



May 13th of 2025

The Arizona Assembly(c)  
% Post Office Box 20991  
Sedona, Arizona [86341]

To: Dean John Sauer, Solicitor General of the U.S.  
Office of the Solicitor General  
950 Pennsylvania Avenue NW  
Washington, DC 20530-0001

Joshua Bendor  
Solicitor General of Arizona  
2005 N. Central Ave.  
Phoenix, AZ 85004-2926

**Notice to Principals is Notice to Agents, Notice to Agents is Notice to Principals**

This Notice is to inform you that we, the living men and women of The Arizona Assembly(c), have become aware that every elected officer working for the State of Arizona (DUNS #081496294, 119039552, 117512883, 072459266) / STATE OF ARIZONA (DUNS #102039491) is violating the Constitution(s) on a regular basis and operating under a fraudulent oath of office. As it is our duty to report crime when we see it, we are noticing you now to make you aware of this crime.

We have obtained the oaths of office for every elected officer and Presiding Superior Court judge of State of Arizona / STATE OF ARIZONA including the legislature, and they are all clearly fraudulent (enclosed). Every single oath claims multiple jurisdictions in the UCMJ and UCC (which is fraud in itself), and each and every officer solemnly swears to "discharge" the duties of their office. By definition per Webster's Dictionary, "discharge" means "to release from an obligation," "to relieve of a burden" and "to release from service or duty." In signing these oaths, these agents have solemnly sworn to NOT uphold the duties of their office in plain English. This is clearly fraud on multiple levels, and we are turning to you to end this blatant crime.

In addition to holding elected office under fraudulent pretenses, these agents have failed to recognize Notice of Ex parte Milligan and are still hauling Americans into administrative, corporate and military tribunals under color of law after being Noticed that common law courts are operating on Arizona. This is a direct violation of the Constitution(s). The recent Supreme Court ruling SEC v. Jarkesy, 603 U.S. 109 (2024) states, "it violates the Seventh Amendment for



agencies to adjudicate common-law claims in their in-house courts. Agencies accordingly must repeal any regulation authorizing enforcement proceedings that enable the agency's courts to impose judgments or penalties that can only be obtained via jury trial in Article III Courts." Furthermore, a recent letter issued by the U.S. Solicitor General on February 20th of 2025 states, "The Department of Justice (DOJ) has formally determined that multiple layers of removal restrictions for Administrative Law Judges (ALJs) in 5 U.S.C. 1202(d) and 7521(a) violate the Constitution. The Department will no longer defend these restrictions in court and has affirmed this position in ongoing litigation." Administrative, corporate and military tribunals are not for People as you well know, they are for incorporated entities, and forcing Americans into them while common law courts are operating is a clear Constitutional violation.

These elected state officers have also ignored Public Laws passed unanimously by the People on Arizona via The Arizona Assembly(c), have openly violated their oaths of office and the Constitution(s) on a regular basis, and have failed to recognize the rights of those who have chosen to revoke U.S. Citizenship to return to the land and soil jurisdiction as Americans (American State Nationals or ASNs) - People, who are NOT under their purview. The Yavapai County Sheriff's office jailed one of our People and made the case disappear to avoid retribution. ADOT and all MVD offices continue to refuse our right to travel, though both 18 USC 31(a) (6) and A.R.S. 28-5201 clearly state that one must be using the roadways for profit to need a driver license and registration. Forcing us to purchase a "driver" license and register our automobiles when we are not using the roadways for profit is subornation of perjury, and the MVD offices are committing this crime on a regular basis. County Assessors and Treasurers continue to attempt to revenue our Usufruct Derivatives and are not performing their usufructuary duty, despite the fact that they have received our Mandatory Notices of Foreign Sovereign Immunities Act and our Certificate of Assumed Names to protect them from doing so. Agents of the state and counties are blatantly ignoring legal and lawful documents and Notices, and they have rejected every offer we have made to meet with them to educate them and work together like intelligent adults.

We have Noticed agents and their parent corporations at the state and county levels of all of these crimes via Due Process and they have defaulted, leading to liens against these entities in the Trillions of dollars. As the Solicitor General, you serve as the attorney for these corporations and are required to reduce their liability with just and lawful solutions. In this capacity, we require you to notify all principals and agents on federal, state and county "government" levels that they must cease their criminal activities against Americans on Arizona immediately. If they fail to do so, they will be put out of business.

As I am sure you are aware, American Common Law was declared the Law of the Land on October 5th of 2024 by the Federation - The United States of America, unincorporated, the only lawful government in this country. Sheriffs in every county of Arizona have been invited to assume their peacetime roles. The Arizona Assembly(c) is up and running, as are all 15 County Assemblies. We are growing daily as people realize the crime and fraud that the corporations you represent have inflicted upon us as "U.S. Citizens" and "citizens of the United States" for years, and we have had enough of it.

The U.S. Supreme Court has ruled on several occasions that fraud vitiates everything: *United States v. Throckmorton*, 98 U.S. 61 (1878), *Marshall v. Holmes*, 141 U.S. 589 (1891), *Bank of the United States v. Ritchie*, 27 U.S. 128 (1829), *Hazel-Atlas Glass Co. v. Hartford-Empire Co.*, 322 U.S. 238 (1944), and *Fedorenko v. United States*, 449 U.S. 490 (1981). As everything done by the corporations and franchises you work for is laden with clear and apparent fraud, this puts them in a precarious position when dealing with Americans. There is no statute of limitations on fraud. When corporate agents assume they have jurisdiction over We the People, they are quickly and easily rebuked by addressing the fraud and applying a hefty fine per the Notice of Intent-Fee Schedule they have all received from us and agreed to by acting in silence and



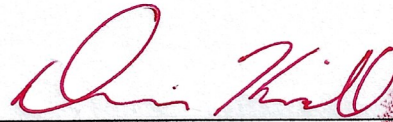
dishonor. Should you allow this criminality to continue, the corporation and franchises you represent will be buried in legal and lawful liens, causing issues with credit and bonding - both personally and professionally. The liability these entities face for ignoring our status and standing is immense as you know, and we are calling on you to end their overreach immediately. This includes Katie Hobbs' current effort to fraudulently seize all Municipal assets now that UNITED STATES, INC. has gone through Chapter 7 bankruptcy. These assets belong to the People and no one else. The corporatocracy has stolen enough from We the People over the past 162 years.

Now that you have been Noticed of this crime and fraud, your failure to act will make you complicit.

If you have any questions regarding these crimes, please contact Dennis Knill(c), Chair of the Arizona Assembly(c) at (928) 821-0785. We thank you for your attention to this urgent matter.

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By: \_\_\_\_\_



Seal(c)

Without Prejudice  
Dennis Knill(c)  
Chair, The Arizona Assembly(c)



Enclosures: Fraudulent Oaths of Office for EVERY acting elected officer of State of Arizona / STATE OF ARIZONA

CC: Attorney General Marco Rubio, Attorney General Kris Mayes