

Cover Letter

Public Notice Issued to Law Enforcement, Elected Officials, etc.

On Apr 4, 2015, at 12:17 PM, Anna von Reitz <avannavon@gmail.com> wrote:

Please find attached a Public Notice Issued to Law Enforcement, Elected Officials, etc.

This cuts to the heart of the issues and the enforcement.

It is cut and dried, for-sure, not subject to argument or interpretations.

It needs to be distributed along with the (corrected) Timeline and the Public Order which in turn needs to be issued by State or Commonwealth Superior Courts in every state of the Union. Please note that there are four states technically organized as Commonwealths--- Pennsylvania, Kentucky, Virginia, and Massachusetts. They have to operate their land jurisdiction courts under the correct name, as in, Pennsylvania Commonwealth Superior Court.

This especially needs to be put under the noses of everyone involved in the Bundy Ranch scenario.

Rest assured that we are moving forward and that all this crappola is coming home to roost in international and military venues as we speak. The rats in Washington have 177 nations arrayed against what they have done, plus the people of the Continental United States. The only way that they can hope to survive is by placating the civilian populace and earning back our trust by deeds commensurate.

This "fills out" the picture in back of the Timeline and Public Order. I hope that some of you who have felt alarmed by the severity of my action in correction will now fully grasp the circumstance and the fact that we are in the driver's seat, responsible for defending our own prerogatives and operating the land jurisdiction of the Continental United States.

In acting as a Judge of the Alaska State Superior Court I have operated the Court for the benefit of the land and the people. I have this capacity, as does anyone who is competent to read and understand the Public Law and Constitution, and who is NOT a member of the Bar Association.

The reasons will be made more explicit in the attached Notice.

Public Notice: Issued to Law Enforcement, Elected Officials, etc. April 5, 2015

Public Notice:

Issued to Law Enforcement, Elected Officials, etc.

April 5, 2015

Take Notice: The Roman Curia created the concept of legal fictions-- trusts, foundations, and other corporations for good reasons-- however, legal fictions can be misused. By Maxim of Law, those who create are responsible for their creations. It follows that the Roman Curia is responsible for the proper functioning of all corporations worldwide. As of September 1, 2013, Pope Francis declared all corporations and corporate officers fully liable for their errors and omissions. *This means you.*

**APOSTOLIC LETTER
ISSUED MOTU PROPRIO
OF THE SUPREME PONTIFF
FRANCIS**

**ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY
STATE
IN CRIMINAL MATTERS**

In our times, the common good is increasingly threatened by transnational organized crime, the improper use of the markets and of the economy, as well as by terrorism.

It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.

In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are effective means to prevent criminal activities that threaten human dignity, the common good and peace.

With a view to renewing the Apostolic See's commitment to cooperate to these ends, by means of this Apostolic Letter issued Motu Proprio, I establish that:

1. The competent Judicial Authorities of Vatican City State shall also exercise penal jurisdiction over:

- a) crimes committed against the security, the fundamental interests or the patrimony of the Holy See;
- b) crimes referred to:
 - in Vatican City State Law No. VIII, of 11 July 2013, containing *Supplementary Norms on Criminal Law Matters*;
 - in Vatican City State Law No. IX, of 11 July 2013, containing *Amendments to the Criminal Code and the Criminal Procedure Code*;when such crimes are committed by the persons referred to in paragraph 3 below, in the exercise of their functions;
- c) any other crime whose prosecution is required by an international agreement ratified by the Holy See, if the perpetrator is physically present in the territory of Vatican City State and has not been extradited.

2. The crimes referred to in paragraph 1 are to be judged pursuant to the criminal law in force in Vatican City State at the time of their commission, without prejudice to the general principles of the legal system on the temporal application of criminal laws.

3. For the purposes of Vatican criminal law, the following persons are deemed "public officials":

- a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it.
- b) papal legates and diplomatic personnel of the Holy See.
- c) those persons who serve as representatives, managers or directors, as well as persons who even *de facto* manage or exercise control over the entities directly dependent on the Holy See and listed in the registry of canonical juridical persons kept by the Governorate of Vatican City State;
- d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority.

4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws.

5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.

6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the *Judicial Order of Vatican City State* remains in force.

This I decide and establish, anything to the contrary notwithstanding.

I establish that this Apostolic Letter issued Motu Proprio will be promulgated by its publication in *L'Osservatore Romano*, entering into force on **1 September 2013**.

Given in Rome, at the Apostolic Palace, on 11 July 2013, the first of my Pontificate.

FRANCISCUS

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<http://scannedretina.com/2013/07/25/apostolic-letter-of-the-supreme-pontiff-francis/>

Also by Maxim of Law, there is no statute of limitation on fraud. Privately owned governmental services corporations have been fraudulently passing themselves off as the "government of the United States" since 1862. The longevity of this fraud in no way imbues it with authority. As an employee of these corporations you have

no public office and no public bond and no foreign state immunity.

Federal Law Enforcement Personnel--- except U.S. Marshals: Your status is that of a Mall Cop acting outside the Mall. You have no authority on the land jurisdiction of the Continental United States. You are acting under color of law when addressing Citizens of the Continental United States “as if” they were Citizens of the Federal United States. If you threaten any living inhabitant of the Continental United States with a gun, taser, or other weapon, you can be hung as an inland pirate. If you remove any livestock you can be hung as a cattle rustler. If you cause any harm, you can be sued without limit. If you wear any uniform or display any badge or use any name or office designed to deceive or project authority you do not have, you can be arrested for impersonating an officer.

You are acting in a purely private capacity and have only equal Civil Rights that may be withdrawn at any time. You are also acting under Martial Law and may face extreme punishment for infractions against the civilian populace. Acts of plunder, mortal violence, and mischaracterization of civilians as combatants are all death penalty offenses.

U.S. Marshals are allowed full egress within the Continental United States so long as they are sworn and acting as officers sworn to uphold the actual Constitution, are not acting deceptively, nor acting outside their international jurisdiction while in pursuit of their duty protecting the U.S. Mail.

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

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

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

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

The Federal United States and its Federal States have created numerous vessels in commerce merely named after living Citizens of the Continental United States and styled in the form: John Quincy Adams. The Washington DC Municipality has similarly indulged in this practice and created franchises for itself named after

living Citizens of the Continental United States styled in the form: JOHN QUINCY ADAMS. Most recently the UNITED NATIONS has created public utilities and is operating them under names styled as: JOHN Q. ADAMS.

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

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

This is your Due Notice that the living people inhabiting the Continental United States are presenting themselves and may not be addressed as if they belong to, are responsible for, or indebted in behalf of any legal fiction personas operated under their given names by any international corporation.

Any continuance of any such claims and repugnant practices will be deemed immediate cause to liquidate the American Bar Association as a criminal syndicate and to deport its members from our shores. International action is underway to secure the assets and credit owed to the victims.

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

Issued this fifth day of April 2015, Judge Anna Maria Riezinger, Alaska State Superior Court.

Cover Letter

From

Judge Anna von Reitz, Alaska

From: Judge Anna von Reitz, Alaska

I have confirmed some very important information this past week and taken action as a result.

Please find enclosed a six page summary of the situation we are in and how we got here. If you can't read six pages of actual documented -not-my-opinion-history to save your country, then we are all about to be blown to hell.

And we will deserve it, for being so incredibly clueless, lazy, and stupid.

We are in control of the public jurisdiction of the Continental United States.

Attached as part of the history is a Declaration of Law that is executable as a Court Order by anyone who (1) understands the content of the document, (2) was born on the land of one of the fifty Continental States, (3) is NOT a member of the Bar Association.

Follow the instructions--- use red ink to designate that it is being exercised on the land jurisdiction and in behalf of the State Superior Court as in "landed (E)state".

Put away your sabers and get out your red ink pens and you U.S. Mail Certified receipts, Return Receipt Requested----- and do what Thomas Jefferson said we must---chain them down with the Constitution---- the actual Constitution, in action.

Stop worrying about imagined enemies. The only enemies out there are on our payroll, trying to scam up another war-for-profit. Don't be stupid and allow the cretins to start one here!!! Keep the peace, guard your words, and DO NOT CONTRIBUTE ONE SYLLABLE of nonsense such as is being expressed in so many quarters.

Understand that war is what these corporations are good at. That and lying are their stock in trade. We have hired them to protect us. They would like nothing better than to "protect us against ourselves" ---- use our own unrest as an excuse for killing us, and then send the bill to our families.

They could do a tremendous amount of damage and cost millions of American lives and PROFIT from doing it, but they can NEVER win in international court and they can never win any kind of moral victory.

So hold their feet to the fire using your brains instead of your brawn, all you Bubbas out there. That is what is required now. If you really want to help --- read, sign, and send the attachment to all those who need to see it.

Anna

Public Order

The Timeline of the Great Fraud and Declaration Of Law

Judge Anna von Reitz

1. 1754-1776: The “United Colonies” take shape as a loose political association, and the First and Second Continental Congresses result.

2. 1776: The Colonies declare independence.

3. 1781: The Articles of Confederation bind “States” --- political subdivisions of the United Colonies – together in a “perpetual union”, creating a confederation of States to operate in the international Jurisdiction of the Sea. [Why a “confederation” instead of a “federation”? --Because the original States gave up some of their natural jurisdiction to the new political entity, the Union, they created.]

4. 1783: The Treaty of Paris and Treaty of Versailles cements this arrangement splitting the land and sea jurisdictions between the States and the Federal Union and places King George III as Trustee of American interests on the “High Seas and Navigable Inland Waterways” ---which means he kept control of American international commerce. The new “Union” entity operating in the international Jurisdiction of the sea was always controlled by the British and it has always been the British Monarch’s responsibility as International Trustee to manage it and guarantee its proper operation. It has instead run amok for 150 years.

5. 1787: The Supreme Perfected Republican Declaration of the United Colonies creates the National Trust owed the Continental United States.

6. 1789: Two years later, “The Constitution for the united States of America” splits off the sea jurisdiction and creates the new Federal United States. A year later (1790) the Federal United States forms a commercial company doing business as the United States (Commercial Company) to provide the nineteen enumerated services agreed to by the subscribing States.

7. 1812-1814: The British try to horn in again and are beaten back. This skirmish results in the Treaty of Ghent, where the British interests in American shipping and commerce are reaffirmed and lasting peace is promised in return.

8. 1845: The British Monarch and Pope secretly agree to undermine the American System of government via the Treaty of Verona. The British Monarch breaches the Treaty of Ghent and both the Pope and the King secretly breach their trust as International Trustees. They set out on a covert action and issued Letters of Marque and Reprisal to the members of the Bar Associations, allowing them to act as Foreign Agents on American soil and as privateers free to plunder American commerce.

9. 1860: Thanks to the efforts of the Bar Associations a member of the Bar, Abraham Lincoln, is elected to serve as President. Note that he is ineligible serve as President of the united

States of America, by the Titles of Nobility Amendment to the actual Constitution--- but is eligible to serve as President of the United States (Commercial Company). This is the same situation we have with Barack Obama who is ineligible to serve as President of the United States of America, but is able to serve as President of the United States (Incorporated).

10. 1861: The Civil War begins. Congress adjourns for lack of quorum and without a date to reconvene. Lincoln organizes a Delaware Corporation and the remaining members of Congress begin functioning as a Board of Directors.

11. 1862: The “Corporate Congress”---a body of men no different than the Board of Directors of IBM, change the meaning of a single word ---only and explicitly for use within their corporation. That word is “person”. From then on the word “person” is deemed to mean “corporation” for federal government purposes. (37th “Congress”-- Second Session, Chapter 49, Section 68.)

12. 1863: Lincoln signs the Lieber Code as Commander in Chief and puts the Union Army, the Grand Army of the Republic, in charge of the nation’s future and money supply. A day later, he bankrupts the original United States (Commercial Company).

13. 1865: Lee’s Army surrenders to Grant and a general armistice is declared. The Southern States are in ruins and under military occupation by the Union. The original Northern States are bankrupt. Foreign banks are in control of the new “United States of America, Inc.” and the Union Army reigns supreme. Over the next two years President Andrew Johnson will three times publically declare peace on the land jurisdiction of the Continental United States, but peace is never declared in the international Jurisdiction of the Sea controlled by the Federal United States under the trusteeship of the British Monarch.

14. 1868: The Corporate Congress writes itself a new Corporate Constitution, called “the Constitution of the United States of America” and palms off this look-alike, sound-alike private corporate document “as if” it were the actual Constitution. This is fraud on many levels. The Constitution of the United States of America purposefully sought to confuse and delude people into thinking it was the actual Equity Contract obligating the States to receive services and subordinate their international jurisdiction to the federal government.

15. 1871: The Corporate Congress begins to set up shop for itself by creating a separate government for the District of Columbia. The initial effort fails but seven years later the Washington DC Municipality is created as an independent international city state run as a plenary oligarchy by the members of “Congress”. Also in 1871, the Corporate Congress claimed to own all United States corporations--- 41st “Congress”-- Third Session, Chapters 62, 63, 64, and 65.

16. 1874-1885: All the actual States on the land are reorganized and at the same time completely new “Federal States” are created and new “State Constitutions” are written for them. The original States on the land are renamed in this process. The original State of Ohio operating the land jurisdiction became the Ohio State, while the usurping “Federal State”--- merely a corporate franchise of the United States of America, Inc. operating in the international Jurisdiction of the Sea---took over the name “State of Ohio”.

17. 1900-1904: Still lusting after more power for itself, the Corporate Congress set up a sec-

ond shop for itself and obtained permission to do it from the Supreme Court in a series of cases known as The Insular Tariff Cases. As with setting up the Washington DC Municipality as a foreign city-state on our shores and running it as their own little oligarchy, the “Congress” now took the “federal territories and possessions” and made a new “union” of “American states”---Puerto Rico, Guam, et alia---and began calling it “the United States of America (Minor)”. They just forgot to add the (Minor) part of the name from then on, and let people assume that all the repugnant laws they passed governing this “Constitutional Democracy” also applied to the Continental United States.

18. 1912-1913: A private association of European and American banks calling themselves “The Federal Reserve” bought the governmental services corporation known as “The United States of America, Inc.” and its “State” franchises as a business venture, and began operating such familiar agencies as The United States Department of Agriculture and The United States Department of Transportation as private, for-profit businesses---without telling anyone. They exercised the “government powers” they didn’t really possess in a vast fraud scheme in collusion with members of “Congress” to institute a fiat monetary system and misused their position of trust to put competitors out of business, set up monopolies, rig commodity markets, and commit other acts of blatant self-interested criminality and fraud.

19. 1917: Engaging in a war for profit, Congress and their Banker Bosses passed the War Powers Act and the Trading With the Enemy Act, and numerous other illegal and repugnant “Acts” pertaining only to the Federal United States and the international Jurisdiction of the Sea, but presented them to the public as if this claptrap pertained to the actual States and People on the land of the Continental United States. Deceived by this venal and purposeful fraud, millions of Americans complied with what they believed to be the “Law” passed by a legitimate Congress acting as deputies of the States and the People.

20. 1918-1933: Once in control of the monetary system the “Federal Reserve” increased the monetary supply exponentially, causing the “Roaring Twenties”. They built the house of cards and on October 29, 1933, they collapsed it---deliberately. This enabled them to put thousands of competitors out of business, allowed them to buy commodities, land, and labor for dirt cheap, and to manipulate the value of the dollar to their benefit.

21. 1933-1940, The banks took full advantage of the “national emergency” they created and the Congress did everything the bankers required: The Sheppard-Towner Act, the Buck Act, the Alien Registration Act, the Social Security Act(s), the Emergency Banking Act, and more. The purpose of all this was to lay claim to the labor and the assets of the States and People of the Continental United States by securing “private contracts” with them, enabling the perpetrators to “represent them” and to set up corporations “in their names”. Hundreds of millions of Americans were told that they “had to” sign up for Social Security and have a Social Security Number in order to have a job, that it was “the Law” and that “Congress had passed it” and so, believing it to be a lawful government mandate—when in fact it was a corporate fraud scheme--- they were subscribed en masse.

Remembering now the actions of the Corporate Congress in 1862 redefining the word “person” to mean “corporation” for federal purposes, and their later claim made in 1871 to hold ownership interest in all United States corporations and seeing that their actions from 1933 to 1940 resulted in redefining the estates of living Americans as public trusts---that is, as a form of

corporation--- you can see that the “Corporate Congress” has claimed to own living Americans as assets belonging to their corporation and has also claimed to control and own their private assets --- in flagrant violation of the Geneva Convention Protocols Volume II, Article 3, and in equally flagrant violation of the 1926 International Conventions on Slavery, and in violation of every lawful and moral duty, commercial contract, and trust indenture owed to the Continental United States and the American People.

It is also apparent that all of this – every claim, every salvage lien, every title to land and property held under color of law – being held against the Continental United States and the living civilian inhabitants of the Continental United States, is pure, self-interested commercial fraud created and perpetuated under conditions of semantic deceit, constructive fraud, misrepresentation, and mischaracterization by the management of the Federal United States, the various governmental services corporations doing business as some form of “United States” and the British Government.

22. 1940-present: Among the first actions to be taken by the criminals was to “register” all live births. This established a claim of ownership on the baby and his or her estate, benefiting the “State of Ohio” or other “Federal State franchise”. This act of identity theft exercised via an undisclosed and forced contract with the Mother of the child, allowed each “State” franchise to control the name and the property of the baby. The perpetrators promptly set up new “State franchises” benefiting themselves using names styled like this: “Joseph Quincy Public” and new “Municipal franchises” set up under the auspices of the Washington DC Municipality using NAMES styled like this: “JOHN QUINCY PUBLIC”.

The only purpose for creating these franchises structured as various kinds of trusts---was to act as a means for the privately owned governmental services corporations to hypothecate debt against the labor of the living people and their private property assets and to exercise control over them amounting to slavery.

Declaration Of Law

April 03, 2015

The instigators kidnapped and press-ganged the people and the land assets of the Continental United States by force, fraud, and deceit into the foreign international Jurisdiction of the Sea. Our own employees did this while taking a paycheck from our hand. They cannot claim that they were “at war” with us. They were merely criminals committing fraud against their benefactors and employers.

The members of “Congress” stand notified that they do not represent the Continental United States nor the People of the Continental United States. They have not occupied their lawful public office and have acted instead to occupy private “similarly named” corporate offices at both the “federal” and the “state” levels. They have no public capacity whatsoever and no valid contract obligating any American State Citizen to obey any law, code, treaty, regulation or other legislation promoted as an “Act” of “Congress” in while failing to occupy public office and failing to act as responsible fiduciary officers.

The members of “Congress” stand further notified that they and the corporations they represent have no Lawful contract with any individual American State Citizen born on the land of the Continental United States and that all claims, liens, titles and presumptions against the living people and their assets on the land stand null and void ab initio for fraud, all the way back to April of 1862.

The members of “Congress” stand further notified that as presently constituted and operating, they have no public authority related to the Continental United States and exercise only the power any corporate entity has, so long as it acts lawfully and within its charter----which is to say, the authority to organize their actual employees, set standards for behavior within their own corporation, and perform the functions stipulated by their charters and law-abiding commercial contracts.

The Governors of the Federal “State” franchises are similarly notified and placed under Public Lien, required to release all color of law titles and liens registered under conditions of fraud against Continental United States assets.

The Joint Chiefs of Staff stand notified that they are obligated under the Geneva Convention Protocols of 1949 as well as The Constitution for the united States of America to come to the aid and assistance of the civilian populace of the Continental United States and to protect the civilian population and its assets at all costs and to prosecute those who have willingly violated Volume II, Article 3, of the Geneva Convention Protocols seeking to change the birthright citizenship and nationality of American State Citizens of the Continental United States by fraud, force, and coercion.

The Joint Chiefs are also under obligation to return all civilian property unharmed and unencumbered to the rightful civilian owners, to remove all color of law titles and false liens against the labor and other private property assets of American State Citizens rightfully belonging to the land jurisdiction of the Continental United States.

The Joint Chiefs are fully and hereby notified that no commercial corporation on earth has the lawful ability to declare war and that the actions engaged in by the “Congress” and the “President” are merely the actions of a private corporation engaged in police actions and mercenary activities that must be closely scrutinized for conformance to international military law and with due respect for the actual Constitution for the united States of America and the citizenry of the Continental United States.

President Barack Obama is hereby given Notice that he is merely an executive officer of a private, mostly foreign-owned for-profit governmental services corporation, not a Head of State, not eligible to represent the people of the Continental United States, and not empowered to obligate them to any military action or commercial contract. Any attempt on the part of Barack Obama or members of "Congress" to attack American State Citizens using commercial mercenary forces (NHS, BATF, NSA, FEMA, CIA, DIA, IRS, etc.) is to be immediately countered with arrest of those responsible.

The Secretary of the Treasury and the INTERNAL REVENUE SERVICE are under Public Lien and demand to unblock all civilian public trust accounts and make available the entire balance of the National Credit (an amount equal to the National Debt, plus principle and interest) for the use and investment of individual Americans without constraint, excuse, or further obfuscation. This Public Declaration establishes irrevocable lien upon the assets of the United States Treasury and the International Monetary Fund and all subsidiaries and successors of the former Federal Reserve System and upon all Federal State franchises.

The Secretary General and General Secretary of the United Nations are both Notified and Given Fair Warning and Notice that the FEDERAL RESERVE and THE UNITED STATES OF AMERICA, two corporations recently organized under the auspices of the United Nations City State by the UNITED NATIONS, INC. are already in Breach of their Charters and acting as criminal syndicates on the shores of the Continental United States, willfully seeking to defraud the living inhabitants of these peaceful States, and to exercise unlawful control over the citizenry and their assets.

The North American Water and Power Alliance is under Public Lien and is herein identified as the recipient of purloined credit owed to the Continental United States and the Citizenry thereof, due and owing, and is under demand to unblock all individual Capital Credit accounts for the use of the American State Citizens who have been systematically defrauded and indebted resulting in the establishment of these credit accounts in their "NAMES" but retained in the control of local utility companies and the NAWP.

All fraudulent convertible debt resulting from the semantic deceits and misuse of deceptively similar names applied to people and legal fiction entities is recognized as embezzlement of credit, willful identity theft, inland piracy, currency manipulation, obstruction of bankruptcy, and as unlawful restraint of trade accomplished by personage and enforced by barratry by the perpetrators of these schemes whether foreign or domestic.

The Continental United States retains the right to prosecute claims against any and all legal fiction entities and living people responsible, the right to void all contracts in default, all titles held under color of law, all actions undertaken under conditions of semantic deceit or constructive fraud, all self-interested claims of "foreign immunity", all restraint of trade or Natural rights owed the citizenry of the Continental United States, and all encroachment on its jurisdiction.

So declared and ordered by the _____ State Superior Court this _____ day of April 2015.

Seal _____ Judge _____, non-negotiable Signature, all rights reserved. (printed name)

(All blanks filled in and thumbprint seal in red ink to denote land jurisdiction action.)