

33. We, your Employers, have never granted our Employees any authority to impersonate us so as to access our credit, ...nor to misaddress us via your own foreign courts, and we have not knowingly, willingly, and with full disclosure ever agreed to enfranchise ourselves or our assets as collateral belonging to any foreign corporation, bankrupt or otherwise;

State Citizenship Case Law:

United States v. Cruikshank, 92 U.S. 542, 549 (1875) "We have in our political system a government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other."

U.S. v. [Susan B.] Anthony, 24 Fed. Cas. 829, 830 "...an individual can be a Citizen of one of the several states without being a citizen of the United States," or, "a citizen of the United States without being a Citizen of a state." (Slaughter-House Cases, supra; U.S. v. Cruikshank, 92 US 542, 549 (1875)).

Twining v. New Jersey, 211 US 78, 98-99 "The right of trial by jury in civil cases, guaranteed by the Seventh Amendment ..., and the right to bear arms guaranteed by the Second Amendment ..., have been distinctly held not to be privileges and immunities of citizens of the United States guaranteed by the Fourteenth Amendment against abridgment by the State, and, in effect, the same decision was made in respect of the guarantee against prosecution, except by indictment of a grand jury, contained in the Fifth Amendment ..., and in respect of the right to be confronted with witnesses, contained in the Sixth Amendment.";and

3. Whereas: The Constitution for the united States of America 1787 requires that, "No State shall... make any Thing but gold and silver Coin a Tender in Payment of Debts;..." Article I Sect.10 Clause 1; and

4. Whereas: your State of State uses Federal Reserve Notes and not gold and silver Coin, you are outside your Article I Sect.10 Clause 1 delegation of authority to claim jurisdiction over ASNs; and

5. Whereas: you have no full disclosure contract, maritime or otherwise where I gave you jurisdiction over me or my estate to call me any fraudulent NAME, or gave up my rights and status as a native born Californian; and

6. Whereas: your courts have made fraudulent claims and converted our ASN status and rights, to falsely assume jurisdiction over ASNs, a war crime, a fact agreed to in #0024 line 157, and in Geneva and Hague conventions; and

7. Whereas: this notice and especially #3733, Public and International Notice of Trespass and Breach of Trust, served to many United States officials and all State of State governors in June of 2022, are UCC 1-202 notice and no United States principles or citizens or agents, hereinafter "Agents," can claim ignorance of above notice contents; and

8. Therefore: the State of States are United States corporate commercial franchises, not the organic American states addressed by Article I Sect.10 Clause 1 above, a fact agreed to in #0024 "franchises" line 137; and

9. Therefore: ancient Maxims of Commerce apply, see <https://steemit.com/law/@samsunglg7413/maxims-of-law> and #0087 Affidavit of Obligation and Commercial Lien against the American Bar Association, Maxims 1-23; and

10. Therefore: the judgment of the circumstance and events established as fact for all purposes and