

PUBLIC NOTICE

United States v. Johnson, 76 F. Supp. 538, 539 (D. Pa. 1947), Federal District Court Judge James Alger Fee ruled that:

"The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto. It is a fighting clause. Its benefits can be retained only by sustained combat. It cannot be claimed by attorney or solicitor. It is valid only when insisted upon by a belligerent claimant in person." *McAlister vs. Henkel*, 201 U.S. 90, 26 S.Ct. 385, 50 L.Ed. 671; *Commonwealth vs. Shaw*, 4 Cush. 594, 50 Am.Dec. 813; *Orum vs. State*, 38 Ohio App. 171, 175 N.E. 876. The one who is persuaded by honeyed words or moral suasion to testify or produce documents rather than make a last ditch stand, simply loses the protection. . . . He must refuse to answer or produce, and test the matter in contempt proceedings, or by habeas corpus."

”A strict observance of the written laws is doubtless one of the high duties of a good citizen, but it is not the highest. The laws of necessity, of self-preservation, of saving our country when in danger, are of a higher obligation ... To lose our country by a scrupulous adherence to written law would be to lose the law itself, with life, liberty, property and all those who are enjoying them with us; thus absurdly sacrificing the ends to the means.” - Thomas Jefferson to John B. Colvin, September 20, 1810.

"The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no duty to the state or to his neighbors to divulge his business, or open his doors to an investigation, so far as it may tend to incriminate him. He owes no such duty to the state, since he receives nothing there from, beyond the protection of his life and property, ...he owes nothing to the public so long as he does not trespass upon their rights.” - HALE v. HENKEL, 201 U.S. 43 at. 74-75. (1906)

“All codes, rules and regulations are applicable to the government authorities only, not human/Creators in accordance with God's laws. All codes, rules and regulations are unconstitutional and lacking in due process ...” Rodriques v Ray Donovan (U.S. Department of Labor), 769 F. 2d 1344, 1348 (1985).

“There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent.” Cruden v. Neale, 2 N.C. 338 (1796) 2 S.E.

”People are supreme, not the State.“ Waring vs. the Mayor of Savannah, 60 Georgia at 93.

“The people of the State do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created.” (Added Stats. 1953, c. 1588, p.3270, sec. 1.)

“The people are the recognized source of all authority, state or municipal, and to this authority it must come at last, whether immediately or by circuitous route.” Barnes v. District of Columbia, 91 U.S. 540, 545 [23: 440, 441]. p 234.

“The government is but an agency the State -- the State being the sovereign people.” State vs. Chase, 175 Minn, 259, 220 N.W. 951, 953.

"The rights of the individual are not derived from governmental agencies, either municipal, state, or federal, or even from the Constitution. They exist inherently in every man, by endowment of the Creator, and are merely reaffirmed in the Constitution, and restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government. The people's rights are not derived from the government, but the government's authority comes from the people. The Constitution but states again these *rights already existing*, and when legislative encroachment by the nation, state, or municipality invade these original and permanent rights, it is the duty of the courts to so declare, and to afford the necessary relief." City of Dallas, et al. vs. Mitchell, 245 S. W. 944, 945-46 (1922).

"A constitution is designed as a supreme enactment, a fundamental act of legislation by the people of the State. A constitution is legislation direct from the people acting in their sovereign capacity, while a statute is legislation from their representatives, subject to limitations prescribed by the superior authority." Ellingham v. Dye, 178 Ind. 336; NE 1; 231 U.S. 250; 58 L. Ed. 206; 34 S. Ct. 92; Sage vs. New York, 154 NY 61; 47 NE 1096.

"It is not the function of our government to keep the citizen from falling into error, it is the function of the citizen to keep the Government from falling into error." *American Communications Association vs. Dauds*, 339 U.S. 382, 442, (1950)

"A Sovereign is exempt from suit, not because of any formal conception or obsolete theory, but on the logical and practical ground that there can be no legal Right as against the authority that makes the law on which the Right depends." *Kawananakoa v. Polyblank*, 205 U.S. 349, 353, 27 s. Ct. 526, 527, 51 L. Ed. 834 (1907)

"Wavers of Constitutional Rights not only must be voluntary, but must be knowingly intelligent acts done with sufficient awareness of the relevant circumstances and likely consequences." Supreme Court case *Brady vs United States*, 397 U.S. 742, 748 (1970)

"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts. And the law is the definition and limitation of power." *Yick Wo V. Hopkins* - Supreme Court 118 U.S. 356 (1886)

All the following definitions are the definitions that will be used in all contractual obligations that I am, ever have been and ever will be involved with:

Note: All definitions for all words used in other definitions in this space all come from these specific redefined words unless otherwise explicitly labeled as something different

Novation:

A change in a contract, partial or full.

Signature:

Confirming agreement or acceptance. If involving a negotiable instrument, it would be an indorsement.

Indorsement:

Any writing placed on a negotiable instrument for the purpose of assigning, transferring, or redeeming the security or granting a power to assign, transfer, or redeem it.

The default signature or indorsement for all documents WILL NEVER BE A BLANK INDORSEMENT. All previous, current and future indorsements are now defaulted to:

WITHOUT RECOURSE

Pay to the order of:

JEREMIAH EARL PIERCE

By: /s/ Jeremiah Earl Pierce

Pierce, Jeremiah-earl./Holder

Artificial entity:

An estate, company, association, partnership, corporation, trust or other entity indicating a collective body of individuals. These bodies are “persons” if they operate entirely and completely within the confines of the definitions of “nation” and “peace,” which are both locatable in this dictionary of terms. But the word “person” will no longer be used and, in the interest of creating clear contracts, the word “entity” will be used when not a man or woman.

Autograph:

A cursive writing, using a pen and paper, unique to each living man or woman, of some sort of artistic symbolism that proves their identity due to the unique style in which it is written. An autograph is never on behalf of an artificial entity and is always a representation of the living man or woman who made it.

De facto:

The corporate world that is under the Crown of England. The entire structure that was created under the Crown and is offered as a structure for Commerce. People can voluntarily contract into this system as they want in an effort to have a pre-built structure that they may plug into for ease-of-use, support, etc.

De jure:

The non-corporate world that has nothing to do with the statutes, rules and boundaries set up by the Crown. Operating entirely in a new space where you create your own rules and boundaries. Your “Codes” are created by you and used to contract as you see fit. The de jure is governed by Common Law which is simply don’t hurt people or their property and be transparent in your offers and contracts. The de jure is where international law occurs and is based entirely on nation-to-nation diplomatic relations.

“person,” “human being” and “individual”:

These words/terms are defined as: a nothingness which produces a somethingness. The seat of creativity. This is not the brain, nor the body, but is a potential consciousness that has no space, no wavelength, no mass and no location. This essence contains the decisions and definitions associated with interaction, identity, ethics, morals and integrity.

Ethics:

What the individual considers right/wrong (and why).

Morals:

The spoken AND UNSPOKEN ideas of what a group considers right/wrong (and why).

Banking:

The operation of electrical energy translated to the world of money and finance. The creation, flow and use of any form of energy that is used as the intermediary of trade or commerce. Any item that would be used as a mode of exchange and that follows all the rules of physics as regards to flow and energy. The highest form of “banker,” in the literal sense, would be an electrical engineer. Banking in the de facto is accomplished by the creation of credit by exchanging a promissory note for Federal Reserve Notes as per the Federal Reserve Act, Section 16, Part 2 - via the Federal Reserve Window. These credit exchanges are done by a lack of disclosure to the indorsee, thus causing the indorsee to sign using a blank indorsement (meaning an unconditional indorsement that releases the valuable security to the financial institution entirely - essentially “gifting” the collateral security to be exchanged and payable to the banking institution). Banking in the de jure is the coining and handling of silver and gold COINS in an effort to create a stable and functional exchange medium.

Bank:

In the de facto it would be any individual that converts one negotiable instrument into another or creates notes and bills. In the de jure it would be the storing, safe keeping, transferring and exchanging of gold/silver coins. No licenses or “approval” is needed to be a bank and every individual person IS a bank, by definition, in the de facto. Anyone who can promise that some amount will be paid in the future is, by definition, a bank.

Note/instrument/negotiable instrument/security/bond:

An unconditional promise to pay (promissory note) or an unconditional order to pay (bill of exchange). “Bill” is a shortening of “bill of exchange” and “note” is a shortening of “promissory note”

Payment:

This definition will defer to Black’s Law 4th Edition: “The fulfillment of a promise, or the performance of an agreement.”

Discharge/setoff:

The indorsement and return of a negotiable instrument, approving it for exchange at the Federal Reserve Discount Window.

Limited liability:

Defined as: the degradation of personal power by assuming that there are problems that could pop up that you would be incapable of handling. A shrinking of personal confidence that stems from a person committing acts that they deem worthy of shame or guilt. Personal shrinkage.

Problems:

The normal idea of problems is “something of which is considered pesky, unwanted, difficult and unappreciated. Something of which a person generally would rather not have.” This definition puts all the power of the situation into the problem itself. The new definition of “problem” is: “that of which gives excitement and interest to a story. The element of a story that is considered and defined, entirely out of the free will of the person, to be something unwanted. The ‘problem’ is the element of which all adventures are born. The resolution of a “problem” is the entire structure of a journey.”

Consideration:

Defined as: something given of value that all parties consider of value and continue to consider of value throughout the entire life of the contract or agreement. If either party decides, during the life of a contract, that consideration is no longer equal, then that contract can be instantaneously canceled from that moment. Fraud vitiates all contracts from their inception and acts as though a contract never existed to begin with.

Fraud:

Any attempt to create illusion, delusion, vagueness or over-complexity in an effort to confuse or reduce the ability to perceive or understand something. THE HIGHEST LEVEL OF FRAUD IS THE ALTERATION OF DEFINITIONS OF WORDS OR TERMS. All men and all women deserve to live a life of honest and transparent dealings.

Understand/under stand/under-stand:

To conceptually copy information into your own mind, contribute to it (invest in it) in an effort

to make it your own, then be able to apply it in the physical world to the product of an effective effect. This definition explicitly negates any idea that these words may be used to trick someone into granting dominion or power over them.

Conceptually:

To have a basic idea in the mind that comes across almost as the idea of “an understanding in the form of energy” - meaning having so much comprehension of some particular word or thing that you can get the feeling in your mind that you do not even need words or symbols to explain the ideas. A conceptual understanding of something may even leave the person saying “I know what it is, I simply can’t put it into words.” The ideas are devoid of having to use the “crutch” of other words or symbols. It is a full immersion into an idea or term that feels almost as if you are the source of the definition of the word or idea itself. You can “feel” the definition. YOU ARE THE DEFINITION.

Definition:

The exact, agreed-upon boundaries of the meaning of a series of symbols, behavior, or anything else. A definition could be entirely unknown or mistaken, but an “incorrect definition” would be the largest aspect that this section should clarify. An “incorrect definition” would be a meaning that is either too narrow or too wide, too simple or too complex, too vague or too specific. A definition is the contract associated with the meaning of the word, idea, phrase, etc. The source of credit and law, which is the well-intentioned inhabitant or contributing member of a group, has the highest rank in terms of the creation, clarification or changing of definitions. Definitions are living, breathing things and are the most important aspect to all contracts and communication. VAGUE OR OVER-COMPLICATED DEFINITIONS WILL BE VIEWED AND ASSUMED TO BE AN ATTEMPT TO DECEIVE AND WILL BE CLASSIFIED AS FRAUD.

Terminal:

In order to understand banking, the idea of a terminal must be understood. This term comes from the terminology used in batteries and electricity. A terminal is a person who is effectively (or potentially) exchanging goods and/or services in a way that contributes to building a society or a market.

Market:

A group of people, small or large, that is exchanging goods and services in an effort to make life more exciting, more interesting, easier, etc. The basis of legality of all market transactions is found in the idea of consent. “Harmful” goods and services may be offered legally as long as all parties in the transaction are consenting and that transaction or activity does not encroach into the freedoms of another person who may not agree with what is happening.

Consent:

Understanding, as defined in this definitions section, of the contract or agreement in question. This understanding is then mixed with explicit agreement. Explicit agreement is important because assuming agreement or consent is quite dangerous. Agreement and consent should be explicit and “tacit consent” or “consent due to acquiescence” is essentially rape in commerce. Involuntary servitude is entirely illegal, but at the same time... not responding to an important concern is irresponsible. There is a fine line between the two that must be walked.

Rape:

Any forced contract that did not have explicit understanding and consent at the inception and throughout the entire duration of the contract. Anything that could be considered involuntary servitude, forced labor, enticement into slavery, etc.

Debtor:

A debtor is someone who owes a true negative in an agreement or contract where they have received true value and consideration but have not reciprocated that consideration to a sufficient point for both parties (within reason). A debtor cannot be a debtor if they did not consciously and expressly involve themselves in the contract to begin with. Anyone who has unknowingly signed away a valuable negotiable instrument using a blank indorsement would NOT be classified as a debtor due to there having been valuable consideration already manufactured and given.

Creditor:

The indorsee of any promissory note or bill of exchange. Any successful attempt to trick, whether through nondisclosure or active displacement, an indorsee into doing a blank indorsement on any security, without valuable exchange in return, will be charged with purloining those instruments.

Truth:

The information that, when exposed and understood, eliminates all negative conditions. For example: negative emotions, guilt, shame, stupidity, hate, etc.

Guilt:

A feeling of degradation that stems from someone else effectively persuading you that your actions have directly harmed them, others or yourself.

Shame:

Active self-degradation that stems from believing that your actions harm or degrade others. This is only possible due to the collective previous persuasions of others that you have or can hurt them. It is the idea of “being careful” taken to the level of absurdity.

Degrade:

To lower one’s value or perceived value.

Value:

The perception of supply versus demand. Something that “everyone wants” that no one can have would have the highest perceived value. Value is entirely calculated through the nature of humans and their interest in making life an interesting game.

Freedom:

A condition that is the product of having a vast amount more truth than lies on any given subject, mixed with being devoid of guilt and shame on that particular subject. The correct definitions for words is the most important aspect of freedom (the highest form of freedom is redefining all words and symbols, at will, on all contracts).

Admiration:

The ability to appreciate anyone or anything for what they are and to enjoy their flaws and their beauties as nothing more than a creation of expression assumed to be entirely within their will. This includes permitting someone to destroy their life as they see fit, as long as that destruction does not harm or damage others.

“State,” “state,” and “STATE”:

“State” and “STATE” refer to corporation fakes that are located in the District of Columbia (they are listed on Dun and Bradstreet as businesses). “state” means the same as “nation” and defers to the definition below. From now on, any usage of the 3 variations of state will default to an unincorporated zone unless explicitly described as a business located in the District of Columbia.

State government is the highest form of government available and is always held by the people who inhabit that state, even if there is no official body or office of government activity. Each state is legally a separate country to one another in law. The sheriff is responsible for enforcing laws and handling disputes in the field and his ultimate purpose is “to handle the surface manifestations of society.” Whereas the courts then take the surface manifestations of society and dig deeper in an effort to permanently address difficulties in the society or culture. The purpose of a judge or court is “to dig deeper into the surface manifestations of society in an effort to find the source of disputes and eliminate their unnecessary manufacture.”

Any group of individuals working together that is at peace with themselves and share tranquility and enlightenment with other groups would be officially defined as a state. “State” and “nation” essentially mean the same thing.

Nation:

“An Independent body politic; a society of men united together for the purpose of promoting their mutual safety and advantage by the joint efforts of their combined strength. But every combination of men who govern themselves independently of all others will not be considered a nation. A body of pirates, for example, who govern themselves, are not a nation. To constitute a nation, another ingredient is required. The body thus formed must respect other nations in

general, and each of their members in particular. Such a society has her affairs and her interests; she deliberates and takes resolutions in common, thus becoming a moral person, who possesses an understanding and will peculiar to herself, and is susceptible of obligations and rights.” - Vattel, Prelim. Ill, 2; 5 Pet. (U. S.) 52. See 1 Idaho (N. S.) 612.

Body Politic:

State or nation or public associations, -Black’s Law 4th Edition

Society:

An association or company of persons (generally unincorporated) united together by mutual consent, in order to deliberate, determine, and act jointly for some common purpose. In a wider sense, the community or public; the people in general. -Black’s Law 4th Edition

The District of Columbia (“Washington D.C.”):

A for-profit private corporation that is foreign to all the individual states. The purpose of this corporation is to SERVE THE STATES (the 50 unincorporated states as well as any other nations or states in the unincorporated zone) in an effort to help with state-to-state communication, commerce, etc. They do not have the ability to govern outside of their tiny ten-square mile sandbox. They are essentially a private contractor that is employed to enhance interstate activity. They can be fired no differently than a plumber or carpenter if any individual state decides to do so. Each individual state is contracted into this corporation as a request for assistance. The District of Columbia is not allowed to use any trickery to describe itself, such as the term “United States.” Any attempt to deceive will be considered fraud or treason and will be treated accordingly. The primary purpose for Washington DC is “to create a prosperous country by enhancing that which is creating abundance and destroying or eliminating that which is creating scarcity. To ensure that the Constitution of the original non-incorporated America is adhered to by ensuring its application in interstate dealings. To assist each and every state with any scarcities they may encounter.”

Money:

Gold and/or silver coins. Without gold and/or silver coins involved in a transaction, there is no negative or positive gain in the real world. There can only be a false illusion of positive or negative gain. “Profit and loss” can only be computed through the exchange of gold/silver coins. Any commercial activity in the de facto that is not exchanging silver and gold coins is, by definition, a “non-profit activity.”

United States:

The original states of the Republic being referred to as a collective. The “United States” is not, in itself, a country. Each individual state is a country, by law. This definition specifically and explicitly negates the definition found in 28 USC 3002(15), as well as the description found in UCC 9-307(h). Any de facto corporation found using the term “United States” will automatically

be changed to “only and explicitly the District of Columbia and its territories.” The “Federal corporation” does not have any jurisdiction in the 50 individual unincorporated states of America (or any additional states or nations in those areas) and this term being used is very heavy fraud that very few people know about. Any use of this definition will be assumed that the person using it does not know this definition and the prosecution of the use of this term will need EXTENSIVE levels of evidence that proves INTENT. This term is the core aspect of the difficulties in our glorious country. Assumption that the use of this term is of ill-will should NOT be done, as all assumptions should be a lack of comprehension of this most deadly term.

Intent:

"Intent" expresses mental action at its most advanced point, or as it actually accompanies an outward, corporal [of or involving the body] act which has been determined on. Intent shows the presence of will in the act which consummates a crime. It is the exercise of intelligent will, the mind being fully aware of the nature and consequences of the act which is about to be done, and with such knowledge, and with full liberty of action, willing and electing to do it. -Black's Law 4th Edition (bracket section added by Brandon Joe Williams to clarify the word "corporal")

Republic:

”We may define a republic to be, or at least may bestow that name on, a government which derives all its powers directly or indirectly from the great body of the people, and is administered by persons holding their offices during pleasure, for a limited period, or during good behavior. It is ESSENTIAL to such a government that it be derived from the great body of the society, not from an inconsiderable proportion, or a favored class of it; . . . It is SUFFICIENT for such a government that the persons administering it be appointed, either directly or indirectly, by the people; and that they hold their appointments by either of the tenures just specified.” -James Madison in *Federalist No. 39*

Taxpayer:

Anyone who willingly and knowingly wishes to gift their money or currency then completes the action of actually gifting it. Just because they donated once does not permanently make them a “taxpayer.” They can only be assumed to be a taxpayer at the exact moment of donation... not a minute before or a minute after.

Currency:

Anything used as a medium of exchange. The words “money” and “currency” ARE VERY DIFFERENT. Currency could be bottle caps, small pieces of metal, paper, or anything else. Currency is not required to be silver/gold coins. This definition includes negotiable instruments.

Corporation/business:

An organization that operates under the Crown of England. The entire contract breaks down like this: someone APPLIES for approval to be under the codes, regulations and rules of the Crown

of England, then is approved and allowed to operate in their world. You “incorporate” into this world, meaning you involve yourself in it and operate under its structure. There are various services available in that world that provide structure and boundaries in exchange for fees and other consideration. Contracting into this body of rules and regulations is a choice and each person should look at the pros, cons and benefits associated with doing so prior to requesting approval. All corporations can only be physically located in one of three locations: The District of Columbia, the incorporated sector of the City of London or Vatican City.

Loan:

In the de facto, it is the indorsing of a promissory note by a person based off their future potential productivity, which is then exchanged with the Federal Reserve for Federal Reserve Notes. A “financial institution” is not required to convert the promissory note into Federal Reserve Notes but may be utilized for assistance if needed. A “financial institution” hired to provide this service is nothing more than a contracted currency exchanger and the loan is NOT being given by them (they are not a “lender,” they are a “currency exchange.”) Any effort to trick or deceive as to who is creating the loan or giving the loan will be treated as fraud or treason and handled accordingly. In the de jure it is the issuing of silver/gold coins at interest.

Lies:

Pieces of information that degrade and/or create/enhance bad conditions. One of the purposes of the courts is “to locate and obliterate the sources of lies.”

Trust:

An agreement where assets are held and administered by a trustee for the benefit of a beneficiary. This structure comes straight from God through the Bible and, while there have been corporate versions of trusts created in an effort to deceive, THIS DEFINITION SPECIFICALLY AND EXPLICITLY DOES NOT INCLUDE THOSE TYPES OF “TRUSTS.” Corporate trusts are not trusts, they are corporations or businesses and are located in the District of Columbia, City of London or Vatican City. This is a definition of truth, not deception. This definition of trust only applies to the completely non-incorporated original trust agreements that are entirely and completely sovereign and un-a-lien-able. Trusts are not within the jurisdiction or purview of any corporate element, government element, or anything else. They are governed only and entirely by the people who are involved in the trust. Trusts are NOT created by government or any corporation and are created by a grantor/executor, which is a person who simply brings the trust into being.

Sovereign:

A person’s status outside of any external group or corporate system. This status cannot be signed away or given away under any circumstances. The only avenue to truly relinquish sovereignty is suicide. The words “foreign” or “nonresident” are both indicating a sovereign person or area.

Suicide:

To kill oneself as a willful act of ending the contract of life.

Government:

An organization that is below the level of the power of an American that is operated to keep the peace in the society and assist cultures and societies to remove elements that cause unnecessary turbulence in the society. The basic purpose of government is “to create and foster a culture that is flourishing, free of disputes and confusions/lies. A planter and harvester of truth.” No corporation can be a government, as the purpose of a corporation is “maximum profit for shareholders” and that creates a massive conflict of interest.

**Supreme court case of Elkins Et Al v. United States, 364 U.S. 206: “In a government of laws, existence of the government will be imperiled if it fails to observe the law scrupulously. Our government is the potent, the omnipresent teacher. For good or ill, it teaches the whole people by its example. Crime is contagious. If the government becomes a lawbreaker, it breeds contempt for law, it invites every man to become a law unto himself, and it invites anarchy.”*

Citizen:

A government officer or employee. If you look over the many definitions of “city” in Black’s Law, you will see things like “a political entity or subdivision for governmental purposes,” “a public corporation for public purposes,” “A state agency for carrying on local government,” and “a voluntary association or corporation.”

Employee:

Generally, when person for whom services are performed has right to control and direct individual who performs services not only as to result to be accomplished by work but also as to details and means by which result is accomplished, individual subject to direction is an “employee”. *Young v. Demos, 70 Ga. App. 577, 28 S.E. 2d 891, 893.*

US Citizen/U.S. Person:

An individual working for the incorporated government in the District of Columbia. “U.S. Person” could also be an entity, such as a corporation or estate, organized under the laws of the incorporated entity called “United States.”

Passport:

Defined as: a quick and easy way to identify oneself in terms of culture, nationality, etc. A passport is not necessary and simply greases the gears of the social world. It is wholly non-commercial and has to do with a person’s private, non-commercial, non-governmental activities.

Commerce:

Fee-for-service flow where all parties agree that legal or litigation intervention has been injected in an effort to keep all parties from failing to perform.

Statutes/Policy/Codes:

Rules that are created by a government, corporation or group for the purpose of creating structure and agreement for the willing members of the group. A person may be involved in many sets of statutes in various areas of their life. These spoken or implied agreements allow them to navigate their endeavors and no statutes are ever imposed on them beyond their will and awareness. If any group decides that a person has gone too far outside their statutes, they remove the person from the group beyond their will to be in that group.

Law:

Exact and specific rules or boundaries that all of mankind naturally, spoken or unspoken, agree on. Law is very simple and is composed of 3 basic points: do not harm others, do not harm or steal the property of others and be transparent (do not lie or hide things) in your contracts and dealings with others. Everyone has the protections of true law, even those that are involved in groups with specific Codes. No Code or statute will ever cloud or supersede an individual's natural law and any attempt to reduce the rights of any governmental employee or corporate citizen is tantamount to treason. Anyone operating with the intention to help others has the full protections of law at all times and their standing as a man or woman is primary in law above all other titles. Law is designed to disarm the person who has the intention to harm and to empower the person with the intention to help.

Certificate of Title (or any other name for a document proving ownership or interest):

Essentially a receipt that shows that the Manufacturer's Certificate of Origin (MCO) of a vehicle is being safely kept by the state. The Certificate of Title is an exact duplicate in power in law as the MCO and is not an abstract or representation of the Manufacturer's Certificate of Origin, but it IS the MCO, simply in another format. The holding of a Certificate of Title is the exact same as the holding of the MCO and transferring a Certificate of Title is the same as transferring the MCO itself. Registration is nothing more than the fees that are paid in exchange for the protection of the MCO and transferring of it. At no point in time does the state own or have a legal interest in the vehicle. The state is operating only as a banking lockbox to help protect the MCO and to administrate the transferring of the full rights of the vehicle or automobile.

Manufacturer's Certificate of Origin (MCO):

The original birth certificate of a vehicle, describing what was created by the manufacturer. This piece of paper is held in safekeeping by the corporate entity of the District of Columbia via Department of Motor Vehicle centers (or similar names). These MCOs are held in safe-keeping and the Certificates of Title that are issued by the Dept of Motor Vehicles (or any similar corporation) are nothing more than legal copies of the MCO. Exchanging the "Certificate of Title" exchanges the full and entire interest in the MCO from the parties listed on the Certificate of Title. The bill of sale between private individuals who exchange the Certificate of Title is a brand new MCO that essentially shows that the person who has held and modified the car has exchanged that car to the new owner. The Dept of Motor Vehicles (or any other corporation)

agrees that the writing and notarization of a bill of sale between persons exchanging a Certificate of Title contains the same power as exchanging the MCO and the bill of sale is a superior title to even the MCO itself. The Dept of Motor Vehicles (or any similar corporation) operates as essentially a bank and holds the superior title for us as essentially a glorified lockbox.

Vehicle/Automobile/Motor vehicle/Motor Carrier:

A car, truck, big rig, boat, plane, etc, that could be used for either commercial reasons or non-commercial reasons. These terms are now all interchangeable. No license is required to operate any of the above. If a person wishes, they may acquire a passport for simpler travel in order to identify themselves. If they are willingly contracted into a body of commercial Codes, they may get a Driver's License that delineates which body of Codes they are subscribed to and any other important information that may be associated with that subscription. All vehicles/automobiles and motor vehicles have superior titles that are held by the holder of the Manufacturer's Certificate of Origin or the Certificate of Title (or any other official paper that describes ownership). The presentment of a passport, OR NO LICENSE AT ALL, indicates that the vehicle is not involved in any pre-determined statute systems in commerce. The current and exact evidence supporting that a person is involved in commerce is needed to truly and legally/lawfully classify someone as "involved in commerce." Any automobile moving its own personal property or private passengers are not commerce.

Manufacture/manufacturer:

The organization of natural elements into a cohesive system. Something that is the product of a combination of products through some kind of system. Manufacturing also includes the altering or customizing of already-produced products. Any altering to a product in any way makes the person who altered the item the "manufacturer." This word is literal in the fact that "manu" comes from "made by the hand" - so any changes or alterations or upgrades made by the hands of the previous owner would fit within this definition.

Bill of sale:

Any document that describes any item being transferred and any customization or alterations that item went through during previous ownership. The bill of sale acts as a superior title and is the new Manufacturer's Certificate of Origin for the automobile.

Superior title:

The highest and complete sovereign ownership and governance of any item or thing. In law, the superior titles used by a person are "man" and "woman" and these titles are always assumed to be the primary title above all spoken, written or assumed titles.

Marriage:

An agreement with God to have a union with one or more other persons in an effort to make their lives and the lives of others better. An unincorporated trust agreement. No corporation or

“artificial entity” may enter or involve itself with the structure of a marriage as it is a bond between only the men, women and their God, as defined by them.

Divine:

Involving or contracted with God (however that may be defined by the individual).

God:

A person’s idea of the pure energy or the personification of spiritual or ethical idealism. This could be perceived as a body, an idea or anything else and is completely and only definable within the perception and decisions of the individual.

Sovereign citizen:

Someone who creates unnecessary contention by violently combating things of which they do not understand.

National:

As per 8 USC 1101(a)(21): “The term “national” means a person owing permanent allegiance to a state.” This status is achieved through naturalization, from 8 USC 1101(a)(23): “The term “naturalization” means the conferring of nationality of a state upon a person after birth, by any means whatsoever.” A national is a TRUE American and lives on the land of North America. Indian tribes are in this category.

Evidence:

Proof that establishes location, intention, action and responsibility. Perceptions and opinions may very well not be evidence.

Crimes:

There must be a victim to have a crime. The “government” or state may not be the victim. “Crime” is established when someone’s rights are exercised to such a broad level that it harms or damages another person.

“Harm” or “damage”:

Physical or emotional destruction or degradation that can be somehow proven objectively (subjective examples would need more of a track-record of proof in order to be substantiated).

“You,” “Your” or any other small common word:

”You” or “your” or any other variation of showing identity and any usage of small common words to try and trick someone into special definitions that degrade or harm will fall under treason. Redefining these words are an obvious attempt at subversion and are never going to be used in an effort to assist someone. The creation of special definitions for small common words are immediately assumed to be treason, as the intent is clear. This definition was born out of a

cognizance of the existence of 20 CFR 422.402 subsection (e). This definition automatically eliminates all definitions of this type and vitiates their existence since their supposed inception.

Represent:

To assist another in presenting themselves. No one waives their rights or status in having or demanding assistance.

Driving/traveling:

These words now mean the same thing. Someone who produces no license at all or a passport is in non-commerce. Someone producing a Driver's License is in commerce. THEIR INVOLVEMENT IN COMMERCE MUST BE EVIDENT AND THEIR UNKNOWING PRESENTMENT OF A DRIVER'S LICENSE DOES NOT AUTOMATICALLY MEAN THEY OPERATE IN COMMERCE. IT IS ONLY AN INDICATOR AND EVIDENCE MUST BE ESTABLISHED.

Social Security/Social Security Account:

The Employer Identification Number (EIN) of the public corporation of your name in all capital letters (the ens legis). The IRS defines the EIN as: "An Employer Identification Number (EIN), also known as a Federal Tax ID Number, is a 9-digit number assigned by the IRS to identify a business entity. It is often used for banking, taxation, and to register your business with the federal government."

Public corporation:

"A public corporation is one created by the state for political purposes and to act as an agency in the administration of civil government." -Black's Law 4th Edition

Obligations or other securities of the United States:

Any promise or evidence of debt regarding any public corporation. 18 USC 8 is quite clear about this.

Abundance:

The idea that a person has "more than what is needed or desired." The idea of how much someone needs or desires is entirely up to them and has nothing to do with their environment. This feeling or idea is entirely within the control of each individual person for each individual area of their life. This ratio of "abundance versus scarcity" gives tremendous excitement in the game of life.

Scarcity:

The idea that a person has "less than what is needed or desired." The idea of how much someone needs or desires is entirely up to them and has nothing to do with their environment. This feeling or idea is entirely within the control of each individual person for each individual area of their life. This ratio of "abundance versus scarcity" gives tremendous excitement in the game of life.

Resident alien:

Someone who is PROVEN to live in the District of Columbia.

Non-resident alien:

Someone who is PROVEN to not live in the District of Columbia.

Transmitting utility:

This term is not to be mistaken with a human being. This term means a person who is producing or transmitting electricity. While the body does do that, this definition is explicitly negating any idea that a human being is a transmitting utility in the eyes of the law.

License:

Permission to do something that would otherwise be considered illegal. This is generally only needed for corporations as men and women do not need licenses but are actually the issuers of licenses themselves.

Intelligence:

Normally, “intelligence” is known as “some fixed and predetermined capacity to understand.” This definition is limiting and was manufactured by the field of psychiatrists in an effort to make people feel overwhelmed by their inability to rapidly grasp something. Due to this sly and highly false definition, humanity has been harmed. The new definition of “intelligence” is simply CURIOSITY. Curiosity (and now “intelligence”) is defined as “a natively infinite ability to find wonderment in things. Each and every person has an immediate and infinite quantity of this. How rapidly they grasp things is simply gauged by the quality of the questions they ask when applying their “intelligence” or curiosity. Poor quality questions reduce the speed of comprehension, but the application of “intelligence” will ALWAYS arrive at an understanding... regardless of the quality of the questions.”

Man:

The ultimate title. The ultimate simplicity. One of the basic elements of the battery of nature. The desire to protect. The drive and focus to achieve a goal. One of two original bodies created by God in an effort to be a creation of half of what God is composed of. An incomplete expression of nature. The searcher of beauty.

Woman:

The ultimate title. The creator of beauty. Beauty is created by the manufacturer of art. Beauty is not inherent, it is created. The dancing, warm flow of existence. That of which is the great mediator of life. The true logic of life that understands life through the emotional and instinctual understanding of experience. That of which prevents life and existence from using the drive of masculinity in an effort to drive our human race into oblivion. Softness, mediation, flow.

Assertion of rights and status:

I realize that my name in all capital letters signifies: “A public corporation is one created by the state for political purposes and to act as an agency in the administration of civil government.” (Black’s Law 4th Edition)

This corporation is generally identified as one of the following 3 variations:

1. JEREMIAH EARL PIERCE

2. JEREMIAH E. PIERCE

3. PIERCE, JEREMIAH E.

I want to thank anyone involved in creating or administering the public corporation for allowing me to have a corporation, of which I can use in commerce, that gives me limited liability. I sign most documents as the agent on behalf of the principal. My Durable Power of Attorney will be below (PDF version available on Williams and WILLIAMS Law Group site).

In accordance with how the United States is defined in 28 USC 3002(15) and described in UCC 9-307(h), I, as the agent, do not reside or domicile in the United States. Myself, as the agent, am not a citizen of the United States, nor a US citizen, nor a U.S. person. Myself, as the agent, am not a 14th Amendment citizen and I invoke the power of the 9th Amendment to make clear that absolutely anything I am doing, have done or will ever do that does not harm or swindle others will be an absolute right that I confer upon myself.

I have conferred nationality of the Nation of The Amnesty Coalition upon myself through the process of naturalization, as per 8 USC 1101(a)(23) in order to have the status of “national” as per 8 USC 1101(a)(21). I am not a “U.S. National,” as may be construed from 8 USC 1101(a)(22), I am only and exclusively a foreign national as per 8 USC 1101(a)(21).

I, nor my nation, waive any jurisdictional immunity granted to myself or my foreign state, such as that mentioned in 28 USC 1605(a)(1) and no ambassador (besides myself) of The Amnesty Coalition has the ability to waive or approve anything that would affect The Amnesty Coalition as a whole.

I am a non-citizen foreign national and Ambassador-At-Large for the Nation of the Amnesty Coalition. I am conferring these statuses and nationalities upon myself, as the agent, without any request for permission or approval.

As I study the diplomatic aspects of the passport system, it appears to have a strong connotation of commercial activity. Because my diplomatic activities are entirely non-commercial in nature, I am officially classified as a non-commercial Ambassador-At-Large. I use plates for my vehicles that look very similar to the diplomatic plates issued by the Dept of State. Because the plates the State offers are for commercial “motor vehicles,” I had no choice but to create custom plates off of the internet while using my private motor carrier DOT number. The covenant of an ambassador of The Amnesty Coalition is, obviously, the same covenant that I live by and will expand this public notice even farther, as needed for clarification.

I am excited to say that I am at peace and fully intend to harbor only peace between the Nation of The Amnesty Coalition and the United States at all times as per 18 USC 11. I wish to retain my “foreign government” status at all times and I find this to be of the utmost importance.

Thank you for reading.

**Much Love and Abundance,
Pierce, Jeremiah-earl./holder and JEREMIAH EARL PIERCE/principal**