



State of Jah

Feb 10, 2025

To All With Concern & for the People's Benefit:

**From: The Tabernacle of Peace**

1800 N Taft Street

New JeruSalem, [FL] 33020

In Re: (God Given Rights To Freedom & Liberty)

Dear Mr President of the U.S.A.,

## **Title: Jurisdiction**

(Your Ticket to Freedom is Grand-Fathered in)

The People wrote the Constitution to secure their rights, in Order to protect themselves from government overreach. The Sovereign cannot be suited or unsuited without consent.

STEP 1 - Object, and not subject:

Objection!!! We the proper persons with interest are present and accounted for. We do not understand the nature and cause of the action against the Defendant.

STEP 2 - For Legal Intent:

Before We can proceed to a trial, We need to know from the Court whether this is a "civil" or "criminal" action?

Let the record reflect or show that: this is a civil or criminal action.

Note: The Rules of Criminal Procedures for common law court proceedings are different from that of admiralty law proceedings.

CLOSE CASE: if or since it's a Civil action: There is no injured party present or sworn statement from one, for the Court to proceed with

this civil action. We Motion to Dismiss for lack of sworn complaint by an injured party.

STEP 3 - Identify Court:

If Criminal action, then what type of trial court law?

1. Common law or
2. Admiralty law

CLOSE CASE: If Admiralty law court trial:

Motion to dismiss for wrong venue because if the state (real estate) is a party to the case, they can't be the prosecutor and judge as well.

Reason: The state cannot bring a criminal action in Admiralty law against the Defendant under statutory jurisdiction because there is no granted authority by law, nor any established in the Constitution. And if the Court is proceeding with trial under Article 1, sec 8, clause 17, the State must have consent by way of lawful contract [in dispute] according to rules & procedures.

Whereby, Defendant is not aware of entering into any international contract(s) and deny that such contract exists. Let the judge instruct the prosecutor to inform the court of such contract, to enter it into evidence and explain how Defendant is a party and compelled to perform under it. If the state/prosecution is not able to do so, Defendant moves this court to dismiss case.

Reasoning/Argument:

Under whose or what authority, or where does this nature/cause information exist?

There is no jurisdiction established under the Constitution for criminal action(s) to be taken by the STATE (legally), under Statutory Jurisdiction, without Defendant's consent?

In Chisholm v. Georgia, the Supreme Court ruled that states were subject to the authority of the federal government; that the People are the real sovereign(s), and nations/states are entrusted with sovereign powers to protect their assets and people.

Peace be with you all,

*Zedek (U.C.C. 1-308)*

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Jah.Ras.Malchizedek (God-King-Priest)

