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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

Doc#: 1400354022 Fee: \$80.25
Karen A. Yarbrough
Cook County Recorder of Deeds
Date: 01/03/2014 02:57 PM Pg: 1 of 21

Sharon Alicia Anzaldi

AFFIANT/REQUESTOR

vs

JUDGE LEINENWEBER
CASE NO. 11 CR 0820

GARY S. SHAPIRO
DISTRICT ATTORNEY
INDIVIDUALLY AND IN HIS OFFICIAL
CAPACITY DISTRICT ATTORNEY

RACHEL M CANNON
ASSISTANT DISTRICT ATTORNEY
INDIVIDUALLY AND IN HER CAPACITY
AS ASSISTANT DISTRICT ATTORNEY
AND ALL OTHER KNOWN AND
UNKNOWN RESPONDENTS, ET AL
RESPONDENTS

THOMAS BRUTON-CLERK OF THE COURT
INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY

NOTICE AND DEMAND FOR BONDING INFORMATION
IN ACCORDANCE WITH THE "UNIFORM BONDING
CODE" (UBC) FOR ALL PLAINTIFF'S LISTED ABOVE
DUE TO "FRAUD UPON THE COURT", FRAUD AND
SCHEMES.

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- a. Name
- b. Address
- c. Telephone Number of Bonding Agent
- d. Policy Number
- e. Company Name

TO BE RETURNED TO A THIRD PARTY ACCEPTOR
WITHIN TEN DAYS:

REASONS FOR REQUEST OF BONDING INFORMATION ARE AS
FOLLOWS:

1. INITIATING AN INDICTMENT WITHOUT A VERIFIED COMPLAINT.
SIGNED BY THE "REAL PARTY IN INTEREST"
2. NO AFFIDAVIT SIGNED UNDER PENALTY OF PERJURY TO
SUPPORT RULE OF CAUSE AND ACTION.
3. NO GRAND JURY HEARING PRIOR TO KIDNAPPING AND TRIAL.
4. NO SIGNATURE OF THE GRAND JURY FOREMAN PRIOR TO TRIAL.
5. NO CERTIFICATE OF CONCURRENCE BY GRAND JURY FOREMAN.
6. INDICTMENT WAS NOT SIGNED BY THE CLERK OF THE COURT,
NOR DISTRICT ATTORNEY.
7. BENCH WARRANT WAS UNSIGNED AND ISSUED UNDER
ADMIRALTY LAW.
8. LACK OF AUTHENTICATION BY THE IMPRESSED SEAL OF THE
CLERK OF THE COURT, IN VIOLATION OF THE ACT OF CONGRESS
EVIDENCED BY THE TEXT OF 28 E.S.C. SEC, 1691 AND 1 E.S.C.
SEC. 114, REQUIRING THAT ALL "WRITS AND PROCESS ISSUED
BY ANY COURT OF THE UNITED STATES, INCLUDING BUT NOT
LIMITED TO UNITED STATES DISTRICT COURT, AND BE SIGNED
BY THE CLERK OF THE COURT.
9. THE UNITED STATES, UNITED STATE OF AMERICA, THE
DEPARTMENT OF JUSTICE AND FEDERAL BUREAU OF PRISONS
ARE IN FACT PRIVATE CORPORATIONS, INCORPORATED IN THE
STATE OF DELAWARE, THE NATION STATE OF VATICAN CITY, THUS

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SUBJECT TO THE AUTHORITY/JURISDICTION OF THE HEAD OF STATE OF VATICAN CITY AND THE PONTIFF/POPE. THESE ARE FOREIGN CORPORATIONS IN RESPECT TO A STATE OR CITIZEN IN THE UNION OF STATES.

10. THE PROSECUTION HAS CONTINUED TO IGNORE THE FACT AND PRESENTMENT, THAT I AM NOT A U.S. CITIZEN, AS I HAVE EXERCISED MY RIGHT CLARIFIED BY THE EXPATRIATION ACT OF JULY 27, 1868. ALREADY FILED IN THE STATE OF MINNESOTA ON 10/29/2009, AND RECORDED IN COOK COUNTY ON JUNE 17, 2010. MY "ACT OF STATE" IS A MATTER OF RECORD. FILES NUMBERS ARE KB20091029004, KB20091029005 AND KB20091029006.
11. THE FINE FOR VIOLATING A CITIZEN'S RIGHT OR CONFISCATION IS CLEARLY DEFINED BY THE "ACT OF STATE," WHICH IS \$10,000,000.00 PER VIOLATING PARTY. TO BE PAID IN GOLD OR SILVER.
12. THE PROSECUTION HAS ENTERED FALSE INFORMATION ON THE RECORD DURING THE TRIAL AND PRIOR TO TRIAL
13. THE PROSECUTION IS ALSO COMPLICIT IN TITLE 18, 241, 18 242, 18 245, 18 1341 FRAUDS AND SCHEMES, AND 18 USC 1342 INITIATING A CASE IN A FICTITIOUS NAME, USING THE STATE CREATED TRUST OF SHARON ANZARD!
14. THE PROSECUTION IS IN RECEIPT OF THE POPE'S DECREE WRITTEN ON 11 JULY, 0213. STATING THAT ALL DEBT HAS BEEN GIVEN, AND TO SETTLE ALL OUT DEBT INCLUDING "PRISON BONDS" THE POPE'S DECREE ALSO STATES THAT THE IMMUNITY OF ALL PUBLIC AND COURT OFFICIALS WILL LOOSE THEIR IMMUNITY ON SEPTEMBER 1ST, 2013. STATUTE OF LIMITATIONS WAS ELIMINATED.
15. "NATIONAL ECONOMIC SECURITY AND REFORMATION ACT" (N.E.S.A.R.A.), WHICH WAS UPHELD AS OF NOVEMBER 15, 2013 PER THE HONORABLE John Roberts, Chief Justice of the U.S. Supreme Court. WHICH SIMPLY MEANS CONSTITUTIONAL LAW REIGNS SUPERIOR TO ALL OTHER, AND WE WILL BE GOING BACK TO THE GOLD STANDARD VERY SOON.
16. AS OF DECEMBER 18TH, AND EFFECTIVE DECEMBER 31ST, 2013. THE 113TH. CONGRESS REPEALED THE "NEW COMPETITIVE CURRENCY ACT" H.R. 77 REPEALED! U.S. FEDERAL COINAGE,

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FEDERAL RESERVE NOTES, ARE NO LONGER CONSIDERED "LEGAL TENDER" TO SATISFY DEBT, PUBLIC CLAIMS, OR TAXES. (NO MORE HYPOTHECATION OF PROMISSORY NOTES AND SIGNATURES).

17. JURISDICTION IS CHALLENGED "TO MEET THE STANDING REQUIREMENT OF FEDERAL CONSTITUTION'S ARTICLE 111, PLAINTIFF MUST ALLEGE PERSONAL INJURY FAIRLY TRACEABLE TO AFFIANT/DEFENDANT'S ALLEGED UNLAWFUL CONDUCT AND LIKELY TO BE REDRESSED BY REQUESTED REMEDY TO "VOID THE CASE ab initio", Clinton v City of New York, (1998) 534 U.S. 417, 141 L. Ed. 2d 393, 118 S.t. 2091, 98 CDOS 4905, 98 Daily Journal Dar 6893, 982 U.S.T.C. Par. 50504; 1998 Colo. Car. 3191, 81 ATTR 2d. "Absent injury, violations of statutes give rise merely to generalized grievance but not to standing." Waste Management of North America, Inc. v Weinberger, (1998, Ca. Cal.) 853 F. 2d. 1393, 28 Evt. Rep. Cas 1651).
18. A JUDGE SHALL NOT PRACTICE LAW FROM THE "BENCH", OR HIS SEAT WILL BE VACATED, AND HE WILL BE WORKING AS A CIVILIAN WITHOUT IMMUNITY. THE COURT IS OF LIMITED JURISDICTION (CIVIL CASES UNLESS BY PLEA OR CONSENT). I AM HOLDING THE RESIDING JUDGE TO HONOR HIS "OATH OF OFFICE TO HONOR AND OBEY THE CONSTITUTIONAL RIGHTS OF ALL INDIVIDUALS STANDING BEFORE HIM. A JUDGE MUST ALSO CONFORM TO JUDICIAL CANNONS AND HIS BONDING ACCORDING TO THE "UNIFORM BONDING CODE." OR HE SHALL BE DEEMED UNBONDABLE.
19. THE PROSECUTION IS IN VIOLATION OF THE 4TH., 5TH, 6TH. 8TH, AND THE 11TH. AMENDMENTS. ANY CASE IN VIOLATION OF ONE OF THE AMENDMENTS IS VOID ab initio.

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VERIFIED AFFIDAVIT OF FACT, LAW, CASE LAW AND POINTS OF AUTHORITY.

1. REQUESTOR, Sharon Alicia Anzaldi, NOW, AND AT ALL TIMES RELEVANT TO THIS ACTION WAS AND IS AN INHABITANT OF COUNTY, STATE OF ILLINOIS. RESIDING AT 2406 N. 76TH. COURT, ELMWOOD PARK, ILLINOIS 60707.
2. PLAINTIFFS, GARY S. SHAPIRO, AND RACHEL M. CANNON, NOW ARE, AND AT ALL TIMES RELEVANT TO THIS ACTION WERE, RESIDENTS OF THE STATE OF ILLINOIS. SERVICE OF PROCESS CAN BE COMMENCED AND OR MADE AT THEIR PLACE OF BUSINESS, WHICH IS LOCATED AT 219 SOUTH DEARBORN STREET-FIFTH FLOOR, CHICAGO, ILLINOIS 60604
3. AT ALL TIMES MENTIONED IN THIS NOTICE AND DEMAND UNLESS OTHERWISE ALLEGED, EACH PLAINTIFF WAS AND IS THE AGENT, EMPLOYEE, OR CO-CONSPIRATOR OF SAID DEPARTMENT OR AGENCY, AND IN DOING THE ACTS ALLEGED IN THIS DEMAND, WERE ACTING WITHIN THE COURSE, SCOPE, AND AUTHORITY OF THE AGENCY OR OFFICE, KNOWN AS THE DISTRICT ATTORNEY AND ASSISTANT DISTRICT ATTORNEY AND CLERK OF THE COURT FOR THE UNITED STATES OF AMERICA, AND IN FURTHERANCE OF THE CONSPIRACY AND ACTS UNDER "COLOR OF LAW," WITH KNOWLEDGE OF DOING SO.
4. THE ACTS THAT ARE THE SUBJECT OF THIS NOTICE AND DEMAND FOR ALL BONDING INFORMATION. AGGRESSION

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OCCURRED ON 11/18/2011, AND CONTINUES TO PRESENT DATE, IN CHICAGO, ILLINOIS, COUNTY OF COOK.

5. FROM THE DATE OF 11/18/2011 TO PRESENT, THE PLAINTIFFS INTERFERED WITH THE INHERENT RIGHT OF PEACE AND FREEDOM. THE AFFIANT/REQUESTOR'S CONSTITUTIONAL RIGHTS AS GUARANTEED BY THE CONSTITUTION, SPECIFICALLY AMENDMENTS , IV, V, VI, XI AND XIV HAVE BEEN VIOLATED.
6. SPECIFICALLY, PLAINTIFFS, AND EACH OF THEM,
7. CONSPIRED IN JOINT EFFORT TO DENY ME DUE PROCESS OF LAW (TITLE 18 U.S.C.-242) AND (TITLE 18 U.S.C. SECTION 241) CONSPIRED AGAINST MY RIGHTS, AND OPENLY DISPLAYED ABUSE OF POWER UNDER TITLE (18 U.S.C.-245) COLOR OF LAW.

AFFIANT/REQUESTOR'S STATEMENT OF FACTS CONCERNING THE ABOVE CONSTITUTIONAL RIGHTS VIOLATIONS;

1. ON NOVEMBER 18TH, 2011, I ANSWERED THE DOORBELL TO FIND A RIFLE PUSHED THROUGH THE DOOR. THE UNIDENTIFIED MAN DID NOT HAVE A WARRANT FOR MY ARREST, NOR, DID HE TELL ME WHERE HE WAS TAKING ME, WHICH IS ALSO CONSIDERED KIDNAPPING.
2. PRIOR TO MY KIDNAPPING THERE WAS NO EVIDENCE OF MY HAVING A HISTORY OF VIOLENCE, NOR, A HISTORY OF ANY OFFENSE. THIS ABUSE OF POWER WAS AN EXCESSIVE ACT..
3. I WAS DNA SWABBED, FINGERPRINTED, PHOTOGRAPHED AND BASICALLY VIOLATED AND HELD HOSTAGE FOR EIGHT HOURS.
4. MAGISTRATE JUDGE ASHMAN, FURTHER VIOLATED MY RIGHTS

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WHEN HE ENTERED A PLEA OF NOT GUILTY WITHOUT MY CONSENT. " I TOLD JUDGE ASHMAN, I AM INNOCENT OF ALL ALLEGATIONS AND WAS NOT ENTERING A PLEA, HOWEVER, I RESERVED MY RIGHT TO HIRE AN ATTORNEY AT A LATER DATE."

5. AT THE ARRAIGNMENT, I WAS PRESENTED A COPY OF AN UNSIGNED INDICTMENT, AND CONSIDERED INVALID. as follows: ACCORDING TO FED. R.CRIM.P. 7 (c) (1) REQUIRES THAT ALL INDICTMENTS RETURNED BY A GRAND JURY MUST BE SIGNED BY THE ATTORNEY FOR THE GOVERNMENT, AND THE TRUE BILL MUST BE SIGNED BY THE GRAND JURY FOREMAN, THUS, EVEN THOUGH A GRAND JURY MAY WANT TO ACT BY WAY OF AN INDICTMENT, IT IS POWERLESS WITHOUT THE GOVERNMENT ATTORNEY. ORDINARILY, AT THE CONCLUSION OF AN INVESTIGATION, IF THERE IS GOING TO BE AN INDICTMENT, IT IS DRAFTED BY THE GOVERNMENT ATTORNEY, WHO PRESENTS IT TO THE GRAND JURY FOR A VOTE. IF THE VOTE IS IN FAVOR OF AN INDICTMENT, IT IS SIGNED BY BOTH THE GRAND JURY FOREMAN PERSON AND THE GOVERNMENT ATTORNEY. AS TO THE FORMAL SIGNING OF AN INDICTMENT, PRACTICES VARY WITH LOCALITY. HOWEVER, IN THE NORTHERN DISTRICT OF ILLINOIS, THE UNITED STATES ATTORNEY SIGNS ALL INDICTMENTS RETURNED BY THE GRAND JURY. IN OTHER DISTRICTS, THE ASSISTANT U.S. ATTORNEY MAY SIGN THE INDICTMENT. FURTHERMORE ACCORDING TO UNITED STATES V. COX, 342 F.2d 167-COURT OF APPEALS, 5TH CIRCUIT 1965. FOOTNOTE (7), (8), (9) IN CONCLUSION " WHILE THE GRAND JURY IS, IN A SENSE, A PART OF OUR COURT SYSTEM, WHEN EXERCISING ITS TRADITIONAL FUNCTIONS IT POSSESSES AN INDEPENDENCE WHICH IS UNIQUE. IT'S AUTHORITY IS DERIVED FROM NONE OF THE THREE BRANCHES OF OUR GOVERNMENT, BUT RATHER DIRECTLY FROM THE PEOPLE THEMSELVES."
6. FURTHERMORE, UPON MY REQUEST OF ASKING FOR A COPY OF THE SIGNED ARREST WARRANT, SIGNED INDICTMENT AND A SIGNED TRUE BILL BY THE GRAND JURY FOREMAN, AND PROSECUTOR. I HAVE BEEN DENIED VERIFICATION AND OR

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ACCESS TO ALL REQUESTED DOCUMENTS, AND THEY REMAIN CONCEALED, AND OR UNAVAILABLE TO DATE.

IN SUMMARY THE VIOLATIONS RELATED TO THE CRIMINAL COMPLAINT, KNOWN AS CASE NUMBER 11 CR 0820 ARE SO NUMEROUS AND BURDENSOME THAT I AM UNABLE TO INCLUDE ALL IN THIS AFFIDAVIT.

7. THE ACTIONS OF THE PLAINTIFFS IN QUESTION CONSTITUTE A CONSTRUCTIVE MODE OF MALICIOUS, VINDICTIVE AND SELECTIVE PROSECUTION, WHICH AMOUNTS TO PROSECUTORIAL MISCONDUCT IN IT'S GROSSEST FORM.
8. AS A DIRECT AND PROXIMATE RESULT OF THE CONDUCT OF THE PROSECUTORIAL TEAM, PETITIONER/PLAINTIFF HAS SUFFERED AND WILL CONTINUE TO SUFFER IRREPARABLE HARM, IN THAT IT HAS AFFECTED MY FREEDOM OF MOVEMENT, QUALITY OF LIFE, HUMILIATION, FAMILY AND MENTAL ANGUISH.
9. IN REGARDS TO CASE NUMBER 11 CR 0820, THE PROSECUTION HAS VIOLATED AND CONTINUES TO VIOLATE DUE PROCESS OF LAW, EQUAL PROTECTION OF THE LAW, EQUAL ADMINISTRATION OF JUSTICE, AND ALL ABOVE MENTIONED AMENDMENTS TO THE CONSTITUTION.
10. REGARDING THE ACT, THE ACTS ALLEGED IN THIS AFFIDAVIT, PLAINTIFFS KNEW OR SHOULD HAVE KNOWN, THAT THEIR ACTIONS WERE LIKELY TO INJURE THE THE REQUESTOR. REQUESTOR IS INFORMED, AND BELIEVES, AND ON THE BASIS OF SUCH INFORMATION, AND BELIEF, ALLEGES, THAT PLAINTIFFS INTENDED TO CAUSE INJURY TO REQUESTOR, AND ACTED WITH A WILLFUL, AND CONSCIOUS DISREGARD OF REQUESTOR'S UNALIENABLE CONSTITUTIONAL RIGHTS AS SECURED AND PROTECTED BY THE IV, V, VI, XI, AND AMENDMENTS, THUS ENTITLING THE PETITIONER TO THE RELEIF SOUGHT IN THIS AFFIDAVIT.

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11. UNLESS, THE PLAINTIFFS VOID THE CASE ab initio THE REQUESTOR WILL CONTINUE TO SUFFER SEVERE, IRREPARABLE HARM, IN THAT, THE CONSTITUTIONAL RIGHTS HAVE BEEN VIOLATED. THE REQUESTOR HAS NO ADEQUATE REMEDY AT LAW, BECAUSE OF MONETARY DAMAGES, WHICH MAY COMPENSATE FOR PAST INTERFERENCE WITH REQUESTOR'S CONSTITUTIONAL RIGHTS, WILL NOT AFFORD ADEQUATE RELEIF FOR INJURIES ALREADY SUSTAINED, AND THE RISK OF INJURY THAT IS A CONTINUATION OF PROSECUTION'S CONDUCT IN DENIAL OF REQUESTOR'S CONSTITUTIONAL RIGHTS.
12. FURTHERMORE, ALL CRIMES ARE COMMERCIAL AND "CIVIL IN NATURE" ACCORDING TO TITLE 27, SECTION 72.11, AS STATED BY THE LATE CHEIF JUSTICE WILLIAM H. REHNQUIST. COMMERCIAL CRIMES WHICH INCLUDE BURGLARY; COUNTERFEITING; FORGERY; KIDNAPPING; LARCENY; ROBBERY; ILLEGAL SALE OR POSSESSION OF WEAPONS; PROSTITUTION; EXTORTION, SWINDLING AND MANY OTHERS THINGS, LIKE SIMPLE ADDICTION, SCHEMES AND EVEN MURDER. THIS IS HOW A COMMERCIAL CRIME IS DEFINED AND PEOPLE ARE CONVERTED TO AN OBJECT FOR COMMERCIAL USE, AND DUE PROCESS IS USURPED. THIS IS A VIOLATION OF TITLE 18 U.S.C. ,242. TITLE 27 SECTION 72.11.
13. THE INTERNAL REVENUE SERVICE IS NOT AN AGENCY OF THE UNITED STATES GOVERNMENT, NOR, THE TREASURY DEPARTMENT AS OF; CANCELLATION DATE OF AUGUST 22, 2005. TREASURY ORDER NUMBER 150-06. REASON FOR CANCELLATION TO 150-06, DATED JULY 9, 1953. THE ENTITY FORMERLY KNOWN AS THE BUREAU OF INTERNAL REVENUE WOULD BE KNOWN AS THE INTERNAL REVENUE SERVICE. TO 150-06 IS CANCELLED (EXACT WORDING). CONSEQUENTLY, EVERY PIECE OF MAIL THAT HAS BEEN INITIATED BY THE IRS IS MAIL FRAUD UNDER TITLE 18 U.S.C. SECTION 1341- FRAUDS AND SCHEMES, AND 1342-"FICTITIOUS NAME AND OR ADDRESS," AMONG TITLE 18 U.S.C. 245 "COLOR OF LAW" VIOLATIONS. THIS IS CONFIRMED ON THE US DEPARTMENT OF TREASURY

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WEBSITE, INCLUDING SUPREME COURT (2012) Jeffery T. Maehr
THE IRS WAS MOVED TO UCC INTERNATIONAL PRIVATE LAW.
AGAIN, CONFIRMING ALL CRIMES ARE COMMERCIAL, AND CIVIL
IN NATURE.

14. GOVERNMENT/PUBLIC SERVANTS/OFFICERS/JUDGES ARE NOT IMMUNE FROM SUIT! "IMMUNITY FOSTERS NEGLECT AND BREEDS IRRESPONSIBILITY WHILE LIABILITY PROMOTES CARE AND CAUTION, WHICH, CAUTION CARE IS OWED BY THE GOVERNMENT TO IT'S PEOPLE." (CIVIL RIGHTS) (Raubon vs Rowen Memorial Hospital, Inc. 269 N.S.1, 13, 152 SE 1 d 485, 493.
15. GOVERNMENT IMMUNITY-Land v Dollar, 338 US 731 (1947), THE COURT NOTED, "THAT WHEN THE GOVERNMENT ENTERED INTO A COMMERCIAL FIELD OF ACTIVITY, IT LEFT IMMUNITY BEHIND." Brady v. Roosevelt, 317 US 575 (1943); FHA v. Burr. 309 US 242 (1940); Kiefer v. RFC, 305 US 381(1939).
16. THE HIGH COURTS, THROUGH THEIR CITATIONS OF AUTHORITY HAVE FREQUENTLY DECLARED THAT " WHERE ANY STATE PROCEEDS AGAINST A PRIVATE INDIVIDUAL IN A JUDICIAL FORUM IT IS WELL SETTLED THAT THE STATE, COUNTY MUNICIPALITY, ETC. WAIVES ANY IMMUNITY TO COUNTERS, CROSS CLAIMS AND COMPLAINTS, BY DIRECT COLLATERAL MEANS REGARDING THE MATTERS INVOLVED." Luckenback v. The Thelka, 295 F 1020, 226 Us 328; Lyders v. Lund, 32 F2nd 308;
17. "WHEN THE ENFORCING OF MERE STATUTES, JUDGES OF ALL COURTS DO NOT ACT JUDICIALLY (and thus are not protected by "qualified" or "limited immunity" ,"-SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) --"BUT MERELY ACT AS AN EXTENSION, AS AN AGENT FOR THE INVOLVED AGENCY---BUT ONLY IN A "MINISTERIAL" CAPACITY, AND NOT A "DISCRETIONARY CAPACITY"..Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E. 281, U.S. 464.
18. BELOW IS AN EXCERPT FROM AN ARTICLE CONCERNING AN "IMPRESSED FUND ACCOUNT" MADE AVAILABLE TO FEDERAL

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JUDGES, MAGISTRATES, AND PROSECUTORS DEMONSTRATING THAT A CONFLICT OF INTEREST IS PREVALENT AND EXISTS IN ALL CASES WHATSOEVER BEFORE A DE FACTO FICTIONAL COURT:

- a. AN "IMPRESSED FUND ACCOUNT" EXISTS FOR THE PURPOSE OF REWARDING THOSE WHO ASSIST IN IRS PROSECUTIONS.
- b. THE "IMPRESSED FUND ACCOUNT" ALLOWS FOR UP TO
- c. \$25,000.00 TO BE PAID FOR THE ASSISTANCE IN PROSECUTIONS RELATIVE TO IRS FORMS 1040.
- d. ANYONE IS ELIGIBLE TO RECEIVE REWARDS FROM THE "IMPRESSED FUND ACCOUNT" INCLUDING JUDGES, FEDERAL MAGISTRATES, AND FEDERAL PROSECUTORS.

19. IMMUNITY FOR JUDGES DOES NOT EXTEND TO ACTS WHICH ARE CLEARLY OUTSIDE OF THEIR JURISDICTION. *Bauers v. Heisel*, C.A. N.J.1966, 361 F. 2d 581 Cert. Den 87 S.Ct. 1367, 386 U.S. 1021, 18 > Ed. 2d 457 (see also *Mueller v. Wachehtel*. D.C.N.Y.. 1972, 345 F. Supp. 160; *Rhodes v. Houston*, D.C. Nebr. 1962, 2020 F. Supp. 624 affirmed 309 F. 2d 959, Cert. den 83 St. 724, 372 U.S. 909, 9 L.Ed. 719,cert. Den 83 S. Ct. 1282, 383 US. 971, 16 L.Ed. 2nd 311, Motion denied 285 F. Supp. 546).

20. "JUDGES NOT ONLY CAN BE SUED OVER THEIR OFFICIAL ACTS, BUT COULD BE HELD LIABLE FOR INJUNCTIVE AND DECLARATORY RELIEF AND ATTORNEY'S FEES. "*Lezama v. Justice Court*. A025829.

21. "THE IMMUNITY FOR JUDGES FOR ACTS WITHIN THEIR JUDICIAL ROLE IS BEYOND CAVIL. "*Pierson v. Ray*, 386 U.S. 547 (1957).

Definition: Cav-il n. A carping or trivial objection. THAT MEANS IT'S SERIOUS, NOT FRIVOLOUS!!

22. ALL GOVERNMENT OFFICIALS, SERVANTS, JUDGES, LAWYERS, CLERKS, EMPLOYEES: TAKE DUE NOTICE

23. "THERE IS NO COMMON LAW JUDICIAL IMMUNITY." *Pulliam v. Allen*, 104S. Ct. 1970; cited in *Lezama v. Justice Court A025829*.

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24. JUDGES, MEMBERS OF CITY COUNCIL, AND POLICE OFFICERS AS WELL AS OTHER PUBLIC OFFICIAL MAY UTILIZE GOOD FAITH DEFENSE OF ACTION FOR DAMAGES UNDER TITLE 42-1983, BUT NO PUBLIC OFFICIAL HAS ABSOLUTE IMMUNITY FROM SUIT UNDER 1871 CIVIL RIGHTS STATUTE. "Samuel vs. University of Pittsburg, 375 F. Supp. 1119, see also White Vs Fleming 374 Supp. 267
25. "IT IS ONE OF THE FUNDAMENTAL MAXIMS OF THE "COMMON LAW" THAT IGNORANCE OF THE LAW EXCUSES NO ONE. "Daniels v. Dean (1905) 2 C.A. 421, 84 P. 332. "JUDGE ACTED IN THE FACE OF CLEARLY VALID STATUTES OR CASE LAW EXPRESSLY DEPRIVING HIM OF (PERSONAL) JURISDICTION WOULD BE LIABLE. "DYKES V. HOSEMANN, 743 F. 2D 1488 (1984).
26. "IN SUCH CASE THE JUDGE HAS LOST HIS JUDICIAL FUNCTION, HAS BECOME A MERE PRIVATE PERSON, AND IS LIABLE AS A TRESPASSER FOR DAMAGES RESULTING FROM HIS UNAUTHORIZED ACTS."
27. "WHERE THERE IS NO JURISDICTION, THERE IS NO JUDGE; THE PROCEEDING IS NOTHING. SUCH HAS BEEN THE LAW FROM THE DAYS OF MARCHALSEA, 10 Coke 63; also Bradley v. Fisher, 13 wall 335, 351." Manning v. Ketcham, 58 F. 2d 948.
28. "A DISTINCTION MUST BE OBSERVED BETWEEN EXCESS OF JURISDICTION AND THE CLEAR ABSENCE OF ALL JURISDICTION OVER THE SUBJECT-MATTER ANY AUTHORITY EXERCISED IS USURPED AUTHORITY AND FOR THE EXERCISE OF SUCH AUTHORITY, WHEN THE WANT OF JURISDICTION IS KNOWN TO THE JUDGE, NO EXCUSE IS PERMISSIBLE." Bradley v. Fisher, 13 Wall 335, 351, 352.
29. "ALL ARE PRESUMED TO KNOW THE LAW." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124, 124 P. 817; People v. Flanagan (1924) San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.

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REMEDY AND RELIEF:

1. VOID THE CASE ab initio, due to lack of Jurisdiction and Fraud Upon the Court and Constitutional Violations, without further delay.
2. MY ADMINISTRATIVE REMEDY IS NOW EXHAUSTED AND FILED WITH COOK COUNTY ILLINOIS RECORDER'S OFFICE.

NOTICE OF IDENTITY:

1. I WILL BE ENTERING THE FEDERAL BUILDING ON THE MORNING OF JANUARY 8TH, WITHOUT FEDERAL IDENTIFICATION OR STATE IDENTIFICATION. sharon alicia anzaldi
2. I CARRY ON MY PERSON, AN INTERNATIONAL DIPLOMATIC DRIVER PERMIT AND
3. UNIVERSAL POST OFFICE DIPLOMATIC STATUS. sharon alicia anzaldi.

I, Sharon Alicia Anzaldi, attest that all information in this Affidavit of Fact, is true, and correct, to the best of my knowledge, and understanding.

Without prejudice, Sharon Alicia Anzald
The Real Party in Interest

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From Walter's Web World at digital.net/~kenaston.

Expatriation Act

(Shared on internet by fellow patriot.)

CHAP. CCXLIX - *An Act concerning the Rights of American Citizens in foreign States.*

July 27, 1868.

Whereas the right of expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness; and whereas in the recognition of this principle, this government has freely received emigrants from all nations, and invested them with the rights of citizenship; and whereas it is claimed that such American citizens, with their descendents, are subjects of foreign states, owing allegiance to the governments thereof; and whereas it is necessary to the maintenance of public peace that this claim of foreign allegiance should be promptly and finally disavowed; Therefore,

Rights of American citizens in foreign states.
Preamble.

Right of expatriation declared.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any declaration, instruction, opinion, order, or decision of any officers of this government which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government.

Protection to naturalized citizens in foreign states.

Sec. 2. And be it further enacted, That all naturalized citizens of the United States, while in foreign states, shall be entitled to, and shall receive from this government, the same protection of persons and property that is accorded to native-born citizens in like situations and circumstances.

Release of citizens imprisoned by foreign governments to be demanded.

Sec. 3. And be it further enacted, That whenever it shall be made known to the President that any citizen of the United States has been unjustly deprived of his liberty by or under the authority of any foreign government, it shall be the duty of the President forthwith to demand of that government the reasons for such imprisonment, and if it appears to be wrongful and in violation of the rights of American citizenship, the President shall forthwith demand the release of such citizen, and if the release so demanded is unreasonably delayed or refused, it shall be the duty of the President to use such means, not amounting to acts of war, as he may think necessary and proper to obtain or effectuate such release, and all the facts and proceedings relative thereto shall as soon as practicable be communicated by the President to Congress.

Approved, July 27, 1868.

Facts to be communicated to Congress.

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State of Minnesota

SECRETARY OF STATE

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Country: United States of America

This Public Document: Act of State

2. has been signed by Robert S McMinn Jr

3. acting in the capacity of Notary Public, State of Minnesota

4. bears the seal/stamp of Robert S McMinn Jr, Notary Public, State of Minnesota

CERTIFIED

5. at St. Paul, Minnesota

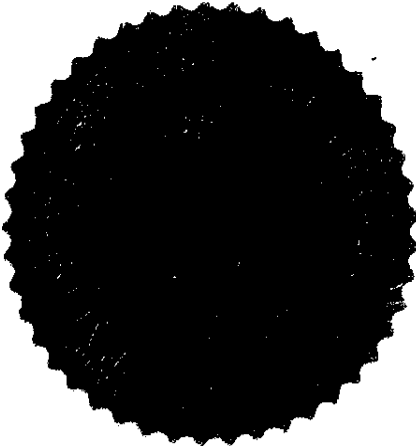
6. Date: October 29, 2009

7. by Secretary of State, State of Minnesota

8. File No: KB20091029004

9. Seal/Stamp:

10. Signature



Mark Ritchie
Mark Ritchie

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more perfect union") under the Constitution for the united States of America (1791 to date) as ordained and established, with reservation of all Divinely created and inalienable Rights/Privileges. It is, at the same time that I renounce and declare void, ab initio, any and all attempts (De Facto / Renegade / Corporate) by means of fictions or otherwise, of any changes in my lawful Citizenship Status to that of a Corporate Statutory / Military / Maritime / Admiralty / Fictitious U.S.: "person", "consumer", "individual", "citizen", "citizen-subject", "plaintiff/defendant", "resident", "whoever", "taxpayer", "driver", "gun/firearm owner", "DEBTOR", et al, subject to the seizure of Alien Properties by the hypothecated, Corporate/Legislative/Military/Admiralty/Fictitious Democracy UNITED STATES, et al. Such corporations, fraudulent and non-existent in the Law, include, but are not limited to, the UNITED STATES, U.S., US, STATE OF ILLINOIS, COUNTY OF COOK, CITY OF MELROSE PARK, SHARON ALICIA ANZALDI, SHARON A ANZALDI, S ALICIA ANZALDI, SHARON ANZALDI, or any variation thereof, 323-38-XXXX, etc. This doctrine of "Piercing the Corporate Veil", with its "Instrumentality Rule", will serve Notice, (judicial, presidential or otherwise), that all acting as Corporate officers, etc., whether by color of law or color of official right, are acting or have acted without the usual immunities afforded in lawful civil/judicial proceedings. For the peace of and safety of all Corporate officers, etc., as well as myself, I have identified all my guaranteed, absolute properties ("Life, Liberty, and the Pursuit of Happiness"), until such times as the present De Facto / Renegade / Corporate government can make the necessary changes to its structure to insure the same. These identifications will list the International Record (Seal) Number (Apostille Number), as has been recognized, received, recorded, and issued by the De Facto / Renegade / Corporate government. As this number is the International registration, National authentication, and State certification of a Public Document of the United States of America, my Nations, and my Citizenships, as well as identification of all guaranteed, properties, whether Public or Private, are and have been in Lawful possession of me. Any confiscation or seizure of any kind of any of the guaranteed, Private or Public properties by any of the De Facto/Corporate officers, etc. will result in damages of Ten Million Dollars of United States Treaty States, nation-state specie Money (United States Dollars silver) that being enumerated in Article I, Section 10, Clause 1 as "gold and silver coin" in the Constitution for the united States of America (1791 to date) to be multiplied by not only the damaging party(ies), but all those in concert and cause of action. This Declaration is made absolute by the enclosed Apostille (the State of Minnesota), copy and pursuant to 15 Stat. Ch. 249 pg. 223 (1868), shall be made final, adopted, and accepted by the Doctrines of Estoppel (by acquiescence), Law of the Record, (Apostille), Moral Obligation (peremptory mandamus), and the Divine Law (380 U.S. 163; The Bible's law to be applied nationally); or upon the passing of a customary and reasonable time of ten (10) consecutive calendar days from receipt of the service guaranteed U.S. Mail (Certified) or otherwise. It will be the President's absolute ministerial duty to identify, restore, and correct any and all errors, injuries, wrongs, and damages at any time applied and/or attached to Me pursuant to Congressional demand within 15 Stat. Ch 249. Dates: spiritual "In the Beginning" plus Six days: Announcement of Diplomatic Arrival: June 15, 1946.

[Signature] 10/21/2009
Me, American, Private, Christian, Sentient; Date
Sovereign; Divine Inhabitant within North America; within Illinois, a Republic;
"within" a constitutional county and a constitutional township republic.
"... at the mouths of two, or at the mouths of three the matter is established."
Deuteronomy 19:15

[Signature] 10/21/09 *[Signature]* 10/21/09
Divine, Sentient, and Common Law Witness Date Divine, Sentient, and Common Law Witness Date

Archetype
Form: publici sui juris / Affidavit
Session: one Supreme Court
Act of State
Primary Signature Certification
(Convention de La Haye du 5 October 1961)
TIAS 10072, 33 UST 883, 527 UNTS 189. (Convention # 12)
I, Robert S McMinn, Jr, do hereby certify the Sentient signature on the Archetype document enclosed to be a true, correct, complete and not misleading original, containing the primary signature as sealed below. This notarization is for the purpose of signature (autograph) certification only, for foreign use (i.e., United States of America) of the U.S. originated document. This is pursuant to the Hague Conference on Private International Law dated October 5th, 1961, at the Convention Abolishing the Requirement of Legislation for Foreign Public Documents. It was on 15 October, 1981 in which the United States declared as being a signatory to this Convention, and this procedure is required for the legalization of administrative/judicial documents as herein enclosed.
The State of Minnesota Acknowledged before me the 21st day of October 2009 A.D.
The County of Saint Louis
[Signature]
Sentient Citizen; Autograph Notary Signature
Apostille Number: KR20091029004
(applied manually upon issuance)
ROBERT S MCMINN JR
Notary Public-State of Minnesota
My Commission Expires
January 31, 2012

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The Uniform Bonding Code - (UBC)

5.2 - Bonding of District Attorneys

A city, county, state or Federal district attorney (including a U.S. district attorney called a "U.S. Attorney") shall lose his bonding and shall not be bonded:

1. if he refuses to properly identify himself to the citizen when asked to do so, including giving the citizen the name and address (or telephone number) of his bonding company and his bond policy number (bond number),
2. if he fails or refuses to receive, for filing, a criminal complaint from a citizen against a citizen or an official,
3. if he refused to mark or stamp the citizen's confirmed (compare with original) copy of the citizen's complaint with any of the following:
 - A. "Received"
 - B. name of receiving office
 - C. date
 - D. time
 - E. signature or initial of receiving clerk or official, so that the citizen can have an official receipt for delivery of his complaint;
4. if he fails or refuses to make a reasonable diligent effort to process the citizen's complaint (42 USC 1986),
5. if he fails or refuses to see to it that the citizen's complaint is placed in the right hands for processing and/or answering,
6. if he does not make every effort to make sure that the complaining party knows of the status or location of the complaint in the legal system, and does not give the complainant written notice of the same when it is possible.

5.3 - The Bonding of Prosecuting Attorneys

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A prosecuting attorney shall lose his bonding, shall not be bonded, and shall be deemed unbondable:

1. if he refuses to prosecute a complaint when it is possible to do so, regardless of whom the complaint is against,
2. if he resorts to "selective prosecution", i.e., any excuse of immunity for an official in order to protect a malfeasant official from prosecution,
3. if he resorts to "selective prosecution", i.e., false or malicious prosecution, of a citizen, in order to punish or destroy a citizen for attempting to have a malfeasant official prosecuted.

5.4 - Bonding of Judges

A judge shall lose his bonding, shall not be bonded, and shall be deemed unbondable:

1. if he fails to protect the U.S., national constitutionally guaranteed remedies of due process and the equal protection of the laws of any citizen appearing in his court of law, or of any citizen appearing in any court of the county in which he works whose case may come to his attention by any means.

5.5 Bonding of Attorneys

A lawyer or an attorney shall lose his bonding, shall not be bonded, and shall be deemed unbondable:

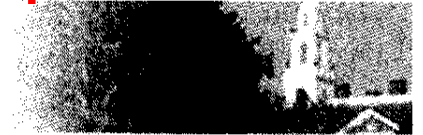
if he fails to protect the remedies of due process and the equal protection of the law of either his client or of the adverse party in an action. In an adversary system of law, each lawyer or attorney shall protect the representation of fact not only for their own party, but shall protect the legal process for both parties without exception.

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Entity Details

THIS IS NOT A STATEMENT OF GOOD STANDING

<u>File Number:</u>	2193946	<u>Incorporation Date /</u>	04/19/1989
		<u>Formation Date:</u>	(mm/dd/yyyy)
<u>Entity Name:</u>	UNITED STATES OF AMERICA, INC.		
<u>Entity Kind:</u>	CORPORATION	<u>Entity Type:</u>	RELIGIOUS NONPROFIT
<u>Residency:</u>	DOMESTIC	<u>State:</u>	DE

REGISTERED AGENT INFORMATION

<u>Name:</u>	THE COMPANY CORPORATION		
<u>Address:</u>	2711 CENTERVILLE ROAD SUITE 400		
<u>City:</u>	WILMINGTON	<u>County:</u>	NEW CASTLE
<u>State:</u>	DE	<u>Postal Code:</u>	19808
<u>Phone:</u>	(302)636-5440		

Additional Information is available for a fee. You can retrieve Status for a fee of \$10.00 or more detailed information including current franchise tax assessment, current filing history and more for a fee of \$20.00.

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<u>File Number:</u>	0325720	<u>Incorporation Date /</u>	07/12/1933
		<u>Formation Date:</u>	(mm/dd/yyyy)
<u>Entity Name:</u>	INTERNAL REVENUE TAX AND AUDIT SERVICE, INC.		
<u>Entity Kind:</u>	CORPORATION	<u>Entity Type:</u>	GENERAL
<u>Residency:</u>	DOMESTIC	<u>State:</u>	DE

REGISTERED AGENT INFORMATION

<u>Name:</u>	INACTIVE AGENT ACCOUNT		
<u>Address:</u>	SECRETARY OF STATE TOWNSEND BLDG		
<u>City:</u>	DOVER	<u>County:</u>	KENT
<u>State:</u>	DE	<u>Postal Code:</u>	19901
<u>Phone:</u>	(302)739-3138		

Additional information is available for a fee. You can retrieve Status for a fee of \$13.00 or more detailed information including name, business address, agent, current/fraud history and more for a fee of \$20.00.

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Entity Details

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<u>File Number:</u>	2221617	<u>Incorporation Date /</u>	02/08/1990
		<u>Formation Date:</u>	(mm/dd/yyyy)
<u>Entity Name:</u>	UNITED STATES TREASURY / U.S. TREASURY, INC.		
<u>Entity Kind:</u>	CORPORATION	<u>Entity Type:</u>	GENERAL
<u>Residency:</u>	DOMESTIC	State:	DE

REGISTERED AGENT INFORMATION

Name:	HARVARD BUSINESS SERVICES, INC.		
Address:	25 GREYSTONE MANOR		
City:	LEWES	County:	SUSSEX
State:	DE	Postal Code:	19958
Phone:	(302)645-7400		

Additional information is available on a fee basis. To make a fee-based status check for a fee of \$10.00 or more detailed information including current and historical tax assessment, general trust history and more for a fee of \$25.00.

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