

UNOFFICIAL COPY

Walter Frantz
without prejudice
c/o 207 E Ohio St Suite 342
Chicago Illinois [60611] America
June 15 __, 2014 C.E.



Doc#: 1417816056 Fee: \$56.25
Karen A. Yarbrough
Cook County Recorder of Deeds
Date: 06/27/2014 01:12 PM Pg: 1 of 9

TO: ILLINOIS DEPARTMENT OF REVENUE
Willard Ice Building
101 W Jefferson St
Springfield IL 62702

CC: ILLINOIS Governor PAT QUINN
ILLINOIS Capital
207 State House
Springfield IL 62756

CC: Chief Justice LLOYD A. KARMEIER
Supreme Tribunal State of ILLINOIS
C/o PO Box 266
Nashville IL 62263

CC: Commissioner of the Internal Revenue
c/o 1111 Constitution Ave. N.W.
Washington, D.C. 20224

CC: Comptroller of the Currency
THOMAS J CURRY
Washington DC 20219-0001

CC: Cook County Recorder of Deeds
EUGENE MOORE
118 N Clark St Room 120
Chicago IL 60602

RE: Notice of purported debt.

The Bill For The Debt, Payment Due Upon Receipt

Dear Debtor,

I received your letter, (attached), on or about (October 1), 2003 C.E. I object to your letter and debt that is proposed, and since you have chosen the anti-law to injure me, I am forced to proceed in a lawful manner and exact monies from you anent your unlawful act. I shall rely on law and your anti-law statutes in the conclusion of this lawful action, to wit:

“The Code cannot be read to preclude a common law action.” Uniform Commercial Code § 1-103 and in (Illinois Rev Stats c 26 =A7 1-103).

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P 9
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SC M
E N
INT 9/16

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Page 2 of 9

In good faith, I served documentation upon your principals, declaring irrefutably that I am not a “*citizen of the UNITED STATES*” and, therefore, not property of the corporate entities known as the “UNITED STATES” (Washington D.C. a/k/a the District of Columbia) and the STATE OF ILLINOIS. I sent you copies of the declarations sent formally to President GEORGE BUSH; Chief Justice WILLIAM REHNQUIST; Governor (GEORGE RYAN and, now, PATRICK QUINN) of the STATE OF ILLINOIS; Chief Justice (MOSES HARRISON II and, now, LLOYD A KARMEIER) of the Supreme Tribunal/court of the STATE OF ILLINOIS; and the Commissioner of Internal Revenue. Thus, you have first hand knowledge that I have reclaimed my birth rights as an American Citizen. The evidence supports that the aforementioned chief officers acquiesced to the facts articulated and enumerated in the declarations presented. Furthermore, you were personally served the copies sent certified mail, return receipt requested. Thus, no tax liability, or any other liability, has been proven by you, aient my existence here on this planet. A final time, forthwith I demand that you send me a copy of the contract that I allegedly signed that would create a “tax liability” with the “Internal Revenue Service” and/or the STATE OF ILLINOIS. The STATE OF ILLINOIS is a corporation called STATE in the geographical area known as Illinois and located in the Illinois-State. This corporation is a subsidiary corporation under the FEDERAL corporation known as the UNITED STATES.

My authority for demanding this documentation is:

The Constitution for the United States of America, Bill of Rights, specifically:

Article I Sec 9 [3] - No Bill of Attainder or ex post facto Law shall be passed.

Article I Sec 10 [1]-...pass any Bill of Attainder...

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.

Amendment VII - In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

Amendment IX - The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

The Constitution of the Illinois-State, Article 1, Declaration of Rights, specifically:

Section 1. All men are by nature free and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. To secure these rights and the protection of property, governments are instituted among men, deriving their just powers from the consent of the governed.

Section 2. ...due process of law...No person shall be deprived of life, liberty or property without due process of law nor be denied the equal protection of the laws.

Section 16 Bill of attainder; ex post facto law; obligation of contract.... No ex post facto law, or law impairing the obligation of contracts or making an irrevocable grant of special privileges or immunities, shall be passed.

Section 24. Rights retained by the people.....The enumeration in this Constitution of certain rights shall not be construed to deny or disparage others retained by the individual citizens of the State.

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Page 3 of 9

“Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority... and his is so even though as here, the agent himself may have been unaware of the limitations upon his authority.” Federal Crop Insurance Corporation v. Merrill, 332 US 380, 384 (1947).

“An individual may be under no obligation to do a particular thing, and his failure to act creates no liability; but if he voluntarily attempts to act and do a particular thing, he comes under an implied obligation in respect to the manner in which he does it.” Guardian T & D Co. vs. Fisher, 26 S.Ct. 186 at 188 (1906)

The record reflects that you are threatening me with a “Tax Amnesty - Notice of Eligibility.” I am being denied due process of law through a “Bill of Pains and Penalties,” forbidden under the “Bill of Attainder” clause for the Constitution of the United States of America and the (Illinois)- Constitution. Statutes are an abrogation of the law, Uniform Commercial Code § 1-103:6 and in (Illinois Rev Stats c 26 =A7 1-103), to wit:

“A statute should be construed in harmony with the common law unless there is a clear legislative intent to abrogate the common law. The Code cannot be read to preclude a common law action.” Emphasis added by this author.

Since the threatened action is a commercial process, and since there is no money to pay a debt, see Constitution *ibid*, Article I Section 10 states “No State shall make any Thing but Gold and Silver Coin a Tender in Payment of Debt” then your action falls under the purview of the Uniform Commercial Code. Thus, this “Bill of Debt” is a common law-action.

Furthermore:

Through willful and knowing deception the *British Accredited Registry* [BAR] *Association* and *Rothschild-Bank-Cartel* [hereafter Bank-Cartel] United States totalitarian government has usurped all rights and powers over the American-people through felonious false conveyance of language, herein listing but a few:

Adjective~Noun

Driver’s License
Marriage License
Business License
Occupational License
Property Tax

Adjective~Noun

Sales Tax
Income Tax
Vehicle Registration
Building Permit
Attorney General

Adjective~Noun

County Recorder
Police Officer
Court Clerk
Case Number
County Sheriff

Adjective~Adjective~Noun

Social Security Number
Municipal Court Judge

District Court Judge
Circuit Court Judge

United States District Court
“Colorado” Driver License

As the legislative, executive and judicial branch people, the professionals, well know, these phrases begin with a noun and end with a noun in their proper sense. However, when placed together the first noun modifies the second noun, which thereby converts the first noun into an adjective. Thus, Driver, Marriage, Business, Occupational, Property, Sales, Income, Vehicle, Building, Attorney, County, Police, Court, Case and County have all been relegated into the realm of adjectives used to modify the nouns: License, Tax, Registration, Permit, General, Recorder, Officer, Clerk, Number and Sheriff, respectively. Additionally, the language Social, Municipal, District, Circuit, States and “Colorado” become adjectives inasmuch as they modify the nouns Security, Court, District and Driver; and, Security, Court, District and Driver become adjectives inasmuch as they modify the nouns Number, Judge, Court and License, respectively. As to the term “Jury Trial,” on the other hand, the word-Jury has a form-definition as an adjective, which means “Makeshift.” Thus, a “Jury Trial” is a “Makeshift Trial”, and therefore, not the real thing. This language evinces the intentional criminality of the BAR Association and Bank-Cartel United States totalitarian government. Instead, in law we have a “Trial by Jury,” which happens to be guaranteed by the Constitution for these United States of America. “Trial by Jury” is a proper conveyance of language and it means that the jury decides the law and the fact, thus, taking the nefarious BAR Association and Bank-Cartel United States totalitarian government out of the picture. Unlike the present-day system of injustice, the

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Page 4 of 9

judge in a case in law is simply a referee, not a tyrant. There are no definitions for these coined word-s listed supra as adjectives and, therefore, the phraseology then becomes a false conveyance of language. These grammatical amalgamations bastardized into the fabric of our language were to promote common usage and, therefore, gradually juxtapose the substance of our language to create a false system of injustice that mirrors our proper system of law. The criminal aspect is that the BAR Association and Bank Cartel United States totalitarian government to injure the American People in order to usurp jurisdiction over them and seize their time, monies, life and property uses these false conveyances of language. Time is seized through actual or threatened imprisonment if one violates the well over Sixty million anti-laws known as statutes. Monies are taken through deception by brainwashing in the BAR Association's and Bank-Cartel United States totalitarian government controlled schools and terrorist threats from the corporate-government against the American Citizenry. Lives are taken through many anti-laws known as statutes, which murder or threaten to murder the American People. Property is seized through a fallacy known as eminent domain where the concept was lost that "We the People" are free and we comprise the first branch of the *de jure* government. Now we have become subjects of the BAR Association and Bank Cartel United States totalitarian-government, and no longer the *de jure* government. In the phraseology "eminent domain" the word *eminent* is an adjective, which modifies the noun-*domain*, and therefore, is used in its proper sense when associated with the forms of government found in feudalism, totalitarianism, communism, Nazism, fascism and other tyrannical governments. A rhetorical question comes to mind: "Is there any doubt why in the land of the free one out of every thirty Americans is in prison, on probation or parole?"

The BAR Association writes, prosecutes and enforces (judges) the well over Sixty million anti-laws known as statutes to herd the American Citizenry into its totalitarian government and its one-world-order where the BAR and its principal, the Bank-Cartel have absolute power and control over the world. This false language was instituted by the British Accredited Registry and the Bank-Cartel, in order to facilitate a gradual indoctrination into anti-law, and, through time, "We the People" were ebbed into a totalitarian type of government, the anti-law having grown into a staggering well over Sixty million-statutes. It should also be noted that the BAR Association and Bank-Cartel United States totalitarian government and its principal, the Bank-Cartel regulate what is taught in the schools, and these false conveyances of language are taught to be proper legalese. The Savior-יְהוֹשֻׁעַ (Yahoshua-Messiah) warned us in Yohanan (improperly translated as John) 2:16 when He overturned the tables of the merchants (moneychangers) at the set-apart place of worship saying, "Take these away! Do not make the house of My Father a house of merchandise!" The tribunals fraudulently known as our courts have become dens of thieves and headquarters for the moneychangers. In "The Scriptures," Mishlê (Proverbs) 6:16-19: the Heavenly Father, through King Shelomoh (Solomon), addressed these matters, to wit: "These six matters יְהוָה (Yahuah) hates, And seven are an abomination to Him: A proud look, A lying tongue, And hands shedding innocent blood, A heart devising wicked schemes, Feet quick to run to evil, A false witness breathing out lies, And one who causes strife among brothers." We are given the answer in Mishlê 29:18 "... But blessed is he who guards the Torah (law)." The Law comes from the Commandments of the Heavenly Father-Yahuah, not through the whims and unlawful dealings of the financial opportunistic carpetbaggers and moneychangers, a/k/a merchants, known as the BAR Association, the present-day corporate judiciary and the Bank-Cartel.

Be Advised: Though this information has been served upon you, to reiterate:

In a recent tribunal case entitled United States of America v. Austin G. Cooper, 89-109-Cr-Hoeveler (1990) the "Justice Department" declared that the social security "contract" was and is a contract which strips natural persons of their unalienable-rights and places them under the corporate United States. It was then proven, with no oppositional argument, that the "government" used undue influence through their "withholding agents" called employers to engage me, a natural person, which natural person did not have legal competency to engage in a contract, to sign under the "Social Security Act." The "government" did not inform me that I was giving up my unalienable-Rights, **my birth-right**, when I paid the first penny to Social Security. It was proven that the "social security contract" was presented under fraud. No Oppositional Argument was or has been filed, or given orally by either the "Justice Department," the "district tribunal of the United States," the BAR Association, the President, the Chief Justices of the UNITED STATES and the STATE, the Governor of the STATE, or the COMMISSIONER of INTERNAL REVENUE. Since the "social security contract" I was

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Page 5 of 9

tricked into signing and paying into was, therefore, presented under fraud, then the contract is void on its face; fraud vitiates any contract spawned from the original contract.

The "Justice Department" also stated that the use of the Postal Service made me a "United States citizen", making me subject to the tax-burden of the corporate United States. Further, the phraseology "United States citizen" is a false conveyance of language and a felony inasmuch as the phrase "United States" is a noun-phrase that has been converted into an adjective modifying the noun-citizen; there is no such being. It was also proven, with no oppositional argument having been filed or presented orally by the "Justice Department," that the use of the Postal Service was/is an implied contract presented under fraud inasmuch as the Constitution for the United States, Article I Section 8 clause [7] states:

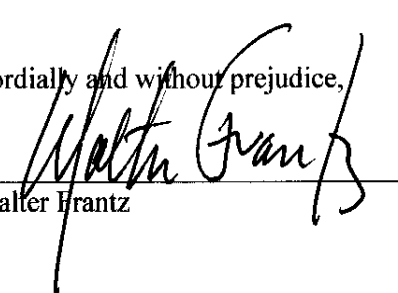
"The Congress shall have power ... To Establish Post Offices and Post Roads;"

By converting the "Post Offices" to the "United States Postal Service," congress has breached the primary contract of the Constitution for the United States by removing the "Post Offices" and replacing them with a FEDERAL corporation which purpose was/is to have the natural persons receive a benefit from a FEDERAL corporation and, therefore, fall prey to the FEDERAL corporate debt. This is not only a breach of the primary contract, the Constitution for the United States, but it is also a contract presented under fraud. Since the implied contract of the "use of the United States Postal Service" that I was tricked into using was presented under fraud then the contract is void because fraud vitiates any contract spawned from the original contract.

Since the corporate STATE OF (ILLINOIS) uses the same "social security contractual number," and the same implied contract of the "United States Postal Service," which implied contract is the address, I, therefore, conclude that the corporate STATE OF (ILLINOIS) is committing fraud and engaging in extortion in an attempt to force me and/or mislead me into believing that I owe the corporate STATE OF (ILLINOIS) anything at all.

In light of this evidence I am sending I also enclose a bill for 1,912,053.71, for which I have spent under duress, fraud and under protest, in protecting my unalienable-rights (see attached itemized bill). To avoid any interest or penalty charges please send 1,912,053.71 within 30 days to Walter Frantz, whose address is used "without prejudice," c/o 207 E Ohio St Suite 342 Chicago Illinois (60611), America.

Cordially and without prejudice,


Walter Frantz

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Affirmation

I, Walter Frantz, do hereby affirm that the foregoing "Bill of Debt, Payment Due Upon Receipt" is true, accurate and correct to the best of my knowledge, information and belief.

Walter Frantz without prejudice
Walter Frantz without prejudice

Illinois-State

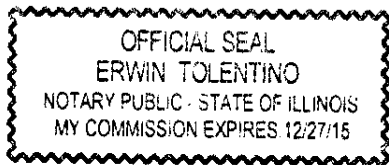
:
: ss.

Chicago-City

Subscribed and sworn to before me this 14th day of June, 2014, C.E.

My Commission Expires 12/27/2015 Notary Public *Erwin Tolentino*

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Page 7 of 9

Itemized Bill (Notice #115) Inv-bod-20140515

Item	Beg. Bal / Bal Fwd	Per. Interest	Current Qty	Current Cost	Net Change	Period Subtotal	Period Total
<i>Item</i>	<i>Beginning Balance / Balance Forward</i>	<i>Period Interest Computed (1.5%)</i>	<i>Current QTY</i>	<i>Current Cost</i>	<i>Net Change from Previous Bill</i>	<i>Current Period Subtotal</i>	<i>Current Period Total</i>
Legal Research - equivalent to Law School (QTY=hours x 75.00/hour)	1,214,356.64	18215.35	1.00	75.00	75.00	18290.35	1,232,646.99
Wear and Tear on Automobile (QTY=miles x .60/mile)	124,632.14	1869.48	0.00	0.60	0.00	1869.48	126,501.62
Photocopying (QTY=pages x .25/page)	12,685.00	190.29	72.00	0.25	18.00	208.29	12,894.19
Gasoline for Automobile (QTY=miles x .40/mile)	9,924.60	148.87	0.00	0.40	0.00	148.87	10,073.47
Monthly Filing Fee to Cook County	10,632.94	159.49	1.00	60.00	60.00	219.49	10,852.43
Monies Paid into the State/IRS	8,534.64	128.02	0.00	10,000.00	0.00	128.02	8,662.66
Research Material Anderson on UCC	\$ 3,640.49	54.61	0.00	687.00	0.00	54.61	3,695.10
Black's Law Dictionary	\$ 635.87	9.54	0.00	120.00	0.00	9.54	645.41
Sub-Total	\$ 1,385,043.22	20775.65			153.00	20928.65	1,405,971.87
Compensatory Damage	\$ 249,301.40	3739.52	0.00	50000.00	0.00	3739.52	253,040.92
Punitive Damage	\$ 249,301.40	3739.52	0.00	50000.00	0.00	3739.52	253,040.92
Sub-Total	\$ 498,602.80	7479.04			153.00	7479.04	506,081.84
Amount of "additional income tax" paid during my lifetime.	\$ 1,214,356.00	18215.34					
Grand-Total	\$ 1,883,646.02	28254.69				28407.69	1,912,053.71

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Page 8 of 9

To Avoid Collection-Enforcement-Actions, You Must Immediately:

- Pay 1,912,053.71 within 30 days.
- This money is to be paid in the money of account, gold or silver coin; however, if paid in promissory notes [e.g., Federal Reserve-Notes] it is understood that I receive said payment "without prejudice."
- Return this bill with your certified check or money order in the envelope provided.

If You Do Not Respond To This Bill:

- Enforcement actions will be taken against you for the total amount due and owing, plus penalty and/or interest due.
- A lien can be filed against you. This would affect your credit rating. This lien could be placed against your real property and be a matter of public record.
- All future Bills will be sent by regular mail.

Be Advised:

Interest and other incurred costs shall be added to future billings. Interest shall be added to the balance due until full payment is received. The interest will be charged at 1.5% per month until full payment is received.

Thanks for your immediate attention regarding this matter.


Walter Frantz

Be Further Advised:

Any one aiding and abetting the criminal activities of the Accused, or engaging in a conspiracy against me or my family with the Accused shall become my surety and bond; and, further shall be enjoined with them in any action I may have to seek by petitioning a grand jury for their indictment and criminal prosecution and/or civil damages pursuant thereof.

If you have any meritorious *questions, statements, disputes, or the like*, regarding this letter, please notify me in writing. If, however, you have not responded in writing by midnight, twenty (20) days from the date of this letter with lawful evidence to the contrary, then this letter is in full force and effect without objection. Further, if you do not qualify that your agent and his cohorts are acting under your authority then I must conclude that they are rogue agents and subject to prosecution if they cause me any injury.

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Page 9 of 9

Govern Yourselves Accordingly.

Thank you in advance for your cooperation.

Walter Frantz a natural person
Walter Frantz, a natural person

State-Illinois :
: ss/asv
County-Cook :

Subscribed and sworn to before me this 14th day of June, 2014 C.E.

My Commission Expires: 12/27/2015 Notary-Public *[Signature]*

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