## Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents

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Frank Kendall dba SECRETARY OF THE AIR FORCE 1670 Air Force Pentagon Washington, DC 20330-1670





Directive for Immediate Cease and Desist the Release of all Chemicals Into the Atmosphere and/or Stratosphere and Environmental Contamination Including Radio Frequency/Microwave Radiation.

Statement of facts: On this day of the day of April 2023 the American State Nationals of The Nevada Assembly Land and Soil Jurisdiction issue this Directive to immediately Cease and Desist all acts stated herein proven to have violated the rights, health, and well-being of all people of Nevada as follows:

- Trespassing and assaulting the people on Nevada by protracted daily deployment of aerosolized chemicals into the atmosphere and/or stratosphere including but not limited to aluminum, silver iodide, barium, lithium, sulfur dioxide, strontium, manganese, nano scale elements such as graphene oxide, nuclear biological chemicals, xenobiotic (synthetic biologics), and electromagnetic physical agents.
- 2. Gross violation of public trust as well as flagrant breach of social contract law; Exhibit A Public Employers Directive
- 3. Environmental contamination including radio frequency microwave (RF/MW) radiation by ground and space based infrastructures; <a href="https://www.thesiriusreport.com/technology/list-us-patents-related-weather-modification/">https://www.thesiriusreport.com/technology/list-us-patents-related-weather-modification/</a>
- 4. Weather modification operations planned, funded and executed with the cooperation of organizations including but not limited to, United Nations (UN), World Meteorological Organization (WMO), Federal Weather Enterprises, Global Atmosphere Watch (GAW), International Telecommunications Union (ITU), National Oceanic and Atmospheric Administration (NOAA), US Department Commerce, National Science Foundation, Governors, Central Intelligence Agency (CIA), Federal Communications Commission (FCC), North Atlantic Treaty Organization (NATO), American Meteorological Society, National Aeronautics and Space Administration (NASA), National Science Foundation, Evergreen, Inc., their agents and other subcontractors and/or representatives releasing substances listed in item 1 and other metal incendiary salts on our people, our land, and waters; SG Funding Chart 2008-2018 (updated Aug 2019) (1).xlsx (harvard.edu)

**You are in violation of every United States Constitution.** The Constitutions do not enumerate the power to change and/or contaminate the weather, air, water, land, or soil.

**United States Constitution: Amendment X:** "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.".

**Nevada State Constitution Article 1, SEC. 1**. All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]

**Nevada State Constitution Article 1, SEC**. 2. All political power is inherent in the people[.] Government is instituted for the protection, security and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it.

You must come under Public Law. We accept your oath of office as Public Servants, including but not limited to Federal, State, or Local corporate government(s). Federal statute in 10 U.S.C. § 502, and Nevada State Constitution Article 15, SEC 2 "Members of the legislature, and all officers, executive, judicial and ministerial, shall, before they enter upon the duties of their respective offices, take and subscribe to the following oath;

I,\_\_\_\_\_, do solemly [solemnly] swear (or affirm) that I will support, protect and defend the constitution and government of the United States, and the constitution and government of the State of Nevada, against all enemies, whether domestic or foreign, and that I will bear true faith, allegiance and loyalty to the same, any ordinance, resolution or law of any state notwithstanding, and that I will well and faithfully perform all the duties of the office of \_\_\_\_\_, on which I am about to enter; (if an oath) so help me God; (if an affirmation) under the pains and penalties of perjury., as your firm and binding contract between you and us, We the People, whereby you have promised to serve, protect, and defend us, guarantee all of our unalienable rights, and defend the Constitution for the united States of America.

Governor Lombardo as Governor of Nevada, has a duty to protect the people on Nevada. Nevada State Constitution Article 5 Sec: 5; Governor is commander in chief of state military forces. The Governor shall be Commander in Chief of the Military forces of this State except when they shall be called into the service of the United States and Article 5 Sec: 7; Responsibility for execution of laws. He shall see that the laws are faithfully executed. As Governor you must conform to and enforce public law. The living men and women on the land and soil jurisdiction of Nevada will notice and file liens against you personally and individually until you comply. Exhibit B, UCC Financing Statement and The Nevada Assembly Supreme Court Notices

Military Officers have a duty to uphold your oath of office; I \_\_\_\_\_, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God. (Title 5 U.S. Code 3331). One of the core values for Army officers is "Integrity." Duane R. Miller, as Major General for the Office of the Provost Marshal,

has a duty to serve as the principal military advisor to the Secretary of the Army and the Chief of Staff of the Army on policing matters, including law enforcement and criminal investigations. The living men and women on Nevada require you to act with integrity and coordinate with the U.S. Department of Defense and other federal, state, local, and international law enforcement agencies to protect the people of Nevada by ending all manner of releasing toxins upon the geographical boundaries of Nevada and to arrest and prosecute any individual, corporation or military personnel involved. The Joint Chiefs and Generals have been given public notice. Remember your oath and duty to our States and people. The living men and women on the land and soil jurisdiction of Nevada will notice and file liens against you personally and individually until you comply. Exhibit C: Two bad Guys v. Joe Q.. Public – Plus, Public Orders for the Joint Chiefs of Staff, Exhibit D: The Plan and I – Public Notice to the Generals 2.0, Exhibit E: Public and International Notice – It's Not "My" Process – to the Generals 5.0

No organization, government, corporation, business, individual, or other entity under the sun has the right to poison or put toxins in the people's environment, food, water, air, medicines, clothing, homes, automobiles, etc. Likewise, no public servant has the right to injure or harm its people by enforcement of any government law or statute, rule, or regulation. Neither does any corporate policy or procedure, which harms or defrauds, have any legitimacy in law.

Whereas: Scientific evidence shows this unrelenting cumulative assault causes debilitating chronic and acute diseases such as asthma, diabetes, respiratory ailments, and other deadly conditions. The rights of The People have been violated. Exhibit F Toxicology of Cloud Seeding

Whereas: Maryland, West Virginia and Pennsylvania banned weather modification by cloud seeding in the 1960s and fined offenders for every occurrence, clearly demonstrating each State's autonomy; Exhibit G, Maryland Ban

Whereas: Wireless Telecommunications Facilities, being extremely vulnerable to hacking are simultaneously weaponized, potentially utilized by enemies both foreign and domestic for purposes other than communications (surveillance in violation of the 4th Amendment, weather modification);

Whereas: Wireless Telecommunications Facilities create significant vulnerability to failure of Nevada's electric grid, and have the potential to cause significant harm to life and property as well as harm to the economy of Nevada;

Whereas: all Wireless Telecommunications Facilities must meet local safety requirements and permitted parties must be insured with a policy from an "A" rated company without pollution exclusion for environmental contamination such as RF/MW Radiation;

Whereas: This is against international law and against your own treaties, including the Environmental Modification Convention (ENMOD) Treaty. We are not a domestic population with respect to either the British Territorial or Municipal Governments. You are in violation of the ENMOD Treaty and are "testing" your weather weapons-- not against "domestic targets" but against the living men and women of the United States of America, Unincorporated;

Whereas: 50 USC 1520 (a) would classify these proceedings as prohibited activities and would require advance consent to any testing. The Secretary of Defense may not conduct (directly or by contract)—

- (1) any test or experiment involving the use of a chemical agent or biological agent on a civilian population; or
- (2) any other testing of a chemical agent or biological agent on human subjects. The Secretary of Defense may conduct a test or experiment described in subsection (b) only if informed consent to the testing is obtained from each human subject in advance of the testing on that subject. As of this writing, no one in Nevada has given informed consent;

Whereas: These activities may have initially been "classified" as testing, however, the long-term program since the 1940's proves to be operational and consistent around the globe as standard operations as opposed to testing. This is a clear violation of 50 USC 1520 (a) and violation of State Constitutions;

### Provenance and Land and Soil Jurisdiction

Whereas: After 1860, all land interests were entered into Territorial Statehood according to The Northwest Ordinance; <a href="https://www.archives.gov/milestone-documents/northwest-ordinance">https://www.archives.gov/milestone-documents/northwest-ordinance</a>

Whereas: As of September 2020, all those Territorial States were enrolled officially as States of the Union by those State Assemblies established prior to 1860 entering their unanimous Roll Call Votes upon the Public Record (<a href="https://mega.nz/file/hkk3QIBY#gCjlGxsCl-">https://mega.nz/file/hkk3QIBY#gCjlGxsCl-</a>

va8f2ahMiaogPCDXYqo9qUkvLjoYz c,

https://mega.nz/file/gxlEVCZC#gftSsSqaZITL DKLDIgrzbz5J3Kcfm3ot4Pdp6ViEWw. All 50 (fifty) States are indeed actual States of the Union, owning all land within their borders and free of any Territorial custodial interest. The Corporations, including incorporated Corporations, which have been established in our names ever since 1860, are all interrelated to associations and charters granted by the Kings and Queens and Popes operating in our names via fraudulent assumption of powers never granted to them, and now all those parent corporations are bankrupt and in receivership to us, their Priority Creditors. Any presumption that these corporations are free to run rampant is completely misguided. The charter-interest has simply reverted to the actual owners. These corporations, both Territorial and Municipal, are now standing under Public Law, not private law. If they fail to operate lawfully — a far higher standard than to merely operate legally — the corporations will be dissolved, and their officers will be arrested.

Whereas: The only lawful and standing government is The United States of America, our Federation of 50 States of the Union that are lawfully Assembled; <a href="https://tasa.americanstatenationals.org/">https://tasa.americanstatenationals.org/</a>

Whereas: All Medical Officers and all General Staff and Reserve and Retired elements of the American Armed Forces, U.S. Armed Forces, UNITED STATES ARMED FORCES, US ARMED FORCES, Hospital Corps, MEDICAL UNITS, Veterans Administration, United States Department of Defense, UN Peacekeepers, DOD Officers, NATO Officers on shore, all elected, appointed, or promoted personnel and their dependents, are required to cease and desist the release of all

chemical aerosols by way of cloud seeding and other atmospheric activities being promoted by the Territorial and Municipal United States Governments in Breach of Trust and under False Presumptions of War. All wars have been officially and permanently ended as of the first of August 2021: <a href="https://tasa.americanstatenationals.org/federal-record/">https://tasa.americanstatenationals.org/federal-record/</a> and have closed the books on all mercenary conflicts as of June 27, 2022; <a href="mailto:Exhibit H: International Peace Proclamation">Exhibit H: International Peace Proclamation</a>

Whereas: Each State Assembly is composed of men and women who have properly declared their status as American State Nationals and American State Citizens. We are peaceful, private Americans whose Public Duty is to keep the Peace and Uphold the Public Law; This can be verified through the Public Records: <a href="https://everify.americanstatenationals.us/">https://everify.americanstatenationals.us/</a>;

Whereas: The Nevada Assembly is in session and has accepted the Nevada State Trust. Nevada is a State of the Union and a member of The Federation of States operating as The United States of America Unincorporated.

Therefore, each of you have now been lawfully notified and directed to immediately cease and desist the release of all toxic chemicals also known as atmospheric aerosol injections and all geoengineering and cloud seeding activities.

You are directed to provide identity and contact information of any person or corporation known to your office to be engaged in the deployment of aerosolized chemicals into the atmosphere or stratosphere or any other type of "weather modification" activities within the geographic boundaries of Nevada.

You are directed to immediately cease all funding of any person or corporation known to your office to be engaged in the deployment of aerosolized chemicals into the atmosphere or stratosphere or any other type of "weather modification" activities within the geographic boundaries of Nevada.

The living men and women on Nevada authorize our employees; military and civilian forces, to use any means necessary to stop any person or corporation engaged in the deployment of aerosolized chemicals into the atmosphere or stratosphere within the geographic boundaries of Nevada, so long as no living man or woman on Nevada is harmed by these actions except the people or persons engaged in said activity.

Everyone must agree that living men and women should not be endangered in any way by lifeless, faceless, unaccountable business organizations and entities, which have no right to exist apart from public tolerance.

Rebuttal must be in the form of a sworn affidavit under penalty of perjury, addressing point by point, each claim herein.

You must rebut within 10 days of receiving this notice. Failure to rebut indicates your acquiescence to the above claims. Our Fee Schedule, line cc, starts at \$10,000,000.00 and will increase based on the timeline of your non-actions. After such time, The Nevada Assembly, will invoice the STATE OF NEVADA INC, and all parties listed above individually for the assault knowingly being afflicted on the

People. Please note that anyone other than the current or acting individuals listed above that respond to this Directive is giving their power of attorney and permission to personally lien them as well through the U. S. Treasury per 18 USC 1701 (Obstruction of Mail), USC 1702 (Obstruction of Correspondence), 18 USC 1703 (Delay or Destruction of Mail), and 18 USC 1708 (Theft of Receipt of Stolen Mail). These are also federal offenses punishable by multiple years in prison per code. *Exhibit I: The Nevada Assembly Fee Schedule* 

This Directive is given by the Assembled Members of The Nevada Assembly: American State Nationals and American State Citizens.

Exhibit A: Article #3680: Public Employers Directive by Anna Von Reitz

Exhibit B: UCC Financing Statement and The Nevada Assembly Supreme Court

**Notices** 

Exhibit C: Two bad Guys v. Joe Q.. Public - Plus, Public Orders for the Joint

Chiefs of Staff

Exhibit D: The Plan and I - Public Notice to the Generals 2.0,

Exhibit E: Public and International Notice – It's Not "My" Process – to the Generals 5.0

Exhibit F: Toxicology of Cloud Seeding

Exhibit G: Maryland Ban

Exhibit H: International Peace Proclamation Exhibit I: The Nevada Assembly Fee Schedule

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Autographed and Sealed this 16th day of April 2023

Susan Ysmael-Hulsebus © American State

National, Co-Coordinator for The Nevada Assembly© Land and Soil Jurisdiction

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c/o: Post Office Box 448

Doyle, CA 96109

In testimony whereof, I, <u>Brian Bichard Lonarx</u>, this <u>I</u> day of <u>April</u>, in the year Two-Thousand and Twenty-Three, acting in my Lawful capacity of Recording Secretary of and for *The Nevada Assembly*, have hereunto caused the Seal of The Nevada Assembly to be Affixed and by my hand the autograph of my Lawful Person Subscribed, attesting, affirming, certifying and Witnessing under The Public Law of <u>The United States of America</u> that the Living Woman and Vital Soul Susan Ysmael-Hulsebus is a Lawful Birthright American State National, and is confirmed to be serving in the Lawful Capacity as an American State National and Member in Good Standing of The Nevada Assembly:

by: <u>Brian Lichar Lamara Capacity</u> © Brian Vonarx

Land Recording Office
The United States of America

Date: 04/10/2023 Recording #: MV-230406-003-00000157

### Exhibit A: Article #3680

# The Public Employer's Directive

By Anna Von Reitz



This is being sent to all Public Employees within the borders of The United States. These are plain facts long established upon the Public Records of this country, plus a few directives from the current American Government to help you discern what your duties and limitations are.

- 1. First, we, Americans populating the States of the Union, are your Employers;
- 2. We, Americans, pay your wages, salaries, pensions, and emoluments;
- 3. In consideration of your wages, salaries, pensions, and emoluments, you owe us Good Faith Service and allegiance;
- 4. We, Americans, your Employers, do not reside in your States-of-States; instead, you reside in our physically defined States of the Union;
- 5. It's our Congress of States, not your Congress of States-of-States, that has the right to declare war;
- 6. It follows that no Public Employee or group of Public Employees has standing to declare war, and any misunderstanding otherwise needs to be cleared up immediately and permanently;
- 7. Likewise, no Public Employees have any right or standing to confer foreign citizenship obligations on their Employers;
- 8. No Public Employees have any right or standing to legally presume anything at all about their Employers' political status;
- 9. No Public Employees have any right or standing to label their Employers in any manner whatsoever, and that includes misidentifying Americans as "Enemies" or "Enemy Combatants" or "Sovereign Citizens";
- 10. Your Employers are not, generally, subject to any of the foreign codes, statutes, rules, regulations, ordinances, or trust mandates that you have subjected yourselves to as Public Employees and Dependents;
- 11. The private laws promulgated by your State of State Legislatures to direct the functioning of your governmental service corporations are foreign with

respect to your Employers and what applies to you "as law" as a condition of your employment or dependency, does not, generally, apply to your Employers; 12. The Military Employees are obligated to function within the limitations of The Constitution of the United States of America. All Civil Service Employees are required to function within the limitations of The Constitution of the United States;

- 13. All Constitutional Amendments not ratified by the States of the Union are Unapproved By-laws having no contractual authority;
- 14. Both Territorial and Municipal Employees are Dependent on their American Employers' sovereignty and will be stateless if our sovereignty is breached as a result of malfeasance, usurpation, incompetence or political overreach by our Employees;
- 15. No US President or President of the United States has ever been granted unilateral or dictatorial powers over his Employers;
- 16. Our Employees are required to follow the directives of their respective corporate Presidents in exactly the same way that their Presidents are obligated to honor their contracts with us, their Employers. If any corporate officer gives orders that are not in compliance with the respective Constitution, that man or woman is to be arrested and charged with treason;
- 17. We retain the right to hire and fire, to direct, to critique, to manage, and to correct our Employees without any obligation to join any of their organizations or clubs or districts or enclaves, adopt any foreign citizenship obligations, subject ourselves to any foreign laws, or conform to Employee demands of any kind, apart from the routine exercise of those powers we delegated to our Employees so long as they adequately and honorably perform those duties;
- 18. We, your Employers, are not required to register anything at all; registration is part of the foreign British System that is made available to British Territorial U.S. Citizens residing in this country;
- 19. We, your Employers, are not Federal citizenry, and are not generally subject to Federal Law, until and unless we take part in activities that are consensually known to be federally regulated by treaty or under constitutional contract; 20. We, your Employers, are not subject to laws that appear on the Federal Register; the only Federal Laws that may apply to us appear on the Federal Record, and only when we are engaged in those activities that are legitimately under federal regulation;
- 21. We, your Employers, do not recognize any "Emergency" occasioned by the failure of the American Confederation of States-of -States in 1860; our Federation of States is more than competent to carry on without the

Confederation and did so from 1776 to 1781 when the Confederation was created;

- 22. Likewise, we, your Employers, do not recognize any "State of Emergency" occasioned by the fall of the American Federal Republic, which was an adjunct of the Confederation;
- 23. We, your Employers, do not condone or support and will not tolerate illegal mercenary conflicts on our shores or let such activities be promoted "in our names"; any Public Employee caught engaging in or promoting any such activity is to be immediately arrested and charged with treason;
- 24. We, your Employers, do not play games and tell lies and quibble with the meanings of words so as to create confusion and evade our obligations and we do not condone any such activity by our Employees. The adoption of such conventions of semantic deceit to create a literal Federal Code, including changing the meaning of the word "person" in Federal law to mean "corporation", and "natural person" to mean "corpse" and "State" to mean a political subunit of the District of Columbia and so on, is not in keeping with the traditions, standards, and requirements of your Employers who have declared common English to be the Official Language of our Government;
- 25. We, your Employers, abhor the abusive use of deceptive and special language conventions to prey upon the General Public, and we specifically object to the use of these foreign conventions and specialized legal terms in connection with us and our Government and the administration of any function of our Government, delegated or otherwise;
- 26. We, your Employers, expect our Employees to uphold rigorous standards of honesty, decency, respect, accountability, and loyalty to our American Government at all times and in all places. The American People deserve no less;
- 27. We, your Employers, are owed every jot of the Constitutional Guarantees published as prerequisite to the adoption and continuance of the constitutional contracts that allow our foreign employees to remain on this Continent and no foreign court may address us under any presumption that our Government is "absent" or that we are "lost at sea";
- 28. We, your Employers, are properly declared and recorded as American civilians who do not voluntarily accept or adopt Federal citizenship obligations. Our States of the Union, by roll call vote of our State Assemblies, have issued an International Peace Proclamation ending any presumption of war existing on our shores;
- 29. Our Employees are not enabled to continue any vestigial "civil war" or pretend that we are now or ever were part of that or any other mercenary conflict that they have promoted without explicit action by our Congress, which is the only Congress competent to declare war;

- 30. We, your Employers, hereby direct you to shut down and limit all "registries" and "registration" functions to apply only to actual British Territorial U.S. Citizens who are legitimate Employees or Dependents of that foreign government, and to cease and desist all activities latching onto Americans and copywriting their Given Names and Family Trademarks as property belonging to British Foreign Situs Trusts. All such activities and false claims are repugnant to The Constitution of the United States of America and all other Treaties and Service Agreements we have with the British Government and with Westminster; 31. We, your Employers, are not at war and have not been at war at any time since 1814; our Employees must release all American assets, especially all land and soil assets, that they have been claiming and holding under False Presumptions of custodial interest;
- 32. We, your Employers, have nothing but your best interests at heart and despite a checkered and ugly past, we hope that you all realize that your actual job is to protect your Employers and our property assets within the limitations of the respective Federal Constitutions—nothing more and nothing less; 33. We, your Employers, have never granted our Employees any authority to impersonate us so as to access our credit, nor have we allowed you to convert our Post Office into a Postal Service, nor have we allowed you to say anything about our health nor to misaddress us via your own foreign courts, and we have not knowingly, willingly, and with full disclosure ever agreed to enfranchise ourselves or our assets as collateral belonging to any foreign corporation, bankrupt or otherwise;
- 34. We, your Employers, have been the Source of virtually all goods and funds and benefits for you and yours and the other Principals that act as middlemen in the chain of command, and now we are telling you --explicitly-- to straighten up and quit all the monkey business if you want your contracts renewed.

Anna Maria Riezinger, Fiduciary
The United States of America

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# **Exhibit B - UCC Financing Statement**

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba Clark

County District Court

Address1: 280 South 3rd Street

Address2:

City: Las Vegas

State: NV

ZIP/Postal Code: 89101

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba Clark

County District Court-8th

Address1: 200 South 3rd Street

Address2:

City: Las Vegas

State: NV

ZIP/Postal Code: 89155

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba

**Municipal Courts** 

Address1: 1 South Sierra Street

Address2:

City: Reno

State: NV

ZIP/Postal Code: 89501

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba

Nevada Supreme Court

Address1: 201 South Carson Street

Address2:

City: Carson City

State: NV

ZIP/Postal Code: 89701

Province:

Country: United States

The debtor is a transmitting utility.

**Debtor: (Organization)** 

Name: Judiciary Courts of The State of Nevada dba

Supreme Court of Nevada

Address1: 408 East Clark Avenue

Address2:

City: Las Vegas

State: NV

ZIP/Postal Code: 89101

Province:

Country: United States

The debtor is a transmitting utility.

**Debtor:** (Organization)

Name: Judiciary Courts of The State of Nevada dba United

States District Court, District of Nevada

Address1: 333 Las Vegas Boulevard South

Address2: Suite 1112

City: Las Vegas

State: NV

ZIP/Postal Code: 89101

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba United

States District Court, District of Nevada Address1: 333 Las Vegas Boulevard South

Address2: Suite 6073

City: Las Vegas

State: CO

ZIP/Postal Code: 89101

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba

Washoe County District Court Address1: 75 Court Street

Address2:

City: Reno

State: NV

ZIP/Postal Code: 89501

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Judiciary Courts of The State of Nevada dba

Washoe County Justice Court/Sparks Address1: 1675 East Prater Way

Address2: Suite 107

City: Sparks

State: NV

ZIP/Postal Code: 89701

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: State of Nevada

Address1: 101 North Carson Street

Address2:

City: Carson City

State: NV

ZIP/Postal Code: 89701

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: State of Nevada Risk Management

Address1: 201 South Roop Street

Address2: Suite 201

City: Carson City

State: NV

ZIP/Postal Code: 89701

Province: NV

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: United States District Court in the District of

Columbia

Address1: 333 Constitution Avenue NW

Address2: Beryl A. Howell Chief Judge Room 1225

City: Washington

State: DC

ZIP/Postal Code: 20001

Province:

Country: United States

The debtor is a transmitting utility.

### **Debtor: (Organization)**

Name: United States District Court in the District of

Columbia

Address1: 333 Constitution Avenue NW Address2: Angela D. Caesar, Clerk of Court

City: Washington

State: DC

ZIP/Postal Code: 20001

Province:

Country: United States

The debtor is a transmitting utility.

### Secured Party: (Organization)

Name: The Nevada Jural Assembly Address1: 6210 North Jones Boulevard

Address2: #751633

City: Las Vegas

State: NV

ZIP/Postal Code: 89130

Province:

Country: United States

### Collateral

### **Description:**

\$28,000,000,000,000 (Twenty-eight trillion dollars) for Trespass against the people of Nevada State beginning on 02-01-2023 and continuing through 02-28-2023 at a rate of \$1,000,000,000,000 (One trillion dollars) per day for 28 days. This harm of trespass is due to the failure of all the territorial and municipal courts within Nevada State to vacate all of their presence in Nevada State, including all holdings, property, etcetera, and return to their only jurisdiction in and between the four (4) marker stones of Washington, District of Columbia, as well as many other trespasses as noticed in June 2, 2022 by The Nevada Assembly and The Nevada Jural Assembly (see attachments).

### **Optional Information**

### Alternative designation:

In this financing statement, the terms "debtor" and "secured party" shall be read to mean: Bailee/Bailor

This financing statement is a: Agricultural Lien

### Optional filer reference data/miscellaneous information:

The Nevada Assembly Notice to Vacate and Notice Invoking Milligan ex parte 72 U.S. 2 (1866), Recording Number Nv03-2022-LLLY5-VY21U

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3	The Nevada Assembly Supreme Court Notice To Vacate and Milligan ex parte Notice of Nevada Common Law Courts Open	Objection to Evil.pdf	21511	PDF	
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Attachment #: 1

# The Nevada Assembly Supreme Court Notice To Vacate

File name: 1 Supreme Court Notice.pdf

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# NV03-2022-LLL45-VY21U



# Notice to SUPREME COURT OF NEVADA 30-day Lawful Notice to Vacate Public Buildings/Offices beginning June 2, 2022 – ending July 2, 2022

### Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents

Let it be known to all those to whom these Presents come: This is your lawful notice that The Nevada Assembly is in session and the Nevada Trust has returned to the oversight and lawful possession of the naked Priority Credit Donors.

The Nevada Assembly has a Public Duty to Keep the Peace and Uphold the Public, as evidenced by our Peace Proclamation and Treaty.

The Nevada Assembly is a self-governing Member of The Federation of States (www.theamericanstatesassembly.net) and together with 49 other States have come forward into full statehood status as a state of the union presented as The United States of America (Unincorporated) Land and Soil Jurisdiction.

The Nevada Assembly is dedicated to the restoration of a complete and fully operational land and soil jurisdiction State and County court system serving the people/People of Nevada, the preservation of the National Trust, the enforcement of the Public Law, the upholding of the Federal Constitution owed to our State and People, the re-population of our land and soil jurisdiction, the filling of vacated Public Offices, and the reclamation of our material and intellectual public and private assets. To these ends we, the living people of Nevada, have called the eligible Nevada nationals and electors to assemble and to serve as Jurors and Officers, and we have established the process and procedure to qualify Jurors and others competent to hold State Citizenship and Public Office. We do this peacefully and without rancor in the exercise of our unincorporated powers and capacities.

This is your lawful notice that the **SUPREME COURT OF NEVADA** must cease operations being conducted under Color of Law of a bankrupt MUNICIPAL entity. You are hereby noticed to vacate all Public Buildings and

Page 1 of 3

# NV03-2022-LLL45-V\$21U

Offices beginning June 2 and completed by July 2, 2022. If there be any evidence whatsoever that you are operating beyond this date and outside of the Public Law, it is our Public Duty to course correct your actions. If course correction is not adhered to, we will lien the Corporate Entity, Clark County Risk Assessment, and the State of Nevada \$1 Trillion Dollars per day for each day any presence of this bankrupt entity is exhibiting any activity on our land and soil whatsoever.

We have evidence of unlawful conversion, kidnapping, human trafficking: which is a violation of both the Hague and Geneva Conventions, pressganging, inland piracy, conspiracy against the Constitutions, collusion, identity theft, securities, fraud, deed theft, American Homestead Land theft, impersonation, barratry, deliberate mischaracterization of nationality, international and interstate bank fraud, evasion of Public Duties, evasion of the Constitutions, racketeering, pillaging and plunder of public trusts, money laundering, constructive fraud for the purpose of unjust enrichment, commercial fraud for the purpose of unjust enrichment, extortion under armed force, breach of usufruct, criminal breach of commercial contract, subjecting Americans to foreign law in express violation of Amendment XI of all three Constitutions, false entitlement and issuance of false titles on American assets, fraudulent conveyance of Municipal citizenship obligations on Americans in violation of Article IV of all three Federal Constitutions, use of undisclosed, unilateral, and unconscionable foreign contracting processes on American soil, breach of custodial obligations, promotion of unaccountable administrative government entities staffed by Undeclared Foreign Agents, and more.

These trespass violations must be halted immediately. Please see the attached Assembly Fee Schedule. Any actions that continue trespass and abuse of the above, will be billed to the violators and the associated liens will be placed upon the Corporate Entities, and if necessary, the corporate entity will be fully dissolved, the Corporate Officers arrested and prevented from any further attempts to operate in commerce.

The **SUPREME COURT OF NEVADA** only has the authority to operate only within the 4 boundary stone markers of Washington, D.C., on Maryland soil. The employees of said bankrupt corporation may still have jobs in the new location, but that is a matter to be discussed with the Pope and it is suggested that you take up those matters directly with Pope Francis as the principal.

## Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents

Autographed and Sealed this 2<sup>nd</sup> Day of June, 2022.

by: Mark John Seilstado™

American Living Man and Coordinator for The Nevada Assembly©™
Land and Soil Jurisdiction

A Navio Joseph

Nevada Assembly Recording Secretary Land Recording System
The United States of America
Date: 6-2-2022

Date: 6-2-2022-LLLYS-VY21U Recording #: Nv03-2022-LLLYS-VY21U

Public Law Notice
The Nevada Assembly©™
Land and Soil Jurisdiction

# **The Nevada Assembly Supreme Court Notice To Vacate**

File name: 2 Military Notice Cover Letter Complete Uploaded: 03/03/2023 03:41:35 PM w seal autographs and prints.pdf



### Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents

To the Attention of: Provost Marshal General, Judge Advocate General of the Army, Navy, Air Force, Space Force and the Coast Guard, Judge Advocate General, Department of Defense, Judge Advocate Division/Offices of the General Counsels of the Military Departments, National Guard Bureau Chief, Army Brigadier General, Legal Counsel to the Chairman of the Joint Chiefs of Staff, Commander in Chief of the American Armed Forces:

The Nevada Assembly is in session and has accepted The Nevada State Trust. Nevada is a State of the Union and a member of The Federation of States operating as The United States of America Unincorporated. We will be in continuous session at least for the next 5 years cleaning up the mess created here within the contiguous borders of Nevada by over a century of run amok unlawful and illegal activities perpetrated by incorporated entities.

After 1860, all land interests entered into Territorial Statehood according to The Northwest Ordinance. As of October 1st (first) of 2020, all those Territorial States were enrolled officially as States of the Union by those State Assemblies established prior to 1860 entering their unanimous Roll Call Votes upon the Public Record. Now, all 50 (fifty) States are indeed actual States of the Union, owning all land within their borders and free of any Territorial custodial interest. The Corporations, including incorporated Corporations, which have been established in our names ever since 1860, are all interrelated to associations and charters granted by the Kings and Queens and Popes operating in our names via fraudulent assumption of powers never granted to them, and now all those parent corporations are bankrupt and in receivership to us, their Priority Creditors. Every single one.

If they fail to operate lawfully --- a far higher standard than to merely operate legally -- the corporations will be dissolved, and their officers will be arrested. We hope that everyone is in agreement that living men and women should not be endangered in any way by lifeless, faceless, unaccountable business organizations, which have no right to exist apart from public tolerance.

Lands, as found in 42 American Jurisprudence, Sec 781 thru 873, shows that a Patent of land is to be the title to land and anything else is fraud. Transfer of a Patent is by release of Patent Interest Right and not by some form of 'usury instrument' of Trust or Warranty. (See also 40 AM JUR, 577 thru 688)

Please see attached Peace Proclamation, Grand Peace Treaty, Public Notice to Vacate, Authorization to Act for the Joint Chiefs of Staff, International and Public Declaration of Possession by Right, Public International Notice to the High Courts and United Nations, and The Law of Kinds.

### **Notice is Given**

- 1. Per an 1866 court case known as ex parte Milligan, 71 U.S. 2 (1866)

  It has been found to be unconstitutional to try civilians by military tribunals unless there is no civilian court available. "12. A citizen not connected with military service and a resident in a state where the courts are open and in proper exercise or their jurisdiction. It has been found to be unconstitutional to try civilians by military tribunals unless there is no civilian court available."
- 2. International Peace Proclamation and Grand Peace Treaty has been in effect as of August 1st, 2021. The law of War and military occupation now must come to an end; and there is no justification for military tribunals processing non-military personnel within our borders. The Law of Necessity must come to an end and the Law of Kinds must be employed.
- 3. As of Midnight GMT on 24 March 2022 all rights, interests, assets, and physical titles, claims, and possessions of the United States, Incorporated, and its franchises and derivatives, and all similar rights, interests, assets, and physical titles, claims, and possessions of the United States of America, Incorporated, and its franchises and derivatives, both insolvent incorporated foreign Debtors/DEBTORS, revert to the ownership and possession of The United States, our National Government, and The United States of America, our unincorporated Federation of States, which are the Priority Creditors of these corporations in their respective jurisdictions.

As of this date and time, these incorporated entities have ceased to exist, and only the Principals remain. Please understand that our respective American Governments are the Priority Creditors of all British Territorial and Municipal United States persons, including incorporated entities of all kinds. These corporations, their franchises, successors, derivatives and assigns are hereby Nationalized under the Due Course of International Law and by Operation of Law that returns all Delegated Powers to the Delegators upon contractual Failure to Perform. This is the direct result of Gross Breach of Trust and violation of Commercial Service Contract, fiscal incompetence, and numerous acts of crime against the American People and States who are owed good faith and service from these organizations and the other Principals who are actually and contractually responsible for them.

- 4. On the evening of Wednesday the 1st day of June, in the year 2022, at 8:00 pm. Pacific Standard Time, The Nevada Assembly called together a pool of American state Citizens and empaneled a Grand Jury of 13; and we are giving notice to the military of the United States in all branches and Departments of this action.
- 5. The guaranty of trial by jury contained in the Constitution was intended for a state of war, as well as a state of peace.

Follow on orders are forthwith and you are hereby ordered to stand by for further instructions.

Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents

Craig Ph The N

By: Lewis Philip Schwift @ 7M
Craig Philip Schmidt American Supreme Court Justice
The Nevada Jural Assembly-Land & Soil Jurisdiction

By: Mobf. lieith CIN

Mark John Seilstad© Coordinator The Nevada Assembly-Land & Soil Jurisdiction

Nevada Assembly Recording Secretary

Land Recording System

The United States of America

Date: June 2, 2022

Recording #: MV 63-2022-LLLYS-VY2/U

Milligan ex parte 72 U.S. 2 (1866)



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Commander in Chief of the American Armed Forces
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# **List of Documents**

Declaration of Jurisdiction and Provenance
First Instruction Letter and Authorization to Act
International Peace Proclamation
International Peace Treaty
International Peace Proclamation Article
Why this International Peace Proclamation Works
Public International Notice - Notice to Vacate
Authorization to Act - Joint Chiefs of Staff
International and Public Declaration of Possession by Right
Public International Notice for the High Courts and Unite Nations
Law of Kinds

Attachment #: 3

The Nevada Assembly Supreme Court Notice To Vacate and Milligan ex parte Notice of Nevada Common Law Courts Open

File name: Objection to Evil.pdf

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### **Objection to Evil**

Sunday, January 23, 2022

By Anna Von Reitz

Evil only survives on our own failure to object to it.

It only thrives, when we ignore it and acquiesce to its existence.

And then it comes out to play and it gets worse, and worse, and worse--- until people wake up and take action against it.

So far we have discovered that a lot of what we have been told about history is wrong, that our government has been usurped upon in gross breach of trust by our supposed Allies, and that a group of madman elitists want to kill off the vast majority of mankind, enslave the rest, and rule "forever" as kings over the rest of us.

As if that wasn't all bad enough, we find that the same Source has corrupted religion, too, and misrepresented and tweaked the narrative of Christianity into Baal Worship, instead.

The word "apocalypse" basically means "revealing" --- when a bright light is shown in the dark corners and the curtains used to hide these things are thrown back. Having been one of those who has done the job of digging up the past and smelling out the bones, I have to say, even I am aghast.

Faced with the sheer mass of such manifest and abundant evil let loose to rampage all over the world, the indoctrination into evil of our young people by fraternities and other secret "societies" and cults, the impulse is to shake one's head and think: "How could we ever let it come to this?"

But we've let it "come to this" and worse, before. This is a cyclic phenomenon. Can we learn from our mistakes?

The core value, the only imperative, is that we must learn to recognize evil for what it is, and we must object to it with all our might and determination.

As we pause a moment to take in the world that our negligence has created, take a deep breath and say, "I am responsible. It all comes down to me."

Say it and mean it, and carry through. If you don't object, you are an accomplice to it.

The Nevada Assembly Supreme Court Notice To Vacate and Milligan ex parte Notice of Nevada Common Law Courts Open

File name: 12 Article-3537-The-Law-of-Kinds 3

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### The Law of Kinds

By Anna Von Reitz



I wish to bring everyone's attention to bear on one of the most ancient, most fundamental, and most unarguable foundations of law --- The Law of Kinds, which is established in the Book of Genesis, where the Creator declares that each creation is ordered according to their kind: animals to animals, birds to birds, men to men, and so on.

This Law of Kinds also applies to all forms of Common Law and forms of law deriving from Common Law, so that there is a firm and not-to-be-trespassed boundary between living people and dead corporations, between fact and fiction.

The criminality that presently infests the world is caused by attempts to evade and circumvent the Law of Kinds, so as to redefine people as corporations and vice versa. This comprises a whole class of crimes known as "Personation Crimes" which include identity theft, false arrest, impersonation, unlawful conversion, human trafficking, kidnapping, racketeering, extortion, and fraud.

The courts that exist in America now are 99% foreign and virtually none of them have any official capacity to address a living American. They all depend on a ruse of mistaken identity and false claims of citizenship obligation to function.

These false claims of foreign citizenship obligation are propped up by falsified documents called "registrations" and specifically by "Birth Registrations" which are phony, but which stand until and unless people wake up and "record over them" and change the political status attached to their names by these registration documents.

So -- when you walk into one of these foreign courts, they already have "information" at their disposal that stands as evidence that you are a foreign citizen living here in this country as a "resident". They have a Birth Certificate showing that you are a Territorial U.S. Citizen and they have a BIRTH CERTIFICATE indicating that you are a Municipal CITIZEN of the United States, and they have nothing --- nada, zip, zero --- on any Public Record saying otherwise.

They accordingly treat you as a "foreign person" and prosecute you under foreign law.

And in a sense, you consent to this because you take no action to object to their presumptions and you do nothing to create admissible evidence rebutting the registrations they have created in your name.

This is how you, a living American, wind up in a foreign court of "strictly limited jurisdiction", without a clue as to how that court is viewing you or what kind of law you are being prosecuted under.

You have to object to this, and as much as possible, you have to present admissible evidence of the fact that you are an American without any foreign citizenship obligations.

The intention of a future act claiming back your birthright political status and estate as an American is not sufficient. Just saying, "Hey, I'm an American!" in court is not sufficient.

This is because you can be an American and still have foreign citizenship obligations --- like all those Americans who serve in the Federal Civil Service and all those who serve in the United States Military Service and all those Americans who serve as "officers" -- elected and otherwise, of various kinds of corporations.

The key issue that these Interlopers cling to is a presumption that you are "voluntarily" engaged as a Transactor in Commerce, because they have regulatory authority (however misinterpreted) over interstate commerce. Your exemption from this legal presumption is found in Section 16, the Enabling Clause, of the Federal Reserve Act.

You need to look them in the eye and say, "I am a living American without citizenship obligations. I am not a voluntary Transactor in commerce. I am exempt from your jurisdiction and I claim my exemptions, remedies, and reliefs,"

Then you need to plunk down a copy of the Birth Certificate or BIRTH CERTIFICATE issued in your name as evidence of the crime committed against you when you were just a baby, and a copy of your recorded declaration of political status standing as evidence in your favor.

It is both illegal and unlawful for these courts and agencies to "misaddress" you as if you were something you are not, or as if you were engaged in activities that you are not engaged in, but it is up to you to object and hold them feet first to the fire. It is also up to you to invoke the Law of Kinds --- what are you, a living man, an American owed the Public Law including the Guarantees of the Constitutions, doing in a court that is limited to administering the affairs of corporations, public transmitting utilities, commercial vessels and foreign citizenry?

In every case the Prosecutor bears the burden of proof and he never does produce any public evidence of jurisdiction for himself or the court, because you never make him prove who he is and in what capacity he is acting, and you never stop to question the nature and jurisdiction of the courts you are facing.

Most people never create and bring forward evidence that compels the courts to stand down, either --- but that is changing.

When we first started this effort court wins were few and far between, but as we have amped up our declaration and recording processes and as more and more Americans have stepped up and defended their identity in court, the pendulum is swinging in our favor.

Remember that the Birth Certificates issued in your name provide powerful evidence of a crime committed against you when you were only a few days or weeks old, at a time when you could not possibly object or correct this foreign registration process--- or even be aware of it.

Remember that the Declarations of political status that you establish and record in Public prove who you are and the political status you claim in opposition to the phony registration that was foisted off on you as a baby.

Any foreign court faced with those two pieces of evidence, and your objection to being misaddressed and misrepresented as a foreign person, is looking down the equivalent of a double-barreled shotgun; what these looters have done to you in stealing your identity and misrepresenting your political status is a capital crime in international jurisdiction.

Just like rustling cattle, it's a hanging offense	lust	like	rustling	cattle,	it's a	a hanging	offense
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See this article and over 3500 others on Anna's website here: www.annavonreitz.com

To support this work look for the Donate button on this website.

# Two Bad Guys v. Joe Q.. Public -- Plus, Public Orders for the Joint Chiefs of Staff

By Anna Von Reitz



We are taught from the cradle to think in terms of opposites. We naturally think that if there is a Bad Guy in a situation, there is also a Good Guy.

But what happens when two Bad Guys --- or in this case, two gangs of mercenaries --- get together and collude to bilk the only Good Guy in the room?

This is exactly what happened in this country in 1937.

We had had two gangs of mercenaries preying upon us and fighting each other for the privilege of preying upon us ever since the Civil War, but in 1937, they got together and signed The Declaration of Interdependence of the Governments in The United States ---- and decided to work together in the common cause of bilking the General Public.

When they combined their efforts they were able to play endless gambits, double dipping, triple dipping, foisting off mortgages, using public infrastructure as collateral backing their debts, using the labor of the people of this county as collateral backing their debts, using the homes and land and businesses of the people as collateral backing their debts.

They were able to do this by each group setting up "franchises" for themselves.

The Territorial Government created doppelganger British Persons --- Legal Fiction Persons--- to mirror every living American. They simply seized upon our lawful Family Names and Trademarks without our knowledge or consent, and used them instead as the names of British Franchisees. These "Franchise Persons" were all Subjects of the Queen and subject to her statutory laws.

The Municipal Government paid the Queen to rent these British Persons and created a whole bunch of Municipal Corporation Franchises "in their names" ---- which are actually our names----and they created Cestui Que Vie Trusts and Public Transmitting Utilities and all sorts of Special Purpose Vehicles named after us, and ran them as corporations benefiting themselves.

Americans, of course, were never told a word about any of these cozy arrangements, and understandably mistook bills and other correspondences addressed to these British Persons and Municipal PERSONS as correspondence addressed to them.

The crooks then said to themselves, ah, they accepted the correspondence, so they must be agreeing to adopt British Territorial Citizenship! And they must be agreeing to adopt Municipal citizenship, too! --- All without required disclosure, or any meeting of the minds at all.

Both groups of Mercenaries were very happy, and settled in to play "Both Ends Against the Middle" --- with Joe Q. Public in the middle.

This continued unabated until 1998 when the confused and irritated Americans began waking up and questioning the whole situation. How did our Employees become our Masters? Why aren't our Constitutional Guarantees being honored? How come our property is mortgaged? Who or what died and left me with the bill? How and when did I agree to pay a mortgage for something or someone else? Why is the IRS chasing after me, claiming that I received "Federal Income"?

It's all Bushwah. It's all a Con Game. It's all garden variety fraud based on similar names deceit, but it hasn't been addressed as a crime, because those committing the crimes are the ones responsible for preventing it from happening in the first place.

The Perps, including the members of the Bar Associations, just made up imaginary persons named after Americans, and charged all their debts off against those imaginary persons, leaving the American victims to pay for it.

Now that this has been fully discovered and exposed and recognized for the fraud that it is, the two gangs of Mercenaries are playing Good Cop, Bad Cop.

The Territorial Government is prosecuting the Municipal Government and taking over Municipal Corporations, under the pretense that, OMG! We never read

their Constitution (or ours) and didn't know that the Municipal Government wasn't allowed outside the District of Columbia!

Why, how did that happen?

This is more or less being hailed as a step in the right direction, because we get shed of one layer of mercenary menace and nuisance---- and cost; but, what about the remaining Territorial mercenaries?

While they are busily prosecuting and in some cases hanging presumed-to-be Municipal citizens and having a field day evicting Municipal PERSONS (and still not bothering to spare the American Principals those PERSONS were named after) ---- we haven't lost sight of the fact that none of this could have happened without collusion between the Territorial and Municipal Governments against their Employers and against the Public Interest and against the Constitutions.

Oh, no, we've got a full-on nose of it.

We know that the Territorial Government failed us, Big Time, for a hundred and sixty years. It was our Generals, especially Ulysses S. Grant and William Tecumseh Sherman, and Salmon P. Chase, who was a banker and Chief Justice under Lincoln, and William Henry Seward, Secretary of State under Lincoln, who got that ball rolling.

They figured, as many Bar Attorneys do to this day, that they would have more power and be able to extract more money from the Public if they were able to use the coercive powers of the Territorial Government and the statutory and administrative "laws" they made up for themselves, instead of adhering to the Public Law and the Law of the Land.

There's just one big problem for all of them. Those men committed secretive treason back in 1865, and every Officer since then has, whether they knew it or not, done the same by not taking action to return the purloined power back to the States and people.

We have spelled out the history and the Who is Who, and we are making it explicitly clear that the Joint Chiefs owe their duty to us and to the American States and people, not to themselves and their own self-interest, not to foreign Principals engaged in Gross Breach of Trust and violation of their commercial contracts.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

Our States are in Session and the Duty of the Joint Chiefs of Staff is to assist us in restoring the civilian government to full function.

The Territorial Government can start by recognizing the fact that most mortgages in this country have been created under conditions of non-disclosure and fraud, and by holding the American Principals harmless in all foreclosure actions.

Leave the Americans in their homes and on their farms and in charge of their businesses regardless of whether or not they have a Social Security Number/Account attached to a NAME.

Nobody was ever given full disclosure when entering into any History Class in this country, much less when receiving a loan of their own credit from a dishonest bank, or signing up for a Federal pension program when they were told to do so by undeclared Foreign Agents acting under color of law.

Release funds owed to our American Government so that we can proceed with what we need to get done in terms of organizing and educating Americans and providing services to the Public as we go forward.

We also wish to reiterate that this country has a treaty with Russia which Russia has always honored, ever since 1858. Nobody is authorized to violate any iota of that treaty of peace and mutual support.

We hereby Order the Joint Chiefs to stand down all military preparations aimed at action in Europe and also Order the Joint Chiefs to prepare instead to vacate occupation of those countries which have been under their military occupation since 1945.

If the Joint Chiefs had been following their proper Chain of Command and doing their jobs correctly, there wouldn't be a war in the Ukraine right now. No mercenary interest of any kind will persuade us to add any fuel to that fire and there'd better not be any False Flag events ginned up by any contractors or Agents, either.

The published rate of recoupment for damages for every American life lost is one (1) trillion dollars per American killed, maimed, or incapacitated in any way. The Principals and their Central Banks will be charged.

We desire no confusion whatsoever between our country and similarly named foreign corporations acting as commercial mercenary organizations and if there is any such confusion, we shall hold those corporations and their officers 100% individually and commercially liable.

No Americans are to be conscripted under force of any foreign Selective Service Act. No equipment funded by Americans is to be used to attack any other nation. Read your contract.

The Joint Chiefs of Staff are tasked with defending this country, including its borders. They are not tasked with occupying foreign countries for 77 years, using petty legalistic excuses to evade clearly stated Duties and Obligations, or otherwise engaging in commercial and political activities.

It is our understanding that Admiralty Law is being invoked throughout the Insular States and Possessions as a means to deal with the rampant criminality that has been unleashed by the corporations responsible for these acts of fraud, human trafficking, and treason against this country and its people.

Do what you have to do. Take them out on the High Seas, if need be---- but remember your Oath and Duty to these States and people.

We are not gone, not missing, not absent, not in interregnum, and not happy with the things that have been done and created in our names. Every single one of us is owed every jot of the original Federal Constitution and everyone who claims and publishes their political status as an American is grandfathered-in to receive those guarantees.

Our States of the Union have issued a Peace Treaty and International Peace Proclamation officially ending the American Civil War, so that excuse for continuing presumptions of warfare on our shores-- and vacuous false claims pertaining to the political status of babies purportedly abandoned on any battlefield here ----is at an end.

By: James Clinton Belcher, Head of State

By: Anna Maria Riezinger, Fiduciary

The United States of America

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# The Plan and I -- Public Notice to the Generals 2.0

By Anna Von Reitz



## Follow the logic:

Lincoln put the Military in charge of the money, but Lincoln never had authority to do that because he wasn't an American President. He was a British Territorial "President". So everything he did was tainted by that fundamental fraud.

The entire American Civil War was conducted under conditions of fraud and deceit. It wasn't even a war. It was a mercenary conflict. There's no Declaration of War from Congress. There was no Peace Treaty officially ending it until 2021.

Lincoln had no authority to adopt the Lieber Code. He had no authority to set aside the Constitution or any other law in favor of the Lieber Code. He had no authority to start issuing Executive Orders and he had no Emergency Powers, either.

His Successors have been just as wrong-headed and their actions have been just as fraudulent and illegal, too.

The entire basis authorizing the military to act outside its appointed role is flawed and the Constitution governing the Territorial Government was never "set aside". An action undertaken without authority and under conditions of fraud is null and void.

That's for starters, but you will also notice that with that plank in place, there isn't a word in any Constitution granting the Federal Government any control over land or people on the land.

That's because the Federal Subcontractors had no duties related to the land and people, except for the The Northwest Ordinance, which allows the Territorial United States Government to hold new Territories in a custodial capacity until they qualify to become States of the Union.

And in the Territorial Constitution, the States may set aside land for the Territorial Government's use for needful things like arsenals, required for the defense of our country.

There is no valid basis, legal or otherwise, for our hired military to occupy our country, control our money, or anything else promoted by the Lieber Code.

The Plan to give our land back to Native Americans is obviously illegal, as it is our land and our employees have no role in distributing our property "for" us, but there are other objections.

Sovereignty is tied to land. You cannot be a sovereign nation without it.

So, the Plan is offering to give away our national sovereignty to the Indians.

Yes, Natives are sovereign now --- in the same sense that all other Americans born on the land and soil of this country are sovereign, but if our sovereignty goes, so does theirs.

Otherwise, Natives are members of Tribes and Tribes are obligated to pay Tribute to Rome. They are slaves of the Pope.

So what the Plan is setting up is the Status Quo with Perks, basically the same old story, different day.

According to the Plan, the military retains control of all the money --- not only in America, but worldwide in all the other illegally occupied countries. How is that any different?

According to the Plan, our national sovereignty will be undermined and the Natives will be able to act as Tax Collectors for the Pope. The Natives will have their hands in our pockets and the Pope will have his hands in their pockets. How is that any change?

What needs to happen is for our States of the Union to be recognized as the trustworthy custodians of our respective national land assets, and for Public

Elections --- not corporate shareholder elections --- to take place for the first time in 160 years.

What needs to happen is for the military to do its duty to protect this country from invasion (which is happening at our Southern Border) and treasonous Vermin (which is happening in Washington, DC) and otherwise assist in returning the respective national governments of our States to full function.

The Plan to return funds that are owed to veterans and their families is fine by us, but the rest of the money needs to be returned to the civilian government of the States of the Union and there needs to be a separate new civilian banking system, too.

We have such a new civilian banking system ready to go. The military simply needs to observe its actual limitations and get out of the way of their Employers, who are attending to their own business.

We wish for the return of all our public and private assets which have been commandeered and socked away in various kinds of trusts without our knowledge or permission.

We wish for the return of our land assets to the control of our States of the Union.

We wish for the return of our purloined gold and silver assets and a share of the pre-paid credit assets generated from them.

We wish for peace and an end to improper Legal Presumptions being misapplied to our people by our subcontractors and an end to illegal occupation of our country by our own military forces.

We wish for our military to address the threats that various foreign corporations pose to our health and welfare, including Bayer, Monsanto, Pfizer, Moderna, Astrazeneca, and Johnson and Johnson, BlackRock, State Street, Vanguard, Goldman-Sachs, the Depository Trust Corporation, JPMorganChase, et alia.

We wish for our military to address and end continuing Weather Warfare and illegal testing of frequency-based scalar weapons on members of the military and the American Public.

We wish for our military to address the illegal spraying of metallic salts and industrial wastes on our land and our population and the pollution of our water

supplies with similar industrial waste products including Fluoride and Chlorine, and the pollution of our food sources with noxious chemicals and misapplied genetic engineering.

We wish for our military to wake up and put an end to the politicians and alphabet soup agencies which our government has not authorized, and which have been carrying out "war" against their employers and benefactors.

We all desperately need to get this country back on track. That is not going to happen by mindlessly ignoring clear and present dangers and continued predatory action against your Employers.

By: Anna Maria Riezinger, Fiduciary
The United States of America

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# Public and International Notice --- It's Not "My" Process -- to the Generals 5.0

By Anna Von Reitz



From time to time I overhear some Wiseacre snarking that "my" process doesn't work, or "my" process isn't necessary, or "my" process is suspect because I have a foreign last name, or because I'm a woman (as opposed to being a transgender man?) or because, because, because.

I want to make it absolutely, explicitly, and forever clear that "my" process isn't "my" process.

The process used to declare yourselves as Americans in possession of your birthright political status is the result of fifty years of study and work done by thousands of Americans over the time period from 1860 to today.

The process and paperwork used by our State Assemblies is dictated by International Law, including The Law of War and Occupation, The Geneva Conventions, and International Public Records Law. It is also "informed" by the answers our Founding Fathers developed when they were faced with similar problems in the early years of this country.

That this process is anti-intuitive for a great many people is understood, especially as most Americans don't have the faintest idea what has been done to them or their country at the hands of their own military, but once you do know the history, it's obvious enough. Our identity has been stolen, we've been doubly impersonated and human trafficked, and grossly defrauded in breach of trust and violation of commercial service contract.

We've been "occupied" by our own military since 1860, and they've made merry at our expense ever since. They've played all sorts of games to evade their Constitutional obligations and limitations, told all sorts of lies, engaged in all sorts of war for profit, messed up our monetary system beyond belief, illegally confiscated trillions of dollars worth of private property under color of law, enslaved, press-ganged, and subjected their Employers, failed their duty to defend this country and our people, and have generally taken on the character of an illegal and predatory foreign mercenary force that doesn't pay beans.

They've lied to us, lied to the rest of the world, and lied to every new inductee since 1860.

It's in response to this overall situation that our paperwork has been framed to protect individual Americans and make it increasingly difficult for these Perpetrators to continue to pretend that we don't exist and/or that we "voluntarily" joined them in their insurrection against our lawful government. As for the paperwork "not working" -- and "being spotty" -- sometimes working and sometimes not, remember who you are dealing with. These are mercenaries.

They are not nice men. They aren't operating courts of justice. They are operating private collection agencies "as courts" to collect war reparations owed by Municipal citizens of the United States.

And absolutely every American they can lay hands on is being mischaracterized and misidentified as both a British Person and as a Municipal citizen of the United States for obvious and self-interested reasons.

These are the facts and if our paperwork isn't working 100% of the time, we can only observe that it should be working 100% of the time, and if it isn't, it is the fault of the United Nations Organization, which is supposed to be enforcing the Geneva Conventions and preventing such gross crimes against individual Americans and their property interests.

Our American Government has not agreed to the "Great Reset" which amounts to amnesty for thieves and zeroing out the bank accounts of the victims. Please note that there are now many thousands of Americans all over this country who have awakened and reclaimed their birthright political status, and their intent is absolutely clear, even if their paperwork isn't perfect.

We are in favor of gradual repayment of prepaid credit to the victims of this scheme, relieving them of all debts addressed to Municipal CITIZENS and all expenses related to these now bankrupt individual corporations.

It is well-past time for the Americans to be recognized as the "long-lost" owners and inheritors of the land and soil of this country and all assets derived from the land and soil. And it is also past time for our Employees to read their contracts, do their jobs, and obey the actual law of this country.

I know that there are many in the military who don't like being criticized, but it is what it is. We are standing here with our Southern Border wide open and our economy and health under assault from a foreign enemy (with respect to us) and a domestic enemy (with respect to the U.S. military) and every branch of the U.S. Military is in Gross Dereliction of Duty for failing to protect this country and its people--which is actually their only job assignment and reason for being. So, take that, full in the chops and realize what it means.

If our military isn't going to support us and defend our people and our country, what obligation do we have to support them? And what do we need them for? Just

more harassment and surveillance and trespass against our Constitutional Guarantees? More theft of our money and our credit and our assets in every respect? All under conditions of deceit and color of law?

As the lawful civilian government of this country, we are owed the return of all our property interests, all our land grants and patents, all our people safe and sound, the value of our labor that has been purloined, and our money (gold and silver) safely returned. And all without False Flags, criminal collusions, and failure to perform.

All this terror and predation and theft and destruction is not the fault or failure of the civilian government. It's the fault of the Territorial Government. Shame on all of you who inherited this situation and did nothing about it, not even the common courtesy of telling your Employers what was happening, much less fulfilling the responsibility to assist us in restoring the civilian government and holding new Public Elections. For shame on all of you forever.

So much for protecting and upholding the Constitution from all enemies both foreign and domestic, for you have allowed yourselves to evade the Constitutions and to illegally conscript Americans, and do all sorts of criminal things against the people who have paid your wages and paid for all your expensive equipment and kept faith with you all these years.

If the U.S. Military doesn't grow a backbone and damn straight quick, it will go down in infamy as the most notorious and deceitful and incompetent and disloyal military force in history. It will be found serving the interests of the Queen, the Pope, the Belgians and all the ugly old European Colonial Powers and all while betraying the American People.

The "decline" of the American Dollar and the hideous inflation and counterfeiting of "Federal Reserve Notes" is all down to British finagling, criminality, and self-interest that the U.S. Military has turned a blind eye to, sat on its rump, and allowed. The rising threat of China and the escape of the IRS, Goldman-Sachs, and Federal Reserve interests to China is all on the Joint Chiefs of Staff and those underlings who have trimmed their nails and watched it happen.

And none of you have any plausible deniability with respect to any of this, because you have had copies of your contracts all along and you have had reason to know who your employers are and you are being called on the carpet by the common people of this country who despite all their handicaps can nonetheless see what is going on.

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	ogy of Cloud Seeding
Representative selection of a few papers and links:	
Sulfuric acid by sufur dioxide in clouds:	https://www.atsdr.cdc.gov/toxfaqs/tfacts116.pdf
	https://phys.org/news/2018-10-sulfate-aerosols-stratosphere-unintended-
Injection of Sulphate Aerosols:	consequences.html
Barium Toxicity	
	https://pubchem.ncbi.nlm.nih.gov/compound/5355457#section=Toxicity
Lithium Toxicity	https://pubchem.ncbi.nlm.nih.gov/compound/3028194#section=Toxicity
· · · · · · · · · · · · · · · · · · ·	https://agupubs.onlinelibrary.wiley.com/doi/10.1029/2010GL043975
Efficient formation of stratospheric aerosol for climate engineering by emission of condensible vapor from aircraft	,,,,,,,, .
	https://theintercept.com/2020/06/26/coronavirus-toxic-chemicals-pfas-
Scientists Pin Blame For Some Coronavirus Deaths On Air Pollution, Pfas, And Other Chemicals:	bpa/
Correlation between environmental pollution indicators	https://pubmed.ncbi.nlm.nih.gov/32405084/
and COVID-19 pandemic: A brief study in Californian context	
Models suggest injection of sulfate aerosols into the stratosphere could have unintended consequences	https://phys.org/news/2018-10-sulfate-aerosols-stratosphere-unintended-consequences.html
Human Health Risk Assessment for Aluminium, Aluminium	https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2782734/
Oxide, and Aluminium Hydroxide	inteps.//www.neol.iiiii.gov/pinc/articles/Five2/82/34/
Combustible Compositions For Generating Aerosols,	https://patents.google.com/patent/USRE29142E/en
Particularly Suitable for Cloud Modification And Weather Control And Aerosolization Process: Patent number: RE29142	
Impacts of aviation fuel sulfur content on climate and	https://www.researchgate.net/publication/
human health	280096209_Impacts_of_aviation_fuel_sulfur_content_on_climate_and_human_health
The Promises and Perils of Geoengineering	https://www.academia.edu/8566675/
	The Promises and Perils of Geoengineering

by a yea and nay vote supported by three-fifths of the members elected to each of the two houses of the General Assembly, the same shall take effect from the date of its passage.

Approved March 30, 1965.

#### CHAPTER 192

(Senate Bill 348)

AN ACT to add new Section 110A to Article 66C of the Annotated Code of Maryland (1957 Edition), title "Natural Resources", subtitle "Agriculture", to follow immediately after Section 110 thereof and to be under the new sub-heading "Cloud Seeding", to prohibit persons in the State from engaging in weather modification by means of cloud seeding or otherwise, to prohibit the use of ground generators for weather modification, both for a limited period of time and to provide for the automatic expiration of this Act.

WHEREAS, for a number of recent years farmers in parts of the State have suffered through drouth conditions, which have been most severe during the last three growing seasons; and

WHEREAS, drouth conditions have caused serious and irreparable financial losses to the farming community of the State; and

WHEREAS, it is the considered opinion of many persons that mancreated modification of the weather is a contributing factor to recent drouth conditions; and

WHEREAS, the orchardist supports weather modification by means of cloud seeding (the dropping of silver iodide particles into a cloud) and the use of ground generators in order to prevent the fall of hail, while the farmer opposes change in natural weather conditions by the above means, and the conflict between the two interests cannot be reconciled; and

Whereas, there is a public need for dispassionate review of cloud seeding problems so that there will be no repetition of the unfortunate incidents of violence which have occurred recently; and

WHEREAS, since responsible people have taken opposite views on this question, some action must be taken to prove or disprove one or the other of the opposing sides of cloud seeding; and

WHEREAS, a number of studies of weather control are being undertaken by the United States Congress, by other public groups and by private groups, and it is desirable to prevent further conflict until solutions can be found; now therefore,

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Section 110A be and it is hereby added to Article 66C of the Annotated Code of Maryland (1957 Edition), title "Natural Resources", sub-title "Agriculture", to follow immediately after Section 110 thereof, to be under the new sub-heading "Cloud Seeding", and to read as follows:



### International Peace Proclamation

To all whom these presents come: this Proclamation provides explicit and official International Notice that Peace has been Declared by and among the Union States of the States of America and Federation States of the Union, in receipt of the authorities of the former Confederate States, in the matter of The American Civil War. All jurisdictions and instrumentalities must comply. All Federal, Territorial, and Municipal Officers, including all Uniformed Officers, must comply.

It is required that all hostilities related to The American Civil War being conducted as a Mercenary Conflict in International and Global Jurisdictions and having been maintained for 156 years by our foreign Subcontractors, must cease and desist without further Legal Presumption of Authority.

With this Public Announcement all Executive Orders issued during and as a result of The American Civil War are set aside effective at midnight the first of August in the year of 2021.

All Medical Officers and all General Staff and Reserve and Retired elements of the American Armed Forces, U.S. Armed Forces, UNITED STATES ARMED FORCES, US ARMED FORCES, Hospital Corps, MEDICAL UNITS, Veterans Administration, United States Department of Defense, UN Peacekeepers, DOD Officers, NATO Officers on shore, all elected, appointed, or promoted personnel and their dependents, are required to cease and desist all gene therapy extinction protocols, coerced injections, mask mandates, and similar measures being promoted by the Territorial and Municipal United States Governments in Breach of Trust and under False Presumptions of War. All peacekeeping officers and police officers are fully informed.

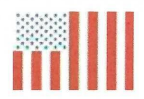
There are no allowable exceptions and no other Powers extended. So said, so signed, and so sealed this first day of August in the year of 2021 by:

James Clinton Belcher, Head of State

States of America, dba, The United States of America

Lames Clinton Selcher





Document prepared by- return to: The Nevada Assembly
State Coordinator Mark John Seilstad
Mailing Location: In care of 6210 North JonesBoulevard #751633
Las Vegas, Nevada
Near Postal Code Extension [89130]
The United Statesof America (unincorporated)

# The Nevada AssemblyNotice of Intent- Fee Schedule

Let it be known to all that it is the unanimous will of The Nevada Assembly, functioning as the sole lawful Government of Nevada, this 1st day of June, Two-Thousand and Twenty-Two, establish fees to be instated and mandated in any and all attempts to engage any Lawfully and Properly declared Americans, be they American State Nationals or American State Citizens, in any and all non-voluntary business, non-volitional or unconscionable contracts, compelled performance, or any and all other non-voluntary, coercive, threatening, or non-consensual transactions whatsoever.

Feesare due and payable on demand in lawful money (United StatesSilver Dollars), at face value of coinage as designated herein at the conclusion of each transaction.

Feesenumerated herein are applicable per-occurrence, and includes any and all third party(s), agency(s)by estoppel, any and all Territorial United StatesDistrict and Stateand County Courts, their agents, officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their "DISTRICT COURTS", "STATE OF STATECOURTS", and "COUNTY COURTS", their "OFFICERS" and "EMPLOYEES" of same that wish to engage the aforementioned American StateNationals or American StateCitizens in non-volitional actions.

Furthermore, all aforementioned are hereby given Lawful Due Notice and full disclosure of the following, and shall be liable severally and jointly, without benefit of Corporate Veil/Immunity/Indemnification to this fee schedule as an affidavit of obligation in the normal commercial senseand as such is a severity representing accounts receivable and is a lien upon the real, personal 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:

Hourly rate of exchange, accrual 24 hours per day, 7 days a week, 365 days per year, at \$90,000.00.

Any undesired action upon, to, for, or against Americans within the physical borders of Nevada, including interference, obstruction, embezzlement, extortion, impediment, coercion, theft, threat, duress, assault, intimidation, abuse, battery, stalking, harassment, detainment, kidnapping, press-ganging, defamation, resistance, inland piracy, trespassor otherwise causing harm or loss, hourly rate of exchange is doubled.

Any above action that is deemed to be punitive or particularly egregious, hourly rate of exchange is trebled.

The minimum Feefor any and all non-voluntary transactions is one-hour (\$90,000.00). Any other action, trespassor instance of harm or damage not listed below is subject to designation or modification of hourly fee at discretion of The Nevada Assembly Public Court.

In addition to the above fees, further penalties will be assessed in addition to the hourly rate of exchange as follows:

Private Easements Schedule: Penalty for Unauthorized Private Use

\$ 300,000.00

Public EasementsSchedule: Penalty for Unauthorized Public Use

\$ 300,000.00

The following feeswill <u>Additionally</u> be mandated upon the trespassing party and/or informant listed on the traffic citation(s) or information(s), bill(s), complaint(s), levy(s), lien(s), fine(s), arrest warrant(s), search warrant(s), bond(s), detention order(s), seizure order(s), and/or any and all other orders not adhering to the Public Law of the land and soil of the several states, per each instance:

## **Demand to Produce, or Theft of Trade Name Materials:**

a. Trade Name b. "Driver's License" or "Driver's License" Number c. Proof of Insurance d. Registration of Private Automobile e. Retinal or other Ocular Scans f. Fingerprinting g. Photographing h. "DNA"	\$\$\$\$\$\$\$	100,000.00 100,000.00 20,000.00 20,000.00 900,000.00 3,000,000.00 900,000.00
1. Mouth Swab(s)(per instance) 2. Blood Sample(s)(per instance) 3. Urine Sample(s)(per instance) 4. Hair Sample(s)(per instance) 5. Skin Sample(s)(per instance) 6. Produce Samples Under Threat, Duress, and Coercion (per instance) i. Clothing Sample(s)(per instance/article) j. Breathalyzer Testing (per instance) k. Attempt to Perform Unauthorized/Non-Consensual Medical Procedures (Per Attempt)	\$\$\$\$\$\$\$\$\$	5,000,000.00 5,000,000.00 500,000.00 1,000,000.00 5,000,000.00 10,000,000.00 500,000.00 250,000.00 800,000,000.00
Issuanceof Traffic Citations or Information(s):		
a. Citation (per instance)     b. Warning Issuedon PaperTicket	<b>\$</b>	50,000.00 10,000.00
Appearance In Court Due To Traffic Citation(s) or Information(s)		
<ul><li>a. Time SpentIn Court (PerHour, Minimum One Hour)</li><li>b. If Fine(s)/Judgment(s)Is/Are Levied</li></ul>	\$	100,000.00 250,000.00
Personal Property Trespass/Carjacking/Theft/ Interference With Trade:		
a. Agency by Estoppel b. Color of Law c. Implied Color of Law d. Criminal Coercion e. Criminal Contempt of Court f. Estoppel by Election g. Estoppel by Laches h. Equitable Estoppel i. Fraud j. Fraud Upon the Court k. Larceny l. Theft of Arms/Arms Accessories/Ammunition (Per Attempt/Item) m. Larceny by Trick n. Obstruction of Justice o. Obtaining Property Under False Pretenses p. Simulating Legal Process q. Larceny By Extortion r. Vexatious Litigation s. TrespassUpon/Unauthorized Search of Private Automobile t. Unauthorized Displacement/Relocation of Private Automobile u. Damage To/Seizure of Private Automobile	######################################	60,000.00 60,000.00 40,000.00 60,000.00 100,000.00 40,000.00 40,000.00 250,000.00 1,000,000.00 1,000,000.00 1,000,000.00 100,000.00 250,000.00 100,000.00 250,000.00 250,000.00 250,000.00 250,000.00 250,000.00 250,000.00

v. Removal of Property From Private Automobile w. Unlawful Lien Upon Private Automobile	\$	500,000.00 250,000.00
x. Failure of Agent(s)to Produce Valid Warrant/Negotiable Instrument Upon Demand	s,	500,000.00
y. Interrogation (Per10 Minute Intervals)	\$	20,000.00
z. Unauthorized Searchof Living Being	\$	900,000.00
aa. Personation/Impersonation	\$	10,000,000.00
bb. Levying War Upon Non-Combatant (American StateNational/Citizen)	\$	100,000,000.00
cc. Failure to Provide Registration Statement Pursuant to the Foreign Agents	_	
RegistrationAct of 1938, OMB Number 1124-0001 Upon Demand	\$	1,000,000.00
dd. Seizure/Failure to Honor Private Automobile Credential Plaques	\$	5,000,000.00
Unlawful Use of Trade Name Materials Under Threat, Duress and Coercion:		
a. Trade Name or Variation Written By The Informant	\$	50,000.00
b. "Driver License" Number Written By The Informant	A \$4	50,000.00
c. Miscellaneous Material Written By The Informant	\$	25,000.00
Produce Any Private Property or Information During BusinessInteraction:		
a. Financial Information	\$	1,000,000.00
b. Private Property/Belongings/CargoWithin Private Automobile	\$	500,000.00
c. Any Other Documents Produced (PerDocument)	\$	180,000.00

#### Court Appearance Schedule:

These fees accrue 24 hours per day, 7 days per week, 365 day per year from the time and date of the demand to appear, and are due upon conclusion of businessin the court. Failure to remit payment in full and on demand will result in automatic summary default and forfeiture of any and all bonds, insurance policies, and personal property of any and all Officers of the Court or third-parties involved, directly, incidentally, or peripherally in the businesstransaction, as well as non-dischargeable liens placed upon any/all real and movable property of same.

## Attempt to Summon or Demand For Appearance In Court:

#### a. The Appearance:

<ol> <li>Under Protest, Duress, Threat, Coercion</li> <li>Voluntarily</li> </ol>	\$	900,000.00/hr 500.00/hr
b. Unauthorized Administration of Trade Name/VesselsBy Court c. Barratry d. Personage/Impersonation e. Bottomry f. Failure to Produce Public Official Bond Upon Demand g. Failure to Produce Performance Bond Upon Demand h. Failure to Produce Oral/Written Oath(s) of Office Upon Demand i. Failure to Produce UBI Number Upon Demand j. Failure to Produce Relevant Uniform Securities Number(s) Upon Demand k. Denial of Right of Subrogation Upon Demand l. Failure to Produce Proof of Malpractice Insurance/Bond Upon Demand m. Failure to Honor Written/Oral Oath(s) n. Failure to Honor or Lack of Bond(s) o. Failure to Statea Claim Upon Which Relief Can Be Granted p. Failure to Presenta Living Harmed/Damaged Party Upon Demand q. Failure to Produce Valid International Maritime Contract Upon Demand r. Failure to Produce 1099OID or Other I.R.S.Documents Upon Demand s. Default by Non-Response or Incomplete Response t. Probate Fraud u. Racketeering	*****	8,000,000.00 3,000,000.00 10,000,000.00 3,000,000.00 500,000.00 250,000.00 250,000.00 250,000.00 1,000,000.00 250,000.00 250,000.00 250,000.00 250,000.00 250,000.00 500,000.00 500,000.00 10,000,000.00 10,000,000.00
u. Racketeering	Ψ	10,000,000.00

Truck Founds	ው	10,000,000,00
v. Trust Funds	Φ	10,000,000.00
w. Perversion of Justice Judgment	Ð	1,000,000.00
x. Use of Trade Name After One Warning (Per Instance)	Ď	100,000.00
y. Forced Psychiatric Evaluation (PerDay)	\$	9,000,000.00
z. Failure to Produce Proof That Living Being Is "Subject Matter"	\$	10,000,000.00
aa. Failure to Produce Valid Military Enlistment PapersFor Trade Name Upon Demand	\$	3,000,000.00
bb. Breach of Trust/Fiduciary Trust Fraud	\$	25,000,000.00
cc. Failure to Provide Jury of Peers (Peer Defined as American State		
National/American State Citizen), Fee AssessedPerNon-Peer Jury Member)	\$	900,000.00
dd. Demand For Living Soul To Be "Re-Presented" by Foreign Agent/B.A.R. Member	\$	25,000,000.00
ee. Failure to Provide Registration Statement Pursuant to the Foreign Agents		
RegistrationAct of 1938, OMB Number 1124-0001, Upon Demand	\$	1,000,000.00
ff. Use of Dog Latin/Glossa In Court Documents (Per Instance)	\$	100,000.00
gg. Failure to Produce Valid Commissioning Papers Showing Living Being/Trade Name		
Is An Officer In Merchant Marine Service	\$	3,000,000.00
hh. Failure to Prove/Declare Jurisdiction When Challenged	\$	25,000,000.00
ii. Use of Private and/or Commercial Code(s)	\$	25,000,000.00
ij. Failure to Produce Valid True Bill/Failure to Show CauseUpon Demand	\$	10,000,000.00
kk. Use of Nonsense Term/Pejorative "Sovereign Citizen" (Per Instance)	\$	250,000.00
II. Press-Ganging	\$	15,000,000.00
mm. Distraint	Š	3,000,000.00
nn. Failure to Honor Exemptions and Immunities of Lawful Person/TradeName	Š	20,000,000.00
oo. Mis-Addressing Living Being/Trade Name as Territorial "U.S. Citizen" or	4	20,000,000,00
Municipal "citizen of the United States"	\$	10,000,000.00

# -General TrespassSchedule-

Trespassperpetrated against Living Being and/or Trade Name(s)/vessel(s). Feesare per-instance unless otherwise noted:

aa. Failure to Honor/Confiscation of Lawful State Assembly Issued Travel Credentials bb. Trespassupon private Land and Soil/Homestead (per instance per man/woman) cc. Release of a Chemical into the Atmosphere or Stratosphere (per incident) dd. Tracking (of any kind) of Cellular Telephone (per incident) ee. Use of 5G, EMF, RF (per incident) ff. Spraying of Pesticide on private or public property, such as Glyphosate (per day) gg. Adding Fluoride to the water, (per day)	\$\$\$\$\$\$\$	3,000,000.00 1,000,000.00 10,000,000.00 1,000,000.00 1,000,000.00 1,000,000.00
Services to Others/Corporate Entities a. Studying (PerHour) 1. While Under Threat, Duress, and Coercion (PerHour)	\$	500.00 180,000.00
<ul><li>b. Analyzing (PerHour)</li><li>1. While Under Threat, Duress, and Coercion (PerHour)</li></ul>	<b>\$</b>	500.00 180,000.00
<ul><li>c. Research (Per Hour)</li><li>1. While Under Threat, Duress, and Coercion (Per Hour)</li></ul>	\$ \$	500.00 180,000.00
<ul><li>d. Preparing Documents (PerHour)</li><li>1. While Under Threat, Duress, and Coercion (PerHour)</li></ul>	<b>\$</b>	500.00 180,000.00
e. Answering Questions (PerHour)  1. While Under Threat, Duress, and Coercion (PerHour)	<b>\$</b>	500.00 180,000.00
f. Providing Information (PerHour) 1. While Under Threat, Duress, and Coercion (PerHour) g. Acting As Unwilling RevenueWithholding Agent (PerHour)	\$\$\$	500.00 180,000.00 270,000.00

Payment of all fees is due upon demand, or if invoiced, payment is due within 15 days after receipt of invoice with a 15% penalty per day of delinquency. Feesare stated in terms of United StatesSilver Dollars, each of which is defined as .7735 troy ounce of .999 fine silver. If payment is to be made in Federal ReserveNotes/ "FRN"/"United StatesDollars" or similar, payment will be made at Par Value to the metallic silver value of the United StatesSilver Dollars as set forth by The United StatesMint, with One Dollar being equal to the market value of .7735 Troy ounces of .999 fine silver on the day the fee was payable. As a courtesy, fees and invoices will be assessed in both USD and troy ounces of .999 fine silver.

All payments to be made and tendered to:

The Nevada Assembly
In care of 6210 North JonesBoulevard #751633
Las Vegas, Nevada
Near Postal Code Extension [89130]
The United Statesof America (unincorporated)

Note: This **Notice of Intent- Fee Schedule**is not meant, designed, or intended to frighten, terrify, or threaten anyone in any way. It is simply an expression of the Lawful right of The Nevada Assembly to stipulate Fair Compensation for Willful and Deliberate Acts initiated against members of The Nevada Assembly by others, and the Lawful right of all Americans to be Made Whole from any/all resultant harm, loss, or damage to their Living Bodies, Property, or Lawful Personsresulting from such Acts.

I, Mark John Seilstad, in good faith, full standing, honor, and peace, do hereby attest, certify, Witness, affirm, and Establish upon the Public Record this State Assembly Notice of Intent- Fee Schedule, this 18th day of April, Two-Thousand and Twenty-Two, upon and for Clark County, Nevada, The United Statesof America (unincorporated), from without and non-domestic to the Territorial "United Statesof America" and the Municipal "UNITED STATES", Notice To Agent Is Notice To Principal, Notice To Principal Is Notice To Agent, further I saith not.

By:

Witness Jurat

Nevada}

Clark County}

Today I,

Politic Politic Politic Politic Personupon multiple copies of, Execute and Issue this Nevada Assembly Notice of Intent- Fee Schedule as shown, and he also affirmed his testimony as shown before me this dayof pril in the Year Two-Thousand and Twenty, in Witness whereof I set my Signature and Seal:

Nevada Assembly Recording Secretary
Land Recording Office
The United States of America
Date: 244 of April 2023

Recording #: Nv - 230406 - 003 - 00000 157

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