

PUBLIC NOTICE:

 ORIGINAL

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)

TO: ALL NEWS MEDIA, et al (Lines 1 - 526)

UNITED STATES SUPREME COURT

UNITED STATES MILITARY, et al

SENATE OF THE UNITED STATES

HOUSE OF REPRESENTATIVES

PRESIDENT AND CEO OF THE UNITED STATES OF AMERICA, dba, a FEDERAL CORPORATION

NON FOR PROFITS:

BARACK OBAMA:

LAWFUL Public NOTICE AND Constitutional law of the land DEMAND

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:

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.

<http://www.specialcollections.uws.ac.uk/documents/1.pdf>

[www.specialcollections.uws.ac.uk](http://www.specialcollections.uws.ac.uk)

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.

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,



# 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 the Enemies Act, Legislative Procedures Act, Court rulings and decisions and the Bankruptcy Acts – now 4 – of these United States, et al and Birth Record Fraud Scheme, Bond, C.U.S.I.P., Commodities Fraud, Theft of and or misuse of CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST ACCOUNTS which were to be established so the men and women could pay their debts as all lawful money was stolen from us, treason against the Constitution, by Roosevelt and his coconspirators AKA the Vatican, British Empire, International Bankers, et al. The FEDERAL RESERVE NOTE a debt instrument merely discharges the debt, Breach of Public Trust and Misprision by the Congress of the United States, AKA federal employees, Fiduciary Trustees, in dealing with the Bankruptcy Act(s) of 1933 and acts of TREASON by Franklin D. Roosevelt, Congress and the Receivers of the Bankruptcies. 1779 without amendment the UNITED STATES OF AMERICA, dba, CORPORATION, a French Corporation - Congress has refused to provide names of the 3 parties who formed this Corporation – an act of treason. (28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal Corporation – de facto government. Between March 3 – 5 1861 12 States walked out of Congress in Secession, see Rulings of the Attorney General B. J. Black published 1863, and Congress was forced to adjourn Without Day; became Sin Die, never to meet again, the next day as they did not have enough votes to call the next session – see Congressional Record March 5 – July 15, 1861. Every Legislative Act since is fraud in the inducement. Welcome to the Dictatorship – de facto Government. It should be herein noted that in the 1933 Bankruptcy Act all Offices, Agencies and Departments were turned over to the Receivers, unknown, of the Bankruptcy, via the United Nations – 12 years before that became and Organization, and All Law and Statutes became international law and copy written AKA Lawless America. Any nation once bankrupt is no longer sovereign. Are you practicing Corporate Policy instead of law? Prove it. Also read the 16th American Jurist prudence, Second Edition, Section 177...any law written in violation of this Constitution is as though it were never written and no one is obligated to obey it.....; massive voter fraud. NOTICE: THE UNITED STATES OF AMERICA IS A CROWN/VATICAN/SWISS BANK PROPERTY the result of land theft by the Pope from the Great Marzocco. (A fraud scheme the result of the 1933; Bankruptcy Act & G5. Trustees Are: The Pope, British Monarch, U.S. Postmaster See 28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal Corporation. AKA French. Now consider the beginning of the Court Fraud Scheme and the establishment of the Court system AKA Renaissance whereas the CATHOLIC CULT AKA CHURCH via 4-Popes, AKA, Jesuits, and bought into the Courts and Royalty and remain to this day controlling the Judicial system, AKA, the Bank. The Court case number is the Account number from which the Court, aka, Bank is running their Bond, C.U.S.I.P. , and commodities fraud scheme against all defendants, pro se, and private man/woman litigants who enter thereof. It is a Ponzi Scheme. Show me your conflict of interest statement(s). 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.) 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

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:

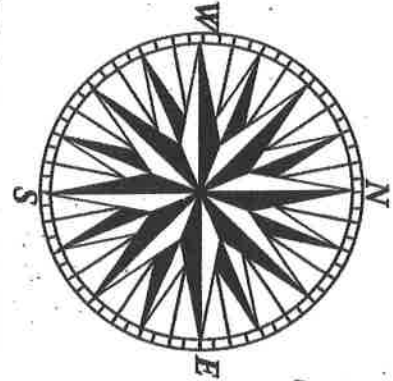
Autograph on file \_\_\_\_\_ Seal \_\_\_\_\_

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

Newport, Oregon

Lincoln County's Leading Newspaper

# NEWS



Friday, November 14, 2014

# TIMES

newportnewstimes.com

Number 91 • 75¢ • 132

38 The PRESIDENT AND CEOS called, CONGRESS of the UNITED STATES OF AMERICA,  
 39 dba, a FEDERAL CORPORATION, shall CEASE AND DESIST passing any further  
 40 legislation/CORPORATE POLICIES against these union States lawful inhabitants immediately  
 41 as you are doing it under false and fraudulent pretense – A DEMOCRATIC DEMOCRACY  
 42 form of government. Whereas the UNITED STATES IS A FEDERAL CORPORATION and  
 43 not a "government" the U.P.U. can only have lawful treaties with nations then any mail you  
 44 receive is one count of mail fraud, et al, especially mailings from the INTERNAL REVENUE  
 45 SERVICE a private corporation; **The IRS can take no action, Notice of Levy and Lien, against a**  
 46 **supposed tax payer until first taking them to court. The case: (1/25/2005) Schulz v. IRS 04-**  
 47 **0196-cv 2<sup>nd</sup> Circuit Court of Appeals for the Second Cir. Room 1702, U.S. Courthouse, 40**  
 48 **Foley Square, New York City, NY.;** out of the STATE OF DELAWARE. Please add 28 U.S.C.

49 Definitions 15) the United States means A) a Federal Corporation also see B) and C).

50 The general rule is that an unconstitutional statute, though having the form and the name of  
 51 law, is in reality no law, but is wholly void, and ineffective for any purpose; since  
 52 unconstitutionality dates from the time of its enactment, and not merely from the date of the  
 53 decision so branding it. No one is bound to obey an unconstitutional law and no courts are  
 54 bound to enforce it."16th American Jurisprudence 2d, Section 177, late 2nd, Section  
 55 256,,,,,,,,,Personal liberty, or the Right to enjoyment of life and liberty, is one of the  
 56 fundamental or natural Rights, which has been protected by its inclusion as a guarantee in the  
 57 various constitutions, which is not derived from, or dependent on, the U.S. Constitution, which  
 58 may not be submitted to a vote and may not depend on the outcome of an election. It is one of  
 59 the most sacred and valuable Rights, as sacred as the Right to private property...and is regarded  
 60 as UNALIENABLE." 16 C.J.S., Constitutional Law,  
 61 Sect.202, p.987.

62 Lawful, Due proses is Constitutional the private American side 1866 civil rights act to protect  
 63 lawful American's from there Elected and public Employees, Judicial proses of a jury of 12,  
 64 jury nullification 6 jury of your peers of injured party 6 jury of your peers of the woman or  
 65 man who injured said party , Not a jury of six hand pick by a jury coordinator for said state  
 66 corporation that could lean to said corps financial gains Fraud and treasonous fraud upon the  
 67 court Constitutional lawlessness court proceeding and major Conflict of interest thereof:

68 Many of our people seem to believe that their state government  
 69 has jurisdiction to stop the common law Grand Juries. However,  
 70 the state government only has authority over statutory (ie. state)  
 71 law, not common law. The common law of England's treaty of 1213 the beginning  
 72 was used to establish the U.S. Constitution, so it existed before it and, thus,  
 73 it is superior to it. The common law is time immemorial.

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 ourselves  
 76 to be tricked to putting common law under statutory law, where  
 77 it's "their house, their rules." However, if we operate outside the  
 78 statutory rules by invoking common law, no state government  
 79 has the authority or jurisdiction to dictate, control or abolish  
 80 what we do. They only have authority to enforce our decisions.



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](http://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  
99 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 II, children, woman, and man  
102 can except you are learning the truth of are republican government. Now please correct your  
103 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 Ill., 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  
124 under color of authority, any statute that infringes on a man or women individual rights is null



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123 community, no victim no crime, its called corpus dilicti rule. also, the state and officers are  
124 under color of authority, any statute that infringes on a man or women individual rights is null



and void on face ab initio thereof.

United States of America Congressional Record Monday, August 19, 1940 Excerpt  
– pages 4-5 You have now been advised of the problem and it is now time for the corrections to  
be made to solve these political, social and economic delinquency currently running a muck  
throughout our land.

Westin, The Wire-Tapping Problem, 52 Col. L. Rev. 165 (1952). What is perhaps even more  
noteworthy is its pervasive disregard in practice by those who as law officers owe special  
obedience to law. What is true of the federal Act against wiretapping and its violations is  
widely true of related state legislation and its disobedience. Few sociological generalizations  
are more valid than that lawlessness begets lawlessness.

Why are you violating yours , our Treaties?

<http://digital.library.okstate.edu/kappler/Vol2/Toc.htm>

Where are our approvals to these criminal activities by these current fraud schemes under this  
Democracy? Democratic form of Government – it is within itself Treason Against the  
Constitution thereof.

SO THE NEXT TIME YOUR REPRESENTATIVE SAYS HE CAN DO NOTHING SAY I  
WILL SEE YOU IN COURT THEN FOR FAILING TO PROTECT ME AND VIOLATING  
YOUR OATH

Power of Congress to enforce civil rights

Heart of Atlanta Motel, Inc. v. United States, 379 U.S. 241 (1964) The Civil Rights Act of  
1964 applies to places of public accommodation patronized by interstate travelers by reason of  
the Commerce Clause.

Katzenbach v. McClung, 379 U.S. 294 (1964) The power of Congress to regulate interstate  
commerce extends to a restaurant that is not patronized by interstate travelers but which serves  
food that has moved in interstate commerce. This ruling makes the Civil Rights Act of 1964  
apply to virtually all businesses.

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.

Katzenbach v. Morgan, 384 U.S. 641 (1966) Congress may enact laws stemming from Section  
5 of the Fourteenth Amendment that increase the rights of citizens beyond what the judiciary  
has recognized.

City of Boerne v. Flores, 521 U.S. 507 (1997) Section 5 of the Fourteenth Amendment does  
not permit Congress to substantially increase the scope of the rights determined by the  
judiciary. Congress may only enact remedial or preventative measures that are consistent with  
the Fourteenth Amendment interpretations of the Supreme Court.

Shelby County v. Holder, 570 U.S. \_\_\_\_ (2013) Section 4(b) of the Voting Rights Act of 1965,  
which contains the coverage formula that determines which state and local jurisdictions are  
subjected to federal preclearance from the United States Department of Justice before  
implementing any changes to their voting laws or practices based on their histories of racial  
discrimination in voting, is unconstitutional because it no longer reflects current societal  
conditions.

Whereas is this committing possible treason

Classified Bill!! John Haller - World News

[wn.com/CLASSIFIED\\_BILL!!\\_\(John\\_Haller\)](http://wn.com/CLASSIFIED_BILL!!_(John_Haller))

Sunday, 14 December 2014. Classified Bill!! John Haller. Videos; Video Details; News; Wiki;



## Images; Lyrics; Related; Collage

170  
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  
173 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.

## Whereas

181  
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 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  
196 a 1-year prison term and is considered as misuse of the Flag. US citizenship (14th  
197 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



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Government -

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  
TO PROTECT ME AND VIOLATING YOUR OATH

Power of Congress to enforce civil rights Not foreign agents, religion's or religious Corporate  
Policy's, only applies to the District of Columbia, NY City, The Territories belonging to the  
United States of America free children, woman and man. These entities have no jurisdiction  
within the Republican, republic of the union territory's/States 50, and are treason against the  
lawful Constitution thereof. We The Lawful men, women and children of the usa demand the  
foreign Non for profits - Corporations, including elected and public service unions members  
who have refused to honor thy oath office repay all moneys borrowed using our names [JOHN  
and JANE DOES] BIRTH CERTIFICATE , "DEAD ENTITY" ,good faith , and credit as it is all  
a fraud scheme.Title18 USC 241 -242-306-1001- I - 207

Judge Rules that Government Debt is Covered by FDCPA, Forcing Collection Agency to  
Defend the Federal Corporation.

<http://www.insidearm.com/.../judge-rules-that-government-deb.../>

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Fraud by trickery is when the INTERNAL REVENUE SERVICE counterfeits 26 I.R.C.  
6331(a) Jurisdiction of the Secretary by elimination of this section of the code:  
Documents; form 668-A(c)(Rev.1-01)16740V Sect 6331. LEVY AND DISTRAINT. This  
Section begins with part (a) not (b):

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(a) Authority of Secretary

If any person liable to pay any tax neglects or refuses to pay  
the same within 10 days after notice and demand, it shall be lawful  
for the Secretary to collect such tax (and such further sum as  
shall be sufficient to cover the expenses of the levy) by levy upon  
all property and rights to property (except such property as is  
exempt under section 6334) belonging to such person or on which  
there is a lien provided in this chapter for the payment of such  
tax. Levy may be made upon the accrued salary or wages of any  
officer, employee, or elected official, of the United States, the  
District of Columbia, or any agency or instrumentality of the  
United States or the District of Columbia, by serving a notice of  
levy on the employer (as defined in section 3401(d)) of such  
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.

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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.

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Fair Debt Collection Practices Act | Federal Trade Commission  
[www.ftc.gov/.../fair-debt-collection-practices-act-text](http://www.ftc.gov/.../fair-debt-collection-practices-act-text)

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The Clearfield Doctrine,,<http://www.scribd.com/doc/96926258/The-Clearfield-Doctrine>  
Clearfield Doctrine proves when governments descend to the corporate level they CEASE to be  
governmental entities. Clearfield Doctrine It is well settled that an officer must be either elected,  
appointed or commissioned. Employees cannot be made officers "by virtue of their employment."



263 Even if they could, I.C. 59 -703 (9) states, "Public office" means any position in which the normal  
264 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  
266 Constitution and Shall NOT create any de facto 1871 Act, 1933 Bankruptcy Act, laws, Statute,  
267 Code and Executive Order(s) which counter the Constitution the oath of elected and public  
268 servants: The bankrupt U.S. CORPS agreed to absorb the debts of its FOREIGN CITIZENS, so  
269 why not let them pay for their debt and I am not to pay for another man's sin and or debts? It's  
270 simple and logical. House resolution 192 .The U.S. Supreme Court, in 1895, ruled unconstitutional  
271 a federal law... containing unlawful income taxes, there was no such thing as property taxes, senate  
272 and house Bills ones birth certificate , under statutes and codes, administration rules with  
273 arguments concerning class warfare and the definition of a direct tax. "Herein...Ohio's Doctrine of  
274 Governmental Immunity was held unconstitutional

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

280 The Foreign Agents Registration Act is a United States law (22 U.S.C. Â§ 611 et seq.) passed in  
281 1938 requiring that all public agents representing the interests of foreign powers be properly  
282 identified to the American public.[1]; Foreign Sovereign Immunities Act, The act was passed in  
283 response to German propaganda in the lead-up to World War II. The Foreign Agent Registration  
284 Unit within the Criminal Division of the Department of Justice is charged with handling the  
285 enforcement of the law and others to numerous to mention here's a few:  
286 Welcome - 1940 Census 1940census.archives.gov Welcome to the 1940 census. The 1940 census  
287 records were released by the US National Archives April 2, 2012, and brought online through a  
288 partnership with Archives.com  
289 Education is the key to your freedoms watch and read with the children.

290 4 U.S. Code § 101 - Oath by members of legislatures and officers  
291 Look up Brandenburg v Ohio, 395 U.S. 444 (1985).

292 Article 1, section 9 of 1776 Constitution : No Title of Nobility shall be granted by the United  
293 States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent  
294 of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from  
295 any King, Prince, or foreign State. The Posse Comitatus Act is a United States federal law (18  
296 U.S.C. § 1385) passed on June 18, 1878

297 Every member of a State legislature, and every executive and judicial officer of a State, shall,  
298 before he proceeds to execute the duties of his office, take an oath in the following form, to wit: "I,  
299 A B, do solemnly swear that I will support and defend the Constitution for the United States of  
300 America."

- 301 1. Theft and robbery by the government in the guise of "taxation"  
302 2. Government by decree rather than by law  
303 3. Extortion under the color of law in violation 18 U.S.C. §872.  
304 4. Tyranny  
305 5. Socialism  
306 6. Mob rule and a tyranny by the "have-nots" against the "haves"  
307 7. 18 U.S.C. §241: Conspiracy against rights. The IRS shares tax return information with states of



308 the union, so that both of them can conspire to deprive you of your property underneath the  
309 Democratic Democracy/Democratic form of Government, thereof.

310 8. 18 U.S.C. §242: Deprivation of rights under the color of law. The Fifth Amendment says that  
311 people in states of the Union cannot be deprived of their property without due process of law or a  
312 court hearing. Yet, the IRS tries to make it appear like they have the authority to just STEAL these  
313 people's property for a fabricated tax debt that they aren't even legally liable for: Ref.

314 **The IRS can take no action, Notice of Levy and Lien, against a supposed tax payer until first taking**  
315 **them to court. The case: (1/25/2005) Schulz v. IRS 04-0196-cv 2<sup>nd</sup> Circuit Court of Appeals**  
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)]



(Takes 3-persons to form a Corporation)

18. "U.S. Inc." is a federal corporation, as defined below:

355  
356  
357 "Corporations are also of all grades, and made for varied objects; all governments are corporations,  
358 created by usage and common consent, or grants and charters which create a bond body politic for  
359 prescribed purposes; but whether they are private, local or general, in their objects, for the  
360 enjoyment of property, or the exercise of power, they are all governed by the same rules of law, as  
361 to the construction and the obligation of the instrument by which the incorporation is made by  
362 laws, statutes, Administrative Rules, AKA, Black ink on White Paper. One universal rule of law  
363 protects persons and property. It is a fundamental principle of the common law of England, that the  
364 term freemen of the kingdom, includes 'all persons,' ecclesiastical and temporal, incorporate,  
365 politique or natural; it is a part of their magna charta (2 Inst. 4), and is incorporated into our  
366 institutions. The persons of the members of corporations are on the same footing of protection as  
367 other persons, and their corporate property secured by the same laws  
368 which protect that of individuals. 2 Inst. 46-7. 'No man shall be taken,' 'no man shall be disseised,'  
369 without due process of law, is a principle taken from magna charta, Tied to the Court of Common  
370 Pleas, infused into all our state constitutions, and is made inviolable by the federal government, by  
371 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  
374 exercise of Congress's power under Section 2 of the Fifteenth Amendment.  
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.

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



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

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

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

455 The US Supreme Court has ruled that a natural individual entitled to relief is "entitled to free  
456 access to its judicial tribunals and public offices in every State of the Union(2 Black 620, see also  
457 Crandell v Nevada, 6 Wall 35]. Plaintiff (libellant) should not be charged fees or costs for the  
458 lawful and Constitutional Right to petition this court in this matter in which he/she is entitled to  
459 relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of  
460 the State and should not be applied to the Plaintiff who is a natural individual and entitled to relief  
461 (Hale v Hinkel, 201 US 43, NAACP v Button, 371 US 415); United Mineworkers v Gibbs, 383 US  
462 715; and Johnson v Avery, 89 S.Ct. 747 (1969). Members of groups who are competent non-  
463 lawyers, can assist other members of the group, achieve the goals of the group in court without  
464 being charged with "unauthorized practice of law."

465 Petitioner (libellant) cannot be charged a fee as no charge can be placed upon a citizen as a  
466 condition precedent to exercise his/her Constitutional Rights, his/her rights secured by the  
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.

470 Reproduced with permission from 16 Georgia Journal of International and Comparative Law  
471 (1986) 671-686 „<http://www.cisg.law.pace.edu/cisg/biblio/pfund.html>

472 NOTICE:

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



485 filed papers file with the Queen of England and Vatican filled constitution reference numbers  
 486 included 1993, 1776 law of the united state of American soil only, by the treaty of 1213  
 487 <http://www.specialcollections.uws.ac.uk/documents/1.pdf>  
 488 [www.specialcollections.uws.ac.uk](http://www.specialcollections.uws.ac.uk)

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

492 The children, women and the men of these union States withdraw all 3<sup>rd</sup> party contracts, fraud  
 493 by trickery, un-pronounced to us.  
 494 edward-malone; johnston  
 495 [EDWARD MALONE JOHNSTON II ] a Birth Certificate fraud scheme, dead entity;  
 496 American National, Heir and Successor, Living, Breathing, Bloodline Flowing Human Being.  
 497 U.C.C. 1-308 All Rights Reserved; edward-malone; johnston (non-corporation); Office of  
 498 GRANTOR/SETTLER FOR THE:  
 499 [EDWARD JOHNSTON],[ED JOHNSTON] et al, [Edward Malone Johnston],[Edward M  
 500 Johnston] et al, TRUST, BONDS, et al, Trust Accounts to include: CESTA QUE VIE TRUST,  
 501 AKA, ONE PEOPLES PUBLIC TRUST. C/O 1540 north nye street, Toledo area of the  
 502 Oregon territory [97391-9998] Phone: 541 336 1233

503 NOTICE OF SERVICE:

504 On this the \_\_\_\_ day of December in the year of our Lord 2014 this document was lawfully  
 505 served upon all entities listed above via 1<sup>st</sup> class mail, PRIORITY MAIL, E-mail, and or  
 506 Facsimile.

507 STATE OF OREGON

508 Affirm JURAT

509 County of Lincoln

510

511 On this the 25<sup>th</sup> day of December in the year of our LORD 2014 AD, Before me, a Notary

512 Republic, the signatory - *AUTograph*  
 513 *Edward-M. Johnston* personally appeared,  
 514 edward-malone; johnston  
 515 C/O 1540 north nye street,  
 516 Toledo area of the Oregon territory [97391-9998]  
 517 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



ORIGINAL

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

521  
522

My commission expires Aug 6 2017

523  
524

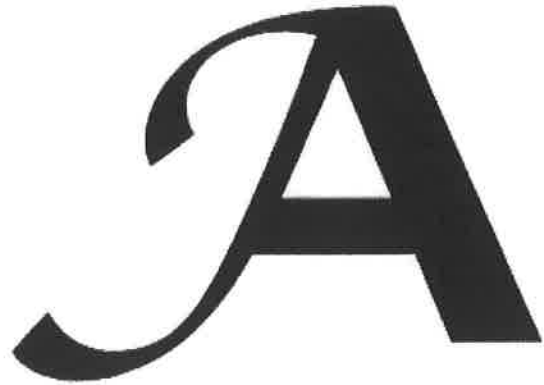


Rebecca Phillips  
Notary Public (Signature)

525

Seal/Stamp

526



the national archives

(c) crown copyright

*Island By Edward M. Johnston*

IN CONGRESS, JULY 4, 1776.

# A DECLARATION



BY THE REPRESENTATIVES OF THE

# UNITED STATES OF AMERICA,

IN GENERAL CONGRESS ASSEMBLED.

**W**HEN in the Course of human Events, it becomes necessary for one People to dissolve the Political Bands which have connected them with another, and to assume among 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 impel them to the Separation.

We hold these Truths to be self-evident, that all Men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the Pursuit of Happiness--That to secure these Rights, Governments are instituted among Men, deriving their just Powers from the Consent of the Governed, that whenever any Form of Government becomes destructive of these Ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its Foundation on such Principles, and organizing its Powers in such Form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient Causes; and accordingly all Experience hath shewn, that Mankind are more disposed to suffer, while Evils are sufferable, than to right themselves by abolishing the Forms to which they are accustomed. But when a long Train of Abuses and Usurpations, pursuing invariably the same Object, evinces a Design to reduce them under absolute Despotism, it is their Right, it is their Duty, to throw off such Government, and to provide new Guards for their future Security. Such has been the patient Sufferance of these Colonies; and such is now the Necessity which constrains them to alter their former Systems of Government. The History of the present King of Great-Britain is a History of repeated Injuries and Usurpations, all having in direct Object the Establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid World.

He has refused his Assent to Laws, the most wholesome and necessary for the public Good.

He has forbidden his Governors to pass Laws of immediate and pressing Importance, unless suspended in their Operation till his Assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other Laws for the Accommodation of large Districts of People, unless those People would relinquish the Right of Representation in the Legislature, a Right inestimable to them, and formidable to Tyrants only.

He has called together Legislative Bodies at Places unusual, uncomfortable, and distant from the Depository of their public Records, for the sole Purpose of fatiguing them into Compliance with his Measures.

He has dissolved Representative Houses repeatedly, for opposing with manly Firmness his Invasions on the Rights of the People.

He has refused for a long Time, after such Dissolutions, to cause others to be elected; whereby the Legislative Powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the Dangers of Invasion from without, and Convulsions within.

He has endeavoured to prevent the Population of these States; for that Purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their Migrations hither, and raising the Conditions of new Appropriations of Lands.

He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary Powers.

He has made Judges dependent on his Will alone, for the Tenure of their Offices, and the Amount and Payment of their Salaries.

He has erected a Multitude of new Offices, and sent hither Swarms of Officers to harass our People, and eat out their Substance.

He has kept among us, in Times of Peace, Standing Armies, without the Consent of our Legislatures.

He has affected to render the Military independent of and superior to the Civil Power.

He has combined with others to subject us to a Jurisdiction foreign to our Constitution, and unacknowledged by our Laws; giving his Assent to their Acts of pretended Legislation:

For quartering large Bodies of Armed Troops among us;

For protecting them, by a mock Trial, from Punishment for any Murders which they should commit on the Inhabitants of these States:

For cutting off our Trade with all Parts of the World:

For imposing Taxes on us without our Consent:

For depriving us, in many Cases, of the Benefits of Trial by Jury:

For transporting us beyond Seas to be tried for pretended Offences:

For abolishing the free System of English Laws in a neighbouring Province, establishing therein an arbitrary Government, and enlarging its Boundaries, so as to render it at once an Example and fit Instrument for introducing the same absolute Rule into these Colonies:

For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of our Governments:

For suspending our own Legislatures, and declaring themselves invested with Power to legislate for us in all Cases whatsoever.

He has abdicated Government here, by declaring us out of his Protection and waging War against us.

He has plundered our Seas, ravaged our Coasts, burnt our Towns, and destroyed the Lives of our People.

He is, at this Time, transporting large Armies of foreign Mercenaries to complete the Works of Death, Desolation, and Tyranny, already begun with circumstances of Cruelty and Perfidy, scarcely paralleled in the most barbarous Ages, and totally unworthy the Head of a civilized Nation.

He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the Executioners of their Friends and Brethren, or to fall themselves by their Hands.

He has excited domestic Insurrections amongst us, and has endeavoured to bring on the Inhabitants of our Frontiers, the merciless Indian Savages, whose known Rule of Warfare, is an undistinguished Destruction, of all Ages, Sexes and Conditions.

In every stage of these Oppressions we have Petitioned for Redress in the most humble Terms: Our repeated Petitions have been answered only by repeated Injury. A Prince, whose 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 Attention to our British Brethren. We have warned them from Time to Time of Attempts by their Legislature to extend an unwarrantable Jurisdiction over us. We have reminded them of the Circumstances of our Emigration and Settlement here. We have appealed to their native Justice and Magnanimity, and we have conjured them by the Ties of our common Kindred to disavow these Usurpations, which, would inevitably interrupt our Justice and Correspondence. They too have been deaf to the Voice of Justice and of Consanguinity. We must, therefore, acquiesce in the Necessity, which denounces our Separation, and hold them, as we hold the rest of Mankind, Enemies in War, in Peace, Friends.

We, therefore, the Representatives of the UNITED STATES OF AMERICA, in GENERAL CONGRESS ASSEMBLED, appealing to the Supreme Judge of the World for the Rectitude of our Intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly Publish and Declare, That these United Colonies are, and of Right ought to be, FREE AND INDEPENDENT STATES; that they are absolved from all Allegiance to the British Crown, and that all political Connection between them and the State of Great-Britain, is and ought to be totally dissolved; and that as FREE AND INDEPENDENT STATES, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which INDEPENDENT STATES may of right do. And for the support of this Declaration, with a firm Reliance on the Protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes, and our sacred Honor.

Signed by ORDER and in BEHALF of the CONGRESS,

JOHN HANCOCK, PRESIDENT.

ATTEST.  
CHARLES THOMSON, SECRETARY.

Dec 25 2014

PHILADELPHIA: PRINTED BY JOHN DUNLAP.

I Stand By Edward-M. Johnston



**INDIVIDUAL ACKNOWLEDGMENT**

State/Commonwealth of Oregon } ss.  
County of Lincoln }

On this the 3 day of January, 2015, before me,  
Rebecca L Phillips, the undersigned Notary Public,  
Day Month Year  
Name of Notary Public

personally appeared Edward Johnston  
Name(s) of Signer(s)

personally known to me – OR –  
 proved 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.



Rebecca L Phillips  
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 REQUIRED IN ARIZONA. OPTIONAL IN OTHER STATES.

**Description of Any Attached Document**

- 1 Title or Type of Document: Original 1776 A Declaration of United States
- 2 Document Date: 12-25-14 3 Number of Pages: 2
- 4 Signer(s) Other Than Named Above: \_\_\_\_\_

Public Notice Avadavat Fraud upon the court

IN THE 17TH MARITIME ADMINISTRATION COURT LINCOLN OREGON

C/O THE PEOPLE, for the Republic for the  
001528

United States of America, as our Creator under God!

edward -malone:johnston, = a living natural  
American, One of, "We the People" under God

Petitioner

v

the

DISTRICT OF COLUMBIA

the

Respondent

( No.: 131799 DA 13-279

Title 12 U.S. Code Sections 95a  
Title 19, Ch. 37, of Title 18 Sec. 161.12

(Eligibility for Compensation)

Petitioner (libellant) should not be  
charged for fees and costs for lawful  
Constitutional Rights to petition

Courts of title 12 US Code Ch. 2 Sub. IV  
(The People for the Sovereign States for

Republic for the United States of America)

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 our Posterity, do ordain and establish this Constitution for the United States of America. land edward-malone:johnston, = a living severely 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 belief 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 but not limited to man 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?**

, who also lives' in oregon territory.

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 and 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 11th 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.

## 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 law against enslaving an ESTATE trust, is there? Or arresting a slave? Or charging a tax on importing revenue to Puerto Rico? Plaintiffs 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 Republic!

- Bond vs. UNITED STATES, 529 US 334-2000, The, Supreme Court held that the American People are in fact Sovereign and not the States or the Government. 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 swampland 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

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, statutes, codes, and ordinances to conceal their true nature. Do the Judges and lawyers know about this? It seems they do!

6] Since these government bodies are not SOVEREIGN, they cannot promulgate or enforce CRIMINAL LAWS; they can only create and enforce CIVIL LAWS, which are duty bound to comply with the 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 me!

8] Enforcement of these corporate statutes 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 PRISONS!

10] Most of the Country and State Prisons and all of the Federal Prisons are privately owned corporate businesses for profit, 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] I assume 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 limited 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.

Page 3-10

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 civilian 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 Wish!

Plaintiff, Acting judge Thomas Branford , Judge has no Oath Chris Unlawful Hearing 10-28-2013 <https://www.youtube.com/watch?v=RscVVZmOQUg>

The State prosecutors, Lincoln County District Attorney Michelle Branam Oaths - Lawless in Lincoln County Oregon May 30, 2014 <https://www.youtube.com/watch?v=bFNjVX3iAFc> 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=vTJy1JdRrsI>

Attorney Misconduct. Behavior 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=YKULqNovYxY>

Chris Trial 8 November 6th 2014

<https://www.youtube.com/watch?v=BPLjiOr2n3E>

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=PCQbP6QHEfc>

#### 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 illegal, 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 civil 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 fiduciary 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 citizen 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.

### III. 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 aside 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,

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, Peace 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 Duties 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, hoarding, melting, or earmarking of gold or silver coin or bullion, currency or securities; and

(B) investigate, regulate, direct and compel, nullify, void, 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 any national thereof has or has had any interest, 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 reliance 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



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.-Dallas 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 did 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 ORGANIZATION AND EMPLOYEES The oath 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

#### VIII. 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 Final 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 everyday that goes by none answered to this request, add \$1,000.00 dollars each day 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.

*Treaty 1213 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

*Page 9-10*

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

*Edward-Malone-Johnston*

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 ADMINISTRATION 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 ADMINISTRATION 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 ,

public notice

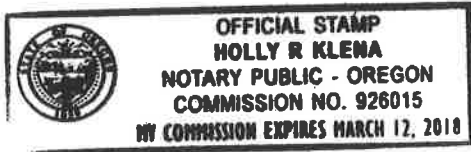
*Page 10-10*

**INDIVIDUAL ACKNOWLEDGMENT**

State/Commonwealth of Oregon }  
County of Lincoln } ss.

On this the 1<sup>st</sup> day of December, 2014, before  
me, Holly R. Klema, the undersigned Notary  
Public, personally appeared Edward M Johnston  
Name(s) of Signer(s)

- personally known to me - OR -
- proved 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.

Holly R. Klema  
Signature of Notary Public  
com. expires 3/12/2018  
Other Required Information (Printed Name of Notary, Residence, etc.)

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 persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

**Description of Attached Document**

Title or Type of Document: Public Notice Affidavit  
Fraud Upon the Court  
Document Date: 12/1/14 Number of Pages: 10

Signer(s) Other Than Named Above: \_\_\_\_\_

Right Thumbprint of Signer  
Top of thumb here

## 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 marshal mentioned in ORS 221.902 (City officers) 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, conditioned for the faithful performance of duties, including in the same bond the duties of all offices of which the recorder, treasurer or marshal is ex officio incumbent. and ORS 221.919 The marshal shall be chief of police and shall have control over all police officers 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 not 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=UUZ-bD7Wl6EDnVN1VLDTM33w>) 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, under authority of law, by a proper officer, and designed to remain as a memorial or permanent evidence of the matters to which it relates. 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 it is a written memorial made by a public officer. 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." 16th 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.." (Rodrigues v. Ray Donovan, 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 Savannah. 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](http://www.nationallibertyalliance.org)

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### WITNESSES:

"By two or more is a matter established"

<u>Edward-M: Johnston</u>	Autograph	<u>Edward-M: Johnston</u>	Print	_____	Date
<u>Laura-Lallemann: Weaver</u>	Autograph	<u>Laura-Lallemann: Weaver</u>	Print	<u>8-15-14</u>	Date
<u>Christopher-Robert: Walker</u>	Autograph	<u>Christopher-Robert: Walker</u>	Print	<u>8-15-14</u>	Date



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

Crispin Gregorie  
Ambassador, Special Adviser, OPGA, DGACM  
United Nations  
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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]*

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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 COLUMBIA ; 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.

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 pseudo 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 Gumbert 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 government accounts is ignored – so how can this government declare Bankruptcy, now 4, without 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 United 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 United 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 **but not limited to man** 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 See, thereof! 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 religion 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, Attorneys 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

\$XXXXXXXXXXXXX.XX Fraud by Trickery, Honest Service Fraud, Fraud in the Inducement, Collusion, 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 the same within 10 days after notice and demand, it shall be lawful for the Secretary to collect such tax (and such further sum as shall be sufficient to cover the expenses of the levy) by levy upon all property and rights to property (except such property as is exempt under section \*6334) belonging to such person or on which there is a **lien provided in this chapter** for the payment of such tax. Levy may be made upon the accrued \*salary or \*wages of any officer, employee, or elected official, of the United States, the District of Columbia, or any agency or instrumentality of the United States or the District of Columbia, by serving a notice of levy **\*on the employer** (as defined in section \*3401(d)) of such

- ) \*6334 Property exempt from levy
- ) \*6336 Perishable goods
- ) \* 3401 Amounts treated as over-payment
- ) Definitions under Index to Code
- ) \*salary – not defined
- ) \*wages – 3401, 3402 None meet the definition of income for all
- ) Tax legislation as ruled by the Supreme Court (see lines 279 - 282) Intentional Fraud.
- ) \*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. Kelley v. Johnson, 425 U.S. 238, 247 (1976). Private citizens cannot have their property searched without probable cause, but in many circumstances government employees can. O'Connor v. Ortega, 480 U.S. 709, 723 (1987) (plurality opinion); id., at 732 (SCALIA, J., concurring in judgment). Private citizens cannot be punished for refusing to provide the government information that may incriminate them, but government employees can be dismissed when the incriminating information that they refuse to provide relates to the performance of their job. Gardner v. Broderick, [497 U.S. 62, 95] 392 U.S. 273, 277 -278 (1968). With regard to freedom of speech in particular: Private citizens cannot be punished for speech of merely private concern, but government employees can be fired for that reason. Connick v. Myers, 461 U.S. 138, 147 (1983). Private citizens cannot be punished for partisan political activity, but federal and state employees can be dismissed and otherwise punished for that reason. Public Workers v. Mitchell, 330 U.S. 75, 101 (1947); Civil Service Comm'n v. Letter Carriers, 413 U.S. 548, 556 (1973); Broadrick v. Oklahoma, 413 U.S. 601, 616 -617 (1973)." [Rutan v. Republican Party of Illinois, 497 U.S. 62 (1990)]

Summary Judgment Standard:

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 Radio 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 its 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. "Matsushita 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.”

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 **income tax is 100 percent voluntary tax** 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

NATIONS ORGANIZATION. The IRS Are A Collections Agency And Fall Under Title 5 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 Al: 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

20. Butcher's Union Co. v Crescent City Co. 111 U.S. 746, 756 (1884)
21. TRUAX v CORRIGAN 257 U.S. 312,348 (1921)
22. Sims v Abrens 167 Ark. 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 Louisiana 17 Sup Ct. 427
29. Lochner v New York 25 Sup Ct. 539, 3 Ann Cas 1133
30. Twining v New Jersey 29 Sup Ct. 14
31. Chicago B&O R.R. v. McGuire 31 Sup Ct. 259
32. Truax v Raich 36 Sup Ct. 7, L.R.A.1916D, 545 Ann. Cas. 1917B 283.
33. Adams v Tanner 37 Sup Ct. 662 L.R.A.1917F, 1163, Ann. Cas. 1917D 973
34. New York Life Ins. Co v Dodge 38 Sup Ct. 337, Ann Cas. 1918E,593
35. Traux v Corrigan 42 Sup Ct. 124
36. Adkins v Children's Hospital 43 Sup Ct. 394,67 L. Ed (April 9, 1923)
37. Wyeth v Cambridge Board Of Health 200 Mass 474,86 N. E. 925, 128 Am St. Rep. 43923  
L. R. A. (N.S.) 147
38. MURDOCK v COMMONWEALTH OF PENNSYLVANIA 319 U.S. 105, 113; 63 Sup Ct. 875; 87 L Ed 1298 (1943);
39. Tyler et al Administrators v. United States, 281 US 497, 502 (1930)
40. Pollock v Farmers' Loan And Trust Co. 157 U.S. 429, 442, 555, 556, 573, 582, 595 (1895)
41. STRATTON'S INDEPENDENCE, LTD. V HOWBERT 231 U.S. 399, 417 (1913)
42. Main v Grand Trunk R. Co. 35 L. ed 994,3 Inters. Com.Rep. 807, 12 Sup Ct. Rep. , As interpreted in Galveston, H&S A.R. Co. v. Texas, 52 S.L. ed. 1031, 1037,28 Sup Ct. Rep. 638
43. U. S. v WHITRIDGE 231 U. S. 231 U. s. 144, 147(1913)
44. Taft v BOWERS 278 U.S. 470,481 (1929)
45. COPPAGE v STATE OF KANSAS 236 U.S.1, 23-24(1915)
46. U. S. v. Constantine 296 U.S. 287(1935?) IRS Ruled Unconstitutional As Prohibition Had Been Repealed. In 1965 The United States Supreme Court Traced The IRS Back To The Civil War And Found No Legislative Act Of Congress Lawfully Establishing The IRS As A Government Agency: Contractor: Sub-Contractor. Paul Andrews Mitchell (Federal Witness) Web Site [supremelaw.org](http://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

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

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 abetted 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 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.

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 session – see Congressional Record March 5 – July 15, 1861. Every Legislative Act since is fraud in the inducement. Welcome to the Dictatorship – de facto Government. It should be herein noted that in the 1933 Bankruptcy Act all Offices, Agencies and Departments were turned over to the Receivers, unknown, of the Bankruptcy, via the United Nations – 12 years before that became and Organization, and All Law and Statutes became international law and copy written AKA Lawless America. Any nation once bankrupt is no longer sovereign. Are you practicing Corporate Policy instead of law? Prove it. Also read the 16<sup>th</sup> 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 8<sup>th</sup> 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 November in the year 2014.

Edward - M. Johnston

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

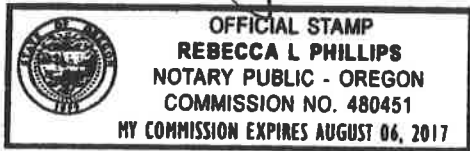
On this the 17 day of November, 2014 AD, Before me, a Notary Republic, the signatory

Edward Malone Johnston III personally appeared, [ ] known to me, or  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.

Rebecca L Phillips  
Notary Public (Signature)

My commission expires Aug 6, 2017

Seal/Stamp



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