



NOTICE OF LIABILITY

Responsible Corporate Officer and agent for the BAR,

The people being the last line of defense to our unalienable rights and the protection of our land, air and water have been forced to take a stand and provide New guards as The Declaration of Independence makes clear is our duty. The PBI is one of many New guards. After an extensive investigation the people have concluded BAR attorneys and Responsible Corporate Officers are the enemy of the people.

You are a responsible corporate officer and agent for the BAR. You have been convicted of multiple crimes against humanity by a high court on the land and on the sea. You have been convicted by the Environmental Court, a court created by an act of congress assembled October 18th, 1972 and commissioned of, for and by the people in 2013.

Your current position as a responsible corporate officer of a CORPORATION makes you an enemy of the people by default. You are knowingly or unknowingly engaged in overt acts of war and warring against the people. Neither you or the de facto system that you represent have jurisdiction or standing at law. Your so-called jurisdiction was founded on fraud. Our government has been occupied by foreign agents of the BAR, enemies of the people now for over two hundred years. The BAR that you represent attempted to hide this knowledge from the people and failed. Now it is time you are held accountable.

America currently has approximately 175 BAR attorneys in the U.S. congress. Bar attorneys are British Accredited Registered agents, often referred to as Esquires. An Esquire is a title of nobility. They are also referred to as Bank Authorized Representatives. BAR agents are beholden to the CROWN CORP. BAR agents currently operating within all levels of government shall be abrogated.

Bar agents consistently come against the judiciary act of 1789 that was reaffirmed in 1948 under U.S.C 1654. The people have a right to represent themselves. The people were supposed to be educated regarding their rights and common law. The BAR eliminated what should have been common knowledge. BAR agents have unlawfully monopolized and weaponized the unlawful, legal system against the people. According to the original Article Thirteen in The Bill of Rights anyone with a title of nobility, an Esquire/BAR attorney, can not operate within our governments. The war of 1812 involved book burnings and an attempt to eliminate and hide Article XIII. The United States Constitution title of nobility clause makes it clear that agents of the BAR are the enemy of the people.

Bill of Rights Article XIII; "If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."

US Constitution Article 1, section 9, clause 8, "No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State."

The Republic was largely taken over, sidelined and sacrificed by the corporate rulers by way of Esquires. The People of the Republic will no longer allow persons with a title of nobility to operate within our government. The law and our founding documents speak for themselves. The Republic is alive and well.

Your immediate resignation is required. You must get your affairs in order and be prepared to plead for mercy before the tribunal.

Sincerely,

One of The People

Environmental District Court
For the Environmental District of the United States

Authority: "President Donald J. Trump vs. DEEP STATE *et. al.*" Case # ENC 201215

Fax Service Date:

=====

Bond Number: IEC-20140804

Date of Filing: 08/16/2014, UCC-2014-
228-6792-3 is bonding this action.

=====

UNIFORM WRIT OF EXECUTION
NOTICE OF CRIMINAL FINES
DEMAND FOR SETTLEMENT OF PENALTIES
CITIZENS ARREST-NO WARRANT REQUIRED

Date: _____

BAR member's Name: _____ SS/BAR# _____ Birth date _____

BAR member's Work Address: _____

City: _____, State: _____ Federal Zone: _____

BAR member's Home Address: _____

This Uniform Criminal Writ of Execution, Notice of Criminal Fines, and Demand for Settlement of Penalties has been lawfully served upon you Registered Mail via United States Post Office by fellow citizens of The United States of America who suffer imminent/instant personal-injury caused by your unlawful discharges of chemical and biological warfare agents acting in your personal capacity as a 'responsible corporate officer' and also as an 'organization' in association with a corporation and foreign criminal enterprise operating within The United States of America; and your continual failure to adopt and enforce the strictest standards and effluent limitations, an unlawful act since July 1, 1973, pursuant to Federal Law of the Land, Public Law 92-500, Sec. 2., 505(f), causing breaches of the peace, breaches of the Duty of Care; committing heinous overt acts injurious to human health as defined under 402(k) causing death. These violations committed by responsible corporate officers and organizations since July 1, 1973 are construed as "war crimes" and "crimes against humanity," and punishable as a strict liability upon presentment of evidence of a criminal act committed. See hereto attached EVIDENCE.

This Court recognizes the ratification of the original Article XIII on March 12, 1819, to wit:

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."

Further, this Court finds that every members of a STATE BAR ASSOCIATION employed in government service are committing acts of Treason in violation of Article III, Sec. 3 of the organic Constitution for The United States of America upon swearing to uphold and support the Constitution while committing a minimum of 6 felonies per day since July 1, 1973.

Your "oath" to uphold the laws of the land constitutes acts of FRAUD and TREASON, committed with knowing intent by every member of a foreign STATE BAR ASSOCIATION operating in government.

Public Health and General Welfare – FEDERAL ENFORCEMENT, 309(a)(1) – State authority/duty, 510.
Lawful Cause of Action comes under 505(f) – Arrestable offenses for persons under 309(c).

Not even the President of the United States can exempt compliance with 306 and 307 as affirmed under section 313 Federal facilities pollution control and abatement (located in ZIP CODE).

The below defined unlawful acts have been unlawfully occurring since July 1, 1973. The BAR member acting in his/her capacity of a responsible corporate officer and also as a organization is charged \$250,000.00 in Criminal penalties as provided for under section 309(c)(3) for each of the following:

2 Count(s) of Criminal violation for unlawful discharge of chemical & biological warfare agents, 301(a), and 301(f); (1 count at the address above and 1 count at their individual home source of discharge)

2 Count(s) of Criminal violation of national standard of performance to eliminate discharges, section 306(a), and 306(e); (1 count at the address above and 1 count at their individual home source of discharge)

2 Count(s) of Criminal violation of prohibition, effluent standard and pretreatment standards, section 307(b), and 307(d). (1 count at the address above and 1 count at their individual home source of discharge)

Point of Law - Your silence is accepted as qui non negat, fatetur, your admission to all claims against you. Silence equates to your agreement, your consent. Your failure to pay your fines within 30 days will be a contempt of court. The Clerk shall issue the Writ of Body & Asset Attachment for contempt.

ADJUDICATION, ORDER AND DECREE

On September 27th, 2013, a 25-member Independent Grand Jury of the People returned a unanimous True Bill Indictment against all **BAR members in government** who were convicted of criminal felony violation(s) of a strict liability of environmental law as *codified* under Title 33USC1319(c)(3)(A), to wit:

Title 33USC1319(c) Criminal penalties, (3) Knowing endangerment, (A) General rule
"Any person who knowingly violates section 1311, ... 1316, 1317, ... of this title, be subject to a fine of not more than **\$250,000 or imprisonment of not more than 15 years, or both."**

Title 33USC1319(c) Criminal penalties (B)(6) Responsible corporate officer as "person"
"For the purpose of this subsection, the term "person" means, in addition to the definition contained in section 1362(5) of this title, any responsible corporate officer."

Total fine for unlawful discharge violations as a **responsible corporate officer** is: **\$1,500,000.00**

Title 33USC1319(c)(3) Knowing endangerment (A) General
A person which is an **organization** shall,...be subject to a fine of not more than \$1,000,000.00.

Total fine for unlawful discharge violation as **organization** is: **\$1,000,000.00**

The crimes you have been committing are defined at law as crimes against humanity, war crimes, genocide, and traitorous acts of treason committed by **responsible corporate officers** and **organizations** with knowing intent to murder the people by toxic pollution, poisoning of water, body, mind, soul and spirit, a criminal conspiracy constituting a constitutional crisis of a global magnitude.

Felony convictions disqualify any person from holding any public office. All benefits shall be stripped.

You have been fined in both your capacity as a responsible corporate officer and organization for knowingly operating in violation of Environmental Law and most specifically, Public Law 92-500, Sec. 2. Federal Water Pollution Control Act, Sec. 301, 306 and 307. You have 30 days to send payment of fine for **\$2,500,000.00** to: Arrest Reward Processing Center, care of P.O. Box 1514, Kingsland, Texas 78639.

UNIFORM CITIZEN'S ARREST REWARD IS ORDERED BY THE COURT

The Declaration of Independence established the duty of the citizens to take action, The Preamble of the Constitution and its Bill of Rights Amendment, Article II, ordained the Duty of the people to execute enforcement of law, and The Articles of Confederation for The United States of America, Article VIII, authorized the common treasury to cover all costs incurred administering enforcement of law.

Environmental law is the law of the people to be complied with by all responsible corporate officers, and even more so for those responsible corporate officers operating in government positions of authority.

\$20,000.00 Arrest Reward if a member of a STATE BAR ASSOCIATION and holding/advising public office. Accordingly, the court authorizes a \$20,000.00 Arrest Reward be given upon presentment of booking documents, payable to any citizen or citizens who execute your arrest, no warrant required, upon your failure to pay the **\$2,500,000.00 fine within 30 days** of the service date of this Writ of Execution.

UNIFORM CITIZEN'S ARREST IS DECREED BY THE COURT

Any person may arrest without warrant anyone who is, or whom he, with reasonable cause, suspects to be, in the act of committing an arrestable offence; and

Where an arrestable offence has been committed, any person may arrest without warrant anyone who is, or whom he, with reasonable cause, suspects to be guilty of the offence; and

A person may use such force as is reasonable in the circumstances in the prevention of crime, or in effecting or assisting in the lawful arrest of offenders or suspected offenders or of persons unlawfully discharging pollutants; and

Arrest by person without warrant: A person other than a constable may arrest without warrant (a)anyone who is in the act of committing an indictable offence; (b)anyone whom he has reasonable grounds for suspecting to be committing an indictable offence; and

Where an indictable offense has been committed, a person other than a constable may arrest without warrant – (a)anyone who is guilty of the offense; (b) anyone whom he has reasonable grounds for suspecting to be guilty of it. **The BAR member shall be apprehended, and his assets seized.**

It is so Ordered.
The Court.

Writ of Execution Ordered by High Court Tribunal

Seal of Court

Lynnette Marie, Clerk of Court

Seal of Clerk



By: *Marcia Hobson*

Clerk / Deputy

