Appeal to Board of Adjustment, 5 civilians, 1 from each county commission district, volunteers© Originally scheduled 3.5.20,cancelled for lack of quorum, 3 of 5 necessary. New date: Mon 3.16.20 1:30pm...

I am known as Patricia Louise Sanburn Anthony, Pat Anthony to most, Pat is fine for this matter. My husband & partner, William Michael Anthony, prefers to be addressed as Bill; no titles 4 us, Mr. Ms. Mrs. EVER. We are both American State Nationals, Nevadans by choice of domicile, verified in public record, also noticed to officials.

AM a life-long student of optimal Health & well-Being (& Doing), creation, history, law, so-called "money", & government & discovered much that is *not commonly known by most* people, very pertinent to one's freedom & optimal Health in all areas of Life enhancement 4 highest Good of ALL.

Thank you dear people for volunteering to serve in this forum & hear us today on pertinent issues to all Nevadans & Americans, for whom we also speak.

We will be: (one) correcting some errors and omissions in Chad's presentation to clarify our Claims; 2) adding some pertinent items not in your record that should be considered, some already provided before Administrative Hearing, at Hearing or after, perhaps mistakenly omitted; 3) clarifying the **Flowchart of Authority** with ***** **Dur Actual Sovereign Government***** at the top, and our status and standing and WC's & THEIR CODEs in relationship to same; 4) adding new info that all here can learn from for highest good of all people that also clarifies our status, standing and Claims in this matter and 5) Directing reversal in this matter per your Board directives F (iii) A through F.

We testify using Declaration of Independence, constitutions, maxims of Law, Public Law, pertinent case law & Supreme Court rulings, established unrebutted Public and published Records and expert testimonies and Notices of other Patriots we cooperate with to Peacefully Lawfully restore and Reconstruct our Lawful Government as 'twas intended by our Founders. We intend assistance to again make America truly the land of the Free, respecting each's Creator-granted rights and dignity to free will choice, as long as no harm is done against another or their property. [Opening statement from Common Law Handbook]

[3] On the Flowchart of Authority illustrating **Our Actual Sovereign Government ** a Red Box has been added around the 2 bottom right sections, depicting where both the Territorial and Municipal corporate Washoe County entities, along with Their Federal Code, Statutory Law, (NRS) and Municipal Code (WCC) belong. Never are the words "man", "woman" or "people" mentioned in NRS or WC CODE, which means to me same do not apply to us, except by our consent, which we have clearly, consistently and continuously denied such consent thereto in this matter. We are indeed outside and beyond the alleged jurisdiction of both NRS and WC Code, both being for *private incorporated entities* to which we do *not* subscribe or consent to; I Am not a member of that Corp[se] matrix, which to me is fictional, dead and illusionary, designed to control & even enslave one into its confines, which I Refuse for good Cause in this matter & otherwise, as appropriate when accosted/ trespassed upon with same by agents of *foreign corporate governments* in violation of our Natural & Unalienable Rights & noticed foreign sovereign status & standing.

[1, 2,3 &4] We have established on the Public Record, WC Recorder DOC #s 4927133 for Pat, 4927134 for Bill, our **Declaration & Claim of American National Political Status** with numerous Extensions, all Notary witness verified testimony. Pat's had also been submitted as "Certified True & Correct copy of original Record for administrative use as evidence" at 1.15.2020 Hearing via acting bailiff along with Bill's: one copy of each to Hearing Officer Elizabeth Byer & one for WC agents, but it appears they were *perhaps shuffled* & both Bill's went to WC agents, both Pat's to Elizabeth, as Chad's report shows Bill's listed twice & Pat's absent from his list, which we today correct for the record. You have Pat's DOC # 4927133 now in front of you. Pat is also on record for this property, both land and house, so certainly entitled to speak to this matter. These DOCs establish our CERTIFICATE OF ASSUMED NAME-NOTICE OF TRANSFER OF RESERVED NAME (*whereby we are each now HEAD Administrator*), Expatriations (*from incorporated WC jurisdictions*), Cancellation of all Prior Powers of Attorney, DNA Paramount Claims, MANDATORY NOTICE: Foreign Sovereign Immunities Act... Ntc of LIABILITY..., Revocation of Election to Pay Federal Income Taxes to IRS Commissioner, and Witness Testimonies to our "living" status by others, etc. Notice of these Declarations was also lawfully served via certified or Registered US MAIL and or personal service via agents to: WC DA Christopher Hicks, Clerk of the Court, Jacqueline Bryant, Sheriff Darin Balaam & Assoc., Offices of the Nevada: Atty General, and

Secretary of State, and Washoe County Manager, Eric Brown; plus Offices of the US Attorney General, US Dept of Justice and Michael Pompeo, Secretary of State in Washington DC.

Mr. Donald Trump & Team are aware of and have vetted the records, claims and efforts of **Dur Actual Sovereign Government** and appear to be working on the people's behalf in many ways we are pleased with, even heeding some given directives; much is going on behind the scenes many are unaware of which we are assisting with bringing to people's attention today and otherwise.

It is [one] *never our intent to "argue"* as Chad has mistakenly stated. Rather, we make claims and give Notices, and , if not timely rebutted with specificity, same stand as Truth, Fact and Evidence, establishing the Law in the case. Neither are we "residents" nor is our property in any presumed "residential zone", again, outside & beyond WC & WCC jurisdictions. We take exception and object to Chad's allegation that we have "recorded scores of *fake* or *unauthenticated* documents at the Recorder's office to support their argument", -----

Again, we do not intend "argument", we instead make claims and give Notices, and , *if not timely rebutted with specificity*, same lawfully stand as Truth, Fact and Evidence, establishing the Law in the case. Our Public Records pertinent to this matter are indeed all authenticated per Recorder guidelines, even witness testimonies of our truth, status, and standing, accomplishing expatriation from the corporate territorial and MUNICIPAL jurisdictions for both ourselves and our land; timely un-rebutted, thus making the Law of the case upon which Trespasses are chargeable offenses by County actors that can be pursued. Additionally, we have no "fabricated home" or "mobile home" either, but rather our private personal property house upon the patented land that we intend to repair & refurbish for living use, once this harassment is mitigated and Provision is received for same. Our numerous Notices of Intent on the record in this matter should indeed be acceptable in lieu of "permits", which we claim *compromise* our established status & standing & our land patent.

We also take exception and object to Chad's misrepresentation of Elizabeth's 1/15/2020 ORDER: her ORDER did **not state** "remove", but rather "move", and said nothing about "final inspections" whatsoever. What is the loss of use of our house worth to us on our own land? Trespass upon our property (rights) and American State National foreign sovereign status proved on the record? Perhaps priceless, certainly Millions if monetization is pursued for same.

Final objections to Chad's report, which he did an excellent and thorough job on we commend: On page 9 at very end, the only "Property Owner" mentioned is William Anthony, omitting Patricia totally, which is not acceptable; nor is the address location. We live in our bodies, "care of 3705 Anthony Place, Sun Valley, Nevada" (spelled out), with no ZIP code. "NV" is not even a cognizable word, but rather a federal zone we are exempt from as foreign Nationals. Our mail is delivered just fine absent the ZIP code and we have noticed you about this before, more than once, and see this as an attempt to keep us in your alleged jurisdiction(s). No contract or consent!

[1,2,4] Another DOC missing from Chad's record, but can be verified included in WCR DOC # 4976305, along with Receipt copy on back, is Attachment E last page, referred to in Attachment D just prior on each of the 2 Declarations of Publication By Record Clerks for Public Notices, required to establish Law, which we have in deed done. Attachment E, now in front of you refers to "... Extension Q – Witness Testimony in the Form of An **Affidavit of Truth and Probable Cause, Irrevocable Will**...", from which you now have copies of those pertinent pages also; these come from our fiduciary and head of state's book, used by permission from which we Claim patents and land titles, among much else, have been claimed, ours specifically conveyed "... to Nevada, a State of the Union, and to me, the Powerholder enforcing the State Trust. All Deeds issued [previously] ... are vacated and re-conveyed to the original jurisdiction of Nevada, free and clear of debt, as a Freehold upon the land and soil of Nevada....".

The final doc pkg missing from Chad's record we wish to be on the record here 2day for consideration was served via Certified Mail 2.25.20 via office of the county manager, received 3.2 via agent Cecilia, also faxed twice to Chad's office to 2 separate #s as 1st fax could not be located easily by Hannah, when we called to verify its receipt; it contains our red hand-inscribed timely notice response to another copy of 1.15 ORDER given to us after we filed for this BoA Appeal @ Code Compliance/ Planning office 2.4.20 again noticing Bill's **HEAD Administrator** office, + our **Powerholder** offices, with Summary of True Bills with some 2nd, 3rd Final Notices of same, completing our lawful notice administrative process on those True Bills. As of 2.25 when we executed that doc pkg. we had not heard the date for BOA meeting; not receiving the 2/28 postmarked pkg. until Sat. 2/29; Brian Farmer did call Thurs. am 2.27 to verbally inform us of original 3/5

meeting date, which we appreciate, though do not consider timely for optimal preparation for us for scheduled 3/5 hearing

[2.4,5] Administrative Hearing Officer Elizabeth in her position, inappropriately challenged the validity of our NOTICE OF, CERTIFICATE OF ACCEPTANCE AND DECLARATION OF LAND PATENT, and ignored our challenge to WCC & WC alleged jurisdiction over us & our patented land. We timely lawfully *refused her ORDER for Cause*, with other specific notices red hand-inscribed thereupon, returned to WC Manager & Code Enforcement ,which we are further bringing before you as *civilian Nevadans*, *not corporate employees*, which Elizabeth and WC Code Enforcement agents are; some may consider "in bed together". When I asked near end of 1/15/20 Hearing: Are you or anyone here a land patent expert? Was seemingly ignored and given no answer, rather interrupted with a ruling against us, to which we objected and timely "*Refused for cause*". We also wanted "lawful reasons for findings specified in writing", which were not provided by her or otherwise; NRS & WC Code are *not Public Law*, applying only to *statutory* entities and persons who volunteer to be subject to same, which we do NOT. Please remember "consent of the governed" is necessary from we the people, and has been consistently denied in this matter!

Further speaking to Elizabeth's allegations that our process was lacking some necessary components for perfecting land patent, we offer public notice on the record of all necessary components from our Fiduciary and Head of State, supported by Living Law Firm and the People, especially declared American State Nationals peacefully, lawfully organizing our State Assemblies to restore the people's government: {Issues of Sovereignty- 6 excerpts}

Based on Elizabeth's refused ORDER and comments, which were indeed out of order in her position 1/15/20 as Hearing Officer, we chose to consult with a true expert and Counselor at Law, Ron Gibson, author of 2 books; With his permission, we give you excerpted pages from them and our oral testimony therefrom for the record, very pertinent in this and many other matters for the highest good of the people, as each may so choose. When we personally met with Ron 2.26.2020, upon his in person review of our process and documents, especially with addition of page 1 of WCR DDC # 4976305, he affirmed all was in deed in order and perfected now regarding our accepted, declared, noticed, recorded, published & established lawful claim of Land Patent upon **3705 More Park Place**, in deed, notice and Law outside and beyond WC jurisdictions, *na langer* 3765 Moorpark Court as stated by WC agents in this matter. [Read from law and cases, Dec. of Independence, etc...]

You have each been given a "Golden Ticket" invitation & Paul Revere Wake-Up to further check and verify our claims, with online source links for more info on what we've shared from the sources. { http://annavonreitz.com/visitatgrandmashouse.pdf } You can add in upper right corner above IRS, "mortgage", as we now have means to lawfully perform *Mutual Offset Credit Exemption Exchange* process to satisfy same. ©

In summation, We claim Elizabeth's 1/15/20 ORDER is contrary to the constitution, and established law of the case, is in error of law, and substantive evidence on the whole record shows same exceeds the jurisdiction and alleged authority of WC and her in this matter. Additionally, one might consider 1/15/20 ORDER arbitrary, capricious or characterized by abuse of discretion. From the beginning of this matter, We have **challenged the alleged jurisdiction of WC & their Code** consistently from WC's 1st notice and WC's jurisdiction has still not been proved on the record; *contrarily* we have established and proved **lack of jurisdiction** of both incorporated WC entities, territorial and MUNICIPAL, thus **warranting reversal** in this matter per your Board directives F (iii) A through F. Thank you for honoring the will and Lawful Rights of the people in this matter.

Most Sincerely, Pat & Bill Anthony c/o 3705 Anthony Place, Sun Valley, Nevada Non-Domestic 673-1642

fat Anthony @

Issues of Sovereignty [pertinent Excerpts] – by James Belcher: ... When any President of the United States looks up and sees whose seal he is sailing under, he has cause to know better than to claim that I am his citizen. Very clearly, he is my citizen under international law and every word I say to him or to the British Monarch concerning their operations on this continent has the force of law and sovereign power. I here record my Sovereign Mandate regarding all these false commercial claims advanced by the United States against the American states and people via a secretive and non-consensual process...... The Sovereign Letters Patent and Declaration of Joint Sovereignty with the Native American nations issued in November 2016 stand alone and together as a reclamation of the land in my capacity as a free sovereign American and Son of the Revolution. They also stand as remedy for grievous errors made by administrators of the United States, extended in my capacity as a free sovereign of Britain having authority apart from and above the Queen, and as the lawful owner of the Great Seal of the United States. My sovereign claim to own and control the United States outranks that of any British Monarch and predates any such claim by over two hundred years... Members of the Bar Associations are to be considered undeclared Foreign Agents and their activities plundering penal bonds and individual public trusts are to be audited, corrected, and enforced as crimes...

All property and titles to property rightfully belonging to Americans including the copyrights and trademarks associated with the given names is to be returned to them and the legal presumption of any form of United States citizenship pertaining to them is to be dropped from all their records including the census and in all cases at law. The repugnant practice of press-ganging Americans and suppressing their natural political status and the issuance of CUSIP Bonds in their names must cease and all indebtedness related to this practice and merely presumed to exist must be erased... Mr. Rothschild, ELIZABETH II, FRANCISCUS, and President Donald Trump are under Sovereign Decree to correct their operations with respect to the United States as outlined above, so as to provide lasting remedy to the American states and people for all the wrongs and the violence which has been perpetuated against them by their usurping servants and foreign powers acting in Breach of Trust. # 496 ------- http://annavonreitz.com/issuesofsovereignty.pdf

Dec 14,2015 Letter to John Kerry, US Sec. of State & Ban Ki Moon, UN Sec General, Anna This is a matter of urgent importance. It concerns either mistaken identity or identity theft, depending upon each man's estimate of the situation... the "free sovereign and independent people of the United States" have been noncombatants and Protected Persons recognized and honored as such successively by the Lieber Code and most recently by the Geneva Convention Protocols of 1949... the words "state" "State" and "United States" were formally redefined to mean "District of Columbia Municipal Corporation" and the word "person" was redefined to mean "corporation"... politicians acting without delegated authority. The free sovereign and independent people of the United States were not even afforded the opportunity to exercise the protections of the Expatriation Act, because they were not informed of Roosevelt's action to arbitrarily change their political status to that of "inhabitants" and were equally not informed of the federal corporation's claim that they were "voluntarily" standing as sureties for its debts. Everyone on Earth will agree that it is impossible to object to a contract if you don't know the contract exists, and that is essentially the position that the "free sovereign and independent people of the United States" have been in as a result of criminal conspiracy on the part of our employees. As of 1998, we objected to these processes and claims including any claim altering our birthright political status. The Internal Revenue Service and many other agencies were given Notice at this time and in years thereafter. As of 2011, the UNITED STATES, INC. and its STATE OF STATE

franchises were shown to be in administrative and commercial default. As of 2015, the free sovereign and independent people of the United States have been forced to issue a new Declaration of Joint Sovereignty and new Sovereign Letters Patent in behalf of the "free sovereign and independent people of the United States", their states defined by geographic boundaries, their living citizens, and their assets and have joined with the Native American nations to assert their claim to the land jurisdiction of the United States owed to us free and clear... The free sovereign and independent people of the so-called National Debt and the employers and benefactors of those who have promulgated this criminal abuse of our trust... past time for these outrages to end... http://annavonreitz.com/lettertokerry.pdf

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http://annavonreitz.com/situationreport.pdf #742 ... 1. The government of this country is vested in its people. "People" means "militia" in Hebrew. There is no doubt that the Founders meant for the government to be created and controlled by the same militia men who defended the country then and who defend it now. 2. The actual government is an unincorporated business known as a Body Politic. 3. The name given to this Body Politic on September 9, 1776. was: The United States of America. 4. This is a totally unique unincorporated entity and we hold its Declaration of Independence and its Letters Patent and its sacred name under Common Law Copyright in perpetuity... 6. Thus, when you look at this country, what you are actually seeing are fifty smaller countries, each with their own history, their own geographic boundaries, and their own natural government. In America the words "state" and "nation" are interchangeable... ... 30. In April 2014, we issued Final Judgment of Breach of Trust and Violation of Commercial Contract. We gave international Notice and Due Process to all Principal Parties and many, many agents and agencies. 31. On November 4, 2015, we issued new Sovereign Letters Patent, and on November 6, 2015, inclusive Sovereign Letters Patent and a Joint Declaration of Sovereignty together with the American Athabascan and Lakota Sioux Nations. By so doing we preserved our actual Constitution and chose new "federal" partners indigenous to this country. This was again given full Due Process and international Notice. 32. We solicited and processed claimants from all fifty land jurisdiction states competent to inherit the land as heirs and as representatives of the people, jural assembly members, and members of their respective state militias going back before the so-called Civil War and most before the War of Independence. These Americans also signed paperwork making their political status explicit and placed it on the public record, so that there can be no doubt that all fifty land jurisdiction states are occupied and possessed by lawful heirs... 56. By posting the Private Registered Indemnity Bonds covering all the actual states and people and by posting the Payment Bond redeeming all the Names and NAMES of these vessels, we have completed everything necessary to reclaim and release the assets, set aside the debts, and restore lawful government to the entire world. 57. We have also rebutted all claims that we voluntarily abandoned, declaimed, or traded away our birthrights for petty considerations. The governments of the world for the past 150 years have been run as crime syndicates with all the terrible results that we now see, but we have the opportunity as the Priority Creditors and Paramount Security Interest Holders to put an end to the evil that has been and give birth to the good that can be. Please share this information far and wide and let it be passed on and passed out and understood by everyone in every corner and nation. Anna Maria Riezinger, Fiduciary James Clinton Belcher, Head of State -----

11.12.2015 Open Letter to General Dunford and the Joint Chiefs of Staff [with] ... Wet-ink bound copy of **affidavit of probable cause**, wet-ink copy of **Declaration of Joint Sovereignty and Sovereign Letters Patent**, copy of editorial, "So What Does All This Mean?"

http://annavonreitz.com/whoownswhat.pdf #952 The People own the Republics, the Republics own the States, and the States own all the various "States of States" ----National, Territorial, and Municipal... The United States of America (Unincorporated) delegated certain enumerated powers in the international jurisdiction of the sea to three subordinate organizations --- National, Territorial, and Municipal -- via three constitutional agreements. In the event that the delegated powers cannot be exercised properly by those entrusted to exercise them, they revert back to the Donor/Grantor of those enumerated powers --- The United States of America (Unincorporated)... Now both the Territorial United States and its States of States and the Municipal United States and its STATES OF STATES are bankrupt and in receivership. All three levels of government exercising the delegated powers are incompetent, so all powers they held revert back to The United States of America (Unincorporated), which retained all un-delegated powers from the start... has taken the necessary steps to reclaim the National, Territorial, and Municipal Assets and acknowledged, accepted, and re-conveyed the delegated powers. It has renewed and re-issued its Sovereign Letters Patent and preserved the constitutional system... has summoned the actual land jurisdiction States of the Union Federation to assemble and they are doing so. [it] remains as the only internationally competent government representing this country and its people... we discovered that our delegated powers have been abused by the Territorial and Municipal United States and that our copyrights have been infringed, and that our Patent and Trademark Office has been abused without our knowledge or consent... ... we are the de facto owners and record title holders of most of the governments and commercial corporations on Earth. It was the intent of the perpetrators to run up insurmountable debts against us and our assets, seek bankruptcy protection for themselves, and leave us holding the bag. They also counted on us to remain asleep and acquiesce to their false claims of abandonment of our assets. This country and many other countries around the world have suffered the equivalent of identity theft and credit fraud --- & still the central banks and international trustees responsible are trying to avoid the necessity of correction. ... We are not being unreasonable or unkind or seeking any unjust enrichment; by the same token, we are resolved not to bear any Odious Debts, *false title claims*, or further Breach of Trust. We require what is ours returned to this country, together with all remedy & restitution rightfully and naturally owed to our States & People.

First Instruction Letter: 2017 – 2015 – Americans who have become aware of the fraud return to the land jurisdiction of their birth. The unincorporated government of the actual states and people doing business as The United States of America revives itself. The **new government issues new Sovereign Letters Patent for the states** (November 4) and for the Indian Nations (November 6) and also issues an Express Trust --- The Declaration of Joint Sovereignty. 2017 – After extensive Due Process given to all the Principal Parties responsible, the liens against all the Municipal and Territorial government corporations and their franchises are completed and cured, ... the Creditors. We are. We are the lawful owners of all that several generations of dishonest employees and middlemen have amassed--- and which they have hoped to claim as abandoned property. *The success of this scheme would have ended private property rights* worldwide... We also require a public accounting to be conducted throughout all sectors of the government that has been provided by the bankrupt governmental services corporations (state of, county of, and municipal entities) and their hired subcontracting agencies, beginning with the most recent Annual Financial Reports (APRs) of agencies and departments and public trusts in each state, the most recent Comprehensive Annual Financial Reports (CAFRs) of the State of State organizations. Our credit may be accessed to pay for these services leading to an accurate public accounting for the first time since 1946.

 ted States of America" 04 July 1776. the United Colonies. A Federation, and a Confederation: a Federation, and a Confederation: b "The States of America" confederation of States of States 01 March 1781 Global Jurisdiction Business for the States The State of Virginia, The State of Malne Legal Persons of State The State of Missing) International Mercantile Law 	Service Companies below. Territorial, and a Municipal:	 Municipal Government (Papist) dba: "the" United States 1790 Plenary Oligarchy Part of Global Air (Commerce) Jurisdiction The Constitution of the United States "the" STATE OF GEORGIA, "the" STATE OF AFATE OF GEORGIA, "the" STATE OF MENTION OF THE OF OF OWNER OF O	Municipal Law and Uniform Commercial Code Published as <u>Municipal Code and UCC</u> (Roman Civil and UCC COMMERCIAL Law) UNITED STATES DISTRICT COURT	The take-home message to you as an American is that you are most likely in the right church, but in the wrong pew. You have, most likely, been mis-identified as a Federal Citizen and not counted as an American State National or American State Citizen. Federal Citizens to constitution(s) and therefore, Federal Citizens are not Partles to the Constitutions and have no constitutional guarantees only "Equal Civil Rights" that can be suspended. If you want to claim your "Natural and Unalientable" rights and property, you have to declare and record your political status are not wrow for the constitution of your state State Citizen (that is, a Member of your State State State Citizen (that is, a Member of your State State Citizen (that is, a Member of your State State State Citizen (that is, a Member of your State State State Citizen (that is, a Member of your State State State Citizen (that is, a Member of your State State State Citizen (that is, a Member of your State State State Citizen (that is, a Member of your state St
The Varian Sovereign Government ***** Actual Sovereign Government ***** Curre determinous Declaration of the endered of the united States of America" 04 July 1776. The United States of America ************************************	Together, they formed the three branches of the Federal Government – a Federal, a Territorial, and a Municipal:	Territorial Government (British) dba: "the" United States of America 1789 Democracy Part of International Sea Jurisdiction The Constitution of the United States of America "the" State of Georgia, "the" State of Maine Leagl Persons - U.S. Citizens Federal Military and Dependents U. & Shive. Country Part of Navy, Tarifis, and Trade Policies Northern mercenaries in the Civil War	Federal Code and Statutory Law Published upon the Federal Register (Admiratty and Equity Law) First Judicial District Court	nost likely in the right church, but in the wrong pew. You have, mos eral Cittizenship is created by the Constitution(s) and therefore, F be suspended. If you want to claim your "Natural and Unalienabl hat is a Member of your Slate Assembly) and "ມີ ຂໍຂໍເດລີ ເດີ້າ, Iby at a large portion of your government has been "finissing in action" at a large portion of your government has been "finissing in action"
 Aur Actual Sove "The united Si Created by the agreement known as: "The Unanimous Declarati They are guaranteed a "republican form of government". Toge They are guaranteed a "republican form of government". Toge Will linn and "The United States" With the United States Andre the National Soil Jurisdiction State States. Virginia With the Flowchart of Authority, "The Lorder States" 	19 Enumerated Powers Together, they formed th	Federal Government (American) dba: <u>"the" States of America</u> 1787 dba: <u>"the" States of America</u> 1787 Republic Part of International Land and Sea Jurisdictions The Constitution for the united States of America "the" Georgia State, "the" Maine State Legal Persons - United States of America "Vacant" Offices periodically filled by "Representatives" This portion of "Federal" Government has been "missing" since 1860	United States Statutes-at-Large and Organic Law Published upon the <u>Congressional Record</u> (International Land and Mercantile Law) Postal District Court	The take-home message to you as an American is that you are m an American State National or American State Citizen. Fede constitutional guarantees — only "Equal Civil Rights", that can I status as an American State National or American State Citizen (it participate in your State Assembly. The additional message is the be accomplished by properly organized State Assemblies popule

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Certified True + Correct Copy of onginal Record for administrative use as evidence 1-13-2020 By: Patricia. Do By: Patricia. Do C # 4927133 07/08/2019 09:33:23 AM Requested By PATRICIA LOUISE SANBURN ANTHONY Washoe County Recorder Kalie M. Work - Recorder Fee: \$41.00 RPTT: \$0.00

Patricia Louise Sanburn Anthony- Administrator4 c/o 3705 Anthony Place, Sun Valley, Nevada [89433]

Fee: \$41.00 RPTT: \$0,00 Page 1 of 23

WASHOE COUNTY, NEVADA RECORDING DISTRICT

Declaration & Claim of American National Political Status

PATRICIA LOUISE SANBURN ANTHONY, FOREIGN GRANTOR Patricia Louise Sanburn Anthony, American State Grantee

Document Titles: (Addendum/Extension: earlier recorded DOC # & date)

- 1. Acknowledgement, Acceptance and Deed of Re-Conveyance (#4720135 06/30/2017)
- 2. CERTIFICATE OF ASSUMED NAME-NOTICE OF TRANSFER OF RESERVED NAME (#4782466 01/25/2018)
- 3. Cancellation of All Prior Powers of Attorney (#3878430 05/05/2010 and #4013903 06/16/2011 specific to alleged Deed of Trust- #2703700 06/26/2002 : 3705 ANTHONY PLACE ...)
- 4. ACT OF EXPATRIATION AND OATH OF ALLEGIANCE with Domicile Declaration: PATRICIA ANTHONY
- 5. ACT OF EXPATRIATION AND OATH OF ALLEGIANCE with Domicile Declaration: PATRICIA L.S. ANTHONY
- 6. ACT OF EXPATRIATION AND OATH OF ALLEGIANCE with Domicile Declaration: PATRICIA LOUISE SANBURN ANTHONY (#4691950 03/30/2017 and #4720135 06/30/2017)
- 7. MANDATORY NOTICE: Foreign Sovereign Immunities Act Sections 1605 and 1607 NOTICE OF LIABILITY: 18 USC 2333, 18 USC 1341 and 1342
- 8. DNA Paramount Claim
- 9. Letter and Request to U.S. DEPARTMENT OF THE TREASURY Secretary Steven T. Mnuchin
- 10. IRS Form 56
- 11. Revocation of Election to Pay Federal Income Taxes to IRS Commissioner
- 12. Cancelled Voter Registration
- 13. Witness Testimony- Mary Jo Mackenzie Sanburn... Capurro and William Michael Anthony

By: tatkiciaL th thory All Rights Reserved. anourn Patricia Louise Sanburn Anthony

Notary Witness and Acknowledgement

Today before me, a Commissioned Public Notary for Washoe County, Nevada visited the living woman known to me to be Patricia Louise ...: Anthony and she did Issue this Declaration & Claim of American National Political Status as shown and she also affirmed her testimony as shown before me this 7th day of July in the Year 2019, in Witness whereof I set my Signature and Seal:

Jary Ellen Carey _Notary; my commission expires on: 11101110 2023 MARY ELLEN CAREY Notary Public, State of Nevada Appointment No. 19-2282-2 My Appt. Expires May 15, 2023

Extensions

Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living woman, Patricia Louise Sanburn, being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name, Patricia Louise Sanburn to the land and soil of Alabama, my native state, together with all derivative names, including Patricia Louise Sanburn, Patricia Sanburn, Patricia L. Sanburn, P.L. Sanburn, Patricia Louise Sanburn Anthony, Patricia Anthony, Patricia L. Anthony, Patricia L.S. Anthony, P.S. Anthony, PATRICIA LOUISE SANBURN, PATRICIA LOUISE SANBURN ANTHONY, PATRICIA ANTHONY, PATRICIA L. ANTHONY, PATRICIA S. ANTHONY, PATRICIA L.S. ANTHONY, P.S. ANTHONY, PATRICIA L. ANTHONY, PATRICIA S. ANTHONY, PATRICIA L.S. ANTHONY, P.S. ANTHONY, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of Alabama.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural birthday June 13, 1955, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since my 21st birthday on June 13, 1976.

So said, so signed, and so sealed by my living hand this _____ day of June in the year 2019 by:

By: Laffica Louise Surburn: Anthony Patricia Louise Sanburn: Anthony

Witness Jurat

Nevada State }
Washoe County }

I, a public notary, was visited today by the living woman known and identified as Patricia Louise...: Anthony and she did sign and seal this Acknowledgement, Acceptance and Deed of Re-Conveyance in my presence and did affirm the same in my sight, whereupon I affix my signature and seal as testimony to these facts:

Mary Ellen Carry _____Notary; my commission expires on: 1104 16 2023. MARY ELLEN CAREY lotary Public, State of Nevada ppointment No. 19-2282-2

Appt. Expires May 15, 2023

RETURN TO: PATRICIA LOUISE SANBURN ANTHONY, GRANTOR

C/O Patricia Louise Sanburn Anthony, Administrator ADDRESS: c/o 3705 ANTHONY PLACE SUN VALLEY, NEVADA 89433

Extension/ Addendum to DOC # 4782466 recorded 01/25/2018 CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee – SANBURN: ANTHONY

certificate of ownership

PROVIDING FOR FILING OF NAMEISI WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145:1907; CHAPTER 145 IH.B.641 OF THE STATE OF WASHINGTON; AN ACT PROVIDING UNDER ANAY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP.IS CONDUCTED WITH THE COUNTY CLERKAND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTERT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIPED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR \$5000.00 IN CONSIDERATION. FEE SCHEDULE: TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF NEUTON INTER AS IN INTEREST OF MARKED IN THE STATE OF ALASKA INCLUDING COMPLEX OF COMMITON.

Where as GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living woman known to the public as Patricia Louise Sanburn Anthony invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to PATRICIA SANBURN, PATRICIA L. SANBURN, PATRICIA L. ANTHONY, PATRICIA S. ANTHONY, PATRICIA LOUISE SANBURN, PATRICIA LOUISE

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED PATRICIA LOUISE SANBURN / Patricia Louise Sanburn AS OF 13 JUNE 1955, later adding ANTHONY/ Anthony upon marriage to William Michael Anthony June 1973.

BUSINESS INFORMATION:

LEGAL ENTITY; HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST BUSINESS DESCRIPTION; COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY BUSINESS NAME: D.B.A PATRICIA LOUISE SANBURN and PATRICIA LOUISE ANTHONY and SANBURN, PATRICIA LOUISE and ANTHONY, PATRICIA LOUISE and PATRICIA L. SANBURN and PATRICIA L. ANTHONY and PATRICIA S. ANTHONY and PATRICIA L.S. ANTHONY and PATRICIA LOUISE SANBURN ANTHONY and PATRICIA SANBURN and PATRICIA ANTHONY. and PAT SANBURN and PAT ANTHONY and P S ANTHONY, and P.S. ANTHONY and all and any derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL ADDRESS: C/O 3705 ANTHONY PLACE, SUN VALLEY, NEVADA 89433

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee: First Name: Patricia Middle Name: Louise Last Name: Sanburn: Anthony STYLE: Bicameral & Surname Address (Physical): c/o 3705 Anthony Place, Sun Valley, Nevada Postal Code Extension 89433

Post Master Location: 2929 Vista Boulevard, Sparks, Nevada Postal Code Extension 89434

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba PATRICIA LOUISE SANBURN ANTHONY together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the Unites States and United States of America however styled or construed cannot, In effect, Inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the united States of America and all assets owed to the Priority Creditors of the Territorial United States and the Municipal United States. This Foreign Sovereign, Patricia Louise Sanburn Anthony, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS 5TH DAY OF JULY IN THE YEAR 2019 ON AND FOR THE COUNTY OF WASHOE ON THE STATE OF NEVADA; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

Patricia Louise Sanburn Anthony 🕲 All Rights Reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201

c/o Patricia Louise Sanburn Anthony, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: PATRICIA LOUISE SANBURN ANTHONY and ANTHONY, PATRICIA LOUISE SANBURN and ALL DERIVATIVES INCLUDING PATRICIA S. ANTHONY, PATRICIA L. ANTHONY and PATRICIA ANTHONY and PAT ANTHONY at C/O 3705 ANTHONY PLACE, SUN VALLEY, NEVADA 89433, RETURNEE: SANBURN: ANTHONY.

These provisions and copyrights are in effect from JUNE 13, 1955 onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Nevada.

Notary Witness and Acknowledgement

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Nevada State Washoe County

Today before me, a Commissioned Public Notary, appeared the living woman known to me to be Patricia Louise Sanburn of the Lawful House Anthony a sojourner in this community and she did Issue this Certificate of Assumed Name as shown and she also affirmed her testimony as shown before me this 5th day of July in the Year 2019.

Mary Ellin Carey my commission expires on: May 15 2023 Public Notary;

MARY ELLEN CAREY ptary Public, State of Nevada Appointment No. 19-2282-2 Wy Appt. Expires May 15, 2023

Cancellation of All Prior Powers of Attorney (Addendum / Extension: #3878430 05/05/2010 and #4013903 06/16/2011 specific to alleged Deed of Trust. # 2703700 06/26/2002: 3705 ANTHONY PLACE...)

"All prior Powers of Attorney granted by Patricia Louise Sanburn Anthony are removed, cancelled, and permanently revoked effective June 13, 1955.

Patricia Louise Sanburn Anthony is Attorney-in-Fact for all purposes related to the administration of her estates and all correspondence should be addressed to: Patricia ...: Anthony c/o 3705 Anthony Place, Sun Valley, Nevada 89433."

by: <u>Tactricia Louise Sanburn</u>: An thony this <u>First</u> day of June 2019. Partricia Louise Sanburn: An thony

Public Notary Witness

Nevada Washoe County

I. Mary Ellen Carey ____, a Public Notary, was visited today by the woman known to me to be Patricia Louise Sanburn Anthony, and she did affirm and sign this Cancellation of All Prior Powers of Attorney in my presence for the purposes stated.

by: Mary Ellen Chury Public Notary;

)

my Commission expires on: May 15 2023



ACT OF EXPATRIATION AND OATH OF ALLEGIANCE with Domicile Declaration

Whereas PATRICIA ANTHONY is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure PATRICIA ANTHONY willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth known as Alabama and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Anthony, Patricia, c/o 3705 Anthony Place, Sun Valley, Nevada, Postal Code Extension 89433; also claiming domicile declaration via lawfully posted and public noticed land patent per Washoe County Recorder (WCR), DOC # 4240937 and 49 2 7067 and houses with quiet title to same per WCR DOCs # 4237397 and 4237398, all remaining unrebutted on the public record.

This action I validate, certify, Witness and affirm this ______day of _____, 2019:

By: <u>Patricia Anthony</u> () Patricia Anthony

Patricia Anthony

Nevada State

Washoe County Before me this <u>4</u> day of <u>July</u> 2019 did appear one PATRICIA ANTHONY and she did establish this Act of Expatriation and Oath of Allegiance with Domicile Declaration freely and without coercion, in Witness whereof I set my sign and seal:

Notary Witness

Mary Ellen Carry Notary; my commission expires on May 15 2023



ACT OF EXPATRIATION AND OATH OF ALLEGIANCE with Domicile Declaration

Whereas PATRICIA L. S. ANTHONY is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure PATRICIA L. S. ANTHONY willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth known as Alabama and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Anthony, Patricia L.S. c/o 3705 Anthony Place, Sun Valley, Nevada, Postal Code Extension 89433; also claiming domicile declaration via lawfully posted and public noticed land County Recorder (WCR), DOC # per Washoe 4240937 and patent , and houses with quiet title to same per WCR DOCs # 4237397 4927067 and 4237398, all remaining unrebutted on the public record.

This action I validate, certify, Witness and affirm this 4th day of July, 2019:

By: fatricia L. S. Anthony Patricia L.S. Anthony. Patricia L.S. Anthony Notary Witness

Nevada State

Washoe County

Before me this <u>4</u>day of <u>July</u> 2019 did appear one PATRICIA L. S. ANTHONY and she did establish this Act of Expatriation and Oath of Allegiance with Domicile Declaration freely and without coercion, in Witness whereof I set my sign and seal:

Mary Ellen Carey Notary; my commission expires on Nay 5, 2023.



ACT OF EXPATRIATION AND OATH OF ALLEGIANCE with Domicile Declaration

Extension/Addendum: DOC# 4691950 3/30/2017 and # 4120135 6/30/2017 Whereas PATRICIA LOUISE SANBURN ANTHONY is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure PATRICIA LOUISE SANBURN ANTHONY willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth known as Alabama and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Anthony, Patricia Louise Sanburn, c/o 3705 Anthony Place, Sun Valley, Nevada, Postal Code Extension 89433; also claiming domicile declaration via lawfully posted and public noticed land patent per Washoe County Recorder (WCR), DOC # 4240937 and 4927067 , and houses with quiet title to same per WCR DOCs # 4237397 and 4237398, all remaining unrebutted on the public record.

This action I validate, certify, Witness and affirm this 440 day of 300, 2019:

By: Patricia Louise Sanburn Anthony Patricia Louise Sanburn Anthony. Patricia Louise Sanburn Anthony

Notary Witness

Nevada State

Washoe County

Before me this <u>4</u> day of <u>July</u> 2019 did appear one PATRICIA LOUISE SANBURN ANTHONY and she did establish this Act of Expatriation and Oath of Allegiance with Domicile Declaration freely and without coercion, in Witness whereof I set my sign and seal:

Mary Ellin Carry Notary; my commission expires on May 15, 2023.



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MANDATORY NOTICE Foreign Sovereign Immunities Act Sections 1605 and 1607 NOTICE OF LIABILITY: 18 USC 2333, 18 USC 1341 and 1342

This **MANDATORY NOTICE** is provided to all **Territorial United States** District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and **all Municipal Appointees** including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Patricia Louise Sanburn: Anthony, and not limited to Patricia Anthony, Patricia S. Anthony, Patricia L. Anthony, P.S. Anthony, P.L. Anthony, Anthony, Patricia Louise Sanburn, PATRICIA LOUISE SANBURN ANTHONY, PATRICIA ANTHONY, PATRICIA S. ANTHONY, PATRICIA L. ANTHONY, P.S. ANTHONY, ANTHONY, PATRICIA LOUISE SANBURN, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: June 13, 1955. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since June 13, 1955; also publically noticed January 25, 2018 via Washoe County, Nevada Recorder DOC # 4782466.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the Alabama state of The United States of America. This is your MANDATORY NOTICE that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States law and are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.

So said, signed, and sealed this <u>first</u> day of <u>July</u>, 2019 upon Washoe County, Nevada, The United States of America:

Patricia Louise Senburn Anthony C Patricia Louise Sand urn Anthony All Rights Reserved.

Notary Witness and Acknowledgement

Nevada State) Washoe County)

Today before me, a Commissioned Notary, is the living woman known to me to be Patricia Louise Sanburn: Anthony and she did issue this **MANDATORY NOTICE** as shown and she also affirmed her testimony as shown before me this 191 day of June in the Year 2019, in Witness whereof I set my Signature and Seal:

July mec Public Notary; my commission expires on: 11/04/15 2023. MARY FLLEN CAREY MARY ELLEN CAREY Notary Public, State of Nevada Notary Public, State of Nevada Appointment No. 19-2282-2 Appointment No. 19-2282-2 My Appt. Expires May 15, 2023 My Appt. Expires May 15, 2023

Paramount Claim of the Life and the Estate of the Patricia Louise Sanburn

Born June 13, 1955 upon Camp Rucker, Alabama Everett Ono Sanburn X Mary Josephine Sanburn Wedded September 1954 Spokane, Washington The United States of America

Whereas I, the living woman known as Patricia Louise Sanburn, am the result of the life and love and physical embodiment of my parents, the living man known as Everett Ono Sanburn and the living woman known as Mary Josephine Sanburn (née Mary Josephine Mackenzie) who were lawfully wedded in Spokane, Washington the calendar year 1954, now therefore I am their eldest living daughter from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNAcontaining substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

by: <u>Patricia Louise Sanburn Anthony</u> Living Soul. All Rights Reserved. Patricia Louise Sanburn Anthony O Public Notary Witness:

Today, on the day, of June, in the year 20<u>19</u>, I was visited by a woman properly identified or known to me to be Patricia Louise Sanburn Anthony and she did establish this record before me and sign it for the purposes stipulated herein, and I do accordingly add my signature and seal:

by: Mary Ellen Carry , Notary. My commission expires on: May 15 2023



June 27th, 2017

Registered U.S. Mail # RB 406 117 578 US

Steven T. Mnuchin, U.S. Secretary of the Treasury

care of 1500 Pennsylvania Avenue, NW, Washington DC 20220 202-622-2000

Hello Steven,

It is our instruction to operate exclusively under 100% commercial liability without benefit of any limited liability or other benefit of the Public Charitable Trust (PCT). We are thus enclosing properly endorsed original Certificate of Live Birth bond apostilled and certified by Alabama Secretary of State and Registrar of Vital Statistics for Patricia Louise Sanburn, later to become Patricia Louise Sanburn: Anthony by marriage of now 44 years. Please open a Treasury Direct Account using the nine digit registered mail number in bold above, **406 117 578**, and inform us when it is open for business, and settle all debts and charges related to PATRICIA LOUISE SANBURN ANTHONY, PATRICIA S. ANTHONY, and any other similar NAMEs and or WILLIAM M. ANTHONY, WILLIAM MICHAEL ANTHONY, WILLIAM ANTHONY as my Canadian-born spouse, partner and father of our seven living children and deposit the remainder and all other credits owed into the said Treasury Direct Account.

Also enclosed is Form 56 assigning and authorizing you Steven T. Mnuchin in your office as Fiduciary for us; we wish to be indemnified against claims and losses under the sovereign usa Private Registered Indemnity Bond AMRI00001 RA393427640US .

We thank Steven for his time and attention to this matter and are appreciative for your service to the American people in this manner.

We really like a couple movies you've been sponsoring as executive producer; who said you had no executive experience? LOL !

Blessings to you and your associates as you honorably serve the American people in this manner as beneficiaries of the constitutions and Priority creditors upon the land.

PATRICIA LOUISE SANBURN: ANTHONY /

PATRICIA S. ANTHONY, et al and for WILLIAM MICHAEL ANTHONY/ WILLIAM M ANTHONY

care of 3705 Anthony Place, Sun Valley, Nevada [near 89433]

June 28th, 2017

U.S. Certified Mail # 7016 0600 0000 5928 8804

Steven T. Mnuchin, U.S. Secretary of the Treasury

care of 1500 Pennsylvania Avenue, NW, Washington DC 20220 202-622-2000

Hello Steven,

Please consider this an Addendum to Registered U.S. Mail # RB 406 117 578 US package letter instructions (copy of letter enclosed) winging its way to you now. Two Addendum corrections;

One. Regarding "settle all debts and charges related to PATRICIA LOUISE SANBURN ANTHONY, PATRICIA S. ANTHONY, and any other similar NAMEs and or WILLIAM M. ANTHONY, WILLIAM MICHAEL ANTHONY, WILLIAM ANTHONY" correction:

1) discharge and settle all debts related to Social Security Masterfile Account **Constant of** for PATRICIA LOUISE SANBURN ANTHONY, PATRICIA S. ANTHONY, and any other similar NAMEs

and also discharge and settle all debts related to Social Security Masterfile Account for WILLIAM M. ANTHONY, WILLIAM MICHAEL ANTHONY, WILLIAM ANTHONY and any other similar NAMEs

Two. Regarding "we wish to be indemnified against claims and losses under the sovereign usa Private Registered Indemnity Bond AMRI00001 RA393427640US ." Add "- Alabama" to end of Bond number so it reads correctly "... usa Private Registered Indemnity Bond AMRI00001 RA393427640US- Alabama" which also needs to be added on Form 56 under the signature section on page 2 (corrected copy enclosed)

We again thank you for your prompt attention to this matter and are appreciative for your service to the American people in this manner.

and a FILE ID, W/2/W Cience (Cience) ALCOUNT . E. There's distant 8262 0000 0040 4207 4088

n thenig 28/ 2017

PATRICIA LOUISE SANBURN: ANTHONY /

PATRICIA S. ANTHONY, et al and for WILLIAM MICHAEL ANTHONY/ WILLIAM M ANTHONY care of 3705 Anthony Place, Sun Valley, Nevada [near 89433] June 3, 2019

Patricia Louise ...: Anthony © (Maiden Name Sanburn) c/o 37C5 Anthony Place Sun Valley, Nevada

U. S DEPARTMENT OF THE TREASURY Secretary Steven T. Mnuchin 1500 Pennsylvania Avenue, NW Washington, DC 20220

RE: Notice of Correction for Cover Letter for Form 56

Dear Secretary Steven T. Mnuchin,

This Notice of Correction pertains to the request that was previously made in the cover letter to open a Treasury Direct Account. Please be advised that I do not wish to have a Treasury Direct Account opened or assigned to me.

As my designated fiduciary, I request that you settle all debts and charges related to PATRICIA LOUISE SANBURN and PATRICIA LOUISE ANTHONY.

Please note my instruction to operate exclusively under 100% commercial liability and without benefit of any limited liability or other benefit of the Public Charitable Trust (PCT).

Thank you for your time and attention to these matters.

Sincerely,

By Paterica Louise ... Anthony

Patricia Louise ...: Anthony © c/o 3705 Anthony Place Sun Valley, Nevada

Form	56		Notice Co	ncerning	g Fiduciary Re	ationsh	nip		
Departe	ecember 2015) ment of the Treasury Revenue Service	► Info	mation about For	n 56 and its s	separate instructions i ode sections 6036 an	s at www.irs.	-	OM	B No. 1545-0013
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С	📋 Court appo	pintment as	juardian or conse	rvator					
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For Paperwork Reduction Act and Privacy Act Notice, see separate instructions.

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Cat. No. 163751

Form 56 (Rev. 12-2015)

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	Rev. 12-2015) Page 2
art II	Revocation or Termination of Notice
	Section ATotal Revocation or Termination
	Check this box if you are revoking or terminating all prior notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship Reason for termination of fiduciary relationship. Check applicable box: Court order revoking fiduciary authority Certificate of dissolution or termination of a business entity
° <u>,</u>	J Other. Describe > Surrender of federal "FEP SCAP" to U.S. Treasury
0- C	Section B—Partial Revocation
	Check this box if you are revoking earlier notices concerning fiduciary relationships on file with the Internal Revenue Service or the same tax matters and years or periods covered by this notice concerning fiduciary relationship
	Section C—Substitute Fiduciary
9 C si D	heck this box if a new fiduciary or fiduciaries have been or will be substituted for the revoking or terminating fiduciary and pecify the name(s) and address(es), including ZIP code(s), of the new fiduciary(ies)
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	ATE OF ALABAMA Center of Health Statistics June 22, 1955 court and Deat Public Health P.C. Box 5625 N, state, and ZIP code A tabrama 36103-5625 Date: Time 2 and Place of other proceedings Time 2 and Place of other proceedings Date: N p.m. USA
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	Fiduciary's signature Title, if applicable Date
متحصین. میرنگان	wish to be indemnified against claims and losses
U	AMIRI00001 RA393427640US-Alabama
.3	Theak you!

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June 28th, 2017

John Koskinen, Commissioner of the Internal Revenue Service

Department of the Treasury

P.O. Box 480

Holtsville, New York 11742-0480

From: Living man William Michael: Anthony for WILLIAM MICHAEL ANTHONY, William M Anthony, WILLIAM M ANTHONY and

Living woman Patricia ... : Anthony for PATRICIA S ANTHONY, Patricia S Anthony, and PAT ANTHONY

Care of 3705 Anthony Place, Sun Valley, Nevada

Letter of Revocation and Election

Notice: We have retired from all presumed federal service long ago and are revoking our election to pay federal income taxes effective October 1, 2010.

Earlier similar notices seem to have been ignored and subsequent alleged charges to WILLIAM M ANTHONY and or William M Anthony Wallson , and or

PATRICIA S ANTHONY and or Patricia S Anthony settled to zero \$00.00 balance.

Thank you for your prompt attention to this matter, as we are indeed exempt from levy. Unless we hear from your office within ten days, we will consider these accounts settled in full and expect no further correspondence regarding liability for alleged federal income taxes.

28th day of June, 2017 A.D. Gregorian

by living man, William Michael: anthony by living woman, What Ricia Di: Anthony Exampt from Lovy, all Rights reserved

June 28th, 2017

Registered U.S. Mail # RB 406 117 547 US

Internal Revenue Office of the Commissioner

Room 3000, 1111 Constitution Avenue NW

Washington DC 20204-0002

From: Living man William Michael: Anthony for WILLIAM MICHAEL ANTHONY, William M Anthony, WILLIAM M ANTHONY and

Living woman Patricia ... : Anthony for PATRICIA S ANTHONY, Patricia S Anthony, and PAT ANTHONY

Care of 3705 Anthony Place, Sun Valley, Nevada

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28th day of June, 2017 A.D. Gregorian

Exempt from Levy, all rights reserved

by living man William Michael: anthony by living woman Patricia ... Anthony

June 27th, 2017

Certified U.S. Mail # 7016 0600 0000 5928 8750

Luanne Cutler, Washoe County, Nevada Registrar of Voters

Physical Address: 1001 E 9th St, Bldg A, Rm 135A, Reno, NV 89512

Mailing Address: P O Box 11130, Reno, NV 89520

Phone: (775) 328-3670 Fax: (775) 328-3747

From: Patricia...: Anthony

re: currently registered voter(s) PATRICIA L. S. ANTHONY/ PATRICIA L. ANTHONY, or other similar NAMEs c/o 3705 Anthony Place, Sun Valley Nevada

Hello Luanne,

Please consider this my request and order to withdraw and rescind any and all applications and enrollments as a "registered voter" upon Washoe County, Nevada. I no longer have any natural interest in the elections of a foreign corporation that I do not work for, nor does it appear to be working very well for me either.

I no longer choose to be held subject to the whims of a foreign entity that is supposed to be providing me with Good Faith Service, but seems to me to have failed both myself and the American people miserably.

Thank you very much for your prompt response and your continued service to the people, the beneficiaries of the constitutions.

Most sincerely and reserving all rights,

by Patricia Anth Authorized Represer

PATRICIA L. S. ANTHONY/ PATRICIA L. ANTHONY



Witness Testimony in the Form of an Affidavit

1. "I, Mary Jo Mackenzie Sanburn... Capurro, a living woman now living at 3705 Anthony Place, Sun Valley, Nevada, but also owning a mobile home upon Honey Lake Campground at Milford, California,

2. have first-hand knowledge that Patricia Louise.... Anthony whose photograph appears hereon and who now lives upon Sun Valley, Nevada,

3. is the woman born Patricia Louise Sanburn at Camp Rucker, Alabama, on June 13, 1955, who I have known since before that date as I gave birth to her on that day at about 12:07 pm Alabama time,

4. and from without the United States and under the penalties of perjury under the public law of The United States of America,

5. I do affirm this to be the truth.

6. This Witness Testimony is granted freely, without coercion or payment of any kind,

7. and so say I to all facts above this	160	dav of	Time	in the year
2019			<u> </u>	

8. and I have affixed my signature in affirmation of these facts before these Witnesses:

Capueble IS (c) Mary Jo Mackenzie Sanburn... Capurro, LS By: 2

Witness of Public Notary to Signature

Washoe County Nevada

Today I was visited by Mary Jo Mackenzie Sanburn... Capurro and she did present appropriate identification and she did provide this Testimony in the Form of an Affidavit freely and without coercion before me and she did also freely sign this Testimony without coercion in my presence this 16^{\pm} day of 300 19 in Witness whereof my hand and seal appear:

Public Notary; my commission expires on:





Witness Testimony in the Form of an Affidavit

1. "I, William Michael Anthony, a living man now living at 3705 Anthony Place, Sun Valley, Nevada,

2. have first-hand knowledge that Patricia Louise:... Anthony whose photograph appears hereon and who now lives upon Sun Valley, Nevada,

3. is the woman born Patricia Louise Sanburn at Camp Rucker, Alabama, on June 13, 1955, who I have known since June 1971, and has been my life partner since June 1973,

4. and from without the United States and under the penalties of perjury under the public law of The United States of America,

5. I do affirm this to be the truth.

6. This Witness Testimony is granted freely, without coercion or payment of any kind,

7. and so say I to all facts above this	16th	day of	Inna	in the year
2019				

8. and I have affixed my signature in affirmation of these facts before these Witnesses:

By: William Michael O c) William Michael Anthony, LS

Witness of Public Notary to Signature

Washoe County Nevada

William Michael Anthony No WA

Today I was visited by Mary Jo Mackenzie Sanburn... Capurro and she did present appropriate identification and she did provide this Testimony in the Form of an Affidavit freely and without coercion before me and she did also freely sign this Testimony without coercion in my presence this 10^{41} day of 10^{42} and 2019 in Witness whereof my hand and seal appear:

Public Notary; my commission expires on:



100

WASHOE COUNTY RECORDER

OFFICE OF THE RECORDER KALIE M. WORK, RECORDER

1001 E. NINTH STREET RENO, NV 89512 PHONE (775) 328-3661 FAX (775) 325-8010

LEGIBILITY NOTICE

The Washoe County Recorder's Office has determined that the attached document may not be suitable for recording by the method used by the Recorder to preserve the Recorder's records. The customer was advised that copies reproduced from the recorded document would not be legible. However, the customer demanded that the document be recorded without delay as the parties rights may be adversely affected because of a delay in recording. Therefore, pursuant to NRS 247.120 (3), the County Recorder accepted the document conditionally, based on the undersigned's representation (1) that a suitable copy will be submitted at a later date (2) it is impossible or impracticable to submit a more suitable copy.

By my signing below, I acknowledge that I have been advised that once the document has been microfilmed it may not reproduce a legible copy.

July 8,2019

thony

Washoe County Recorder Kalia M. Work - Securder 1001 East 9th Street Reno, NV 88520 www.washoecourty ustreeordet

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Total		\$223.00
		\$223.00

Thank You!

Mon Jul 08 09:33.21 PDT 2019 38

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Attachment E.

-DI-Declaration of Publication STATE OF NEVADA County of Washoe-SS

Anita Stralla

declares and says that she is the Record Clerk of the SPARKS TRIBUNE, a daily Newspaper, published in Sparks, Washoe County, Nevada; that she has charge of and know the advertising appearing in said newspaper, and the

LAND PATENT PUBLIC NOTICE

#1211025

of which a copy is hereunto attached, was first published in said newspaper in its issue dated

24th day of July, 2019

7-31 2019

the date of the last publication being in the issue of

August 7, 2019

Under penalty of perjury, I declare that The foregoing is true and correct.

Dated 7th day of August, 2019

Anita Stralla

c 3 60

County Recorder July 7, 2019 DOC # 4927067 regarding land commonly known as 3705 Anthony Place, Sun Valley, Nevada, Grantees/ Assignees: William Michael Anthony and Patricia Sanburn Anthony; same contains metes and bounds description, CHAIN OF TITLE SUMMARY, NOTICE OF POSTING ... "DO NOT TRESPASS", Extension Q -Witnesses Testimony in the Form of An Affidavit of Truth and Probable Cause, Irrevocable Will, NON-ABANDONMENT NOTICE and Land Patent #1211025 and other pertinent notice information, extending pertinent to May-June 2011 published LAND/ HOME QUIET TITLE NOTICE, also in Washoe County Record DOC # 4237398 recorded May 5, 2013 with associated Quiet Title Judgment DOC # 4237397.

Land Patent Public Notice: ... Certificate of Acceptance and Declaration of Land Patent #1211025 recorded with Washoe

Pub: 7-24, 7-31, 8-72019

Washoe Courty Recorder Kalle M Wolf - Recorder 1999 - St 9th Street Room IV 89520 www.washoe Conty holes order 10

Receipt: 20191125-085644

Product	Name	Extended	
М	Notice	\$41.00	
	Document #	4976305	
ł	false		
Total	\$41.00		
Tender (Ca	\$41.00		

Thank You!

Mon Nov 25 10:25:36 PST 2019 62

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104: We say that our only true duty is to nurture our planet and the animals and the rest of mankind. As it was when Genesis was written it remains to this day. This is important as it attaches our claim and our will to the most ancient source of all law of the land, the Torah, and clearly shows the intrinsic criminality of all those who destroy our peace and our planet;

107: We say that we are setting the history of this massive fraud scheme all verified as true upon the public records and placing this Affidavit of Truth and Probable Cause before you now and all those law enforcement officers who are drawing their pay throughout the world while allowing all this fraud, usury, violence, peonage, enslavement and piracy to go on and on and on. This is important because although we have given some fair notice of this criminality before they are now receiving notice from the American people served up in front of the whole world;

B. We are requesting <u>Permanent Protective Injunctions</u> against requested Writ(s) of Restitution from unlawful bank foreclosures as herein described. We act in the Public Interest and in behalf of ourselves and the Nevada State and all those living people naturally inhabiting and belonging to the land jurisdiction of the Continental United States;

C. We claim all assets of the Continental United States, all trust, utilities, copyrights, patents, franchises, subdivisions, municipalities, land and assets of the land held in trust, insurances, inheritances, stocks, bonds, securities, mortgages, titles, and profit derived from the assets of the continental United States and from our own assets including our labor, and we Will a just and proportionate like --interest to all those who have been born on the land of the Continental United States and who are owed both their private and public property interests returned and set free and clear of fraudulent debts, claims, and conveyances, including all deeds and titles to lands and land assets held under color of law by corporate franchises operating deceptively as States of States and under the given names of living people, release of all mortgages and other dubious maritime contracts and salvage liens tainted by fraud, return of all Promissory Notes obtained under conditions of non-disclosure and semantic deceit, and settlement of all debts held against us, our 50 geographically defined states, and the land jurisdiction and assets of the Continental United States in favor of (1) the living inhabitants and our own private estates and all similar estates of living people inhabiting the land jurisdiction of the Several States on the land; (2) the Nevada State and similar States geographically described and having actual substance; and (3) the Continental United States as a whole;

We solemnly affirm that this affidavit is true and confirmed by abundant public records and corroborating testimony beyond reasonable doubt and we present it for the Good of Mankind and in the Public Interest and for the recoupment of property and controlling interests rightfully owed to us and our countrymen by the Federal United States and the colluding international banking cartels and the governmental services corporations and municipal corporate franchises that have violated our trust and their contracts.

We act as living beings naturally belonging to the land jurisdiction of the Continental United States and acting thereon without any privilege of incorporation and desirous of none, under penalty of perjury should we be found to have knowingly erred or purposefully obfuscated any fact herein presented. Here are our autographs and our seal presented by the flesh and in the flesh and in our own right without the Federal United States, without any corporate office, without

PageS

representation of any kind, being Witnessed by these other living souls who are also present in the flesh and standing upon the land jurisdiction of the Continental United States and whose autographs similarly appear as Witnesses before the courts of the world addressed and summoned and before 7 billion people worldwide – – all of whom have been harmed in some respect by those who have committed these crimes and perpetrated these acts of fraud:

Lilli- Mi

LS

Non-negotiable autographs and seals of Patricia Louise, a living female (also lawfully on behalf of living man Robert Everett Smith) and a birthright entitlement holder of the Alabama State, and William Michael, both from House of Anthony and inhabitants of the land jurisdiction of the Nevada State and acting in the flesh without the Federal United States and with all rights reserved.

Whose acts in making and issuing this Affidavit of Truth and Probable Cause has been witnessed this <u>6</u> th of August 2015 A.D. by the following living Witnesses:

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents. Public Notary Provides Additional Witness Without Transfer to Federal Jurisdiction:

Nevada State

Washoe County

AFFIRMED: on this 51×16 day of August 2015 A.D. before me <u>Jane K</u>, <u>Minipude</u> a public notary appeared the living woman known to the public as Patricia Louise and the living man known to the public as William Michael, both from house of Anthony and who are both known to me and they were duly swom, without the Federal United States and did depose and autograph and seal this Affidavit of Truth and Probable Cause and these words and actions were additionally witnessed by the <u>four</u> living souls whose autographs also appear on this document and to present good and sufficient proof of their identity to me this day as witnesses to the same.

Public Notary. ax 22.2019 My commission expires on





Also claimed for 3705 Anthony Place, Sun Valley, Nevada land and house(s), negating alleged April 23rd, 2012 foreclosure sale, as do our established lawfull: recissions, perfected registered ACC, discharged debt, county records, Quiet Title Judgment and Orders, posted allodial land patent claim, decreed Trial by Jury fact, evidence and law, and herein.

Irrevocable Will

Acting as a fully sentient and independent living female, a landlord, a Wisconsin State Citizen permanently domiciled in the jurisdiction of the air, maintaining beneficial interest upon the land of the united States of America. being fully enabled and inclined to establish this Irrevocable Will do hereby grant a proportional share in all property interests claimed in behalf of the States of America via the following listed UCC Financing Statements recorded in the Alaska State between 2011 and 2014 to the organic geographically defined States of the Union created in perpetuity by The Articles of Confederation (1781) according to their borders and size; and also grant to the American State Citizens peacefully inhabiting these lands an equal share in the public trust known as The United States Trust (1789) and also confirm to them and place in their care all their rightful private property assets now and in perpetuity.

Lact as a Constitutional Officer and Public Servant: Lacept and avow that Lam owed only the same portions, protections, and share that I herein provide to all other living individuals who are peaceful inhabitants of the united States of America and who are now in receipt of and benefitting from this Will.

UCC 1 2014-785577-0, UCC 2014-785578-2, UCC 2014-785579-4, UCC 2013-765902-5, UCC 2014-784624-0 UCC 2014-785582-1 and UCC 2014-785584-5.

So affirmed by my hand, my autograph, my seal, and this Witness on this 157 day of July 2014:

Act of State **Primary Signature Certification** (Convention de La Naye du 3 October 1961) TIAS 10072, 33 UST 663, 527 UNTS 189. (Convention = 12)

, do hereby certify the Sentient signature on the Archetype presented to be a true, correct, complete and not misleading original, containing the primary signature as sealed below. This notarization is for the purpose of signature (autograph) certification for foreign use of the document. This Is pursuant to the Hague Conference on Private International Law dated 5 October 1961 at the Convention Abolishing the Requirement of Legislation for Foreign Public Documents. The United States declared being a signatory to this Convention 15 October 1981 and this procedure is required for the legalization of administrative and judicial documents as herein included.

State of Alaska Third Judicial District >

My commission expires

Affirmed before me at Big Lake, Alaska the 15 day of July A.D. 2014 and autographed before me by the living woman anna maria riezinger who is known to me or otherwise properly identified.

annie-literthe

2

non-negotiable autograph, all rights reserved.

Sentient State Citizen Autograph

Notary Signature







	*				*	
- 2	The take-home message to you as an American is that you are most likely in the right church, but in the wrong pew. You have, most likely, been mis-identified as a Federal Citizen and not counted as an American State National or American State Citizen. Federal Citizenship is created by the Constitution(s) and therefore, Federal Citizens are not Parties to the Constitutions and have no constitutional guarantees — only "Equal Civil Rights" that can be suspended. If you want to claim your "Natural and Unalienable" rights and property, you have to declare and record your political status as an American State National or American State Citizen (that is, a Member of your State Assembly) and "Partice Citizen" rights and property, you have to declare and record your political status as an American State Assembly. The additional message is that a large portion of your government has been "missing in action" and awaiting "Reconstruction" since the Civil War. This work can only be accomplished by properly organized State Assemblies populated by American State Citizens. Go to www.TheAmericanStatesAssembly.net and learn how you can restore your government.	United States Statutes-at-Large and Organic Law Published upon the <u>CongressIonal Record</u> (International Land and Mercantile Law) Postal District Court	Federal Government (American) > dba: " <u>the" States of America</u> 1787 Republic Part of International Land and Sea Jurisdictions The Constitution for the united States of America "the" Georgia State, "the" Maine State Legal Persons - United States Citizens "Vacant" Offices periodically filled by "Representatives" This portion of "Federal" Government has been "missing" since 1860	***** Th 19 Enumerated Powers of ou Together, they formed the thr	William"The United States"+"The United States of America">"The United States of America"PahridimUnion of States09 September 1776Federation of StatesO7 September 1776ConfedHolds the Nationals (people) - Private Persons County CourtsO7 September 1776Holds the International JurisdictionsConfedState Nationals (people) - Private Persons County CourtsCounty CourtsState: Virginia, Maine, New YorkState: Virginia, Maine, New YorkState Citizens (People) - Lawful Persons State CountsGlobal Juris* Wushe Cuunty Recorder Dec #s 49 A 7134And 492 7133American State Counts Uth the Flowchart of Authority, The Above is Separate From BelowIntern	***** Created by the agreement known as: " These "States" were the They are guaranteed a "republican fo
	ikely in the right church, but in the wrong pew. You have, most i Citizenship is created by the Constitution(s) and therefore, Fee Citizenship is created by the Constitution(s) and Unalionable" is pended. If you want to claim your "Natural and Unalionable", a Member of your State Assembly) and " $\mathcal{PCalCcf}_{K}$ [1] y arge portion of your government has been "missing in action" and by American State Citizens. Go to www.TheAmericanStates	Federal Code and Statutory Law Published upon the <u>Federal Register</u> (Admiralty and Equity Law) First Judicial District Court	Territorial Government (British) dba: " <u>the" United States of America</u> 1789 Democracy Part of International Sea Jurisdiction The Constitution of the United States of America "the" State of Georgia, "the" State of Maine Legal Persons - U.S. Citizens Federal Military and Dependents WW Shee County Part of Navy, Tariffs, and Trade Policies Northern mercenaries in the Civil War	***** The Federal (Subcontractor) Government ***** 19 Enumerated Powers of our Sovereign Government were delegated to three (3) Service Companies below. Together, they formed the three branches of the Federal Government – a Federal, a Territorial, and a Municipal:	"The United States of America" Federation of States 07 September 1776 Holds the International Jurisdictions States: Virginia, Maine, New York State Citizens (People) - Lawful Persons State Courts American State Courts	***** Our Actual Sovereign Government ***** "The united States of America" Created by the agreement known as: "The Unanimous Declaration of Independence of the united States of America" 04 July 1776. These "States" were the original geographically defined "estates" formed by the United Colonies. They are guaranteed a "republican form of government". Together, they formed – a Union, a Federation, and a Confederation:
	ikely, been mis-identified as a Federal Citizen and not counted as Jeral Citizens are not Parties to the Constitutions and have no rights and property, you have to declare and record your political \dot{L}	Municipal Law and Uniform Commercial Code Published as <u>Municipal Code and UCC</u> (Roman Civil and UCC COMMERCIAL Law) UNITED STATES DISTRICT COURT	 Municipal Government (Papist) dba: "the" United States 1790 Plenary Oligarchy Part of Global Air (Commerce) Jurisdiction The Constitution of the United States "the" STATE OF GEORGIA, "the" STATE OF MEVALA Legal PERSONS – "citizens of the United States" Federal Civil Service and Dependents Washington, DC, Municipal Government Southern mercenaries in the Civil War 	rernment ***** 5 three (3) Service Companies below. Federal, a Territorial, and a Municipal:	 "The States of America" Confederation of States of States 01 March 1781 <u>Global Jurisdiction</u> Business for the States The State of Virginia, The State of Maine <u>Legal Persons of State</u> <u>The State of Courts (Missing)</u> <u>International Mercantile Law</u> om Below International Mercantile Law 	Internt ***** ica" a of the united States of America" 04 July 1776. formed by the United Colonies. – a Union, a Federation, and a Confederation:



ADMINISTRATIVE ORDER

PROCEEDINGS BEFORE A WASHOE COUNTY ADMINISTRATIVE HEARING OFFICER

IN THE APPEAL OF (Respondents)	CASE NO.: WVIO-PLA19-0176							
William M Anthony - Mis-hamed - Charge	Named Entities / Notice of Linbility an HEARING DATE: 1/15/2020							
Named Entities/Notice of Linbility and								
Demand to Show Cause (5E) Not	Demand to Show Cause (5E) Not timely an swered = Detault ()							
SUBJECT PROPERTY	TH ARE M D. V Plan							
Address:	ally 5705 More lark Mace							
3765-Moorpark Et., Sun Valley, NV-89433- out and hered in the state of the APN,								
SUBJECT PROPERTY Address: 3765-Moorpark-Et., Sun Valley, NV-89433- Outside and beyond WASHOE county APN: no longer applicable jurisdiction, protected with established, perfect. -026-021-36- Land patent. See lick Doc # 4976305								
						ADMINISTRATIVE FEMALTIES AND FEES	S SD	
Administrative penalties and fees imposed by County:	\$ 100							
Hearing Officers decision:								
Dismiss penalties/	anner anner te construction of concernence community of							
Modify penalties/	fees \$							
ADMINISTRATIVE ACTION FEES Administrative Hearing request fee: Hearing Officers decision: TOTAL PENALTIES AND FEES December 2010 December 2010 Decembe								
					Payment is due immediately upon conclusion of appeal hearing, but no later than Penalties/Fees Due Date ->			
				Not Law; not app	plicable to living man/woman			
				1. Pursuant to the Washoe County Enforcement Code	"Code") at 125.120, et seq. the Respondents			
				above-named have appealed an administrative enforcement action brought by Washoe County ("County"). An administrative hearing was held to determine whether the Washoe County Code violations cited in an Administrative Penalty Notice, and the penalties and/or fees assessed as part of the notice, should be affirmed, modified, or dismissed. 2. Respondents were Uself-represented at the hearing or were represented by:				
	aning of were [] represented by.							
County was represented by Brizy Former all associated agents and								
			entities bear 100% commercial and personal liability See 5 E and					
18°	True Bills							
Administrative Order	Case No. WVIO-PLA19-0176							
Daga 1 of 4								

Exempt from Levy. Timely le fused for acuse - No Contract:

3. This Administrative Order is pursuant to the authority granted at Code 125.220 through 125 inclusive, and **is final as of the date as shown on the last page of this Order** unless appealed in accord, with Code 125.275.

4. I have received and reviewed the evidence, including documents and testimony, provided at the hearing, and am ready and able to determine this appeal. The property at issue is located at the address and parcel number listed above under "Subject Property".

5. In the Administrative Penalty Notice, the County cited the following violations of Washoe County Code:

Violation(s)

a. WCC section 110.306.35(j) - Outdoor Storage/Outdoor Display: Mobile Home Set up Permits Required.

Affirmed, I find the cited violations are supported by the evidence.

Dismissed, I find the cited violations are not supported by the evidence and dismiss them.

Modified, I find the cited violations should, according to the evidence, be modified as follows:

The respondent must correct all affirmed or modified code violations by

April 1, 2020

6. This matter is referred back to the enforcement official for the following actions:

The respondent must complete the following additional actions by

8. Failure to comply with all provisions of this Administrative Order is a misdemeanor criminal offense and Respondents may be issued a misdemeanor criminal citation. Conviction of a misdemeanor criminal offense is punishable as provided for in NRS 193.150, as amended. Any misdemeanor criminal

Administrative Order Page 2 of 4

Case No. WVIO-PLA19-0324

do not provide an excuse to disobey this order, to not correct the cited violations, nor they bar arther enforcement actions by the County.

You may choose to appeal this Administrative Order to either the Second Judicial District Court <u>or</u> the Washoe County Board of Adjustment.

APPEALS TO THE SECOND JUDICIAL DISTRICT COURT

You must file a petition for judicial review of this Order to the Second Judicial District Court in and for the County of Washoe, State of Nevada within **30 calendar days** of the **date as shown on the last page of this Order**. The filing of the petition postpones all deadlines and other enforcement or collection efforts established in this Order until the appeal is concluded. Failure to file the petition within 30 calendar days of the date of this Order waives any and all objections to this Order.

APPEALS TO THE WASHOE COUNTY BOARD OF ADJUSTMENT - Executed and filed Tucs, Feb. 410, 2020

You must file an appeal application within **20 calendar days** of the **date as shown on the last page of this Order**. Appeal applications are available from the Washoe County Planning & Building Division:

In person: Washoe County Administration Complex, 1001 East Ninth Street, Reno Building A, 2nd Floor, West end

On-line: http://www.washoecounty.us/comdev_files/app_fy13_14/appeal/ax_app.pdf To request an application by mail: call 328-3600 or e-mail to planning@washoecounty.us

Appeal applications must be filed in person. There is no charge for an appeal before the Washoe County Board of Adjustment.

The filing of the appeal postpones all deadlines and other enforcement or collection efforts established in this Order until the appeal is concluded. Failure to file an appeal within 20 calendar days of the date of this Order waives any and all objections to this Order.

Appeals of the decision of the Washoe County Board of Adjustment are made to the Second Judicial District Court.

10. You may choose to appeal this Order to the Second Judicial District Court. You must file a petition for judicial review of this Order to the Second Judicial District Court in and for the County of Washoe, State of Nevada within **30 calendar days** of the **date as shown on the last page of this Order**. The filing of the petition postpones all deadlines and other enforcement or collection efforts established in this Order until the appeal is concluded. Failure to file the petition within 30 calendar days of the date of this Order waives any and all objections to this Order.

11. Additional Orders:

Ordered:

Administrative Hearing Officer

Signature Exempt from Levy. This presentment copy received after filmy executed appeal to Washoe County Board of Adjustment Tousday Fieldmary 4th 2020 from CSD agentes) absent date of appealset, is timely honorably Returned Refused for Cause. Wedo not consent to your mistaken presumed authority nor this alleged ORDER. No Contract! All Rights Reserved by HEAD ADMINISTRATOR, por WER DOC # 4927134 , Head Administrator, Abwerholder by a William Michael Onthony @ Witnessed and also Decreed by Powerholder, Administrator:

by Patricia . Anthay C

this 25th day of February 2020



True Bill(s) with Summary: February 25th, 2020

To: OFFICE OF THE COUNTY MANAGER ADMINISTRATIVE HEARING OFFICE, Code Compliance, CSD agents, all for WASHOE COUNTY/ Washoe County, et al

Tuesday, February 25, 2020 Certified US Mail # 7019 0140 0001 0683 9805

1001 East 9th Street, Reno, Nevada 89512

Notice to agent is notice to principal; notice to principal is notice to agent.

\$10,000.00: #1: True Bill dated November 10, 2019 served US Certified Mail # 7014 2120 0003 2260 3353; 2nd Notice served Registered Mail: RB 406 117 737 US; Third Notice: December 9, 2019, Registered Mail: RB 406 117 745 US.

\$15,000.00: #2: True Bill A dated January 15, 2020 served personally via Bailiff at Hearing; Second Notice served January 26th, 2020 via Certified US Mail # 7019 0140 0001 0683 9836; **Third Final Notice: February 25, 2020 herewith**.

\$ 1,000.00: #3: True Bill B dated January 15, 2020 served personally via Bailiff at Hearing; Second Notice served January 26th, 2020 via Certified US Mail # 7019 0140 0001 0683 9836; Third Final Notice: February 25, 2020 herewith.

\$15,000.00: #4: True Bill dated January 18, 2020 served via Certified US Mail # 7019 0700 0001 7770 5838 (with alleged 1/15/2020 ADMINISTRATIVE ORDER "... *Refused for cause... No Contract!...*"); Second Notice personally served via Registered Mail # RB 406 117 754 US Tuesday February 4th, 2020 to agent Fidel Salas via Alexandra, OFFICE OF THE COUNTY MANAGER et al, approximately 11:46 AM, before timely execution and filing Appeal to Board of Adjustment via Code Compliance CSD agents with *Witness Testimony in the Form of an* Appellant Affidavit (no date set/ notice given to us as of this date regarding Board of Adjustment Hearing date); **Third Final Notice: February 25th, 2020 herewith**.

\$41,000.00 Forty-one Thousand US Dollars, Total for True Bills so far in this matter, Now due and payable in full with fully executed and served Due Process Notice, three times for each True Bill #s 1 through 4.

Respectfully Reserving all Rights without prejudice,

by: William Michael Onthony @

Head Administrator for WILLIAM ANTHONY/ William M Anthony et al

William's autograph Witness, Powerholder, party of interest:

by : Patrica ... : An thong @ this 25th days of February 2020

From: William and Patricia Anthony, care of 3705 Anthony Place, Sun Valley, Nevada Non-domestic



Third Final Notice dated February 25th, 2020

Third Final Notice dated February 25th, 2020 Served via US Certified Mail # 7019 0140 0001 0683 9805

* 2 True Bill A dated January 15, 2020

TO: OFFICE OF THE COUNTY MANAGER ADMINISTRATIVE HEARING OFFICE

Wednesday, January 15, 2020

1001 East 9th Street, Reno, Nevada 89512 – original Hand delivered to WASHOE COUNTY agent/hearing representative at Sparks Justice Court

Pursuant Certified Mailing postmarked 12/20/2019 Certified Mail # 9171 9690 0935 0216 4647 85 regarding alleged code compliance "Case Number: WVIO-PLA19-0176 ... " and all our notices/ responses thereto, both herewith and previously:

Chargeable Trespasses upon copyrighted NAME, "WILLIAM ANTHONY", one on large envelope (3-papers-copy to capture entire pertinent envelope portions on standard paper size) plus two mis-addressed references near top of December 19, 2019 cover page (red hand-inscribed copy returned of this page herewith) on large-clipped package *missing some pertinent pages* in 5D and 5E and even a reference to our entire December 9, 2019 Registered Mail # RB 406 117 745 US *package of pertinent notices and original* Third Notice...True Bill dated November 10, 2019, served 12/09/2019 *received* 11:10 am 12/16/2019 by County agent which could logically be considered 5F on Table of Contents page as <u>Notices</u> (in lieu of "Letter(s)") <u>dated 12/09/2019</u>.

True Bill for three noticed Trespasses for copyright infringement:

\$5000.00 each times 3 = \$15,000.00

Due and payable within 21 days of date of this issued True Bill and associated notices. Commercial Grace is herein offered conditioned upon your dismissal of alleged "Penalty Amount: \$200" and or any further amounts in this matter or any related matter, with written acknowledgement of same and satisfactory closure of this matter for your records and ours, *received* by us within that 21 day grace period. Administrator(s) reserves right to adjust charges if conditioned Grace is not timely utilized.

Notice to agent is notice to principal; notice to principal is notice to agent.

Sole Administrator for WILLIAM ANTHONY: William Michael Anthony, per Washoe County Recorder DOC # 4927134, previously noticed and referenced, Certified copy herewith.

Respectfully Reserving all Rights without prejudice,

by: William Michael anthe

Administrator for WILLIAM ANTHONY

From: William Anthony, care of 3705 Anthony Place, Sun Valley, Nevada Non-domestic

Third Final Notice dated February 25th, 2020 Served via US certified Mail # 7019 0140 0001 0683 9805

*3 True Bill B dated January 15, 2020

To: OFFICE OF THE COUNTY MANAGERWednesday, January 15, 2020ADMINISTRATIVE HEARING OFFICE1001 East 9th Street, Reno, Nevada 89512 - original Hand delivered to WASHOE COUNTY agent/hearingrepresentative at Sparks Justice Court

Pursuant emailed hearing request and subsequent follow-up notices: "we would charge a \$1000.00 administrative hearing fee to WASHOE COUNTY for our *special visitation*" if case was not settled with dismissal prior to January 15, 2020 hearing.

Special visitation hearing fee as noticed: \$1,000.00 due and payable after hearing by WASHOE COUNTY to: William Anthony, / WILLIAM ANTHONY

Notice to agent is notice to principal; notice to principal is notice to agent.

Sole Administrator for WILLIAM ANTHONY: William Michael Anthony, per Washoe County Recorder DOC # 4927134, previously noticed and referenced, Certified copy herewith.

Respectfully Reserving all Rights without prejudice,

by: William Michael anthony

Administrator for WILLIAM ANTHONY

From: William Anthony, care of 3705 Anthony Place, Sun Valley, Nevada Non-domestic

Third Final Notice dated February 25, 2020 Served: US Certified Mail # 7019 0140 0001 0683 9805 True Bill # 4 dated January 18, 2020

To: OFFICE OF THE COUNTY MANAGER ADMINISTRATIVE HEARING OFFICE 1001 East 9th Street, Reno, Nevada 89512 – Saturday, January 18, 2020 Certified US Mail # 7019 0700 0001 7770 5838

Pursuant: 1) Certified Mailing postmarked 1/17/2020 Certified Mail # 9171 9690 0935 0216 4648 15 regarding alleged code compliance "Case Number: WVIO-PLA19-0176 ... " Hearing recording sent mis-addressed in chargeable trespasses; and 2) Returned original alleged ADMINISTRATIVE ORDER dated January 15, 2020, executed by Elizabeth Byer, red hand-inscribed: "... *Refused for Cause- No Contract!* ...":

Chargeable Trespasses upon copyrighted NAME, "WILLIAM ANTHONY", first on large envelope folded in half and stapled with requested CD record of 1/15/2020 Hearing; second on label on CD case (copies enclosed); plus

third mis-addressed reference to "William M Anthony" top left of ADMINISTRATIVE ORDER cover page (red hand-inscribed original copy herein returned with pertinent notices). "William M Anthony" on alleged ADMINISTRATIVE ORDER is another **chargeable infringement** "upon me ... recorded and held under Unregistered Copyright and also Unregistered Trademarks due protection under the Lanham Act... All Legal Persons/PERSONS presumed to be associated with me have been formally Expatriated and removed to permanent domicile on the land and soil of Nevada..." See 5E, page 1: Notice Regarding Named Entities/ Notice of Liability and Demand to Show Cause, dated November 26th, 2019 served via Registered US Mail # RB 406 117 737 US and faxed to: 328-6133.

<u>True Bill</u> # 4 for <u>three noticed Trespasses for copyright infringement</u>:

\$5000.00 each times 3 = \$15,000.00

deadline February 8th, 2020

Due and payable within 21 days of date of this issued True Bill #4 and associated notices. Commercial Grace is herein offered conditioned upon your dismissal of alleged Penalty and fees: \$150.00 and or any further amounts and conditions in this matter or any related matter, with written acknowledgement of same and satisfactory closure of this matter for your records and ours, *received* by us within that 21 day grace period. Administrator(s) reserves right to adjust charges if conditioned Grace is not timely utilized.

Notice to agent is notice to principal; notice to principal is notice to agent.

Head Administrator for WILLIAM ANTHONY/ William M Anthony: William Michael Anthony, per Washoe County Recorder DOC # 4927134, previously noticed and referenced, Certified copy served at 1/15/2020 Hearing and referenced before that.

Respectfully Reserving all Rights without prejudice,

by: William Michael anthony @

Head Administrator for WILLIAM ANTHONY/ William M Anthony From: William Anthony, care of 3705 Anthony Place, Sun Valley, Nevada Non-domestic

PS Form 3811, July 2015 PSN 7530-02-000-9053 N SENDER: COMPLETE THIS SECTION С 7019 Article Number (Transfer from service label) FFICE or on the front if space permits Attach this card to the back of the mailpiece, Complete items 1, 2, and 3. Article Addressed to: so that we can return the card to you. Print your name and address on the reverse 1001 February 29, 2020, 9:42 pm 1eno 9590 9402 5593 9274 6735 Arrived at USPS Regional Facility RENO NV DISTRIBUTION CENTER σ \supset OFTH ž. 041 ast Nevada 000 February 28, 2020, 1:43 am 3 COUNTY MANAG **Departed USPS Regional Facility** SAINT LOUIS MO DISTRIBUTION CENTER 062 595 ດ February 27, 2020, 10:30 am Arrived at USPS Regional Facility 3. Service Type
Control Adult Signature
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Co ER If YES, enter delivery address below: SAINT LOUIS MO DISTRIBUTION CENTER Þ COMPLETE THIS SECTION ON DELIVERY × A. Signature is delivery address different from item Received by (Printed Name) ecilit February 25, 2020, 5:12 pm **Departed Post Office** SOLUS **RENO, NV 89510** Domestic Return Receipt Signature ConfirmationTM
 Signature Confirmation 000 Delivery Priority Mail Express® Registered Mail[™] Registered MailTM Registered Mail Restricted **Aerchandise** February 25, 2020, 5:12 pm Feedback 0 ricted Delivery Date USPS in possession of item Receipt for U V V **RENO, NV 89510** Yes

Product Information

See Less 🔨

Can't find what you're looking for?

Go to our FAQs section to find answers to your tracking questions.

FAQs

March 1, 2020 In Transit to Next Facility

Postal Service nited States Oblivered Feedback 2046 March 2, 2020 at 10:58 am Delivered, Left with Individual - Certes USPS RENO, NV 89512 559 TRACKING# Li I Get Updates 🗸 Sender: Please 9274 6735 **Text & Email Updates** print 100 101- domeat **Tracking History** March 2, 2020, 10:58 am Delivered, Left with Individual **RENO, NV 89512** ZIP+4[®] in this box• Your item was delivered to an individual at the addr 2. March 2, 2020, 2:10 am **Departed USPS Regional Facility RENO NV DISTRIBUTION CENTER**

Tracking Number: 70190140000106839805

Your item was delivered to an individual at the address at 10:58 am on March 2, 2020 in RENO, NV 89512.

Track Another Package +

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Remove X

Issues of Sovereignty – by James Belcher: ... When any President of the United States looks up and sees whose seal he is sailing under, he has cause to know better than to claim that I am his citizen. Very clearly, he is my citizen under international law and every word I say to him or to the British Monarch concerning their operations on this continent has the force of law and sovereign power. I here record my Sovereign Mandate regarding all these false commercial claims advanced by the United States against the American states and people via a secretive and non-consensual process...... The Sovereign Letters Patent and Declaration of Joint Sovereignty with the Native American nations issued in November 2016 stand alone and together as a reclamation of the land in my capacity as a free sovereign American and Son of the Revolution. They also stand as remedy for grievous errors made by administrators of the United States, extended in my capacity as a free sovereign of Britain having authority apart from and above the Queen, and as the lawful owner of the Great Seal of the United States. My sovereign claim to own and control the United States outranks that of any British Monarch and predates any such claim by over two hundred years... Members of the Bar Associations are to be considered undeclared Foreign Agents and their activities plundering penal bonds and individual public trusts are to be audited, corrected, and enforced as crimes... All property and titles to property rightfully belonging to Americans including the copyrights and trademarks associated with the given names is to be returned to them and the legal presumption of any form of United States citizenship pertaining to them is to be dropped from all their records including the census and in all cases at law. The repugnant practice of press-ganging Americans and suppressing their natural political status and the issuance of CUSIP Bonds in their names must cease and all indebtedness related to this practice and merely presumed to exist must be erased... Mr. Rothschild, ELIZABETH II, FRANCISCUS, and President Donald Trump are under Sovereign Decree to correct their operations with respect to the United States as outlined above, so as to provide lasting remedy to the American states and people for all the wrongs and the violence which has been perpetuated against them by their usurping servants and foreign powers acting in Breach of Trust. 4_ http://annavonreitz.com/issuesofsovereignty.pdf

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Dec 14,2015 Letter to John Kerry, US Sec. of State & Ban Ki Moon, UN Sec General, Anna ... This is a matter of urgent importance. It concerns either mistaken identity or identity theft, depending upon each man's estimate of the situation... the "free sovereign and independent people of the United States" have been noncombatants and Protected Persons recognized and honored as such successively by the Lieber Code and most recently by the Geneva Convention Protocols of 1949... the words "state" "State" and "United States" were formally redefined to mean "District of Columbia Municipal Corporation" and the word "person" was redefined to mean "corporation"... politicians acting without delegated authority. The free sovereign and independent people of the United States were not even afforded the opportunity to exercise the protections of the Expatriation Act, because they were not informed of Roosevelt's action to arbitrarily change their political status to that of "inhabitants" and were equally not informed of the federal corporation's claim that they were "voluntarily" standing as sureties for its debts. Everyone on Earth will agree that it is impossible to object to a contract if you don't know the contract exists, and that is essentially the position that the "free sovereign and independent people of the United States" have been in as a result of criminal conspiracy on the part of our employees. As of 1998, we objected to these processes and claims - including any claim altering our birthright political status. The Internal Revenue Service and many other agencies were given Notice at this time and in years thereafter. As of 2011, the UNITED STATES, INC. and its STATE OF STATE franchises were shown to be in administrative and commercial default. As of 2015, the free sovereign and independent people of the United States have been forced to **issue a new Declaration of Joint Sovereignty and new Sovereign Letters Patent** in behalf of the "free sovereign and independent people of the United States defined by geographic boundaries, their living citizens, and their assets and have joined with the Native American nations to assert **their claim to the land jurisdiction of the United States are in fact the Priority Creditors of the so-called National Debt and the employers and** benefactors of those who have promulgated this criminal abuse of our trust... past time for these outrages to end... http://annavonreitz.com/lettertokerry.pdf

http://annavonreitz.com/situationreport.pdf 742 ... 1. The government of this country is vested in its people. "People" means "militia" in Hebrew. There is no doubt that the Founders meant for the government to be created and controlled by the same militia men who defended the country then and who defend it now. 2. The actual government is an unincorporated business known as a Body Politic. 3. The name given to this Body Politic on September 9, 1776, was: The United States of America. 4. This is a totally unique unincorporated entity and we hold its Declaration of Independence and its Letters Patent and its sacred name under Common Law Copyright in perpetuity... 6. Thus, when you look at this country, what you are actually seeing are fifty smaller countries, each with their own history, their own geographic boundaries, and their own natural government. In America the words "state" and "nation" are interchangeable... ... 30. In April 2014, we issued Final Judgment of Breach of Trust and Violation of Commercial Contract. We gave international Notice and Due Process to all Principal Parties and many, many agents and agencies. 31. On November 4, 2015, we issued new Sovereign Letters Patent, and on November 6, 2015, Inclusive Sovereign Letters Patent and a Joint Declaration of Sovereignty together with the American Athabascan and Lakota Sioux Nations. By so doing we preserved our actual Constitution and chose new "federal" partners indigenous to this country. This was again given full Due Process and international Notice. 32. We solicited and processed claimants from all fifty land jurisdiction states competent to inherit the land as heirs and as representatives of the people, jural assembly members, and members of their respective state militias going back before the so-called Civil War and most before the War of Independence. These Americans also signed paperwork making their political status explicit and placed it on the public record, so that there can be no doubt that all fifty land jurisdiction states are occupied and possessed by lawful heirs... ... 56. By posting the Private Registered Indemnity Bonds covering all the actual states and people and by posting the Payment Bond redeeming all the Names and NAMES of these vessels, we have completed everything necessary to reclaim and release the assets, set aside the debts, and restore lawful government to the entire world. 57. We have also rebutted all claims that we voluntarily abandoned, declaimed, or traded away our birthrights for petty considerations. The governments of the world for the past 150 years have been run as crime syndicates with all the terrible results that we now see, but we have the opportunity as the Priority Creditors and Paramount Security Interest Holders to put an end to the evil that has been and give birth to the good that can be. Please share this information far and wide and let it be passed on and passed out and understood by everyone in every corner and nation. Anna Maria Riezinger, Fiduciary James Clinton Belcher, Head of State

11.12.2015 Open Letter to General Dunford and the Joint Chiefs of Staff [with] ... Wet-ink bound copy of affidavit of probable cause, wet-ink copy of Declaration of Joint Sovereignty and Sovereign Letters Patent, copy of editorial, "So What Does All This Mean?"

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http://annavonreitz.com/whoownswhat.pdf 952 The People own the Republics, the Republics own the States, and the States own all the various "States of States" ----National, Territorial, and Municipal... The United States of America (Unincorporated) delegated certain enumerated powers in the international jurisdiction of the sea to three subordinate organizations --- National, Territorial, and Municipal -- via three constitutional agreements. In the event that the delegated powers cannot be exercised properly by those entrusted to exercise them, they revert back to the Donor/Grantor of those enumerated powers --- The United States of America (Unincorporated)... Now both the Territorial United States and its States of States and the Municipal United States and its STATES OF STATES are bankrupt and in receivership. All three levels of government exercising the delegated powers are incompetent, so all powers they held revert back to The United States of America (Unincorporated). which retained all un-delegated powers from the start... has taken the necessary steps to reclaim the National, Territorial, and Municipal Assets and acknowledged, accepted, and re-conveyed the delegated powers. It has renewed and re-issued its Sovereign Letters Patent and preserved the constitutional system... has summoned the actual land jurisdiction States of the Union Federation to assemble and they are doing so. [it] remains as the only internationally competent government representing this country and its people... we discovered that our delegated powers have been abused by the Territorial and Municipal United States and that our copyrights have been infringed, and that our Patent and Trademark Office has been abused without our knowledge or consent... ... we are the de facto owners and record title holders of most of the governments and commercial corporations on Earth. It was the intent of the perpetrators to run up insurmountable debts against us and our assets, seek bankruptcy protection for themselves, and leave us holding the bag. They also counted on us to remain asleep and acquiesce to their false claims of abandonment of our assets. This country and many other countries around the world have suffered the equivalent of identity theft and credit fraud --- and still the central banks and international trustees responsible are trying to avoid the necessity of correction. ... We are not being unreasonable or unkind or seeking any unjust enrichment; by the same token, we are resolved not to bear any Odious Debts, false title claims, or further Breach of Trust. We require what is ours returned to this country, together with all remedy and restitution rightfully and naturally owed to our States and People. -----

First Instruction Letter: 2017 ... 2015 – Americans who have become aware of the fraud return to the land jurisdiction of their birth. The unincorporated government of the actual states and people doing business as The United States of America revives itself. The new government issues new Sovereign Letters Patent for the states (November 4) and for the Indian Nations (November 6) and also issues an Express Trust --- The Declaration of Joint Sovereignty. 2017 – After extensive Due Process given to all the Principal Parties responsible, the liens against all the Municipal and Territorial government corporations and their franchises are completed and cured, ... the Creditors. We are. We are the lawful owners of all that several generations of dishonest employees and middlemen have amassed---- and which they have hoped to claim as abandoned property. *The success of this scheme would have ended*

private property rights worldwide... We also require a public accounting to be conducted throughout all sectors of the government that has been provided by the bankrupt governmental services corporations (state of, county of, and municipal entities) and their hired subcontracting agencies, beginning with the most recent Annual Financial Reports (APRs) of agencies and departments and public trusts in each state, the most recent Comprehensive Annual Financial Reports (CAFRs) of the State of State organizations. Our credit may be accessed to pay for these services leading to an accurate public accounting for the first time since 1946.

What if You could Free Yourself from IRS, & other debt? R U a Creditor or debtor?? Learn/Qualify: <u>https://SignInAmerica.com/</u> Free 20-pg story <u>http://annavonreitz.com/visitatgrandmashouse.pdf</u> Reveals problem & Solution! One Pager also clarifies: <u>http://www.paulstramer.net/search/label/One%20Pager</u>

What you need to know about...

LAND PATENTS

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U. S. Land Patents are the SUPREME LAW of the LAND per The Constitution for The United States of America: Art. VI (2) and Art. IV § 3 (2)

BY: Ron Gibson

Wed. 2-26-2020. Dinner + Mfg. Miracle ()

SECOND EDITION - 2015

1

I want to give some constitutional back ground regarding land patents, which are actually called "letters patent". This is found in our U.S. Constitutional land disposal section, **Article 4, Sec. 3, Clause 2,.** Letters patent, is the means by which our founding fathers choose as the vehicle to pass land held in trust by the united states government into private ownership. This means of conveyance is called "letters patent", every patent issued by the General land office and all state patents issued from the very beginning are "**Allodial Title.**" ("owing to no one")

Another fact of law is, that letters patent comes by way of treaties between nations. To devalue or destroy the land patents, one would have to alter or destroy the treaty! No state or county can alter or destroy any treaty.

American juris prudence, Corpus Juris Secundum Vol.72B, Public Lands sections 235-261, pages (197-218) states "Neither party can change anything on the patent/grant contract, either added to or detracted from , once the contract is executed."

As an Assignee, whether he is first, second or third party etc. to whom title is conveyed, shall lose none of the original rights. **U.S. Constitution Article 1 Sec. 10**, Clause **1**, *No state shall legislate a bill of attainder, nor pass any ex post facto law, nor a law impairing the obligation of contract! Any city, county, state that imposes a tax on private property is guilty of all three protective covenants listed above! There are many more protective covenants than listed here.*

In every letters patent it is stated that "to their heirs and assigns forever", this means that a letters patent is what is called in law, a prima fascia evidence document, "it says what it says and it means what it says". That being the case that the letters patent is forever, forever is not up yet! In other words what was stated at the time of issue of the letters patent is still valid today!

i i i

The main purpose of the U.S. Constitution is to LIMIT the power of the state and federal government and to protect individual rights and property. While Congress and the Courts have unacceptably expanded that authority, the Constitution spells out specifically the proper role of government. It is up to **"We the people"** to oversee that our government, both state and national stays within constitutional boundaries.

The STATE OF OREGON still has a constitution that states that public servants are required by law to protect rights and property, for all who live in this state, of which county departments have failed to do! This is called **"breach of fiduciary duty"**.

30-31 excupts

ACTS OF CONGRESS

In accord with specific Acts of Congress, and under the hand and seal of the President of the United States of America, the General Land Office issued more than 6 million land grants made patent (land patents) passing the title of specific parcels of public land from the nation to private parties, etc. Some such land so granted had survey costs, etc. that had to be paid and the grantee paid those fees for their land in cash, others homesteaded a claim, and still others came into ownership via one of the many Donation Acts that Congress passed to transfer public lands to private ownership.

POWER OF THE PATENT

Public personal from the city, county, state and even the courts will say that we don't recognize land patents any more, that's old stuff let's look at what federal law says about land patents, **Title 43 USC**, **Sec. 57 & 83**, **Section 57**. **Establishes** that duly certified copies of Federal Land Patents shall be evidence in all cases where the originals would be evidence. Section 83 of Title 43, covers the evidentiary effect of Certified Federal Land Patents for all States and all the Courts in the United States must take Judicial notice of the Federal Patents and their evidentiary effect under these Federal Statutes. All judges in all States shall be bound as to the power and validity of the patent.

U.S. v. Debell (CA8 SD) 227 F 760. 1915

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"An agency of government is not the government, a department or an officer of it." U. S. ex rel Salzman v. Salzman & Salant, D.C., N. Y., 41 F Supp. 196, 197. The state's "creatures" are "corporations", which term also extends to individuals in a corporate capacity. This subject is thoroughly defined by the U.S.

Supreme Court in the case of Hale v. Henkel, 201 U.S. 43. It is recommended reading for all persons whether in government or private.

corporate jurisdiction. Bouvier's 1914 legal dictionary.

36

Over 180 years of unanimous U.S. Supreme Court cases speak for themselves that land patents are valid:

WRIGHT v. MATTISON 18 HOW (1856) (9-0): The courts have concurred, it is believed, without an exception, in defining "color of title" to be that which in appearance is title, but which in reality is no title. Yet a claim asserted under the provisions of such a deed is strictly acclaim under color of title, hence, color of title, even under a void and worthless deed, has always been received as evidence that the person in possession claims adversely to the entire world. Color of title may be made through conveyances, or bonds, or contracts, or bare possession under parol agreements. We can entertain no doubt in this case that the auditor's deed to the purchaser at the tax sale is color of title in Woodward, in the true intent and meaning of the Statute, and without regard to its intrinsic worth as a title.

STONE v. UNITED STATES 69 U.S. (1865) (10-0): A patent is the highest evidence of title, and is conclusive as against the government, and all claiming under junior patents or titles, until it is set aside or annulled by some judicial tribunal. The patent is but evidence of a grant, and the officer who issues it acts magisterially and not judicially.

SANFORD v. SANFORD 139 U.S. (1891) (9-0): In ejectment, the question always is who has the legal title for the demanded premises, *not who ought to have it*. In such cases the patent of the government issued upon the direction of the land department is unassailable. A Court of equity has jurisdiction in such a case to compel the transfer to the plaintiff of property which, but for such fraud and misrepresentation, would have been awarded to him, and of which he was thereby wrongfully deprived:

TITLE – The formal right of ownership of property. Title is the means whereby the owner of lands has the just possession of his property. *

TREATY LAW — [A]nd all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land;***

*Blacks Law Dictionary, 6th edition;

** Webster's New World Dictionary;

*** Constitution for the United States of America: Article VI, clause 2;

**** Constitution for the United States of America: Article IV, section 3, clause 2;

The right of Land ownership comes from the **Bible**, Genesis; Chapter, 28: v. 13,14,15, Genesis 47 and other references in the Bible as well.

A land patent is known in law as "Letters patent", and usually issues to the original grantee and to their heirs and assigns forever. The patent stands as evidence of the supreme title to the land, because it secures that all evidence of title existent before its issue date was reviewed by the sovereign authority under which it was sealed and was so sealed as irrefutable; thus, in law the land patent itself so becomes the title to the land defined within its four corners.

The following is referenced from the COMMISSIONER OF GENERAL LAND OFFICE BOOK, page, 28, 29, (1870)

Quote, "The individual title derived from the Government involves the entire transfer of the ownership of the soil and water." It is purely ALLODIAL: "With all the incidents pertaining to that title as substantial as in the infancy of Teutonic civilization. Following in the wake of this fundamental reform in our State land laws are several others which constitute appropriate corollary."

"The statute of uses was never adopted in the public-land States, and hence the complex distinction between uses and trust has never embarrassed our jurisprudence."

5

NO COUNTY, CITY NOR MUNICIPALITIES HAVE JURISDICTION OVER PRIVATE PROPERTY!

NOTICE AND CASES >> awarded \$8 million for CODE ENFORCEMENTS OF ILLEGAL TRESPASS!

This Notice is to all Employees working for a PRIVATE CORPORATION. "Notice" these Landmark Supreme Court Rulings also inform us that all Private Corporations Codes, statutes, rules, ordinances & regulations DO NOT APPLY TO ANYONE, PERIOD, not just if one has a business.

See:

Monterey v. Del Monte Dunes, 526 US 687 (1999) – Plaintiff awarded \$8 million for Code Enforcement's Illegal Trespass and restriction of his business; and another \$1.45 million for aggregation of forced sale.

And;

What Do Private Property Rights Mean?

In a "Fifth Amendment" treatise, by Washington State Supreme Court Justice Richard B. Sanders (12/10/97), he writes: "Our state, and most other states, define property in an extremely broad sense." That definition is as follows: "Property in a thing consists not merely in its ownership and possession, but in the unrestricted right of use, enjoyment, and disposal. Anything, which destroys any of the elements of property, to that extent, destroys the property itself. The substantial value of property lies in its use. If the right of use be denied, the value of the property is annihilated and ownership is rendered a barren right".

As a Founding Father, John Adams said: "The moment the idea is admitted into society that property is not as sacred as the law of God, and that there is not a force of law and public justice to protect it, anarchy and tyranny commence."

President Calvin Coolidge said: "Ultimately, property rights and personal rights are the same thing".

Rancher and Property Rights Activist Wayne Hage said: "If you don't own the rights and control property then you are property"!

Private Property Rights mean:

1. The owner's exclusive authority to determine how his/her private property is used;

2. The owner's peaceful possession, control, and enjoyment of his/her legally granted, purchased, deeded private property;

5. That no local, city, county, state, or federal government has the authority to impose directives, ordinances, fees, or fines regarding aesthetic landscaping, color selections, tree and plant preservation, or open spaces on legally purchased/deeded private property;

7. That no local, city, county, state, or federal government shall implement a law or ordinance restricting the number of dwellings that may be placed on legally purchased/ deeded private property;

8. That no local, city, county, state, or federal government shall alter or impose zoning restrictions or regulations that will devalue or limit the ability to sell legally purchased/deeded private property;

Case on point:

Neither a town nor its officers have any right to appropriate or interfere with private property, Mitchell v. City of Rockland-15 me. 496.

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can never impair the title so granted by any subsequent survey. She [United States] is no longer the owner.": HARRY CAGE v. C. P. DANKS, 13 La. Ann. 128

"What is true of every member of the society, individually, is true of them all collectively; since the rights of the whole can be no more than the sum of the rights of the individuals.": Thomas Jefferson to James Madison, 1789. ME 7:455, Papers 15:393

"We hold these truths to be self-evident, that all men are created equal; that they are endowed by their Creator with inherent and inalienable rights; that among these, are life, liberty, and the pursuit of happiness; that to secure these rights, governments are instituted among men, deriving their just-powers from the consent of the governed; ..."[And] "that whenever any form of government becomes destructive of these ends, it is the *right of the people* to alter or abolish it, and to institute new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely *to effect their safety and happiness*." Declaration of Independence as originally written by Thomas Jefferson, 1776. ME 1:29, Papers 1:315 [emphasis added]

The Land Patent is permanent and cannot be changed by the government after its issuance. "Where the United States has parted with title by a patent legally issued, and upon surveys made by itself and approved by the proper department, the title so granted cannot be impaired by any subsequent survey made by the government for its own purposes.": Cage v. Danks, 13 LA.ANN 128

In the history of this Country, no Land Patent has ever lost an appellate review in the courts. As a matter of fact, in **Summa Corp. v. California (466 U.S. 1984)**, the Supreme Court has ruled forever that the Land Patent would always win over any other form of title. In that case the land in question was tidewater land and California's claim was based on California's state constitutional right to all tidewater lands. The patent stood supreme even against California's Constitution.

Land cannot be taken for debt or taxes, but Real Estate can be taken.

Notice the net effect of these Enabling Acts in relation to state taxes and state statutes:

After exclusive jurisdiction over lands within a State have been ceded to the United States, private property located thereon is not subject to taxation by the State, nor can state statutes enacted subsequent to the transfer have any operation therein. **Surplus Trading Company v. Cook, 281 U.S. 647;**

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Western Union Telegraph Co. v. Chiles, 214 U.S. 274;

Arlington Hotel v. Fant, 278 U.S. 439;

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Pacific Coast Dairy v. Department of Agriculture, 318 U.

**Summa Corp. v. California (466 U.S. 198),** is one of the best cites describing how land patents work. In that 1980s case the court noted that they had ruled and ruled and ruled and they were not going to rule again, the Land Patent is supreme title to land. The case was one where Summa Corp. was granted the tidewater lands in the California Republic by treaty and therefore California went after a family's land, which land was secured under patent on an old Spanish Land Grant. The case doesn't talk much about land patents. It talks about the Guadeloupe Hidalgo Treaty. Imagine that, a land patent case that speaks mostly about the supremacy clause of the Constitution, which clause states that Treaties are supreme law.

The **people are the recognized source of all authority**,

state or municipal, and to this authority it must come

at last, whether immediately or by circuitous route.

Barnes v. District of Columbia, 91 U.S. 540, 545 [23:

440, 441]. p 234.

53 53 "The rights of the individual are not derived from governmental agencies, either municipal, state, or federal, or even from the Constitution. They exist inherently in every man, by endowment of the Creator, and are merely reaffirmed in/by the Constitution, and restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government. The people's rights are not derived from the government, but the government's authority comes from the people. The Constitution but states again these *rights already existing*, and when legislative encroachment by the

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nation, state, or municipality invade these original and permanent rights, it is the

duty of the courts to so declare, and to afford the necessary relief. City of

Dallas, et al. v. Mitchell, 245 S. W. 944, 945-46 (1922).

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"Owner has constitutional right to use and enjoyment of his property." Simpson v. Los Angeles (1935), 4 C.2d 60, 47 P.2d 474.

# The People are the Sovereign!

People are supreme, not the state. Waring vs. the Mayor of Savannah, 60 Georgia at 93.

The people of the State do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created. (Added Stats. 1953, c. 1588, p.3270, sec. 1.) patent! A superior title to a land patent does not exist in our laws.

No land can be taken from its owner by way of a tax sale, because it is a violation of the due process right, (No court judgment), it violates the intent of congress regarding letters patent, it violates **Article 1**, **Sec. 10**, **Clause 1**, **of the U.S**. **Constitution**, *no state can legislate a bill of attainder*, *nor can a state pass a expost facto law*, *nor a law impairing the obligation of contract*. It violates **Article 4**, **Sec. 3**, **Clause 2**, **it violates Article 6**, **Clause 2**, **it violates the intent of congress**, **it violates treaty law**, **but most of all it violates GOD'S LAW!** The right to own land is an unalienable (GOD GIVEN) right as so stated eleven (11) times in the Bible.

When land title is transferred by patent, Title and rights of Bona Fide claim the purchaser will be protected. United States v. Debell, 227, F 760 (C8 SD, 1915), United Sates v Beamon 242 F 876 (CA8 Colorado 1917)

Land patents have numerous protective safeguards, (1) the Constitution, (2) the Supremacy Clause, (3)Article 1 Sec. 10, Clause 1, (4)Treaty Law, (5) Relation Back Doctrine, (6) Vested rights, (7)  $5^{TH}$  Amendment, (8) Over 180 years of U.S. Supreme Court cases, Not one single case has lost at the Supreme Court, Sanford v Sanford 139 U.S., Stone v UNITED STATES 69 U.S., SUMMA CORP. v STATE OF CALIFORNIA EX REL LANDS COM'N 466 U.S., Sargeant v. Herrick 221 U.S., Fletcher v Peck 10

## FORMAL JURISDICTIONAL CHALLENGE QUESTION NO. 1.

The undersigned herein timely challenges, <u>on the record</u>, the Subject Matter Jurisdiction of the [STATE OF OREGON], and ALL of its Political Subdivisions – counties and cities, with this long and detailed, specific Jurisdictional Challenge Question regarding over six (6) million UNITED STATES LAND PATENTS that <u>FOREVER</u> "recognized" a previous French, Spanish, or Mexican LAND GRANT, that originally transferred those governments Sovereign, Allodial Land Ownership title, Rights, Interest, Use and Control to their private sector. <u>DEMAND IS HEREBY</u> <u>MADE, Please provide us with your title that is superior to that of our land</u> <u>patent issued by the United States General Land Office</u>] <u>3</u>:1

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#### TITLE 18 § 241. Conspiracy Against Rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or if two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured - they shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

#### TITLE 18 § 242.

Deprivation of rights under color of law whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

#### AUTOBIOGRAPHY Ron Gibson Medford, Oregon

To whom it may concern:

I, Ron Gibson, for the past forty-five (45) + years, have been in the construction and mining business.

I am an Engineer by training, my secondary studies was Constitutional Law. I worked for nineteen (19) years as a Mining and Mineral Consultant; I am also a mineral producer by profession.

I have been involved in both precious metals and Industrial Minerals development in all phases.

My back ground also includes project evaluation, feasibility study, geology, drilling and testing, sampling, plant layout and design, running the day to day operation, marketing, environmental studies, estimating, and many other phases of a mining operation including drilling and blasting.

As a managing consultant for large investment groups, I learned very early the Five P's Principle: Proper Planning Prevents Poor Performance!

I have directed large work crews in many different types of mining and mineral projects and pride my self in doing my job well.

My background in Law includes a Counselor at Law; I am in the process of obtaining my Private Attorney General authority from the Senate Judiciary. I have been in the study of Constitutional Law, Contract Law, Water Right Law, Right of Way Law, and my specialties are Mining Law and Land Patent Law. On a number of occasions, I have testified as an expert witness, regarding Land Patent law cases, Water Right, Mining, Right of Way and other land issue cases.

Currently, I teach Mining Law and Land Patent Law at our local collage and at The Southwest Oregon Mining Association. I am the interim chairman of the Jefferson Mining District, which is the largest mining district in the United Sates.

In addition, I am a marriage counselor for the past 30 years.

Viet Nam Veteran, USMC

Thank you.

Sincerely, Ron Gibson

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