

Packet Contents

Envelope (front) Image of some of the 3500 American people who have opted into the legal and lawful contractual agreement providing a permanent injunction against the government.

Envelope (back) Overview and contact information

Six minute video petitioning 10 ranking members of the West Virginia Legislature for 1st Amendment Redress of Grievances & Notice of Breach of Promise. That February, 2015 action led to filing a case against the Legislature, Governor, and Attorney General in the West Virginia Supreme Court of Appeals. After exhausting all avenues at the state level, action was taken at the federal level.

Elkins Inter-Mountain publishes “Residents file lawsuit against state”

Elkins Inter-Mountain publishes “Justices added to Hudok’s lawsuit”

Elkins Inter-Mountain publishes “Local resident receives arbitration award”

Cover page and page 17 of 21 page arbitration award

Three page section from the 43 page Proof of Claim document that details the scriptural authorities we provided to support our case and establish a contractual agreement. Referenced is the fact that preceding our scriptural authorities is an extensive listing of demand for 573 specific proofs of claim for constitutional authority for 573 interactions with the people which the government failed to provide.

Two page detailed summary of our successful endeavor to uphold justice and the rule of law while maintaining clean hands and good faith.

**Why
did
over
3500
join?**

**What
do
these
people
know?**





Many good people are engrossed in an effort to obtain a permanent court injunction to prohibit an out of bounds and out of control government in numerous instances of unlawful mandates.

This envelope contains the story of a legal and lawful award for all Americans. On page 17 of the award you will find, "This order shall constitute a permanent injunction against the Respondents(s) respecting the Claimant's and the Claimant's interest: comprised and embodied with the contractual agreement."

The Respondent(s) are, but not limited to, DONALD TRUMP, ET AL., JOHN ROBERTS, ET AL., NANCY PELOSI, ET AL., WILLIAM BARR, ET AL., CHARLES GRASSLEY, ET AL., UNITED STATES OF AMERICA, ET AL

I, Phillip Hudok, am the Claimant, but infinitely more important, the "contractual agreement" was obtained qui tam, and as such, was done for all Americans.

Bottom line... A permanent injunction already exists and can be brought to bear by the American people. Evidenced in the flip side image, over 3500 Americans representing all 50 states understand the enormity of what you're now aware and have already opted into the established contractual agreement.

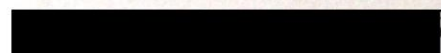
Inside, is the information providing a rudimentary understanding of what is available. It is your job now to help spread the good news and participate in a broadening call to action.

A special zoom call will be scheduled for 7:00 PM Eastern on Sept. 11. A panel of people who have been instrumental in the establishment of the contractual agreement will answer your questions. You can email me [REDACTED] to request a zoom conference link or use:

<https://us06web.zoom.us/j/81164840839?pwd=eUtDQjR1enNTaGlCUEhkaW1QVIN3Zz09>

My phone numbers and address:

Phillip Hudok
15958 Seneca Trail
Huttonsville, WV 26273



Website <http://hudok.info/index.php/important-arbitration-update-your-move/>

(complete history, all documents, and informational videos & audios)

Petitioning the W.Va. Legislature
Odyssey Begins

The Inter-Mountain

75 cents

Elkins, West Virginia

www.TheInterMountain.com

Serving central West Virginia since 1892

Vol. 122, No. 158

Monday, June 22, 2015

Residents file lawsuit against state

By Tim MacVean
Staff Writer

ELKINS — Three area residents have filed a lawsuit against the state of West Virginia demanding a “constitutional government” be restored within the state.

Phillip Hudok, Gene Stalnaker and Thomas David House of Deegan filed the suit against Gov. Earl Ray Tomblin, Attorney General Patrick Morrissey, Clerk of the West Virginia House of Delegates Steve Harrison and an “unknown private for profit subcontractor providing government services and purporting to be lawful government in operation.”

Hudok said the lawsuit stems from events that began nearly 20 years ago in which he voiced concerns regarding new facial imaging on government issued driver’s licenses and identification cards.

See **LAWSUIT** on Page A7

Lawsuit

FROM PAGE A1

“It started back in 1999 when a number of people, including myself, decided we couldn’t submit to the biometric driver’s license,” Hudok said. “We negotiated with the governor and the DMV (Department of Motor Vehicles) from 1999 until 2008 and we drove without a driver’s license because we didn’t want our (faces mapped) and we felt that was an invasion of our right, our religious rights and everything.”

“Governor Manchin accommodated us and we drove for a while with a non-biometric driver’s license. He instructed the DMV to accommodate us so we probably had the only non-real ID government compliancy,” Hudok continued. “Then that was rescinded by Tomblin’s administration without even notifying us so we contacted Patrick Morrissey with a number of concerns.”

Hudok cited that the three individuals were against being required to have to provide a “facial print” as it is against their religious beliefs.

“You go to the DMV, they have a sign up that your fingerprint is optional. What they don’t tell you is that they are taking a fingerprint of your face. That’s going into INTERPOL, an international criminal database,” Hudok said. “Ger-

many, Russia, China, they can identify you just as you walk down the street, not what you touch. You see how much more invasive the facial print is than the fingerprint? We believe it’s very religiously significant too because you are surrendering your uniqueness to the state.”

Hudok said they are not asking for money or any sort of punitive compensation, but merely the West Virginia Constitution to be followed, which they believe is not currently being upheld by lawmakers.

“I have never asked for any monetary punitive damages, we are asking them to turn back the clock and set things right, and if you can’t do that at least give us what is a right of expatriation,” Hudok said.

“What we are saying is you’ve broken your contract with us so we just can’t contract with you and we have the right to expatriation which means as long as we don’t hurt anybody, as long as we don’t break any laws, just leave us alone,” he added.

Hudok said the suit was filed with the state Supreme Court after they petitioned the legislature, Tomblin and Morrissey, with no response.

“What we have asked for is a Writ of Mandamus. A Writ of Mandamus can enable you to go directly to the state Supreme Court when the government or a public entity is violating your rights so we have taken this directly to the Supreme Court,” Hudok said.

Hudok said their hope for the end result is to have a government that is run for the people of West Virginia and the United States and follows the “rule of law” of the West Virginia Constitution.

“What we want to see is constitutional government. We are not asking just for that (not to be required to provide facial prints on identification cards) but we are saying if you can’t dissolve these corporations and take us back to the rule of law, that’s very important . . . we are looking for expatriation,” Hudok said.

Hudok said that numerous other individuals in other states, including California and Texas, are filing similar suits demanding government officials go back to a constitutional government.

Within the lawsuit, Hudok, Stalnaker and House have demanded a trial by jury regarding the matter.

More information can be found by visiting hudok.info.

The Inter-Mountain

75 cents

www.TheInterMountain.com

Vol. 122, No. 248



VIRTUOSO

Pianist Gibbons set to perform at Davis & Elkins. *Page A3*

PREP VOLLEYBALL

Tygarts Valley battles visiting Petersburg. *Page B1*



Elkins, West Virginia

Serving central West Virginia since 1892

Tuesday, Oct. 6, 2015

Justices added to Hudok's lawsuit

By Tim MacVean
Staff Writer

ELKINS — Three area residents who filed a lawsuit against the state of West Virginia demanding a "constitutional government" be restored within the state have also named all five West Virginia Supreme Court Justices as defendants.

Phillip Hudok of Hut-
tonsville, Gene Stalnaker of
Daniels and Thomas Deegan of
Mineral Wells originally filed

the suit in May against Gov.
Earl Ray Tomblin, Attor-
ney General Patrick Mor-
risey, Clerk of the West Vir-
ginia House of Delegates Steve
Harrison and an "unknown pri-
vate for profit subcontractor
providing government services
and purporting to be lawful gov-



HUDOK

ernment in operation."

The filing has since been amended to also include the five Supreme Court Justices for "failing to act because they were in default and dishonor legally."

Hudok said, in an exclusive interview with The Inter-Mountain this week, he feels the government is abusing its power and making United States citizens enemies of the government.

See LAWSUIT on Page A7

Four of these five W.Va.
Supreme Court Justices were
later impeached and one was
sentenced two years for
corruption.

Lawsuit

FROM PAGE A1

"In 1933, they confiscated the people's gold and the only way they could do that was to actually take away their rights to that personal property. The government would have stolen the gold from the people. It was a \$10,000 fine and, I forget how many years in prison, I think it was five years in prison if you didn't turn in your gold bullion, if you had some gold," Hudok said.

"So what they did, they considered it a time of emergency and they beefed up the 1917 War Powers Act and they called it the 1933 War Powers Act and they declared (United States citizens) enemies of their own government, and we still are," he said. "We are considered enemies of our own government. That is crucial to this whole thing because that's what we took to our state. ..."

Hudok said the 1933 War Powers Act has never been re-

scinded, which he believes means the president can, by policy and not law, in time of war, seize property, organize and control production, seize commodities and communication, regulate the operation of private enterprise, restrict travel and "in a plethora of particular ways, control the lives of all American citizens."

"It's never been rescinded. We are actually in a state of war and we are the enemy of the government and that should upset me. That's why the EPA can use policy that is killing West Virginia," Hudok said. "There is no law that is doing all this stuff, it's policy and the policies go on and on and on."

He said a 1934 \$20 bill he possessed had the phrase "Redeemable in lawful money," printed on it, which he said means at that time the United States didn't even have "lawful money." He

said today's currency states, "This note is legal tender for all debts public and private," making it a debt note but not actual money.

"One of the things I'm saying is we don't have lawful government, we don't even have lawful money," Hudok said.

He said the group also filed 17 writs of mandamus, or orders from a court to an inferior government official ordering the government official to properly fulfill their official duties or correct an abuse of discretion.

"We had taken the case as far as we could go. As a matter of fact, we couldn't take it any further. Every government entity in the state was named in our final complaint — the Supreme Court justices, the State Police, the Legislature, the governor, the state attorney general, everybody — number one, they are privately incorporated, which we say is

wrong. Of our original complaint...we had... 17 writs of mandamus where we requested different things. The counsel for the defendants... had to respond to our complaint," Hudok said. "They only addressed one writ of the 17. When you do that, that's a tacit admission that the others have validity."

Hudok said he is asking for all the aforementioned governmental to resign their positions effective immediately.

"What I wanted them to do and what I am asking them to do right now is resign. Gov. Earl Ray Tomblin, I'm asking for his resignation, I'm asking him to resign. Attorney General Patrick Morrisey, I'm asking him to resign," Hudok said. "The five Supreme Court Justices, I'm asking them to resign."

"The Legislature, I'm acting them to act, since I haven't had

any personal dealings with them, I can't because they're defendants. I'm asking them to return our state to its constitution and until they do, I will continue to ask them to do the honorable thing."

Hudok said his hope is to have a government that is run for the people of West Virginia and the United States and follows the "rule of law" of the West Virginia Constitution.

"If you do not have the rule of law, you will have tyranny. That's all we were asking for was the rule of law," Hudok said. "Not private for profit corporate government and to me, this is the most important thing I've ever done in my life. This might be the most important day I've ever had in my life. I'm 65, I've had a life, but our children deserve that we guard the precious liberty we have."

"I won't quit. I can't quit," Hudok said.



Local resident receives arbitration award

By Tim MacVean

ELKINS — Local resident Phil Hudok has received an arbitration award ordering the federal government to provide remedy and relief.

Hudok, of Huttonsville, along with four complainants, demanded that the federal government provide Constitutional authority for 573 claims of “interface with the people,” and when the federal government failed to produce the requested information, the Constitution was established as a breached contract.

The claimants offered a new contract to the federal government, which was accepted and included all Americans as beneficiaries. The claimants offered to enter into dispute resolution with the federal government but that offer was unaccepted and a neutral third party began the arbitration process.

The federal government failed to appear for arbitration, according to Hudok.

The arbitrator ruled in favor of Hudok, outside of any monetary settlements. The complainants were “issued an award for numerous contracted remedies and relief.”

Hudok, Gene Stalnaker of Daniels and Thomas Deegan of Mineral Wells originally filed the suit in May 2015 against Gov. Earl Ray Tomblin, Attorney General Patrick Morrisey, Clerk of the West Virginia House of Delegates Steve Harrison and

an “unknown private for profit subcontractor providing government services and purporting to be lawful government in operation.”

The filing was amended later that year to also include the five West Virginia Supreme Court Justices for “failing to act because they were in default and dishonor legally.”

At that time, Hudok told The Inter-Mountain he felt the government is abusing its power and making United States citizens enemies of the government.

He noted he believes the government should be run by the citizens, not the other way around.

“It is important that — as in the two video clips that I have where Patrick Morrisey states ‘no one is above the law’ — we demand just that. The contract (Constitution) was proven violated and void,” Hudok recently explained regarding Bill of Peace 2020.

“We offered a new contract which was accepted under the law form given to us in the Bible by the Creator. They boil down to ‘do unto others as you would have them do unto you.’ Simply, do no damage to person or property,” he continued. “All documents in the final steps to arbitration were specifically written so as to be done on behalf of all Americans.”

Hudok added that roughly more than 1,700 Americans have joined the movement since the ruling. “My message to those

who opt-in is freedom we’ve secured is to be used for good and not be taken as a license to sin. With freedom comes responsibility. Also, my message to everyone aware of this action, opt-ins or not, is that there are now 1,700-plus men and women opting in who have become whistle blowers,” he said.

“The alert is going out for all to see that the government and the people responsible for government oversight (that amounts to every adult American) is now on notice that we cannot continue outside the bounds of the contract between the government and the people. This is a non-violent way much as the national strike in Poland of years ago which caused a radical change.”

Hudok said the ruling is very important; however, he urged people not to utilize it improperly.

“The arbitration established contract is of little value in a chaotic collapsed country and world. This can be a catalyst for positive change through understanding and action,” he said.

Information for those wishing to opt-in is available at <http://www.hudok.info> or via e-mail, and the deadline is Christmas Day.

“My strong advice is for those interested to first do their homework so as to make an intelligent decision whether opting into the contract is right for them,” he said.

“The website (<http://www.hudok.info>) is

designed for that purpose with documents, summaries, videos, audios for understanding. An email address (treaty.of.peace2020questions@gmail.com) has been set up to handle questions,” Hudok explained. “For those wanting to join the over 1,700 already opted in, the deadline is Dec. 25. Action for settlement of the arbitration order with the federal government will commence on Jan. 7 in Washington, D.C. The opt-in document is on the website with directions.”

Hudok said the next step regarding Bill of Peace 2020 is a January trip to Washington D.C.

“I and others will be in Washington D.C. for settlement of this award. That will be completed either by a Bill on the private side passed by Congress or by Presidential Executive Order. We have produced both a bill and order for that purpose. All that needs done is to hammer out the settlement via the legislature or the executive,” he said.

“In the meantime, I and others, are doing interviews, making videos, that as many people as possible become aware of and understanding of this option to live as free men and women in obedience to the Creator and Supreme Law Giver,” Hudok said.

“Hopefully, the government returns to a lawful state, that I and others would be able to contract with. Until then, I will decide just what contracts I can be party to.”

SITCOMM ARBITRATION ASSOCIATION

P.O. Box 41964
Charleston, South Carolina 29423
+ 1 (877) 631-1722

Website: www.saalimited.com

Email: support@saalimited.com

Office of the Director

This Certification is valid for use anywhere within the United States of America, its territories or possessions. This Certification does certify the content of the document for which it is issued.

I, **Sandra Goulette, Director of SITCOMM Arbitration Association**, under and by virtue of the authority vested in me by the Federal Arbitration Act Title 9 Sections 1-9 of the United States Code, Do Hereby Certify that:

Keisha Jones

As Arbitrator has created and executed the attached Arbitration Award, on the date thereof; as duly qualified Arbitrator for SITCOMM Arbitration Association whose official acts as such should be given full faith and credit in all Courts and Justice and elsewhere.

In Testimony Whereof, I hereunto set my hand and have caused to be affixed a Director's autograph, on this 19th day 2019 year of 08th month, in the year of our Lord.




Sandra Goulette, Director
SITCOMM ARBITRATION ASSOCIATION COMMITTEE MEMBER

No. SAA-HOHA-T9KDBNQ-TQRNCF2LX-5896-HUDOK

which unequivocally tells courts to grant confirmation in all cases, except when one of the 'prescribed' exceptions applies."²¹ A Judicial review of an arbitrator's award is extremely limited, and the court must accept the arbitrator's credibility determinations, even where there is conflicting evidence and room for choice exists.²² "An arbitrator's award should not be vacated for errors of law and fact committed by the arbitrator and the courts should not attempt to mold the award to conform to their sense of justice."²³

52. This order shall be binding on all the parties, in all jurisdictions, and shall take precedent over all collateral and/or related matters heretofore, at present and forthwith until the agreement is fully satisfied. The Respondent(s) are estopped from maintaining and/or bringing forth any action against the Claimant, the Claimant's heirs, and/or the Claimant's properties permanently. This order shall constitute a permanent injunction against the Respondent(s) respecting the Claimant's and the Claimant's interest; comprised and embodied within the contractual agreement.

53. The Respondent(s) are hereby ordered to release the demanded information of the Claimant which includes a full review and audit of all revenue for the estate/trust over the past ten (10) years, any tax credits and/or deductions associated with the estate/trust, a copy of any insurance policies associated with the estate/trust and a copy of any bonds held in respect to the estate/trust. The purpose of this information shall be for the Claimant to liquidate any and all assets of the estate/trust; and

54. The Respondent(s) are hereby ordered to release any and all claims against any and all properties of the Claimant's, to return any and all properties held in any manner, to include records, documents, audiotapes, discoveries, exculpatory or otherwise, and that this order/mandate shall not be construed other than its intent and its contextual rendering.

55. Accordingly, Justice Kavanaugh of the Supreme Court expressed his opinion as "We must interpret the Act as written, and the Act in turn requires that we interpret the contract as written. When the parties' contract delegates the arbitrability question to an arbitrator, a court may not override the contract. In those circumstances, a court possesses no power to decide the arbitrability issue. That is true even if the court thinks that the argument that the arbitration agreement applies to a particular dispute is wholly groundless."²⁴

56. Further, Kavanaugh continued; "That conclusion follows not only from the text of the Act but also from precedent. We have held that a court may not "rule on the potential merits of the underlying" claim that is assigned by contract to an arbitrator, "even if it appears to the court to be frivolous."²⁵ A court has "no business weighing the merits of the grievance" because the "agreement

²¹ *Hall St. Assocs., LLC v. Mattel, Inc.*, 552 U.S. 576, 587 (2008).

²² *Matter of Long Is. Ins. Co. v. Motor Vehicle Accident Indemnification Corp.*, 57 AD3d 670, 869 NYS2d 195 (2nd Dept., 2008). *White v. Roosevelt Union Free School District Board of Educ.*, 147 AD3d 1071, 48 NYS3d 220 (2nd Dept., 2017).

²³ *Aflor v. Geico Insurance Co.*, 110 AD3d 1062, 974 NYS2d 95 (2nd Dept., 2013).

²⁴ *Henry Schein, Inc., et al. v. Archer & White Sales, Inc.* (2019).

²⁵ *AT&T Technologies, Inc. v. Communications Workers*, 475 U.S. 643, 649-650 (1986).

The following 3 page section contains our scriptural authorities involved in our demands upon the government.

Preceding this section were 573 proofs of claim upon the government for their constitutional authorities, which they failed to produce.

Following this section there are over 400 expressly stated maxims of law.

J3:16fGsltwthghobS[®] this number reference is assigned to this matter only, no consent or permission is granted to any other party for the use of this security identification number without the express delivery, willing, intentional, and explicit consent of the principal. Violation of this provision will make the violator liable for three times the amount of the value of this instrument/matter/claim, and any party who elects, decides, chooses to utilize this number associated with the interests and/or instant matter agrees to the terms contained herein without exception and or opportunity to rebut forthwith, henceforth, postactively.

Authorities

Genesis 1:26 - And God said, Let us make man in our image, after our likeness: and let them have dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth.

Genesis 1:28 - And God blessed them, and God said unto them, Be fruitful, and multiply, and replenish the earth, and subdue it: and have dominion over the fish of the sea, and over the fowl of the air, and over every living thing that moveth upon the earth.

Genesis 2:7 - And the Lord God formed man of the dust of the ground, and breathed into his nostrils the breath of life; and man became a Living Soul;

Genesis 2:24 - Therefore shall a man leave his father and his mother, and shall cleave unto his wife: and they shall be one flesh.

Exodus 3:14 - And God said unto Moses, I AM THAT I AM; and he said, Thus shalt thou say unto the Children of Israel, I AM hath sent me unto you.

Exodus 6:2-3 - And God spake unto Moses, and said unto him, I am the Lord;

And I appeared unto Abraham, unto Isaac, and unto Jacob, by the name of God Almighty, but by my name Jehovah was I not known to them.

Psalms 36:9 - For with thee is the foundation of life: in thy light shall we see light.

Psalms 82:6 - I have said, Ye are gods; and all of you are children of the most High.

Psalms 83:18 - That men may know that thou, whose name alone is Jehovah, art the most High over all the earth.

2 Timothy 2:3-4 - Thou therefore endure hardness, as a good soldier of Jesus Christ.

No man that warreth entangleth himself with the affairs of this life; that he may please Him who hath chosen him to be a soldier.

St. John 8:32 - And ye shall know the truth, and the truth shall make you free.

St. John 8:44 - Ye are of your father the devil, and the lusts of your father ye will do. He was a murderer from the beginning, and abode not in the truth, because there is no truth in him. When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it.

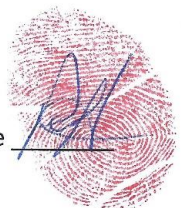
St. John 8:58 - Jesus said unto them verily, verily, I say unto you, before Abraham was, I AM.

Ezekiel 44:24 - And in controversy they shall stand in judgment; and they shall judge it according to my judgments; and they shall keep my laws and my statutes in all mine assemblies; and they shall hallow my sabbaths.

Judges 17:6 - In those days there was king in Israel, but every man did that which was right in his own eyes.

I Corinthians 3:16-17 - Know ye not that ye are the temple of God, and that the Spirit of God dwelleth in you?

If any man shall defile the temple of God, him shall God destroy; for the temple of God is holy, which temple ye are.



I Corinthians 6:1-10 – Dare any of you, having a matter against another, go to law before the unjust, and not before the saints?
 Do ye not know that the saints shall judge the world? and if the world shall be judged by you, are ye unworthy to judge the smallest matters?
 Know ye not that we shall judge angels? how much more things that pertain to this life?
 If then ye have judgments of things pertaining to this life, set them to judge who are least esteemed in the church.
 I speak to your shame. Is it so, that there is not a wise man among you? no, not one that shall be able to judge between his brethren?
 But brother goeth to law with brother, and that before the unbelievers.
 Now therefore there is utterly a fault among you, because ye go to law one with another. Why do ye not rather take wrong? why do ye not rather suffer yourselves to be defrauded?
 Nay, ye do wrong, and defraud, and that your brethren.
 Know ye not that the unrighteous shall not inherit the kingdom of God? Be not deceived: neither fornicators, nor idolaters, nor adulterers, nor effeminate, nor abusers of themselves with mankind,
 Nor thieves, nor covetous, nor drunkards, nor revilers, nor extortioners, shall inherit the kingdom of God.
 I Corinthians 6:17 – But he that is joined unto the Lord is one spirit.
 I Corinthians 6:19-20 – What? Know ye not that your body is the temple of the Holy Ghost which is in you, which ye have of God, and ye are not your own?
 For ye are bought with a price: Therefore glorify God in your body, and in your spirit, which are God's.
 I Corinthians 15:45 – And so it is written, the first man Adam was made a Living Soul; The last Adam was made a quickening spirit.

Acts 5:29 – Then Peter and the other apostles answered and said, we ought to obey God rather than men.
 Acts 10:34-35 – Then Peter opened his mouth, and said, of a truth I perceive that God is no respecter of persons: But in every nation he that feareth him, and worketh righteousness, is accepted with him.
 Acts 22:28 – And the chief captain answered, with a great sum obtained I this freedom; And Paul said, But I was freeborn.

Romans 8:14-17 – For as many as are led by the Spirit of God, they are the sons of God.
 For ye have not received the Spirit of adoption, whereby we cry, Abba, Father.
 The Spirit itself beareth witness with our spirit, that we are the children of God:
 And if children, then heirs; heirs of God and joint-heirs with Christ; if so be that we suffer with him, that we may also be glorified together.
 Romans 12:1-2 – I beseech you therefore, brethren, by the mercies of God, that ye present your bodies a living sacrifice, holy, acceptable unto God, which is your reasonable service.
 And be not conformed to this world: but be ye transformed by the renewing of your mind, that ye may prove what is that good, and acceptable, and perfect, will of God.
 Romans 13:8-10 – Owe no man anything, but to love one another: for he that loveth another hath fulfilled the law.
 For this, Thou shalt not commit adultery, Thou shalt not kill, Thou shalt not covet, Thou shalt not steal, Thou shalt not bear false witness, Thou shalt not covet; and if there be any other commandment, it is briefly comprehended in this saying, namely, Thou shalt love thy neighbor as thyself. Love worketh no ill to his neighbor: therefore love is the fulfilling of the law.

Ephesians 2:2 - Wherein in time past ye walked according to the course of this world, according to the prince of the power of the air, the spirit that now worketh in the children of disobedience:
 Ephesians 2:18-19 – For through Him we both have access by one Spirit unto the Father.
 Now therefore ye are no more strangers and foreigners, but fellow citizens with the saints, and of the household of God.
 Ephesians 3:6 - That the Gentiles should be fellowheirs, and of the same body, and partakers of his promise in Christ by the gospel:
 Ephesians 4:6 – One God and Father of All, who is above all, and through all, and in you all.
 Ephesians 4:14 – That we henceforth be no more children, tossed to and fro; and carried about with every wind of doctrine, by the sleight of men, and cunning craftiness, whereby they lie in wait to deceive.

James 2:8 – If ye fulfil the royal law according to the scripture, thou shalt love thy neighbor as thyself, ye do well.
 James 4:4 – Ye adulterers and adulteresses, know ye not that the friendship of the world is enmity with God? Whosoever therefore will be a friend of the world is the enemy of God?
 James 4:12 - There is one lawgiver, who is able to save and to destroy: who art thou that judgest another?
 James 5:12 – But above all things, my brethren, swear not, neither by Heaven, neither by the earth, neither by any other oath: but let your yea be yea; and your nay, nay; lest ye fall into condemnation.

St. Luke 6:31 – And as ye would that men should do to you, do ye to them likewise.
 St. Luke 16:13 – No servant can serve two masters: for either he will hate the one, and love the other, or else he will hold to the one, and despise the other; Ye cannot serve God and mammon.
 St. Luke 19:8 – And Zacchaeus stood, and said unto the Lord: Behold, Lord, the half of my goods I give to the poor; and if I have taken anything from any man by false accusation, I restore him fourfold.

Galatians 3:26-29 – For ye are all the children of God by faith in Jesus Christ.
 For as many of you as have been baptized into Christ have put on Christ;
 There is neither Jew nor Greek, there is neither bond nor free, there is neither male nor female, for ye are all one in Christ Jesus.
 And if ye be Christ's, then are ye Abraham's seed, and heirs according to the promise.
 Galatians 4:6-7 – And because ye are sons, God hath sent forth the Spirit of His Son into your hearts, crying, Abba, Father.
 Wherefore thou art no more a servant, but a son; and if a son, then an Heir of God through Christ.
 Galatians 5:1 - Stand fast therefore in the liberty wherewith Christ hath made us free, and be not entangled again with the yoke of bondage.
 Galatians 5:14 – For all the law is fulfilled in one word, even in this; Thou shalt love thy neighbors as thyself.

I Thessalonians 4:6 – That no man go beyond and defraud his brother in any matter: because that the Lord is the avenger of all such, as we also have forewarned you and testified.



I John 3:1-2 – Behold, what manner of love the Father hath bestowed upon us, that we should be called the sons of God: therefore the world knoweth us not, because it knew Him not.
 Beloved, now are we the sons of God, and it doth not yet appear what we shall be: but we know that, when He shall appear, we shall be like Him; for we shall see Him as He is.
 I John 2:15 - Love not the world, neither the things *that are* in the world. If any man love the world, the love of the Father is not in him.
 I John 3:23-24 – And this is his commandment, That we should believe on the name of his Son Jesus Christ, and love one another, as he gave us commandment. And he that keepeth His Commandments dwelleth in Him, and He in him. And hereby we know that He abideth in us, by the Spirit which He hath given us.
 I John 4:7-8 – Beloved, let us love one another: for love is of God; and every one that loveth is born of God, and knoweth God. He that loveth not knoweth not God, for God is love.
 I John 4:12-13 – No man hath seen God at any time. If we love one another, God dwelleth in us, and His love is perfected in us. Hereby know we that we dwell in Him, and He in us, because He hath given us of His Spirit.
 I John 4:16 – And we have known and believed the love that God hath to us. God is love; and he that dwelleth in love dwelleth in God, and God in him.

II Corinthians 3:17 - Now the Lord is that Spirit: and where the Spirit of the Lord *is*, there *is* liberty.
 II Corinthians 5:20 - Now then we are ambassadors for Christ, as though God did beseech *you* by us: we pray *you* in Christ's stead, be ye reconciled to God.
 II Corinthians 6:16 - And what agreement hath the temple of God with idols? for ye are the temple of the living God; as God hath said, I will dwell in them, and walk in them; and I will be their God, and they shall be my people.
 II Corinthians 6:18 - And will be a Father unto you, and ye shall be my sons and daughters, saith the Lord Almighty.
 II Corinthians 13:1 - This is the third time I am coming to you. In the mouth of two or three witnesses shall every word be established.

Matthew 5:34-37 - But I say unto you, Swear not at all; neither by heaven; for it is God's throne:
 Nor by the earth; for it is his footstool: neither by Jerusalem; for it is the city of the great King.
 Neither shalt thou swear by thy head, because thou canst not make one hair white or black.
 But let your communication be, Yea, yea; Nay, nay: for whatsoever is more than these cometh of evil.
 Matthew 7:1-2 - Judge not, that ye be not judged.
 For with what judgment ye judge, ye shall be judged: and with what measure ye mete, it shall be measured to you again.
 Matthew 19:4-6 - And he answered and said unto them, Have ye not read, that he which made them at the beginning made them male and female,
 And said, For this cause shall a man leave father and mother, and shall cleave to his wife: and they twain shall be one flesh?
 Wherefore they are no more twain, but one flesh. What therefore God hath joined together, let not man put asunder.

Hebrews 13:4 - Marriage is honourable in all, and the bed undefiled: but whoremongers and adulterers God will judge.

Proverbs 1:22 - How long, ye simple ones, will ye love simplicity? and the scorers delight in their scorning, and fools hate knowledge?
 Proverbs 11:15 - He that is surety for a stranger shall smart for it: and he that hateth suretiship is sure.
 Proverbs 18:22 - Whoso findeth a wife findeth a good thing, and obtaineth favour of the LORD.

Mark 10:7 - For this cause shall a man leave his father and mother, and cleave to his wife;
 Mark 10:8 - And they twain shall be one flesh: so then they are no more twain, but one flesh.
 Mark 10:9 - What therefore God hath joined together, let not man put asunder.

Colossians 1:16 - For by him were all things created, that are in heaven, and that are in earth, visible and invisible, whether they be thrones, or dominions, or principalities, or powers: all things were created by him, and for him:
 Colossians 3:25 - But he that doeth wrong shall receive for the wrong which he hath done: and there is no respect of persons.

I Timothy 1:8-10 - But we know that the law *is* good, if a man use it lawfully;
 Knowing this, that the law is not made for a righteous man, but for the lawless and disobedient, for the ungodly and for sinners, for unholy and profane, for murderers of fathers and murderers of mothers, for manslayers,
 For whoremongers, for them that defile themselves with mankind, for menstealers, for liars, for perjured persons, and if there be any other thing that is contrary to sound doctrine;
 1 Timothy 6:15 - Which in his times he shall shew, *who is* the blessed and only Potentate, the King of kings, and Lord of lords;

Leviticus 24:20 - Breach for breach, eye for eye, tooth for tooth: as he hath caused a blemish in a man, so shall it be done to him again.

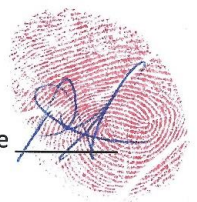
Titus 3:7-9 - That being justified by his grace, we should be made heirs according to the hope of eternal life.
 This is a faithful saying, and these things I will that thou affirm constantly, that they which have believed in God might be careful to maintain good works. These things are good and profitable unto men.
 But avoid foolish questions, and genealogies, and contentions, and strivings about the law; for they are unprofitable and vain.

Ecclesiastes 5:8 - If thou seest the oppression of the poor, and violent perverting of judgment and justice in a province, marvel not at the matter: for he that is higher than the highest regardeth; and there be higher than they.
 Ecclesiastes 12:13 - Let us hear the conclusion of the whole matter: Fear God, and keep his commandments: for this is the whole duty of man.

The entire compilation of words and letter combinations commonly known as the Holy Bible KING JAMES version is hereby restated in its entirety, and incorporated herein, as if set forth in full with plenary force, affect and effect.

Things do not change their ownership when captured by pirates and robbers.
 Expect from others the same treatment that they receive from you.
 Absolute power in all things lawful.
 An accessory does not lead, but follows his principal.
 External actions show the secret intentions.

First of over 400 maxims starts here



Summary

Jurisdiction is proper by, under and through an Article 3 of the Constitution for the United States of America c1819 Court and by, under, through, pursuant to and in compliance with 43 Stat. 883 aka The United States Arbitration Act.

The agent Respondents and Principal are the alleged GOVERNMENT OF THE UNITED STATES located within WASHINGTON, DISTRICT OF COLUMBIA, and may be, and have been, served Due Notice throughout this instant matter, including but not limited to this tangible medium. Addresses utilized are contained previously in this and other tangible mediums directly below each agent Respondent and by and through the Principal's legal representative aka/dba ATTORNEY GENERAL.

The Undersigned and Respondents have entered into, and are parties to, Contract J3:16fGsltwthghobS, served by third party initially. Proof thereof is incorporated herein, and restated in its entirety, as if set forth in full as an integral part of these matters and Creation-wide record, and attached hereto. There was zero response thereto by the Principal by and through the agent Respondents, and subsequent interactions were conducted by, under and through the principles of "clean hands" and "good faith" styled Declaration and Notice of Default and Dishonor, Opportunity to Cure and Notice and Offer for Dispute Resolution Negotiations. Both of the subsequent interactions were served via certified mail by and through the USPS with return receipt confirmation by, under and through full liability and complete transparency under Declaration and Notice of Service penned by Phillip Hudok. Proof thereof is incorporated herein, and restated in its entirety, as if set forth in full as an integral part of these matters and Creation-Wide record to rely upon, and attached hereto.

Contract J3:16fGsltwthghobS Conditional Acceptance for Value upon Proof of Claim is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon, and attached hereto.

Contract J3:16fGsltwthghobS Declaration and Notice of Default and Dishonor, Opportunity to Cure is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon, and attached hereto.

Contract J3:16fGsltwthghobS Notice and Offer for Dispute Resolution Negotiations is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon, and attached hereto.

Each Notice and Declaration of Acceptance, Acknowledgement, Claim and Continuance are hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon, and attached hereto.

Each Notice and Declaration of Cancellation and Revocation are hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon, and attached hereto.

Notice of Contractual Dispute Resolution Hearing, held on the twelfth day of August, in the Year of my Creator two thousand nineteen, was served via priority mail, by and through the USPS, by SITCOMM ARBITRATION ASSOCIATION. Proof thereof is incorporated herein, and restated in its entirety, as if set forth in full as an integral part of these matters and Creation-Wide record for all of Creation to rely upon, and attached hereto. The Respondents utterly failed to request an extension of time.

Award, issued on the nineteenth day of August, in the Year of my Creator two thousand nineteen, is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon, and attached hereto. Notice of the same was served via priority mail, by and through the USPS, by SITCOMM ARBITRATION ASSOCIATION. Proof thereof is incorporated herein, and restated in its

entirety, as if set forth in full as an integral part of these matters and Creation-Wide record for all of Creation to rely upon, and attached hereto.

The Respondents, by their silence, agreed and acknowledged that they breached the terms of Contract J3:16fGsltwthghobS by utterly failing to perform its obligations thereunder, and explicitly consents to any necessary provisional remedies and reliefs, orders for specific performance, interim and other awards and judicial enforcement thereof. Therefore, and thereby, the contractual terms of Contract J3:16fGsltwthghobS make section 12 of 43 Stat. 883 wholly inapplicable in this instant matter.

The Contract J3:16fGsltwthghobS provides for the exclusive settling of these matters is within Arbitration by Neutral/Arbitrator.

By, under and pursuant to Contract J3:16fGsltwthghobS the Undersigned have complied fully and attempted negotiations, or in the alternative, for the submission of the controversy to Arbitration by Neutral/Arbitrator.

On or about the seventeenth day of June, in the Year of my Creator two thousand nineteen Dispute Resolution on Complaint and Demand, Factual Notice, Declaration and Demand for Duly Required and Due Summary Relief and Remedy was submitted for Lawful resolution. Notice of Contractual Dispute Resolution Hearing was issued by the Neutral/Arbitrator. Service of the aforementioned was effectuated on the twenty third day of July, in the year of my Creator two thousand nineteen, via priority mail, by and through the USPS, by SITCOMM ARBITRATION ASSOCIATION. Proof thereof is incorporated herein, and restated in its entirety, as if set forth in full as an integral part of these matters and Creation-Wide record for all of Creation to rely upon, and attached hereto. The Respondents failed to answer and failed to request a reasonable extension of time.

On the twelfth day of August, in the Year of my Creator two thousand nineteen, an Arbitration Hearing was conducted by an impartial Neutral. The Respondents failed to appear. Final Award was issued on the nineteenth day of August, in the Year of my Creator two thousand nineteen. The same was served on the twenty fourth day of September, in the year of my Creator two thousand nineteen, via priority mail, by and through the USPS, by SITCOMM ARBITRATION ASSOCIATION. Proof thereof is incorporated herein, and restated in its entirety, as if set forth in full as an integral part of these matters and Creation-Wide record for all of Creation to rely upon, and attached hereto.

The Respondents have agreed and consented to Arbitration under the terms of Contract J3:16fGsltwthghobS, and further consented and stipulated the waiver of rights to vacate, modify, appeal or collaterally attack the decisions, rulings, orders, remedies and awards of the Neutral/Arbitrator. Therefore, Section 10 and 12 of 43 Stat. 883 is wholly and Lawfully inapplicable. Confirmation, Enrollment and Entry, and thereafter full enforcement, will be effectuated, without further hinder and delay, by and through the United States Marshalls to any and all appropriate men and entities nation-wide.

The Contract J3:16fGsltwthghobS evidences interactions contractually based and that may involve and/or affect and effect commerce because the facts involved in this matter may have in some manner and way moved in, used instrumentalities of and/or otherwise affected and effected commerce among the several States within the The United States Arbitration Act.

The Undersigned and Respondents have agreed, either explicitly or by tacit acquiescence, to enforcement by any and all means available and chosen by the Undersigned, including but not limited to a District Court of the United States of America.

Because time is of the essence and the paramount danger to the Undersigneds' free-will choice and unfettered liberty, the Undersigned consents to full and rapid enforcement by any and all means deemed expedient and appropriate to uphold Justice and the Rule of Law.

Demand is hereby made for full, complete and unfettered Confirmation, Enrollment and Entry of Award #-H0HA-T9KDBNQ-TQRNCF2LX-5896, A510A-PH-001, SAAPH-A510A-KJ, absent hindrance and delay.