

# The American's Bulletin

c/o PO Box 3096 - Central Point, Oregon [ 97502 ]

## 'FINAL' NOTICE AND CASE LETTER

\*\*\* June 2022 \*\*\*

**TO WHOM THESE PRESENTS SHALL COME:** This Final Notice is a result as to my very extreme workload, etc., as expressed in all previous 'Notice & Case' letters sent out to those incarcerated, since the American's Bulletin went offline at the end of 2017, and currently as my health is deteriorating and I find that I do not have the energy to continue ... What I laid out in past 'Notice & Case Letters' ... was my way of informing and educating those incarcerated on wide array of information and points, for a better understanding and most especially why 'one' is incarcerated, i.e., as you made 'joinder' to the 'Entity' ... JOHN DOE SMITH (the name in CAPS on the complaint or indictment, that was 'charged' of the crime and you 'volunteered' to be the liable, culpable and responsible party (commercially) for the 'charges' (money charges!) via plea agreement (a guilty plea), guilty plea, not guilty plea, either way, you volunteered, they placed your signature on the judgment or signed for you, and you became the 'collateral' that backs the 'security', from the judgment and the 'security' was sold to an investment corporation, and bundled with 99 other securities to be traded on the stock market where they make Billions of Dollars off the sale of these Securities. Therein ... they have to protect the 'collateral' (your body), so they place the 'flesh & blood man' (as he holds all the value!) in a warehouse called a prison for safe keeping. The rest is history and now you know why the U.S. has the largest number of incarcerated people in prison in the world ... as it's all about the MONEY!

**However, Enumerated points as to book orders, etc. to be directed to McCutcheon's INK. Deleted!**

**For some 30 years**, we published articles and information on 'Rights, Liberty and Freedom' and on all subject matters in between in those years... all now to no avail! Per a discovered article by the '**Informer**' starting back in 1996 to 2006 and additions added by myself in 2015, by permission, the American people were 'screwed' from the beginning, as well as this article was somewhat supported by the writings of **Bill Medina**; 'The Con' of the Constitution. Both these men had several of their articles published in 'The American's Bulletin' in the past!

### Some of the points stated are;

- 1) "The Constitutions are law merchant documents and are the bane and destruction of man when he doesn't want to be involved with the U.S. or States..."
- 2) "The people have no idea that they can't win against the belligerent until they recognize them as belligerents. Until the people recognize (and admit) that Abraham Lincoln was the

bastard that forced international law treaty to be codified in the laws of the United States so it could be used against the people when he instituted 12 Stat 319,

3) “We are under military occupation by belligerents under the powers act instituted by Lincoln and Roosevelt, two of the most corrupted CEO’s the United States EVER had, except of course for the ‘founding fathers.’”

4) “And so, I say again, if they are going to fall back and claim any rights UNDER the constitution as a basis for the common law court (or the rights of the people), then they admit to a law merchant posture involving them in the joint venture (for profit) as a stockholder of any government corporation.

5) “It’s either god’s law or man’s law! As the scripture teach, “Choose ye this day whom ye will serve!” As long as man’s law is made different and rules against His law, then it is not law at all for those that want to abide by His law. This brings up an interesting point in that, when man writes his own law against God’s law and inflicts it upon other men, he is a belligerent in God’s domain/Kingdom.”

6) “Why is it that the people WANT TO BELIEVE that the constitution is for them and want so much to be a citizen (subject) of the commercial state which is nothing more than a subdivision of the United States. Is it due to the government school/newspaper/church programming? But yet these people deny being a citizen of the commercial United States.”

7) Please note on page 599 of the First N.J. constitution at the bottom, the drafters did not submit it to the people because they were not considered law-merchants so why should they be privy to it? Just like the U.S. constitution was done in secret so the people wouldn't know what the anti-federalists knew, like Patrick Henry. Which only proves the People spoken of in the preamble were only those People that drafted it, not the people in general.”

8) “My question is, if you are to have no other kings before you except God and are considered a citizen of the Kingdom of God [Ephesians 2:19], because your allegiance is to God and not the State, then how is being born in a geographical area called the United States or the State make your allegiance to them? The answer is in the last sentence of the above quote. They, the slimy reprobates who took it upon themselves to be our lord and master said so. Now do you have a better understanding why Lysander Spooner said the constitution was worthless and men under it became slaves to the ruling elite, who, were none other than the founding fathers doing the bidding of the British Board of Trade to protect their asses and property from blockade confiscation. I think the “common law” court people [and all people] had better redefine just what common law they are using. Is it God's common law, England's common law or the law common to the law-merchant? Without defining it the established criminal enterprise, under presumption, takes it to be the English (kings) common law. So, what is the difference, in their eyes, between their court and ours[?]... everything!”

9) "I wrote an article in the American Bulletin, years back, that per prize capture on the sea or booty inland, that it did not matter to the pirates whether you were a king, slave, man, woman, man of wealth, or any other class distinction, they stole your property? Well on page 790 the Rhodes court stated, "The fact that one is a subject or citizen determines nothing as to his rights as such." \* \* \* Citizenship has no necessary connection with the franchise of voting, eligibility to office, or indeed with any other rights, civil or political. \* \* \* The first ten amendments to the constitution, which are in the nature of a *bill of rights*, apply only to the NATIONAL GOVERNMENT. THEY WERE NOT INTENDED TO RESTRICT THE POWER OF THE STATES.

10) The only article that applies to the 'state' is Article 1, section 10. But that fell by the wayside when in 1933 the War Powers Act took effect as all the states were under international law merchant rules of the U.S., Inc. bankruptcy. You have to remember the First Judiciary Act of Congress stated that all jurisdiction is based upon consent. If you consent to being an "individual/citizen" having pledged allegiance to your chief CEO, be it a 'state' or 'U.S. reprobate' you are the slave to their system, and they use your credit to plow up the debt as high as they want.

11) It's not really a 'swamp' that needs to be drained, it's a gigantic 'sea' of fraudulent 'quick sand' that has trapped us ALL at one time or another, that needs to be buried ...called U.S., Inc., and its sub-corporation 'states', Counties and all other 'corporations' that extracts our 'time, energy and so-called money' for *their unjust* enrichment, as all the people are their revenue base (Human Capital), for everything they do for them and their corporations. , ...and from your 'plea agreement, and/or 'guilty' verdict (for the corporate 'Entity'; JOHN DOE SMITH (the name in CAPS on the complaint or indictment) and signature, etc., the court created a bond to be sold to investment corporations to make millions and billions of dollars off of your 'commercial' security in that 'foreign' court/Bank.

12) The matter dealing with the 'Courts,' is another issue, they are foreign courts of a foreign jurisdiction and are not 'constitutional' courts and have been so since 1933. What that means is the Fed, the States, the County courts, all the courts along with the Prosecutor's and all attorneys (who presumably defended a flesh & blood man... NOT!) all committed FRAUD against men and women for over 85 years, as those courts are within "the International Maritime Admiralty Jurisdiction of the Sea." Their 'PIRATES,' NO JURISDICTION! No 'Charter' as to their 'authority' and 'Jurisdiction' to validate/prove that they even bring or drag a 'flesh & blood' man/woman into the 'artificial-corporate administrative so-called courts' ...with the exception. IF a common law crime was committed where a man was injured or killed, or property damaged or destroyed. In that case ...one may be toast! But the 'Nature and Condition' of the court(s) remain the same!

13) These Admiralty/Maritime '**non-constitutional courts**' are courts of 'CONTRACT,' that exist today, and that's why you cannot bring a case/argument pertaining to a violation of the Bill of Rights into these 'contract' courts of the law-merchants. The 'civil law' was held to be in 'admiralty' ...closely resembling the civil law. But in the Court, you were prosecuted in, did you see the Admiralty Flag, with gold fringe, displayed on the staff with an adorned

'military' symbol on top? All maritime revenue cases, whether State or United States, deals in 'Maritime' contracts, in non-constitutional courts where you volunteered to be the liable party to the commercial charges laid against the 'Entity', JOHN DOE SMITH! The NAME in CAPS on the Indictment/Complaint!!! But where's the Contract exhibiting all bona-fide signatures?

14) **Can you Handle the Truth?** ... "They, all judges are ALL "federal" judges ... Every single one of them and every single court. These 'courts' are all private, for-hire, under contract "courts" --- corporate tribunals. Not public 'constitutional' courts at all. They are all set up under the auspices of "State of State" or "STATE OF STATE" organizations that have nothing to do with [the De-jure], the actual State, at all. "State of State" = is a foreign British Territorial corporate franchise doing business as "State of Oregon," etc. The "STATE OF STATE" = is a foreign Municipal (Holy Roman Empire) corporate franchise doing business as "STATE OF OREGON". Both "State of State" & "STATE OF STATE" ... Territorial and Municipal are "Federal" entities! Their oaths of office ARE "Federal" oaths. The invalidation of the Oaths at the Federal level then invalidates all the "oaths" being taken by their "State of State" officers/employees of these franchise organizations/corporations, too. It's all "federal." Just different flavors and branches of "federal." And it's all foreign with respect to us [you!]. [Now bring in the issue of 'Attorneys'!] Neither one has anything at all to do with the actual State. You are addressing a foreign corporation that is just here on our shores providing "government services" and doing it, from their perspective, as one of their own employees demanding that they honor their contract with the rest of us." [ Now ... wasn't your day in court just wonderful? ] ... by Judge Anna [underlining and words in brackets by Robert Kelly]

15) **Let him with eyes ...see!** Then there's this; "we are under military force by Executive Order 20139 generated by the President which is the monarchy stated by Patrick Henry; remember the first emergency power was used by Washington in 1790, thereby exercising monarchy power; the State claims you are its subject and licenses just about everything you do, wherever you go they ask: where are your papers comrade? The fundamental principal originates from man; that no men require permission from no one to act – but may have to answer for their actions at a trial, after they act; while the fundamental principal that underlies positive law (of which constitutional law is a variant) is that rights originate from legislative enactments or administrative rules: that man must justify his actions to authorities before he acts. Juridically, this is the difference between freedom (common law) and slavery (positive law).

16) The corporate fiction of the State can possess no rights only authority. [example]; If men have the God given right to travel without authority of license, then not any other man can delegate authority to the corporation State to make it a crime to travel (drive) for those of you that don't know the difference (in law) without first getting permission from the State through license. Therefore, the corporation is acting without authority and is nothing more than a [commercial] corporate organization of thieves plying the trade of fascism." - The Informer.

17) From '**Clyde Hyde's' Letter; in challenging jurisdiction**, as used in the appropriate manner, "The State of ..... by their refusal to prove jurisdiction by their silence, has agreed

that the State of ... has no documents on file which would demonstrate that you are a party to any social compact or contract which can be demonstrated to operate to confer any

contractual, controlling, insurable, lawful, legal, pecuniary, regulatory, or any other interest in the being of John Doe American and/or your/his property to the benefit of the county or state, etc.” Therein NO JURISDICTION! Do you think the State in which you were prosecuted could have brought forward such ‘evidence’ to prove to have jurisdiction? Most likely not! Did your court appointed attorney challenge jurisdiction in an appropriate manner? Most likely NOT! Do you see the problem?

18) An article in the July/August issue of TAB, on the courts, by the CIA, basically stated that all US District Courts are Article I courts that have no jurisdiction to fine or imprison anyone. Only the Article III court has the judicial authority to fine or imprison. All Federal Article I Courts are the same as all state courts that are called legislative/administrative (non-constitutional) courts ...no jurisdiction. There are no courts of common law (which we know of), but only courts of common law have judicial authority to fine and imprison.

19) **Therefore, all convictions in legislative/administrative courts are VOID.** The CIA brought this to light, and made several arrests over it, but then I checked on the status of those mentioned, and found they are still so-called judges and attorneys, so that means the feds then covered it up and said, business as usual. Apparently, it is a “state secret.” As we know, the legislative courts do not care and will never admit they don't have jurisdiction, even when it is pointed out in black and white. You could do a motion to vacate and then appeal the denial, and go all the way to the supreme court, but they are all Article I Courts, and they will never obey the law or admit their lack of jurisdiction because then the cat would be out of the bag.

20) The ‘Legal System’ is a closed union shop of BAR members/attorneys including the so-called judges, who are not judges, but merely ‘administrative officers’ administrating the U.S. bankruptcy for the State of State. Same applies to Fed venue.

21) It's great that many are learning about the ‘presumed’ guarantees, protections and of one's Rights, etc., but be aware, the so-called courts and the ‘system’ is not there to protect your Rights. If they were, there'd be 75% fewer incarcerated fellows in the ‘private for-profit prisons.’

22) Attorneys cannot represent ‘flesh & blood’ men in their private capacity. They are ‘corporate officers,’ of the court, and per ‘Penhallow vs Downes (1795,)’ and U.S vs Minker, 350 US 179 at 187 (182?) from 1956, can only represent ‘corporations!’ Attorneys do not do what is necessary for a defense in most all cases, as they do not challenge jurisdiction ...but they can't do that as they would be disbarred! The only exception is if property is damaged or destroyed or a man is injured or killed. But still, only the ‘corporate entity’ is charged; JOHN DOE SMITH not you! And of course, they will not aid the ‘discharge’ of the commercial charges laid upon the ‘corporate fiction/entity; JOHN DOE SMITH, that name in CAPS on the complaint, information, indictment or warrant ...THAT WAS NOT YOU ...It was the ‘Ens legis’/Trust Entity, and the Judge was the Trustee, but he made a switch-a-

roo and made you the trustee (the liable party) and the judge became the 'beneficiary' to receive the money/funds/bond and to sell the security!

★ But, now you know why you are where you are at! It's all about the money and you're the collateral!

**ENOUGH**, I have spent too much time on this and left too much info herein! I am tired, retired, exhausted, and done and I am shutting down, turning the lights out so-to-speak! Do not reply to this letter. Do not write me back! It's been one hell of a trip! But the trip is over ...as a nation, we lost the battle long before we knew the truth and the American people are nothing more than 'debtor-slaves' on a Plantation that own nothing and have no rights!

Take care ...

*Robert Kelly*

Errors and omissions are consistent with intent!

"The idea that the State originated to serve any kind of social purpose is completely unhistorical. It originated in conquest and confiscation, that is to say, in crime. It originated for the purpose of maintaining the division of society into an owning and exploiting class and a property-less class, that is, for a criminal purpose! No State known to history originated in any other manner, or for any other purpose!" – Albert Jay Nock (State of the Union) (October 13, 1870 – August 19, 1945)

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