



Great Law of Peace



Competent Jurisdiction P.L. 8 Stat.484



Authored by the hand of zafeer luckee amaru khan el-bey  
Allodial American National Co-Consul General  
P.L. 8 Stat. 484  
8 U.S.C. 1101  
**Title 22:** Foreign Relations and Intercourse;  
**Chapter 2;** Consular Courts;  
**Section 141:** Judicial Authority Generally  
[AA222141] 2023 May 18.

\*PUBLIC NOTICE\*

MAGISTRATE ANDREA M. SCASSA (Jus Soli) of the MASSILLON MUNICIPAL COURT. April 5th, 2023, MAGISTRATE SCASSA became party and participant in the jurisdictionally defected and unlawful acts that initiated the unlawful assembly and unlawful use of force style entry into the homestead at earth location coordinates Latitude 40.81345 : N 40°48'48.744" Longitude -81.5259 : W 81°38'27.43152" a/k/a/ 1422 1st St. NE at the Massillon Territory in the Ohio Republic, 44646, (parcel #609602).

MAGISTRATE SCASSA created at least one obstacle by allowing WENDY L NICE to submit an ambiguous Writ on record in which she falsely claimed to be a resident at earth location coordinates Latitude 40.81345 : N 40°48'48.744" Longitude -81.5259 : W 81°38'27.43152" a/k/a/ 1422 1st St. NE at the Massillon Territory in the Ohio Republic, 44646, (parcel #609602) in which she actually made complete her permanent relocation from the said coordinates on the date of February 11th, 2023.

An affidavit was sent to WENDY L NICE, et al and also to MICHAEL B HALCO JR., et al in which Zafeer Luckee El-Bey made his claim as the occupant and possessor and MICHAEL B HALCO JR. et al [REVOCABLE TRUST] was being challenged to make available his proof of allodial dominion over earth location coordinates Latitude 40.81345 : N 40°48'48.744" Longitude -81.5259 : W 81°38'27.43152" a/k/a/ 1422 1st St. NE at the Massillon Territory in the Ohio Republic, 44646, (parcel #609602).

MICHAEL B HALCO JR. et al has been represented by attorneys ANDY GINELLA, MILTON DEAN DAHL, and now JANEL M NEWELL in this matter. All in whom have avoided corresponding lawfully with Zafeer Luckee El-Bey .

MAGISTRATE SCASSA was served by Zafeer Luckee El-Bey, via mail and also hand delivered, on the date of April 11th, 2023 and still has yet to give response although MAGISTRATE SCASSA has not only made use the practice of bad law by first assisting in the retaliatory actions of MICHAEL HALCO JR. et al, ANDY GINELLA, MILTON DEAN DAHL, and now JANEL M NEWELL in this matter by allowing the courts to ignore the lawfully juridical presence of a De Jure American National in whom operates under and within the Supreme Law(s) of the Land and is in now way bound by the rules, statutes, codes, nor municipalities or any other colored or colorable law considered to be legal.





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We shall all know that "LEGAL" is not the same thing as "lawful". Supreme Law is Superior and repeals any and all rules, statutes, codes, and/or municipalities and/or any other colored or colorable law(s) considered to be legal.

MAGISTRATE SCASSA also, in succession to the ignoring of the presence and status of the De Jure American National, disregarded, on the record, the objection of the said De Jure American National, Zafeer Luckee El-Bey, in whom was making his claim via parol, as to being the actual occupant and possessor.

MAGISTRATE SCASSA used the threat of having bailiffs escort Zafeer Luckee El-Bey away from the court procedure if he continued to be vocal. One of the bailiffs were JAMIL DUDLEY (<https://www.facebook/jamil.dudley>).

Furthermore, MAGISTRATE SCASSA unlawfully proceeded to ignore not only the De Jure status and Juridical Presence of Zafeer Luckee El-Bey, she ignored the fact that, also, there was the mention, via affidavit, that the courts venue will be changed to a correct venue to be heard, interpreted and ruled upon according to the spirit of the Supreme Law(s) and it's America Jurisprudence.

JUDGE EDWARD ELUM involved himself with his signing off on the unlawful ruling in which caused the action of an unlawful assembly with intent to unlawfully and with use of force make entry into the homestead at earth location coordinates Latitude 40.81345 : N 40°48'48.744" Longitude -81.5259 : W 81°38'27.43152" a/k/a/ 1422 1st St. NE at the Massillon Territory in the Ohio Republic, 44646, (parcel #609602).

#### EXPOSITION OF FACTS:

DO KEEP BORNE IN MIND pursuant to the APOSTOLIC LETTER given July 13th, 2013 ISSUED MOTU PROPRIO OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF THE JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS

[1]. All employees of corporations, all of which are established under the Roman Curia, are no longer immune. Therefore, ALL employees of BAR courts, governments, law enforcement, banks, collection agents, SARS, SARB, etc., as of September 1st, 2013, are and will be held accountable for crimes against humanity when the will and wish of we, the people is vexatiously dismissed, which includes failure to uphold the law of the land when requested to do so;

[2]. 3. (...) the following persons are deemed "public officials": [former "private officials" exempt from law are now within the laws dictates and are held liable, aka "public servants"]

a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it. [World-wide corporations and all individuals in trust are corporations pursuant to their birth certificate]





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b) papal legates and diplomatic personnel of the Holy See. [The Pope governs the Church/people/trust, all the people in the Birth Trust, through the Roman Curia, the governing body of the Vatican and Unum sanctum]

c) those persons who serve as representatives, managers or directors, as well as persons who even de facto manage or exercise control over the entities [public servants] directly dependent on the Holy See [trust beneficiaries] and listed in the registry [through birth certificates] of canonical juridical persons [legal fiction represented by a birth certificate ALL CAPS NAME] kept by the Governorate of Vatican City State;

d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority. [all public servants]

#### ALSO KEEP BORNE IN MIND

Pursuant to LEX NATURALES DEI GRATIA | CIVIL ORDERS JUNE 10, 2014 | Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services:

“Unlike “The Constitution for the united States of America”, the “Constitution of the United States of America” is a document peculiar to the new “Municipal” or “City State” government formed to administer the affairs of the District of Columbia and its federal territories and possessions.;

The Congress ceased operating as it was required by contract to operate; in 1860. After December 1865, it never again operated as an unincorporated Body Politic representing the States of the Union. The “federal government” has functioned ever since exclusively as an incorporated commercial entity, with an elected Board of Directors calling itself the “US Congress”. As such, the “federal government” is a for-profit commercial corporation like any other for-profit commercial corporation. It has no special status, no immunity from prosecution, and hasn't functioned as a governing body of a sovereign nation for 150 years”;

Fraud has no statute of limitations.

The governmental services corporations have always been under commercial contract to provide services to the American people and have acted against their employers, as employees.”;

It has been the policy of the United States of America to consider all federal employees and members of the active duty military who are birthright inhabitants of the United States of America, to be temporary “dual citizens” subject to the corporate UNITED STATES. ;

The individual States of the Union formed by Statehood Compact retain the full and unencumbered claim upon their birthright inhabitants. These “states” are defined geographically. They are not incorporated entities, and they are not “represented” by any incorporated “State of \_\_\_\_\_” or “STATE OF \_\_\_\_\_” organization at this time. They are presented solely by the unincorporated Body Politic and





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their individual inhabitants, who retain all organic and civil prerogatives on the land. Those organizations currently calling themselves the “State of Alaska” or the “STATE OF ALASKA”, etc., are representatives of two different governmental services corporations operated by the FEDERAL RESERVE (“State of Alaska”) and the INTERNATIONAL MONETARY FUND (“STATE OF ALASKA”), doing business as franchises of the United States of America, Inc. and the UNITED STATES, INC. respectively. They have no representational capacity whatsoever and are operating under commercial contract only.

Because these “State” and “Federal” entities have all functioned under conditions of non-disclosure and semantic deceit serving to promulgate fraud upon the organic states and the American people, they are all to be considered criminal syndicates to the extent that they have been aware of their status and have failed to correct their operations and representations. All contracts held by these organizations or assumed to be held by these organizations are null and void for fraud. These contracts include but are not limited to contracts for sale, for labor, for trade, “citizenship” contracts, powers of attorney, licenses, mortgages, registrations, and application agreements of all kinds. All signatures of American State Citizens acting under the influence of semantic deceit and non-disclosure are rescinded.

All those individuals engaged in employment as “federal” and “state” and “municipal” employees and “elected officials” are hereby given Notice that they are employees of private, for-profit corporations that are merely under contract to provide designated public services, having no special status, having no immunity, and having no authority as sovereign nations or states. Any actions that they take infringing on the rights and prerogatives of American State Citizens are criminal acts without exception and are to be treated as criminal acts. These individuals have exactly the same standing as employees of any other commercial company, and the rules, regulations, codes, and other “statutes” they enforce are obligations unique to those organizations only”;

Likewise the members of the “US Congress” have never taken the Oath of any Public Office of The United States of America and are merely operating as private corporate officers of the same commercial corporation d.b.a. the corporate “United States”.

All offices deriving and paid and/or receiving credit entirely or in part as a result of the original equity contract known as The Constitution for the United States of America are offices of the Armed Forces of The United States of America by definition and those who serve in these offices are employees of the inhabitants of the domestic 50 States defined by Statehood Compacts. As such, you are now receiving direct orders under the civil authority of these organic states.

All the foregoing circumstance is indeed the “mischief” (...) resulting from allowing Congress to operate two governments at once, one a constitutional Republic, and the other an oligarchy under the plenary control of Congress. The members of the “US Congress” have been corrupted by power lust or through ignorance, subverted and used to serve the aims of criminals. That does not give anyone a license to sin. It simply requires the recognition of the sins of the members of the Congress and appropriate enlightened action depriving them of any power or excuse to continue these usurpations and deceptions.

(...) upon them to straighten things out, and for the rest of us to insist that they do. It is also the





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responsibility of all members of the domestic police.

The right to act comes with the responsibility to act!”

#### KEEPING IN MIND

Gross negligence is fault. Gross fault is fraud.

#### JURIDICAL PRESENCE

I, we, us, the Allodial American National Consulate, being the representatives of the Allodial American Peoples at and absolutely not limited to the Stark Territory in the historical Ohio Country are hereby in full exercise of our supreme right to juridical personality and presence and the supreme powers that accessorize such allodial rights.

#### ENFORCED BY:

##### AFFIRMING

Title 22: Foreign Relations and Intercourse governs how the US conducts its foreign diplomatic relations and includes provisions on the Department of State, foreign assistance, and public diplomacy efforts. (R. S. §§ 4083, 4125, 4126, 4127; June 14, 1878. c. 193. 20 Stat. 131.)

##### AFFIRMING ALSO

Chapter 2: Consular Courts fully empowered to arraign and try, in the manner provided (R. S. § 4084.)

##### ALSO AFFIRMING

Section 141: Judicial Authority Generally invested with all the judicial authority necessary to execute the provisions of such treaties, respectively, in regard to civil rights, whether of property or person. (R. S. § 4085)

##### AFFIRMING

A treaty is, in its nature, a contract between two (or more) nations, not a legislative act. It does not generally effect of itself the object to be accomplished, especially so far as its operations is infra-territorial; but is carried into execution by the sovereign power of the respective parties to the instruments. Foster et al v. Neilson, 2 Peters, 314; United States v. Arredondo, 6 Peters, 735

##### AFFIRMING ALSO

Whenever a right grows out of, or is protected by a treaty, it prevails against all laws, or decisions of the courts of states, and whoever may have the right the treaty, is protected. But if the person's title is not affected by the treaty, if he claims nothing under the treaty, his title cannot be protected by it.

##### ALSO AFFIRMING

A treaty, under the sixth article, section 2, of the Constitution, being the supreme law of the land, the treaty of peace of 1783 operated as a repeal of all state laws previously enacted, inconsistent with its provisions. Ware v. Hylton 3, Dall. 199; 1 Condo. Rep. 99.





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## SPECIAL JURISDICTION

### RECOGNIZING

A Treatise on Government §51

Sovereignty is the supreme authority and power by which a state is governed. It implies the right. of commanding in the last resort.(...) to promote the general welfare, and to secure the blessings of liberty.

### REAFFIRMING

The American Declaration on the Rights of Indigenous Peoples Article IX. JURIDICAL PERSONALITY States shall recognize fully the juridical personality of indigenous peoples, respecting indigenous forms of organization and promoting the full exercise of the rights recognized in this Declaration.

THIS IS HEREBY A CALL FOR JUDGE EDWARD ELUM TO MAKE EASY THE REMOVAL OF HERSELF FROM THE ELECTED ASSIGNMENT IN PUBLIC OFFICE AND READY ONE'S SELF TO ANSWER BEFORE THE COURTS OF SUPREME LAW(S) AS ONE COUNT AGAINST HIM WILL BE REGARDING MISPRISION OF TREASON.

ENFORCING 42 U.S. Code § 1997d - Prohibition of retaliation

No person reporting conditions which may constitute a violation under this subchapter shall be subjected to retaliation in any manner for so reporting.

Reply, Response, Action, Performance, Imposition, Unlawful Enforcement, etc. of any nature by them and those addressed and/or them and those directly and or indirectly affiliated with them and those addressed made in relation to this Writ are forbidden to be made in private as the nature of this Writ is to be made absolutely Public and the clear intent Supremely Lawful and Just.

Allodial American National -Public Notice-

NOTICE TO AGENT IS NOTICE TO PRINCIPLE. NOTICE TO PRINCIPLE IS NOTICE TO AGENT

\*PUBLIC NOTICE\*

**(War Chief) Noble zafeer luckee amaru khan el-bey (jus sanguinis)**

Allodial American National Co-Consul General

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