

Where To Now?

Since issuing the FINAL JUDGMENT AND CIVIL ORDERS people have asked, now what? We are not standing in the Shoes of the Fishermen. All we can provide is an educated opinion offered in goodwill to the American people. Here is what we would do:

As **individuals**: know who you are and take action accordingly. Are you a birthright American National? Or are you rightly considered a "US citizen"? If you are a "US citizen" is it a permanent or temporary condition of employment?

Federal employees and members of the active duty military are considered "US citizens" during their employment, but they have the absolute right to quit their jobs or void their contracts (military service) if they are required to act in any manner contrary to the Law of the Land, known as "The Constitution for the united States of America", while on the land.

All American Negroes are similarly considered "US citizens" because the individual states did not act to formally recognize their State Citizenship at

the end of the Civil War; however, this condition can be addressed in a number of ways. First, the corporate United States has guaranteed "equal civil rights" - equal to the rights of American Nationals, which includes the right to refuse any claims made by the corporate United States upon you, your persons, or your ESTATES. Second, you can push the reorganized and lawful state legislatures to formally recognize your equal status as Americans born on the land of the American states. That should have been done 150 years ago, but better late than never.

"Foreign" Welfare Recipients - Americans are considered to be "foreigners" with respect to the corporate United States and anyone receiving welfare benefits is considered to be a "US citizen", however, because these programs have been funded with American credit obtained under conditions of fraud and often have been entirely paid for by the recipients as a group (as in the case of

Social Security), some other compelling basis would have to be established before the corporate United States could convincingly claim American welfare recipients as "US citizens".

Retirees - the corporate United States will no doubt attempt to claim that American Retirees owed Social Security Insurance coverage are "welfare recipients" receiving "benefits" (see above). Individual retirees need to object to this "interpretation" of their status and give notice to the Social Security Administration that it is their understanding that Social Security is and was a retirement insurance program that they paid into and are vested in, and not in any way welfare or benefit of any Public Charitable Trust. This is just more self-interested deceit. American workers paid for every drop of their retirement insurance coverage and are grandfathered in once vested, just as with any other **private** insurance program. **Receipt of Social Security payments does not provide any claim against your status as an American National.** If the Social Security Administration goes bankrupt, the

corporate United States will be charged as secondary, and so on up the food chain.

Obamacare - is a brazen attempt to corner the market on medical insurance by the federal corporation. Ask yourselves - does Blue Cross have any right to "tax" me or force me to buy insurance coverage from them? If not, neither does E PLURIBUS UNUM THE UNITED STATES OF AMERICA, Inc. Just say, "No." I am not a "US citizen" and I am not obligated to pay or obey.

Internal Revenue / IRS - these are two separate agencies, the first representing the Federal Reserve System, the second

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representing the **International Monetary Fund**. They act in two separate roles. The first agency operates a debt account, using nine digits separated by dashes: 123-45-6789, and *is owed moderate service fees* for providing public services. The second agency *owes you a lot of money and is*

*obligated to pay any and all debts that your ESTATE may owe drawn from a credit account using nine digits without dashes: 123456789. These two agencies work together to defraud you, **but you have the right to act as the Civil Executor on the Land of your own ESTATE, and once you have proven who you are, you have every right to tell the holder of the debt (Internal Revenue Service) to bill the holder of the credit (IRS) and discharge any taxes, tithes, or fees owed by the ESTATE.***

State Legislators - enter your **public offices** immediately, take valid oaths to the "Alaska state" and the "living Alaskan people" - or whatever other state, such as "illinois" and people "Illionoians" you believe you represent - and act together as an **unincorporated** Body Politic to demand:

(1) the release of all land within the state's geographically defined borders that are not specifically granted for "federal" use under permit (such as "federal courthouses", military bases, arsenals, etc. that are traditionally allocated to the

use of the "federal government"),

(2) recognize that the "United States senators" are still under their original obligation to the state legislatures they work for you and are accountable to the state, not the federal corporation, not the corporate United States, and not the IMF. Demand that they account for their actions and inactions and remove them from public office if they have failed to abide by "The Constitution for the united States of America" and "The Alaska Statehood Compact" (just substitute the name of your state),

(3) recognize that "US congress members" are similarly directly accountable to the people of the state and demand that

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they immediately act to release all false claims against state and private property assets that have been made via the use of legal fiction entities however constructed, together with all false titles to land and other assets held under color of law,

(4) recognize only "**state banks**" operated under state control and force all "national banks" to submit to state banking rules in order to do business in your state - and make sure those rules are explicit in denying the use of "off book" accounts and other practices not allowed by Basel I, II, and III,

(5) force all "**courts**" currently operating in your state to declare exactly **who or what is operating them**, and in what **jurisdiction** they are operating, and for what purpose(s) they are operating and make them openly, freely, and officially **declare their nature and status** so that people are no longer hoodwinked,

(6) **void** the **charters** of all **municipalities** and boroughs operating in your state that have been issued under the auspices of the United States of America (Minor) or the UNTITED STATES; these entities are under **foreign obligation** and have been established under conditions of **fraud** based on semantic deceit; so provide substitute issuance/ of city and other government unit charters as

appropriate.

Note that inhabiting an American public office requires you to act with 100 % commercial liability and according to The Constitution for the united States of America. As a result, you wield ultimate power, but to exercise this power you must also accept ultimate responsibility. Also recognize that your acceptance of public office does not confer any special magic power or serve to make you "more equal" than any other birthright American. All Americans who accept the responsibility of a civil office may exercise it, because the **entire** power of the civil government is vested in every American without exception.

You cannot claim any control over public assets based

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on your public office while operating in a private capacity. For example, you cannot sign a valid contract selling the Alaska state's oil resources while

enjoying any limited liability whatsoever, and you cannot make any such agreements in conflict of interest.

Governors of states See above.

"US" congress members and "senators" - Find a distinct and unequivocal name for the corporate United States and end the semantic deceits and crimes that have been perpetuated as a result of this purposeful confusion at law. When you are operating the Municipal government, or the Insular States government, either one, make it clear to everyone everywhere that that is the capacity in which you are acting and do not allow any sloppy interpretation of your authorities and actions to bleed over and impact American Nationals.

Judges, Lawyers, Court Clerks, Judicial Councils - Once you've read the rest of this document, it should be apparent that you are not required to be a member of the Bar Association. We suggest tearing up your Bar and/or BAR cards and forming a **state-based professional association**

that accomplishes the worthy and positive functions of such an organization without the corruption and negative elements. Nobody is prevented from practicing law in America and never has been, nor is anyone prevented from offering **lawful** service. **Setup your own courts as loyal Americans, include service under American Common Law, and go to it.** The Bar Associations have long functioned as "**closed union shops**" and in violation of **Taft-Hartley**. Bust them for it.

The original **13th Amendment** to The Constitution for the united States of America does NOT prevent you from serving your country or from plying your trade. It simply **prevents** you from **serving a foreign government** (that of the city state of Westminster) and accepting titles from that government as a Bar Association Member. So, purge your ranks of liars and traitors,

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do the right thing as Americans, and you'll be fine. Otherwise, pack your belongings and go. You have

three years as of July 1, 2013 to settle your affairs and leave, provided that you do no harm to anyone else and do not infringe upon the material interests of any American National in the meantime and do not operate as an Undeclared Foreign Agent on our soil. If you cause any such trouble, you will be immediately arrested and deported at once.

Bankers - Obviously, if you've been operating a "national" bank without the American nation on American soil and proposing to conscript Americans as debt slaves via the self-interested presumption that American Nationals are "US citizens", you are in a heap of trouble, and need to quickly, quietly, and determinedly make changes to recognize the interests of the American Nationals in their own private accounts, and to admit all off-book and escrow and demand accounts the bank has held or processed for federal corporations "in the name of American Nationals.

All fiat money systems based on "Notes" whether "Federal Reserve Notes" or "US Treasury Notes" are

illegal in America, aka, The United States of America composed of 50 organic states, and you are under complete demand to provide legal tender based on gold and silver coin standards. Otherwise, your clientele will be strictly limited to "US citizens" and you will be under full obligation to completely reveal:

(1) the difference between "US citizens" and "American Nationals" and precluded from offering service to any American National;

(2) required to reprove the citizenship status of all clients and that they have adopted that status knowingly, willingly, and under conditions of complete, explicit, and fully discussed disclosure of the consequences as well as any benefits,

(3) honor the living status of American Nationals and never again create accounts merely "in the name" of any living man or

woman born on the land of the American states based on "representations" made in their behalf,

(4) commit no act of false advertising, such as advertising "loans" based on the customer's own credit. All national banks operating facilities on the land of the states will be obliged to conform to state standards and function according to "The Constitution for the united States of America" when addressing or offering services of any kind to American Nationals.

The circumstance that American Nationals have suffered in having no money with which to pay debts is entirely the fault of the private, for-profit corporations under contract to provide these governmental services and the Department of Defense Financial Services Administration. Any bank proposing to offer service to the American Nationals must provide interest free commodity based real money subject to the gold and silver coin standard, not corporate I.O.U.'s, not fiat "debt notes", and cannot charge any interest, make any loan, or offer to indebt any American National or state on the basis of failure to provide such service.

Military Officers, Police, Provost Marshals, Civilian Employees of DOD - Remember who you actually work for and make no mistake. There are two different populations being served. American Nationals pay for your services and are owed your good faith service and dedication. "US citizens" are allowed to be present on the land of the organic states, but operate (at present) under a different government and are not owed the same protections, rights, and guarantees. All American Nationals are owed all protections of their national trust indenture and commercial service contract known as "The Constitution for the united States of America" and any law, rule, statute, or code serving to infringe upon them or their material rights in contravention of **their** Constitution is a violation of the Law of the Land and the Supreme Law of the Land which you are obligated to observe, honor, and protect under contract.

The following is a transcript of an original

handwritten document delivered to Judge Thomas F. Hogan and as copies to other parties. The transcript is provided to expedite reading comprehension and ease of communication only.

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**Writ of Assistance
and Affidavit of Truth**

RA 393 427 517 US June 3, 2014

To: US DISTRICT COURT / US District Court

CLERK OF COURT / Clerk of Court

US TRUSTEES / US Trustees

OFFICERS OF THE COURT / Officers of the
Court

**JUDGE THOMAS F. HOGAN / Judge Thomas
F. Hogan**

From: anna-maria, private attorney, all rights
explicitly reserved.

RE: Asset Claims, IRS, Mortgage Claims,

Bankruptcy Claims, etc.

Dear Sir(s):

As you can see from the fact that this is a handwritten Writ of Assistance, I am not a juristic person, my estate is not naturally a juristic estate, nor am I the subject of a juristic estate. I am not a DEFENDANT of any kind. As a mortal woman, I am unable to franchise myself, even if I wanted to.

Yesterday, I received a call from Ms. Tonya Rhames who introduced herself (IRS) and attempted to intimidate me with threats related to what she inferred is an ongoing Federal Grand Jury inquiry into "me" and "my affairs". She seemed to think I should be willing to meet with her even though she was unwilling to put her questions into writing and according to agency policy so

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she said - was unable to provide me with records she had questions about, even though the whole conversation and fact that she was talking to me

implied that the records were mine and that preserving my privacy from myself COULD NOT logically be an issue.

Last June 4, 2013, I entered special appearance before the US TAX COURT in Anchorage, Alaska. I appeared in the flesh, clearly stated my whole given name, and the proper way to address me. I informed the court that I was not a "withholding agent" or other employee, ship's warrant officer, etc., and provided material evidence in support. If the judge considered me the DEFENDANT he certainly did not address me as such during the hearing, and I never heard another word from the US TAX COURT. I never received any correspondence addressed to me, either, as I told Ms. Rhames.

It is not my intention to insult the US DISTRICT COURT or the IRS or anyone else concerned, but I must observe that it is not possible in equity to claim criminal or civil contempt of court based on non-performance of court orders not addressed to you and issued in foreign jurisdictions.

I might have also observed to Ms. Rhames that as I know for sure that I am not a Withholding Agent, Ship's Warrant Officer, or other employee of the UNITED STATES corporation, it is extremely inappropriate for any IRS personnel to suggest that I sign paperwork under condition of penalty of perjury claiming that I am, or that I am under any obligation to engage in such criminal acts.

When I was still a baby in my cradle unscrupulous men merely claiming to "represent" me enfranchised my given name without my knowledge or consent. They used this device to lay claim to my earthly estate under color of law, claimed that I was "missing presumed lost at sea", claimed that their corporation was my beneficiary, misappropriated my credit, and moved the "ANNA

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MARIARIEZINGER ESTATE" to Puerto Rico - placing it under the control of a foreign government, that of the United States of America (minor) - a "union" of "American" "states" more normally thought

of as "federal territories and possessions".

This is known as a "reverse trust scheme" in which a person posing as a trustee contrives to cheat the beneficiary and lay claim to the trust assets to benefit themselves directly or a third party they are colluding with, to share the spoils. It is just as criminal now when practiced by giant corporations as it was in the nineteenth century when it was popular among British butlers.

The privately owned and operated "Federal Reserve" banking cartel operating an agency calling itself the WISCONSIN STATE BOARD OF HEALTH approached my Mother under the pretense of recording my birth and registered it instead. The affect of this "voluntary contract" was never fully disclosed nor discussed; the very existence of any contract impacting my estate, my nationality, or my controlling interests, was concealed from my Mother and her ignorance guaranteed mine as well. I couldn't object to a contract, if I didn't know it existed, could I?

Thus a privately owned agency of a privately owned corporation - both deceptively named to mislead people into thinking they were part of the legitimate government- secured an undisclosed claim against me and my earthly estate. The Federal Reserve banks then used my collateral as the basis to issue "bonds" - Birth Certificate Bonds, and claimed that my earthly estate was chattel standing as "surety" backing the debts of the Federal Reserve and the United States of America, **Incorporated**, a bankrupt governmental services corporations undergoing Chapter 11 reorganization.

All this was done without disclosure, without notice, and without consent.

Thus the first step of the Reverse Trust Fraud was exercised

against me and my estate by international bankers. Their excuse for this unspeakable fraud and deceit was that still other unscrupulous men, politicians

claiming to represent "me", gave them permission.

On March 6, 1933, politicians acting as officers of private, for profit corporations named after the organic States of the Union created by the Articles of Confederation and operating as the "State of " franchises of the bankrupt United States of America, **Incorporated**, readily agreed to let the Federal Reserve use "the good faith and credit" of "their states and the citizenry thereof" as collateral backing the debts of their governmental services corporation in Chapter 11.

The fact that their "States" were all private corporations merely named after the organic states of the union and their "citizens" were merely *foreign situs* trusts named after living Americans, didn't prevent the Federal Reserve from "misunderstanding on purpose" and advancing improper claims against the real assets of the organic states and the American People.

The swindlers had stolen our identity, commandeered our rightful government by stealthy

usurpation, and gained control of our credit cards by a process of semantic deceits based on similar names and undisclosed commercial claims. The swindlers at the "State" level were happy enough to help the "federal" level crooks in exchange for "federal revenue sharing".

In 1944, the International Monetary Fund booted up the UNITED STATES, yet another governmental services corporation, and took over the juicy contracts and assets of the United States of America, Incorporated-right down to the US Department of Commerce and the corporate flag. The IMF, an agency of the UN, has been running things ever since.

As a second step in the Great Fraud, the bankruptcy Trustee named by the creditors of the United States of America,

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Incorporated, - the Secretary of the Treasury of Puerto Rico - created Roman Inferior Trusts also

named after living Americans and moved all the ESTATES to Puerto Rico, where they have been plundered at will.

Legal conventions since Roman times mandate that living people must be described or denoted in all small letter names. Under Roman Civil Law they only lose that status when they become debtors, at which point a free man partially loses his status and is named using upper and lowercase style conventions. Slaves are named using all capital letters.

Some people try to pretend that these naming conventions are "a matter of semantics" but all these Roman Inferior Trusts named after Americans and "presumed" to contain all our earthly assets are administered under Roman Civil Law - so the naming conventions mean what they meant two thousand years ago, and that's why they are used at all. That is also the reason that the Roman Curia is responsible for these ESTATES and the reason that the Vatican Chancery Court is the supreme court of record and equity claims brought against these

ESTATES - not the "US Supreme Court" and certainly not the "US DISTRICT COURT".

I have brought my claim of life before the Vatican Chancery Court and redeemed my ESTATE; having overcome all claims of beneficial interest and all claims of controlling interest, I have presented myself as the unique beneficiary of all ESTATE assets, which are owed to me as Caesar upon the land of the organic states.

This is because my forefathers vested the entire civil government in each and every inhabitant of the organic states. Each American has more civil authority on the land than the entire "federal government" and when the federal government acts as a corporation in commerce it has only the rights and protections of any other commercial corporation.

Neither the UNITED STATES corporation nor its employees nor its agents enjoy any immunity from prosecution for criminal acts - including fraud,

extortion, unlawful conversion, and inland piracy.

As the unique beneficiary of the ESTATES named after me, I have told the Internal Revenue Service (which has the credit side of my account) to pay the IRS credit to balance out any alleged debts. This is essentially a matter of forcing the Federal Reserve to drop its claim that it is the beneficiary of my ESTATE(S), pay the IMF for governmental services it provided, and pay off all the debts and encumbrances the Federal Reserve charged against my credit and my ESTATE(S) via fraud.

It is clearly not my will to harm or defraud anyone. I come to equity as a creditor with clean hands and as a beneficiary of a sacred trust who has innocently suffered great harm at the hands of persons owing me nothing but good faith, service, and protection.

I require the return of my property - my controlling interest, my name, my credit, my bank accounts, my organic state, free of debt or encumbrances accrued by the false beneficiaries or others claiming to "represent" me or my interests, including any public

trustees operating in breach of trust.

Let's make this clear-every single member of the American Bar Association and the British Bar Association and the entire City State of Westminster owes **me** "perpetual peace and amity" as an "ally" owed the "protection" of the British Crown "in perpetuity". That obligation is not erased by the convenient deceit of pretending that I am someone else or in this case, some "thing" else.

Any assault against me, my vessels in commerce, or my ESTATE whatsoever is a violation of international treaty and a war crime against a non-combatant civilian.

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The "US DISTRICT COURT" needs to get the message. If you want to get paid, you need to expedite the "re-venue" of American assets back to Americans. The "US Attorney" needs to get the message, too. There is no future in oppressing and defrauding your employers. There is only a very real

jail or deportation order waiting for those who are slow to accept correction. The same is true for the IRS, which stands to suffer large fines if it continues to bring false claims in equity.

Nobody is helped by any continued "misunderstanding" or hostility except those responsible for creating, promoting, and prolonging all this fraud. If you want to be identified as criminals, then sail on. Otherwise, it is well past time to reverse course, render aid and assistance, and make correction.

Now, I realize that I come across as an angry litigant -but instead of that, I am an outraged seeker of peace, merely determined to end the current fraud and predation and make transition as painless as possible.

I require the assistance of the US Courts and all their officers to return my property including all elements protected by the national trust indenture included in the Preamble and Bill of Rights of the original equity agreement known as "The

Constitution for the united States of America".

I also require the US Courts and their officers to take NOTICE of the situation discussed herein, to assess, evaluate, and combat the corruption and predatory practices that have been used to defraud, rob, and falsely indebt the American People - me, among them. Be aware that while the UNITED STATES is owed money for services it has provided, the debtor responsible for paying the bill is the Federal Reserve, not individual Americans who have been defrauded.

All tax bills must be properly addressed to the Internal Revenue Service (Federal Reserve) requesting payment on the

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account in behalf of the IRS. The IMF should be direct billing and so should the IRS when it engages as a bill collector. There should be clear and open understanding among all parties including the officers of the "US DISTRICT COURT" of who the

real parties of interest are and who owes who, how much, and why.

At this time, the Federal Reserve, the Department of Defense, and the North American Water and Power Alliance owe the American People in excess of 20 trillion "dollars" worth of purloined assets and misappropriated private credit, and that is just the tip of the iceberg.

It is necessary, urgent, and right that all improper administration ceases and all collection of presumed debts from individual living Americans ceases. The Federal Reserve constructed this entire fraud scheme. It is time for the Federal Reserve to pay its debts, directly. The IRS is knowingly or in ignorance continuing to bring claims against individual ESTATES under the false presumption that they are sureties for the debts piled up by these fraudsters.

The "US DISTRICT COURT" acting as a "federal" -that is, IMF, debt collection agency operating under "federal debt collection procedures" and freely allowing itself to "write the unwritten law" of Law

Merchant as it goes is a big part of the problem.

In 1845 via the Treaty of the Verona, the then-Pope and the British King representing the interests of the British Crown agreed to undermine the American government. The King issued Letters of Marque and Reprisal to the members of the Bar Association commissioning them to act as privateers and offering them protection. Those letters operated in perpetuity until 2013, when they were extinguished and the Treaty of Verona repudiated.

The "US DISTRICT COURT" and its officers have been given copies of the July 11, 2013 "Motu Proprio" issued by Pope

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Francis acting as the Global Estate Trustee and signed "FRANCISCUS". Anyone and everyone involved in the court system worldwide is now 100% liable for their acts and omissions. That includes the "US SUPREME COURT JUSTICES" down to the lowliest clerks. The order took full effect on

September 1, 2013.

Thus it is no longer a matter of whether the Bar Associations want to be nice guys or not. If they continue to expedite the fraud against the American People and to use their office to confiscate private property under these conditions, the Bar Associations will be outlawed and their members prosecuted, fined, and/or jailed as criminals worldwide.

This news (and the changes in operations) has been slow in distribution, no doubt because some people don't want the feeding frenzy to end, and others, like US Attorney Karen Loeffler, are afraid of all the things they have already done and what reparations will require.

By addressing this Writ of Assistance and Affidavit of Truth to JUDGE THOMAS F. HOGAN, the Director of the Administrative Office of the US Courts, and publishing this Writ and Affidavit under edict of Notice -"Notice to Principals is Notice to Agents. Notice to Agents is Notice to Principals." -it

is my intention to secure prompt aid and assistance from this office and all officers subject to his guidance and administration, or failing that, to exercise my standing to bring complaint and claim.

The Treaty of Westminster (1784) has been properly invoked by one having the right and standing to invoke it. The fraud, which has no statute of limitations, has been described. The entire "maritime government" including the office of JUDGE THOMAS F. HOGAN has been informed and provided with a copy of the referenced "Motu Proprio" and the Final Judgment and Civil Orders issued in April, 2014.

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There can be no misunderstanding and no continuance of the legal presumptions which have been used to defraud Americans for three generations, and to impose debt slavery upon them.

Specific Assistance Required

1. Administrative direction given to all US Courts

regarding the fraud which has been practiced against the American People, directing all such courts and tribunals to set free all those jailed under the false presumption of "US citizenship"-that is, all Americans who are not naturally subject to maritime jurisdiction or actual employees of the UNITED STATES Corporation and who have otherwise not freely chosen to undergo the process to become "Federal Citizens" stipulated in US Statute at Large 2, Revised Statute 2165.

2. Administrative direction given to all US Courts regarding the true parties of interest in all cases brought by either the Internal Revenue Service in behalf of the Federal Reserve or the IRS in behalf of the International Monetary Fund, and holding harmless all individual ESTATES and unincorporated sole proprietors, and partnerships and associations operating on the land or in behalf of the land's inhabitants.

3. Administrative direction given to all US Courts regarding the limitations of their jurisdictions, and the

responsibilities of both Plaintiffs and Attorneys when presenting claims under Law Merchant and Admiralty - specifically, there must be a clearly identified injured party who is NOT the attorney in the case taking full responsibility under commercial liability for making the charge or issuing the complaint, and in Admiralty cases there must be a valid maritime contract in evidence which is freely and fully disclosed and discussed by all parties concerned. Such contracts cannot be presumed to exist or to be valid absent a finding of true maritime subject matter and voluntary, fully disclosed, in-kind, equitable, two-party contract having been executed by people or persons competent to enter into contract-that is, no "third party" contracts

made by "representatives" or "trustees" or "donors" on behalf of any individual or more to the point, any individual ESTATE presumed to exist, without open scrutiny by the court to ascertain the authority, identity, and capacity of such representatives and

the appropriateness of the contracts they have entered into "on the behalf" of other parties. It must be clearly understood by all US Courts that contracts executed in breach of trust are universally invalid and cannot be enforced.

4. Administrative direction given to the US Attorney's Office in Anchorage, Alaska, and to the US DISTRICT COURT in Anchorage, Alaska, and to US ATTORNEY KAREN LOAFER of Anchorage, Alaska, instructing these persons to stand down, cease and desist, all inappropriate assaults upon the individual American Nationals and their rightfully reclaimed and redeemed ESTATE(S), which are all allies of the Crown owed perpetual peace from Westminster and all protections they are guaranteed by treaty and trust indenture. It must be understood and clearly communicated to the US Courts that the ESTATES of the living Americans and their private business enterprises and social organizations as well as all property rightfully belonging to their organic geographically defined states, including the Alaska state, are in safe keeping only, not subject to the

Crown, and owed all aid and assistance from officers of the Crown. All living individuals and their ESTATES must be set free and all interest in their property must be released from any presumption that they are or ever were "surety" for the debts of the United States of America, Incorporated, or ever legitimately "residents" of Puerto Rico, or "citizens of the UNITED STATES" ,etc., etc., etc., [- claims made under conditions of fraud I and with the understanding that these individuals and their ESTATES are NOT subject to the Crown, NOT subject to the jurisdiction of the United States of America (minor) and not subject to representations made "in their behalf" or contracts made "in their behalf" by any incorporated entity whatsoever that has merely claimed to

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"represent" them on the basis of undisclosed contracts obtained under conditions of fraud, semantic deceit and coercion including armed force and monopoly inducement.

5. Administrative direction given to the US Courts advising and instructing them that the "Federal Reserve Corporation" has operated as a criminal syndicate and that the International Monetary Fund, Inc. has colluded with them to plunder the "public trusts" created by the Federal Reserve's "complex regulatory scheme" and that both these entities are subject to liquidation and disposal of their assets in payment of reparations owed to the American states, the American People, and others around the globe who have been terrorized and pillaged by those operating these legal fictions. The officers of the US Courts must be instructed to come to the assistance of the victims and to deny bankruptcy protection to both the Federal Reserve and the International Monetary Fund and also to the Trust Management Organizations and agencies and corporations these entities operate, to the extent that they have knowingly and willingly participated in the fraud.

6. Administrative direction given to the office of JUDGE TIMOTHY M. BURGESS and US ATTORNEY KAREN LOEFFLER, directing them to

immediately order the release of the living man james-leroy:jensen, jr. and the living woman robin-louise:jensen from false arrest related to a fraudulent tax claim arising from purposeful misadministration of their ESTATE(S) which the US DISTRICT COURT accepted and prosecuted as account # 3:09-cr-00108 TMB 1 and 2, and also order payment of reparations owed these individuals and their ESTATE(S). The jensens rightfully informed the COURT of their standing and identity as American Nationals and objected to being misidentified by the COURT as "withholding agents" or other officials or employees of the UNITED STATES. They subsequently acted under condition of gross coercion to discharge the purported tax debts, thereby proving beyond reasonable doubt that any tax debt owed by their ESTATE(S) was fictitious in nature and the result of the

failure of the Internal Revenue Service (Federal Reserve) employees to do the bookkeeping and

transfer credit to pay the IRS (International Monetary Fund). Like millions of other Americans the jensens were prevented from accessing the credit side of their ESTATE trust because the Federal Reserve claimed to be the Beneficiary of their ESTATE(S). They were misidentified and mischaracterized as public employees in the same way that their private estates were unlawfully converted into public trusts by fraud upon the probate courts. The jensens are the victims of crime, not the perpetrators responsible for it. They have been held in private "federal" "correctional facilities" for over a year under conditions of known false arrest. The US DISTRICT COURT and its officers are complicit in the fraud at this point and responsible for providing full remedy at equity and full cure and maintenance under admiralty law to the jensens. They have been given all Due Process including Final Notice and Notice of Dishonor in both jurisdictions, and the US DISTRICT COURT and its OFFICERS will be found both culpable and liable for this circumstance if PROMPT administrative action is not taken to correct this

situation in full. As there is not known monetary standard for the value of an individual's life and time on earth, settlement is stipulated in the amount of \$100,000.00 USD per individual, per day that the false arrest and incarceration continues in this case. Without putting too sharp a point on it, if it is the job and aim of the "US DISTRICT COURT" to collect funds owed to the "UNITED STATES", it should confine its efforts to Internal Revenue Service employees real ones - and bring a swift end to the incarceration of innocent Third Parties.

7. Administrative direction to the US Courts recognizing the fact that the Roman Curia holds authority over all aspects of Roman Civil Law including its interpretation, that Roman Inferior Trusts also known as "Cestui Que Vie" Trusts, are uniquely formed as creations of the Roman Civil Law and to the extent that their administration is necessary, it remains under the Roman Civil Law

and under the authority of the Roman Curia to

define, interpret, and ultimately to dictate the administration of these trusts in whatever venue they appear. Accordingly, all the living Americans and their organic states which were "redefined" by the Secretary of the Treasury of Puerto Rico and removed there "for safekeeping" are all Roman Inferior Trusts, they all exist and operate under the rules established by the Roman Curia and are subject to the Vatican Chancery Court as the ultimate and final court of record and equity. The Vatican Chancery Court has explicitly determined and placed in the international record of all nations and venues of the international law its un-appealable decision awarding the beneficial and controlling interest in the individual ESTATE(S) to the Americans they are named after, and has also determined that the living Americans are "tax exempt" and that their "vessels in commerce" are "tax pre-paid". As a practical matter this means that "anna-maria of the house riezinger" is tax exempt from any claim of any "government" upon the land or sea, that the foreign situs trust dba "Anna Maria

Riezinger" is tax pre-paid, and the Roman Inferior Trust "ANNA MARIARIEZINGER" is similarly tax pre-paid as a result of pre-existing contracts owed by the international banking cartels and governmental services corporations they operate under contract. It is, and since 1933, has been, literally impossible for any of these entities to owe ANY "tax debts" whatsoever. Every single case that the US TAX COURT and the US DISTRICT COURT has processed since 1933 against these individuals and their estate trusts related to "tax debts" has been tainted by fraud and are null and void, ab initio.

8. Administrative direction to the US Courts advising them of these facts above and instructing them to release all living Americans being held for any tax related offenses whatsoever, and ordering the immediate discharge of any claims offered by the Internal Revenue Service orrrtfееееdd+ the IRS against all and any "vessels in commerce" - trusts, transmitting utilities,

foundations, etc., - operated by American Nationals or their organic states. As astounding as this may seem, it is merely part of what is owed. The IMF dba "IRS" should be advised to directly bill the Internal Revenue Service (FEDERAL RESERVE) and the Internal Revenue Service should be advised that the buck for tax debts stops at the Federal Reserve. Bringing claims against individual living Americans or their trusts, transmitting utilities, or other commercial "vessels" for alleged "tax debts" is a criminal act subject to prosecution.

9. Similarly, I require your assistance and the assistance of your office(s) to provide administrative direction to the US Courts instructing them to vigorously prosecute public utility companies which deny electrical, telephone, or other such services to living Americans and their unincorporated sole proprietorships, partnerships, and associations for "non-payment" 'of utility bills under the pretense that these ESTATE trusts are "corporate parties" responsible for payment. In a corollary scam to that practiced by the Federal Reserve, the North

American Water and Power Alliance has used the convenient excuse - "corporate entities are liable to pay for public utilities" - to bill the ESTATE(S) of living Americans - ignoring the fact that all the utility bills owed by these ESTATE(S) have been pre-paid since 1933. The utility companies have followed the practices of the IRS and Internal Revenue Service in purposefully misidentifying and mischaracterizing their "customers" and in the case of cooperatives, their "members" and continued to charge for utility services under the pretense that they are all corporate entities and that the True Trust beneficiaries are "unknown".

10. Similarly, I require assistance providing administrative directions to the US Courts including "State" franchise courts requiring reform of their presumptions and procedures and disposition of claims made by banks which have similarly and without full disclosure or consent unlawfully converted the private bank accounts including savings accounts and escrow accounts

owed to individual American Nationals on the pretense that these funds belong to the Puerto Rican ESTATE Trusts established "in the name" of individual living Americans inhabiting the organic state-geographically defined. This is merely another tentacle of the fraud and false claims and self-interested misrepresentation akin to all the rest that needs to be addressed.

11. Finally, I require assistance in the form of administrative direction to the US Courts providing them and their officers with the necessary information, instruction, and support to carry out these necessary reforms as stipulated in the enclosed Final Judgment and Civil Orders issued in April 2014. Over 10,000 copies of this handwritten (W)rit of Assistance and other documents accompanying would be insufficient without your understanding and cooperation in support of justice, law, and your own profession. Extreme perfidy and felony crimes are being committed every day under

the auspices of the "US DISTRICT COURTS" and your Office which is responsible for their administration is uniquely culpable for this circumstance. In the presumption of innocence, it can be presumed that you, like millions of others, have been victimized, have paid "taxes" you didn't owe, utility bills, mortgages, and various other "debts" which were in fact pre-paid long ago. All your acts and the actions of your brethren operating the "State" and "US" courts can be presumed to be - however ignorant and mistaken - to have been in good faith, up until now, when decisions must be made and actions taken. As an individual you can yield to the facts and the logic self-evident in the history and public records, and you can take heed and listen to the Vatican Chancery Court - which has no reason to lie - or not, but be advised that this Writ of Assistance and Affidavit of Truth, handwritten by an American Great-Grandma who has no criminal history at all, has been published worldwide, and it will either stand for you or against you, depending on what you do now and the efforts that you make to

ensure correction.

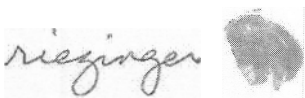
I affirm that in issuing this Writ of Assistance I am
an ally in

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dire need upon the Holy Se(a) and that I have sacred
commissions to fulfill in temporal capacities which
will not wait; I similarly affirm that I have spoken the
Truth, the whole Truth, and nothing but the Truth as I
know it in this written form today, and that I have
acted in good faith, friendship, without malice, evil
intent, or any secretive purpose at all-and to this I
also affirm that I am a known woman, recognized as
the wife of a known man, a life-long peaceful
inhabitant of the Alaska state or one of the other
Several states as geographically defined and joined
as The United States of America (Major). I and my
estate are natural and non-juristic, organic, retired,
and beyond desire; the juristic ESTATE(S) that I am
heir to and which I have redeemed, I affirm that they
are identical in all material aspects (except name
and number) to millions upon millions of other such

ESTATE(S) and that none of the conditions, circumstances, or processes described are at all unique to me and mine: approximately 400 million inhabitants of the now-50 organic states have all been similarly mistreated and defrauded by privately owned and operated international banking cartels and the deceptively named governmental services corporations they have operated. The proof of everything I have said here is readily available on the public records cited in the Final Judgment and Civil Orders, to which I add 31 CFR 353-363 and 31 USC 1321 and 1322 and the Old Age Pension Act of 1939.

Most sincerely,

The image shows a handwritten signature in cursive script that reads "riezinger". To the right of the signature is a dark, circular thumbprint.

anna-maria:riezinger, non-negotiable autograph,
all rights explicitly reserved

[autographed, thumbprinted, and sealed]



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General Civil Orders -1

June 10, 2014

Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services

At the federal level, the American government has always been a ***separate foreign international maritime jurisdiction*** operating under contract to provide just two services: (1) **to protect** the assets of the national trust, and (2) **to perform** governmental services **for** the Several States which in terms of international law are **all** recognized as sovereign nations.

The ***equity contract*** known as **The Constitution for the united States of America** makes it clear that the Several States contracted to form *a single governmental services agency* known as **The United States**. The contract designates in the Preamble and Bill of Rights ***the assets to be held in trust*** by the federal government comprising the trust indenture portion of the contract and also designates ***the nineteen enumerated services*** to be performed - and exactly what "*powers*" the States agreed to delegate to **The United States** and how they would pay for these services.

What isn't so widely known or appreciated is that ***the governmental services company known as The United States was a privately owned and operated commercial company set up by Benjamin Franklin in 1754.*** George Washington was actually the ***11th "President"*** of this Company, and the

"Constitution" contract.

According to the 1824 Webster's Dictionary, at the time the original Constitution was written, the word **"federal"** was a synonym for **"contract"**. **All "constitutions" are affirmations of debt** - in this case, the debt that the States assumed when they created the federal government and *jointly agreed* to pay for the services that it would provide. The office of **"President"** is, and always has been, a uniquely ***commercial*** office, not a "Head of State".

Because the ***federal governmental services company*** is privately operated and owned, only *shareholders* known as *"electors"* have a real say in its elections and administration; only *"trustees"* known as ***"members of Congress"*** have the right to determine *how* the national trust assets are protected, though they are obligated as trustees to do a reasonable job of it, and ***only the States have the right to complain*** if the designated services aren't up to par.

The American people at large, known simply as

"inhabitants of the domestic states" or ***"State Citizens"*** have always been a separate and distinct population apart from ***"US citizens"*** or ***"Federal Citizens"*** - and to these two groups a third kind of ***"citizen"*** was added in 1871, that of ***"US citizen"***.

Following the Civil War, the *governmental services company* providing the services agreed to by the States, *reorganized as a corporation d.b.a.* the **"United States of America, Incorporated"** and published its Articles of Incorporation as the ***"Constitution of the United States of America"***.

Unlike ***"The Constitution for the united States of America"***, the ***"Constitution of the United States of America"*** is a document peculiar to the new **"Municipal"** or

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"City State" government **formed to administer the affairs of the District of Columbia and its federal territories and possessions.**

This *corporate "constitution"* provided for the

creation of a new kind of "**Federal Citizen**" - a "**US Citizen**" - and from that point onward, from the perspective of *the new federal municipal government formed by the **Act of 1871*** - **American State Citizens** (the inhabitants of the domestic fifty states) were regarded as "**non-resident aliens**". This same corporation, d.b.a. the "United States of America, Incorporated" (chartered in Delaware), began operating *two separate "governments"* at once -the "**municipal government of the *District of Columbia***" and the "**federal government**" *owed to the States of the Union* both under the auspices of the "**United States Congress**".

These *semantic deceptions* have given rise to endless confusions, usurpations, and criminality. These **General Civil Orders** address **some** of those issues which are most important at this time.

The Congress *ceased operating* as it was required by contract to operate, in **1860**. After December **1865**, it never again operated as an

unincorporated Body Politic representing the States of the Union. The **"federal government"** has functioned ever since exclusively as an **incorporated commercial entity**, with an elected Board of Directors calling itself the **"US Congress"**. As such, the *"federal government"* is a for-profit commercial corporation like any other for-profit commercial corporation. It has no special status, **no immunity from prosecution**, and hasn't functioned as a governing body of a sovereign nation for 150 years.

To overcome this obvious difficulty the **"US Congress"** formed *a second "union of American states"* from the *`federal territories and possessions"*. From the Seven Insular States,

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including the "State of New Columbia" (District of Columbia), Guam, Puerto Rico, American Samoa, et alia, *a new nation* was formed, calling itself **"the United States of America"**, claiming separate national sovereignty.

Thus we have *the United States of America* comprised of the fifty organic States created by Statehood Compacts, and *the district United States*; both being administered under the direction of ***the corporate Board of Directors*** known as the "**US Congress**" - which has continued to act ***solely*** as the sovereign government of ***the corporate United States***.

These ***blatant semantic deceits*** by officers of the federal corporation and officials of ***the corporate United States*** amount to ***purposeful constructive fraud*** against their ***employers***, the American organic states. To try to overcome this obstacle, members of the "**US Congress**" contrived a ***"complex regulatory scheme"*** by which they established their own "**State**" governments and have tried to claim that they have been ***"at war" with the American people***, while relying upon the organic states for their own sustenance, and have falsely claimed that they have established ***"exclusive legislative jurisdiction"*** over the original states of the Union by these acts of ***self-interested fraud*** carried out

against their **employers** and benefactors.

Fraud has no statute of limitations.

*The governmental services corporations have always been under commercial contract to provide services to the American people and have acted against their **employers**, as employees.*

It is essential that ***members of the Bar Associations; members of the "State" governments*** which have been surreptitiously "redefined" to their detriment; ***members of the domestic police forces; and members of the various armed forces*** gain a clear understanding of the **fact** that for purposes of administration of government services on American State soil, the

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"federal government" is a corporation with no more civil authority on the land than JC PENNY, or HARLEY DAVIDSON, INC.

The **"federal government"** is under contract to the organic States. Our Forefathers vested **the**

ENTIRE civil government on the land in the people inhabiting the land. Therefore ***each American is a sovereign "organic state" of the union.*** Each one of us has more civil power and authority ***on the land*** than the entire ***"federal government"*** has ever had, or ever can have.

For that reason and as a result of the deliberations which have already taken place among other nations of the world-the ***"federal government"*** d.b.a. the ***UNITED STATES, INC. - a French commercial corporation*** - is hereby called to task for ***non-performance*** on its contractual obligations. The semantic deceits involved in ***claiming that American State Citizens are "US citizens"*** and all the other fraudulent claims advanced against the American people and states ***are to be fully recognized for what they are*** - fraudulent claims, having no merit and owed no allegiance nor enforcement.

Other corporate entities, notably the ***FEDERAL RESERVE*** and ***INTERNATIONAL MONETARY***

FUND, which are responsible for creating and promoting this fraud, are to be recognized and dealt with appropriately, as ***international dealers in usury and fraud.***

American **Negroes** have in the past been considered "**US citizens**" because that is the only "*citizenship*" they were ever granted after the Civil War, a grave travesty of justice that resulted in them having only "*civil rights*" which are only *privileges* granted by the "US Congress" instead of the "**Natural and Unalienable Rights**" they are really heir to. They were *also* claimed as chattel backing the debts of the *United States'* *prohibitions abolishing slavery and peonage.*

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A prompt correction is available from the organic states by proclamation. The people in the organic states are granted full and ***immediately recognizable status*** as "**American Nationals**" owed all the "**Natural and Unalienable Rights**" of any other organic State Citizen, no matter which

geographically defined state they may inhabit on the land. The only exceptions are those residents born **within** (inside) the borders of the Insular States - District of Columbia, Guam, Puerto Rico, etc. - who must ***self-declare their status under Article 15 of The Universal Declaration of Human Rights.***

It has been the policy of ***the United States of America*** to consider all ***federal employees*** and ***members of the active duty military*** who are ***birthright inhabitants of the United States of America***, to be temporary **"dual citizens"** subject to ***the corporate UNITED STATES.***

However, ***the United States of America*** recognizes ***no dual citizenship***, and the process required for ***any birthright inhabitant of the land***, to adopt **"US Citizenship"** is both lengthy and purposeful, as stated in **US Statute at Large 2, Revised Statute 2561**. As the ***employers*** and ***creditors of the United States of America*** we exercise ***our proprietary interest*** and direct all ***American State Citizens*** to defend the interests and

integrity of the American organic states, regardless of any contrary "orders" issued by any corporate officer of the **UNITED STATES**, or foreign official acting under the auspices of **the United States of America**.

All birthright State Citizens of **the United States of America** are specifically enjoined from engaging in any activity contrary to the health, welfare, safety, and benefit of their fellow State Citizens, or will otherwise be recognized as criminals regardless of what uniforms they wear or what authorities they pretend to have. If corporate "President" Obama should order any member of the "US military" or any armed "agency personnel" - BATF, IRS,

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NSA, FEMA, etc. - to open fire upon **American State Citizens**, it would constitute a **war crime** against non-combatant civilians and it would be immediately recognized as such throughout the world.

For all military and civilian-based defense and

law enforcement agencies the rule to be observed is: if you can't do it as a *private* individual, you can't do it as a *public* officer.

Any State Citizen who is forced to open fire on federally or federal "State" or "STATE" funded personnel in defense of property or life will be recognized as ***a non-combatant civilian*** without exception, held harmless, and supported by all members of the American Armed Forces of THE UNITED STATES OF AMERICA and all American State Militias. Any State Citizen so imposed upon by those in his or her employment or hired by those in his or her employment in any capacity whatsoever including "elected" officials. will be entitled to *full reparations* in the amount of \$5,000,000.00 USD or the equivalent at the time of the damage incurred, ***for every death***; \$2,500,000.00 USD or the equivalent at the time of the damage, ***for every permanent disability***. They shall also be owed ***full reparations*** for all property damage incurred and up to eighty (80) times compensatory damages at the discretion of a jury of their peers.

The individual States of the Union formed by Statehood Compact retain the full and unencumbered claim upon their birthright inhabitants. These "states" are defined geographically. They are not incorporated entities, and they are not "represented" by any incorporated "State of-----" or "STATE OF -----" organization at this time. They are presented solely by the *unincorporated* Body Politic and their individual inhabitants, who retain all organic and civil prerogatives on the land.

Those organizations currently calling themselves the "State of Alaska" or the "STATE OF ALASKA", etc., are

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representatives of two different governmental services corporations operated by the FEDERAL RESERVE ("State of Alaska") and the INTERNATIONAL MONETARY FUND ("STATE OF ALASKA"), doing business as franchises of the

United States of America, Inc. and the UNITED STAPES, INC. respectively. They have no representational capacity whatsoever and are operating under commercial contract only.

Because these "State" and "Federal" entities have all functioned under conditions of **non-disclosure and semantic deceit** serving to promulgate fraud upon the organic states and the American people, they are all to be considered **criminal syndicates** to the extent that they have been aware of their status and have failed to correct their operations and representations. **All contracts** held by these organizations or assumed to be held by these organizations **are null and void for fraud**. These contracts include but are not limited to contracts for sale, for labor, for trade, "citizenship" contracts, powers of attorney, licenses, mortgages, registrations, and application agreements of all kinds. All signatures of **American State Citizens** acting under the influence of semantic deceit and non-disclosure ***are rescinded***.

All those individuals engaged in employment as "federal" and "state" and "municipal" employees and "elected officials" are hereby given Notice that they are employees of private, for-profit corporations that are merely under contract to provide designated public services, having no special status, having no immunity, and having no authority as sovereign nations or states. Any actions that they take infringing on the rights and prerogatives of **American State Citizens** are criminal acts without exception and are to be treated as criminal acts. These individuals have exactly the same standing as employees of any other commercial company, and the rules, regulations, codes, and other "statutes" they enforce are obligations unique to those organizations only.

Posse Comitatus is to be observed and enforced on the land

of the domestic organic states regardless of any Executive Order to the contrary issued by Barack H.

Obama acting as "President" of the United States of America or as the President of any **incorporated** entity whatsoever. Any such imposition of "martial law" by Mr. Obama has exactly the same legal standing as "martial law" imposed by the President of BURGER KING, INTERNATIONAL or the King of Sweden on the land of the organic states. He can order his paid employees to commit hari kari if he wishes to do so, and they may follow his instructions if they care to, but they may *not* under any circumstance murder anyone, assault anyone, seize any private property, or cause any trouble for **American State Citizens**, or they shall be immediately recognized as *criminals* and be treated as such.

Likewise, the government of the United States of America may do what it wills with those who are legitimately born under its hegemony, but it cannot say one word claiming authority over any birthright State Citizen of The United States of America.

Please note that Barack H. Obama is

"Commander in Chief' of the "US Armed Forces" which legitimately includes the Puerto Rican Navy and whatever security forces are endemic to Guam, American Samoa and the other Insular States.

The Grand Army of the Republic and its successors are obligated to perform under General Order 100.

The American Armed Forces also known as the Armed Forces of The United States of America are paid for by and obligated to **serve the 50 organic states**, which we represent and for which we require your service. In the absence of a properly formed and operational government of the Republic, **all rights revert to the organic states**, including the civil authority to issue these General Orders. "President" Barack H. Obama is operating as an official of the United States of America and as a corporate officer in the employ of the UNITED STATES, a French commercial corporation chartered by the International Monetary

Fund, an agency of the UNITED NATIONS. He is not now nor has he ever been elected to any public office of The United States of America.

Likewise the members of the "US Congress" have never taken the Oath of any Public Office of The United States of America and are merely operating ***as private corporate officers*** of the same commercial corporation d.b.a. the corporate "United States".

All offices deriving and paid and/or receiving credit entirely or in part as a result of the original equity contract known as The Constitution for the united States of America are offices of the Armed Forces of The United States of America by definition and those who serve in these offices are employees of the inhabitants of the domestic 50 States defined by Statehood Compacts. As such, you are now receiving direct orders under the civil authority of these organic states.

All the foregoing circumstance is indeed the "mischief" predicted by Chief Justice Harlan in his

dissenting opinion given in ***Downes v. Bidwell***-***mischie***f resulting from allowing Congress to operate two governments at once, one a **constitutional Republic**, and the other an **oligarchy under the plenary control of Congress**. The members of the "US Congress" have been corrupted by power lust or through ignorance, subverted and used to serve the aims of criminals. That does not give anyone a license to sin. It simply requires the recognition of the sins of the members of the Congress and appropriate enlightened action depriving them of any power or excuse to continue these usurpations and deceptions.

There are 515 people responsible. It is incumbent upon them to straighten things out, and for the rest of us to insist that they do. It is also the responsibility of all members of the domestic police.

Judge anna-maria-wilhelmina-hanna-
sophia:riezinger-von reitzenstein von lettow-vorbeck
non-negotiable autograph, under seal and in service,

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Judge james-clintwood:belcher non-negotiable
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Copies to:

Joint Chiefs of Staff

Major General David E Quantock

Other interested parties

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Writ of Quo Warranto

In the Matter of james-thomas:mcbride

Issued to:

United States District Court Judge Ivan Davis

U.S. District Court Judge Ivan Davis

Albert V. Bryan U.S. Courthouse

401 Courthouse Square

Alexandria, VA 22314

16 June 2014

Via U.S. Postal Service REGISTERED MAIL

RA 393 427 525 US

The purpose of this writ is to review for the Roman Curia the authority claimed by this Court justifying its action taken against the living man james-thomas:mcbride.

Please provide photocopies of the American Bar Association Cards issued to all members of the Court associated with this case and also the Foreign Agent Documents required to be on file. Please include the Bar Association license numbers as a list.

Please describe for us what is meant by "United States District Court" as opposed to "U.S. District Court"? Are we to understand that "U.S." is simply an abbreviation for "United States" or does it denote a separate court and jurisdiction? If these are

separate entities, in what jurisdiction does the "United States District Court" operate? In what jurisdiction does the "U.S. District Court" operate? In which of these Courts is **james-thomas:mcbride** being addressed?

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Who holds administrative responsibility for the "United States District Court" that you operate? If it is a separate entity, who holds administrative responsibility for the "U.S. District Court"?

Our records show that **james-thomas:mcbride** was born an Ohio State Citizen on the land of the geographically defined Ohio State sixty years ago. **Does this Court have any information or documentation proving otherwise?**

Our records similarly show that **james-thomas** brought claim for his life before the Holy See after unscrupulous men deprived him of his natural estate while still a baby in his cradle. These individuals falsely claimed that they "represented" him, claimed

that their commercial corporation was his beneficiary, misappropriated his credit, seized his estate, and enslaved him as chattel belonging to his own estate without his knowledge or consent. Thereafter, they claimed that he was an employee of their corporation, a "volunteer" performing various jobs including work as a postal union employee, a merchant mariner, a withholding agent for the collection of taxes, and other duties as assigned, without payment or other consideration for his work.

Does this Court have any information or documentation proving otherwise?

It is our understanding that there are two entities calling themselves "the" united states of America and they are: The United States of America (**major**) comprised of now-50 geographically defined states created by Commonwealth Trust or Statehood Compacts and joined together by The Articles of Confederation (1781) and the United States of America (**minor**) a "union" of "American states" comprised of 7 Insular states owned as "federal territories and possessions" including the State of

New Columbia/ Guam/ Puerto Rico/American Samoa/ American Virgin Islands and *et alia*. **Does this Court have any information or documentation proving otherwise?**

According to our records as part of the fraud perpetuated

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against **james-thomas:mcbride** and his estate - his estate was re-venued twice - once by a corporate franchise of "the United States of America, Incorporated" doing business under conditions of semantic deceit and again by the International Monetary Fund (IMF) doing business as the "UNITED STATES" (INC.) which removed his estate to Puerto Rico and the foreign jurisdiction of the United States of America (**minor**) described above. **Does this Court have any information or documentation proving otherwise?**

Is this second fraudulent re-venue of **james-thomas:mcbride's** estate to Puerto Rico the basis

of the Court's presumption that he is a "U.S. citizen"? Is this Court claiming jurisdiction over the living man or the similarly named Puerto Rican ESTATE trust?

If claiming jurisdiction over the living man james-thomas:mcbride-by what right or reasoning does this Court claim that fraud is a basis for presumption and action against the victim of a crime?

If claiming jurisdiction over a fraudulently created Roman Inferior ESTATE trust that has been moved to a foreign jurisdiction in obvious Breach of Trust-by what rationale does this Court support Breach of Trust or deny the redemption of the **JAMES THOMAS MCBRIDE ESTATE** by the lawful beneficiary?

Formed as a Roman Inferior Trust the james-thomas:mcbride ESTATE is subject to the Roman Civil Law. As the fraud was discovered and prosecuted under Roman Civil Law and entered upon the Vatican Chancery Court there can be no mistake and no excuse or evasion related to the distribution of assets owed. **Does this Court**

dispute the supreme authority of the Roman Curia over all legal fictions created under Roman Civil Law?

It is our understanding that the FEDERAL RESERVE has since contrived to re-venue these ESTATES rightfully belonging

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to American State Citizens yet again, and to claim that they are now being operated as transmitting utilities under UNITED NATIONS auspices. **If so, the entire chain of fraud continues to result in more fraud.** Fraud once begun taints everything it touches, invalidating claims made at every step forever afterward, no matter how venerable a fraud maybe. That is why there is no statute of limitation on any act of fraud. **Does this Court pretend otherwise?**

Our records show that james-thomas re-venued his redeemed estate to the jurisdiction of the air under the direct protection of the Office of the Pope

and that he has maintained his material interests on the land of The United States of America (major) and the Ohio State as a beneficiary of his birthright estate and that he has faithfully kept the peace and expressed the goodwill required of him as an inhabitant of the Divine Province, which has been established as a seat of government by the Universal Postal Union. Does this Court have any information or documentation proving otherwise? Does this Court dispute the authority of the Universal Postal Union or its establishment of a post office serving the inhabitants of the air jurisdiction represented by the Divine Province? If so, why does this Court believe that the air jurisdiction is any different from the jurisdictions of the land or the sea? Why should those individuals who are permanently domiciled in the jurisdiction of the air not be entitled to the same services?

It is our understanding that james-thomas:mcbride is lawfully a birthright Citizen of the Ohio State having civil authority as Caesar on the land and that he is not now and has never voluntarily

consented **under conditions of full disclosure and equity** to any "US citizenship" or "U.S. citizenship" status conferred by the United States of America (minor) nor any corporate "citizenship" whatsoever conferred by any commercial or non-profit corporation. **Does this Court have any information or documentation substantively proving otherwise?**

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According to sworn affidavits of un rebutted fact proven in law by due process and standing on the record of several international courts it has been the practice of agents of the UNITED STATES (INC.) and of the United States of America (**minor**) to claim that American State Citizens (like:mcbride) have by various mistaken acts such as filing tax forms -when coerced to do so by persons representing "the U.S. government" accepted [unpaid] employment or otherwise accepted undisclosed private contracts and thereby obligated themselves to perform according to corporate policies, regulations, codes,

and other statutory rules which apply only to employees of the United States of America (**minor**) / the UNITED STAPES (INC.) / the United States of America, Inc. or other similar deceitfully named incorporated entities operating in international maritime jurisdictions. Does this Court have any proof of james-thomas:mcbride's **knowing and voluntary** employment as a postal union employee of the United States of America (**minor**)? As a withholding agent responsible for collecting excise taxes owed to the United States of America (**minor**)? As a member of the Merchant Marine Service of the United States of America (**minor**)? **Does this Court have any proof of claim of valid maritime employment contract serving to justify presumption of "U.S. citizenship"**? Does this Court have job descriptions, time sheets, supervisory records, or other documentation lending credibility to these presumptions of employment? Does this Court have proof that such employment was undertaken knowingly, willingly, and under conditions of complete disclosure? Does this Court have proof that

such employment was not coerced and not imposed under conditions of peonage or slavery?

Does this Court have any substantive reason to believe that **james-thomas:mcbride** knowingly and willingly agreed to give up his status as a State Citizen in favor of the slave status of a "US citizen" and thereby agreed - among other things -to be subject to the members of the US Congress reigning as kings and queens

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over him? That he knowingly and willingly agreed to be subject to "Selective Service" requirements? That he willingly and knowingly agreed to "donate" all his credit - savings, checking, and escrow accounts - to a Puerto Rican ESTATE trust? That he agreed to give away his labor in support of a foreign maritime entity merely and deceptively calling itself "the United States of America"? That he similarly agreed to let a foreign maritime government hypothecate debt against his private property? That he "voluntarily" contracted to accept "debt notes" -

I.O.U. 's - created out of paper and hot air - "in equitable exchange" for his real property? Is the "United States District Court" 'in any plausible position while presuming any of these conditions to be true, or any of the implied contracts to be equitable?

What was **james-thomas:mcbride** supposedly receiving in exchange for "willingly" subjecting himself to the status of a "U.S. citizen" and giving away all his private property, even his guaranteed "Natural and Unalienable Rights" to the deceptively named United States of America (**minor**)? Does the Court claim that he received the "benefit" of access to the "Public Charitable Trust" - an unfunded private trust set up to provide relief to "freed" slaves in the wake of the Civil War? Does the Court claim that mcbride received charitable "benefits" from the "Social Security" program - which was presented to him and millions of other American State Citizens as a "required government insurance program" they were obligated to pay for as a condition of having employment in both public and private sectors? Does

the Court know that these Social Security insurance payments were trustingly placed into a separate "guaranteed" fund that was subsequently pillaged and robbed by members of the "US Congress" operating as an oligarchy under conditions of semantic deceit and fraud as the separate and foreign government of "the United States of America (minor)"?

It is our understanding that State Citizen of Ohio **james-thomas:mcbride** is not subject to his employees and that he is

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owed not only good faith service but "amity in perpetuity" "friendship" "aid and assistance" from the British Crown and all members of the American Bar Association who were formerly and wrongly **licensed** to act as privateers against the estate interests of james-thomas:mcbride. Is this Court aware that as of September 1, 2013 all court officers became **100 % individually liable** for their **acts and omissions** against American State Citizens including james-

thomas:mcbride?

It appears likely that the Court endeavors to presume that james-thomas's estate is subject to the Court and that his estate is the actual object of its actions rather than the living man. Having been informed that the re-venue of his birth estate by the "State of Ohio" and its agencies was fraudulent, and therefore the subsequent re-venue of his birth estate by the International Monetary Fund and its agents to Puerto Rico was similarly tainted by fraud, and now having been informed that james-thomas's estate has been re-venued to the jurisdiction of the air under the protection of FRANCISCUS and that he maintains his material interests and estate upon the land of Ohio as a beneficiary - what possible rationale does this Court have for assuming jurisdiction over james-thomas:mcbride or his estate? He is a living man, a State Citizen of Ohio, a foreign state, and an American National inhabiting The United States of America (**major**), a foreign nation, and his individual estate domicile has been re-venued to the jurisdiction of the air. He is as

immune from prosecution by the United States of America (**minor**) as a Finnish National, so we must ask what justification does this Court have for **addressing** him, much less **arresting** him?

The same acts of fraud and re-venue perpetuated against j ames-thomas:mcbride and other American State Citizens were similarly employed against the interests of the organic American states and The United States of America (**major**) by criminally inclined governmental services corporations merely under contract to provide public services to the victims and by the United States

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of America (**minor**) which pretended to "represent" The United States of America (**major**) while usurping upon the land, plundering its assets, and enslaving its people. All acts of fraud whether perpetuated by individuals or nations are similarly subject to discovery and they all have the same result: fraud vitiates all claims made upon it. Thus all interest in the geographically defined American states and all

interest in the American people including their estates and their vessels in commerce reverts directly to the organic states and their living inhabitants **without exception**. Having been fully informed regarding the current status of these matters does the "United States District Court" maintain any charge against james-thomas:mcbride?

James-thomas:mcbride has been charged by this Court with making false claims of diplomatic immunity. We think rather that it is this Court and the officials running the United States of America (minor) who should be concerned about maintaining diplomatic immunity. **James-thomas:mcbride** is an individual "organic state" of the Union and as such exercises all civil authority upon the land of The United States of America (**major**). He is immune from prosecution by any foreign nation, including the United States of America (**minor**). Diplomatic immunity is a privileged status granted by the Global Estate Trust to heads of state, ambassadors, and others entrusted with affairs of state -including postmasters. **James-thomas** was appointed to act

as a regional Postmaster in charge of North America, because the US POSTMASTER is in default and self-interestedly failing to provide the services American State Citizens are **guaranteed** by the Universal Postal Union. The UPU which is and always was an agency of the Global Estate Trust under the direct guidance of the Pope acting as Trustee is obligated to provide those services to American State Citizens. The US POSTMASTER has for some time failed to properly present passport applications for the use of American State Citizens and committed constructive fraud by not allowing them to present their status as anything but "U.S. citizen"

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- that is, a "citizen" of the United States of America (**minor**). This is a form of self-incriminating identity theft enforced via monopoly inducement and inducement to perjury. It cannot be allowed or condoned by the Universal Postal Union. His Holiness Pope Benedict XVI appointed james-

thomas:mcbride to act as Postmaster General of North America to correct this and other forms of misadministration of postal services currently affecting Canada and The United States of America **(major)**. **James-thomas:mcbride** is most definitely owed diplomatic immunity in all dealings he undertakes with the United States of America **(minor)** and so are the other members of the Divine Province who act as postmasters of The United States of America **(major)**. Having been fully informed of the State Citizen status of james-thomas:mcbride and the nature, purpose, and source of his office, does this Court continue to pretend jurisdiction over him or allege any wrong-doing related to his claim of international diplomatic immunity for himself and those he appoints to act as postmasters serving The United States of America **(major)**? Does this Court have any honest questions about his mandate to provide lawful identification and valid passports for American State Citizens or is this arrest simply more criminal obstruction aimed at enforcing identity theft and felony fraud?

James-thomas:mcbride has also been charged by this Court with issuing false documents to other members of the Divine Province. All members of the Divine Province organization are American State Citizens who have properly re-venued their estates from Puerto Rico to the global jurisdiction of the air and who maintain their material interests on the land as beneficiaries and inheritors thereof. They operate under the direct protection of FRANCISCUS and the Global Estate Trust and the Universal Postal Union as postmasters of The United States of America **(major)**. We fail to see how this Court, a corporate administrative tribunal operated under contract by agencies of the United States

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of America **(minor)** can accuse **james-thomas:mcbride** of any wrong-doing when he is clearly occupying a foreign and superior office and responsibly administering his duties without prejudice or harm to anyone. It is his **job** to provide proper identification and passports to American State

Citizens, and it is especially his responsibility to appoint postmasters to serve The United States of America (**major**) and expedite the delivery of services to American State Citizens guaranteed by the UPU. Members of the Divine Province organization operate as international peacekeepers and have individually promised to keep the peace. Does this Court have any cause to complain?

We require a prompt reply from the "U.S. District Court" and/or the "United States District Court" - whichever or both of which are prosecuting j ames-thomas:mcbride.

Anna Maria Riezinger, private attorney in service to His Holiness, Francis/ Civil Judge Advocate for The United States of America (major), non-negotiable signature, all rights reserved this day of June in the year 2014.

General Civil Orders - 2

June 17, 2014

Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services.

These organic American states of the Union known as The United States of America (major) exercising plenary civil power upon the land hereby appoint General Carter F. Ham to lead and command The Grand Army of the Republic (GAR) and its successors under the guidance of the Joint Chiefs of Staff and with their full support.

Should it become necessary to suppress commercial mercenary forces operating under the guise of being federal government agencies including but not limited to the Department of Homeland Security, the Federal Emergency Management Administration, the Internal Revenue

Service, the Bureau of Alcohol, Tobacco and Firearms, etc., General Ham shall assume immediate command and control of all armed forces and services owed to The United States of America (major) stationed in North America and shall join them under his Command as The Grand Army of the Republic. All forces of air, land, and sea are to be employed.

Any cost or loss suffered as a result of deployment of The Grand Army of the Republic shall be charged as stipulated prior.

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All effort shall be made by The Grand Army of the Republic to spare life and property while undertaking any action whatsoever within the states of the Union without exception. The GAR is uniquely enabled by these Orders to operate on the land of the fifty (50) organic states for the purposes of securing the lives and property of the American States and American State Citizens. The GAR is not a foreign army and is composed primarily of American State Citizens.

If required to take field position, the local commanders shall make every effort to communicate the basis of their authority and the reasons for their presence on American State soil to ensure a prompt cessation of hostilities and a widespread understanding of the usurpations and acts of fraud which have led to any conflict. All parties must be brought to understand the nature of the federal government, the limitations of its authority, and their own obligation to act in favor of the organic states of the Union.

The Grand Army of the Republic shall continue to operate under General Order 100 known as the Lieber Code, extant from the pen of the last Republic President, Abraham Lincoln.

No orders, Executive or otherwise, issued by Barack H. Obama pretending authority on the land of the American States while operating as "President" of the UNITED STATES Corporation nor as the "President" of the United States of America (minor) are owed any performance by the Joint Chiefs of

Staff, General Ham, or any Ordinary. All plainly stated grants of contractual authority evident in The Constitution for the united States of America remain in place, subject to good faith performance of the accompanying obligations and treaties.

Mr. Obama is the "President" of a governmental services corporation under contract to provide stipulated services to the organic states and is on their payroll. He otherwise acts as a foreign dignitary representing the United States of America (minor). In neither of these capacities is he allowed any granted authority

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to impose upon American State Citizens, endanger American State property, or command mercenary forces on American State soil -however veiled as federal civilian service agencies.

We require the Joint Chiefs of Staff and General Ham to commence measures to disarm federal civilian agency personnel and to seize control of the

vast stockpiles of arms which have been improperly amassed by "the Department of Homeland Security", FEMA, and other agencies employed by the UNITED STATES.

The only federal agency allowed free egress on the land of the American States is the U.S. Marshals Service, and then only when their personnel are engaged in their duty to protect the U.S. Mail and sworn to act as constitutional officers. All other federal agency personnel are limited to unarmed service until further notice.

We direct the Joint Chiefs of Staff to communicate these first two General Civil Orders directly to Mr. Obama, the members of the "US Congress", the administrators of all "federal" agencies, the members of the "Supreme Court" and those acting as "Governors" to compel their rapid understanding and cooperation.

Any expense or damage incurred by these organic states or any American State Citizen as a result of actions undertaken by any federal agency

personnel acting as armed mercenaries on American State soil will be understood as the result of violent **crimes** committed against the peaceful inhabitants of the land and will incur immediate judgment liquidating the assets of the International Monetary Fund (IMF) and the Federal Reserve (FEDERAL RESERVE) in payment of the stipulated reparations. Such crimes shall also be considered contract default increasing the public debt **subject to bounty**.

Any and all corporate officers of the UNITED STATES or any successor organization(s) inheriting "federal" service contracts who support, condone, or promote such crimes against the

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American States or against American State Citizens shall be subject to arrest and prosecution for commercial and violent crimes. All foreign officials operating as elected or appointed officials of the United States of America (minor) who support, condone, or promote such crimes against the American States or against American State Citizens

shall be subject to arrest, confiscation of their assets, and deportation to Puerto Rico, Guam, or such other "states" as maybe willing to receive them. Such "foreign officials" include members of the American and British Bar Associations who were licensed to act as privateers against the interests of the American States and the American State Citizens from 1845 to 2013 in flagrant Breach of Trust. All such licenses are now extinguished. Members of the Bar Associations are required to cease and desist assaults against the American States and American State Citizens and shall be subject to arrest, confiscation, and deportation otherwise.

Insomuch as corporate officers operating the United States of America, Incorporated, and the UNITED STATES have contrived under conditions of fraud and semantic deceit to re-venue the estates of the American States and living American State Citizens to the foreign jurisdiction of the United States of America (minor) they are found guilty of capital crimes, including acts of fraud and treason committed between 1933 and 1945, and are

condemned posthumously. Insomuch as elected officials operating the United States of America (minor) have similarly committed war crimes against the American States and their peaceful inhabitants during the same time period, they stand condemned posthumously.

No enforcement upon any American State or American State Citizen is owed as a result of any "Act" 'of any "Congress" operating as the sovereign government of the United States of America (minor) nor as the Board of Directors or Board of Trustees of any incorporated entity whatsoever.

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All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more recently to the City-State of the United Nations, are re-venued without exception to the geographically defined American States and the American State Citizens where they

shall remain in perpetuity as assets belonging to the rightful and lawful beneficiaries. All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made "in their behalf" by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to "represent" them or have jurisdiction over them.

We note that the current circumstance is in part the result of criminal acts engaged in 150 years ago, which resulted in the **commercial** enslavement of African Americans who were summarily claimed as chattels backing "US government" debt in the wake of the Civil War. Despite every act of abolition and declaration of prohibition against both peonage and slavery, it has been the policy of the "US government" to enslave its citizens and to operate as

a rogue state among the nations of the world. Instead of freeing African Americans the sum total result of the Civil War was to vastly expand **public sector** ownership of slaves, giving rise to the outrageous and improper claims that have been made against the American States and the American State Citizens that we are dealing with today. It is uniquely fitting that The Grand Army of the Republic is recalled to settle this circumstance in favor of the people.

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We affirm under penalty of perjury that we are natural living birthright inhabitants of the Wisconsin state and Washington state respectively, fully of age, permanently domiciled in the jurisdiction of the air, holding unimpeded material interest upon the land jurisdiction of The United States of America (major). These General Civil orders are issued upon our civil, commercial, and canon authority, by out living hands and our testaments jointly sworn and

Witnessed by Our Seals and autographs before Pope Francis and all nations, and are issued to all officers commissioned and noncommissioned, active duty and reserves, of and for The United States of america (major) requiring their service. These General Civil Orders are issued without the United States of america (minor), without the United Nations, without the City-State of Westminster, and without representation.

Judge anna-maria-wilhelmina-hanna-sophia:riezinger-von reitzenstein von lettow-vorbeck non-negotiable autograph, under seal and in service, all rights reserved;

Judge james-clintwood:belcher non-negotiable autograph under seal and in service, all rights reserved.

Copies to:

Joint Chiefs of Staff

Major General David E

Quantock

Other interested parties

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The 10 Maxims of Commercial Law

1. A workman is worthy of his hire.
2. All are equal under the law.
3. In commerce, truth is sovereign.
4. Truth is expressed in the form of an affidavit.
5. An un rebutted affidavit stands as truth in commerce.
6. An un rebutted affidavit becomes judgment in commerce.
7. A matter must be expressed to be resolved.
8. He who leaves the field of battle first loses by default.
9. Sacrifice is the measure of credibility.
10. A lien or claim can be satisfied only through
 - (a) rebuttal by counter affidavit point by point;
 - (b) resolution by a jury; or
 - (c) payment, or performance of the claim.

