



Cover page:

The Arizona Assembly – Ex Parte Milligan 72 U.S. 2 (1866) Bundle

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The Arizona website: <https://thearizonaassembly.org>

By: *Dane A Light* ©



Notice List

<p>Arizona Governor Katie Hobbs 1700 Washington Street, 6th Floor Phoenix, Arizona, 85007-2834 RF 388 087 532 US</p>	<p>Arizona Attorney General, Kris Mayer North Central Avenue, Phoenix, Arizona, 85004-2926 RF 388 087 550 US</p>	<p>Jeffery D Glover Commissioner/Director Department of Public Safety 2222 West Encanto Boulevard, Phoenix, Arizona, 85009-2845 RF 388 087 577 US</p>
<p>Director, Dana Allmond Department of Veteran Service , 3839 North 3rd Phoenix, Arizona, 85012-2068 RF 388 087 585 US</p>	<p>Director, Department of Emergency and Military Affairs Allen Clark 5636 East McDowell Road Phoenix, Arizona, 85008-3495 RF 388 087 594 US</p>	<p>County Commissioner, Arizona Supreme Court Pima County Bunkye Chi Olson 110 West Congress Street Tucson, Arizona 85701-1317 RF 388 087 603 US</p>
<p>Tucson City Mayor Regina Romero 255 West Alameda Street Tucson, Arizona 85701-1317 RF 388 087 625 US</p>	<p>Major General Duane R. Miller Federal Provost Marshal General Miller US Department of Army 2800 Army Pentagon Washington, DC 20310 RF 648 768 677 US</p>	<p>President Donald J Trump Commander in Chief of the American Armed Forces 1100 South Ocean Boulevard Palm Beach, Florida, 33480 RF 648 768 663 US</p>
<p>Attorney General Merrick Garland U.S. Attorney General , U.S. Department of Justice 950 Pennsylvania Avenue Washington, DC 20535 RF 648 768 629 US</p>	<p>Lloyd J Austin III U.S. Secretary of Defense 1400 Defense Boulevard Washington, DC 20301 RF 648 768 646 US</p>	<p>Anthony Blinken U.S. Secretary of State U.S. States Department 1600 Pennsylvania Avenue Washington, DC 20500 RF 648 768 592 US</p>
<p>Andrew M. Sugimoto United States Coast Guard Judge Advocate General,Rear Admiral, 11th Coast Guard District 2730 Martin Luther King Ave SW Stop 7213 Washington, DC 20593-7213 RF 648 768 601 US</p>	<p>Tucson City Manager Michael J Ortega,City Manager's Office, Tucson City Hall, 10th Floor, 255 West Alameda Tucson, Arizona 85701-1203 RF 648 768 408 US</p>	<p>Phoenix City Mayor Kate Gallego Phoenix City Hall 200 West Washington Street Phoenix, Arizona, 85003-2412 RF 648 768 650 US</p>
<p>Apache County Superior Court Clerk of the Court Annell Hounshell PO Box 365 St. John's, Arizona, 85936 RF 648 768 473 US</p>	<p>State Supreme Court Chief Justice Robert M. Brutinel 1501 West Washington Street, Ste 411 Phoenix, Arizona 85007 RF 648 768 495 US</p>	<p>La Paz County Superior Court Clerk of the Court, Hollie Lucas 1316 Kofa Avenue Suite 607 Parker, Arizona 85344 RF 648 768 500 US</p>
<p>Cochise County Superior Court Bisbee Office Clerk of the Court, Amy Hunley PO BOX CK Bisbee, Arizona, 85603 RF 648 768 513 US</p>	<p>Coconino County Superior Court Clerk of the Court Valerie Wyant 200 North San Francisco Flagstaff, Arizona, 86001 RF 648 768 527 US</p>	<p>Department of Natural Resources, Commissioner/Director Robyn Sahid 1110 West Washington, Phoenix, Arizona, 85007 RF 388 087 563 US</p>

Notice List

<p>Rear Admiral Melissa Bert Judge Advocate US Coast Guard 2705 Martin Luther King Ave SE Washington, DC 20593 RF 648 768 456 US</p> <p>Department of Emergency and Military Affairs Director Allen Clark 5636 East McDowell Road Phoenix, Arizona 85008 RF 388 087 6 17 US</p>	<p>International Public Court of Justice Peace Palace 2517 KJ The Hague The Netherlands</p> <p>Yavapai County Superior Court Clerk of the Court Donna McQuality 120 South Cortez Street Prescott, Arizona 86303 RF 648 768 544 US</p>	<p>Gila County Superior Court Clerk of the Court Anita Escobedo 1400 East Ash Street 3rd Floor Globe, Arizona 85501 RF 648 768 588 US</p>
<p>Graham County Superior Court Clerk of the Court Heidi Torrio 800 West Main Street Safford, Arizona, 85546 RF 648 768 561 US</p>	<p>Greenlee County Superior Court Clerk of the Court Madeline Montoya PO BOX 1027 Clifton, Arizona 85533 RF 648 768 575 US</p>	<p>Santa Cruz County Superior Court Juan Pablo Guzman 2160 North Congress Drive Suite 2200 PO Box 1265 Nogales, Arizona 85621 RF 648 768 589 US</p>
<p>U.S. District Court Phoenix Clerk of the Court Debra D Lucas 401 West Washington Street Ste 130 SPC 1 Phoenix, Arizona 85003-2118 RF 648 768 779 US</p>	<p>Maricopa County Superior Court Central Court Clerk of the Court Jeff Fine 201 West Jefferson Phoenix, Arizona 85003 RF 648 768 765 US</p>	<p>Mohave County Superior Court Bullhead City Office Clerk of the Court Christina Spurlock 2225 Trane Road Bullhead City, Arizona 86442 RF 648 768 751 US</p>
<p>State of Arizona District Attorney US Attorney Gary M Restaino Two Renaissance Square 40 North Central Avenue, Ste 1800 Phoenix, Arizona 85004 RF 648 768 748 US</p>	<p>Navajo County Superior Court County Seat Clerk of the Court Deanne Romo PO Box 668 Holbrook, Arizona 86025 RF 648 768 734 US</p>	<p>Pima County Superior Court Clerk of the Court Gary Harrison 110 West Congress Street Tucson, Arizona 85701 RF 648 768 717 US</p>
<p>Pinal County Superior Court Clerk of the Court Rebecca Padilla 971 North Jason Lopez Circle Building A Florence, Arizona 85132 RF 648 768 703 US</p>	<p>Yuma County Superior Court, Clerk of the Court Lynn Fazz 250 West 2nd Street, Suite E Yuma, Arizona 85364 RF 648 768 694 US</p>	<p>State of Arizona Secretary of State, The Honorable Adrian Fontes 1700 West Washington Street Floor 7 Phoenix, Arizona 85007 RF 648 768 685 US</p>

Notice List

<p>Christopher J Staring Arizona Commission on Judicial Conduct 1501 W Washington St, Ste 229 Phoenix, AZ 85007 RF 648 767 813 US</p>	<p>Robert Woods Arizona Department of Revenue 1600 West Monroe Phoenix, AZ 85007 RF 648 768 535 US</p>	<p>David K Byers Arizona Judicial Counsel 1501 W Washington St Phoenix, AZ 85007 RF 648 767 800 US</p>
<p>John Glover Roberts, Chief Justice UNITED STATES SUPREME COURT 1 First Street Northeast Washington, DC 20543-0001 RF 648 768 615 US</p>	<p>Caroline Krass, Judge Advocate General Department of Defense 1400 Defense Pentagon Washington, DC 20350-1200 RF 648 768 632 US</p>	<p>Carlos, Del Toro, Judge Advocate General Secretary of the Navy 1200 Navy Pentagon Washington, DC 20350-1200 RF 648 768 487 US</p>
<p>Lieutenant Charles Plummer Judge Advocate General 1690 U.S. Air Force Pentagon Washington, DC 20330-1670 RF 648 767 795 US</p>	<p>Lieutenant General Stuart W. Risch Judge Advocate General 2200 Army Pentagon Washington, DC 20310 RF 648 768 399 US</p>	<p>Brigadier General Erin K McMahon US Army 2200 Army Pentagon Washington, DC 20310 RF 648 767 875 US</p>
<p>Chief Counsel Charles L Young National Guard Bureau Attn: DAJA-2X 2200 Army Pentagon Washington, D.C. 20310 RF 648 768 411 US</p>	<p>Christopher Wray Director of the FBI 935 Pennsylvania Avenue Washington, DC 20535-0001 RF 648 768 425 US</p>	<p>Secretary Janet Yellen Department of the Treasury 1500 Pennsylvania Avenue Washington, DC 20220 RF 648 768 439 US</p>
<p>Major General David J. Bligh Judge Advocate General 3000 Marine Corps Pentagon, RM# 4D558 Washington, DC 20350-3000 RF 648 768 442 US</p>	<p>Brigadier General Robert A. Borcharding Legal Counsel to the Chairman of the Joint Chiefs of Staff 9999 Joint Staff Pentagon Washington, D.C. 20318 RF 648 768 460 US</p>	<p>DHS Office of Inspector General Joseph V Curran 245 Murray Lane SW Mail Stop 0305 Washington, DC 20520-0305 RF 648 767 861 US</p>
<p>James Clinton Belcher Head of State C/O PO BOX 520994 BIG LAKE, ALASKA, POSTAL CODE [99652] RF 648 767 844 US</p>	<p>Anna Maria Riezinger Fiduciary of the United States of America (Unincorporated) C/O PO BOX 520994 BIG LAKE, ALASKA POSTAL CODE [99652] RF 648 767 827 US</p>	<p>Molly C. Dwyer Clerk of Court, 9th Judicial District U.S. Court of Appeals 95 7th Street San Francisco, CA 94103 RF 648 767 858 US</p>

Notice List

<p>Paul Penzone Maricopa County Sheriff's Office 550 West Jackson Phoenix, Arizona 85003 RF 388 087 705 US</p>	<p>Doug Schuster Mohave County Sheriff's Office 600 West Beale Street Kingman, Arizona 86402 RF 388 087 696 US</p>	<p>Chris Nanos Pima County Sheriff's Office 1750 East Benson Hwy Tucson, Arizona 85714 RF 684 768 725 US</p>
<p>David Rhodes Yavapai County Sheriff's Office 255 East Gurley Street Prescott, Arizona 86301 RF 388 087 665 US</p>	<p>Joe Dedman Apache County Sheriff's Office 75 West Cleveland St. Johns, Arizona 85936 RF 388 087 634 US</p>	<p>David Clouse Navajo County Sheriff's Office P.O. Box 668 Holbrook, Arizona 86025 RF 388 087 682 US</p>
<p>Mark Daniels Cochise County Sheriff's Office 205 North Judd Drive Mile Post 345, Highway 80 Bisbee, Arizona 85603 RF 388 087 651 US</p>	<p>Jim Driscoll Coconino County Sheriff's Office 19 East Cherry Avenue Flagstaff, Arizona 86001 RF 388 087 648 US</p>	<p>J. Adam Shepherd Gila County Sheriff's Office P.O.Box 311 Globe, Arizona 85502 RF 388 087 679 US</p>
<p>Preston Allred Graham County Sheriff's Office 600 West Graham Canal Road Safford, Arizona 85546 RF 648 768 368 US</p>	<p>Time Sumner Greenlee County Sheriff's Office P.O. Box 998 Clifton, Arizona 85533 RF 648 768 345 US</p>	<p>William Ponce La Paz County Sheriff's Office 1109 West Arizona Avenue Parker, Arizona 85344 RF 648 768 371 US</p>
<p>Mark Lamb Pinal County Sheriff's Office P.O.Box 867 Florence, Arizona 85132 RF 648 768 385 US</p>	<p>David Hathaway Santa Cruz County Sheriff's Office 2170 North Congress Drive Nogales, Arizona 85621 RF 648 768 354 US</p>	<p>Leon N. Wilmot Yuma County Sheriff's Office 141 South 3rd Avenue Yuma, Arizona 85364 RF 648 768 337 US</p>



Arizona State Common Law Court
c/o Post Office Box 20991
Sedona, Arizona [86341]

Notice of:
Capacity and Standing of the Arizona State American Common Law Court

Because all mankind will benefit when American Common Law Courts are widely available, we expect all Agencies, Companies and Government Services Corporations to swiftly accommodate this notice, as well as the directives that will periodically follow.

This is official notice from the Arizona State American Common Law Court to all State of Arizona Courts that the Arizona American Common Law Court now has capacity and standing to adjudicate the affairs of living men and women on the Land and Soil Jurisdiction known as American State Nationals and American State Citizens.

This is an Invocation of the Supreme Court ruling known as EX PARTE MILLIGAN. Ex parte Milligan, 71 U.S. 2 (1866), American Civilians are not subject to the authorities of Military War and are owed the Law of Peace. Law of Peace DOA PAM 27-161-1 1956

American State Nationals will in the future be brought before our American Common Law Court on the Jurisdiction of the Land and Soil.

Notice to the Principals is notice to the Agents, notice to the Agents is notice to the principals.

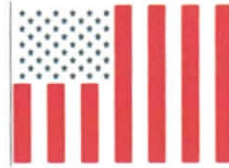
Your cooperation and attention is expected and appreciated

By: Dennis Knill ©
Dennis Knill © Arizona Assemblby Coordinator
The Arizona Jural Assemblby-Land & Soil Jurisdiction

By: Tanya Casperson ©
Tanya Christine Casperson © American Common Law Court Clerk
The Arizona Jural Assemblby-Land & Soil Jurisdiction



Notice: Ex Parte Milligan 72 U.S. 2 (1866)



c/o The Arizona Assembly
Post Office Box 20991
Sedona, Arizona [86341]

United States of America, The Arizona Assembly
Notice to All Corporate Entities operating within the physical borders of Arizona:
It is now required that you operate under the Public Law

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

Let it be known to all those to whom these Presents come: This is your lawful notice that The Arizona Assembly is in session and the Arizona Trust has returned to the oversight and lawful possession of the naked Priority Credit Donors. The Arizona Assembly has a Public Duty to Keep the Peace and Uphold the Public Law, as evidenced by our Peace Proclamation and Treaty.

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

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

This is your final notice that from this date moving forward in time and Space: July 28, 2023, you must operate under the Public Law. If there be any evidence whatsoever that you are operating outside of the Public Law, it is our Public Duty to course correct your actions. If course correction is not adhered to, we will dissolve the corporate entity and return all assets to the Arizona Trust.

Throughout the 50 States in this Country, we have evidence of unlawful conversion, kidnapping,

human trafficking: which is a violation of both the Hague and Geneva Conventions, press-ganging, inland piracy, conspiracy against the Constitutions, collusion, identity theft, securities fraud, deed theft, American Homestead Land theft, impersonation, barratry, deliberate mischaracterization of nationality, international and interstate bank fraud, evasion of Public Duties, evasion of the Constitutions, racketeering, pillaging and plunder of public trusts, money laundering, constructive fraud for the purpose of unjust enrichment, commercial fraud for the purpose of unjust enrichment, extortion under armed force, breach of usufruct, criminal breach of commercial contract, subjecting Americans to foreign law in express violation of Amendment XI of all three Constitutions, false entitlement and issuance of false titles on American assets, fraudulent conveyance of Municipal citizenship obligations on Americans in violation of Article IV of all three Federal Constitutions, use of undisclosed, unilateral, and unconscionable foreign contracting processes on American soil, breach of custodial obligations, promotion of unaccountable administrative government entities staffed by Undeclared Foreign Agents, and more committed by the MUNICIPAL & Territorial Corporations and their sub-contracting entities. We as Donors are not their Employees, we are their Employers.

These trespass violations must be halted immediately. Please see the attached Assembly Fee Schedule. Any actions that continue trespass and abuse of the above, will be billed to the violators and the associated liens will be placed upon the Corporate Entities, and if necessary, the corporate entity will be fully dissolved and prevented from any further attempts to operate in commerce. This applies to all corporate entities registered through the State of Arizona Lieutenant Governor's Office as well as corporate entities who may be incorporated in a different state, but operating on the Land and Soil of Arizona.

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

Autographed and Sealed this 24 July, 2023

By: Dennis Knill ©
Dennis Knill

American Living man and Coordinator for the Arizona Assembly©

By: Dave A Light ©

Notice: Ex Parte Milligan 72 U.S. 2 (1866)





Public Corrective Notice and Demand

The International Court of Justice — RF 648 767 835 US

Governor Katie Hobbs — RF 388 087 532 US

The Arizona Judicial Council — RF 648 767 800 US

The Arizona State Troopers — RF 388 087 577 US

“Arizona” defined as a State Trust was brought into a Union of similarly constructed State Trusts administered by foreign Territorial Confederate “States” — which are States-of- States business organizations, doing business as the State of Alaska, State of Ohio, and so forth,

This form of “Arizona” was conceived as an inchoate “State” and it was established under the authority of The Constitution of the United States of America, Article IV, Section 3, Clause 2, which deals with --- Withholding of Lands - Disposal of Lands, not under the authority of The Constitution of the United States of America, Article IV, Section 3, Clause 1 which provides for the creation of actual physically-defined states and States of the Union.

In this way, via the use of deceptive terms of art, the People of Arizona were deluded and defrauded and encouraged to think that they were in possession of their lawful State of the Union, Arizona, which everyone understood to be the physically defined state, when in fact a bait and switch fraud was involved.

According to the Arizona Statehood Act all land in this version of “Arizona” was transferred via Land Patents from the United States, Inc. to "Arizona" that is, the trust structure incorporated by the U.S. Congress and administered by their very own foreign State of Arizona business organization.

Most Arizonans were never told that land is an international jurisdiction and refers to the subsoil, minerals and aquifers that exist below the top six inches of soil, and thus, they never actually received the land and soil that is owed to them. It was commandeered by foreign commercial corporations and attorneys acting in Breach of Trust.

So now you can see that Arizona defined as a trust is not an actual state with any sovereign powers of Nations; it exists without any actual possession of the land and soil by the Arizonan people--- and is a “State” in a completely different sense and existing in a completely different jurisdiction than the original thirteen (13) states of the Union, and it was never constructed to be, nor enabled to be, a true State of the Union.

Those who passed off this State Trust as a State of the Union, and who artificially contrived to keep control and ownership of the land of Arizona --- only played lip-service to the ownership interests of the people who live here. They did this purposefully and with malice aforethought as a complex constructive fraud which preyed upon the natural assumptions and popular language conventions of the average people, who signed on to this scheme without benefit of full disclosure and without realizing that they were being used as both the victims and the accessories of a crime.

The courts of this version of "Arizona" are corporate tribunals operating in international jurisdiction. The so-called Constitution of the State of Arizona is merely a debt agreement and service contract between the Arizona State Trust and the foreign privately- owned Territorial business corporation administering it.

These courts are, by definition, incompetent to address people standing under the Public Law and the actual Federal Constitution, so they have deliberately falsified our identities and registered us as foreign "Persons" ---- both Territorial U.S. Citizens and Municipal citizens of the United States. They have unlawfully, illegally, and immorally subjected us to the sea-going Constitution of the State of Arizona under conditions of deliberate constructive fraud, and they have subjected average Arizonians to the private legislative statutes of the incorporated State of Arizona, Inc.---under force, and fraud and all in Breach of Trust.

The mandate of the Constitution of the State of Arizona and the Statutes of the State of Arizona say that all Judges and Attorneys are required to obtain a State issued license to practice law before they may be admitted to the Arizona BAR Association ---that is, the Arizona franchise of the Municipal United States BAR Association.

The Arizona Legislature has further mandated by State of Arizona Statute that all who are licensed to Practice Law are _ required to become Members of _ the Arizona BAR Association---including all Judges. So it is a double-ended demand. You have to have the license, and then, if you have the license, you have to have the card.

This Public Policy rendered as a "State" Statute, requires undefined persons to acquire licenses to pursue and engage in an otherwise undefined profession of common right, and then goes on to mandate that such persons also join a foreign Municipal guild, a European professional guild, and then proceeds to enforce a closed Union Shop policy in defiance of the Smith Act, the Taft-Hartley Act, and other well-known Federal Law.

No member of the Arizona Judicial Council, no member or Board Member of the Arizona BAR Association, no Judge in any Court operated by the State of Arizona and no lawyer we have ever queried has ever been able to produce any such State license or membership card to validate their compliance.

So while we agree that the legislation is pure bunk and unenforceable it is also apparent that these individuals are not in compliance with their own Public Policies. They are, in effect, lawless. Nobody has ever been able to produce any U.S. Statute-at-Large tendered by any iteration of the United States Congress serving to create a United States District Court or any Judicial District in Arizona.

"The United States District Court for the District of Arizona (in case citations, D. Ariz.) is a federal court in the Ninth Circuit. The district was established on June 20, 1910, pending Arizona statehood on February 14, 1912. The United States Attorney's Office for the District of Arizona represents the United States in civil and criminal litigation in the court.

As we all know, the Executive Branch has no ability to establish any true civilian court or related judicial authority or offices. This places the "Arizona" version of the "U.S. District Court" and the "Judicial District of Arizona" firmly in the tradition of quasi-military carpetbagger courts imposed in the South after the Civil War:

March 2, 1867 (14 Stat. 428), divided the ten Southern states into five military districts, each to be commanded by an officer not below the rank of brigadier general. Under the act the primary duties of these commanders were "to protect all persons in their rights of person and property, to suppress insurrection, disorder, and violence, and to punish, or cause to be punished, all disturbers of the public peace and criminals." The "United States District Court" in "Arizona" is thus shown to be a military tribunal established under Article 1, Section 8, Clause 9 of The Constitution of the United States of America, established under the False Presumption that there are no competent civilian courts here, also subject to the provisions of Ex Parte Milligan. There is also a reason and a logic for all this chicanery and deceit and the connection to the carpetbagger courts.

The plain fact is that our actual government has been—at least according to our detractors— "missing" since the 1860's, "presumed to be in interregnum" and "absent", because our actual States of the Union were not called back into Session after the Civil War. As a result, there was no government in Session on the land and soil jurisdiction, and no way to enroll any of the western states as actual States of the Union. The details of this deplorable dereliction of duty on the part of our British Territorial (U.S. Military) and Municipal Government (Federal Civil Service) Employees have finally been fully extracted and appropriate action has been taken to summon the States into Session.

To remove the obstacles presented by false registration of Americans as British Territorial U.S. Citizens and/or Municipal citizens of the United States, Americans from all over this country have declared and recorded their birthright political status and exercised their prerogative to assemble their State Assemblies. There are now fifty (50) State Assemblies one in each State of the Union, properly declared, operational, and moving forward.

On October 1, 2020, the State Assemblies that were formed prior to the onset of the Civil War returned a unanimous Roll Call Vote, enrolling the States that have entered Territorial Statehood during the Civil War as fully formed states and States of the Union, and making this enrollment retroactive to the date they entered Territorial Statehood. With this action the State Trusts have been dissolved and the presumed Donors of the assets contained in these trusts have exercised their prerogative to receive back those assets, including the United States Land Patents they are owed, as fully functional nation-states and the people thereof. Public Notice of these actions and the knowledgeable authority exercised in their accomplishment has been published worldwide for over ninety-five (95) days and has cured and has been permanently recorded.

Any coercive custodial interest or claim on abandonment proposed by the State of Arizona or Municipal STATE OF ARIZONA based on their prior Bad Faith and misadministration of our assets as trust properties must be set aside.

There is also a valid known reason why the so-called United States District Court in Arizona is actually operated as a Territorial United States Court and Military Tribunal. The United States Statutes-at-Large were created by the American Federal Republic Government, an instrumentality of the original Confederation formed in 1781, after 1860, the Confederation could no longer function, and neither could the Federal Republic sponsored by the Confederation. Thus, the United States District Courts formed prior to the Civil War were formed under the authority of the Statutes-at-Large, but there was no answering authority to establish new United States District Courts after the mercenary conflict ended.

So, once again, our inventive but dishonest British Territorial federal subcontractors “made something up” and benefited themselves in the process, by establishing phony courts that appear to be the United States District Courts, but which are in fact Territorial United States Courts operated as quasi-military tribunals on our land and soil. These courts enforce foreign statutory laws and Federal Codes on Arizonans in contravention of all three Federal Constitutions. They impersonate Arizonans and Americans in general as foreign “persons” voluntarily and knowingly operating as U.S. Citizens and/or citizens of the United States, when this is self-evidently not true, not disclosed, and based on criminal dereliction of duty and fraud in pursuit of coercive power and unjust enrichment.

The carpetbagger courts created in the Southern States within the new Military Judicial Districts enacted in 1867 were designed to collect war reparations from the helpless Southerners and Municipal citizens of the United States who were punished for their support of the Southern Confederacy by being defined as Fourteenth Amendment citizens-- prejudged as guilty until proven innocent, and as criminals, therefore also slaves, belonging to the surviving Federation of States and the British Territorial United States interests that fought with the North. This was all done via misapplication of military power and executed under color of law, without lawful consent, without granted authority, without disclosure to the General Public, and has continued this quiet reign of terror and injustice, plundering and pillaging, ever since. This has all been done to us by our very own misdirected public employees, many of whom have been kept as woefully ignorant as the members of the General Public.

We have awakened to find everything in disarray, as the perpetrators are trying to escape to China. The officers of these "courts" are facing court martials and international tribunals. An immediate cessation of all these unlawful, illegal, and immoral activities on our shores is required as a condition of amnesty. Let every judge and attorney consider their options and consider them well.

The most recent outrage is an attempt by so-called corporation President Joe Biden to bond land and soil assets belonging to us, the American States and People, for the benefit of his corporation and the Chinese Government. This is part of the cozy arrangement that the Offenders are trying to parley into continued predation against American assets and their illegal removal to China, together with associated money-laundering and securitization fraud by the HSBC organization and certain Malaysian banks.

The unincorporated Federation of States has been functional since 1776 and is the lawful government of this country in international jurisdiction. It is not our habit or tradition to be constantly in Session, but we are in Session now.

We exercise the contracts and treaties we hold with the Principals responsible for this unholy and wicked injustice: the Pope, the British Monarch, and the Lord Mayor of London. We do not recognize any of their copyrighted, patented, or incorporated service providers and have no contract with Joe Biden or Russell J. Gould, et alia. We consider these people — whether elected by our Employees or acting as wannabe Successors to contract — to be operating in the guise of privateers and/or inland pirates, in possession of some portion of some part of our government apparatus under conditions of deceit and usurpation. We are the Employers, and we are not pleased with the service we've received. This is business and a matter of flagrant criminal Breach of Trust. It is past time to come to terms.


All Americans are advised to declare their proper birthright political status to forestall any continuing false legal presumptions against them. They are advised to contact and populate their State Assembly and to do so immediately and in an orderly fashion. Everyone is urged to act responsibly and to assist in keeping the peace.

The International Court of Justice is asked to notify all Member States and Nations and to compel investigation and discovery related to these crimes of fraud and misrepresentation and to proceed with prosecution of those Principals and their instrumentalities and Officers responsible for this grotesque Breach of Trust and Commercial Service Contract.

By: on file Available upon request ©

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

*****The rest of this Notice and Demand and the back of all pages is left blank intentionally, and may not be used for any purpose other than the certification of true, complete, and correct copies.*****

By: Diane A Light © 





The Arizona Assembly
c/o Post Office Box 20991
Sedona, Arizona [86341]

Grand Peace Treaty of the States

The Arizona Assembly currently in session, brought before it's American State Citizens the proposal of an International Peace Treaty ending all hostilities related to The American Civil War. Roll call vote, yes unanimously in favor of The Grand Peace Treaty of the States.

Approved by State Members October 1, 2020

Signed and Sealed by The Arizona Assembly

By: Dennis Knill © ©
Dennis Knill © The Arizona Assembly Coordinator



By: Dore A Light ©



Notice: Ex Parte Milligan 72 U.S. 2 (1866)



International Peace Proclamation and Grand Peace Treaty

International Peace Proclamation

Be it known to All to Whom these Presents come: an International Peace Treaty has been established ending all hostilities related to The American Civil War which unofficially began in 1861 with an Executive Declaration issued by then-Territorial President Abraham Lincoln.

Grand Peace Treaty of the States

Insomuch as a mercenary conflict known as The American Civil War was engendered and fought by members of the Confederation of States existing in 1860, and that conflict has been left unresolved, now let it be agreed and declared that this Grand Peace Treaty of the States has been approved by the Owner States and has been established and bound upon these Several Parties by mutual Treaty

Agreement among these and among the Several States now existing, and also applies to all

Subcontractors and Employees exercising Delegated Powers:

Agreement 1: That all States and all Confederate States now or in future existing agree to an immediate and permanent cessation of hostilities connected in any way to The American Civil War;

Agreement 2: This cessation of hostilities and resulting peace extends on the soil, in the air, on the land, and at sea, and is also an obligation of all those exercising delegated powers on behalf of our States;

Agreement 3: All the States then-existing and existing now, have abolished by Roll Call Vote all forms of slavery and peonage within their borders, within their Territories and Possessions, and within the realm of their intellectual properties, so that no more legal presumptions, exclusions, or suppositions may be used to evade the paramount provisions of our Organic and Public Laws;

Agreement 4: All the States then-existing and existing now, agree via this Grand Peace Treaty of the States to uphold this peace both within and without their borders and to forever end and release the disputes arising from The American Civil War, and to return all States to their natural status and sovereignty as States of the Union without exception and according to the Equal Footing Doctrine;

Agreement 5: All States now existing agree that the votes of all State Members of the unincorporated Federation of States doing business as The United States of America are now and have remained valid without exception before, during, and after The American Civil War.



International Peace Proclamation

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

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

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

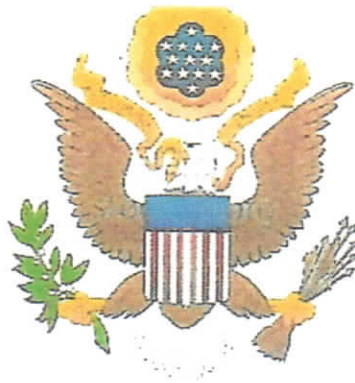
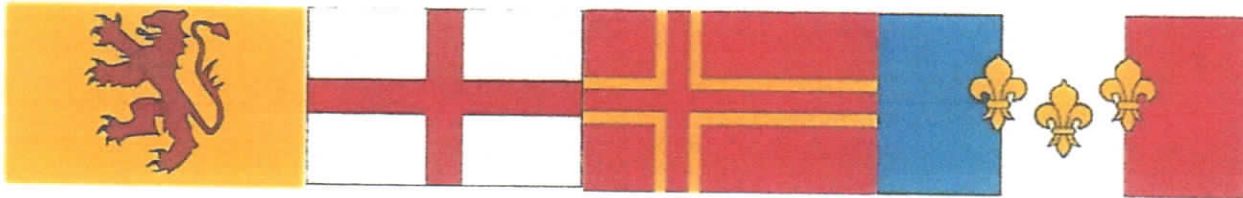
All Medical Officers and all General Staff and Reserve and Retired elements of the American Armed Forces, U.S. Armed Forces, UNITED STATES ARMED FORCES, US ARMED FORCES, Hospital Corps, MEDICAL UNITS, Veterans Administration, United States Department of Defense, UN Peacekeepers, DOD Officers, NATO Officers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

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

A handwritten signature in blue ink that reads "James Clinton Belcher".

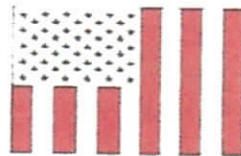
James Clinton Belcher, Head of State

States of America, dba, The United States of America



Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum

I, James Clinton, born alive of William de Guilleroi, right-wise king: King of Powys: King of England: King of Normandy: King of Gaul: Head of State for The United States of America, Ninth September 1776: do declare by this flag shown, the United States Civil Peacetime Flag, and by my hand and authority as hereditary Head of State for The United States of America, peace is declared on air and land and sea and this flag is raised:



By my testament are all rights and titles and material interests owed to the American states and people conveyed out of abeyance and returned to the lawful Holders in Due Course still living on the land and soil of their birth and by these signs are all claims of Interregnum and Abandonment silenced. The civil government of The United States of America is restored:

This 21st day of October 2017:

By: James Clinton Belcher Head of State
The United States of America (Unincorporated)





Quick Start Understanding of Government Structure

A **State** is not a **State of State**.

Read the statement above as many times as necessary and think about it.

Arizona is not the same as **State of Arizona**.

In fact, Arizona is not the same as **The State of Arizona**, **the State of Arizona**, or **the STATE OF ARIZONA** or anything calling itself **the STATE of ARIZONA** or **ARIZONA** or.... These are all separate and distinctly different entities.

Arizona is “corporate” but unincorporated — meaning that it has a **name** and a **physical definition**; but is not “incorporated” into any other country or corporation. Arizona, the actual State, stands alone. It is complete. It has well-defined physical borders and is populated by living people.

All these other things calling themselves some variation of “**State of Arizona**” are fundamentally different. These are called “**inchoate states**” or “**states-of-states**” or “**incomplete states**”. These States of States are various kinds of **business organizations** and they have no physical borders and no people live in them. They are all incorporated, meaning that they are part of larger, parent organizations, and to the extent that they are “**inhabited**” they are inhabited by “**persons**” not people. **Persons** are **officers** and **employees** of corporations who have **duties to perform** and who “**reside**” on a temporary basis in our actual States.

Stop a moment and think about what you have just learned.

The **people** living in **Arizona** and the **persons** working for the **State of Arizona** are not in the same political status. They aren’t operating in the same **capacities**.

Just like a **State** is not a **State of State**, one of the **people** isn’t a **person**. The difference is very clear-cut, yet many of us get confused and think that the State of Arizona is the same as Arizona, when it is not. We also assume that if you have a pulse, you are one of the people, but in fact, you may be acting in the **capacity** of a **person**, instead.

There is an “apples and oranges” difference involved — and it needs to be clearly understood. You, as one of the people born in a State of the Union, say Virginia, start your life as a Virginian. You are one of the living people of Virginia and you employ the State of Virginia (or some other State organization) to

do business for you. However, you can, if you so choose, go to **work for the State of Virginia**, and accept **“an office of personhood”**.

Do you see how that changes the capacity in which you are acting? You went from being one of the people and an employer, to acting as a person and being an employee. In effect, you left Virginia behind and entered the State of Virginia. By doing this you subjected yourself to the private rules, codes, regulations, statutes, and policies of this business organization, which is simply in the business of providing “governmental services”. In addition to accepting a paying job with a State of State, you can unwittingly enter this status if you “volunteer” to serve the State of State as a **voter**, a **tax collector** known as a “withholding agent”, a **juror**, or in any similar capacity.

Finally, there are two other ways you can leave your home in Virginia (or Arizona or one of the other States of the Union—) and find yourself in the “foreign territory” of a State of State.

You can willingly and knowingly seek **welfare benefits** from the State of State, or you can be turned over to the State of State as a **“ward of the state”** — that is, an “incompetent” of some kind — an abandoned child, a pauper, a mental incompetent, or someone so physically incapacitated they can’t care for themselves. Most of us have been misidentified as “wards” of State of State organizations when we were **babies** in our cradles. This has been done via **False Registration** processes that result in equally unconscionable contracts, obligating us to act as persons — **known as citizens of the State of State**.

So how do you get home to your birthright political status as one of the living people? A free man, a Virginian — living in Virginia, owed all the protections of the Law of the Land? This question will be answered, but first, we need to look a bit deeper into what these State of State business organizations really are — and who or what operates them?

Original Sovereign Jurisdiction — Government of, for, and by the people/People. Our actual government was set up during The War of Independence, between 1776 and 1781. The first instrumentality of this government was the Union of (E)states, published 4 July 1776, as a result of The Unanimous Declaration of Independence issued by the original colonies. A few months later, on September 9th of 1776, these new States joined together and created a Federation of the States of the Union doing business as The United States of America. Nearly five years later, the States additionally created a Confederation to take up some of the slack and conduct commercial business for them. All three — the Union, the Federation, and the Confederation — were set up and functional during the Revolutionary War and all three continued to function before, during, and after the Constitutions were adopted more than a decade later. Stop and think about that. It is important to understand that the **Federal Constitutions** (there are **three (3) of them**) represent the implementation of treaty agreements that were reached with King George and the Pope as part of the Peace Treaties ending The War of Independence. It is also important to understand that our Federal Constitutions, like all Constitutions,

are debt agreements based on service contracts. Someone agrees to do something and someone else agrees to pay for it.

In the case of the Federal Constitutions, the People acting as State Citizens and occupying the international land jurisdiction owed to each of the States, agreed to pay for certain enumerated services and also agreed to delegate the powers needed to perform these services to Subcontractors. There are nineteen enumerated services and nineteen enumerated “delegated Powers” granted to three (3) Federal Subcontractors. They were/are:

1. The States of America — operated by “the united States of America” [the original Confederation] under “The Constitution for the united States of America” — which were American Subcontractors, organized as States of States, doing business under names styled like this: The State of New York. This organization functioned from 1787 to 1863.
2. The British Territorial United States doing business as “the” United States of America, operating under “The Constitution of the United States of America”.
3. The Municipal United States Government doing business as “the” United States, operating under “The Constitution of the United States”.

Do you notice something important? Our actual and original government and its instrumentalities — the Union doing business as The United States, and the Federation doing business as The United States of America and the Confederation doing business as the States of America don’t operate under any “Constitution”. It’s only the Federal Subcontractors that operate under Constitutions. Why? Because we don’t pay ourselves in gold to mow our own lawns. So our actual government is the Union, the Federation, and the Confederation.

The Subcontractors are the American Federal, British Territorial and Papal Municipal Businesses. The American Federal Subcontractors ceased cooperative operations in 1860 (Southern States of States walked out) and the remaining Federal States of States went bankrupt in 1863 (Northern States of States). So if you took an “Oath” to protect and preserve “the” Constitution against all enemies both foreign and domestic — were you told any of this? Did you know that you were taking an “Oath” to support and defend the service contracts of the remaining foreign business interests? Were you told that you would be working for the Pope (Federal Civil Service) or the Queen (U.S. Military)? Were you told that the American Federal Subcontractors were out of business, still pending “Reconstruction”? So there was no possibility that you were working directly for the American States and People? Were you told that, ultimately, no matter which remaining Federal Subcontractor you worked for, Federal Civil Service or U.S. Military, you'd be working for the Pope?

The **Pope** directly controls the **Municipal United States Government** and the **Federal Civil Service**, and **indirectly** controls the **U.S. Military** because the Queen operates as his Overseer of Commonwealth

— that is, British Territorial operations. At any time, was it ever your understanding that you were working for the Pope or the British Monarch acting as his Overseer? Read that — **“the” United States refers to the Pope’s Municipal Government and “the” United States of America refers to the Pope’s Territorial/Commonwealth Government under the oversight of the British Monarch.**

If you are like most Americans, you thought that “the” United States of America was the same as The United States of America — but one is a foreign British Territorial Subcontractor at the Federal level, and the other is the Federation of States. Actual States. Exactly which one of these two entities did you mean to give your oath to? The actual Government of the American States and People, or a foreign Federal Subcontractor? And if you were never given full disclosure about any of this, why would you feel obligated to an Oath that was made under conditions of deceit and non-disclosure? What possible legal or lawful obligation could ever be created by such an oath, purloined under conditions of non-disclosure?

States of States

We left off the discussion about the States and the States of States with the question of what are these business organizations? Who or what is running them? We are now prepared to answer that question — there are two “States of States” organizations in each State of the Union. One is a **British Territorial State of State** organization operating under names styled like this: **“the” State of New Hampshire**. The other is a **Municipal STATE OF STATE** organization operating under names styled like this: **“the” STATE OF NEW HAMPSHIRE**. There are not supposed to be any Municipal STATES OF STATES operating within the borders of our actual States of the Union. In fact, there should be no “Municipalities” anywhere on our soil and no Municipal Corporations, either. The **Constitution of the United States** only provides for one Municipality — **the Municipality of Washington, DC** — and that is limited to the **“one mile square”** located within the Boundary Stones designated for it within the District of Columbia. The Territorial States of States are, strictly speaking, not allowed either.

They came in and usurped into the vacuum of power created when the American States of States ceased functioning — as an “emergency measure”. They’ve kept the “emergency” going ever since, and never bothered to explain any of this to the American Public. So we’ve had Cuckoo Bird British Territorial States of States operating in our States, and these organizations have operated in collusion with the Municipal STATES OF STATES to rob the actual States and people blind. **They formalized their collaboration via “The Declaration of Interdependence of the Governments in The United States”, signed in 1937.** The clear duty that these Federal Subcontractors owed to us was to fully disclose the situation at the end of the Civil War and to assist us in Good Faith to restore our lawful government to full form and function. Instead, they left our actual flag faced down, struck, in the Capitol Rotunda, in the Senate Chambers and the House Chambers, and did nothing to correct.

They couldn’t even take care of the Title IV Flag we allowed them to use when exercising our “Delegated Powers” — they let a pirate like Russell J Gould, walk into the capitol and claim it as if it were his property — instead of property belonging to us, The United States of America, the States of the Union, the American States and People. Hordes of foreign political lobbyists have infested our Capitol and used

our Public Resources, treasuries and assets as if we were gone on an endless holiday, "lost at sea", and our erstwhile Allies, the Governments of Great Britain and Westminster fed on our substance, plundered and pillaged our States, and our people for generations. These are the facts. And if you are Americans, it's time to take stock of them. Please note that the deceptions involved are all similar forms of deceit.

We have been led to mistake States of States for States, Territorial States of States for Confederate States of States, foreign Municipal STATES OF STATES for businesses that have a right to be on our soil, people for persons, "the" United States of America for The United States of America, and even "the" United States of America, Incorporated, as The United States of America. No wonder people are confused. No wonder this country has been kept at constant war. No wonder that our institutions and our social fabric have decayed. No wonder that generations of "public school" children have been fed pabulum and false assumptions. No wonder that our country has declined in absolutely every category of measurable achievement. We can't tell our butt from buttercups without extreme effort on our own parts to delve out our own well-obscured history and map it out as we have just mapped it out for you. And it all begins with the simple observation that a **State is not a State of State**.

Right now, the perpetrators of these confusions have been thrown into havoc, because their constructive frauds and deceptions and embezzlements have been discovered and brought forward. Both "the" United States doing business as "the" UNITED STATES, INC., and "the" United States of America, doing business as "the" United States of America, Inc., have been bankrupted for cause and criminality. Both remaining Federal Subcontractors are at least temporarily out of pocket, out of business, scrabbling around to create some new deceptively named corporation they can throw into the gap and hope to continue the same old game. In Scotland, they recently created a new version of THE UNITED STATES OF AMERICA (INC.) and we have already complained about their continuing abuse of our name and trademark.

By Operation of Law, when a power delegated to another Principal or Party can no longer be exercised by that Principal or Party due to their incompetence — as in bankruptcy incompetence — the delegated power returns back to the Delegating Power. In this case, the Delegated Powers have returned to The United States of America. If you made an Oath to serve under those Delegated (and Abused) Powers, your Oath has returned to us, also.

By: Diane A Light ©





The Arizona Assembly
c/o Post Office Box 20991
Sedona, Arizona [86341]

Dear Sheriff,

It has come to our attention that although you have been elected in what appears to be public elections, that is not the case. You have been elected in private corporation elections related to an incorporated "County" franchise of a federal corporation ---and we have all been presumed to be shareholders voting you a proxy to act in our behalf, which is quite a different matter than a public office in our government, and which results in you serving as a private Law Enforcement Officer, contrary to our intention, which is that you serve as an elected Public Peacekeeping Official.

Our government is not bankrupt and is not set aside. Whatever private "gift" shareholder status the corporate County franchise has bestowed on us enabling us to vote in their private elections has been undisclosed and any presumptions related to it have also been undisclosed. We accept all gifts and waive all benefits and we give Notice that we are not voluntary shareholders nor voluntary participants in any of this sleight-of-hand attempting to unlawfully convert our Public Offices into Private Security Jobs. This situation also gives rise to potential conflicts of interest. We have been unjustifiably "presumed upon" and misidentified as federal citizens when in fact we are Americans and nothing else. We are owed all the guarantees and protections afforded our States under the provisions of the Federal Constitutions and you may not presume otherwise.

As an employee of a foreign corporation merely in the business of providing governmental services the objectives and profit motives of the "County" corporation may be at odds with the Public Good, the will of the people of this county, and even the Public Law ---- and this puts you in a difficult position as the employee of the private corporation acting as middleman and, ultimately, the people of this county.

When push comes to shove, and the corporation tells you to violate our Constitutional rights and international law, where do you stand? A seminal US Supreme Court case, Mack and Prinz v. USA, Inc. addresses this dilemma. The Court made it clear that you may serve your conscience and may enforce the Public Law including the Constitutions like any other American, but it fell short of mandating that you do so. Upholding the Public Law is therefore left in limbo so far as Law Enforcement Officers are concerned -- subject to your discretion -- and the actual job of upholding the Public Law is left to average Americans.

We are people of the soil and land, owed the Public Law, including The Law of the Land. From the military, we are owed The Law of Peace, AR 27 1-161-1. However, realistically, continued failure of the LEO's and the military to uphold the Public Law and failure to protect our "persons" and respect the Constitutions, may result in unrest and

even insurrection; it may also lead to what appears to you to be vigilante action, when in fact it is only Americans doing their duty to uphold the Public Law. If things continue to devolve in this fashion, with LEO's being told by the self-interested middleman corporations to stand down or arrest people under false presumptions, and the people in desperation are left to enforce the Public Law all by themselves, what do you intend to do? Exercise your right to enforce the Constitutions? Or violate our rights and guarantees at the behest of the middleman corporation that signs your paycheck "for" us?

Homes in this county are being confiscated without lawful Due Process, under false Legal Presumptions, and under Color of Law. People are being deliberately misidentified and mischaracterized as franchisees of federal corporations. Trillions of dollars are being siphoned out of this country by foreign corporations every year, and we have discovered exactly how they are doing it. Ironically, though you actually still work for us, too many Sheriffs in this country have forgotten that fact and the local "County" corporations have misdirected them so that they are allowing themselves and their Offices and the Public Trust to be abused. Many LEO's have unwittingly or purposefully become accomplices to massive and coercive constructive commercial fraud against the people of this country.

This is your Notice of the facts and also your Notice of Liability should you misidentify us as corporate government franchises, members of any religious cult, members of any Commonwealth, federal employees, or federal dependents. As a private security officer, a LEO, you are 100% commercially liable for any damage done to us under international law. You are also responsible for any trespass upon our private property, any presumption that our private property is public property, and any arrest of our persons under false legal presumptions. Although you may choose whether or not you will enforce the Public Law owed to the people of this country, including the enforcement of our constitutional guarantees, we retain our identity as American State Nationals and American State Citizens. This is your Notice of the Facts. As Americans we are assembling our States of the Union and preparing to hold our Public Elections for the first time in over a century. Those elected in our elections will be American Public Peacekeeping Officials – the job we thought we hired you to do, and they will be fully empowered and tasked to enforce the Public Law. We expect you to respect the authority of the Public Officials thus elected and to work with them to ensure justice and peace for the people of this county. We invite you to join the discussion and wish you to know that we are peaceful non-combatant civilians, part of the political body of the Federation Compact States of the Union doing business as The United States of America since September 9, 1776. We have not been involved in any war since the close of hostilities in the War of 1812. We are being forced to organize and hold elections in light of continued misbehavior and malfeasance by federal officials and federal corporations and their employees in violation of their obligations to the people of this country. These offenses include impersonating us and practicing barratry against us, hypothecating debt against our assets without our knowing consent, trespass upon our private property, secretive and unlawful conversion of our Public Offices, semantic

deceit, constructive fraud, infringement of our Unregistered Trademarks, and deliberate mis-characterization of our persons as Federal Citizens.

We have no obligation to act as Federal Citizens and have chosen not to accept any such obligations. All gift franchises operated in our NAMES have been returned to the Secretary of the Treasury and otherwise expatriated, re-flagged, and properly and permanently domiciled on the land and soil of our State. Any such gift franchises are under our private management and now stand under the Public Law of our State --- not the statutory law of any Territorial State of State or Municipal STATE OF STATE organization. As such, they are outside your jurisdiction as a LEO and not subject to federal presumptions. As we are law-abiding and knowledgeable people this information should not be taken as any kind of threat to you or to your "County" corporation; rather, it is offered as necessary discussion and orientation so that you know what is going on and why. We invite you to faithfully enforce the Public Law and the Constitutions and to use your discretion as a loyal American would; failing that, we invite you to observe the limitations of your private corporate office and post Notice of your liability and the liability of other "County" employees and hereby also issue Mandatory Notice as required by the Foreign Sovereign Immunities Act, to not trespass upon our persons and our private property. Please put us on your "Do Not Detain List" and please notify the DOD of their obligation to provide the correct ID to you and to us.

Submitted respectfully,

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

By: Dennis Knill ©
Dennis Knill; State Assembly Coordinator



Witness Verification by Public Notary or State Recording Secretary:

Yavapai__County)
Arizona State)

Today, I was visited by the Living Man whose signature appears above, and they were properly identified to me and they did sign this record in my presence for the purposes described above, in witness whereof I affix my signature and seal this 24th day of July the year of 2023.

By: Diane A Light © Expiration date never
Diane A Light



Notice of Intent- Fee Schedule

To Whom It May Concern:

CORPORATIONS, LEOs, Federal, Territorial, Municipal employees:

The annexed Notice of Intent – Fee Schedule is a schedule of mandatory fees instated by the Secured Party Creditor, The Arizona Assembly©, for any business conducted relevant to this schedule. Fees are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt. If said fees are not met, The Arizona Assembly ©, is to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. A courtesy Notice may be given, at the discretion of The Arizona Assembly ©.

Note: This Notice of Intent – Fee Schedule is not meant, designed, nor intended to frighten, terrify, or threaten anyone in any way. It is simply an expression of the Lawful right of The Arizona Assembly© to stipulate Fair Compensation for Willful and Deliberate Acts initiated against members of The Arizona Assembly© by others. and the Lawful right of all Americans to be Made Whole from an/all resultant harm, loss, or damage to their Living Bodies, Property, or Lawful Persons resulting from such Acts.

Private Easements Schedule

Penalty for Private Use \$250,000

Public Easements Schedule

Penalty for Public Use \$250,000

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Trespass or violation of Corporate entity mandate: Corporate Entities that are not following Public Law and deliberately causing harm to Living Beings:

\$1,000,000,000.00

Notice of Intent- Fee Schedule**Forced Vaccinations, Medical Procedures, and Therapies**

("Forced", including under protest, duress, threat, and /or coercion.)

Released from employment	\$	1,000,000.00
Fired		
Retired		
Unpaid Leave		
Forced Testing – Employer pays for test	\$	5,000,000
Testing – Employee pays	\$	5,000,000
Forced Coercion – Forcing others to comply with vaccinations, medical procedures and therapies.	\$	5,000,000
Forced Mask Wearing	\$	5,000,000
Denial of Religious Exemption	\$	1,000,000
Denial of Medical Exemption	\$	1,000,000
Denial of Belief/Philosophical Exemption	\$	1,000,000
Injury due to wearing a mask	\$	1,000,000
Injury due to vaccine	\$	10,000,000
Failure to fill prescriptions	\$	1,000,000

Harassment

Harassment at place of employment	\$	500,000
Harassment at public store	\$	500,000
Harassment at church	\$	500,000
Harassment at public facility (Library, Post Office, Town Hall, Court, etc)	\$	500,000
Coercion	\$	500,000
Coercion to inject aborted children and fetal cells	\$	500,000
Unlawful demand of vaccine passport	\$	500,000
Childhood Vaccine Schedule	\$	500,000
Aborted Cells, GMO, mercury, MMR, aluminum	\$	500,000

Notice of Intent- Fee Schedule**Schools**

Forced testing	\$ 5,000,000
Forced separation	\$ 1,000,000
Forced mask-wearing	\$ 5,000,000
Forced vaccination	\$ 5,000,000
Harassment, or any teaching showing pornography	\$ 5,000,000
Coercion or teaching perversion of sex education	\$ 5,000,000

Hospitals

Forced testing	\$ 5,000,000
Forced separation from family members	\$ 1,000,000
Harassment	\$ 500,000
Coercion	\$ 500,000
Forced vaccination in order to receive medical procedures	\$ 5,000,000

Travel Violations

Stopping an American as they privately travel	\$ 500,000
Stealing American private property	\$ 500,000
Misidentification of Americans as US Citizens or Citizen of the United States	\$ 10,000,000
Kidnapping under Color of Law	\$ 10,000,000
Trauma from unlawful actions under Color of Law	\$ 1,000,000
Harassment based on false presumptions	\$ 1,000,000
Injury due to handcuffing	\$ 1,000,000

Homestead Violations

Confiscation of Property	\$ 1,000,000
Attempt to steal property through Color of Law Foreclosure	\$ 1,000,000
Foreclosure Fraud	\$ 10,000,000

Notice of Intent- Fee Schedule

Foreclosure RICO	\$ 10,000,000
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CPS

Wanting to meet without stating purpose	\$ 500,000
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Corporate Entities that are not following Public Law

Geoengineering	\$ 1,000,000,000,000
5G	\$ 1,000,000
EMF Sensitivity	\$ 1,000,000
Fluoride and other harmful chemicals in Water	\$ 1,000,000
Pesticide Spraying	\$ 1,000,000

Produce trade name materials:

a. Name	\$ 50,000
b. Drivers' License Number	\$ 50,000
c. Social Security Number	\$ 100,000
d. Retinal Scans	\$ 5,000,000
e. Fingerprinting	\$ 200,000
f. Photographing	\$ 200,000
g. DNA	\$ 5,000,000
1. Mouth swab	\$ 5,000,000
2. Blood samples	\$ 5,000,000
3. Urine samples	\$ 5,000,000
4. Breathalyzer testing	\$ 5,000,000
5. Hair samples	\$ 5,000,000
6. Skin samples	\$ 5,000,000
7. Clothing samples	\$ 5,000,000
8. Forced giving of fluids/samples	\$ 5,000,000

Issue Traffic citations and tickets of any traffic nature:

a. Citations	\$ 60,000
b. Warning issued on Paper Ticket	\$ 25,000

Appearance in court because of traffic citations:

a. Time in court	\$ 75,000/hr. with 1 hour min.
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Notice of Intent- Fee Schedule

b. If Fine is imposed \$ 500,000

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce:

a. Agency by Estoppel	\$ 50,000
b. Color of Law	\$ 150,000
c. Implied Color of Law	\$ 150,000.
d. Criminal Coercion	\$ 500,000
e. criminal Contempt of court	\$ 500,000
f. Estoppel by Election	\$ 350,000
g. Estoppel by Laches	\$ 350,000
h. Equitable Estoppel	\$ 500,000
i. Fraud	\$ 1,000,000
j. Fraud upon the court	\$ 2,000,000
k. Larceny	\$ 250,000
l. Grand Larceny	\$ 250,000
m. Larceny by Extortion	\$ 1,000,000
n. Larceny by Trick	\$ 1,000,000
o. Obstruction of Justice	\$ 100,000
p. Obtaining Property by False Pretenses	\$ 1,000,000
q. Simulating Legal Process	\$ 1,000,000
r. Vexatious Litigation	\$ 5,000,000
s. Trespass upon Motor Conveyance	\$ 100,000
t. Unauthorized Relocation of Motor Conveyance	\$ 100,000
u. Seizure of Motor Conveyance	\$ 100,000
v. Theft of License Plate	\$ 10,000
w. Unlawful Lien on Motor Conveyance	\$ 50,000

Notice of Intent- Fee Schedule**Use of trade name protected material under threat, duress, and/ or coercion:**

a. Name written by the informant	\$ 250,000
b. Drivers' License written by informant	\$ 150,000
c. Social Security Number written by informant	\$ 150,000
d. Miscellaneous Material written by informant	\$ 500,000

Produce any personal information/property for any kind of business interaction:

a. Financial Information	\$ 100,000
b. Property inside of motor vehicle	\$ 150,000

Time Usage for traffic stops:

a. 30 minutes minimum	\$ 5,000
b. 60 minutes	\$ 10,000
c. 90 minutes	\$ 15,000

Court Appearance Schedule

These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5,000.00 for breach of contract.

Demand for Appearance in court:**A. My Appearance**

Under protest and duress:	\$ 75,000/hour
Voluntarily	\$ 10,000/hour

Use of trade name material:**B. Name**

Under protest and duress:	\$ 25,000
Voluntarily	\$ 10,000

C. Drivers' License

Under protest and duress:	\$ 25,000
Voluntarily	\$ 10,000

D. Social Security Number

Under protest and duress:	\$ 25,000
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Notice of Intent- Fee Schedule

Voluntarily	\$	10,000
Miscellaneous Material	\$	25,000
Produce any personal information for any kind of business interaction:		
Financial Information	\$	10,000
Drivers' License	\$	10,000
Social Security Number	\$	250,000
Any documents produced by me	\$	10,000 per document

Time usage for court appearances:

A. 30 minutes		
a. Under Protest and Duress	\$	33,500
b. Voluntarily	\$	10,000
B. 60 minutes	\$	75,000
a. Under Protest and Duress	\$	60,000
b. Voluntarily	\$	20,000
C. 90 minutes or more		
a. Under Protest and Duress	\$	100,500
b. Voluntarily	\$	30,000

Trespass-Fee Schedule

Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s) and other fictional entities as well as all others who desire to contract:

a. Failure to honor God Given Rights	\$20,000
b. Failure to honor Oath of Office	\$50,000
c. Failure to honor Constitutional Oath	\$50,000
d. Failure to honor Written and/or Oral Word	\$ 5,000
e. Silence/Dishonor/Default	\$ 5,000

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f. Failure to honor /No Bond	\$ 5,000
g. Phone call to telephone number used by Secured Party including from alleged debt collectors	\$ 5,000each
h. Telephone message left on Secured Party phone Service or equipment	\$ 5,000 each
i. Use of Street Address/Mailing location of Secured Party	\$ 5,000 each
j. Time Waiting for Scheduled Service or per hour	\$ 1,000 Minimum
k. Detention from Free Movement and/or cuffed or per hour	\$ 75,000 Minimum
l. Incarceration per hour	\$ 75,000 Minimum or
m. Failure to Follow Federal and/or State Statutes, Codes, Rules and/or Regulations	\$ 50,000
n. Failure to State a Claim upon which Relief Can Be Granted	\$25,0000
o. Failure to Present a Living Injured Party	\$100,000
p. Failure to Provide Contract Signed by the Parties	\$ 100,000*
q. Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) Requirements upon Request	\$ 100,000*
r. Default By Non Response or Incomplete Response	\$ 100,000*
s. Fraud	\$1,000,000*
t. Racketeering	\$1,000,000*
u. Theft of Public Funds	\$1,000,000*
v. Dishonor in Commerce	\$1,000,000*
w. Failure to pay Counterclaim in full within (30) Thirty Calendar Days of Default as set forth herein	\$1,000,000**
x. Perverting of Justice Judgment	\$ 1,000,000*

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y. Use of Common-law Trade-name/Trade-mark After One Warning (per each occurrence)	\$ 50,000 Each
z. Forcing psychiatric evaluations	\$ 500,000 per day
aa. Refusal to provide adequate and proper nutrition while incarcerated	\$ 50,000 per day
bb. Refusal to provide proper exercise while incarcerated	\$ 50,000 per day
cc. Refusal to provide proper dental care while Incarcerated	\$ 50,000 per day
dd. Forced giving of body fluids	\$ 5,000,000 per day
cc. Forced injections/inoculations, vaccines	\$ 5,000,000 per day
dd. Forced separation from marriage contract	\$ 160,000 per day
ee. Confiscation/kidnapping of a body not a US Citizen	\$ 1,600,000 per day
ff. Corporate State continuing a mortgage for more Than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large	\$1,600,000 per
gg. Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation charge	\$ 6,000,000 per count or
hh. Attempted extortion of signature charge	\$ 6,000,000 per count or
ii. Attempted forgery of signature charge	\$ 6,000,000 per count or

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*Per Occurrence and Includes any Third Party Defendant

** All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) times the damages for punitive or other additional damages.

Kidnapping (If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping)

\$ 2,500,000

Services to others and/or Corporation(s):

a. Studying while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
b. Analyzing while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
c. Research while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
d. Preparing Documents while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
e. Answering Questions while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
f. Providing Information while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour

If invoiced, payment is due 15 days after receipt date.

Make all payments to:

The Arizona Assembly©,
Dennis Knill©,
c/o Post Office Box 20991
Sedona, Arizona [86341]

Notice of Intent- Fee Schedule

In testimony whereof, I, Dennis Knill©. this 24 of July in the year 2023, acting in my Lawful capacities as the Coordinator of and for The Arizona Assembly©, have hereunto caused The Seal of The Arizona Assembly© to be Affixed and by my hand the autograph of my Lawful Person subscribed, attesting, affirming, certifying and witnessing under The Public Law of The United States of America that The Arizona Assembly©, Notice of Intent-Fee Schedule was voted yes by all counties as Will and Decree of *The Arizona Assembly*©:

By: Dennis Knill ©

All Rights Reserved, Without Prejudice
Dennis Knill©, Coordinator, The Arizona Assembly
Member of The Federation of The United States of America

Witness and Acknowledgement



Arizona State
Yavapai County

A living man affirmed before me, a Notary, on this day 24 of July 2023, that Dennis Knill©, personally appeared and known to me to be the man whose name is referenced within the instrument and acknowledged to be the same.

Autograph: Diane A Light ©

My Notary Commission expires: never

