1083 Authorities and Principles Froma wrong no contract Canarise. He who affirms must prove. False in one thing, false in all things. It is a fraud to conceal a fraud. Manisa term at nature; person, af the civillaw. No one may come into court with unclean hands. In criminal cases the silence of a man presumes consent. One may do with his own as he pleases, if he does not invade the rights of others. An injury is done to him of whom a repreachful thing is said. A man should not be benefitted by his own wrong doing. A judge should decide according to the allegations and proofs. Livors ought to be neighbors, of sufficientiestate, and free from suplicion. Justice is an excellent virtue, and pleasing to the most High. The landel contract makes the Law. the Law of God and the law of the land are all one. Anungust law is not a law. Law assists the wake Sul, not the sleeping. Liberty is more favored than all things. Many things pertain not to human laws, but to divine joirisdiction. none may sue at Law in the name of another No one does damage unless he is doing what he has no right to do. no one is prohibited from using several detenses. noone is punished unless for some injury, deed or default. no one is present unless he understands. nothing is so contrary to consent as force and fear. He who errs cloes not consent

TDHO certified Authorities

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He who does not defend himself when present is considered as Submitting. It is not law best servitude to be held by what we have not consented to It matters not if a revocation is made by word or deed. no one shall obtain an advantage by his own wrong. Allmen are lither freemen or slaves. Every dishonorable contract is odious to the laws. there is no disputing against or denying principles. Once a Srand always a trand. Contracts which are not against the law, and clonof originate in trand, are in all respects to be observed. Word of north fles away, things written remain. Plain truths need not to be proved. Every jurisdiction has its own limits. He who uses his own right harms no one. Hento does not blame, approves. He who does not freely speak truth, is a betrayer of truth. He who does not prevent what he can prevent is considered as doing the thing. He who first offends causes the strife. Henho is silent appears to consent. That which is not valid at the beginning, improves not by lapse of time Time cannot render valid an act wid in its origin. that which does not appear, does not exist. Amandate of an illeged thing is wid. Everyone is the manager and disposer of his anadfairs. Let the principal answer. TOHD certified Authorities

6283 Rights never die. to write is to act. The presumption is always in favor of the one who denies. Silence shows consent, Remove the Soundation, the work fails, That is the highest law which favors religion. That reason is strongest which operates infavor of religion. Suppression of the truth is equal to the expression of the false. Things are dissolved as they be contracted. Tortis contrary to the law. Trusts survive absent a trustel. when an ordinary remedy ceases to be as service, recourse must behad to an extra ordinary one. Every obligation is dissolved in the same manner in which it 15 contracted Plaintriths need not be proved. the laws serve the vigilant and not those who sleep word things are as no things. Words spoken vanish, words written remain. the voice of the people is the voice of God. An act done without my consent is not my act. An admiralty court has no jurisdiction over those questions which are determined by the common (ac. Equity remedies errors. A twisting of language is un worthy of a judge. Justice: s not to be denied, or delayed. Hslip of the tongue should not lightly be given to punishment.

Totto certified Authorities

to be placed in alleged case # 's 11-F-101, 15-m54F-00463 [053 15-B-328 and 16-F-25, all within a defaulted and dishonored communical Corporate military system in nature. Filed into Driginal Jerrisdiction, Original Venue and Original Law Form under the Law of the Land a.K.g. God's Law pursuant to Ezekiel 44:24, Acts 25 and st. Luke 16:13, not a statutory court of record of limited jurisdiction. Notice and Demand for Discovery Thomas David House of Deegan, defendant in error, trustee in error, surety inerror, acceptor in error, et cetera, kidnappelin fact, Administrator infact, Executor in fact, Custodian in fact, Beneficiary in fact, Heir of the Creator by Druine Visitation under Divine Authority, under, and out of necessity, only participating by and under threads of violence and douth duress and coercion, not submitting to, granting, consenting and/or accepting the interior and alleged statutory court of record of limited jurisdiction's nor the alleged (IRCHIT COURT'S jurisdiction, venue and lawsorm, who hereby demands caused for the alleged Plaintifs to provide the discovery. All my interactions with Breign agent mercenaries a.k.g. alleged foremment employees are dways under threat of death, unlawful imprisonment in motorary jails, duress and coercion. This is also a long demand. This David Hase of Deyan Demands the following, to wit: 1. The names of every witness the prosecution relies on to prove: A. Thomas David House of Dee gan's alliged physical presence within the creature of the mind, fiction of law detailted and dishonored alleged Plaintifs STRITE OF WEST VIRGINIA all derivatives and appellations theread, all creations and ligbilities theread; B. Thomas David Hage as Deepan's, deserclatinerror, alleged physical presence within the creature of the wind, fiction of law defaulted and distanced COUNTY DF WOODal derivatives and appellations thereof all creations and liabilities thoreof; Toto contrived discours

(2-83 C: thomas David House of Degan, desendant in error, is Subject to the alleged laws of the alleged Plainte ff, a creature Of the mind, fiction of law defaultedand dishinored STAFE OF WEST UIRGINIA; D. The alleged constitution and alleged aus of the alleged Plaintiff a creature of the mind, fiction of law defaulted and dishowered STATE OFWEST VIRGINIA are applicable to, and Thomas David House of Deepan's lieble for, solely because thomas Paria House of Deepar is physically on soil of a geographic land mass on the Creator's Earth; E. A valid cause of action (injury and damage, corpus delecti) has been presented to the alleged court. 2. The name of any witnesses who are experts in the interpretation and application of alleged creature of the mind, tiction of law defaulted and dishonored STATEOF WEST VIRGINIA deleged law the alleged prosecution relies upon; 3. Any and all evidence proving thomas David House of Deefan, detendant inervor, was physically present within the Creature of the mind, fiction of law defaulted and dishonored STATE OF WEST DIRGINIA, all device and appellations thereas, all areations and liabilities thereas; 4. Anyfall first hard fact evidence, not a gament allegation opinion, proving thomas David House of Deejan, defendant in evron is Somehow subject to the alleged constitution and alleged laws of the plaintiff, a creature of the mind, fiction of law, descutted and dishonored STATE OF WEST ULRGINIA, solely because thomas David House of Deegan is physically on soil of a seographic landmass on the Creator's Barth; 3, Any fall first hand fact evidence, not argument fallegation / opinion,

(308'3 that a valid cause of action (actual injerry, damage) has been presented to the alleged court; 6. The names of any other firsthand tact competent witnesses the alleged prosecution relies on to support any element of the alleged crime and cause of action, and a hich elements the witness is specifically relied upon to testify to; 7. Any tall evidence the alleged prosecution have to prove the withesses relied on are competent, and have personal firsthand fact knowledge of the matter they are to festidy to; 8. The names of any witnesses relied upon by the alleged prosecution that have been disherest during investigations and trials and ampthing relevant to guilt or punishment, This includes, bert is not limited to, bad character, reputation, criminal records, contempt charges, incidents of violence, history of mental illness, complaints filed against, regardless of whether they were investigated andlor consirmed ; 9. Any/all material including, but not limited to videos, andio recordings, written reports, transcripts, experts used to verify such, that may be used to impeach alleged prosecution Witnesses. on the mind day of February in the years I my Lord too fundand sixteen; anyomission is not a waiver. Sui juris, Heir Sille Creator, Administratorin fact, Executor in fact, Custiclian infact, Beneficiany infact, w/precourse, wp prejudice Acopy, Sascimile or depital scan is law Sally declared to be an original, IDADEL

to beplaced into purported Casett's 11-F-101, 15-M54F-00463,15-B-32 [05-3] and 16-F-25, all within a defaulted and dishon or ed commercial, [05-3] Corporate, his litary 5 yster i Filed into Original Jurisdiction, Original Venue and Driginal Law form ; under the Law 25 the Land a.k.a. God's Law pursuant to Ezekiel 44:24, Acts 25 and st. Luke 16:13, not a Statitory court of record of limited jurisdiction; For alleged 1-F-101 and 16-F-25. Challenge to use of privileged assistance of coursel, shore calls, and communications of any nature and kind. Thomas David House of Deepan, desendant in error, toustee in error, Surety in error, acceptor in error, etcitera, kidnappee in fact, Administrator in fact, Executor in fact, Custodian in fact, Beneticiaryin fact, Heir of the Creator, by Divine Visitation under, andout of, Divine Authority under and out it, necessity, only participating by and under threats of dealhan violence, untantalmilitang imprisonment, duress and coevien, not submitting to, granting, conserting and for accepting the inferior and alleged statutory court of record of limited funisdiction's, nor the alleged CIRCUIT COURTS jurisdiction, venue and law Sorm, do by these Presents challeng any kind and nature at use of privileged assistance of cause phone calls and communications of any nature and kind. As admitted by foreign agent, trustee and alleged judge of astatutory court of record of finited jurisdiction, Jetfrey Reed, in that purported court I have had no problems withmy past, and Current assistance of coursel as he had removed my extensive Landul flings from the alleged caupt records and had just been served a courter claim, cross complaint, criminal complaint earlier that morning. They had been retained by me on the date of my kidnapping By Soneign agent mercenaries and rendition to a military prison/jail. As the real-men Leonard Hayview, Phillip Hudok, Gene stalnaker, Alicia Lutz Robow and Darlene Deegan TOHDeartified challense priv.

are infact and reality my choice of assistance at counsel as permitted, and compliantwith, the Original Contract the Constitution for the United States of America (1791, as a mended lantuly 1819; As such all communications of any nature and kind are privileged, not only to search and seizure thereas see An 4, but from all persons of the alleged Plaintoff, the creature of the mind, Siction of law, detailted and dishining of STATE OF WEST UERGENEA all devivatives and appellations thereos, all creations and liabilities thereos, all agents assigns, Successors and principals thereof; therefore, any use thereof is absolutely prohibited by the Original Contracts; Thereby Demand all communications between myself and my Coursel, streny nature and kind, he stricken from all Vecords and ruled absolutely inadmissable; Furthermore, sanctions should be leved, and criminal charges implemented. for the egregious, flagrant and will ful violation of the Uriginal Contract Amendment II and that is inaddition to my not signing the agreement at the military prison/ Jail to allow the warrantless seizure at any string communications. Any use of the adorementioned attany place and any time would further prove the illegite many of this purported government, its total inability to comply with what allows its very existence, and would most certainly violate any alleged Dath a purported judge andlor prosecutor swore/affirmed, which is in fact Warring with the Original Contract, and constitutes Treason at the very least. Notice is given that alleged "age law" does not overvide the Original Contract of which all alleged seriants and trusters have aftirmed/sworm to TDHOCENTIFIED Chalberge Priv.

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3083 uphold. On the third day of February in the year of may Any omission is ustawailer. Acopy fascinile or digited scan is law Sully declared to be an Driginal With reservation at all filings, documents, agreements, defenses, truths, facts, stipulations by and with Thomas David House of Deepar All documents by Thomas David House of Deegans are hereby restated in their entirety, and incorporated hereinasif set for this full. All filings of case# 15-0491 in the now defaultechand dishongred WUSCOA are hereby restated in Their entirety, and incorporated herein, as if set for thin full. I, Thomas David House of Deepen, under full liability and complete transparence, do hereby attest and affirm that The foregoing is true, correct and complete, the truth, whole trithand notibing best the trath, to the best of my ichouledge andability schelpine God. Suijuris Heir of the Creator, Administrator infact, Executor in fact, Custodian infact, Beneficiary infact, w/orecourse, w/o prejudice 4DADeg TOHD construct chall priv.

to be placed into purported case #'s 11-F-101/5-MS4F-0046315-B-32X of y and ic-F=25, all withing defaulted and dishonored commercial, corporate military systemi Filed into Driginal Surisdiction, Original Venue and Original Law form under the Law 28 the Land aka God's Law Dursuant to Ezekiel 44:24, Act 25 and St. Luke 16:13, nota Statutory courto & record of limited jurisdation; for alleged/1-F-101 and 10-F-25; Notice, Declaration and further Challenge; On the third day of February in the year of my Lord two thousand sixteen; Thomas David House of Deegen, defendant inemor, trustee in erry, Surety in error, acceptor in error, etcetera, kidnappee infact, Administratorin Fact, Executor in fact, Custodian intact, Beneficiary In fact, Heirof the Creator, by Divine Visitation under Divine Anthonity, under, and out of necessity, only participation by and under threats as death and worknee, unlaufel military imprisonment, duress and coercion, not submitting to, granting, consenting and/or accepting the inferior and alleged Statutory court of record of limited jourisdiction is ner the alleged FRCUTT COURT'S jurisdiction, venue and Law Form, do by these presents, notice, Declare and challinge the following, to wit: My visitation is always forced, to a building some say is Ce "court alleged statutory court of record is limited firisdiction, non-compliant to the Original Contract Constitution for The United States at America (1791, lawfully amended 1819; On the nineteesthday of February, and any other day past, present and thure, is with a full reservation of all facts, truths, stipulations and Papers filed heretotre, already agreed to bally by the silence of the creature of the mind, fiction of law defaulted and dishonored STATE OF WEST VERGENIA, all derivatives and appellations thereof, TDHD clotified further challenge

2084 all creations and liabilities thereof, all agents, assigns, successors and principals thereof; Further, there are numerous points of business and challenges left untouched though they come first in line in Law to mere heavings, precedings, otcetera, including but not limited b, multiple challenges to all facets of Jurisdiction, towit? in personum, subject matter, territorial and political, none of which have been proven by both the alleged court and alleged prosecutor by first hand facts nor first hand fact competent witnesses. There is the challenge to the corporate, commercial military venue and law form, both being in absolute defiance, and non-compliant, to the Original Contract; Furthermore there are the followings Original Contracts clauses which have been egregiously, willfully and flagrantly violated, any one of which removes all jerisdiction of any allged court; Each violation is also a breaking of their alleged oaths which is in fact warring with The Original contracts and that also removes all jurisdiction and authority to proceed further. The Original Contracts are where they derive their very limited authority and

fitrisdiction from. The following is a list of reservingal others, of the egregious, willful and flagrant violations of The Original Contracts, to wit: no contractud authority to sue the People;

no contractual authority to in corporate;

No malum prohibitum authority for use against the People West Virginia Constitution

ArticleIII

\$5 excessive bail required be twice put in jeopardy of life or limb TDHDcertified further challenge

328 D for the same offence; Stannessonable search and seizure \$7 no law abridging the freedom of speech ... Shall be passed Sta Shall be tried or punished by military court 314 not in pormed character and canse; no accuser/victimpresent; no subpopnas issued 3 shall have remedy by due course of law Constitution Sorthe United states of At morica C1781 An. I shall make no law abridging the freedom of speech Hun 4 particularly describing the place to be searched and The person or things to be seized Am 5 norshallany person be subject for the same offence to be twice pettingeopardy at life or limb; be deprived of life, Aberty or property without due process of law Ams Excessive bailshallnot be required An 9 Enumeration in the constitution, of certain rights, shall not be construed to deny or disporage other see. perjured testimony by foreign agent Kewin Williams in open alleged court on the 23rd of Sept, 5th of Oct, 15thet 2015 all by the transcript of an alleged call reantly turned over by the desaulted and dishonored SHTE, I hereby reserve all not mentioned herein; any omission 15 not avaiver, All can, and will later, be expanded upon during oral hearings and paper filings. As has plainly, clearly and repeatedly been shown the STATE OF WEST UIRGENIA, all derivatives and appellations, allereations and trabilities, by and through it's foreign agent agents, assigns, successors and principals thereof, has forstetted any and all jurisdiction nerve. TOHD certified fairther challenge

Upf 4 Any omissionis not a wairer. A copy fascinile and digital scan are law shelly declared to be an original. with full reservation of all tilings, documents, agree monts, defenses, truths, facts, stipulations by and with Thomas David House of Deegan. All documents by thignes David House of Deegan one hereby restated in their entirety, and incorporatedhereen, as if set for the infull. All filings in case # 15-0491 in the now defaulted and dishonored WUSCOA are hereby restated in their entirety, and incorporated herein, as it set for th in full. I Thomas David House of Deegan, under full Wability and complete transparency, do hereby attest and affirm that the foregoing is true, correct and complete, the truth, while truth and nothing but the truth, to the best of my knowledge and ability, So help the God suigions, Heiros the Greater, Kidnapper in fact, Administrator infact, Executor in fact, Custodian in fact, Beneficiary in tact Worecourse, Wopregudice

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to be placed into perported casett's II-F-101, 15-m54F-20463, 15-B-320 05 10 and ilo-F-25 all within a defaulted an addisherered commercial corporate 10 wibitary system; Filed into Original Surisdiction, original Venue and Original Lawsorm, under the Lawson a land a.k.a. God's law persuant to Ezelei al 44: 24, Acts 25 and St. Luke 16:13, not a statutory court of record of time ted gurisdiction. For alleged 11-F-101 116-F-25; herein revocation and indictment are interchanged Notice 08 Demand to dismiss alleged revocation and dismiss alleged commercial Indictment; Notice of Demand for full finding of factand conclusions slaw in writing; Thomas David Huse of Deegan, desendant inervor, trustee in error, surety in error, acceptor in error, et cetera, kidnappe in fact, Administratorin fact, Executorin fact, Custodians in fact, Beneficiary infact, Heir of the Creater, by Divine Visitation under Divine Authority, under and out of necessity, only participating by and under threats of vislence and death, unlauded military imprisonment, dures and coercion; not submitting to, granting, consenting and praccepting the inferior and alleged statutory court of record at limited jurisdiction's nor the alleged CIRCUIT COURT'S feerisdiction, venue and law Sorm, moves this creature of the mind to diamiss w/projudice the alleged commercial indictment, a. K.G. TRUE/SILL and alleged Revocation of a void contract for unconstitutionality a. k.a. non Original Contract compliant, filed by the defaulted and dishonored STATE OF WEST UIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns successors and principals thereaf, for failure to present a landel Cause of action or real crime. Failure to present a Lawful Cause at action, case, complaint depives the court of jurisdiction and venue. Grounds are furtherset forth below. It is hereby Demanded of the alleged (OCIRI to provide a delly written tindings of fact and conclusion of Law because some alleged courts reduse to disclose the nature of the proceedings, This Notice and Demand covers both civil and criminal, if deeped to be civil the criminal parts may be

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Iscored and vice-versa.

1. No case, Crime or cause of action - the foundation for the Court's jurisdiction is the peupose of American government itself, it is to secure/protect rights and is embedded in the Declaration of Independence of 1776-"We hald these truths to be self-evident, that all men are created aqual, that they are endoued by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights, Gavernments are instituted among Men, deriving their just powers from the consent of the governed. "This is applicable and controlling on all alleged governments as one the States in Union. Standing is required because" courts only adjudicate justiciable Controversies." United States U Interstate Commerce Commission, 33745 426,430. This is why to have a case or caused action, a plaintiff must plead the vidation of a legal right: "the duty of this Court, as of every judicial tribunal, is limited to determining rights of persons or of property, which is a challer controverted in the particular case before it." Tyler v Judges of the Court of Registration 179 U.S. 405, 21 SCt. 206, 200; "Point of standing is to ensure that person whoassents a position has substantial legal right to

do so and that his rights will be affected by disposition of the Case." Cupp v Board of Supr's of Fairfax courty 318 S.E. 20 407. The basic elements of a case or cause of action is the violation of a legal right and loss or harm. The alleged plaintiff, acreature of the mind and legal fiction of law at best, acting through the alleged OFFICE OF THE PROSECUTOR Country OF wood, has not pled any violation of a legal right or harm, Under the law then, there is no cause of action, "Cause of action is that single group toth curtified promiss



of facts which is claimed to have brought about unlaster injury to plaintiff and which entitles plaintiff to relief. "Gurliacci u Mayer 590 A. 20 914. This includes proceeding allegedly criminal in nature:" To establish causation, the state needed to prove not only that the prohibited result would not have occured but for the conduct of the defendant, but also that the defendant's conduct was the legal (or proximate) cause of the prohibited result." State v Kamprey 821 A. 20 1080,1082. Even if the abound claim is made that harm is not a necessary aleged convercial indictment (a TRUEBILL) and alleged indictment is still tatally flaved as there is no accusation that the allaged defendant et cetera, violated any real-man's rights. If there were a true adversary against the alleged detendant, et cetera, Then there would be a realman adversary, not a creature of The mind and fiction of law. It would be laughable to even try to discuss causation because the alleger desendant; etcelera, is not accused of causing anything, real or imagined in nature. 2. Lack of jurisdiction - Because there is no case, cause at action or real adversary, there is no jurisdiction. "Standing" represents a jurisdictional requirement which remains open to review at all stages of the litigation." National Organization for Women, Inc. V scheidler, SIDUS 249 and "The purpose at requiring standing is to make certain that a party who asserts a particular position has the legal right to do social that his rights will be addected by the disposition of the Case." Gradman v Landslide 552 S.E. 20 67,71. Because There is no actual ingury to the creature of the mind alleged Plaintiff, there is no crime or cause of action. There may be



a so-called "crime" alleged on paper (is this alleged action is an actual criminal proceeding), but the allegation fails to meet every legal and Law ful standard of what a crime is because there is no cause of action or lastal injury pled. Alleged American governments are established for the sole purpose of protecting rights; an actual the and Landal crime requires the violation of a right. The alleged desendent, etcetera is not accused 05 violating anyone's rights, therefore, there is no actual Lauful "crime "/ case" or cause of action pled and the alleged court has no gerisdiction. 3. No corpus delecti - The corpus delecti is the "body of the crine" itself, Virtuallepevery American jurisdection agrees it is an absolutely essential element of any crime and is consistent with the stated purpose of American governments: "Inevery criminal trial, the prosecution must prove the corpus delecti, or the body of the crime itself-i.e. the fact of injury, loss or harm and the existence of a criminal agency at its cause." People Sapp, 73 P.3d 433,467 questing People U.A. Varez 27 Cal 4th 1161,1488-69, 119 Cal Rptr 2d 903, 46 P. 3d 372. "In defining corpus delecti ' wharton Says It's made up of two elements: (1) That a certain result has been produced (2) that some one is criminally responsible for the result. McVeigh & State, 53 S.E. 20 462, 469, "In order to prove that a crime occurred, the State must prove beyond a reasonable doubt-()The passicinging ... (a) The fact that the pasicingung was the posult of a criminal, rather than a natural or accidental cause." State U Libero, 83 P. 3d 753, 763, quoting State U dudoit, 55 Haw. 1,2,514 P.2d 373,324. "Occurrence of Injung or loss, and its causation by criminal conduct, are tarmed corpus delecti," People V Assenato, 586 N.E. 20 445, 448, 166 711, Dec. 487, 490 TOHDeartified Dismiss

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"the term "corpus delecti" embraces cocurrence of loss or injuryand criminal causation thereas." State utill 221 A 20 725, 728, 47n. J. 490, "It has long been fundamental to the criminal jurispridence of this Common wealth that a necessary predicate to any conviction is proof of the corpus delecto, r. e. The occurrence 0 & any ingury or loss. Emmonwealth v Barns, 490 Pa, 619, 627, 187 A. 20 552, 556-57, Commonwealth u Turza 340 Pa. 128, 133, 16A. 20 401, 404. commonwealth u maybee, 239 A. 2d 332, 333. But basic concepts of our criminal jurisprudence cannot be treated lightly in a realous albeite commendable, desire to reduce crime and con vict culprits. Among these sadeguards is the requirement that the State must establish the existence of the corpors delecti and prove its case begonda reasonable doubt by admissable evidence." Papion u Common wealth, 665. E. 20 854,859 This is not the same as the "corpus delecti rule" which is not an element of the allegod crime, but a procedural rule. There is no corpus delecti pled in eitheralleged indictment or alleged revocation - Without a corpus delecti there is no crime. "Component parts of every crime are the occurrence of a specific Kind of injury or loss, somebody's criminality as source of the loss, and the accused identity as the doer of the crime, the first two elements are what constitutes the concept of "corpus delecti." USUShunk, 881 F.2d 917919 CA.10 4. The alleged commercial indictment (TRUEBILL) and alleged revocation is "unfit for adjudication." Because American courts are adversary systems. So whether deemed civil, criminalor "guasi" criminal, the complaint is unfit for adjudication, "The [Supreme] Court has found unfit for adjudication any cause that is not in any real sense adversary," that "does not assume the honest and actual antagonistic assertion of rights."

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to be adjudicated ... " Be v Ullman 367 U.S. 497, 505. There is no doubt this is not an adversary proceeding as there are no allegations I violated any legal rights of the alleged plaintiff, a mere creature of the mind defaulted and disponded. 5. No evidence of presence within the creature of the mind detailted and dishonored STATE OF WEST ULRGINIA and the applicability lattachment liability of laws- there are no facts pled to prove my presence within the creature of The mind fiction of law defaulted and dishonored STATE OF WEST UIRGINIA and that the laws of the atorementioned apply lattach liability to my realman trinity of mind, body and sonl. Such first-hand fact evidence is essential to prove ferrisdiction. Mere geographic location is not evidence of presence within the alleged Plaintiff, creature 28 the mind fiction of law and defaulted and dishonored STATIE OF WEST VIRGINIA. It's impossible to prove my presence within the alleged plaintiff beyond a reasonable doubtorg preponderance of evidence as it is a creature of the mind and fiction of law, it does not exist. The alleged dedulted and dishonored STATE OF WEST UT RGINEA, while obviously not geographic, is at best political as it did not expist prior to 1863. The phrase STATE OF WEST VIRGINIA appears to be not much more than a dba or pseudonym for lawyers criminals, foreign agents and doreign morcenaries. As the alleged laws of the defaulted and dishonored STATE OF WEST UIRGINIA only apply within the alleged "state", there is no firsthand fact evidence that any thing of the STATE applies or attaches to me in my realman trinity mind, body and Soul status. If this is a criminal proceeding, then the assigned

(708 \$0) alleged judge is obligated to presume my innocence until it is proven beyond a reasonable doubt. The alleged judge may notassume the faw is applicable now because it is an essential element of the alleged crime, Also, the argument the laws apply to me just because I can physically on the Soil of a geographic land most has no factual support. All the alleged court has at this point is an allegation I violated the laws of the defautic and dishonored, creature at the word, fiction of law STATE OF WEST LIRGINIA That allegation is not evidence the laws apply to me. At best, all the alleged prosecution may do is offer more argument and apinion, but no Sirsthand facts the laws of the STATE" apply to me just because I am physically on the soilsta Seographic land mass called God's Earth. 6. Alleged low t's Thrisdiction not enlarged by police authority - the jurisdiction of the alleged court is imited to profecting rights; this cannot landally be enlarged because merce foreign agents police have authorities to arrest on non-compliant Original Contract "crimes". Such authority does not work to tramp fundamental limitation on the alleged Courts. 10 amount of police authority may enlarge the limits of the adversary system. Adversary systems require true adversaries, this requires the allegation and protofingury of a real-man. The alleged Maintiff has failed to make such allegations. The foreign agent police may have authority, but They still must allege injury for the alleged covert toproceed with jurisdiction. Because the Alleged Plaintiff has failed to alloge the required alements of a cause of action/crime, there isno

adversary, no evidence at my physical presence within a creature of the mind, fiction of law defaulted and dishonored STATE OF WEST UIRGINIA, the alleged can't has us jurisdiction. 7. Any andall violations of the Origenal Contracts also nulities any jurisdiction advenue of any alleged court, solely because an Dathis taken thereto so a violation is an act of your against the Contracts. The egregious, willfuland flagrant violations of the Original Contracts are as tollows, to wit: West Viginic Constitution 1871 Article III 35 excessive bail required; be twice patingeoparchy of life and orliberty for the same offence. \$6 unrepsonable search and seizere (refer to abotement and refused for cause) \$7 no law abridging the freedom speech shall be passed. \$12 and no citizen ... shall be tried or pundshed by military court \$14 not informaed character and cause; no accuser appeared; no Suppoends issued & shall have tenedy by due course of (and (pot malum prohibitum) Constitution for the United States of America 1791 Am 1 shall make no law abridging the freedom of speech Am. I particularly describing the place to be searched and the persons or things to be searched (refer to abatement and refused) An, 5 nor shall any person be subject for the same affence to be twice put in jeopardy of 1850 or limb; be deprived of life, liberty or property without due process of law Ams Excessive bail shall not be required Ang enumeration in the Constitution, of certain rights shall not be construged to damy or disparage others retained by the people. TATD sert Aved Dismissel

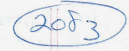
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perjured complaint and testimony thereon, sept 23rd oct 5th Oct. 15th all 2015, complaint in no way matches the perported transcription plus its all hearsay; the alleged STATE OF WEST UERGINIA, defaulted and dishonored, all derivatives and appellations, all creations and trabilities, have us Original contract authority to sae out any action absent contracts entered into in Sall compliance therefo;" Allothers are hereby reserved; these violations do in fact depug the alleged court any and all of its authority to operate in these specific matters. For all of the abovementioned, this alleged court has no choice but to dismiss with prejudice both 16-7-25 and 11-F-100 and all emanating guere from, both filed in ever against thomas David touse of Deepas, for the reserving all other avenues and defenses. with resenation of all filings, documents, agreements, defenses, traths, facts, Stipulations of thomas David House of Deepan. All documents by thomas David House of Delsas are hereby restated in Theirentirety, and incorporated herein, as if set for thin full. All filings of case It 15-0191 in the now descuted and dishonored alleged WUSCOA are hereby restated in their entirety, and incorporated herein, as if set forth in fullo Any omissionis not a maiver. A copy, Fascinile or digital scan ; standuly declared tobe an original.

1008 I, Thomas David House of Degan, under full leability and complete transparency, do hereby attest and affirm that the foregoing is true, correct and complete, the touth, whole truth and nothing but the truth, to best of my knicledge and ability, so help me God. On the othical day of February, in the year of my Long too thousand sixteen. Sui juris, Heir as the Greaton, Administrator infact, Executor in Part, Custodian in fact, Benefician fin fact, w/o recourse, Worregulice 45HDee +DHD certified Dismissal

To be placed into purported cese #'s II-F-101, 15-m54F-00463, (05-3) 15-B-328, 16-F-25, all within a defaulted and dishonored commercial, military corporate systems Filed into Original Turisdiction, Original Venue, Original Law Form, under the law of the land e.k.a. God's Law pursuant to
corporate system Filed into Drifinal Jurisdiction Original Venue, Original
Law Form, under the law of the land a.k.a. God's Law pursuant to
Ezekiel 44:24, Acts 25 and St. Luke 16:13, not a statutory court of record
of limited jurisdiction;
Notice of Demand in Limine;
thomas David House of Deegan, defendant in enor, thister in error,
Survey in error acceptor in error, debtor in error, et cetera, kidnappee
infact, Administrator infact, Executor infact, Custidian in fact,
Benificiary in fact, Heir of the Creator, by Divine Visitation under
Divine Authority, under and out of necessity, only participating
by and under threats of death, unlawful hilitary imprisonment,
duress and coercion, not submitting to granting, consenting and/or
accepting the inferior and alleged statutory court of record of
limited gurisdiction's, nor the alleged CIRCUIT COURTS Jurisdiction,
Venue and law Form, who files this Demand in Limine to
provent the prosecution from making arguments outside the
facts; Grounds are further set forth below;
1. Prosecutor has no evidence of jervisdiction, venue, law Sorm and
elements of alleged violation - I have repeatedly demanded for
at least 3 months for evidence and first hand fact competent witnesses
praving the alleged constitution and alleged laws of the alleged
Plaintiff, creature of the minde fiction of law defaulted and
dishonored STATE OF WEST UIRGINIA, all derivatives and
appellations theread, all creations and wabe lities theread, a re applicable
to me because I am physically present on soil on a
geographic land mass on the Treator's Earth. the pilleged
prosecution has never answered, the applicability of the
alleged laws and alleged constitution are essential to
establishing jurisdiction and is an element of the alleged
Violation. All the alleged association has a rearguments
Violation, All the alleged posecution has are arguments Denard Limine Totto certified



and an allegation that the alleged laws of the creature of the mind, fiction of law and defaulted and dishunered STATE OF WEST UIRGENTA, all derivatives and appellations thereos, all creations and liabilities thereas, have been vidlated, Neither are facts. Failing to provide firsthand facts and competent firsthand fact witnesses is fatal to the alleged prosecution's age and is not only prosecutorial misconduct, "By going outside the evidence, the prosecutor "violated a fundamental rule, known to every lawyer, that argument is limited to the facts in evidence. United States ex rel. shaw u De Robertis, 755 F. 20 1279, 1281, but due process of law requires the court to not permit the alleged prosecution to argue there is jurisdiction, venue over meand that the alleged laws of creature of the mind, fiction of law destailed and dishonored STATE OF WEST UIRGINIA apply Conclusion - Based on the alleged prose cution's complete lack Of first hand facts and competent first hand facts witnesses to support his argument the alleged constitution and the alleged laws are applicable to thomas David House of Deegan, they should not be permitted to argue there is jurisdiction over my fleshand blood body and that the alleged laws of the creature of the mind, fiction of law defaultedand dishonored STATE OF WEST UTRGINIA, all derivatives and appellations theread, all creations and liabilities thereof, are applicable to myself. In addition, The prosecution should not be permitted to call their witnesses as they lack competency and first hand fact I challedge, Un the third day of February, in the year of my Lord toothasand sixteen.

3083 A copy, fascimile or digital scan is lawfully declared to bean Driginal any omission is not a waiver sui juris, Heiros the Creator, Administratorinfact, Executor in fact, Custodian in fact, Beneficiany in fact, w/orecourse, w/oprejudice 4DH Dey HAND certified Demand Limine

The Constitution For The United States

CONSTRUCTIVE FRAUD

"Constructive fraud: A contract or act, which, not originating in evil design and contrivance to perpetuate a positive fraud or injury upon other persons, yet, by its necessary tendency to deceive or mislead them, or to violate a public or private confidence, or to impair or injure public interest, is deemed equally reprehensible with positive fraud, and therefore is prohibited by law, ... " Bovier's Law Dictionary - 1856 Edition

"Fraud vitiates the most solemn contracts, documents, and even judgments." i.e. Documents, Constitutions, Court Decisions..... U.S. vs. Throckmorton, 98 U.S. 61

1. The United States went "Bankrupt" in 1933 and was declared so by President Roosevelt by Executive Orders <u>6073</u>, <u>6102</u>, <u>6111</u>, and <u>6260</u>, (See:<u>Senate Report 93-549</u>, pages 187 & 594) under the "<u>Trading With The Enemy Act</u>" (Sixty-Fifth Congress, Sess. I, Chs. 105, 106, October 6, 1917), and as codified at <u>12 U.S.C.A.</u><u>95a</u>.

2. The several States of the Union then pledged the faith and credit thereof to the aid of the National Government, and formed numerous committees, such as the "Council of State Governments", "Social Security Administration", etc., to purportedly deal with the contrived economic "Emergency" caused by the bankruptcy. These Organizations operated under the "Declaration of Interdependence" of January 22, 1937, and published some of their activities in "<u>Book Of The States</u>."

NOTE: The Council of State Governments has now been absorbed into such things as the "<u>National Conference Of Commissioners On Uniform State Laws</u>", whose Headquarters Office is located at 676 North St. Clair Street, Suite 1700, Chicago, Illinois 60611, and "all" being "members of the Bar", and operating under a different "Constitution and by-laws" has promulgated, lobbied for, passed, adjudicated and ordered the implementation and execution of their purported statutory provisions, to "help implement international treaties of the **United States or where world uniformity would be desirable.''** (See: 1990/1991 Reference Book, National Council of Commissioners on Uniform State Laws, pg. 2)

This is apparently what Robert Bork meant when he wrote "we are governed not by law or elected representatives but by an unelected, unrepresentative, unaccountable committee of lawyers applying no will but their own." (See: <u>The Tempting Of America, Robert H. Bork</u>, pg. 130)

3. In view of Robert H. Bork's statement, it is more than worthy of note that there is an <u>"Original" 13th Amendment to the U.S. Constitution called the "Title of Nobility" Amendment</u> that reads:

"If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."

4. In January, 1810, Senator Philip Reed of Maryland proposed the "Title of Nobility" Amendment (History of Congress, Proceedings of the Senate, p. 529-530). On April 27, 1810, the Senate voted to pass this 13th Amendment by a vote of 26 to 1; the House resolved in the affirmative 87 to 3; and the resolve was sent to the States for ratification: By Dec. 10, 1812, twelve of the required thirteen States had ratified as follows: Maryland, Dec. 25, 1810; Kentucky, Jan. 31, 1811; Ohio, Jan. 31, 1811; Delaware, Feb. 2, 1811; Pennsylvania, Feb. 6, 1811; New Jersey, Feb. 13, 1811; Vermont, Oct. 24, 1811; Tennessee, Nov. 21, 1811; Georgia, Dec. 13, 1811; North Carolina, Dec. 23, 1811; Massachusetts, Feb. 27, 1812;New Hampshire, Dec. 10, 1812. Before a thirteenth State could ratify, the War of 1812 broke out and interupted this very rapid move for ratification.

On May 13, 1813, the <u>State of Connecticut failed to ratify</u> this original 13th Amendment, leaving it to Virginia to be the required 13th state to ratify.**Virginia ratified with the March 12, 1819 publication of the Laws of Virginia.** Connecticut then published it in four separate editions of "The Public Statute Laws of the State of Connecticut" as a part of the U.S. Constitution in 1821, 1824, 1835 and 1839. Then, without record or explanation, it mysteriously disappeared from subsequent editions prior to the Civil War between the states. However, printing by a legislature is prima facie evidence of ratification, and it has been found to have been printed as part of the Constitution by many of the other states until after the Civil War and into the Reconstruction period - when it mysteriously disappeared from all subsequent printings, the last official publication found being the 1876 Laws of the Territory of Wyoming <u>Frontis Page</u>, <u>Amendment 13</u>.

5. The Reorganization of the bankruptcy is located in <u>Title 5 of United States Codes</u> <u>Annotated</u>. The "Explanation" at the beginning of 5 U.S.C.A. is most informative reading. The "Secretary of Treasury" was appointed as the "Receiver" in Bankruptcy. (See: Reorganization Plan No. 26, 5 U.S.C.A. 903, Public Law 94-564, Legislative History, pg. 5967) Since a bankrupt loses control over his business, this appointment to the "Office of Receiver" in bankruptcy had to have been made by the "creditors" who are "foreign powers or principals".

6. The United States as Corporator, (22 U.S.C.A. 286E, et seq.) and "State" (C.R.S. 24-36-104, C.R.S. 24-60-1301(h)) had declared "Insolvency." (See: 26 I.R.C. 165(g)(1), U.C.C. 1-201(23), C.R.S. 39-22--103.5, Westfall vs. Braley, 10 Ohio 188, 75 Am. Dec. 509, Adams vs. Richardson, 337 S.W. 2d 911; Ward vs. Smith, 7 Wall. 447) A permanent state of "Emergency" was instituted, formed and erected within the Union through **the contrivance, fraud and avarice of the International Financial Institutions, Organizations, Corporations and Associations, including the Federal Reserve, their "fiscal and depository agent" -- whose member banks are "privately owned corporations". 22 U.S.C.A. 286d**

7. The government, by becoming a corporator, (See: 22 U.S.C.A. 286e) lays down its sovereignty and takes on that of a private citizen. It can exercise no power which is not derived from the corporate charter. (See: The Bank of the United States vs. Planters Bank of Georgia, 6 L. Ed. (9 Wheat) 244, U.S. vs. Burr, 309 U.S. 242) The real party in interest is not the de jure "United States of America" or "State", but "The Bank" and "The Fund." (22 U.S.C.A. 286, et seq., C.R.S. 11-60-103) The acts committed under fraud, force and seizures are many times done under "Letters of Marque and Reprisal" i.e. "recapture." (See: 31 U.S.C.A. 5323)

THE BANKRUPTCY HAS NEVER ENDED!

8. On March 17, 1993, on page 1303 of Volume 33 of the Congressional Record, Congressman Traficant stated:

"Mr. Speaker, We are now here in Chapter 11. Members of Congress are official trustees presiding over the greatest reorganization of any bankrupt entity in world history, the U.S. Government."

9. This is an amazing confession as it applies, not only to "Members of Congress," but also to the Secretary of the Treasury as the "Receiver in bankruptcy" and to all state and federal "officials" who act under the de facto authority of that bankrupt Foreign

Corporation known as the United States as trustees (foreign agents) for foreign principals. Trustees work for the creditors of a bankruptcy and are agents for foreign principals. In this case the creditors are the <u>Federal Reserve Banks</u>, the <u>International Monetary Fund</u> (the Fund) and the <u>International Bank for Reconstruction and Development</u> (the Bank). (see: <u>Who Is Running America?</u>)

10. It is worthy of note that an Attorney/Representative is required to file a "Foreign Agents Registration Statement" pursuant to <u>22 U.S.C.A. 611c(1)(iv)</u>, <u>612 & 613</u>, when representing the interests of a Foreign Principal or Power. (See: Rabinowitz vs. Kennedy, 376 U.S. 605, 11 L. Ed. 2d 940, 18 U.S.C.A. 219 & 951)

11. It is said that the economic Crash of '29 and the Great Depression was caused by the Federal Reserve withholding currency from circulation and raising interest rates after an inflationary easy money policy in the early 1920s. The Federal Reserve's fear of excessive speculation led it into a far too deflationary policy in the late 1920s: **''destroying the village in order to save it.''**

The U.S. economy was already past the peak of the business cycle when the stock market crashed in October of 1929. So it looks as though the Federal Reserve did "overdo it"--did raise interest rates too much, and bring on the recession that they had hoped to avoid.

This contrived "emergency" created numerous abuses and usurpations, and abridgments of Constitutionally delegated Powers and Authority as clearly stated in Senate Report 93-549 (1973):

"A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, [-1820 years now in 113] freedoms and governmental procedures guaranteed by the Constitution have in varying degrees been abridged by laws brought into force by statutes of national emergency."

12. According to American Jurisprudence, 2nd Edition, Sections 71 and 82, **NO "emergency"** justifies a violation of any Constitutional provision. Arguendo, "Supremacy Clause" and "Separation of Powers." It is clearly admitted in Senate Report No. 93-549 that abridgment has occurred.

FRAUD

13. On March 6, 1933 the federal government got the Conference of Governors to pledge the faith and credit of the several States of the Union and their citizenry to the aid of the National Government, (see pp. 18 - 24 of The Public Papers And Addresses

of Franklin Roosevelt, Volume II, The Year Of Crisis, March 6, 1933) for what they openly admitted to doing. They encouraged the President to ask for and use extra-constitutional powers during the "emergency" that continues to this day.

"Emergency does not create power. Emergency does not increase granted power or remove or diminish restrictions imposed upon power granted or reserved. The Constitution was adopted IN a period of grave emergency. Its grants of power to the Federal Government and its limitations of the power of the States were determined in the light of emergency and they are NOT altered by emergency." -Home Building & Loan Assoc. v Blaisdell <u>290 U.S. 398 (1934)</u>

"Time has proven the discernment of our ancestors; for even these provisions, expressed in such plain English words, that it would seem the ingenuity of man could not evade them, are now, after the lapse of more than seventy years, sought to be avoided. Those great and good men foresaw that troublous times would arise, when rulers and people would become restive under restraint, and seek by sharp and decisive measures to accomplish ends deemed just and proper; and that the principles of constitutional liberty would be in peril, unless established by irrepealable law. The history of the world had taught them that what was done in the past might be attempted in the future. The Constitution of the United States is a law for rulers and people, equally in war and in peace, and covers with the shield of its protection all classes of men, at all times, and under all circumstances. No doctrine, involving more pernicious consequences, was ever invented by the wit of man than that any of its provisions can be suspended during any of the great exigencies of government. Such a doctrine leads directly to anarchy or despotism, but the theory of necessity on which it is based is false; for the government, within the Constitution, has all the powers granted to it, which are necessary to preserve its existence; as has been happily proved by the result of the great effort to throw off its just authority. -- Supreme Court (1866) Ex Parte Milligan 71 U.S. 2

14. This property, **the faith and credit of the citizenry of the several States**, was the collateral accepted by the creditors (**foreign principals**) so the federal government could borrow more Federal Reserve Notes (**private bank credit**) and keep operating under reorganization. Roosevelt issued Executive Orders 6073, 6102, 6111 and 6260 within days of his inauguration Mar 4, 1933.

<u>6073</u> issued on March 10, 1933, called the "bank holiday" which closed the doors of the bankrupt government chartered banks (they were bankrupt as a whole).

<u>6102</u> issued on April 5, 1933, prohibited "hoarding" gold and required people to turn it (their property) in to the Federal Reserve Banks (the creditors).

<u>6111</u> issued on April 20, 1933, prohibited people from exporting gold (because now it wasn't theirs anymore).

6260 issued on August 20, 1933, combined 6102 and 6111.

All this is totally unlawful unless someone other than the people owned the people's possessions. Yet, they are still being pledged as collateral, secured by UCC commercial liens, which are still being monetized as "debt money" by the Federal Reserve, to be surrendered if they needed to be under the orders of the bankruptcy, and thereby have deprived the people of clear title to their property under color of a contrived emergency."

15. These proclamations gave force to 470 provisions of Federal law. These hundreds of statutes delegate to the President extraordinary powers, ordinarily exercised by the Congress, which affect the lives of American citizens in a host of all-encompassing manners. This vast range of unconstitutional powers, taken together, confer enough authority to rule the country without reference to normal constitutional process.

16. Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and in a plethora of particular ways, control the lives of all American citizens. The several States were seduced into the new policy in 1939, with Roosevelt's promise of federal grants-in-aid. Federal Revenue Sharing (31 U.S.C. (6700 et seq.) is the modern version of the grants-in-aid program. In return for these grants, the states would agree to uphold and maintain the pledge of life, labor and property of their respective citizenry as surety for the debt obligations of the Federal government. The politicians of these respective states gladly complied, because they viewed this as an opportunity to increase their own political power, letting the next generation of office holders worry over the long term consequences of their acts.

17. On May 23, 1933, Congressman Louis T. McFadden, brought formal charges against the Board of Governors of the Federal Reserve Bank system, the Comptroller of the Currency and the Secretary of the United States Treasury for numerous criminal acts, including but not limited to, CONSPIRACY, FRAUD, UNLAWFUL CONVERSION, AND TREASON. The petition for Articles of Impeachment was thereafter referred to the Judiciary Committee, and has yet to be acted upon. (See: the Congressional Record, May 23, 1933, pp. 4055-4058.)

18. Such persons fraudulently swore an Oath to uphold, defend and preserve the sovereignty of the Nation and the several Republican States of the Union, and breached the Duty to protect the People/Citizens and their Posterity from fraud, imposition, avarice and stealthy encroachment. (See: Atkins et al. vs. U.S., 556 F.2d 1028, pg. 1072, 1074, The Tempting Of America, supra, pgs. 155 - 159, also see, 5 U.S.C.A. 5305 & 5335, Senate Report No. 93-549, pgs. 69 - 71, C.R.S. 24-75-101)

19. Such principles as **"Fraud and Justice never dwell together"** (Wingate's Maxims 680), and **"A right of action cannot arise out of fraud."**(Broom's maxims 297, 729; Cowper's Reports 343; 5 Scott's New Reports 558; 10 Mass. 276; 38 Fed. 800) These basic principles may be too high a thought concept for our judges, legislators, and public servants, as are "Due Process", "Just Compensation" and "Justice" itself. **Honor is earned by honesty and integrity,** not by or under false and fraudulent pretenses. The color of the cloth one wears will not cover-up the usurpations, lies, trickery and deceptions.

20. In 1938, the whole country was bankrupted! The creditors (foreign powers) seized ownership of the flag, State governments, their laws and constitutions, including every last comma and period, and the whole country and its citizens! It placed us in peonage. The 1937 Edition of the Book of the States openly declared that the people engaged in such activities as the Farming/Agro Related Industry had already been reduced to mere feudal "Tenants" on their Land, see the Book Of The States, Book II, Volume II, 1937, p 155. It is the most humungous fraud ever perpetrated in human history. But "government officials", both State and federal, went along with it, and continue to keep it all secret from the American people.

21. In 1940, Congress passed the "<u>Buck Act</u>", <u>(4 U.S.C.S. Sections 105-113)</u>. In Section 110(e), the Act authorized any department of the federal government to create a "Federal area" for imposition of the "Public Salary Tax Act" of 1939. This tax is imposed at 4 U.S.C.S. Sec. 111. The Social Security Board had already created a "Federal area" overlay.

22. Thus the obvious question arises: What is a "Federal area"? A "Federal area" is any area designated by any agency, department, or establishment of the federal government. This includes the Social Security areas designated by the Social Security Administration, any public housing area that has federal funding, a road that has federal funding, and almost everything that the federal government touches through any type of aid. (See Springfield v. Kenny, 104 N.E. 2d 65 (1951 App.)) This "Federal area" purportedly attaches to anyone who has a Social Security Number. Through this mechanism, the federal government usurped the Sovereignty of the People, as well as the Sovereignty of the several states, by creating "Federal areas" within the boundaries

of the states under the purported authority of Article 4, Section 3, Clause 2 (4:3:2) in the federal constitution.

Therefore, all U.S. citizens [i.e. citizens of the District of Columbia] residing in one of the states of the Union, are classified as "property", as franchisees of the federal government, and as an "individual entity". (See <u>Wheeling Steel Corp. v. Fox, 298 U.S.</u> <u>193</u>, 80 L.Ed. 1143, 56 S.Ct. 773.

23. Under the "Buck Act" the federal government has created "Federal areas" within the boundaries of all the several States. These areas are similar to any territory that the federal government acquires through purchase, conquest or treaty, thereby imposing federal territorial law upon all people in these "federal areas". Federal territorial law is evidenced by the Executive Branch's yellow fringed U.S. flag displayed in schools, public buildings and most courtrooms.

A flag with a fringe is an ensign, a military flag, and under the Law of the Flag implies an Admiralty Merchant Equity Law, Military Law, or Martial Law Jurisdiction, thereby suspending Constitutional Law. It is NOT a <u>Title 4 U.S.C. 1</u> <u>United States Flag.</u> Within a courtroom, the bar is emblematic of the rail of a ship, the court judge(s) the captain(s) of said ship, interpreting the laws according to the jurisdiction decreed by the displayed flag. BE AWARE!

A military flag is a flag that resembles the regular flag of the United States pursuant to U.S.C. Chapter 1, 2, and 3; Executive Order No. 10834, August 21, 1959, 24 F.R. 6865, except that it has a YELLOW FRINGE, bordered on three sides. The President of the United States designates this deviation from the regular flag, by executive order, and in his capacity as COMMANDER-IN-CHIEF of the Armed forces.

''A long habit of not thinking a thing wrong gives it a superficial appearance of being right.'' -- Thomas Paine

24. In 1966, Congress being severely compromised, passed the "Federal Tax Lien Act of 1966, by which the entire taxing and monetary system i.e. "Essential Engine" (See: Federalist Papers No. 31) was placed under the Uniform Commercial Code. (See: Public Law 89-719, Legislative History, pg. 3722, also see, C.R.S. 5-1-106).

25. The Uniform Commercial Code was, of course, promulgated by the National Conference of Commissioners On Uniform State Laws in collusion with the <u>American Law Institute</u> for the "banking and business interests." (See: Handbook Of The National Conference of Commissioners On Uniform State Laws, (1966) Ed. pgs. 152 & 153).

26. Things steadily grew worse and on March 28, 1970, President Nixon issued Proclamation No. 3972, declaring an "emergency" because the Postal Employees struck against the de facto government for higher pay, due to inflation of the paper "Bills of Credit." (See: Senate Report No. 93-549, pg. 596) Nixon placed the U.S. Postal Department under the control of the "Department of Defense." (See: Department Of The Army Field Manual, FM 41-10 (1969))

27. The contrived "emergency" has created numerous abuses and usurpations, and abridgements of delegated Powers and Authority as stated in Senate Report 93-549:

28. The statements heard in the Federal and State Tribunals, on numerous occasions, that Constitutional arguments are "immaterial", "frivolous" etc., is based upon concealment, furtherance and compounding of the frauds and "Emergency" created and sustained by the "Expatriated", ALIENS of the United Nations and its Organizations, Corporations and Associations. (See: Letter, Insight Magazine, February 18, 1991, pg. 7, Lowell L. Flanders, President, U.N. Staff Union, New York) 8 U.S.C.A. 1481 is one of the controlling statutes on expatriation as is 22 U.S.C.A. 611 - 613 and 50 U.S.C.A. 781.

29. This of course complies with "Silent Weapons For Quiet Wars", Research Technical Manual TM-SW7905.1, which discloses a declaration of war upon the American people. (See: pg. 3 & 7). The Internal Revenue Service entered into a "service agreement" with the U.S. Treasury Department (See: Public Law 94-564, Legislative History, pg. 5987, Reorganization Plan No. 26) and the Agency for International Development, pursuant to Treasury Delegation Order No. 91. The Agency For International Development is an International paramilitary operation (See: Department Of The Army Field Manual, (1969) FM 41-10, pgs. 1-4, Sec. 1-7(b) & 1-6, Section 1- -10(7)(c)(1), 22 U.S.C.A. 284), and includes such activities as "Assumption of full or partial executive, legislative, and judicial authority over a country or area." (See: FM 41-10, pg. 1-7, Section 110(7)(c)(4)) also see, Agreement Between The United Nations And The United States Of America Regarding The Headquarters Of The United Nations, Section 7(d) & (8), 22 U.S.C.A. 287 (1979 Ed.) at pg. 241). It is to be further observed that the "Agreement" regarding the Headquarters District of the United Nations was NOT agreed to (See: Congressional Record - Senate, December 13, 1967, Mr. Thurmond), and is illegally in the Country in the first instant.

30. The 1985 Edition of the Department Of Army Field Manual, FM 41 10 further describes the International "Civil Affairs" operations. At page 3-6 it is admitted that the Agency for International Development is autonomous and under direction of the International Development Cooperation Agency, and at page 3-8, that the operation is "paramilitary." The International Organization(s) intents and purposes was to

promote, implement and enforce a "DICTATORSHIP OVER FINANCE IN THE UNITED STATES." (See: Senate Report No. 93-549, pg. 186)

It appears from the documentary evidence that the Internal Revenue Service Agents etc., are "Agents of a Foreign Principal" within the meaning and intent of the "Foreign Agents Registration Act of 1938." They are directed and controlled by the corporate "Governor" of The Fund" a/k/a "Secretary of Treasury" (See: Public Law 94-564, supra, pg. 5942, U.S. Government Manual 1990/91, pgs. 480 & 481, 26 U.S.C.A. 7701(a)(11), Treasury Delegation Order No. 150-10), and the corporate "Governor" of "The Bank" 22 U.S.C.A. 286 & 286a, acting as "information service employees 22 U.S.C.A. 611(c)(ii), and have been and do now "solicit, collect, disburse or dispense contribution (Tax - pecuniary contribution, Black's Law Dict. 5th ed.), loans, money or other things of value for or in interest of such foreign principal 22 U.S.C.A. 611(c)(iii), and they entered into agreements with a Foreign Principal pursuant to Treasury Delegation Order No. 91 i.e. the "Agency For International Development." (See: 22 U.S.C.A. 611(c)(2))

31. Among other reasons for lack of authority to act, such as a Foreign Agents Registration Statement, 22 U.S.C.A. 612 and 18 U.S.C.A. 219 & 951, military authority cannot be imposed into civil affairs. (See: Department Of The Army Pamphlet 27100- 70, Military Law Review, Vol. 70)

32. An unelected, unrepresentative, unaccountable oligarchy of expatriates and aliens, who fraudulently claim that they intend to establish "rational and equitable international economic relations", yet openly declared that they no longer "stabilize the value of the dollar" nor "assure the value of the coin and currency of the United States" is purely misrepresentation, deceit and fraud. (See: Public Law 95-147, 91 Stat. 1227, at pg. 1229)

This was augmented by Public Law 101-167, 103 Stat. 1195, which discloses massive appropriations of rehypothecated debt credit for the general welfare and common defense of other Foreign Powers, including "Communist" countries or satellites, International control of natural and human resources, etc. etc.. A "Resource" is a claim of "property" and when related to people constitutes "slavery."

33. The covert procedure used to implement and enforce these Foreign Constitutions, Laws, Procedures, Rules, Regulations, etc., has not yet been fully collected and assimilated nor presented as evidence to establish seditious collusion and conspiracy. Our patience and tolerance for those who pervert the very necessary and basic foundations of society has been pushed to insufferable levels. They have "fundamentally" changed the form and substance of the de jure Republican form of Government guaranteed to each State under Article 4, Sec. 4 of the U.S. Constitution,

exhibited a willful and wanton disregard for the Rights, Safety and Property of others, evinced a despotic design to reduce the people to slavery, peonage and involuntary servitude, under a fraudulent, tyrannical, seditious foreign oligarchy, with intent and purpose to institute, erect and form a "Dictatorship" over all Citizens and their Posterity.

34. <u>Pactions</u>, Confederations, and Alliances, and under pretense of "emergency", which they themselves created, promoted and furthered, formed a multitude of offices and retained those of alien allegiance to perpetuate their frauds and to eat out the substance of the good and productive people of this Land. They have trespassed on our Lives, Liberties, Properties and Families and endangered our Peace, Safety, Welfare and Dignity.

LAWBREAKING

35. In the field of law we got removal of federal common law with the Erie Railroad Co. v Tompkins case, 304 US 64; and the hodgepodging of the jurisdictions of Law and Equity together, which is known as "One Form Of Action"; as two of the main insanities dictated by the new owners. Law and Equity does not mix any better than oil and water.

36. Sometime between 1958 and 1970 admiralty was mixed in with the "One Form of Action" "civil actions". (See Rule 1 in the 1958 and 1970 Editions of the Federal Rules of Civil Procedure in Title 28 United States Code.)

37. In Federalist Paper No. 83 Hamilton expressed, "My convictions are equally strong that great advantages result from the separation of the equity and the law jurisdiction ..." The Constitution establishes the three jurisdictions as separate in Article III.

38. There is no Constitutional authority for operating in bankruptcy under Martial Law/Rule. The legislative, executive, and judicial branches no longer exist, as the de jure government has fraudulently been dissolved and the entire country has been received in bankruptcy by the Fund (IMF) and World Bank through a series of "emergency war powers" acts.

39. The intent and objective of the bankruptcy was not to resolve any "emergency"; it was to create one for the express purpose of changing the governmental, social, economic and industrial character of the de jure society, to infringe and abrogate inalienable Rights, steal and alienate the birth Rights of the People, impair the obligations of honest contracts, to defraud and obtain a benefit therefrom, create turbulence and contention, overthrow, and to establish a corrupt totalitarian oligarchy

and combination, in direct contravention to the Law of the Land, and against the Peace, Dignity and Security of We The People (the real State).

40. Because the States also are now bankrupt entities means that now not even the (de facto) State courts have any sovereignty; no enforceable jurisdiction, and can only invite participants into court! State courts are now only courts of mediation. Fines collected by these courts go to the Federal Reserve Banks, the depository agents for the Fund and the Bank. Thus, administrative agents in this State are also acting as trustees and agents for foreign principals, and are required to register as such.

DE FACTO OPERATIONS

41. IF "public officials" represent the people under the Constitution, they can only collect, use, and be paid in Constitutional money, gold and silver. And they can only operate at common law in all criminal matters except for Maritime contracts.

42. Federal Reserve Banks are private banks; check the government and private pages of the telephone book to see where they are listed. IF "public officials" use Federal Reserve "Notes," or funds reducible only to Federal Reserve "Notes" in public business, they are using non-redeemable, dishonored, impaired, depreciated, rehypothecated, interagency, international bills of debt/credit, and have to be operating only a de facto government, which is treason to their oaths of office and violations of their agency obligations to the sovereign people, and in this case, for foreign principals. See: Who Is Running America? for a listing of the major shareholders of the Federal Reserve Banks, and the Staff Report of the Committee on Banking, Currency and Housing, House of Representatives, 94th Congress, 2nd Session, August 1976, titled "Federal Reserve Directors: A Study of Corporate and Banking Influence" which delineates the interlocking directorships of the shareholders.

AGAIN - "A long habit of not thinking a thing wrong gives it a superficial appearance of being right." -- Thomas Paine

43. It is a clearly established principle of law that a corporation being incorporeal and a creature of the law must be represented by an attorney. An attorney representing an artificial entity, such as the (de facto) "State of (pick one of the states)" must appear with the corporate charter and law in his hand. A person acting as an attorney for a foreign principal must be registered pursuant to the Foreign Agents Registration Act (22 USC Section 612 et seq.). See Victor Rabinowitz et. al. v Robert F. Kennedy <u>376</u> US 605.

44. Failure to file said "Foreign Agents Registrations Statement" goes directly to the jurisdiction, and lack of standing to be before the court, and is a felony pursuant to 18 USC þþ 219, & 951. The conflict of law, interest and allegiance is obvious. "NO MAN CAN SERVE TWO MASTERS." See Bible, Luke 16:13, Jeffery v Pounds, 67 Cal.App.3d 6, Cinema 5 v Cinerama 528 F 2d 1384, Easly v Brookline Trust 256 SW 2d 983.

45. In US v Woodly 726 F 2d 1328 and 751 F 2d 1008, it is ruled that a judge who can be influenced by another Department or others, is not an Article III de jure judge. And in US v Ferreira 13 How 42 it is ruled that a judge who can be influenced by another (not independent), is only a commissioner under a treaty. There is no authority under the Constitution for Statutory Administrative courts.

"We (Courts) have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution." -- Cohen v Virginia 6 Wheat 264

"In all Cases ... in which a State shall be a Party ... the supreme Court shall have original Jurisdiction ..." Article 3, Section 2, U.S. Constitution.

46. Judges who pretend judicial power without really having it, and when they act for foreign principals, violate 18 USC þþ 219 and 951.

UNSECURED DEBT

47. This Affiant did not give permission to ANYONE to pledge his life, liberty, body, property, and labor for someone else's benefit, i.e., the federal government's debt. By federal government is meant that totally bankrupt, functionally dead at law, foreign municipal corporation domiciled in Washington, D.C. called the "United States"

"... the United States is to be regarded as a body politic and corporate. ... It is suggested that the United States is to be regarded as a domestic corporation, so far as the State of New York is concerned. We think this contention has no support in reason or authority. ... The United States is a foreign corporation in relation to a State." in re Merriam's Estate, 36 NE 505, 506 22.

That the pledge was made anyway is fraud, because no one asked this Affiant his permission or even told him about it. Security for a debt can never be lawfully obtained by fraud. **"Fraud vitiates the most solemn contracts. documents and even judgments"** U.S. v Throckmorton, 98 US 61

FOREIGN AGENTS IN CHARGE!

48. The de facto <u>"State"</u> engages in activities forbidden to the de jure State by collusion with the Internationals pursuant to 26 IRC 6103(k)(5) under the pretense of the "Intergovernmental Personnel Act", acting as the "FedState Team." The FedState Team is under the direction and control of the Assistant Commissioner (INTERNATIONAL). See Internal Revenue Manual Section 1132.61 Pages 1100-40.1 through 1100-40.2 (1992 Edition) and FedState Bulletins -Commissioner's Advisory Group Meeting September 24 & 25 Minutes.

49. The State government is supposed to protect it's citizens from excesses by federal government personnel, and likewise the federal government is supposed to protect us from excesses by State government personnel. But the internationalist's aim IS excesses and subjugation, so this "FedState Team" establishes cooperation between all government personnel working not for the people, but for foreign principals.

50. A municipal court is no more than a collection agent for the creditors of what used to be OUR governments. The institutions now functioning as the government are merely the alter ego of the Fund and the Bank. These foreign entities are operating illegally in this country by pretending to be the government for the people, and is what the U.S. Supreme Court tacitly describes as **"cooperative federalism".**

51. "Public officials" who under false and fraudulent pretenses and colors of authority engage in soliciting and collecting information, contributions, loans, money, or other things of value for or in the interest of their foreign principals, and being directly or indirectly subsidized, directed, controlled, or financed by said foreign powers, and while deceitfully and secretly agreeing to conceal their true character and true principal were and are engaged in promoting and furthering the principles and doctrines of One World Government, and the dissolution of the several States united. Such promotion constitutes the revival of the ancient pagan and evil Roman Civil Law under which Jesus was crucified, and under which Christians were thrown to the lions.

52. All "public officials" in this <u>"State"</u>, acting as trustees for foreign principals, at all times heretofore and herein were agents for foreign principals as defined in 22 USC 611, namely The Fund (IMF), and The Bank. As such they are required to file a foreign agents registration statement form and supplements thereto, pursuant to 22 USC 612, and are not exempt pursuant to 22 USC 613, see Rabinowitz v Robert Kennedy 376 US 605.

53. Acting under false and fraudulent pretenses as officers and officials of the de jure government of the United States of America is a violation of the Penal Code if the

"official" intends to induce another to submit to his pretended official authority. This would also be a violation of the victim's civil rights under Title 42 USC 1983.

TREASON

54. By continuing to administer this perfidy, "public officials" are committing treason against not only the Constitution, but against truth, rightness, and the real Sovereigns of the nation -- We the People.

"There is no position which depends on clearer principle than that every act of a delegated authority, contrary to the tenor of the commission under which it is exercised is void. No legislative act, therefore, contrary to the Constitution, can be valid. To deny this would be to affirm that the deputy is greater than his principal; that the servant is above the master; that the representatives of the people are superior to the people themselves; that men acting by virtue of powers may do not only what their powers do not authorize, but what they forbid."<u>Federalist Paper No. 78</u> Alexander Hamilton

WAR & EMERGENCY POWERS

55. Research is pouring in at an accellerating rate. The cat is out of the bag. All across America people are becoming aware of this fraud being perpetrated upon them by de facto "public officials" who continue to administer this perfidy -- typical examples are:

From a Resolution Adopted by unanimous vote on June 17, 1995, by the Republican Party of Texas State Executive Committee: "Whereas there has occurred continuous breach of trust, duty and obligation imposed under authority of the Constitution of the United States of America, resulting in a continued abridgement of the Rights, Privileges, Immunities, and Liberties of Citizens and others, all committed under pretense of a continuing national crisis and furtherance of emergency conditions; and

"Whereas, our forefathers recognizing these same conditions wrote to the British Parliament and King of Great Britain in the Declaration of Rights of 1774:

"Whereas, since the close of the last war, the British Parliament, claiming a power of right to bind the people of America, by statute, in all cases whatsoever, hath in some acts expressly imposed taxes on them, and in others, under various pretenses, but in fact for the purpose of raising a revenue, hath imposed rates and duties payable in these colonies established a board of commissioners, with unconstitutional powers,

and extended the jurisdiction of courts of admiralty, not only for collecting the said duties, but for the trial of causes merely arising within the body of a country ...

"Today under pretence of emergency and reorganization the mischief has been recreated and reinstituted within the Nation and several States of the Union, and has once again left the people without any plain, speedy or adequate remedy, and is wholly contrary to the true original extent and end of the Union and civil Government as ordained and established by the people; ..."

From a Resolution of the California Republican Assembly adopted on March 26, 1995 Number 395.1

"Resolved: The California Republican Assembly at the Annual Convention in San Diego, March 26, 1995 does hereby determine to inform members of State and federal elected and appointed offices that the United States of America is presently under War and Emergency Powers and has been for 62 [now -1820] years; be it further

"Resolved: That the California Republican Assembly will support only men and women who are willing to become aware of the usurpation of the power of the United States Constitution and who are committed to restoring our Constitution to its rightful place as the Supreme Law of the Land."

2

UCC APPROVAL SHEET ** EXPEDITED SERVICE ** ** KEEP WITH DOCUMENT **

TRANSACTION TYPE FEES REMITTED **Expedited** Fee \$50.00 **UO - Original Financing Statement** \$25.00 UOA - Original Financing Statement With Assignment \$25.00 UOTU - Original Financing Statement Transmitting Utility \$25.00 UMA - Amendment \$25.00 UMDA - Amendment - Debtor Added \$25.00 UMDC - Amendment -Debtor Name Change \$25.00 UMDD - Amendment - Debtor Deleted \$25.00 UMSA - Amendment -Secured Party Added \$25.00 UMSC - Amendment -Secured Party Name Change \$25.00 UMSD - Amendment -Secured Party Deleted \$25.00 UMC - Amendment - Continuation \$25.00 UMT - Amendment - Termination \$25.00 UMZ - Amendment - Assignment \$25.00 UMZP - Amendment -Partial Assignment \$25.00 UMCS - Amendment -**Correction Statement** \$25.00 UOMH - Manufactured Home -Original Financing Statement \$25.00 UOPF - Public Finance μορFa Original Financing Statement \$25.00 Documents Nine (9) Pages or More \$75.00 Certified Copies Plain Copies γw TOTAL FEES:

RECORDED ON 07/28/2011 AT 11:01 AM IN THE FINANCING RECORDS OF THE MD. ST. DEPARTMENT OF ASSESSMENTS AND TAXATION. WO # 0003840037 ACK # 1000362002066027 ORIGINAL FILE NUMBER: 0000000181425776 PAGES: 0005

___ Other Change(s)

U.S.A. DEPARTMENT OF DEFENSE U.S.A. DEPA CLERK, HALL OF JUSTICE 191 NORTH FIRST STREET SAN JOSE CA 95113-1006

NO FEE TRANSACTION TYPES

 URC - Copies	5
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- UNCP Void Non-Payment
- UCC Cancellation
- UCR Reinstatement
- UCO Departmental Action
- UCREF Refund Recordation Tax
- UCIS Incorrect ID Number
- XOVRU UCC Overrides
- UMFC Filing Office Correction Statement

METHOD OF PAYMENT

Cash

Number of Checks

Check Credit Card

COMMENT(S): Public Finance with assignment

ID:0002623457
C ORDER:0003840037
E:07-28-2011 11:25
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Code

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OR THE FEDERAL RESERVE	SYSTEM	FIRST NAME	MIDDLE	NAME	SUFFIX
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20th Street N.W. 1d. <u>SEEINSTRUCTIONS</u> ADD'L INFO RE	1e. TYPE OF ORGANIZATION	Washington 1f. JURISDICTION OF ORGANIZATION		ANIZATIONAL ID #, if any	u.s.a.
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OR 26. INDIVIDUAL'S LAST NAME	E UNITED STATES OF	FIRST NAME	MIDDLE	NAME	SUFFIX
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1500 Pennsylvania Avenue, NW 2d. SEEINSTRUCTIONS ADD'L INFO RE	2e. TYPE OF ORGANIZATION	21. JURISDICTION OF ORGANIZATION	d.c.	20220 ANIZATIONAL ID #, if any	u.s.a.
[14,000,000,000,000 ORGANIZATION DEBTOR	a trustee (15 USC)	-	•	9880464 A	
3. SECURED PARTY'S NAME (or NAME of 3a. ORGANIZATION'S NAME	TOTAL ASSIGNEE of ASSIGNOR S/P)				
THE UNITED STATES DE	PARTMENT OF THE	FREASLIRY 1780			
OR 3b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE	NAME	SUFFIX
3c. MAILING ADDRESS	=				
50 Maryland Avenue		CITY	STATE	POSTAL CODE	COUNTRY
4. This FINANCING STATEMENT covers the follow	ing collateral:	Rockville	md	20850	u.s.a.
1D00247556 , Seal 6Z33753691 , Seal 6D00242066 , Seal FV26330-2, , Seal	No. 285521 No. 285522 No. 285523 No. 285524				

[A SECURITY (15 USC)--- COMMERCIAL AFFIDAVIT---NOT A POINT OF LAW]

5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER AG. LIEN NON-UCC FILING
6. This FINANCING STATEMENT is to be filed (for recorded) in the REAL 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s)
VESTATE RECORDS. Attach Addendum [if applicable] [ADDITIONAL FEE] [Optional] All Debtors Debtor 1 Debtor 2
8. OPTIONAL FILER REFERENCE DATA

UCC FINANCING STATEMENT ADDENDUM	1				
FOLLOW INSTRUCTIONS (front and back) CAREFULLY					
9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING ST 9a. ORGANIZATION'S NAME	ATEMENT				
OR THE FEDERAL RESERVE SYSTEM					
96. INDIVIDUAL'S LAST NAME FIRST NAME	MIDDLE NAME, SUFFIX				
10. MISCELLANEOUS:					
[With] THIS NOTE IS LEGAL TENDER FOR ALL DEBTS, PUBLIC AND PRIVATE 14,300,000,000,000,000 [14,300,000,000,000,000]					
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OR U.S. DEPARTMENT OF -DEFENSE- FINANCE A	AND ACCOUNTING S	ERVICES			
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13. This FINANCING STATEMENT covers in timber to be cut or as-extracted collateral, or is filed as a fixture filing.					
 14. Description of real estate: [- As all real -men with hands and legs, and all real - land in the United States of America 14,000,000,000,000,000 - WITH TRUST IN GOD, this real-estate is with the - PUBLIC -] 	-OUT OF MANY (all real estate in - THE U FIRST NAME: EVE LAST NAME : ROC MIDDLE NAME: DI M	JNITED STA' RTON, HA,	cities TES	s, counties-prope OF AMERICA -	rties)ONE - , this
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 Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest): 	POINT OF LAW]				
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	Filed in connection with a Manu	factured-Home Trans			



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conditions.

ALLIANCE OWER NER **TAW**

> ern regions will transform our current scientific perspective of ous conditions into an active scientific capability. With the Arctic's unique proximity to the singular electromagnetic conditions Creating a permanent presence of civilization in the norththe Arctic from isolated research stations in remote and dangerof the Polar Regions, the complex of electromagnetic relation-

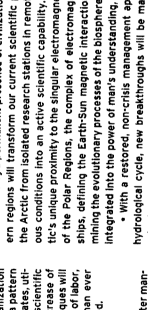
mining the evolutionary processes of the biosphere, will finally be ships, defining the Earth-Sun magnetic interactions, and deterintegrated into the power of man's understanding, and economy. · With a restored, non-crisis management approach to the spheric engineering of climate, plant life, ground water, and soils. hydrological cycle, new breakthroughs will be made in the bio-

Through the close management of NAWAPA's 240 reser-

protein multiply several fold, but new frontiers will be breached in voirs, not only will the continent's production of fish and aquatic reservoir science and water treatment methods, mastering the

use and engineering of micro-organisms, fish, and plant control.

In accomplishing NAWAPA, man will be poised to begin mastering and making use of the integrated relationships which define life on Earth, and participate in creating its continued evolution, rather than being subject to the whims of nature and local





GLOBALLY EXTENDED

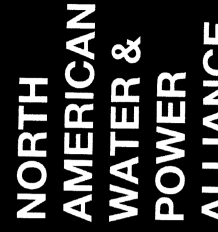
NAWAPA's approach signifies a change in the organization of the planet as a whole, and its application will set off a pattern lizing the full compass of their own territories for the scientific of sovereign nation states acting as sovereign nation-states, utibenefit and increasing power of their citizens. The increase of the infrastructural density and land management techniques will lead to a guaranteed increase in the productive powers of labor, per unit of relevant territory, and in greater rates than ever before, for every continent where the principle is applied.

SCIENTIFIC ADVANCEMENT

Along with its planetary effects as a continental water management system, NAWAPA is a science driver in the true sense of the term:

 The accomplishment of implementing a reservoir management system of its scale, over one continuous, active corridor of scientific coordination, will lead to unpredictable, but guaranteed qualitative effects in overall technological and scientific management.

the great advancements to be made in geological mapping, as well as fundamental discoveries in the understanding of life's The creation of large tunnels, totaling 1000 miles, typify creation of the earth's crust, and the nature of its useful biogenic ores.









- 2. Yukon Reservoir
- 3. Copper Reservoir
 - 4. Taku Lift
- 5. Canadian/Great-Lakes Waterway
 - 6. Rocky Mountain Trench
 - 7. Sawtooth Lifts
- 8. Dakota Waterway
 - 9. Sawtooth Tunnel
- 10. Great Basin Waterway
 - 11. Lake Nevada
- 12. Colorado Reservoir 13. Baja Aqueduct
- 14. Colorado Aqueduct
- 15. Sonora Aqueduct
- 16. Chihuahua Aqueduct
- 17. Rio-Grande Aqueduct 18. Hudson Bay Seaway
 - 19. James Bay Seaway
- 20. Knob Lake Barge Canal

NAWAPA

years in the management of water and other presently known and new resources. It means a civilization taking its destiny into The implementation of NAWAPA means making the bold decision to solve the long term needs of mankind for the next 50 its own hands, by managing continental and global characteristics instead of local ones.

EMPLOYMENT & INDUSTRY

NAWAPA itself creates directly and Indirectly 4 million jobs, plus close to an additional 1.5 million jobs through application of nuclear technologies for the 30,000 MW (mega watt) pumping requirement of the system, for a total of 5.5 million new jobs.

For More, Visit LaRouchePAC.com



rents, a quarter of all the rain or snow that hits the ground in North America each year falls in a narrow corridor of the continent, with cific and Arctic Oceans, unused by the biosphere on land, and wasted. Meanwhile, a large swath of the western half of continent Due to its specific topographical shape, and ocean air cur-800 MAFY(million acre feet per year) running directly into the Paremains dry, and barren.

NAWAPA will remedy this presently inefficient distribution of precipitation: utilizing 20% of this runoff, 160 MAFY, strategically raphy of the Rocky Mountain Chain, and effecting a distribution of placed dams and tunnels will create a collection system of major new reservoirs and canals, taking advantage of the natural topogwater to parched lands and strategic water ways. Through 22 MAFY to the Canadian Prairie Provinces, 69 MAFY to US states, and 21 MAFY for Northern Mexico, 86,000 square miles will be

sissippi, and replacing the increasingly inefficient and limited sources of well water with a permanent source from gravity flow, irrigated, doubling the current irrigable acreage west of the Misrelieving agriculture of pumping costs and restoring its productivity. It is a known fact, that 40% of precipitation over continents Category A) returns directly as runoff or groundwater discharge to oceans, while 60% percent of precipitation over continents Category B) re-evaporates, and falls back onto land, recycling tion will be brought into participation with Category B, being itself roughly 2.7 times over land before returning to oceans. By building NAWAPA, the 160 MAFY of normal Category A precipitaused not once, but multiple times as it recycles as rainfall across the continent, before exiting the system.

EFFICIENCY

The NAWAPA design has the least amount of reservoirs and distribution systems for the greatest effect:

- 3150 individual water resource projects authorized/proposed by Army Corps in 1966:
 - 369 individual water resource projects proposed in NAWAPA: 2.7 billion acre feet of water storage capacity created : billion acre feet Water storage capacity created:

HYDRO-POWER

aily generates 38,000 MW of power for Canada and 30,000 MW Because of its continental design approach, NAWAPA annufor the US, from gravity flow.

NUCLEAR RENAISSANCE

The 2450 foot Idaho Saw Tooth Lift, necessitating 26,000 MW of power, will require 65, - 400MW modular plants, such as the GE-Hitachi PRISM. The long term settlement of northern regions of Canada and Alaska, will lead to the long awaited applicasigned nuplexes (nuclear powered industrial complexes), featurtion of high temperature nuclear process heat in integrally deing high temperature(2-3000F) chemical processing industries, water desalination, and electrical power production.

THE CANADIAN/GREAT LAKES SEA WAYS

Barge canals connecting Lake Superior to the Pacific, and Hudson Bay, Georgian Bay, the ore fields of Labrador, and Quebec to the Great Lakes, will lead to an explosion of mining, industrial and research potentials.

RAIL CONSTRUCTION

Various Union Pacific, Burlington Northern Santa Fe, and Canadian Pacific routes will need double, and in some cases, triple tracking. 2200 miles of new rail, connecting Prince George and Dawson Creek each to Fairbanks, Alaska must be built. Over Chukotka, including a 60-mile Bering Strait connection, will be in 975 miles of double track connecting Fairbanks with Egvekinot, order.

Taxpayer Services Division 301 West Preston Street W Baltimore, MD 21201 (2007 vw3.1)

Main Menu | Security Interest Filings (UCC) New Search | Business Entity Information (Charter/Personal Property) | Rate Stabilization Notices | Get Forms | Certificate of Status | Image Availability | SDAT Home

Taxpayer Services Division

FEDERAL RESERVE SYSTEM Filing Details (Current)

Filing Status: ACTIVE

All records received by the Department through 08/19/2011 are shown.

Debtor Information for File Number: 000000181425776

Name

THE FEDERAL RESERVE SYSTEM

E PLURIBUS UNUM THE UNITED STATES OF AMERICA

U.S. DEPARTMENT OF DEFENSE FINANCE AND ACCOUNTING SERVICES

COMPTROLLER OF MARYLAND

Address

20TH STREET, N.W. WASHINGTON, DC 20551 1500 PENNSYLVANIA AVENUE, NW WASHINGTON, DC 20220 1400 DEFENSE PENTAGON WASHINGTON, DC 20301 - 1400 1101 WOOTON PARKWAY ROCKVILLE, MD 20852

Secured Party Information for File Number: 0000000181425776

Name

THE UNITED STATES DEPARTMENT OF THE TREASURY 1789 (Assignor) NORTH AMERICAN WATER AND POWER ALLIANCE (Assignor) U.S. TREASURY DEPARTMENT INTERNAL REVENUE SERVICE (IRS) (Assignee) Address 50 MARYLAND AVENUE ROCKVILLE, MD 20850 1400 DEFENSE PENTAGON WASHINGTON, DC 20301 - 1400 600 ATLANTIC AVENUE BOSTON, MA 02106

	CUST ID:0002630386 WORK ORDER:0003846 DATE:08-12-2011 10 AMT. PAID:\$300.00	966	
CC FINANCING STATEMENT AMENDMEN	Т		
NAME & PHONE OF CONTACT AT FILER [optional]		ZCH AU	GIZ AIU:
SEND ACKNOWLEDGMENT TO: (Name and Address) U.S. TREASURY, INTERNAL REVENUE SERVICE Comptroller of Maryland, Enforcement Divisio Revenue Administration Center 80 Calvert Street	2	AS	PARTINE. SSESSING TAXATIGI.
Annapolis, MD 21404			
INITIAL FINANCING STATEMENT FILE # 0000000181425776	THE ABOVE SPA	1b. This FINANCING STATEME to be filed [for record] (or rec REAL ESTATE RECORDS.	NT AMENDMENT IS
TERMINATION: Effectiveness of the Financing Statement identified above	is terminated with respect to security interest(s) of the	Secured Party authorizing this Termin	ation Statement
Also check one of the following three boxes and provide appropriate information in CHANGE name and/or address: Please refer to the detailed instructions in regards to changing the name/address of a party. CURRENT RECORD INFORMATION:	DELETE name: Give record name to be deleted in item 5a or 6b.	ADD name: Complete item 7a or also complete items 7e-7g (if app	7b, and also item 7c; icable).
6a. ORGANIZATION'S NAME			and the second se
	FIRST NAME	MIDDLE NAME	SUFFIX
66. INDIVIDUAL'S LAST NAME CHANGED (NEW) OR ADDED INFORMATION:	FIRST NAME		SUFFIX
66. INDIVIDUAL'S LAST NAME CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME	FIRST NAME		SUFFIX
66. INDIVIDUAL'S LAST NAME CHANGED (NEW) OR ADDED INFORMATION:	FIRST NAME	MIDDLE NAME MIDDLE NAME	SUFFIX
66. INDIVIDUAL'S LAST NAME CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME Comptroller of Maryland 7b. INDIVIDUAL'S LAST NAME			
6b. INDIVIDUAL'S LAST NAME CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME Comptroller of Maryland 7b. INDIVIDUAL'S LAST NAME MAILING ADDRESS OFA (11 USC), 1101 WOOTTON PARKWAY	FIRST NAME	MIDDLE NAME	SUFFIX COUNTRY U.S.A.
66. INDIVIDUAL'S LAST NAME CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME Comptroller of Maryland	FIRST NAME CITY ROCKVILLE	MIDDLE NAME STATE POSTAL CODE MD 20852	SUFFIX COUNTRY U.S.A.

•	NAME OF SECURED PARTY OF RECORD AUTHO adds collateral or adds the authorizing Debtor, or if this is a Te Ba. ORGANIZATION'S NAME THE UNITED STATES DEPARTME	mination authorized by a Debtor, check here and ent	s is an Assignment). If this is an Amendment au ter name of DEBTOR authorizing this Amendm	thorized by a Debtor which vent.
OR	96. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
1.5	COPTIONAL FILER REFERENCE DATA ecording as Deed of Trust in the Real-es	state records: INITIAL FINANCING	G STATEMENT FILE # 0000	000181425776

FILING OFFICE COPY - UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 05/22/02)

UCC APPROVAL SHEET ** KEEP WITH DOCUMENT **

TRANSACTION TYPE

FEES REMITTED

UO - Original Financing Statement	\$25.00	
UOA - Original Financing Statement		
with assignment	\$25.00	
UOTU - Original Financing Statement		
Transmitting Utility	\$25.00	
UMA - Amendment	\$25.00	
V UMDA - Amendment - Debtor Added	\$25.00	
UMDC - Amendment -		
Debtor Name Change	\$25.00	
UMDD - Amendment - Debtor Deleter	d \$25.00	
UMSA - Amendment -		
Secured Party Added	\$25.00	
UMSC - Amendment -	1202230	
Secured Party Name Change	\$25.00	
UMSD - Amendment -		
Secured Party Deleted	\$25.00	
UMC - Amendment - Continuation	\$25.00	
UMT - Amendment - Termination	\$25.00	
UMZ - Amendment - Assignment	\$25.00	
UMZP - Amendment -		
Partial Assignment	\$25.00	
UMCS - Amendment -		
Correction Statement	\$25.00	1
UOMH - Manufactured Home -		
Original Financing Stateme	nt \$25.00	
UOPF - Public Finance -		
Original Financing Stateme	nt \$25.00	
Documents Nine (9) Pages or More	\$75.00	
Certified Copies		
Plain Copies		
TOTAL FEES: 25		

RECORDED ON 08/12/2011 AT 10:25 AM IN THE FINANCING RECORDS OF THE MD. ST. DEPARTMENT OF ASSESSMENTS AND TAXATION. WO # 0003846966 ACK # 1000362002135657 ORIGINAL FILE NUMBER: 0000000181425776 PAGES: 0002

OTHER CHANGES:

NO FEE TRANSACTION TYPES

	URC - Copies	
	UNCP - Void - Non-Payment	
	UCC - Cancellation	
_	UCR - Reinstatement	
	UCO - Departmental Action	
6	UCREF - Refund Recordation Tax	
	UCIS - Incorrect ID Number	
-	XOVRU - UCC Overrides	
	UMFC - Filing Office Correction Statement	

Method of Payment:

			_	_
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	0.0			
-	63	4.1	-	_

Check Credit Card

Number of Checks

Comments(s):

Mail to Address: US TREASURY INTERNAL REVENUE SERVICE 80 CALVERT STREET ANNAPOLIS MD 21404

Code___

Attention:

Stamp work order and customer number here

CUST ID:0002630386 WORK ORDER:0003846966 DATE:08-12-2011 10:25 AM

I, Phil Hudok, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the tenth day of February, in the Year of our Lord Jesus Christ two thousand sixteen, did cause to be mailed via certified mail return receipt USPS numbered <u>7015 0648 0007 1592 5943</u>, true, accurate and complete copies of the following documents all within a defaulted and dishonored commercial, corporate and military system. Filed into Original Jurisdiction, Original Venue and Original Law Form, under the Law of the Land aka God's law pursuant to Ezekiel 44:24, Acts 25, and St. Luke 16:13, not a statutory court of record of limited jurisdiction the following are enclosed, to wit:

- 1. Instructions and Contents;
- 2. Authorities and Principles;
- 3. Notice and Demand for Discovery;
- 4. Challenge to use of privileged assistance of counsel calls and communication of any nature and kind;
- 5. Notice, Declaration and further challenge;
- 6. Notice of Demand to dismiss alleged revocation and dismiss alleged commercial;
- 7. Notice of Demand in Limine;
- 8. The Constitution For The United States Constructive Fraud;
- 9. Historic Lien ACK#1000362002066027 File # 0000000181425776;

to, and upon the following, purported and self-proclaimed to wit:

Jeffrey Reed, purported Circuit Court Judge COUNTY OF WOOD

Wood County Judicial Building

2 Government Square, Room 221

Parkersburg, WV 26101-5353

and to all agents, principals, assigns and successors thereto, thereof and therefrom.

I, ______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

I, Phil Hudok, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the tenth day of February, in the Year of our Lord Jesus Christ two thousand sixteen, did cause to be mailed via certified mail return receipt USPS numbered <u>7015 6640 6007 1592 5936</u>, true, accurate and complete copies of the following documents all within a defaulted and dishonored commercial, corporate and military system. Filed into Original Jurisdiction, Original Venue and Original Law Form, under the Law of the Land aka God's law pursuant to Ezekiel 44:24, Acts 25, and St. Luke 16:13, not a statutory court of record of limited jurisdiction the following are enclosed, to wit:

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to, and upon the following, purported and self-proclaimed to wit:

John D. Beane, purported Circuit Court Judge COUNTY OF WOOD

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

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- 7. Notice of Demand in Limine;
- 8. The Constitution For The United States Constructive Fraud;
- 9. Historic Lien ACK#1000362002066027 File # 0000000181425776;

to, and upon the following, purported and self-proclaimed to wit:

Jason Wharton, purported Prosecutor COUNTY OF WOOD

Wood County Prosecutor's Office 317 Market Street Parkersburg, WV 26101

and to all agents, principals, assigns and successors thereto, thereof and therefrom.

I, ______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

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- 8. The Constitution For The United States Constructive Fraud;

9. Historic Lien ACK#1000362002066027 File # 0000000181425776;

to, and upon the following, purported and self-proclaimed to wit:

Carole Jones, purported Circuit Clerk COUNTY OF WOOD

Wood County Judicial Building 2 Government Square, Room 131 Parkersburg, WV 26101-5353

and to all agents, principals, assigns and successors thereto, thereof and therefrom.

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to, and upon the following, purported and self-proclaimed to wit:

Jeffrey Reed, purported Circuit Court Judge COUNTY OF WOOD

Wood County Judicial Building

2 Government Square, Room 221

Parkersburg, WV 26101-5353

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John D. Beane, purported Circuit Court Judge COUNTY OF WOOD

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Wood County Prosecutor's Office 317 Market Street Parkersburg, WV 26101

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Wood County Judicial Building 2 Government Square, Room 131 Parkersburg, WV 26101-5353

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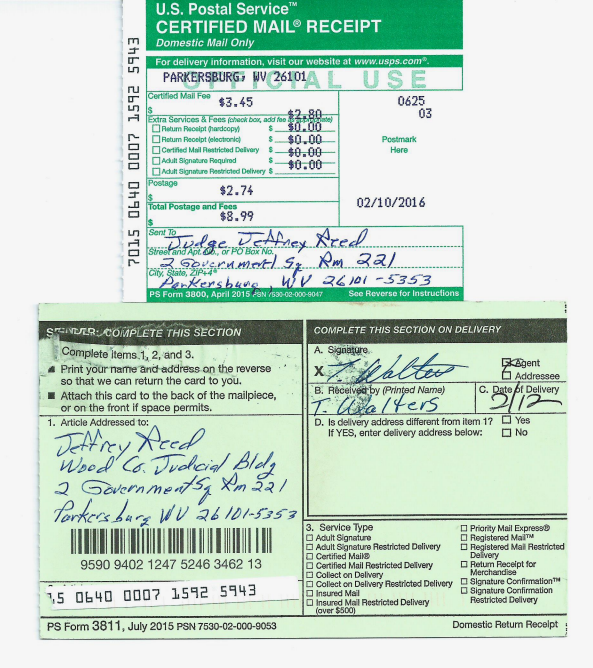
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U.S. Postal Service[™] CERTIFIED MAIL[®] RECEIPT Г Domestic Mail Only Ē 5 For delivery information, visit our we ww.usps.com® PARKERSBURG, WV 26101 пu 1596 Certified Mail Fee \$3.45 0625 s pppropria 03 Extra Services & Fees (check box, add Return Receipt (hardcopy) ~ Return Receipt (electronic) \$0.00 Postmark Certified Mail Restricted Delivery \$0.00 Here Adult Signature Required \$0.00 Adult Signature Restricted Delivery \$ Postage \$7.35 061 \$ Total Postage and Fees \$13.60 02/10/2016 Ы 701 avole Jone Government 2 4ave Citv WV 26101-5353 Parkersburg See Reverse for Instructions 3800 April 2015 1.A.T . 5 COMPLETE THIS SECTION ON DELIVERY **SENDER:** COMPLETE THIS SECTION A. Signatur Complete items 1, 2, and 3. Agent Print your name and address on the reverse X Addressee so that we can return the card to you. C. Date of Delivery B. Received by (Printed) Attach this card to the back of the mailpiece, 2 or on the front if space permits. ar 1. Article Addressed to: 1 Yes D. Is delivery address different from item 1? If YES, enter delivery address below: D No Carole Dones Wood Co Tudicial Blog 2 Government Sq. Rm 131 WV36101-5353 kersburg 3. Service Type Priority Mall Express® Adult Signature □ Registered Mail™ □ Registered Mail Restricted Delivery
 □ Return Receipt for Merchandise
 □ Signature Confirmation™ Adult Signature Restricted Delivery Certified Mail® 9590 9402 1247 5246 3451 79 Certified Mail Restricted Delivery
Collect on Delivery
Collect on Delivery
Collect on Delivery
Collect on Delivery Restricted Delivery 2. Article Number (Transfer from service label) Signature Confirmation Insured Mail
 Insured Mail Restricted Delivery (over \$500) 715 0640 0007 1592 5929 **Restricted Delivery** PS Form 3811, July 2015 POINTON Domestic Return Rec



U.S. Postal Service[™] **CERTIFIED MAIL® RECEIPT** Ш Domestic Mail Only 5 For delivery information, visit our website at www.usps.com® PARKERSBURG, WV 26101 п 5 Certified Mail Fee \$3.45 0625 F 03 Extra Services & Fees (check box, add f as applopr 1002 Return Receipt (hardcopy) Return Receipt (electronic) \$0.00 Postmark Certified Mail Restricted Delivery \$0.00 Here Adult Signature Required \$0.00 Adult Signature Restricted Delivery \$ 10 Postage \$2.74 10 \$ Total Postage and Fees \$8.99 02/10/2016 ப Sent T 707 oh. 54 2 conment City, Sta WV26101 bung. -535 3 Kers se for Instructi COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION A. Signature ms 1, 2, and 3. Complet Agent Print we and address on the reverse 10 1 Addressee can return the card to you. of Delivery (Printed Name) C. Date B. Received by his card to the back of the mailpiece, ers 9 10 .he front if space permits. D. Is delivery address different from item 1? □ Yes le Addressed to: If YES, enter delivery address below: D No Judge John Beanc Wood Co. Judicial Blog 2 Government Sy Rin 421 Parkersburg, WV 26101-5353 3. Service Type ☐ Adult Signature ☐ Adult Signature Restricted Delivery Priority Mail Express®
Registered MailTM Registered Mail™
 Registered Mail Restricted
 Delivery
 Return Receipt for
 Merchandise
 Signature Confirmation™
 Signature Confirmation Certified Mail® Certified Mail Restricted Delivery 9590 9402 1247 5246 3451 62 Collect on Delivery Collect on Delivery Restricted Delivery
Insured Mail 7015 0640 0007 1592 5936 Insured Mail Restricted Delivery (over \$500) **Restricted Delivery** Domestic Return Receipt PS Form 3811, July 2015 PSN 7530-02-000-9053

U.S. Postal Service [™] CERTIFIED MAIL [®]	RECEIPT
Domestic Mail Only For delivery information, visit our PARKERSBURG # WV 26101	201 201 201 201 201 201 201 201 201 201
Certified Mail Fee \$ \$ Extra Services & Fees (check box, add fee \$ Certified Mail Fee \$ \$ Certified Mail Fee \$ \$ Certified Mail Fee \$ \$ Certified Mail Fee \$ \$ Certified Mail Fee \$ Certified Mail Fee	.00]
Certified Mail Restricted Delivery \$	QQ Postmark 00 Here 00 .00
+ \$2,74 - Total Postage and Fees \$ \$8,99	02/10/2016
Sent To Bon What To Born War Het To Born No.	5t. 1V 26101
PS Form 3800, April 2015 PS 7530-02-000	0-9047 See Reverse for Instructions
 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: Jason Whanton 317 Market St Parkersburg, WV 26101 	COMPLETE THIS SECTION ON DELIVERY A. Signature X. Activessee R. Received by (Printed Name) C. Date of Delivery H. Received by (Printed Name) C. Date of Delivery D. Is delivery address different from item 1? If YES, enter delivery address below:
-1919 9590 9402 1247 5246 3462 20 15 0640 0007 1592 5950	3. Service Type □ Priority Mail Express® □ Adult Signature □ Registered Mail™ □ Adult Signature Restricted Delivery □ Registered Mail Restricted Delivery □ Certified Mail® □ Delivery □ Collect on Delivery Restricted Delivery □ Signature Confirmation™ □ Signature Mail □ Signature Confirmation™ □ Insured Mail Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	(over \$500) Domestic Return Receipt