

We, the People on the land  
Humboldt County  
California State Republic

Without the U.S. Inc.

## NOTICE OF FRAUD

NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL  
APPLICATIONS TO ALL SUCCESSORS AND ASSIGNS ARE WITHOUT EXCUSE.

**WARNING: Seeking legal advice from an attorney is self-admission that you are incompetent/not qualified for the office that you occupy. Your Constitutions are your contract with the People.<sup>1</sup> You have no excuse for ignorance of your contracts<sup>2</sup>**

A recent investigation has revealed that none of you, listed on page two, of this **NOTICE OF FRAUD**, are qualified for the position/office that you occupy. The California State Constitution and the General Law require each one of you to have a **Bond** filed with **Your Oath of Office**. The purpose of the Official's Bond is to bind the elected, appointed, or hired official to her/his Oath of Office. Neither the Humboldt County Land Records Office, Risk Management Office or the Secretary of State Office' file clerks can find an Official's Bond or Oath of Office recorded into the Public Records for any of the private males and females masquerading as Public Servants<sup>3</sup> listed below. Therefore, you are all occupying a vacant office, fraudulently and feloniously embezzling from the Public Treasury. Every action you have made/are making is null and void.

Soon the people, on the land of California State, the people of Humboldt County, will become aware of this. It may be far better to publicly appear and defend or resign forthwith. Failure to deny is to admit.

It was repeatedly said that the Constitution was written for a moral and righteous people and wholly inadequate for any other. The original laws of this nation have not change

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**1 The Constitution is the mandate of a sovereign people to its servants and representatives, which no one of them has a right to ignore or disregard.** John F. Jelke Co. v. Emery, 193 Wis. 311, 214 N.W. 389, 53 A.L.R. 463.

**2 "In our system of government a written Constitution is the highest expression of law."**  
Re Denny, 158 Ind. 104 59 N.E. 359, 51 L.R.A. 722.

**3 A person to fill a term of office is not permitted to assume the duties of the office until he files a bond and oath of office, which must be done before the commencement of the term, or the office shall be deemed vacant.** People v. Quimby, 152 Colo. 231, 381 P.2d 275 (1963).

## Constitutional Authority Statement

[Congressional Record Volume 163, Number 178 (Thursday, November 2, 2017)]  
From the Congressional Record Online through the Government Publishing Office  
[www.gpo.gov]

By Mr. BRADY of Texas:

H.R. 1.

Congress has the power to enact legislation pursuant to the following:

Article 1, Section 8, Clause 1 of the Constitution of the United States.

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**We, the People, never delegated authority to express our power in regards to; health, education, energy/weather manipulation, religion, or, investing the People's Public Treasury.**

The court made it clear that since the corporation could not practice law directly, it could not do so indirectly by hiring competent lawyers to practice for it, since that would be an evasion which the law will not tolerate, saying:

A corporation can neither practice law nor hire lawyers to entry on the business of practicing law for it any more than it can practice medicine or dentistry by hiring doctors or dentists to act for it. (*People v. Woodbury Dermatological Institute*, 192 N. Y. 454; *Hannon v. Siegel-Cooper Co.*, 167 N.Y. 244, 246.) The legislature in authorizing the formation of corporations to carry on 'any lawful business' did not intend to include the work of the foreign *British Accreditation Registry (BAR)* cult.

**FOR: the following private males and females masquerading as Public Servants w/out a valid Oath, or Bond to cover their lieability:**

Margaret M. Fleming  
Joyce D. Hinrichs  
Kelly N. Neel  
Kaleb V. Cockrum  
Gregory Elvine-Kreis  
Timothy Canning  
Christopher Wilson  
Lawrence Killoran  
Francis K. Greenleaf  
William Dobberstein  
Ian P. Hoffman  
Sofia Pereira  
Teresa Frankovich  
Connie Beck  
Kelley E. Sanders  
John Bartholomew  
John Ford  
Jeffrey Dolf

Rex Bohn  
Steve Madrone  
Mike Wilson  
Virginia Bass  
Michelle Bushnell

For many years now, men and women have been subjected to criminal and fraudulent behavior by The State of CA. Inc., and The County of Humboldt Inc., actions which have been imposed upon us, against our will, by both criminal coercion and legal deception. False Evidence Appearing Real (FEAR), and fiction have thus combined to bind us into slavery.

### **Refusal to comply with common law**

Under common law, the Wrongdoers are accountable for their own behavior as living men and women for the crimes that they commit against other living men and living women.

The Wrongdoers cannot hide behind the statutory system while being paid by the people.

### **Causing Harm, Loss, Injury and Death**

The Wrongdoers with their actions are guilty of causing harm, loss, injury and death and have failed to ensure that all health implications are looked into before proceeding where they have no authority.

**The United States Supreme Court held in Carter v. Carter Coal Company, 296 U.S. 238, 297:**

“And the Constitution itself is in every real sense a law – the lawmakers being people themselves, in whom under our system all political power and sovereignty primarily resides, and through whom such power and sovereignty primarily speaks. **It is by that law, and not otherwise, that the legislative, executive, and judicial agencies** which it created **exercise such political authority as they have been permitted to possess.** The Constitution speaks for itself in terms so plain that to misunderstand their import is not rationally possible. ‘We the People of the United States’ it says, ‘do ordain and establish this Constitution.’ **Ordain and establish!** These are definite words of enactment, and without more would stamp what follows with the dignity and character of law. The framers of the Constitution, however, were not content to let the matter rest here, but provided explicitly – This Constitution, and the Laws of the United States which shall be made in Pursuance thereof, . . . shall be the supreme Law of the Land. (Const. art. 6, cl. 2). The supremacy of the Constitution as law is thus declared without qualification. **That supremacy is absolute;** the supremacy of a statute enacted by Congress is not absolute but conditioned upon its being made in pursuance of the Constitution. And a judicial tribunal, clothed by that instrument with complete judicial power; and therefore, by the very nature of the power, required to ascertain and apply the law to the fact in every case or proceeding properly brought for adjudication, must apply the supreme law and reject the inferior statute whenever the two conflict.” (my emphasis)

Departments derive authority from constitution. By the constitution of the state, the government is divided into three branches: legislative, executive, and judicial. The constitution is the paramount law. Each department derives its authority from that source. **Colorado State Bd. Of Med. Examrs. v. District Court (1958).**

As sovereignty resides in individuals. The individual, and not the state, is the source and basis of our social compact and that sovereignty now resides and always has resided in the individual. **Colorado Anti-Discrimination Comm’s v. Case (1962).**

Right to comment on courts and judges. The growth of constitutional liberty has abolished arbitrary power of courts to inflict punishment and penalties upon persons commenting upon courts and judges or upon the character thereof, through contempt proceedings, and the right to make any such comment upon courts and judges in any respect, and as fully and freely as may be desired, is a right of every person, and is a right reserved to the people without any express reservation, as provided in this section.

**People ex rel. Attorney Gen. v. News-Times Publishing Co., 35 Colo. (1906), appeal dismissed, 205 U.S. 454, 27 S.Ct. (1907).**

“Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, government can interfere only with artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate artificial persons and the contracts between them.”

*Penhallow v Doane’s Administrators, 3 U.S. (1795).*

**'When words lose their meaning, people lose their freedom.'** Confucius

**LEGAL - "the undoing of God’s Law," 1897 Dictionary of Arts & Sciences, Encyclopedia Britannica. The R.S. Peale 9th 1893, God’s Law is also known as “Natural Law,” wherein, “the Truth bounds all contracts."**

**MANDATE**, practice. A judicial command or precept issued by a court or magistrate, directing the proper officer to enforce a judgment, sentence or decree. Jones'. Bailm. 52; Story on Bailm. 137.

**MANDATE**, civil law. Mandates were the instructions which the emperor addressed to public functionaries, **which were to serve as rules for their conduct.** 2. These mandates resembled those of the pro-consuls, the mandata jurisdictio, and were ordinarily binding on the legates or lieutenants of the emperor of the imperial provinces, and, there they had the authority of the principal edicts. Sav. Dr. Rom. ch. 3, 24, n. 4 **Bouvier Law Dictionary 1856**

“The government of the United States is a foreign corporation with respect to a state.”

*In re Merriam, 36 N.E. 505, 141 N.Y. 479, affirmed 16 S.Ct. 1073, 163.*

**Identity Theft** - The creation of “personas” to entrap and enslave living people together with the practice of personage, barratry, and the subtle or armed “takings” that goes with it, is the rankest kind of substitution fraud known to man.

Further Claimant Linda-Lee: family of Cassara, sayeth not.

Autographed and sealed on the land commonly known as Humboldt County, California State Republic.

March 21, 2022.

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I am woman, a California State National  
eyewitness, with firsthand knowledge.

2011..... this article can't be found anywhere now !!!

This amazing lady kept it all these years

Share the arse out of this ❤️❤️❤️





Emergency does not create power. Emergency does not increase granted power or remove or diminish the restrictions imposed upon power granted or reserved. The Constitution was adopted in a period of grave emergency. Its grants of power to the Federal Government and its limitations of the power of the States were determined in the light of emergency, **and they are not altered by emergency.** What power was thus granted and what limitations were thus imposed are questions which have always been, and always will be, the subject of close examination under our constitutional system. While emergency does not create power, emergency may furnish the occasion for the exercise of power.

*Home Building & Loan Ass'n v. Blaisdell*, 290 U.S. 398, 425-426 (1934).

Not sick enough? Want to feel sicker?  
Keep wearing that control device. 🧐

**MASKS ARE DIRTY.**



**HERE IS BACTERIA FROM A MASK  
WORN FOR 20 MINUTES AND THEN  
CULTURED IN A PETRI DISH!!**