

From: Declarant(s)/Claimant(s)
king-zelan-raymond-dale-queen-sophia-taniah-lorna-lynnne
For We The People (je-I, we, us, our)
website: www.freedomdove.net
email: sophiataniateam@yahoo.com

**Public Notice & Declaration:
Claim of Trespass;
Notice of Liability Regarding Dereliction of Duty;
Request For Admissions; with
Fair Warning Notice of Fee Schedule & Remedy**

Notice to Agent(s) is Notice to Principal; Notice to Principal is Notice to Agent(s)
Notice to Private Natural Living Soul, Natural Living Soul Is Notice to All Beings;
Notice to All Beings is Notice to Private Natural Living Soul

Acknowledgment

In the Nature of Supplemental Rules
for Administrative and Maritime Claims Rules C (6) for Personal Protection From
Federal/State/County/City/Municipal/Corporation Employees/Agent(s)/Individual(s) and other men and women
The Canadian Constitution
The Canadian Charter of Rights and Freedoms
United States Constitution and Bill of Rights
International Covenant on Civil and Political Rights
The Berne Convention Paris July 24, 1971
Constitution of the Universal Postal Union (UPU)
The Hague Conference on Private International Law (HCCH)
Equal Consideration Under Natural Law And All Other Man-made so-called "Laws"
Public Law § 97-280 claim the Holy Bible as the Word of God

**Silence is Acquiescence, Agreement, and Dishonor
This is a Self-Executing Contract**

Office/Agency Found

To: Respondent(s)/Obligor(s)/Libellee(s) (you, your) to all men, women, or non-gendered beings working as Public Servants and Sworn and unsworn Officer(s) and or Agent(s) including yet not limited to Judges, Lawyers and/or Attorneys, Court Clerks, Sheriffs, Police (policy enforcers/peace officers), Bylaw (Bi-law) Officers, Bailiffs, and claimed public and or private business owners operating in the public

"Ignorance of the law does not excuse misconduct in anyone, least of all to a man who is a sworn officer of the law."

--- In re McCowan (1917), 177 C. 93, 170

Whereas the terms "you", "your", and "yours" refer to Respondent(s)/Obligor(s) potential Libellee(s) that maybe named and additional yet to be named Respondent(s)/Obligor(s) potential Libellee(s), in this Contract individually and collectively; and,

Definition of the word "people" or the term "We The People" refers to the observable group of men, women, non-gendered beings regardless of cultural heritage, religious affiliation or non-religious affiliation, or blood lineage also "mankind".

For more definitions go to: <https://freedomdove.net/2021/12/26/holy-church-of-gaia-interpretation-act/>

Whereas Claimant(s)/Declarant(s)/1 and #2 respectively Claimant/(Declarant/ #1 King-zelan and called raymond-dale by my mother (of family hyatt) and my father (family hamblin and adopted into the family shackelford in 1980) and Claimant/(Declarant/ #2 queen- sophia-taniah and called lorna-lynnne by her mother (of family ross Great, Great, Granddaughter of alexander of the family of ross and "sarah", "sally" formerly timentwa born about 1798 in Okanagan Territory, now the state of washington, (Daughter of shen a ma ken (Chief) and kin em te qu)) and by my father of family borgeson) were privately married on April 1, 2019 without the Church/State now formally known as king-zelan-raymond-dale-queen-sophia-tania-lorna-lynnne (herein after: private man-woman); and,

Whereas we the private man-woman and our offspring, and other family members come in peace with peaceful intentions to maintain trust by ensuring there are no misunderstandings, and to resolve any potential controversy by resolving any and all presumptions and assumptions by serving you with this Public Notice & Declaration: Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice Of Fee Schedule & Remedy; and,

Furthermore, we are bound as one heart in a Sacred and Holy Union as a couple, as one expression. How? We know it in our hearts and mind; what has been brought together let no man separate, "Consequently they are no longer two, but one flesh"; and,

Whereas, king or queen in this context do not mean a title rather these words written and hyphenated in-front of our given names refers to a state of being, we are all each of us king and queen of our own dominion, as a true sovereign and autonomous being we do not hold ourselves above an other and we would not hold others above ourselves; we are one, and free from the "slave" and "slave master" mentality. ; and,

Whereas private man-woman being peaceful and loving natural man and woman as one in heart and mind as the living soul in expression along with our family members come forward together hereby wish to inform you that we discovered that we have been lied to and discovered that we are unwittingly complacent in committing fraud and wish to inform the correct parties that we are not fraudsters and wish to be given proper assistance in resolving said issue(s); and,

Disclaimer: even though we use quotes from Berean Study Bible, or other renditions of the Bible, and other so-called "Laws" written by members of the "Law Society", including yet not limited to their Constitutions, Charters, Acts, and other Legislation, etc., does not mean we are bound by them, however those that created them and that have sworn an oath to uphold them are; and,

Maxim of Law: "He who does not deny, admits. [A well-known rule of pleading]", unless expressly denied, the following stands under the penalty of perjury: **Admit or Deny** the following where indicated by circling one or the other:

Whereas this is a formal Public Notice & Declaration: Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice Of Fee Schedule & Remedy or all unlawful, illegal, and presumed legal matters relating to an Officer of an Office and or an Agent of an Agency and their bosses, and or for any one claiming to "own" a Business; for unlawful solicited/unsolicited interference in our private matters and/or commercial affairs, the administrative fees shall apply in all cases; and,

U.S. Constitution Amendment V: "No person shall... be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, **without just compensation**"

U.S. Constitution Amendment XIV: "No State shall... deprive any person of life, liberty, or property, without due process of law...."

Us. Supreme Court Decision - "...every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellow man without his consent." *Cruden v. Neale*, 2 N.C. 338 (1796) 2 S.E."

Us. Supreme Court Decision - "Under our system of government upon the individuality and intelligence of the citizen, the state does not claim to control him/her, except as his/her conduct to others, (injured party) leaving him/her the sole judge as to all that affects himself/herself." *Mugler v. Kansas* 123 U.S. 623, 659-60."

Can you move forward "in good faith" and "with clean hands"?

1st Timothy 4:1-2 Warnings against False Teachers

"1 Now the Spirit expressly states that in later times some will abandon the faith to follow deceitful spirits and the teachings of demons, 2 influenced by the hypocrisy of liars, whose consciences are seared with a hot iron...."

Whereas our purpose and intended outcome(s) for making this **Public Notice and Declaration** and Creating and serving you this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice Of Fee Schedule & Remedy publicly is:

1. to ensure all "Public Servants", such as Politicians, and or "Officers"/officers, and or "agents"/Agents" that have sworn an "oath of office" or not are acting within the scope of their authority and fulfilling their duty and obligation to us "We The People", under their job description, whom they are intended by virtue of their appointment to protect and serve; and to ensure all claimed private and or public so-called owners of businesses are adhering to the laws as they are written; to make it perfectly clear that we **do not** and never have given any other man, woman, non-gendered entity the ability to dictate our life experience.
2. to resolve all controversy and or misunderstanding by bringing clarity to that which is unclear so as to ensure everyone has the opportunity to experience their reason for being and have fulfillment during the experience of life.
 - (2)(a) to ensure that our fundamental right to **not** be harassed, intimidated, or harmed by those that **do not** know the laws that they are enforcing because they have been misinformed regarding these laws and are inadequately trained.
 - (2)(a)(i) to ensure the "Law Enforcers" are aware of whom these Laws apply and to whom they have a legal right to order.
 - (2)(a)(ii) to ensure the "Law Enforcers" know these laws as they are written and know their job description and the scope and limitation under which they operate.
 - (2)(b) it is essential that everyone has clarity with the situation and can see the facts to restore and maintain the peace by recognizing when a trespass occurs.
3. to halt all extortion taking place by establishing the fact that we did not come forth to be ordered to perform without just compensation (see attached fee schedule).
4. to **acknowledge** that we know that we have been lied to and coerced into participating in fraud and we wish to be absolved of any liability so as to protect ourselves and our property that we are in use of until all wrongs have been made right and "We The People" have been made whole again.
 - (4)(c) in order for "We The People" to feel safe in our person, in our body, in our home, and/or our effects it is imperative that all "Law Enforcement" uphold The Canadian Constitution, Section 7 of the Canadian Charter of Rights and Freedoms, and *protect every individual's right to "life liberty and security of the person, and the right not to be deprived thereof except in accordance with the principles of fundamental justice", as well as the Constitution of the Universal Postal Union.*
 - (4)(d) to be granted "A Stay" regarding all Covid-19 measures and to be given adequate time to resolve all issues regarding this matter.
 - (4)(d)(i) to be supported in applying for an **Administrative Hearing** if needed without being harassed or intimidated at our home (place of dwelling) or on our private property regarding the issues mentioned herein.
5. to ensure "We The People" no longer suffer any further legal wrong by bringing awareness to that which is true and factual thereby lifting the veil of the illusion as a result of being misinformed and misdirected so that we are no longer blind, and/or vulnerable to manipulation and coercion by those that have positioned themselves into a place of dominance.
 - (5)(a) to ensure the men, women, and or non-gendered entities acting on behalf of any government and or agency and or office that trespass and have adversely affected or aggrieved "We The People" are held accountable when they **do not** or are **not** following "the Rules of Civil Procedure" or "Due Process of Law".
 - (5)(b) to establish when a trespass occurs and an action is taken against the perpetrating politician, agent, or officer in the course of his mandated activity for a specific City Corporation in the court of said City Corporation the victim is entitled to relief, and receives just compensation for time rendered, and receives adequate care to heal the harm and injuries whether psychological, emotional, mental, and/or physical, so as to be made whole again.
 - (5)(b)(i) to establish wherever an officer of an office or agent of an agency acted or failed to act in an official capacity or under **color of legal authority** shall **not** be dismissed nor relief therein be denied by those that

created this system in the first place.

(5)(c)(i) to ensure that those empowered by a Parliament and those that are Legislated to make decisions that are affecting the day-to-day life of "We The People" must do so in accordance with the "Rule of Law" and "Due Process of Law" and all parties to the legislation are fully informed. This means that they must exercise their powers in accordance with the law and cannot exercise their power arbitrarily and need the agreement of "We The People" prior to implementing acts or laws.

https://www.bclaws.gov.bc.ca/civix/document/id/complete/statreg/04045_01

6. to establish who has duties and obligations to perform under their job descriptions within the scope of their authority and to determine the intent of the legislation pertaining to The Transportation Act and all other Acts.
7. to resolve all conflations, and or conflicting, and or dogmatic beliefs and contradictory thoughts in order to establish our own spiritual authority.

(7)(a) to be free to travel by way of "freedom of transit" upon the earth and to traverse time and space unimpeded without any threat of molestation, false arrests, illegal search and seizures, rape, torture, illegitimate ticketing/citation, etc., but by our own constitution, ethics, and morality (harmlessness to self and harmlessness to all others).

8. to bring clarity to all people working for or acting on behalf of a Municipal Corporations, State/Provincial Corporations, Federal Corporations, Government Agencies, Private Business Owners and their staff, and or any and all Court Houses, and to the creators and maintainers of said Private Corporation including yet not limited to The Queen of British Columbia Corporation, or Queen of Canada Corporation, ensuring that no fraud is taking place anywhere regarding aforementioned.
9. to establish the fact that we do not have to adhere to "mandates" created by Legislators that are in contradictory to "We The Peoples" unique constitution, ethics, or morality.
10. to ensure the facts are established by way of an Administrative Hearing in all cases, so that there shall be no trespass upon our experience of life, so that we are not forced onto participating in something we do not want to participate in and want no part of.
11. to affect change to policy within and without government regarding established Supreme Court rulings, equal consideration of law.
12. To expose the fact that Police Officers that are putting corporate policy above their "Oath of Office" are committing crimes.

When people acting as "Police Officers" aka "Law Enforcers" are enforcing "corporate policy" when they believe them to be laws are committing crimes. Admit or Deny

Matthew 5 16-18 The Fulfillment of the Law

"16 In the same way, let your light shine before men, that they may see your good deeds and glorify your Father in heaven 17 Do not think that I have come to abolish the law or the Prophet. I have not come to abolish them, but to fulfill them. 18 For I tell you truly, until heaven and earth pass away, not a single jot, not a stroke of a pen, will disappear from the Law until everything is accomplished...."

Whereas we wish to inform you that we glorify both the seed (the Father) and the womb of life (the Mother), we honor the source of life by honoring the expression of life in all its glorious expressions and when we each of us are in harmony with the natural world we are in a symbiotic relationship with all that is for evermore; and,

Whereas we come in peace with peaceful intentions to restore trust by way of resolving all controversy and or misunderstandings in these matter(s); and,

Whereas as a free man-woman standing as a couple and walking in enlightenment here on Earth wish to fulfill our reason for being as stewards of the land, we intend to act peacefully for the benefit of any and all communities we encounter, and with the firm intention not to break the peace. That this declaration is a claim to sovereignty protected by the inalienable rights of all souls born free, and under the rights granted by Natural Law, by the work and grace of Creation; and declare that we are each a divine creation incarnated in a physical body of flesh, bones, viscera, blood and that breathes; and,

Whereas private man-woman (as a living soul) pursuant to the Laws of the land, air, water, oil, ether, by Natural Law, the nature of energy expressing in frequency, harmonic resonance, and density, do hereby decree and proclaim ourselves free and are putting it on the record that we do not accept any perceived contract with any government entity as they are hereby made null and void as they did not come with full disclosure; and, Admit or Deny

Furthermore, we are temporarily being deprived by invaders from access to our own seas/sees; and,

"73. In power of enemy power; treated with- humanity; reprisals prohibited.-Prisoners of war are in the power of the enemy power, but not of the individuals or bodies of troops who capture them. They must at all times be treated with humanity and protected, particularly against acts of violence, insults, and public curiosity. Measures of reprisal against them are prohibited (G.P. W., art. 2). 74. Persons and honor to be respected; retain civil status.- Prisoners of war have the right to have their persons and their honor respected. Women shall be treated with all the regard due to their sex. Prisoners retain their full civil status (G.F. W., art. 3)."

Whereas in the Naval Treaty it is the duty of the inhabitants to indicate such monuments edifices or places by visible signs which shall consist of a large stiff rectangular panel divided diagonal up to color triangular portions the upper portion black, the lower portion white; and,



https://www.loc.gov/rr/frd/Military_Law/pdf/rules_warfare-1940.pdf
<https://military-justice.ca/wp-content/uploads/2018/12/A-LG-007-000-AF-010-Military-Administrative-Law-Manual.pdf>

Furthermore, we wish to inform the right parties that we hereby give proper notice to all men, women, non-gendered beings acting as Politician(s)/politician(s), Clergy including yet not limited to the man acting as Pope, Officer(s)

/office(s) of the law and all other Agent(s)/agent(s), Employers/employers, Employees/employees, and all other individuals or, men, women, and or non-gendered entities acting on behalf of the City ofCorporation, Municipal Corporations, Provincial/State Corporations, Territorial Corporations, State Corporations, Federal Corporations including yet not limited to the Corporation of Canada, the United States Corporation, and or any other Private Businesses incorporated or non-incorporated as well as the creators of and maintainers of said Businesses (Corporations) including yet not limited to The Queen of British Columbia Corporation, or Queen of Canada Corporation, etc.:

To all men, women, non-gendered being acting as a Politician, Officer, etc, your said Oath of Office being your open and binding and irrevocable offer, to which our acceptance does hereby ratify into a firm and binding, multilateral, contract between us, by which you agree to uphold all legitimate legislation, Constitutions created independently and to uphold the Supreme Law of the Land, also known as the Constitution of the United states, with The Constitution of the Universal Postal Union, with the Canadian Charter of Rights and Freedoms, and with the International Covenant on Civil and Political Rights, and with all Treaty's and to perform all of your duties as a "Public Servant" in and for the Office you are under; and,

Whereas in order to ensure unequivocal clarity, and to affect the removal of any and all assumptions and presumptions, you are hereby put on **notice** that this notification is not directed to the legal fictional person, but to each man, woman, or non-gendered entity and **not** as a fictional entity, but as a man and or entity with hands and legs in your private capacity, who has sworn an Oath of Office, and who, by virtue of that Oath, has the mandate to protect and serve "We The People"; and,

Furthermore, you agree to uphold and to protect **private rights**, by which we agree to receive the said, and the protections and provisions of the so-called "laws", charters, acts, codes, etc., as they are written by the legislators past and present and that are written for the best interest of "We the People", both as and of the services of your office, and as the valuable consideration passing between us that consummates the acceptance of the contract as it is offered with full disclosure; and,

While researching we came upon some interesting words and terms pertaining to all cases involving Officers or Agents of the Court:

The following are Words and or Terms defined by the "Law Society":

fraud a deliberate action to defraud where the victim of the crime is unaware having no knowledge of a situation or fact'.

"1 U.S. Code § 1 - Words denoting number, gender, and so forth

In determining the meaning of any Act of Congress, unless the context indicates otherwise—

words importing the singular include and apply to several persons, parties, or things;

words importing the plural include the singular;

words importing the masculine gender include the feminine as well;

words used in the present tense include the future as well as the present;

the words "insane" and "insane person" shall include every idiot, insane person, and person non compos mentis;

the words "person" and "whoever" include corporations, companies, associations, firms, partnerships, societies, and joint stock companies, as well as individuals;

"officer" includes any person authorized by law to perform the duties of the office;

"signature" or "subscription" includes a mark when the person making the same intended it as such;

"oath" includes affirmation, and "sworn" includes affirmed;

"writing" includes printing and typewriting and reproductions of visual symbols by photographing, multigraphing, mimeographing, manifold, or otherwise.

(July 30, 1947, ch. 388, 61 Stat. 633; June 25, 1948, ch. 645, § 6, 62 Stat. 859; Oct. 31, 1951, ch. 655, § 1, 65 Stat.

710; Pub. L. 112-231, § 2(a), Dec. 28, 2012, 126 Stat. 1619.)"

[https://freedom-school.com/office-of-the-person.pdf?](https://freedom-school.com/office-of-the-person.pdf)

fbclid=IwAR1ssnHkuMoUU7RaeBAqovaOI_SMknQXj1BFhBpXXzNdFqAzLop1DLcCaOI

Note: the definitions do not list man or woman – therefore, the said man-woman and their offspring and other family members are excluded from all the statutes!!! Admit or Deny

"When words lose their meaning [or their context which establishes their meaning], people lose their freedom."
[Confucius (551 BCE - 479 BCE) Chinese thinker and social philosopher]

Notice: we **do not** appreciate and we **do not** accept being given fictitious and arbitrary labels such as citizen, person, resident, debtor, tax-payer, subject, etc., without our awareness and/or comprehension of the consequence of being assigned said labels. We should not be held in the same light as others that are unaware of the consequence of accepting and using said labels.

The Seven Principles of Public Life

1. *The Seven Principles of Public Life (also known as the Nolan Principles)*

The principles also apply to all those in other sectors delivering public services.

1.1 Selflessness

1.2 Integrity

1.3 Objectivity

1.4 Accountability

1.5 Openness

1.6 Honesty

1.7 Leadership

<https://sac.food.gov.uk/PrincipalsofPublicLife>

5 CFR § 2635.101 – Basic obligation of public service.

Trust is breached when the people are lied to. Admit or Deny

The presumption of "joinder" to the "Artificial Person", the all capitalized name, "Legal Person" causes living men and women to unwittingly become the "surety" for the alleged corporate debt of YOURNATION (INC.) in a global

system of debt-money bondage. This is nothing short of an unlawful conversion of the "beneficiary", while those that know about the account use their knowledge to write fictitious bonds and financially gain from it.

All legal persons, actors operate, on assumptions and presumptions, whether they are serving an incorporated government, a known corporation, or an "administrative court" when presenting claims (presentments) in commerce, face-to-face or by post, they make the "presumption" that you are "acting" in "joinder" to the "Artificial Person" all capitalized name Jurisdiction is attached to the all capitalized name, so when you **rebut the presumption** they have no jurisdiction and cannot proceed. Any further action is fraudulent. Admit or Deny

Presumption "noun. a rule of law which permits a court to assume a fact is true until such time as there is a preponderance (greater weight) of evidence which disproves or outweighs (rebuts) the presumption. Each presumption is based upon a particular set of apparent facts paired with established laws, logic, reasoning or individual rights. A presumption is rebuttable in that it can be refuted by factual evidence. One can present facts to persuade the judge that the presumption is not true".
Source: <https://www.cipix.eu/living-in-the-private/your-consent/rebut-the-presumption/>

5 U.S. Code § 301 - birth registration - minimum requirements; they are in fact taking private rite/right and converting to public liability by a false public concern: they are in fact ignoring the beneficiary and taking when they are, as trustees required to transfer property to the beneficiary as the intent of the trust to begin with: Admit or Deny

Whereas operating under presumptions and assumptions negates a meeting of the minds thus creates confusion and has been detrimental to our experiences of life for those of us that come forth into physical form for the enjoyment of it. Most of us are not interested in conspiring to do others harm, thus, do not have it in our consciousness that others would do this. We **do not** expect or wish to be manipulated into invalid contracting and we do not expect to be deliberately abused mentally, spiritually, and physically the moment we arrive here into this life experience; and,

There is no contract on and for the record of us ever consenting to being referred to as "a slave", "an agent", "an agent of", a "citizen of a country", "a lieutenant of", "a resident of", "an inhabitant of", "a franchise of", "a subject of", "a ward of", the "property of", the "chattel of", "s founding", "a subject" to the jurisdiction of any army, monarch, corporate commonwealth, federal, state, territory, "county", council, city, municipal body politic, or other "government" allegedly "created" under the "authority" of a "constitution" or other "enactment", "human capital", or "a resource".

taxable termination

(1) General rule For purposes of this chapter, the term "taxable termination" means the termination (by death, lapse of time, release of power, or otherwise) of an interest in property held in a trust unless— (A) immediately after such termination, a non-skip person has an interest in such property, or (B) at no time after such termination may a distribution (including distributions on termination) be made from such trust to a skip person.

Criminal Conspiracy-Criminal conspiracy is a far-reaching concept and is one of the most widely prosecuted federal criminal offences. A criminal conspiracy is loosely defined as "anytime two or more individuals agree to commit an unlawful act and then take some step toward completion of that act." Federal conspiracy charges are broad and can apply to any individual who conspires with another individual to perpetuate a crime

Criminal Code of Canada - section 465(1) – Conspiracy

When exactly are we (the peaceful people aligned with their hearts knowing) going to be free from those that are mentally deranged?

Whereas we accept your appointment and from this day forth and forever more let there be peace on earth, let there be a halt to the assault upon our senses and our sensibilities, and let there be abundance for all here now and throughout the cosmos in accordance with what has already been written and signed and supported by and through trilateral/multilateral agreement(s); and,

It is our intent and statement of fact(s) that removes the assumption and presumptions of that which is implied.

One cannot rescind consent to that which one never consented to in the first place. Admit or Deny

In other words, How can a man consent to something they have **no** knowledge of and even if they do know about they have **no** comprehension of it?

Section 32 of the Constitution Act reveals that the Constitution applies to agents and employees of "public office". **How are we being categorized as an agent or officer of a "public office" if we are not getting paid for this assignment?**

The Charter and the Constitution **do not** grant rights rather they were written to protect our (the beneficiaries) unalienable, innate, and intrinsic rights that each of us incarnating to earth are born with. Admit or Deny
As a result of implied classification duties and obligations have been imposed upon us, ("We The People" of Earth) without our knowledge or consent. Admit or Deny
This consent is implied and It is impossible to withdraw consent by "We The People" to something we never consented to in the first place. Admit or Deny
Without full disclosure and when fraud exists all contracts are hereby null and made void. Admit or Deny

Under the "Legal Profession Act" in British Columbia it states that only members of the "Legal Profession Act" may create or file documents for use in court which indicates that we are not qualified to even go to court. Admit or Deny

"The Lieber Code set out rules of conduct during hostilities for Union soldiers throughout the U.S. Civil War. Even today, it remains the basis of most regulations of the laws of war for the United States and is referred to in the foreword to the Department of Defense Laws of War Manual."

<https://blogs.loc.gov/law/2018/04/the-lieber-code-the-first-modern-codification-of-the-laws-of-war/>

Our right to body autonomy **does not** end just because there is a group of people organized to enforce a system of control. Admit or Deny

This would be blatant attempt at identity theft and kidnapping:

Whereas there is a gross misrepresentation of the facts with the aforementioned accounts when it comes to how we are being categorized with regard to "Public Utilities" and "Public Debt", and with regard to the all capitalized "artificial person" aka "Legal Name" aka "Legal Person" and the idea that we are doing business in life in interstate and foreign commerce and have been mistakenly charged for utilities when it clearly states that the "service" must be provided for domestic tranquility; and,

This misrepresentation of the facts and poor training and education of the men and women acting as Agents or Officers of the government has resulted in substantial damage with the misappropriation of our time, energy, blood, sweat, tears, and usurping of our life experience as the soul incarnated for the purpose of experiencing the breath of life for the joy of it; and,

Anything that is published in the public domain can be used freely for advancing ones education and spirituality, such things of which are protected militarily. Admit or Deny

Statutory provisions: Masons Manual of Legislative Procedure pg 17, sec. 6, #2, sec. 7 #1; pg 294 #3; pg 353 #1
<https://www.ncsl.org/research/about-state-legislatures/mason-s-manual.aspx>

Deceptive forms 15 USC §1692j

False and misleading representations 15 USC §1692e

Fictitious Obligations 18 USC §514

Unfair or deceptive acts or practices in or affecting commerce 15 USC §45

Liability for tax 26 U.S. Code § 2603

It is an unconstitutional violation of **due process of law** for any judge or prosecutor to presume that one may be a franchisee called a taxpayer, driver person, debtor, purchaser, individual, etc., without any supporting evidence.

5 U.S. Code Chapter 7 - Judicial Review

Deuteronomy 24:7 Additional Laws

"Do not take a pair of millstones or even an upper millstone as security for a debt, because that would be taking one's livelihood as security. If a man is caught kidnapping one of his Israelite brothers, whether he treats him as a slave or sells him, the kidnapper must die. So you must purge the evil from among you."

The definition of **fraud** is a deliberate action to defraud where the victim of the crime is unaware having no knowledge of a situation or fact.

Using hidden meanings for the words or terms used to create a **Legal Document** that is only comprehended by the creator of said "**Legal Document**" and then coercing the signer to sign the agreement or contract without knowing what they are signing is "**fraud in the inducement**" of. Admit or Deny

In other words, the Law Society when creating arbitrary definitions for the words or terms they use when creating agreements and or contracts that they have "We The People" sign without disclosing the terms of the contract is "**fraud in the inducement**" of. Admit or Deny

"Fraud in the inducement" is a term used for contract fraud and occurs when one party involved in the contract used deceit or trickery to get the other party or signer to act for their advantage. For "fraud in the inducement" to have occurred:

- One of the parties had been misled by the facts
- The wrong facts were used for the party to make their decision

In other words: "**fraud in the inducement**" occurs when a person tricks another person into signing an agreement to one's disadvantage by using fraudulent statements and representations. Because **fraud** negates the "**meeting of the minds**" required of a contract, the injured party can seek damages or terminate the contract. When **fraud** occurs after the agreement, the law usually requires the injured party to file only **breach of contract claims**, but the party may add **fraudulent inducement claims** because the two claims relate to two different actions by the defendant. A contract made by **fraud** is termed "**voidable**" rather than "**void**" and the injured party can choose to proceed with the contract even after learning about the defendant's fraudulent inducement.
https://www.law.cornell.edu/wex/fraud_in_the_inducement

International Covenant on Civil and Political Rights

Part I Article 1

All peoples have the **right of self-determination**. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

Part III Article 6

1. Every human being has the inherent **right to life**. **This right shall be protected by law**. No one shall be arbitrarily deprived of his life. [this included yet is not exclusive to the use of invasive technologies such as vaccines and during the act of war, all wars are "false flag events"]

If this is true then why are the members of the law society allowing people to create a Bio-weapons Industry and target millions of innocent people?

DHHS is an "in rem" action against rights of the natural mom and dad when it's only for foster parents whose rights were assigned by the agency.

Quasi : Latin for "as if." Commonly used as a prefix to show that one thing resembles, but is not actually, another thing. For example, a quasi-contract resembles, but is not actually, a contract.

Whereas " **Quasi Judicial**"

Definition at **quasijudicial** <https://www.law.cornell.edu/wex/quasi-judicial> :

1) A proceeding conducted by an administrative or executive official that is similar to a court proceeding...

2) A judicial act performed by an official who is either not a judge or not acting in his or her capacity as a judge.

Quasi Contract

A quasi contract, also known as a constructive or implied-in-law contract, is needed when one party profits at the expense of another party but no formal agreement between the parties existed. In these cases, the court creates a contract so that one party does not become unjustly enriched.

quasicontract

An obligation that the law creates in the absence of an agreement between the parties. It is invoked by the courts where Unjust Enrichment which occurs when a person retains money or benefits that in all fairness belong to another, would exist without judicial relief.

A quasi contract is a contract that exists by order of a court, not by agreement of the parties. Courts create quasi contracts to avoid the unjust enrichment of a party in a dispute over payment for a good or service. In some cases a party who has suffered a loss in a business relationship may not be able to recover for the loss without evidence of a contract or some legally recognized agreement. To avoid this unjust result courts create a fictitious agreement where no legally enforceable agreement exists.

Source: <https://legal-dictionary.thefreedictionary.com/Quasi+Contract>

Quantum Meruit:

Latin for "as much as he has deserved." An equitable remedy that provides restitution for unjust enrichment.

Damages awarded in an amount considered reasonable to compensate a person who has provided services in a quasi-contractual relationship. See Quasi contract (or quasi-contract).

A claim in quantum meruit is usually an action to recover the reasonable value of services rendered by one party to another.

Rule E. Actions in Rem and Quasi In Rem: General Provisions **quasiinrem**

(1) Applicability. Except as otherwise provided, this rule applies to actions in **personam** with process of **maritime** attachment and garnishment, actions in rem, and petitory, possessory, and partition actions, supplementing Rules B, C, and D.

(2) **Complaint; Security.**

(a) **Complaint.** In actions to which this rule is applicable the complaint shall state the circumstances from which the claim arises with such particularity that the **defendant** or claimant will be able, without moving for a more definite statement, to commence an investigation of the facts and to frame a responsive pleading.

(b) **Security for Costs.** Subject to the provisions of Rule 54(d) and of relevant statutes, the court may, on the filing of the complaint or on the appearance of any defendant, claimant, or other party, or at any later time, require the plaintiff, defendant, claimant, or other party to give security, or additional security, in such sum as the court shall direct to pay all costs and expenses that shall be awarded against the party by any interlocutory order or by the final judgment, or on appeal by any appellate court.

(3) **Process.**

(a) In admiralty and maritime proceedings process in rem or of maritime attachment and garnishment may be served only **with in the district.**

§ 47-2201. Definitions. (d) " **In the District**" and "within the District" mean within the exterior limits of the **District of Columbia** and include all territory within such limits owned by the United States of America.

<https://code.dccouncil.us/dc/council/code/sections/47-2201.html>

When we read such statements "*kidnapper must die*" when taking into consideration the commandment 6 "*You shall not murder*" strengthens our mistrust in those that use the various renditions of the bible to enforce and create laws. How can one be acting in "good faith" when they are dual minded? Admit or Deny

Whereas our Private, personal, rights **do not** end where the **majorities fears, lack of spiritual maturity, ignorance, and ignorance of the law begin.** Admit or Deny

We each have the right of "**Self Determination**". Admit or Deny

"But the Supreme Court has made it clear that compelling an individual to become a member of an organization with political aspects, or compelling an individual to become a member of an organization which financially supports, in more than an insignificant way, political personages or goals which the individual does not wish to support, is an infringement of the individual's constitutional right to freedom of association".

https://famguardian.org/Subjects/Taxes/Remedies/DomicileBasisForTaxation.htm#3. __Domicile_is_a_First_Amendment_choice_of_political_affiliation

Our body autonomy does not end where others ignorance and arrogance and ability to organize begin and just because someone has created a system of control does not mean that it can be pushed upon us and ie/ **do not** accept a "Digital ID".

Why do they use the word "your"? Who do we contact to let them know we **do not** accept their system? Where do they get the notion that they can force such a system upon "We The People"?

"The Global Landscape on Vaccine ID Passports Part 2: The Key Implementers of Your Digital Identity onto The Blockchain."

<https://sonsoflibertymedia.com/catherine-austin-fitts-planet-lockdown-the-2nd-full-interview-video/>

Who do we inform that we **do not accept this system they are attempting to force on us?**

26 U.S. Code § 1031 - Exchange of real property held for productive use or investment

Moreover, you are to halt all arrests, searches and seizures, and any and all actions regarding convictions that are done under any and all invalid contracts including yet not limited to the so-called "Covid-19 emergency" and forced confinement as a result of the creation of the Quarantine Act (legislation created under false pretenses) and,

It is concerning that they can create such acts such as the Mental Health Act and incarcerate people without "Due Process". Admit or Deny

It is clear with all the demonstrations taking place around the world are indicative of the fact that the people are fed up with the corruption taking place. Admit or Deny

Do you agree that we must work together to restore peace and trust? Circle one yes or no

"The Attorneys or Lawyers have used words to create terms and then claim they are our laws that have the force of law over us and yet at the same time they claim that we cannot possibly understand these words because we are not a Lawyer". Robert Menard (proclaimed "Freeman of the Land") went on to said "David E Sherman, tax accountant, [for Canada] is on the record stating "these de-taxers think they know what they are talking about, they read something that looks like English but it is not it is 'Law' and they cannot possibly understand it". I called him out by stating "if they cannot understand this how is it constitutional to use this to create liability on them? I never heard back from him."

To deliberately use language that is incomprehensible and to deliberately withhold the facts and elements of an agreement and or contract, creates a liability for the one that thought the thought and put it into motion, those that

write a contract knowing the signer is incapable of comprehending the words in the contract are committing "**fraud in the inducement**", thus, the signer cannot be held liable as it is a **breach of trust not done in "good faith"**. Admit or Deny

Doing so renders the contract null and void as it does not come with full disclosure. Admit or Deny

Would you agree that our interaction with others here on earth requires language, and it is important that everyone is honest and able to communicate in a way that is effective so that there is no misunderstanding and people are not taken advantage of as a result of their lack of knowledge and or lack of education? Circle one yes or no

The men or women believe that they are out here living their life while "traveling" on the roads and are stopped by a man, woman, or non-gendered entity acting as "traffic cop" and then interrogated by the "traffic cop" and asked specific questions to self incriminate. Admit or Deny

This is "**fraud in the inducement**" Admit or Deny

When a roadside arrest occurs and people are asked to provide a "Drivers License" is this inducement on the side of the road? Circle on Yes or No

This is **entrapment** when we have no idea of the presumptions and assumptions regarding the "All Caps" name aka "Legal Person".and the fact that they create a bond from the Drivers License account in these cases. Admit or Deny

This is inequitable because there is no equal consideration and everyone's needs are not met. Admit or Deny

In contract law without a meeting of the minds the contract is invalid. Admit or Deny

When there is "fraud" and a "Criminal Conspiracy" there is no immunity!!!! Admit or Deny

Using hidden meaning for the words used to create a Legal Document that is only comprehended by the creator of said 'Legal Document' and then coercing the signer to sign without fully disclosing the intent of the said document is "fraud in the inducement". Admit or Deny

Doing so renders the contract null and void. Admit or Deny

Equal consideration must be given in order to have equity. Admit or Deny

Reciprocity=equal consideration=equal benefit, a contract must be beneficial for all parties. Admit or Deny

When acting in fraud under the "color of office" and the "color of law" while holding a "Public Office" null and makes void all immunity and erases said agent's/officer's insurance and or bond, and leverages "We The People" to be able to file Tort Claims. Admit or Deny

The officers of the court are not doing their job right, police officers are derelict in their duties and not acting in "good faith" when they entice people to speak to a lawyer. Admit or Deny

Fraud carries a penalty of 7 to 10 years' incarceration and the latter, where there are multiple instances.

Do you know millions of people are subject to this crime every day on multitude levels, as it is now commonplace and is carried out by the largest and most ruthless criminal master minds that created "Government(s)" around the world? Circle one yes or no

Police Officers should know that they are also derelict in their duties and in contempt of court when they claim to be "keeping the peace" when they arrest people for pecuniary purposes. Admit or Deny

Members of the BAR Association commit treason when they fail to uphold the Federal Statutes and should be disqualified immediately. Admit or Deny

When an Officer chooses to put corporate agendas ahead of their "**Oath of Office**" they are in "**Dereliction of Duty**" and have committed treason. Admit or Deny

<https://www.justice.gc.ca/eng/csj-sjc/rfc-dlc/ccrf-ccd/>

<https://guides.ll.georgetown.edu/CanadianLegalResearch/federal-statutes>

Under impeachment, the failure to defend and uphold the Constitution, and defend and uphold the Charter, to protect the rights of "We The People" is, called "**Dereliction of Duty**" a chargeable offense on the man and the Administration. Admit or Deny

<https://canadianjusticereviewboard.ca/reports-papers/impeachment-done-right.pdf>

All the damage being perpetrated upon innocent people is the result of the presumptions and assumption regarding the "Legal Name" also known as the "Legal Person" and the "CUSIP" Account issued to it. Admit or Deny

The Judge works for the Municipality/State/Province and receive "Federal Funding". Admit or Deny

The Prosecutor works for the Municipality/State/Province and receive "Federal Funding". Admit or Deny

The Police work for the Municipality/State/Province and receive "Federal Funding". Admit or Deny

The vast majority of the disputes that the police initiate on behalf of their employer are also adjudicated by their employer where the plaintiff, the judge, the antagonist (the police) and the only witness (also the police), all represent the same party and since no corpus delicti, mens rea, or actus reus can be produced, doesn't technically qualify to be heard according to its own "laws". Admit or Deny

corpus delicti-"the facts and circumstances constituting a breach of a law".

mens rea-"the intention or knowledge of wrongdoing that constitutes part of a crime, as opposed to the action or conduct of the accused".

actus reus-"as an element of criminal responsibility, the wrongful act or omission that comprises the physical components of a crime. criminal statutes generally require proof of both actus reus and mens rea on the part of a defendant in order to establish criminal liability".

What happened to the beneficiary of the trust in these cases? The "Prosecutor" makes him/herself the beneficiary.

"Procedural violation" occurs whereby an Officer ignores their obligations and duties to "**We The People**" by **not** knowing their job description. Admit or Deny

Procedural Violation

15 U.S. Code § 1825. "Violations and penalties"

36 U.S. Code title 36—"Patriotic and National Observances, Ceremonies, And Organizations

Did you know the BAR Association is known as "The Corporation"? Circle one yes or no

36 U.S. Code § 70501."Organization"

"(a)Federal Charter.—

The Foundation of the Federal Bar Association (in this chapter, the "corporation") is a federally chartered corporation.

(b)Place of Incorporation and Domicile.—

The corporation is declared to be incorporated and domiciled in the District of Columbia.

(c)Perpetual Existence.—"

Title 36 "clearly establishes who the Lawyer or Attorney can represent and how they are supposed to represent their "clients" and it is not us". Admit or Deny

All "Public Defenders" are with the BAR Association and the only "persons" they can represent are "Government Agencies" and "Government Entities" within their Charter. Admit or Deny

36 U.S. Code Chapter 705—"The Foundation Of The Federal Bar Association"

"Gets into disqualification:

1. they fail to uphold the constitution

2. they fail to uphold the federal statutes-an act of treason which indicates they are to be disqualified immediately for doing this."
When in court the "defendant" is made to affirm that they will tell the truth under the penalty of perjury, Whoever has taken an oath and lies is commonly known as "contempt of court" and the offender can go to jail for perjury. Admit or Deny
Did you know Judges and or prosecutors and all officers of the court found to mislead, misrepresent, misconstrue, put false information before the court under the BAR Association is in "contempt of court" and can be charged with perjury? Circle one yes or no
When an Officer takes their "Oath of Office" they are taking their "Oath of Office" to uphold The Constitution and the Canadian Charter of Rights and Freedom and uphold Federal Statutes. Admit or Deny

List of Acts in Canada:

<https://www.canada.ca/en/employment-social-development/programs/laws-regulations/labour/list.html>

How exactly did we become "Public Officers" in-order for them to entice us into their illegitimate courts?

Rule 17. Plaintiff and Defendant; Capacity; Public Officers

We are the beneficiary as the living soul in expression as a sovereign and autonomous private man-woman. Admit or Deny

It is a fact that the beneficiary is not obligated to act or perform in any capacity. Admit or Deny

If this is in fact true then "We The People" of earth should have a way in which we are compensated by wrongdoers as everyone is entitled to just compensation

Section 32(1) – Application of the Charter

32.(1) This Charter applies:

1. to the Parliament and the government of Canada in respect of all matters within the authority of Parliament including all matters relating to the Yukon Territory and the Northwest Territories; and
2. to the legislature and government of each province in respect of all matters within the authority of the legislature of each province.

Similar Provisions Provisions on the scope of application of an instrument can be found in the following Canadian laws and international instruments binding on Canada: sections 2, 5(2), and 5(3) of the Canadian Bill of Rights; **article 2.1** of the International Covenant on Civil and Political Rights; **article 6** of the International Convention on the Elimination of Racial Discrimination; **article 2.1** of the Convention on the Rights of the Child; **article 2.1 of the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.**

All constitutions, acts, charters, statutes, etc., were designed to restrict and constrain the people in government and the reason that the statutes, ordinances, orders, and bylaws (bi-laws), etc., are being used against us is that those that know the system have used deceptive business practices and created the contracts governing SSN/SIN in order to get a way with categorizing us as an 'agent' or 'employee' of the 'government'. Admit or Deny
We are being told that we must pay "income tax" because we are acting as a "Federal Agent" under contract, yet every other "Federal Agent" working for government is getting paid as a "government employee". Admit or Deny
The actors in the game ignore their limitations, and they either ignore or do **not** bother to read their job descriptions. Admit or Deny Basically, they have used ambiguous labels and coercion to entice us to participate in fraud. Admit or Deny

Can we Sue Under the FTCA?

In general, the FTCA is intended to provide monetary compensation for injury, damages, property loss, or death that are caused by the negligent or wrongful act or omission of any employee of the Government. But like everything else with the USA it is not so simple, and the rules are complex. The limitations and exceptions are too numerous to review here, but here are some general thoughts regarding the limitations, which can relate to FTCA claims:

see this link: <https://www.dorelawpllc.com/blog/2019/february/federal-tort-claim-act-cases-and-the-sf-95-claim/>

It is interesting that the SF95 form is not listed in the following list of forms: <https://www.opm.gov/forms/standard-forms/>

Just as they believe they are entitled to serve us with a ticket/citation we can serve them with a "True Bill" aka "Invoice" (see attached fee scheduled).

The "Province"/"State" and or any "City Corporation" also known as a "Municipality" cannot own anything they are guardians only. Admit or Deny

Who claims to own the "City of Corporation"?

Who claims to own "City Property"?

Who is getting benefit from these claims?

It is unclear how we became a "taxpayer" when only a Corporate Business has the obligation to pay taxes.

Everything is already prepaid in faith. Admit or Deny

31 U.S. Code § 3123. "Payment of obligations and interest on the public debt"

"(a)The faith of the United States Government is pledged to pay, in legal tender, principal and interest on the obligations of the Government issued under this chapter".

Whereas with regards to the claim that we, private man-woman and or our offspring, and other family members) is supposed to perform for any Officer/Agent acting on behalf of the Administrative Office of Courts for a Municipal Corporation, the "City of Corporation," and/or any related Agency, and/or for any "Private Business" so-called owner; you are now knowing that this Notice of Fraud in the Inducement, peonage; Bill of Attainder is the official abatement; and,

Whereas private man-woman has no valid contract with the any potential City of Corporation that we may be interacting with by way of their paid enforcers and/or any other "Private Business" and no such admissible evidence can be given regardless of any potential ticket/citation/war-rant, etc.; and,

Whereas unless such proof that one's claim is based in Law that:

1. applies to private man-woman (personal jurisdiction)
2. applies to activity of private man-woman (subject matter jurisdiction)
3. applies to where the activity occurred (territorial jurisdiction)

Therefore, there is no evidence on and for the record that we was/were/is supposed to perform for any Police Officer/Bylaw Officer/Agent/Judge, etc acting on behalf of the Administrative Office of Courts for the City ofCorporation. Admit or Deny

Whereas it is foretold that all things happen for a reason and certain situations have/has inspired us to take pause, evaluate, and examine the systems that are forced upon "We The People" the moment we come into this world and thereafter; we now realize the fragmentation of the mind and spirit as a result of the ongoing trespass; and,

Whereas it is our desire to be made whole again and we both wish to fulfill our purpose and reason for being and experience life without being forced to perform or face a consequence of being subjected to punishment if we do not comply; and,

We have a right to not be subjected to negativity and violence, rather to experience life in a state of harmlessness by our true nature in alignment with the natural world with and for ourselves and our fellow man. Admit or Deny

Canadian Charter of Rights and Freedoms Section 7 – Life, liberty and security of the person

Daniel 4 1-2 Nebuchadnezzar Confesses God's Kingdom

"1King Nebuchadnezzar, To the people of every nation and language who dwell in all the earth: May your prosperity be multiplied. 2I am pleased to declare the signs and wonders that the Most High God has performed for me...."

Definitions of the term "Contract" under the Uniform Commercial Code 1-201.

General Definitions:

"Contract", as distinguished from "agreement", means the total legal obligation that results from the parties' agreement as determined by the Uniform Commercial Code as supplemented by any other applicable laws".

Can you produce the contract that has us agreeing to having the "Legal Name" aka "Legal Person" or any contract with any government?

In "Contract Law" without a meeting of the minds the contract is invalid. Admit or Deny

When acting in fraud under the "color of office" and the "color of law" while holding a "Public Office" null and makes void all immunity and erases said agent's/officer's insurance and bond. Admit or Deny

When laws are being ignored and the "Rules of Civil Procedure" and "Due Process of Law" is not known or followed, the men and women acting as officers and agents of the state/province/county/country are therefore indistinguishable from a criminal cartel. Admit or Deny

How have "We The People Been illegitimately categorized in order to be summonsed into the Maritime/Admiralty court?

We have the right to maintain privacy in all contracts and the right to associate freely or not associate with people we do **not** want to. It is assumed that we volunteer to give our right to privacy away when have been coerced into registering , or we apply to get some sort of permission, or license, and when we do this it is our waver to enter into private contract under Article 1 Section 10 of the constitution. In this action it is seen as surrendering our right to privacy so that they now make our trust public and this is what the court uses to deprive us of rights. This is fraud in the inducement as there is no conscious consent given.

When a license is offered without full disclosure it is invalid as it has not been certified. Admit or Deny

It is our right to not apply for a "Driver's License" so as not to be harassed by the officers of the court. Admit or Deny.

We, private man-woman, when not involved in interstate and foreign commerce while using our private property to travel, such as a car, a truck, and or other "covered wagons" **do not** require a "Driver's License". Admit or Deny

Berne Convention ratification Paris Convention July 24, 1971

"Ratification by Bolivia (Plurinational State of)

Upon signature:

*I have been instructed by my Government to place on record the Bolivian view, which is already to be found in the records of the Conference, that Bolivia is not a land-locked State but a nation which is deprived by temporary circumstances of access to the sea across its own coast and that unrestricted and unconditional **freedom of transit** must be recognized in international law as an inherent right of enclosed territories and countries for reasons of justice and because of the need to facilitate such transit as a contribution to general progress on a basis of equality. Bolivia will on no occasion fail to maintain these views, which are inherent in national sovereignty, and, by signing the Convention, will give evidence of its willingness to co-operate with the United Nations and the developing countries without a sea-coast.*

Chile

*Reservation with respect to article 16 made upon signature and confirmed upon ratification: In any dispute with American countries over the interpretation or implementation of this Convention, Chile shall proceed in accordance with whatever inter-American instruments concerning the **peaceful settlement of disputes** may be binding both on Chile and on the other American country.*

The Berne Convention (Paris Text--July 24, 1971)"

https://treaties.un.org/pages/ViewDetails.aspx?src=TREATY&mtdsg_no=X-3&chapter=10&clang=_en

The "**freedom of transit**" therefore qualifying for ourselves, thus, we agree/concur with what has already been put upon the record by the signatories of the Berne Convention:

As a living soul expressing as a man-woman we have the **right** to life, free choice, freedom to do as one chooses so long as it causes **no** loss, harm, or injury to the spirit/soul or to other's property, freedom from bondage of past ignorance, fear, sin(mistakes), and to travel freely upon the earth according to the Constitution of the Universal Postal Union: ie-I, We, Us, Our, upon signature of this document: to place on record as non-members of the Postal Union, give our view which is already to be found in the Treaty of Berne/Paris Treaty of July 1971 that Bolivia itself is **not** a land-locked state and we hold the same position of **not** being a land-locked state **but a nation** which is temporarily deprived by circumstances of access to all seas/across our own coast to place on record the Bolivian view, which is already to be found in the records of the Conference; "**freedom of transit**" must be recognized in international law as an inherent right of enclosed territories and countries for reasons of justice and because of the need to facilitate such transit as a contribution to general progress on a basis of equality. We, Us, Our will on no occasion fail to maintain these views, which are inherent in **national sovereignty**, and, hold it self-evident that we are not obligated to sign the Convention in order to be given the protections of those that are signatories to it and now

will give evidence of our willingness to co-operate with the United Nations and the developing countries with or without a sea-coast; And travel by whatever means we choose without the threat of false arrest, molestation, illegal search or seizure, and even to bring guests with us "along for the ride" so long as we do not intentionally harm or trespass against another or interfere with others way of life and should we inadvertently cause harm to anyone else or their property we will promptly make amends with them and do whatever we can within our power to make them whole again.

Under the Constitution of the Universal Postal Union "Freedom of Transit" is guaranteed. Admit or Deny Constitution of the Universal Postal Union (UPU)

Section I - Organic provisions

Chapter I - General

Article 1

Scope and objectives of the Union

1. The countries adopting this Constitution shall comprise, under the title of the Universal Postal Union, a single postal territory for the reciprocal exchange of letter-post items. **Freedom of transit** shall be guaranteed throughout the entire territory of the Union.
 2. The aim of the Union shall be to secure the organization and improvement of the postal services and to promote in this sphere the development of international collaboration.
 3. The Union shall take part, as far as possible, in postal technical assistance sought by its member countries.
- https://www.keionline.org/sites/default/files/1971_revision_of_Berne.pdf

No man, woman, non-gendered being acting as a Bylaw Officer, Police Officer, or Border Patrol Officer have/has the authority to order us, a living soul, expressing as a man-woman, to do anything, as long as we are not committing a crime. Admit or Deny

An Officer acting as Tax Collector for the Municipal/City, State, Province, County, or Federal Corporation have no authority to infringe on us enjoying our Temple of Peace and Harmony while in our home or on the road. Admit or Deny Information of a contract must be war-ranted and if so then we should not have to write it down when we are at peace. Admit or Deny

The "**Officers of the Law**" have a duty and obligation and responsibility to know the law and assist in maintaining the law and when "We The People" are confused and misguided in our actions then the "Officers of the Law" must assist and inform the people when they are confused and misguided and acting unlawfully and illegally. Admit or Deny This is what the controversy before the court is, the dishonor. Admit or Deny Prior to search and seizures, and before an officer can legally and lawfully speak to us, touch our body, or the trust created for us, or our estate, or the property/instruments that we are in use of, or that our family members and or the property that they are in use of, or our friends and the property that they are in use of, the officer must have done the following:

1. followed the Rules of Civil Procedure.
 - (1)(a) received a valid complaint.
 - (1)(b) you have verified and confirmed all the facts pertaining to the complaint.
 - (1)(c) you have confirmed that your actions will uphold the Constitution, The Canadian Charter, etc..
 - (1)(d) you have confirmed that your laws apply to private man-woman (personal jurisdiction), applies to the activity of a private man-woman (subject matter jurisdiction), and applies to where the activity occurred (territorial jurisdiction).
 - (1)(e). have verified an Affidavit is on the record.
2. followed "Due Process of Law".
 - (2)(a) given proper notice in writing with regards to the complaint and or crime that we are alleged to have committed.
3. prior to any ticket being issued or attempt to summons us to appear before a judge in an Admiralty/Maritime Court:
 - (3)(a) you have confirmed an Administrative Hearing has been conducted in this case/matter prior to any court action such as writing a ticket.
 - (3)(b) you have obtained a valid court order.
 - (3)(c) you have secured a valid war-rant from a judge prior to taking actions against a living soul in expression as a private man, woman, non-gendered entity.
 - (3)(d) establish that no fraud exists on your part.
 - (3)(e) established that you are acting on that which is in fact true and that you are not acting on any assumptions and or presumptions pertaining to this case/matter and have ensured that both parties know their position. (3)(e)(i) established that the officer is the fiduciary and co-surety and established who the beneficiary is.
 - (3)(f) have verified that there is equity in the transaction.

To validate the aforementioned read the information found here:

<https://www.thecanadianencyclopedia.ca/en/article/administrative-law> add links here

Taxpayer Identification Number [my note: including SSN and EIN], which are only required for those **engaging** in a **statutory** "trade or business" per 26 C.F.R. §301.6109-1. The number therefore behaves as the equivalent of what the Federal Trade Commission (FTC) calls a franchise mark.

Matthew 9 8-13 The Calling of Matthew

"8When the crowds saw this, they were filled with awe and glorified God, who had given such authority to men.... 9As Jesus passed on from there, he saw a man called Matthew sitting at the tax booth, and he said to him, "Follow me." And he rose and followed him. 10And as Jesus reclined at table in the house, behold, many tax collectors and sinners came and were reclining with Jesus and his disciples. 11And when the Pharisees saw this, they said to his disciples, "Why does your teacher eat with tax collectors and sinners?" 12But when he heard it, he said, "Those who are well have no need of a physician, but those who are sick. 13Go and learn what this means: 'I desire mercy, and not sacrifice.' For I came not to call the righteous, but sinners."

Matthew 7:15 A Tree and its Fruit

"15Beware of false prophets. They come to you in sheep's clothing, but inwardly they are ravenous wolves. 16By their fruit you will recognize them. Are grapes gathered from thornbushes, or figs from thistles? 17Likewise, every good tree bears good fruit, but a bad tree bears bad fruit...."

Whereas this Public Notice & Declaration; Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy supersedes any and all previous agreement(s), whether expressed or assumed as tacit agreement, between the parties, et alia; and,

A tacit agreement cannot be verified as how can one have a tacit agreement to something they have no awareness of?

Can you produce the contract that has us agreeing to having the "Legal Name" aka "Legal Person" or any contract with any government?

In "Contract Law" without a meeting of the minds the contract is invalid. Admit or Deny

Contract Law

Definitions of the term "Contract" under the Uniform Commercial Code 1-201.

General Definitions:

"Contract", as distinguished from "agreement", means the total legal obligation that results from the parties' agreement as determined by the Uniform Commercial Code as supplemented by any other applicable laws".

It is imperative under "Contract Law" for all parties to comprehend the terms of the contract to ensure equity and equal consideration under the contract.

With contracts there are duties, obligations, intent, consent and above all there must be trust. Admit or Deny

When a contract is given to us it can only be considered given in "good faith" if the people giving the contract inform the recipient of all parts of it. Admit or Deny

Information of a contract must be war-ranted and if so then we should not have to write it down when we are at peace. Admit or Deny

This is what the controversy before the court is, the dishonor. Admit or Deny

The one that has wrongfully been identified on the record, that is where the liability lies. Admit or Deny

If the 3 UCC-402b A provision of the Uniform Commercial Code that provides that an authorized representative who signs an instrument is not personally liable on the instrument if the representative's signature shows unambiguously that the signature is made on behalf of a represented person identified in the instrument. Then this goes for the judge.

Then who is liable? No one.

What's liable? The record.

Why is it liable? Because there are errors in it.

Why are there errors in it? Because everyone is making mutual mistakes.

Do you Jack agree that it is time to be honest and forth coming with information so that the records are corrected?

It has been discovered, and now that it has been discovered it must be corrected. Admit or Deny

The data elements that have been accessed is where the errors exist and must be corrected. Admit or Deny

When a definitive paper form has been created that definitive paper form has to be verified with the electronic record first other wise it should not be entered and you et alia have a legal right to protect this. Admit or Deny

The "name" is patent because the term patent means observable so the 'name' itself is observable, the "name" is observed.

Do we have to write the "name" or can someone call out the "name"? When they do then do thy style it differently phonetically then they do literally?

1. Man or woman are created equal as an act of love, and not subject to any entity organized under the so-called "laws" of the United States or Canada or any other business/corporate entity (see enclosed document titled "Certificate Of Divine Authority; Private Credentials; Universal Facial Recognition By Way Of Affidavit").

2. We all (everyone incarnating to earth) have the innate right to walk upon the earth in peace and to fulfill our destiny as the source of creation and manifestation of the living soul expressing as a man or woman or non-gendered entity in peace.

This concurs with the biblical scriptures *Psalms 121:8 "The LORD shall preserve thy going out and thy coming in from this time forth, and even for evermore." King James Version (KJV);*

We declare: we are the Lord and we preserve our own coming and going from this time forth, and for evermore....

Who is protecting our life from those that are incapable of following the law and that appear to be clinically insane?

How are you classifying us in order to justify using the regulations mentioned herein against us which are military rule?

How dare anyone use the "name" against us....

op000000000Who or what gives you or any other entity the right to dictate how we experience life?

When there is a 'Supreme Court Ruling' why are these 'ruling' not observed for everyone?

When there are supreme court rulings being made why are these rulings not implemented across the several states, or the so-called "countries", and not resulting in policy changes across the board for the "corporations" and or "businesses such as "government" as signatories under the Treaty of Berne and the Universal Postal Union Constitution?

Why do the people that identify as 'Freeman On The Land' and not everyone have it on their record "no statutory charges without expressed written consent of the Attorney General"?

Source: Think Free Presents - The Magnificent Deception - Robert Menard

<https://www.youtube.com/watch?v=ohiyO-lcqG8&t=1482s>

It is fundamentally impossible to revoke being represented thus governed when we never actually gave anyone the "Power of Attorney" in the first place. Admit or Deny

There cannot be any commercial activity without trust. Admit or Deny

Just because there are many people that do not have the spiritual insight to see what they are involved in does not give the perpetrator the right to rob them of their inheritance. Admit or Deny

How many times does a victim of robbery, rape, torture, and murder have to say "no" to get the thief, rapist, and/or murderer to get them to stop stealing from them robbing and raping and killing them?

Forcing the people using false and misleading business practices and using trauma based mind control to get them to comply is criminal by their (the Law Society) own codes. **15 U.S. Code § 54 - False advertisements; penalties**

Whereas there is a gross misrepresentation of the facts with the aforementioned accounts when it comes to how we are being categorized with regard to "Public Utilities" and "Public Debt", and with regard to the all capitalized "Artificial Person" aka "Legal Name" aka "Legal Person" and the idea that we are doing business in life in interstate and foreign commerce and have been mistakenly charged for utilities when it clearly states that the "service" must be provided for domestic tranquility; and,

Whereas this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy with all attachments comprises a **binding contract** between Respondent(s)/Obligor(s)/Liabilee(s) and the **private man-woman** and our offspring and other family members for the purpose of establishing the honorable terms of this **Notice and Public Declaration** and eliminating faulty assumptions and or presumptions; and,

Whereas it is referred to herein as the Contract although it is an inland claim which, when perfected, will constitute a lien against the parties as described herein; and,

Malfeasance, misfeasance, and nonfeasance are also very severe crimes with a period of incarceration of life in prison.

Malfeasance is a deliberate act, with criminal intent to defraud or cause harm, and ignorance is no defense. Malfeasance that has been defined by appellate courts in other jurisdictions as: A wrongful act which the actor has no legal right to do. An act for which there is no authority or warrant of law. An act which a person ought not to do, An act which is wholly wrongful and unlawful; as that which an officer has no authority to do and is positively wrong or unlawful; and as the unjust performance of some act which the party performing it has no legal right.

When looking at a legislative order we should seek out the purpose and scope of the legislative act to ensure the act reflects its intended use. Admit or Deny

The legislator is known to be the voice of and representative of "**We The People**" and is known as the "the Peoples Branch". Admit or Deny

Whatever the legislator says, it should reflect "**the will of the people**" and agree with what "We The People" want, by putting it in writing. Admit or Deny

When the Legislator(s) writes legislation against what the people want, they are acting in a "**Personal Capacity**". Admit or Deny

When laws, rules, regulations, statutes, bills, acts, etc., are made without knowing what the people want, and without consulting "**We The People**" first then the Legislators are acting in their "**Personal Capacity**" and for their own agenda and for their own enrichment and not with the power of "**We The People**" as delegated to them. Admit or Deny

As an agency principle exists, an agent cannot do what the principle would not do itself if it was in said shoes. Admit or Deny

When "**We The People**" instruct the legislator to construct laws designed to protect us, the question now becomes, "Did the legislator presume this is what we wanted or did they get information from some other source in order to conclude it is what we wanted?" Admit or Deny

And if **not** can the "Legislator(s)" come to court and evidence the fact that they are acting in our best interest to benefit us based on our instruction or did they act on their own accord in their "**Personal Capacity**" to create laws, statutes, ordinances, bills, acts, etc., they specifically wanted for themselves? Admit or Deny

Was power exercised by the legislators that was not authorized by the people? Admit or Deny

The legislators regarding the use of the **CovID-19 jab** made a "**Personal Capacity**" decision not a "**professional**" or "**official**" one that would otherwise have immunity. Admit or Deny

What is the "authority of the legislature" of each province and where do they get their "legislative powers?" From we the people. Admit or Deny

Creating a National Emergency for the purpose of implementing new policy is a crime against "**We The People**". Admit or Deny

Have the men and women and others acting as Ministers and Law Enforcers stepped outside of the scope of their legislated authority with regard to the implementation of the "Weather Modification Act", "Cern" & "HAARP"

Technologies, vaccines, etc., without fully disclosing to the people said technology and how it would impact the quality of our life experience is a crime against "We The People". Admit or Deny

The people in Health Care around the world have used vaccines since they were conceived, believing them to be "safe and effective" and people have been getting flu shots not knowing they are all "bio-weapons. Admit or Deny

The current virus is a known bio-engineered. (see Dr David Martin in the German inquiry; Nobel Prize Prof Tasuku Honjo. Bill H.R. 748 below which then became the CARES act was evidence that the US government knew about the virus one year before the incident in Wuhan). It appears that the vaccine was purportedly planned before the virus, resulting in the measures relating to the current virus.

https://ugetube.com/watch/dr-david-martin-no-more-mister-nice-guy-red-pill-expo_Uz8Jf4f2R83mDGk.html?__cf_chl_jschl_tk__=9GOLi9ZfVlsmAtrV7V5wsP6uqTz7yJJ0mp3PHWRCWs-1637086381-0-gaNycGzNCKU

<https://www.davidmartin.world/wp-content/uploads/2021/12/The-Criminal-Conspiracy-of-Coronavirus.pdf>

The mRNA "vaccine" was rolled out as an experimental "vaccine" with "emergency application" without a thorough investigation if there was in fact an "emergency". Admit or Deny

Announcing an emergency without an investigation equates to "Criminal Negligence". Admit or Deny

There is no clear evidence that there was cause for concern regarding a "deadly" virus. Admit or Deny

- Everyone participating in the narrative and pushing the "vaccine" mandates are murderers
- Count 1: 18 U.S.C. § 2331 §§ 802 – Acts of Domestic Terrorism resulting in death of American Citizens
- Count 2: 18 USC § 2339 – Conspiring to Commit Acts of Terrorism
- Count 3: 15 U.S.C. § 1-3 – conspiring to criminal commercial activity
- Count 4: 18 USC § 175 – Funding and Creating a Biological Weapon
- Count 5: 15 U.S.C. § 8 – market manipulation and allocation
- Count 6: 18 U.S.C. § 1001 – lying to Congress
- Count 7: 15 U.S.C. § 19 – interlocking directorates
- Count 8: 18 U.S. Code § 2384 - Seditious conspiracy

"If any person is vaccinated by suppressing the facts or by telling a lie that the said vaccines are completely safe, amount to the consent being obtained under deception. In India, vaccination under deception or by force/coercion or by putting certain stifling conditions, is a civil and criminal wrong". [Registrar General Vs. State of Meghalaya 2021 SCC OnLineMegh 130]"

<https://indianbarassociation.in/worlds-first-vaccine-murder-case-against-bill-gates-adar-poonawalla-filed-in-indias-high-court/>

Deceptive business practices generally involve misleading a customer into believing something that isn't true through misrepresentation or omission. Admit or Deny
Why are the politicians able to misrepresent the facts and coerce "We The People" into accepting a distorted version of what is actually happening?

15 U.S. Code § 54 - False advertisements; penalties

The information available for those that chose to look, clearly establishes a "criminal conspiracy" and "criminal negligence"...

Criminal Conspiracy-Criminal conspiracy is a far-reaching concept and is one of the most widely prosecuted federal criminal offences. A criminal conspiracy is loosely defined as "anytime two or more individuals agree to commit an unlawful act and then take steps toward completion of that act." Federal conspiracy charges are broad and can apply to any individual who conspires with another individual to perpetuate a crime

Criminal Code of Canada – section 465(1) – Conspiracy

Days after the rules were published, the U.S. court of Appeals for the 5th Circuit, considered one of the most conservative appellate courts in the country, agreed with the Republican AGs to freeze Biden's vaccine mandate pending a review.

<https://www.cnn.com/2021/11/18/bidens-vaccine-mandate-will-likely-go-to-the-supreme-court-heres-how-the-courts-have-ruled-before.html>

There are numerous reports being made world wide regarding the damaging effect and even deaths related to the jab and said, "bio-weapon" yet we are still hearing that the Public Health Officers of Canada have advocated for the use of them on children. Why is that?

How many patents and how much money is being made with regard to the manufacturing of face masks, plexiglass, hand sanitizers, chemical cleaners, infrared thermometers, vaccines, those signs on the floor to direct traffic, etc.?

Why are those that are using false and misleading business practices regarding the creation and implementation of products by the Pharmaceutical Industry able to harm people?

Why can the "military" use Directed Energy Weapons (that have a detrimental effect on the electromagnetic biochemical expression of man not being penalized under 15 U.S. Code § 54 involving yet not limited to manufacturing, distributing, and advertising?

<https://action4canada.com/vaccine-resources/>
<https://awarriorcalls.com/covid-19-lie-page-1/>

Housing and Evictions as a result of Covid-19 measures:

Human Capital and PUBLIC HOUSING CAPITAL FUND:

Capital Fund Certification Schedule for 2022:

It must be scheduled: Is there an appointment...? Admit or Deny

<https://www.hud.gov/sites/documents/PUBLIC-HOUS-CAP-FUND.PDF>

Capital Fund Guidebook

<https://www.hud.gov/sites/documents/CAPITALFUNDDGUIDEBOOKFINAL.PDF>

Whereas this **Public Notice and Declaration** being a Public Announcement and Pronouncement is a courtesy to you and offered as a remedy should you decide to conduct any further trespass upon us and/or our property that we are in use of, and/or our offspring and/or the property that they are in use of, and/or other members of the Family of Man and/or the property that they are in use of, and,

Whereas being peaceful and loving natural **private man-woman** one in heart and mind as the living soul in expression as a man and a woman (a married couple with offspring and other family members) have the right to life, free choice, freedom to do as one chooses so long as we cause no loss, harm, or injury to the spirit/soul or to other's property, freedom from bondage of past ignorance, fear, sin(mistakes), and to travel freely upon the earth according to "**freedom of transit**". Admit or Deny

As the living soul in expression we have a right to experience the wonders and magic of the natural world without being lied to or having our information withheld under the heading "**National Security**" and without threat of violence. Admit or Deny

Furthermore this **Public Notice and Declaration** is for personal protection from the men and women acting as private or public claimed business owners, All so-called "Public Servants" including yet not exclusively, Politicians, Sworn and Unsworn Officers, Police (Policy Enforcers/Peace Keepers), Judges, Lawyers or Attorneys, Sheriffs, Bailiffs, Court Clerks, all Corporate Employers and their Employees ie: Governors, Ministers, Secretaries, Agents, etc., at all levels of Government/government municipal, provincial/state/county, federal, etc.; and,

Whereas from this day forth we have the **right** to life, free choice, freedom to do as one chooses so long as it causes no loss, harm, or injury to the spirit/soul or to other's property, freedom from bondage of past ignorance, fear, sin(mistakes), and to travel freely upon the earth accordance with what has already been written in the Constitution of the Universal Postal Union and in the Treaty of Berne. Admit or Deny

Whereas we reiterate this is a formal and lawful Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy and is established with peaceful and loving intention by us, private man-woman, for us and for our offspring separately and jointly and other family members including the lawful and unlawful matters relating to the Office of Vital Statistics and all respective Province/State and actions of the men and/or women acting as Registrar General of said Province/State of aforementioned parties and all business so-called "owners", "Public Servants" and "Private Officers"/"Agents world wide; and,

Written permission is required for the express use of the capitalized "Legal Name" aka "Legal Person", and we do not authorize its use by you or your Agent(s)/agent(s), Officer/officer, and/or third parties, it shall be erased clean from all data bases to be restored to "Private" status and remain private; and,

Those that created and those that know about it shall not use others "Legal Name" aka "Legal Person" for self enrichment.

Notice: Public Servant(s), Politicians, Sworn Officer(s), Sworn Attorney(s)/Lawyer(s)/Court Official(s), private and or public business owners fees and other remedies not listed in this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy are determined under special circumstances and submitted via certified mail with return receipt to all parties involved; and,

Luke 11:52 Woes to Religious Leaders

52 "Woe to you experts in the law, because you have taken away the key to knowledge. You yourselves have not entered, and you have hindered those who were entering."

Whereas there can be no greater crime than that which diminishes the spirit for you are hindering ones own spiritual evolution to truth and inhibiting the expression of source energy in its purest form; and,

Maxims of Equity

1. "Aequitas sequitur legem."Equity follows the law. 1 Story, Eq. Jur. 64; 3 Wooddes. Lect. 479, 482.
2. Equity will not suffer a wrong to be without a remedy.
3. He who comes into equity must come with clean hands.
4. Equity will not allow a remedy that is contrary to law.
5. Equity will take jurisdiction to avoid a multiplicity of suits.
6. Equity will not allow a statute to be used as a cloak for fraud.
7. Equity regards the beneficiary as the true owner.
8. Equity acts in personam or persons.
9. Equity delights to do justice and not by halves.

Maxims of Law

1. "A verbis legis non est recedendum."
From the words of the law there must be no departure.
2. "Actus Dei nemini facit injuriam."
The act of God does no injury; that is, no one is responsible for inevitable accidents.
3. "Augupia verforum sunt iudice indigna."
A twisting of language is unworthy of a judge.
4. "Catalla just possessa amitti non possunt."
Chattels justly possessed cannot be lost.
5. "Contractus legem ex conventionione accipiunt."
The agreement of the parties makes the law of the contract.
6. "Culpa lata aequiparatur dolo."
A concealed fault is equal to a deceit.
7. "Cum adsunt testimonia rerum quid opus est verbis?"
When the proofs of facts are present, what need is there for words?
8. "Debet qui juri subjacere ubi delinquit."
Every one ought to be subject to the law of the place where he offends.
9. "Ejus est non nolle qui potest velle."
He who may consent tacitly may consent expressly.
10. "Ex facto jus oritur actio exteriora indicant interiora secreta."
Law arises out of fact; that is, its application must be to facts 8 Co. R. 146.
11. "Actio exteriora indicant interiora secreta."
External actions show internal secrets 8 Co. R. 146.
12. "Actor qui contra regulam quid adduxit non est audiendus."
He ought not to be heard who advances a proposition contrary to the rules of law.
13. "Actore non probante reus absolvitur."
When the plaintiff does not prove his case, the defendant is absolved. (this shall be upheld in every case)
14. "Argumentum simili valet in lege."
An argument drawn from a similar case or analogy avails in law.
Co. Litt. 191

- The Common Law is the highest jurisdiction of man-made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as Canada, United States of America, and other so-called "Commonwealth Countries" with the exception of the landmass commonly called Washington, District of Columbia which has Civil Law. Admit or Deny
- The Uniform Commercial Code is a code accepted or partially accepted by agreement of those involved in the military regarding commercial contracts, commercial instruments, transactions, et al. Admit or Deny
- The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America ad other commonwealths. Admit or Deny
- The Common Law reflects the Laws as recorded in the group of books commonly referred to as the Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence. Admit or Deny
- The past and present so-called Monarchs of Great Britain, and their offspring, must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letter patent, the 1611 King James Bible, as well as the Common Law. Admit or Deny (this is violated in war)

➤ There are references to a higher jurisdiction in the Declaration of Independence including but not limited to the Laws of Nature and of Nature's God endowed by their Creator with certain unalienable Rights appealing to the Supreme Judge of the world for the rectitude of our intentions with a firm reliance on the protection of Divine Providence. Admit or Deny

➤ The Oaths of Office are clear regarding the adherence to the Constitution when taking an oath of office and entering on the Execution of his Office. Article II, Section I, last clause: The President "promises to 'preserve, protect and defend the Constitution". Article VI, Clause III: "The Senators and Representatives before mentioned and the members of the several state legislatures, and all executive and judicial officers, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States." Admit or Deny

➤ For any man, woman, entity or other congruent with their sworn oath of office have a mandated obligate to support and/or defend the Constitution(s). Admit or Deny

Numbers 30: 1-2 Laws Concerning Vows

"1 And Moses spake unto the heads of the tribes concerning the children of Israel, saying, This is the thing which the Lord hath commanded. 2 If a mans vow a vow unto the Lord or swear an oath to bind his soul with a bond; he shall not break his word, he shall do according to all that proceedeth out of his mouth."

Matthew 5: 34-35 Oaths and Vows

33Again, you have heard that it was said to the ancients, 'Do not break your oath, but fulfill your vows to the Lord.' 34But I tell you not to swear at all: either by heaven, for it is God's throne; 35or by the earth, for it is His footstool; or by Jerusalem, for it is the city of the great King....

When Congress or other Legislators makes a law which is outside the scope of its enumerated powers, it is no "law" at all but is **void**, and the inhabitants of earth **have no obligation to comply**. Alexander Hamilton says this repeatedly in the Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, **the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify...**"

Federalist No. 33, 5th Paragraph

"...acts of... (the federal government) which are **not** pursuant to its constitutional powers... will (not) become the supreme law of the land. **These will be merely acts of usurpation, and will deserve to be treated as such...**"

Federalist No. 33, 6th paragraph

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, is void. **No legislative act ... contrary to the Constitution can be valid.** To deny this, would be to affirm ... that men acting by virtue of powers may do not only what their powers do not authorize, but what they forbid."

Federalist No. 78, 10th paragraph

(emphasis added above)

When it is proven, by tacit agreement or otherwise, that Trespassing upon the People's unalienable rights to life, freedom of expression aligned with the natural world, liberty, and the pursuit of happiness from outside or from inside the Republic of the United States of America, or else where, and/or proven tacitly or otherwise that a tyrannical takeover of the de jure Republic by agents with an agenda to steal their birthright and to destroy their country - assault the men, women, and children of the Republic and their real and other property -- wild and domestic livestock, pollinating insects which affect agriculture/food supply, right to privacy, well-being, liberty, or right to equitable contracts; and/or proven tacitly or otherwise that any Trespassing or the various legal actions used to implement it evince to a collateral or direct attack upon the **Natural World** protected by Constitution(s), Charter(s), and Statutes, there may be grounds for a Grand Jury indictment for treason, to wit:

United States of America Constitution 1788 - Article III, Section III:

"Treason shall consist only in levying War against them, or in **adhering to their Enemies**, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the **Testimony of Two Witnesses** to the same overt Act or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attained."

Admit or Deny

Even though it is written in the bible to punish we must take pause and examine what is causality to the loss of spirit.

Admit or Deny

It is up to each of us to examine all conflated ideas, contradictory thoughts, from the past so as not to be entangled in past sins(mistakes). Admit or Deny

Why would we wish to see harm come to those that are afflicted?

It is up to us to see that people are treated in a way that supports the restoration of the spirit, mind, emotions, and physical body to that of well-being. Admit or Deny

If we are to truly fulfill life all emotional, mental, spiritual, and physical wounds must be permitted to heal, and those that know not what they do as a result of being blinded by fear and shadowed in their traumas, and/or shadowed by their addictions, and that have loss of the emotional and mental capacity to respond in a way that maintains peace and harmony must be recognized. Admit or Deny

Section 7 of the Canadian Charter of Rights and Freedoms protects every individual's right to "life liberty and security of the person, and the right not to be deprived thereof except in accordance with the principles of fundamental justice".

The United States of America Constitution, Amendment IV:

"The **right** of the people to be secure in their **persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized." [emphasis added]

Title 18 U.S. Code § 2382- Misprision of Treason

"Whoever, owing allegiance to the United States and **having knowledge of the commission of any treason** against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, **is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven (7) years, or both.**" [emphasis added]

Article 37 "The United States acknowledge and protect, in hostile countries occupied by them, religion and morality; strictly private property; the persons of the inhabitants, especially those of women; and the sacredness of domestic relations. Offences to the contrary shall be rigorously punished". [is this applied in all cases?]

Article 70 170 "The use of poison in any manner, be it to poison wells, or food, or arms, is wholly excluded from modern warfare. He that uses it puts himself out of the pale of the law and usages of war". [is this applied in all cases?]

Us. Supreme Court Decision - "...every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent." *Cruden v. Neale*, 2 N.C. 338 (1796) 2 S.E.

Us. Supreme Court Decision - "Under our system of government upon the individuality and intelligence of the citizen, the state does not claim to control him/her, except as his/her conduct to others, (injured party) leaving him/her the sole judge as to all that affects himself/herself." *Mugler v. Kansas* 123 U.S. 623, 659-60. [why is this not being seen with the CovID-19 measures]

Supreme Court of Canada

"Genetic testing looks at genetic material (like DNA) from a person's body. It can find out personal information, like what diseases a person might have, develop, or pass on to their children.

Parliament passed the Genetic Non-Discrimination Act to make rules on genetic testing related to diseases. It made it a crime to force someone to get that testing, or share their results, to sign a contract or buy something. For example, insurance companies couldn't make people get tested to get life insurance coverage. Parliament also made it a crime to collect, use, or share the results of someone's genetic tests without their permission. Anyone breaking the rules could be fined up to \$1 million or put in jail for up to five years, or both.

The Government of Quebec didn't think Parliament had the power to make these rules. That's because Canada's Constitution gives different powers to the provinces and the federal government. For example, Parliament (the branch of the federal government responsible for making laws) has the power to make criminal laws. Provincial legislatures (which make laws for each province) can make laws about property and civil rights. This includes laws about buying and selling goods and services. If a provincial legislature or Parliament passes a law that only the other has the power to make, the law will be unconstitutional".

<https://scc-csc.ca/case-dossier/cb/2020/38478-eng.aspx>

Bill S-201
Genetic Non-Discrimination Act.
Statutes of Canada 2017 Chapter 3

Whereas we wish to make it clear that if we ever volunteered to be subject to any scientific research and wherever we have inadvertently given the impression of such we wish to make void this assumption; we do not consent to any aspect of our energy expression to be used for scientific research and forever more; any and all covert or overt military and non-military testing is to be halted immediately; and,

If we ever require the assistance of a physician, a pharmacist or any other health care practitioner we wish to put it on the record we do not accept participation in any scientific research of any kind, there is to be no genetic testing ever unless it is for private curiosity; and,

Whereas a man, or woman, or non-gendered being with full knowledge of a potential harm, whether caused directly by the person, or people, or not, and that person, man, woman, non-gendered entity is endowed with the ability and/or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm and fails to do said actions is liable for the inevitable harm caused and/or may be found criminally negligent where there is a duty of care; and

Whereas it is a fundamental principal of law that nobody is above the law including but not limited to all government actors. The government immunity clause only applies to government actors when they are performing the actions of their office defined by their office in "good faith" and that the United States Supreme Court has made a ruling regarding public officials being held liable for actions done or failure to perform required actions in the case of *Millbrook v. United States*, 477 Fed. Appx. 4, among others; and,

Whereas with any administrative process, you may rebut the statements and claims in this Contract by executing a verified response/claim, point-by-point with evidence that is certified to be true by-way of an affidavit, to be received by private man-woman by email and by sending certified mail no later than 5:00 P.M. of the final date to respond as established; and,

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." *U.S. v Tweel*, 550 F.2d 297, 299, (1977), quoting *U.S. v Prudden*, 424 F.2d 1021, 1032 (1970)

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation..."

Fisher Controls International, Inc. v. Gibbons, 991 S.W. 2d 135 (1995)

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation..."

Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953)

Silence activates estoppel pursuant to *Carmine v. Bowen*, 64 A. 932.

U.C.C. § 2-201 -- Formal Requirements; Statutes of Frauds

"(1) Except as otherwise provided in this section, a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker".

This Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy constitutes the **private man-woman** administrative remedy, and if you fail to respond or fail to state a verified superior claim, you hereby agree that the **private man-woman** has exhausted his/her/other administrative remedy and has stated a claim upon which relief can be granted. Admit or Deny

This Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy is effective from the date of being placed onto the **Public Record** and will initiate upon any failure to comply with any and all directives given to the Respondents by the Sovereign Beneficiary or by the receipt of any further unsolicited letters or communications including emails, calls, etc. from Public Servants, Sworn Officers, Respondents / agents / third parties, or in the event of any unlawful assault, death, killing, trespass, damages, perjury, libel, injury, loss or harm, or any other unlawful activities. In the case of your failure to pay any fees within thirty days of presentment of a True Bill, you agree that a right of lien exists against you subject to a levy of real property, distraint, distress, certificate of exigency, impound, execution and all other lawful and commercial remedies.

This Contract is legally and lawfully binding and is non-negotiable. This Contract is activated and subscribed to automatically by the Respondent(s) named in due course by all those referred to as a Respondent, Public Servant, Sworn Officer, agent, employer, employee, individual, third parties, and/or representatives thereof.

The Respondents are entitled to a Notice of Default or Notice of Acceptance. In consideration, Respondent agrees to accept a Notice of Default or Notice of Acceptance as a Binding Administrative Judgment ("Judgment") certifying Respondent's agreement with all terms, statements, facts, provisions, claims and fees written herein this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy. Since Judgment is issued when a party waives the right to respond, **all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding this Notice. The Respondent cannot directly or indirectly seek recoupment of losses incurred due to any terms of this Notice.**

Whereas this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy; is a courtesy to you offered as a remedy for you to act accordingly by following the "Laws" as they are written and by ensuring that all errors in the record are corrected forthwith and should you choose not to do the right thing and decide to conduct any further trespass upon us and/or the property we are in use of, and/or our offspring and/or the property they are in use of, and/or other members of the Family of Man and/or their property they are in use of; we serve you the Fee Schedule; and,

Whereas be advised that you will find attached **our fees** and shall be used by any member of our family as well as yet not limited to members of the Holy Church of Gaia and that further compensation from your insurance bonding as well as liens on your personal assets will also be required should you continue to harass, intimidate, cause harm loss or injury, on either of us and or to members of our family. Failure to confirm ALL correspondence by wet ink signature and in writing will only be construed as your non-response and dishonor. All correspondence must be labeled with full names, titles, and the name and address of your office; and,

Furthermore failure to correctly identify and respond to every document in wet ink that is sent to you will be used as evidence that you are not who you say you are, that you are attempting to deceive the Sovereign Beneficiary, and that you are attempting to impersonate a Public Official contrary to law; and,

Whereas when an individual is detained without a signed lawful 4th Amendment warrant and without having committed a crime (Traffic infractions are not crimes), the detention is a false arrest and unlawful imprisonment and subject to the Fee Schedule; and,

This Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy is for Protection from Federal / State / County / City / Municipal / Corporation Employees, individuals, as well as other agents. We the **private man-woman** holder of the office of the People in the province/state known as british columbia or in any other state, hereby, as a gesture of peace, giving proper notice to the Province/State and to any state/corporation, and to all **municipal, county, and city corporations, provinces, states, and other Province/State Corporations** of the following: As peaceful law abiding natural people desiring to avoid conflict and to live lawfully with all of our innate and inherent freedoms, are providing you with this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy and failure to know or to obey any and all of your thousands of corporate regulations, does not constitute a crime absent a victim, damaged property, or fraud (A.K.A. *corpus delicti*).

If you should face a jury, you should know that the jury has a sworn duty to judge the law and the facts, and the jury can provide just remedy for "We The People". In every criminal prosecution, it is necessary to establish the "**corpus delicti**" (i.e., the body or elements of the crime).

"The corpus delicti consists of two elements- namely, (1) the injury or loss of harm; and (2) a criminal agency causing them to exist." (*People v. Frey*, 165 Cal. 140, 146 [131 P. 127]. *People v. Lopez*, etc.)

Note: this self-defense Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy for Personal Protection from Public Servants, Politicians, Sworn Officers, Federal / State / County / City / Municipal / Corporation Employees world wide is just and modest and well below the precedent set by *Trezevant v. City of Tampa* wherein the damages established were **\$25,000 for 23 minutes of unlawful arrest**. This particular remedy calculates to more than **\$1.8 million per day**. This is our Fee Schedule for all trespasses to be considered and if necessary shall be enforced by a lawful jury of the People. Lawyer fees and other fees (including applicable late fees) are not included in this Public Declaration with Fee Schedule.

"Justice delayed is justice denied" is a legal maxim. It means that if **legal redress** or **equitable relief** to an injured party is available, but is not forthcoming in a timely fashion, it is effectively the same as having no remedy at all.

It is agreed upon that these fees shall be added together with standard compensation claims, and in all cases, the standard compensation shall also be due to the affected party or any authorized trustee appointed for any and all breaches of this Contract, violations of domestic and international human rights, the U.C.C., and the Common Law

The Unites States Supreme Court has stated the following in *U.S. v. Cruikshank* (92 U.S. 542 at 551):

"... between the People of the United States, any resident within any state, or any other national that there need be no conflict between any of them. The powers which one possess, the other does not. They are established for different purposes and have separate jurisdictions. Together, they make one whole and furnish the People of the United States with a complete government, ample for **protection of all of their rights at home and abroad**. It may sometimes happen that a 'person' is amenable to both jurisdictions for the same act. It is the natural consequence of a citizen which owes allegiance to two sovereignties and claims protection from both."

The "citizen" cannot complain because he/she has voluntarily submitted themselves to such a form of government can only be agreed upon where there is no fraud. The opinion in this case is 100% correct as long as one is referring to the "citizens" of the United States or other Corporation being those men, women, and non-gendered beings that have sworn an oath with full disclosure to what they are accepting. However one must stipulate that most people do not comprehend the term "citizen" and thus cannot be bound to this alleged agreement.

Neither us nor any other member of our family is of the UNITED STATES or of CANADA, we are each of us the Source of Creation and Creation itself.

Let it be clear that a People is not a person, and a person is not a People. True sovereignty and autonomy is within the People who have all private rights, but citizens, on the other hand, are subjects (by their own voluntary choice) of the state government and of local and federal government corporations in exchange for privileges and civil rights.

Let it be clear that neither private man-woman or our offspring and/or other family members are a person / citizen / employee / subject of any corporation which cannot, under color of law, act as a lawful government. Let it be clear that we have only one Sovereignty, and that Sovereignty is the Source of Creation.

Guarantee and Waiver of Benefits

Guarantees for this Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy are the Bible, the Coronation of Elizabeth Alexandra Mary: Windsor, the Canadian and United States of America Constitution, the Bill of Rights, Constitutional Oaths of Office, the Common Law, Merchant Law, the Uniform Commercial Code, and case law and all other constitutions listed and not listed herein.

We do not claim any benefit of said Guarantees and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are from The Berean Study Bible even though the oaths are sworn upon the King James version. The use of Bible references in this Notice are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group including but not limited to registered corporate organizations on the part of the private man-woman may be assumed.

Law Of Nature

The Law of Nature is that which God, the Sovereign of the world, has prescribed to man not by any formal promulgation but by the internal dictate of reason alone. It is discovered by a just consideration of the agreeableness of human actions to the nature of Man, and it comprehends all the duties which we owe either to the supreme being, to ourselves, or to our neighbors as reverence to God, self-defense, temperance, honor to our parents, benevolence to all strict adherence to our engagements, gratitude, and the like. In the Constitution for the United States of America, we find the 11th article, Amendment 9: "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the People." Affected parties and people wishing to dispute the claims and truths made herein or to make their own claims upon us must respond within **twenty-one (21) days** after service of this Notice of the action and request a Common Law court to empanel a Common Law Jury of twenty-five (25) indigenous free men to hear their case against us. All responses must be signed and witnessed no later than **twenty-one (21) days** from the date of original service as attested to by way of certificate of service by sending an email to sophiataniateam@yahoo.com.

Failure to notify us and/or failure to register a dispute against this Lawful Notice made herein will always result in an automatic default judgment and permanent, irrevocable estoppel by acquiescence, barring the bringing of charges under any statute / regulation / act / code or legal action against us, our offspring or family members, or another People. Failure to honor this lawful Notice will make each of the People acting as federal / state / county / city / municipal / corporation employees liable for the sum of \$50,000 in silver coin or its equivalent in Federal Reserve Notes plus activation of our fee schedule, and such sum will be required to be paid to us; and,

Whereas upon your receipt of a true bill and Invoice and by its assigned due date we, the undersigned private man-woman and attorney in fact for all matters relating to our life experience, authorize this **Public Notice & Declaration: Affidavit; Notice of Liability Regarding Trespass with Fair Warning Notice of Fee Schedule & Remedy** using our autograph as our own on this instrument; and,

Furthermore it is the duty and responsibility of the head of the corporation, the one wearing the crown, to pay all true bills or invoices and it is against the law for a Judge to summarily remove, to dismiss, to dissolve, or to diminish a Commercial Lien; Only the Lien Claimant or a Jury can dissolve a commercial lien.....

Trespass Upon Private Contract

Any collateral attack on this document is in "**bad faith**" and is a criminal trespass payable as prescribed herein stated Public Notice & Declaration: Claim of Trespass; Notice of Liability Regarding Dereliction of Duty; Request For Admissions; with Fair Warning Notice of Fee Schedule & Remedy all payments are to be made in Lawful Money pursuant to Title 12 USC § 411.....

Whereas we forgive you of your trespass for it is in our best interest to do so however, we will not sit idle while there is continuous trespass taking place upon us and or our offspring and or our fellow man; and,

Matthew 18: 15-17 A Brother who Sins

"15 If your brother sins against you, go and confront him privately. If he listens to you, you have won your brother over. 16 But if he will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses. 17 If he refuses to listen to them, tell it to the church. And if he refuses to listen even to the church, regard him as you would a pagan or a tax collector...."

John 1: 9-11 A New Commandment

"...9If anyone claims to be in the light but hates his brother, he is still in the darkness. 10Whoever loves his brother remains in the light, and there is no cause of stumbling in him. 11But whoever hates his brother is in the darkness and walks in the darkness. He does not know where he is going, because the darkness has blinded his eyes..."

"All men are born brothers, and anything that hurts my brother hurts me. If my brother commits a crime, I am a criminal; if he sings, there is music in my heart. Before you have dealings with any man, ask yourself: 'Am I my brother's keeper?' The Answer is "Yes" (Henry Hassett Browne)

Colossians 3: 11-15 Putting on the New Self

"...11Here there is no Greek or Jew, circumcised or uncircumcised, barbarian, Scythian, slave, or free, but Christ is all and is in all. 12Therefore, as the elect of God, holy and beloved, clothe yourselves with hearts of compassion, kindness, humility, gentleness, and patience. 13Bear with one another and forgive any complaint you may have against someone else. Forgive as the Lord forgave you. 14And over all these virtues put on love, which is the bond of perfect unity. 15Let the peace of Christ rule in your hearts, for to this you were called as members of one body. And be thankful..."

1 Corinthians 13:1 Love

"1If I speak in the tongues of men and of angels, but have not love, I am only a ringing gong or a clanging cymbal. 2If I have the gift of prophecy and can fathom all mysteries and all knowledge, and if I have absolute faith so as to move mountains, but have not love, I am nothing..."

Let the record reflect for ever more. "We The People" preserve our right(s) to feel safe in our person, place, and effects and to come and go from this day forward and for ever more without threat of or acts of violence and or threat of or acts of manipulation on any and all dimensions of mind and matter, you and other officers, agents, and entries incarnate and discriminate are required to preserve and protect the original works of art under the Treaty of Berne...

Declared Statement of Status/Classification/Verified. Admit or Deny

Commitment: Read the purpose of this letter aforementioned and take to heart the twelve intended outcome(s) and then take rightful action for their fulfillment.

32 CFR § 635.19 - Protection Orders

10 U.S. Code § 1561a - Civilian orders of protection: force and effect on military installations

19 CFR § 210.34 - Protective orders; reporting requirement; sanctions and other actions

Whereas no man, woman, or other has the power or authority to bond or bind another man on any and all dimensions of mind and or matter, and forever more all such nonsense is null and made void, let there be light and let there be truth; there shall be established from this day forth and forever more peace on earth, peace be to God; and,

Matthew 7: 7-8 Ask, Seek, Knock

"7Ask, and it will be given to you; seek, and you will find; knock, and the door will be opened to you. 8For everyone who asks receives; he who seeks finds; and to him who knocks, the door will be opened. 9Which of you, if his son asks for bread, will give him a stone?... "

Whereas we the signatories **king-zrlan-raymond-dale-queen-sophia-taniah-lorna-lynn** of the **shackelford-borgeson family** being free come in peace with peaceful and honorable intentions, as non-militant, a non-violent, law abiding people who seeks to resolve all controversy through awareness and knowledge of the facts that have read and agree to what has been written herein for the common good of all people and for the ongoingness of life; and,

Whereas we herein, and thereafter, affirm and declare under our unlimited commercial and spiritual liability that we are competent and of Lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, that they are admissible as evidence, and in accordance with our belief and best first-hand knowledge, comprehension, as a result of direct experience and belief.....

"Let There Be Peace On Earth For Ever More"

Done in "good faith", with "good conscience", for "good reason", given for a patent right and patent intent of original fiat source, superior beings of light and love in honor of all life; restoring the supremacy of love and restoring abundance for all, it is written, it is spoken, so shall it be, peace be to God.....

Notice To Respondent(s)/Obligor(s)/Libellee(s)

The term "failure to respond" means your failure by the Effective Date to respond to this Contract or insufficiency of response as defined herein. You agree that your failure to respond conveys your agreement with all of the terms and provisions of this Contract. By failing to respond, the Respondents accept full liability for any and all harm or loss caused for which remedy may be sought according to contract law, tort law, criminal law, strict liability, negligence, and hazardous activities; and,

It is not our intention to harass, intimidate, offend, conspire, blackmail, coerce, or cause anxiety, alarm or distress. This document and attachments are presented, offered, with honorable intentions for the purpose of restoration, and are expressly for your benefit to provide you with "due process of law" and a "good faith" opportunity to state a valid claim and if no such claim is made then you have the "good faith" opportunity to take "right action"....

Notice: service of this contract to one is service to all actors referred to herein.

Without recourse, without prejudice, sincerely,

king-zelan-raymond-dale-queen-sophia-taniah-lorna-lynn

ie-I certify personally appeared before me, the witness, known to me personally to be such do certify ie-I am of 18

years of age or older and that ie-I know the private man-woman, Declarant(s)/Claimants), king-zelan-raymond-dale-queen-sophia-taniah-lorna-lynn personally or have been provided with valid proof as to their identity and believe them to be of sound mind and under no duress, fraud or under influence. The private woman has had the opportunity to read this document and has signed or acknowledged her signature/autograph in my presence.

Under penalty of perjury ie-I declare that this document to be their act and good deed given under our hand and endorsed with the right thumb print the undersigned witness. On this the thirtieth 30th day of the twelfth month December of the alleged year two thousand and twenty-one, 2021 at the city of osoyoos-oroville without British Columbia/Washington State Corporation(s)

1st Witness 

2nd Witness 

3rd Witness 



Handwritten signatures in purple ink: "Linda D. Frank", "Linda", and "Linda". Each signature is accompanied by a red thumbprint.



*C
 *C
 *C