

Declaration of Status and Corporate Fraud

Petition for the Redress of Grievances

Article I in Amendment to The Constitution for The united States of America (1787)

“A Declaration, if not contested in a timely manner, is considered undisputed facts as a matter of law.”
[Morris v NCR, 44 SW2d, 433]

“A Declaration after thirty days becomes the final judgment in commerce.”
[Maxim of Law]

“Silence can only be equated with fraud when there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.”
[U.S. V Pruden, 424 F.2d 1021 (1970) & U.S. v Tweel 550 F.2d]

“Indeed, no more than an affidavit is necessary to make the prima facie case”
[United States v Kis, 658 F.2d, 526,536 (9th Cir. 1981);
Certiorari Denied, 50 U.S.L.W. 2169; S.Ct. March 22,1982]

“In judicio non creditor nisi juratic”
(In a trial, credence is given only to those who are sworn)

Respondent(s):

<Fill in Respondents NAMES or Names and Addresses here>

Notice to Agent is Notice to Principal and Notice to Principle is Notice to ALL Agents

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Famous Quotes

The Famous American Author Mark Twain quoted the following, which really describes the problem at hand:

“It is easier to fool the people - than to convince them they have been fooled.”

From the White House, a well-known Aide, Colonel Edward Mandell House, was quoted as reporting the following back in the 1920's ...

"Very soon, every American will be required to register their biological property in a national system designed to keep track of the people and that will operate under the ancient system of pledging. By such methodology, we can compel people to submit to our agenda, which will affect our society as a charge back for our fiat currency.

Every American will be forced to register or suffer not being able to work and earn a living. They will be our chattels and we will hold the security interest over them forever, by operation of the Law-Merchant under the scheme of secured transactions.

Americans, by unknowingly or unwittingly delivering the bills of lading (Birth Certificates) to us will be rendered bankrupt and insolvent, secured by their pledges. They will be stripped of their rights and given a commercial value designed to make us a profit and they will be none the wiser, for not one man in a million could ever figure our plans, and if by accident one or two should figure it out, we have in our arsenal plausible deniability.

*After all, this is the only logical way to fund government, by floating liens and debts to the registrants in the form of benefits and privileges. This will inevitably reap us **huge profits** beyond our wildest expectations and leave every American a contributor to this **fraud**, which we will call "**Social Insurance**". Without realizing it, every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption and we will employ the high office (presidency) of our dummy corporation (USA) to foment **this plot against America.**" **

*** It is therefore clear for all to see that this conspiracy was orchestrated through the use of FRAUD, and makes everything associated with it, or this acting government, Null and Void, as Fraud vitiates everything it touches from the very beginning**

Maxims of Law

and

Scriptural Law Upon Which This Petition is Based:

“In a trial, credence is given only to those who are sworn”
In judicio non creditor nisi juratic

“Equity regards as done that which ought to have been done”

“A workman is worth his hire”
Ex 20:15, Lev 19:13, Matt 10:10, Luke 10:7, and 2Tim 2:6

“All are equal under the law”
Ex 21:22-15, Lev 24:17-21, Deut 1:17, 19:21, Matt 22:36-40, Luke 10:17, and Co 3:25

“A matter must be expressed to be resolved”
Heb 4:16, Phil 4:6, and Eph 6:19-21

“In Commerce truth is sovereign”
Lev 5:4-5 6:3-5, 19:11-13, Num 30:2, Matt 5:33 and James 5:12

“In Commerce an un rebutted affidavit stands as the truth”
2 Pet 1:25, Heb 6:13-15, and Evidence Rule 301

“In Commerce an un rebutted affidavit stands as the final judgment”
Heb 6:16-17

“In Commerce the one who leaves the battlefield first loses by Default”
Book of Job, and Matt 10:22

“In Commerce sacrifice is the measure of credibility”
Acts 7, Stephan

“In Commerce the satisfaction of a judgment can only be made by actual payment, adjudication by a 7th Amendment Jury under the Rules of common law, or through debt forgiveness by the plaintiff.”
Gen 2-3, Matt 4, and the Book of Revelations

Declaration of Major Historical Facts

These historical facts are in regard to the status of de jure Private American State Nationals and the design of the Roman papacy - as spearheaded by the military order of the Society of Jesus (Jesuits), to overthrow the liberties of all Private American State Nationals of the Several States of The united States of America by imposing a State-created Statutory de facto Public U.S. citizenship on We the People - that being in substance a privileged Roman citizenship, would enable the Constitutionally de jure civilian government of The united States of America, having been unlawfully altered from being a de jure “Federal” government, to a de facto “National” government by their Incorporation(s) and the 14th Amendment (1868), which was actually one state short of lawful ratification, to be later replaced with a Corporately-created statutory, de facto, Emergency War Powers Military government of the “United States, Incorporated” on March 9,1933;

- 1) Whereas America was founded under the administration of Commercial Trust Management Organizations, the most famous of which was the Virginia Company; As a result of the Revolutionary War the American People formed an unincorporated domestic civil government with the Articles of Confederation, and later on with “The Constitution for The united States of America” in 1787, as run by the People with the former unincorporated trust management organization named the Virginia Company contracting with them to handle the 19-enumerated services of our Constitution under their own “Constitution of the United States of America” in 1789, which was the British Territorial government, and then the “Several States” contracted with yet another unincorporated Trust Management Organization dba “the United States” run by the Vatican to provide international representation and stipulated public services in common under the “Constitution of the United States” in 1790, with the Bill of Rights being the first ten Amendments being added to each in 1791; and

- 2) Whereby the American civilian government based on individual and organic state sovereignty is known as the Republic, and a much more recent incorporated Trust Management Organization. dba “the United States of America, Incorporated”, clearly admitted its status as a mere representative of the Republic when it popularized the Pledge of Allegiance, “...and to the Republic for which it stands.”; and
- 3) Whereas the Republic originally functioned in international commerce through the agency of an unincorporated commercial Trust Management Organization known simply as the “United States” whereby George Washington was actually the eleventh President of this Trust Management Organization following the others, starting with John Hancock, under the Articles of Confederation which predated the Constitution and which had those Presidents serving a term of only one year under those Articles of Confederation before Washington was elected to be the first President under our Constitution; and
- 4) From the onset of our Nation in 1776 first we had the Federation of States which two days later formed the Union of States which later lead into the Confederation of States in 1781 which eventually formed the Three Branches of which eventually operated under the three Constitutions of 1787, 1789 and 1790 as the Federal Government (American) called “the States of America” with its organic Constitution entitled “The Constitution for The united States of America” established in 1787 on the Land and Sea Jurisdictions, which is The Republic – the actual government of, by, and for the People, with the (British) Territorial Government being called “the” United States of America in 1789 with its own Constitution as part of the Sea Jurisdiction, and also the Municipal Government dba: “the United States” established in 1790 under Papal control with their Municipalities under the Air Jurisdiction; and
- 5) Wherein the Republic States, which originally entered into the equity contract known as “The Constitution for The united States of America” in 1787 were known as “the States of America” and, were represented by the Trust Management Organization, dba “the United States of America”, from 1789 to 1863, when it entered into a bankruptcy caused by the expense of the Civil War; and
- 6) That it is important to note that the Peace Treaty that followed the Revolutionary War contained a stipulation that allowed the British to continue serving in the Judiciary here in America (as Esquires), as well as allowing the British to participate in the Banking System (as Squires) along with their Attorneys which provided their “legal” work, which they did during the Twenty-year Banking Charter that followed from 1791 to 1811; and
- 7) Whereby all of these concessions proved very costly to the Americans, as the English Barristers never had American values at hand, and the “Banksters” completely robbed and raped the American public financially over this entire twenty year period, whereby the Congress then refused to renew their Banking Charter when it expired in 1811, during the exact same time the Original 13th Amendment to the Constitution was being circulated to bar all those with Titles of Nobility (Esquire & Squires mainly) from practicing law, banking, or government here in America by holding any public office - and it was those two things that prompted the British invasion during the War of 1812, where England invaded our coastal cities and states and

burned both the Library of Congress and the White House still under construction, as well as wreaking havoc mostly on other American coastal cities; and

- 8) That neither the Original 13th Amendment, nor the original Constitution, did they find when they burned the Library of Congress, and the 13th Amendment survived the War of 1812 to be finally and fully lawfully ratified when Virginia joined into the ratification process in 1819 – and it is still published to this day in our organic Constitution along with the Constitutions of Colorado, and that of several other states, even though the other two branches of our government never acknowledged this nor adopted it, as they were both bound to ours which is still quite valid and enforceable as the Law of the Land; and
- 9) That the year following the end of the War of 1812, in 1815 the Congress of Vienna was held in Eastern Europe with the Eastern European Bankers and the Vatican in attendance, to conjure up a scheme and a means to strip America of its Liberties and Freedoms for their own benefit (1815-1816); and
- 10) That the subsequent “Secret Treaty of Verona” (1822) was then created by the Vatican and those Eastern Bankers to further the active plot against America and its Freedoms, and once revealed to our Congress which then led President James Monroe to issue his blessed Monroe Doctrine in 1823 - because of which he was then given the “poison cup” on July 4, 1831, while American inventor Samuel F.B. Morse was warning of this diabolical Jesuit Conspiracy against the Liberties of America in his epic work, “Foreign Conspiracy Against the Liberties of The United States”, published in 1835; and
- 11) Then when the Civil War broke out in 1861 after Abraham Lincoln, a “BAR” Attorney, was elected to the office of “the President of the United States”, ... not the President of The United States of America, as the 13th Amendment (1819) was then in full force preventing him from running for, or serving in, the Office of President of The United States of America as a “BAR” Attorney; The Southern States then elected its own President for their Confederate States - Jefferson Davis, and war soon broke out without any formal Declaration of War, thereby simply being a dispute between the various government contractors in which a huge battle between the Northern and Southern States ensued with England initially backing the Northern Confederate States with their Esquire in charge as Commander in Chief, while the Rothchild’s backing and the Vatican Bank backed its Southern interests as the Union was still being operated by that First unincorporated Trust Management Organization which only then became a Federation which was eventually forced to file for bankruptcy protection in 1863 as a result of the expenses of this undeclared mercenary war with the Vatican Bank and Rothchild’s bailing out the Union by giving them a loan of several million Dollars in gold, which then allowed President Lincoln to turn the tide of the war around against the Southern (still) Confederate States and bring eventual victory to the Union Army in 1865; and
- 12) However, Lincoln was unable to repay the Union's debt in the like kind of the specie of gold at the end of hostilities, and instead offered mere “Legal Tender”, which were simply Treasury Notes, AKA “Greenback Dollars” which were mere promises to pay, and which did not satisfy

the conditions or terms of the loan, as one simply cannot lawfully repay a loan of substance with more mere promises to pay; and

- 13) That this loan not being satisfied, brought a Rothschild's Bank Agent named John Wilkes Booth into the Ford Theater that fatal evening to shoot President Lincoln even before total peace could be managed, and whereby no Peace Treaty was ever signed, merely a surrender by General Lee, while the Vatican Bank was then able to seize the Collateral on the loan -- the unincorporated Trust Management Organization (TMO) that ran the United States; The Vatican then proceeded to incorporate this Trust Management Organization under its own law forms that it controlled and then actually calling it "the United States, Incorporated" once it was incorporated in France in the year of 1871, now without a contract with the American People and with the Vatican still holding title to this Trust Management Organization that Americans are lead to believe is their lawful government, however whereby a Corporation is purely Fictitious and therefore cannot be lawful even though it may be considered "legal" under the auspices of the Vatican who created it, and thereby leaving the Americans without a lawful government for these past 160 years; and
- 14) However. the Vatican Bank takeover in 1865 of this unincorporated Trust Management Organization went almost completely unnoticed by the American Public, but it was officially Incorporated by the Vatican Bank in 1871 and as the Vatican's Roman Curia was the author and copyright holder of this new law form of Incorporation and the Vatican itself having based all their strategy and planning from the Congress of Vienna and Secret Treaty of Verona, wanting to seize complete control for itself, which it then effectively, although very Fraudulently, did without full disclosure to the public in an act of out and out Fraud the likes of which were never known, and worst of all they still hold legal title to this Trust Management Organization that Americans have been fraudulently lead to believe was their lawful government, however with the help our original Author here, it was finally placed into bankruptcy liquidation on September 24, 2015, long after Pope Benedict had stepped down, which was then finalized on November 5, 2020, so that "the United States. Inc." has been completely removed from the picture through liquidation, however futile its former employees actions have been; and
- 15) Whereby any Incorporated Commercial entity operating for Profits has been deemed to be completely void of any lawful sovereign powers whatsoever, which also includes " the United States of America, Incorporated" which was, charged with providing those nineteen enumerated services listed in the Constitution, and then became de facto non-government entities within their own "International City" when in the year of 1871 the then Corporate "CONGRESS", which took over after the de jure Congress had adjourned sine die in 1861, then enacted the Act of 1871 on their own behalf after Incorporating the City of "Washington, D.C." as a foreign enclave, and then adopted most of their statutory Constitution into the Constitution of 1868, but with only the first twelve (12) Amendments as their Corporate Constitution & bylaws, calling it the "Constitution of the United States" (1868), leaving out that most important Original 13th Amendment baring Attorneys and/or Bankers from holding public office and thereby leaving the District of Columbia as a separate nation operating according to its own "government code"; and

Whereas “The Constitution for The united States of America” (1787) requires the government to guarantee a Republican Form of government – and whereas the Corporate Form of government adopted by “the UNITED STATES, Inc.” is definitely not a Republican Form – in fact it is more of a Democratic Form of government operating in Maritime Jurisdiction rather diabolically opposed to the Republican Form required by our Organic Constitution operating on the Land, and therefore completely unlawful and without any authority whatsoever over the Land; and

- 16) Whereby at no time in this nation’s short history have the People of this Land ever contracted with any Incorporated Trust Management Organization or other Incorporated entity in any way, as corporations are not allowed to contract with actual People, but only their own kind or other legal fictions, and that this hostile takeover of the Unincorporated Trust Management Organization by the Vatican in 1865 with the aid of their now Incorporated “CONGRESS” which had merely been acting as a Board of Directors after adjourning *sin die* in 1861, has in no way ever been allowed to change the actual Law of the Land upon which the Constitution for The united States of America (1787) and the People depend, leaving it very clear that a Corporate entity or mere “LEGAL FICTION” remains completely outside the Law operating under the Laws of the Sea in Admiralty-Maritime jurisdiction completely without a contract and therefore cannot be the legitimate government of this country or its People, and any attempt to do so is absolutely fraudulent on its face, null and void as though never done, and completely without merit of any kind; and
- 17) Whereby it is a fact that only an unincorporated Body Politic can lawfully operate our Civil government in this country and then only when under contract with the People, as no Incorporated one can as they are all foreign chartered and not under the Public Law of America, and thus the fact remains that in America there is cannot be any Corporate authority whatsoever over the People on the Land of America, other than those subjects of “CONGRESS”, which are the Citizens of the District of Columbia or their own foreign subjects which are all referred to as “U.S. Citizens” (with the capital ‘C’), or their own residents of this foreign enclave which are termed “U.S. citizens” (with the lower case ‘c’ for those residents not directly employed by these foreign government entities (See the Clearfield Doctrine (1943) of the U.S. Supreme Court); and
- 18) Whereas the Vatican was also instrumental in the creation of their Federal Reserve System in 1913, making this private banking cartel the sole creditor to their “United States, Inc.” while they controlled this banking interest which brought the United States into bankruptcy in 1930 at the Geneva Convention, when “the United States of America, Incorporated” and “the UNITED STATES, Inc.” along with Great Britain and the other G5 Nations entered into an agreement to file bankruptcy as a result of Germany’s failure to pay War Reparations from their involvement in World War-I, with this causing a domino effect on the entire world putting many other nations into bankruptcy during the years that followed; and
- 19) Whereas an Incorporated Commercial entity operating for Profits has absolutely no sovereign powers at all according to the Clearfield Doctrine of the U.S. Supreme Court as ruled in 1943, where it is said that “When a government operates as a commercial corporation for profits it

descends to the level of all such corporations and has no special powers or attributes, and that it is only when acting as a properly formed unincorporated Body Politic that a government exercises sovereign powers of any kind”, but this United States of America, Incorporated, charged with providing the nineteen enumerated services listed in the Constitution, has pushed to become and act as the de facto governmental power anyway, even though it has never had a contract to operate our Civil government with the People -- and couldn't as long as it remains incorporated and operating in Commerce for Profits as it does, as it does not provide for a Republican Form of government in any way, shape, or form; and

- 20) Whereby with the Vatican also backing the Federal Reserve Act of 1913 and placing the United States under a sole creditor that it could also control, the United States not only filed bankruptcy in 1930 when it went along with Great Britain and the other G5 Nations, based upon Germany's failure to repay War Reparations from WW-I, but they also filed for bankruptcy again in 1933 when their Scottish-Rite Mason Agent, Franklin Delano Roosevelt, declared the “Banking Holiday” at the beginning of his term in office, and over that decade of the 30's also brought the various States into bankruptcy with the Buck Act being enacted by its Corporate “CONGRESS”, in 1940 and then also enfranchised the Several States as Corporate Municipal Franchises of this Vatican owned United States Corporation, as well as unlawfully enfranchising Private American Nationals without disclosure and without any contract with their newly created Estate/Trusts via very fraudulent means by their use of their Cestio Que Vie Trusts and the Capitis Demuntio Maxima (ALL CAPS NAMES); and
- 21) That Officers, Employees, and Agents of the United States of America, Incorporated are in fact by Statute, Foreign Agents, and Foreign Corporate Officials – nothing more, as this United States of America, Inc. (Minor) is not the same as the lawful “The United States of America” (Major), which is an Unincorporated Body Politic, which actually is the lawful government of the People, by the People, and for the People as mentioned by President Lincoln, and known as a Jural Assembly who's Constitution of 1787 calls for each State to guarantee a Republican Form of government, and not a Corporate, Democratic, or Communist one; and
- 22) Whereas this Incorporated commercial Corporate entity operating for Profits calling itself “the United States of America, Incorporated”, along with all of its other various Franchises, Departments, Agencies, and sub-contractors – including all of the Buck Act States, are not our lawful government, and never have been, as they are Foreign Corporations simply masquerading “as” our government entities, which is exactly why the U.S. Supreme Court had to rule the way it did in the Clearfield Decision of 1943; and
- 23) Therefore the fact remains that here in America there is no corporate authority whatsoever over the People – Private American State Nationals, and never has been, however once they took over our Courts in Admiralty Jurisdiction they have been conniving to do so through gross Breach of Trust, Breach of Fiduciary Duty, Fraud, Fraudulent Representation, and Breach of Contract and the National Trust Indenture, especially through semantic deceit, succeeding for a time to trick the majority of American's who have been fooled by this Foreign Interloper's fraud and deceit; and

- 24) Wherein since 1944, the United States of America, Incorporated's business affairs have all been managed by these same creditors organized as the International Monetary Fund ("IMF"), acting under various corporate names including the "UNITED STATES", the "UNITED STATES OF AMERICA", the "USA", and "E. PLURIBUS UNUM THE UNITED STATES OF AMERICA", and therein the International Bankers had unlawfully seized control; and
- 25) Wherein this radical socialist-communist coup d'état plotted by the infamous Society of Jesus as aided by the Knights of Columbus and as carried out by its Scottish-Rite Mason agent, President Franklin "Augustus Caesar" Roosevelt, would overthrow the civilian government exercising the Constitutional, de jure jurisdiction of "The united States of America" - this united States of America being the collective name of the States which are united by and under The Constitution for The united States of America" (1787) [*Hooven & Allison Co v Evatt*, 324 U.S. 652, 672], replacing it with a de facto Military government exercising an extra-constitutional, alien and foreign, de facto jurisdiction of the "United States" - this "United States" being the territory over which the sovereignty of The united States of America extends [*Hooven & Allison Co v Evatt supra*, 573], and this "UNITED STATES, Inc." being bankrupted and liquidated by its current owner, Pope Francis, effective November 5th, 2020 only two days following their latest election, leaving no lawful nor even legal office to fill, with those radicals then clinging onto an "United Nations, Inc." startup corporation ("USUN") which also has no contract with the American People whatsoever; and
- 26) Whereby with this Corporation replacing constitutionally de jure Private American State Nationals with de facto Public "U.S. citizens", thereby enabling the constitutionally de jure jurisdiction of The united States of America to be replaced with a statutory de facto jurisdiction of the "United States, Inc." the Jesuit Order would fulfill its design of overthrowing the liberties of The united States of America as plotted during the Congress of Vienna (1815-1816) and the subsequent Secret Treaty of Verona (1822); and
- 27) Furthermore this apparent overthrow of both de jure Private American State Nationals at common law and its counterpart, the de jure jurisdiction of The united States of America at common law, would enable the Jesuits from Georgetown University to use the de facto Emergency War Powers Congress - now possessing the unlimited legislative powers of an English Parliament - to wield absolute legislative power over the de jure fifty sovereign states turn de facto "Conquered Territories" as ruled by the statutorily-created, de facto National War Powers "CORPORATE" Military government, with everything being run by the International Bankers, including the Vatican Bank with the Vatican at their head; and
- 28) Whereby this unlimited congressional power would enable the Jesuits, ruling their de facto Corporate Military government of their de facto American Empire, to control by statute every facet of American life, "from cradle to grave"; This control would include the imposition of socialist-communism for the building of cartel capitalism (fascism) and the destruction of the historic White Protestant and Baptist Middle Class of American Nationals, as well as others, with the building of a huge military-industrial complex while using their de facto Public "U.S.

citizens” to work in the Jesuit Order's laissez-faire, cartel capitalist corporations, and to finance and fight the wars of the Pope's American Empire; and

- 29) Whereby these international crusades directed by the Society of Jesus within the geographical united States via its Council on Foreign Relations, would be fought for the benefit of the Roman papacy in restoring the Temporal/Political Power of the Pope over the governments of all nations while subsequently militarizing those conquered nations; and
- 30) That furthermore with the change of the de jure constitutional jurisdiction of “The united States of America”, with its common law civilian due process of law, and procedures secured by the Fifth and Seventh Amendments, to a de facto, extra-constitutional, Roman Civil Law jurisdiction of the “United States” established by an amended World War I statute (1933), a Presidential Proclamation (1933) and the subsequent abolition of common law right and common law civilian due process of law by the Roosevelt “stacked” Supreme Court in 1938, an alien and foreign martial due process would be adopted by the federal and state courts fitted for the new de facto “New Deal” Public “U.S. citizens”, which are in substance only Roman citizens, and since these de facto “Conquered Territories” are in substance Roman provinces under military rule, it is only fitting that the Roman/Public “U.S. citizens” should be criminally and civilly subjected to a martial process imposed by their very own constitutionally-created civilian courts; This de facto martial process, if unchallenged by prima facie evidence proving the accused to be a “Private American State National” of The united States of America, and not a Roman Public “U.S. citizen” would confer in substance, martial in personam jurisdiction; and
- 31) With this absolutist judicial jurisdiction limited only by decisions of the Supreme Court, the federal courts would be in substance only territorial courts of the Conqueror; These Emergency War Power Courts would enforce the sovereign will of the de facto Emergency War Powers “CONGRESS”, while sitting in a special Executive Equity in substance, a martial equity, operating upon a “LEGAL FICTION”; The legal fiction would be the presumption of fact that each individual American State National of “The united States of America” was in contract with, and enfranchised by, the state of his natural birth, thereby altering his constitutionally de jure American State National status, in direct violation of their own Statute [2 Stat. § 153, cc28, ss1, Revised Statute 2165], at the instant of the fraudulent public registration of the Birth Certificate - a unilateral contract, which in status would enable and obligate the Emergency War Powers Courts to dispose of this matter, federal or state, civil or criminal; and
- 32) Furthermore that unilateral contract was the public filing of a Certificate of Live Birth, or Birth Certificate, which by operation of law would be the contract to alter de jure Private American State National status of “The united States of America” to a de facto Public “U.S. citizenship”; With this presumption of fact of an existing contract held by every individual Public “U.S. citizen”, holding its Private American State Nationals as “property” and Surety, every court legally sits in a special Executive Equity jurisdiction in which Law and Equity have been merged enforcing the statutes of an Emergency War Powers Congress; and
- 33) Whereby this de facto status enables and obligates all federal and state courts to sit in Executive Equity thereby fulfilling the grand design of the Jesuit Society of Jesus in subverting

the common law jurisdiction of “The united States of America” (as per Section 1, 13th Amendment, and Section 1, 14th Amendment) by rendering ineffective the constitutional status of de jure American State Nationals of The united States of America (1871); and

- 34) Furthermore this evil design of the Jesuit Society of Jesus against the constitutional common law liberties of the American State Nationals of “The united States of America” as set forth by one of the Order's Masonic Temporal Coadjutors: That man was Sir Henry Summer Maine, Regis Professor of the Civil law at the University of Cambridge in England: In his ancient law; Its Connection with the Early History of Society, and its Relation to Modern Ideas (1864), Maine sets forth his three-part plan that, after its imposition, would overthrow limited American government born out of the Protestant Reformation (1517-1648) and the First American Great Awakening (1735-1750); This Satanic and diabolical “unholy trinity” was initiated by firstly creating a “LEGAL FICTION” and that Legal Fiction, even though legally but not lawfully imposed by silent consent of each American State National, was the public filing of a Certificate of Live Birth, or Birth Certificate - the Baptismal Certificate of every federally-owned Public “U.S. citizen”, who would become subordinate Surety for, and the held property of his alter ego and Gemini Twin, the Public “U.S. citizen”; and
- 35) Whereby as of March 9, 1933, all Public “U.S. citizens” - with their Surety Property, Private American State Nationals - were seized as booty of war by Corporate President Franklin Delano Roosevelt's Corporate Military War Powers Proclamation 2040 which practically overthrew the sovereignty of the People of “The united States of America”, reducing them to being mere property of Rome's de facto Corporate Military Government sitting in Washington,” D.C.”, to be treated as “rebels and belligerents” living in the then forty-eight States deemed by the Conqueror/Commander-in-Chief to be merely Corporate Military Governments in subordination to Washington, “D.C.”; and
- 36) Whereby with the Buck Act of 1940, State of California, and the other “State of States”, all became Corporate Municipal Franchises of the bankrupted United States of America, Incorporated, and the corporate “STATE OF CALIFORNIA” emerged along with the other 49 “STATE OF STATES” which then became Corporate Municipal Franchises of the “UNITED STATES, INC.” with none of these 'States' being the same as any of the geographically defined and organic Several States, which are the original Republics; and
- 37) Whereby none of these Trust Management Organizations had a contract to operate the Civil Government of this country, and never have, although they have been conniving and contriving to do so for several decades with disastrous results; and
- 38) Finally, on September 24, 2015, the legal “owner” of this corporation called “the UNITED STATES. INC.” , Pope Francis, did place it into a Chapter 7 Bankruptcy liquidation with the World Court at the Hague which was finalized and concluded with a complete liquidation on November 5, 2020, only two days after the most recent 2020 Elections rendering any results of that election completely moot and useless and well as utterly null and void, as who can be President, or any other officer, of a corporation that no longer exists; and

- 39) Wherein there has been no lawful government of the United States since the Congress adjourned “sine die” (without day to readjourn) when the Southern States walked out in 1861, while President Lincoln was not the lawful President of The United States of America, as he had been the first to only run for the Office of “President of the United States”, which was a separate entity, and was not the actual President of “The United States of America” because he was a “BAR” Attorney and in violation of the Original 13th Amendment which barred those with Titles of Nobility from serving in any government capacity; and
- 40) Therefore with no actual Congress to enact laws, nor no actual President of The United States of America from 1861 onward, all “Acts” of “CONGRESS”, such as The Judicial Act of 1948 are null and void, as if never enacted, and with this Corporate “UNITED STATES” now being totally adjudicated as Bankrupt and Liquidated, there can be no further claims against the Lawful People of this country, which by operation of law are the rightful and lawful government of the People, and by the People, and for the People currently Assembled in their Lawful Jural Assemblies once again for the first time in 160 years; and
- 41) And further without full rebuttal with evidence in support of your rebuttal fully enclosed, of all these facts taken from the official records are herein established as the undisputed facts of this case and will stand unrebutted as the final facts and judgment in commerce on this matter, and res judicata will apply; and
- 42) the Federal Zone Improvement Project as began in 1963, and takes exception to whenever possible in the use of either a “ZIP” Code or a Postal Code, both being synonymous; and
- 43) That Declarant does not publicly reside according to state statutes within a conquered territory or within a federal military district or other district of the geographic United States (composed of the 50 States); <His/Her> special, private, and confidential mailing location is exactly as follows;

<Your Full Name>

Private American State National and
Member of the California Assembly
c/o <Mailing Address>
on <City> on <State>

- 44) That Declarant does not publicly reside according to statutes within any of the ten regions of the geographic United States as designated by the Buck Act (1940) or the “ZIP CODES” of the Federal Zone Improvement Project began in 1963, and takes exception to whenever possible in the use of either a “ZIP” Code or a Postal Code, both being synonymous; and

The Latest Corporate Criminal Frauds

The latest Corporate Fraud and Scandal of these Fictitious Corporate Entities is none other than the current so-called Covid-19 Plandemic/Scamdemic, and a total affront to the Freedom of Man and Freedom of Religion and in direct violation of their Oaths of Office and our Constitution for The United States of America (1787), and morally reprehensible, as these State and Corporate Actors actually created this set of problems in

their Lab in Wuhan, China in furtherance of their quest to bring in a New World Order and further subjugate the population and People of this country to their every whim:

155) Whereas there has never been any actual evidence whatsoever of this alleged virus they are using as an excuse to deprive us Americans of our liberty and freedoms including our right to assemble and freedom of religion, as well as shutting down small businesses like restaurants and smaller retail businesses so that only the large, corporate-controlled business will survive so that the Globalists can profit off everyone else's misery; and

156) Wherein this Incorporate de facto government has been paying the Doctors to certify a death as caused by Covid-19 when it is not, and the Hospitals are all being paid even more to claim most of the deaths that occur there as being caused by Covid-19, when they are not, and one only has to check the death-rates on the Internet to see all this as whereas the published death-rates are actually quite normal at any time of the year, even though their claims are that most have died from Covid-19 when in fact they have not, as the total death rate is no more than any other year, or what would normally be expected, and all this has been verified by data readily available on the Internet; and;

157) Whereby even the mask requirements goes counter to their alleged purposes, in that wearing a mask can only deprive one of the oxygen they need to breath adequately, and with a mask all the bacterial, viral, or any other pathogens people have inhaled would be more apt to breed and multiply in this enclosed environment, while without a mask breathing freely would allow that man or woman to exhale and excrete toxins; and

158) Wherein the world's oxygen level has already been reduced by burning off our rainforests and other vegetation that produce it as well as the use of 5G technology which actually breaks down and destroys the Oxygen atom, and is now at a mere 16% at sea level, reduced a full five percentage points in recent years by this practice in order to destroy life on this planet; and

159) Whereby if you research the virology and genetic manipulation involved in the development and patenting and copyrighting of the "functional gain" that was the object of developing the so-called Covid-19 virus, it is apparent that the increase in infection rates was accomplished by using the same sequences that promote infection via HIV, which Doctor Fauci lead in development throughout his career, as that had been his exact area of study and expertise; and

160) Wherein it was the Gates Foundation, with Bill and Melinda signing on, with the help of George Soros, that actually funded this operation at the Wuhan Labs, as both believe the elderly are "useless eaters" and are very much in support of reducing the World's population by any means possible; and

161) That the monsters among them took a Common Cold Virus and "souped it up" by adding fragments of HIV, to make it more infectious, and then, of course, any vaccine also has to have fragments of HIV in it, to sensitize the immune system of the victim, so by design this virus was created to inflict pain & suffering on an unsuspecting world population in opposition to all

known law on the planet and these criminals must be prosecuted to the fullest extent of the law; and

162) Whereby the craziness of vaccines is that you get injected with "dead" copies of a bacteria or virus to provoke an immune response that will then be ready to pounce on the real thing, however, as a virus is already dead so any vaccine for a virus is actually a pre-infection by a dummy copy of the same virus; and

163) Wherein not only will many people naturally "test positive" for HIV after being vaccinated, there are other "goodies" built into this cocktail of poisons and gene fragments, and those are designed to interfere with the coding of proteins necessary to develop a healthy placenta, as well as their patented DNA altering ingredients that modify one's DNA so the manufactures can claim they've successfully modified the recipient's original DNA and now "own" your body for the rest of your life; Now, you may be asking, as I am, how these clearly criminal Patents have been allowed, and why, exactly, are people like Anthony Fauci and Bill Gates still walking around? ... It's a great question, and one that deserves an immediate answer.; and

164) Whereby the answer is that they are being protected by the United Nations Organization and the "U.N. CORP" --- those hypocrites who are supposed to be all about "peace", are instead waging war against their favorite targets --- babies and ignorant women; Just as it says in the Bible about the End Times, the United Nations is standing there saying, "peace, peace" but there is no peace, because these madmen are hypocrites as well as being greedy and criminally insane; We Americans, and the American State Assemblies, have business with the "U.S." Patent and Trademark Office (USPTO) ---- Big Business, nasty business, and it it's our right to pull the Patents and destroy these Corporations that have done this to profit themselves in violation of Public Law, and it's ours to punish the Patent Officials and Clerks and SERCO Agents responsible for this outrage against humanity, and the rest of the world has business to do as well; and

165) That the tests for Covid-19 were never designed nor intended for any such viruses, and do not work at all unless replicated many times to magnify the effect, and whereby the "CDC" recommends a maximum of 33 replications to avoid false positives, this test is routinely replicated at least 40 times in the labs purposely designed to give a high percentage of false positives so they can claim and treat more people for this alleged Covid virus and pull even more money out of the government for these services ... all at the expense of their victims; and

166) That the Covid vaccines contain HIV, Anti-Freeze and many other toxic elements that can only harm an individual and make them sick with Declarant additionally being allergic to all such vaccines wherein even the common flu vaccine makes <him/her> very ill whereby <he/she> is ordinarily very healthy and maintains his Rights upon his own doctor's recommendation to refuse all such vaccinations and/or other medical treatments; and

167) That in spite of all this evidence of wrongdoing, the “CDC”, under Doctor Fauci’s direction is attempting to mandate these unproven and dangerous vaccines rushed to market, which normally requires seven years to perfect, without all the required testing of the 3rd stage just like the mad NAZI scientist he is; and

168) All this in direct violation of the Nuremberg Decisions and Treaty of 1946 as signed off by all Nations, where all such activity and human experimentation was outlawed via International Treaty in Article 3, with Article 3.6 specifically from the Nuremberg Convention & Trials that followed the German atrocities of WW-II, specifically outlawing any and all such activity and making Doctor Fauci a War Criminal beyond all description relying upon obsoleted and overturned Supreme Court Decisions of over a hundred years ago prior to the NAZI’s doing what they did to the Jews and others in Europe over 75 years ago, and as a Private American National on the Land Jurisdiction, there is no way any Corporate alleged Health Officials, lacking complete Lawful Authority with the Man or Woman’s permission, can mandate their poisonous vaccines or other procedures onto or into any Private American National or their Family members; and

169) Whereas a photo of Dr. Fauci with Bill Gate’s wife, Melinda, and President Obama taken at the Wuhan Labs in China in 2015 proves there was a conspiracy to bring about this man-made epidemic onto mankind as far back as 2015, with Murals also being displayed in the Denver-Stapleton Airport showing the children of the world all wearing masks put up in 2014 during that same time period; and

170) Whereas the “CDC” has officially published a list of all the known deaths from these COVID Vaccines on their own website that anyone can access on their “VAERS” page; Therefore anyone can clearly see how much Death and other damage has been accumulating due to these untested so-called Vaccinations where anyone should readily know the truth about their agenda in not only bringing in death and destruction to the world’s population, but in carving out a niche for themselves by the DNA altering ingredients placed therein which will alter a Man or a Woman’s DNA in such a way as to make them even more controllable and subject to their evil designs; and

171) That respondents are herein notified of the severe penalties for perpetuating a Fraud, in that it is a Violation of the California Government Code §8630 to call for an emergency when there isn’t one, and the California Health Code §101080 where the Board of Supervisors are required to proclaim the termination of a local emergency at the earliest possible date wherein this Scamdemic has been continuing on for nearly a year now with absolutely no verified evidence of any real emergency; Also in California there are laws that cover all this Fraud in the Penal Code §504 and California Penal Code §148.3 which makes it a crime for a person to make a false report of an emergency, and there are more in every single State of this Union, and there remains out there the constant violations of our Constitutional and unalienable Rights that are being committed each and every single day by the masses of Corporate personnel everywhere that don’t really have a clue as to the real reason for this Plandemic; and