

February 10, 2018

President Donald J. Trump  
1600 Pennsylvania Avenue  
Washington, DC 20500

US Attorney General Jeffrey Sessions  
950 Pennsylvania Avenue NW  
Washington, DC 20530

Dear President Trump and Attorney General Sessions:

This may be helpful to resolve--- both in terms of coming to a peaceful resolution of our intergovernmental understandings, and in terms of getting the court system in this country working as it should again. A country without justice and without an honest court system can never be great again, so let's start there.

Back in 1994 this information passed over my desk and when a friend mentioned it to me this morning, I had reason to recall it and paw through the archives to find the 1994 US Government Manual, at page 390, where it says that the Attorney General is the permanent representative of INTERPOL, and the Secretary of Treasury is the alternate member.

Under Article 30 of the INTERPOL constitution, these individuals must expatriate their citizenship. They serve no allegiance to the United States of America. So, Mr. Sessions, where is your FARA registration lodged? And who are you working for now? And under what authority? Presumably all the "state of state" Attorney General franchises are under the same authority? And also have their Foreign Agents Registration on file somewhere?

The people who live in this country and who are supposed to be protected by you, Mr. Sessions, really want to know the answers to these questions. Since 1999 when the bankruptcy of the United States of America settled, our actual land jurisdiction state governments operating as the Alaska State, California State, et alia, have been up and operating and have had our Notices and other paperwork on file with the World Court.

By what stretch of the imagination, then, have District Courts and the State of State organizations continued to presume that we aren't in charge of our own business, and that we don't have a population of our own people who never actually left their lawful standing and nation-state despite self-interested fraud by FDR and others?

As Mr. Trump recently experienced in his head-butting with the Ninth Circuit, the court system here is highly politicized, but that is actually the least of its problems. Every time a prosecutor or a litigant plaintiff brings a charge in one of these private corporate tribunals operated "as" courts they must post a Bid Bond, and they have to post it in Good Faith--- at least according to the Securities and Exchange Commission. How is that possible, Mr. Sessions, when the majority of the cases involve parties who are not knowingly operating as corporations nor as corporate franchises?

Millions of people have been purposefully misidentified as Foreign Situs Trusts belonging to the Territorial United States and millions more have been similarly misidentified as ESTATE Trusts or Public Transmitting Utility franchise operators employed by the Municipal United States---- and this is

all just self-interested fraud and bull poop, to quote Ross Perot. This whole situation is both illegal and unlawful, but most of all, it is immoral.

Last year, I sent out a simple Judicial Notice of Fraud and Violation and an Immediate Order to Cease and Desist, objecting to the practice of personage and barratry rampant in this country. A copy of the two (2) page document is attached to this letter. It forbids the practice of using GLOSSA, otherwise known as “Dog Latin” and “American Sign Language” to misrepresent the content of legal documents that otherwise appear to be written in English and what otherwise appears to be NAMES of living people: JOHN SILAS DOE and JOHN S. DOE for example, so as to confuse the real parties of interest in these cases and claims.

The living people of the fifty (50) American states are depending on you, Mr. Sessions, to secure and respect the lawful operations of our state and county land jurisdiction courts and to ride herd on all the District Courts and Territorial State of State Courts to ensure their proper limits and operations. The abuse of the 150 year-old Reconstruction Acts by the members of the American Bar Association and members of Congress must come to an end.

There was in fact no “Civil War” ever declared by Congress and no Peace Treaty, either. All that exists in the public record are declarations made by Presidents of commercial companies and corporations. What we call the “American Civil War” was nothing but a private, illegal commercial mercenary action on our shores, and the guilty parties on both sides have milked it for all its worth.

If you are serious about making “America Great Again” we need to remember what made it great in the first place, and it wasn’t because of any Nanny State or “Democracy” or because a couple gigantic commercial corporations in the business of providing governmental services cheated and defrauded their employers--- the actual states and people.

Conscripting Americans into Territorial and Municipal jurisdictions without their knowing consent, foisting PERSONS merely named after them onto them to expedite the personage and barratry scheme, and then holding them liable for the actions and debts of various governmental services corporations is a form of criminality associated with the Dark Ages – feudalism--and it has no plausible excuse for being practiced on American state soil by a foreign municipal government that is supposed to be strictly limited in scope and location to the ten square miles of the District of Columbia.

Is it possible that these many thousands of “government” employees can’t read? Or are we to understand that our employees are in rebellion against the actual Constitution and the Federal Territorial Constitution as well? If so, Mr. Sessions, it is your duty to inform Interpol and order the arrest of all those in Washington DC who are involved in this criminal plot.

As recent court actions have proven, there is no specific allowance for the Territorial United States to operate any “State of State” franchises on our soil. In view of their participation in fraud schemes meant to disinherit the people of this country and unlawfully convert our assets under color of law, hosting these State of State franchises of the Territorial United States is obviously not working out for us.

In fact, we understand that the Territorial United States surreptitiously offered our land as security for the bankruptcy of The United States of America, Inc. circa 1907, and that when the bankruptcy of that entity ended circa 1953, the color-of-law land titles were not returned to the states and the people. This is an egregious disservice that was never admitted, so it could never be straightened out. Instead, the

next generation of administrators rolled our land holdings into a giant trust and pretended that the original landlords were “absent” and their locations “unknown” and assigned themselves the position of presumed beneficiaries.

Do you know how bad this stinks?

We are here, right where we have been for generations. I, for one, have requested an in-depth title search to land owed to my parents, grandparents, and great-grandparents all the way back to before the so-called “Civil War” and our family still holds title to it, though we are owed the land patent instead.

This kind of unlawful conversion of property and beneficial interest has been practiced against us--- your employers, the nice trusting people who ultimately pay for all these departments and personnel – since 1860. It’s time for it to end and for the land and land assets to come home. Gentlemen, there is absolutely no provision for the Municipal United States to operate “STATE OF STATE” organizations on our soil and there never was. This is a blatant and unwelcome trespass upon our sovereign authority that the Territorial United States is responsible for.

We are operating our actual unincorporated businesses dba Colorado State, Florida State, et alia, that are owed to the formerly bankrupted land jurisdiction states. The World Court has been advised since 1998. The BIS has been notified since 2000. It should not be a surprise to anyone that we have pursued our inheritance and our rightful place.

We are objecting to the presence of the Municipal United States on our shores outside the District of Columbia, and if you, Mr. Sessions, are indeed operating as the chief contact with Interpol, you should be fully informed and advised that:

- (1) our lawful states and state courts are operating and serving the people, not any PERSONS;
- (2) the corporate tribunals being run as District Courts are operating in blatant fraud and it is a disservice to everyone involved that they are; (3) we have suffered long-term, blatant, purposeful attacks in international jurisdiction infringing our copyrights, entangling us improperly in bankruptcies, stealing our identities, and have suffered press-ganging, involuntary conscription, kidnapping, identity theft, enslavement, and many, many other crimes committed against us by people taking their paychecks from our pockets.

There is indeed “something rotten in Denmark” but it is not the people of this country and it is not their states of the Union at fault. Instead, the fraud since 1860 is the unique problem of the Territorial United States and the Municipal United States and it amounts to a gross Breach of Trust and violation of commercial contract which has been given Notice and Due Process for over a decade.

We are not being represented properly so it is therefore entirely necessary and proper that we present ourselves and settle our own issues.

We request that you, Mr. Sessions, take action to clean up the court system in this country. Make sure that District Courts and federated “State of State” courts are not presuming upon American state nationals who bear no responsibilities of citizenship and who are not naturally subject to the government of the Territorial United States nor the Municipal United States.

The actual people belong with us and to our states, Mr. Sessions. Only the “persons” --- most of which have been created under conditions of fraud and copyright infringement—belong to you.

We request that you, Mr. President, lean on Mr. Sessions to make sure this gets done, and that all the district courts and federated “state of state” courts operating in this country are either shut down in the case of Municipal United States STATE OF STATE operations, or rigorously required to observe their proper limitations with respect to the actual states and people in the case of Territorial United States Courts.

As the Fiduciary acting in behalf of the actual land jurisdiction states and specifically in behalf of the Colorado State and the Nevada State, I request the immediate release and return of the Bundys who are peaceful Nevada State “vessels” engaged in international trade--- Protected Persons – who have been improperly arrested and detained under false presumptions of municipal citizenship by the STATE OF NEVADA and also request the release of the Colorado State Judges who have been similarly wrongfully attacked, mischaracterized and assaulted in violation of their Constitutional guarantees by the STATE OF COLORADO--- neither one of which--- STATE OF NEVADA or STATE OF COLORADO--- have any right to be on our soil in the first place.

We have declared and are declaring to the entire Earth that our land is ours, and despite chicanery to the contrary, we are still here and still the landlords--- yes, we mean that literally. Our land. Not yours. Not the Secondaries in a fraudulent bankruptcy. Not the merely “presumed” Beneficiaries. Read it. Hear it. Know it for sure. The heirs of the American states known as American state nationals did not disappear and did not knowingly, willingly declaim their birthright inheritance, either.

You are operating the corporations that are supposed to be delivering the “essential governmental services” our states contracted to receive. You are supposedly familiar with Article IV of the agreement allowing your organizations and employees known as “citizens” to be here on Nevada State and Colorado State soil. There is no provision for these incorporated Municipal United States franchises dba STATE OF NEVADA and STATE OF COLORADO to be on our soil and there is certainly no excuse for the Territorial United States allowing these foreign entities to run roughshod over the actual states and people in violation of its own contract and obligation to our national trust.

Sincerely,