

Leave to file GRANTED.

/s/

EMMET G. SULLIVAN
UNITED STATES DISTRICT
JUDGE

Dated: 9/14/2022

September 8, 2022

Honorable Emmet G. Sullivan
United States District Court
for the District of Columbia

Dear Judge Sullivan,

Concerning Case No. 1:21-cr-00358-EGS

I request that all actions, documents, filings, etc., having anything to do with UNITED STATES OF AMERICA, INC. v. HOWARD B ADAMS be "ON THE RECORD".

Sincerely,

By: Howard Berton Adams, Jr. © Date 9/8/2022

By: Howard Berton Adams, Jr. © sui juris
living man, a "son of God"



9/8/2022 1:30:11 PM
Instrument# 2022209652 14 pages
Book: 8309 Page: 760
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Volusia County Clerk of the Court

August 14, 2022

Honorable Emmet G. Sullivan
United States District Court
for the District of Columbia

Dear Judge Sullivan,

Concerning Case No. 1:21-cr-00358-EGS

As a "friend of the Court" I, the living man Howard Berton Adams, Jr.©, move the Court to dismiss all charges in the case UNITED STATES OF AMERICA v. HOWARD B. ADAMS, in consideration of the following:

1) The Most High God created I, Howard Berton Adams, Jr.©, a **sovereign man, living**, as the **flesh & blood testifies**, I am not a dead entity, I am not a ward of the state. I am not a pauper.

I **am** an **American State National**, on the **Land and Soil** Jurisdiction.

I **do not consent** to being governed by THE UNITED STATES OF AMERICA, INC. (Dunn & Bradstreet #096226982) a **for profit** corporation, among other corporations acting as government.

I **am not** an employee or resident of THE UNITED STATES OF AMERICA, INC., United States Government, Inc., City of Washington, Inc. or District of Columbia, Inc.

I **am not a corporation**, I do not stand under statutes of THE UNITED STATES OF AMERICA, INC.

I am an "American State National". (see attachment #1)

Please produce any **contracts** you have with Howard Berton Adams, Jr.©.

I have **trespassed no man**. I have **done no harm**.

State National is a political status recognized by United States Code:
Federal Code 8 USC 1101(a)21 – The term "State National" means a person owing permanent allegiance to a state.

Bond vs. UNITED STATES 529 US 334 (2000)

In 2000 the Supreme Court held that the American people are in fact sovereign and not the STATES or the government. The court went on to define that local state and federal law enforcement officers were committing unlawful actions against the sovereign people by the enforcement of the laws and are personally liable for their actions.

2) THE UNITED STATES GOVERNMENT is a for profit corporation (Dunn & Bradstreet #052714196). District of Columbia is a for profit corporation (Dunn & Bradstreet #949056860), City of Washington is a corporation (Dunn & Bradstreet #073010550) The corporate government has multiple other corporations including the DOJ (D&B #011669674), FBI (D&B#878865674), IRS (D&B#040539587), and the list goes on. All calling themselves government but, in fact, are corporations.

Title 28 USC 3002, Section 15 (A), " United States" is a Federal Corporation, not a government, including the Judicial Procedural Section.

1943 Supreme Court Case, Clearfield Trust Co. v. United States, 318 US 363-371. Corpus Juris Secundum (CJS) 91 CJS United States sec. 4 ".....when the United States enters into commercial business it abandons its sovereign capacity and is to be treated like any other corporation."

The Clearfield Doctrine is explicit. The corporation registered and known as THE CITY OF BOISE CITY is listed as a "CORPORATION" in the IDAHO SECRETARY OF STATE'S BUSINESS ENTITY database and is, therefore, "an entity entirely separate from government." Notwithstanding any other Idaho Code section that is also superseded by Federal law, the alleged officers are NOT even employees of the "governmental entity".

Porter v. State , 391 N.E.2d 801, 808-809. "When governments enter the world of commerce, they are subject to the same burdens as any private firm or corporation" -- **U.S. v. Burr, 309 U.S. 242 See: 22 U.S.C.A.286e, Bank of U.S. vs. Planters Bank of Georgia, 6L, Ed. (9 Wheat) 244; 22 U.S.C.A. 286 et seq., C.R.S. 11-60-103**

3) Statutes, rules, regulations and codes are NOT laws. They are corporate bylaws and are only enforceable on employees of the corporation.

A 'Statute' is not a Law," (Flournoy v. First Nat. Bank of Shreveport, 197 La. 1067, 3 Sold 244, 248), A "Code' is not a Law," (In Re Self v Rhay Wn 2d 261), in point of fact in Law, A concurrent or 'joint resolution of legislature is not "Law," (Koenig v. Flynn, 258 N.Y. 292, 179 N. E. 705, 707; Ward v State, 176 Old. 368, 56 P.2d 136, 137; State ex rel. Todd. v. Yelle, 7 Wash.2d 443, 110 P.2d 162, 165).

STATUTE. [Blacks law 4th edition] The written will of the legislature, solemnly expressed according to the forms prescribed in the constitution; an act of the legislature.

U.S. SUPREME COURT DECISION -"The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy, and statutes are "not the law", [Self v. Rhay, 61 Wn (2d) 261] US. SUPREME COURT DECISION – "All codes, rules, and regulations are for government authorities only, not human/Creators in accordance with God's laws. All codes, rules, and regulations are unconstitutional and lacking due process..." [Rodrigues v. Ray Donovan (U.S. Department of Labor) 769 F. 2d 1344, 1348 (1985).1

4) HOWARD B. ADAMS has been charged with “violations of statutes” of the UNITED STATES OF AMERICA, INC. This is a living man being charged by a corporation, an artificial person, an abstraction and a creature of the mind only. According to the SUPREME COURT RULING in Penhallow v. Doane’s Administrators, a corporation can interface only with other artificial persons.

Penhallow v. Doane’s Administrators (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54),
SUPREME COURT RULING –NO CORPORATE JURISDICTION OVER THE NATURAL
MAN

Supreme Court of the United States 1795, “Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other 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.” S.C.R. 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54),

Sherer v. Cullen , 481 F 946. We could go on, quoting court decision after court decision, however, the Constitution itself answers our question(?) Can a government legally put restrictions on the rights of the American people at anytime, for any reason? This answer is found in Article Six of the U.S. Constitution: **Miranda v. Arizona, 384 U.S. 426, 491; 86 S. Ct. 1603** “Where rights are secured by the Constitution are involved, there can be no ‘rule making’ or legislation which would abrogate them.

5) A **State National, a living man**, is under no corporate bylaws without “contract consent”.

Alexander v. Bothsworth, 1915. “Party cannot be bound by contract that he has not made or authorized. Free consent is an indispensable element in making valid contracts.”

Stock v. Medical Examiners 94 Ca 2d 751. 211 P2d 289 In Interest of M.V., 288 Ill.App.3d 300, 681 N.E.2d 532 (1st Dist. 1997) “Where a court’s power to act is controlled by statute, the court is governed by the rules of limited jurisdiction, and courts exercising jurisdiction over such matters must proceed within the structures of the statute.” “The state citizen is immune from any and all government attacks and procedure, absent contract.” see, **Dred Scott vs. Sanford, 60 U.S. (19 How.) 393** or as the Supreme Court has stated clearly, “...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.” (see attachment #2)

A **“state citizen”** can not be confused with a **“U. S. Citizen”**.

U. S. Citizen: A federal citizen, also called: a 14th Amendment citizen, a citizen of the United States, a **U. S. citizen**, a citizen of the District of Columbia, has civil rights that are almost equal to the natural rights that state Citizens have. I say almost because civil rights are created by Congress and can be taken away by Congress. Federal citizens are subjects of Congress, under their protection as a “resident” of a State, a person enfranchised to the federal government (the incorporated United States defined in Article I, section 8, clause 17 of the Constitution).

State citizens cannot be subjected to any jurisdiction of law outside the Common Law without their knowing and willing consent after full disclosure of the terms and conditions, and such consent must be under agreement/contract sealed by signature. This is because the Constitution is a compact/contract created and existing in the jurisdiction of the Common Law, therefore, any rights secured thereunder or disabilities limiting the powers of government also exist in the Common Law, and in no other jurisdiction provided for in that compact!

22 CFR 92, 12-92.31 “Foreign Relationship” requires an oath of office, and Title 8 USC 1481 states that once an oath of office is taken, citizenship is relinquished. As a result, when American Nationals are arbitrarily defined as “US citizens” and harassed by agents of the United States of America (Minor) and the UNITED STATES, INC. into acting as “Withholding Agents”, “Federal Contracting Agents”, or members of the Armed Forces, or as Federal Employees of any stamp, they temporarily and for as long as they continue to act “in office” lose the protections and benefits of their birthright citizenship. This “presumption of employment” is often used by the corporate administrative tribunals to defraud and abuse American Nationals who are owed all the protections of The Constitution for the united States of America and the United Nations Declaration of Human Rights.

Conclusion:

Howard Berton Adams, Jr.© has been addressed as a corporation, and has been charged as a corporation. This is inconsistent with any of the examples above. Howard Berton Adams, Jr.© is a **living man**, and does not stand under any corporate statutes of United States or America, Inc.

(“Let us hear the conclusion of the whole matter: Fear God, and keep his commandments: for this is the whole duty of man. For God shall bring every work into judgment, with every secret thing, whether it be good, or whether it be evil.” Ecclesiastes 12: 13-14 KJV)

Thank you for your time and for your consideration of the above.

Sincerely,

By: Howard Berton Adams, Jr.©

Notice to all: Nothing in this writing may be used in any way to construe a change or changes of any kind to Howard Berton Adams, Jr.©’s political status, an American State National.

attachment #1

F164-2022-H9H8S-BF1GS

Recording #: _____

Declaration of Political Status

I the living man, Howard Berton Adams, Jr., affirm and declare that I have returned to my lawful birthright political status as a Georgian, and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

This I declare and affirm under penalty of perjury under the public law of The United States of America.

Howard Berton Adams, Jr. ©

by: Howard Berton Adams, Jr. ©
All Rights Reserved
Without Prejudice

Florida State Assembly Recording Secretary Witness

Florida
Volusia County

Today before me is the living man known to me to be Howard Berton Adams, Jr. and he did issue this Declaration of Political Status as shown and he also affirmed his testimony as shown before me this 30th day of July in the year 2022, in Witness whereof I set my Signature and Seal:

Florida Assembly Recording Secretary *Isa Barbara Sablon* ©

my commission expires: End of Life



Official Seal
Isa Barbara Sablon
F143-2021-1HC.A8-614PU
Commission expires at end of life

Declaration of Political Status
page 1 of 1

attachment #2

MANDATORY NOTICE

Foreign Sovereign Immunities Act

Sections 1605 and 1607

NOTICE OF LIABILITY:

18 USC 2333

18 USC 1341 and 1342

This MANDATORY NOTICE is provided to all Territorial United States District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Howard Berton Adams, Jr., Howard B. Adams, Howard B. Adams, Jr., Howard Adams, Jr., Howard Adams, HOWARD BERTON ADAMS, JR, HOWARD BERTON ADAMS, HOWARD B. ADAMS, JR, HOWARD B ADAMS, HOWARD ADAMS, JR, HOWARD ADAMS, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: November 21, 1960 . All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since November 21, 1960.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the Florida state of The United States of America [Unincorporated]. This is your MANDATORY NOTICE that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States law and are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.

So said, signed, and sealed this ^{15th} day of June 2022 in Volusia County in Florida, The United States of America:

By:  Howard Berton Adams, Jr.

Contact:

Adams, Jr., Howard Berton
c/o 2003 Umbrella Tree Dr.
Edgewater, Florida 32141

8 Elements of a Contract

1. Parties competent to contract

The parties to a contract should be competent, being of the age of consent, of sound mind, not disqualified from contracting by any law to which s/he is subject. A flaw in capacity may be due to minority, lunacy, idiocy, drunkenness, or dissimilarity of kind. The parties should be of the same kind, being either legal fiction actors, or natural living men/women, allowing more than two parties, but never a mixture of these kinds and their respective jurisdictions.

2. Free and genuine consent

The consent of the parties to the agreement must be free and genuine. The consent of the parties should not be obtained by misrepresentation, fraud, undue influence, coercion or mistake. If the consent is obtained by any of these means, then the contract is not valid or legally/lawfully enforceable.

3. Full disclosure

When negotiating a contract, full disclosure is the step of providing all material information, or telling the "whole truth", about any matter which may influence the decision-making of the other party or parties before they decide to enter into a contract. If either party fails to make full disclosure, the contract is null and void.

4. Valuable consideration

The consideration is something of value possessed by the parties that is brought to the contract table. This something of value is bargained for and given in exchange for a promise or a performance. The parties must each receive a benefit and each suffer a detriment. To be enforceable, a contract must have valuable consideration. A contract is unenforceable if it has insufficient or unequal consideration without agreement.

5. Certainty of terms

The Terms and Conditions of the contract must be fully disclosed and agreed upon, and must be certain and fixed. Any subsequent variation of terms must be agreed.

6. Meeting of the minds

A meeting of the minds "consensus ad idem", occurs between the parties when they recognize each other, understand their mutual obligations, and agree. A meeting of the minds occurs between living men/women in lawful matters (Common Law jurisdiction), and between legal fiction actors in legal matters (Admiralty Maritime jurisdiction). A contract must be either Lawful or Legal. If one party to a contract makes a "signature" as an "accommodation party" to a legal fiction person, while the other party makes an "autograph" for a living man or woman, the parties are of unequal kinds, and the contract is null & void.

7. Autographs or Signatures

Lawful written contracts between living men/women must carry the wet ink autographs of the parties, comprising living identification such as a thumbprint, but more often living standing is recognized by an unambiguous declaration with the handwritten wet ink autograph, including the prefix "By:", and/or the words "All Rights Reserved," and "Without Prejudice," written below. Legal written contracts between legal fiction actors must carry the wet ink signatures of the parties, as an accommodation from a man/woman.

8. Privity of contract

A contract exists only between the parties. No third-party can obtain rights contained within a contract, or buy or sell a contract, without the express permission of the original parties.

CERTIFICATE OF SERVICE

Certificate of Service: I, Howard Berton Adams, Jr.© certify that Howard Berton Adams, Jr.© served a copy of this notice via First Class Mail on August 17,2022.

Mailing Address for:

Council:
Buckmaster & Ellzey
200Magnolia Avenue
Daytona Beach, Fl 32114

Prosecutor:
Michael C. Liebman
Assistant U.S. Attorney
555 4th Street, NW, room 9106
Washington, D.C. 20530

Judge:
Judge Emmett G. Sullivan
333 Constitution Avenue N.W.
Washington D.C. 20001

By: Howard Berton Adams Jr.
c/o 2003 Umbrella Tree Dr.
Edgewater, FL 32141



STATE OF FLORIDA
COUNTY OF VOLUSIA

The foregoing instrument was acknowledged before me on this 17 day of August, 2022
by Howard Berton Adams Jr, who is personally known to me or
produced FL DL as identification.

Notary Signature: [Signature]
(NOTARY SEAL)



UNITED STATES DISTRICT COURT FOR
THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA v. HOWARD B. ADAMS
Case no. 1:21-cr-00358-EGS

DATE: 8/17/2022

NOTICE:

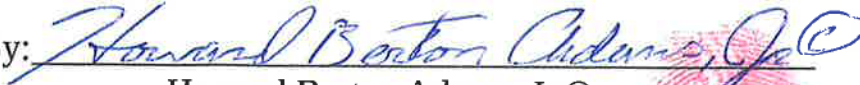
COMES NOW Howard Berton Adams, Jr.© giving notice I am immediately terminating the council of Buckmaster & Ellzey, Attorneys at Law, to include Jeremy J. Buckmaster, J. David Ellzey, Brian A. Cantrell and Charles K. Haskell, Attorneys at Law for inability to mount an effective defense for Howard Berton Adams, Jr.© due to the fact that their loyalties lie with the British Accreditation Registry (the BAR).

Re: Howard Berton Adams, Jr.©'s Notice of Immediate Termination of Council

UNITED STATES OF AMERICA v. HOWARD B. ADAMS
UNITED STATES DISTRICT COURT, Case no. 1:21-cr-00358-EGS

This correspondence is being sent to inform you of the Notice of immediate termination of Council of Buckmaster & Ellzey, Attorneys at Law, to include Jeremy J. Buckmaster, J. David Ellzey, Brian A. Cantrell and Charles K. Haskell, Attorneys at Law for inability to mount an effective defense for Howard Berton Adams, Jr.© due to the fact that their loyalties lie with the British Accreditation Registry (the BAR).

Please be advised that this is effective immediately

By: 
Howard Berton Adams, Jr.©
All Rights Reserved. Without Prejudice.



Revocation of Signature

Any apparent contracts between Howard Berton Adams, Jr.© and UNITED STATES OF AMERICA are null and void NOW, for the following reasons:

1) I, Howard Berton Adams, Jr.©, am a living man. UNITED STATES OF AMERICA is a fiction and an imagination of the mind only.

a) Parties competent to contract: The parties should be of the same kind, being either legal fiction actors, or natural living men/women, allowing more than two parties, but never a mixture of these kinds and their respective jurisdictions.

2) I, Howard Berton Adams, Jr.©, was told by FBI Special Agent Todd Myers, that if I didn't meet them [he and other agents] at the Police Station in New Smyrna Beach to be arrested, that they would come to my domicile and arrest me there. I was told this was to save me embarrassment. I call it "KIDNAPPING under Threat of Force" and intimidation. I even had to take my shoe laces out of my shoes. All of this with NO prior arrests. Then trafficked to the Orlando Federal Court House, a DNA sample was taken, I was shackled, hands and feet, completely embarrassed and belittled.

a) Free and genuine consent: The consent of the parties to the agreement must be free and genuine. The consent of the parties should not be obtained by misrepresentation, fraud, undue influence, coercion or mistake. If the consent is obtained by any of these means, then the contract is not valid or legally/lawfully enforceable.

b) Title 18, U.S.C., Section 242 - Deprivation of Rights Under Color of Law

This statute makes it a crime for any person acting under color of law, statute, ordinance, regulation, or custom to willfully deprive or cause to be deprived from any person those rights, privileges, or immunities secured or protected by the Constitution and laws of the U.S.

Acts under "color of any law" include acts not only done by federal, state, or local officials within the bounds or limits of their lawful authority, but also acts done without and beyond the bounds of their lawful authority; provided that, in order for unlawful acts of any official to be done under "color of any law," the unlawful acts must be done while such official is purporting or pretending to act in the performance of his/her official duties. This definition includes, in addition to law enforcement officials, individuals such as Mayors, Council persons, Judges, Nursing Home Proprietors, Security Guards, etc., persons who are bound by laws, statutes ordinances, or customs.

3) When I met with counsel in Orlando, there was no mention of the 12 Presumption of Court form the Court or otherwise.

a) Full disclosure: When negotiating a contract, full disclosure is the step of providing all material information, or telling the "whole truth", about any matter which may influence the decision-making of the other party or parties before they decide to enter into a contract. If either party fails to make full disclosure, the contract is null and void.

4) There were “NO” consideration discussed by the Court at my arraignment. I was told to sign by my counsel, who is an “Officer of the Court”. I had informed my Counsel that I had never been arrested before and knew nothing about the what was happening at the arraignment.

a) **Valuable consideration:** A contract is unenforceable if it has insufficient or unequal consideration without agreement.

5) **Certainty of terms:** The Terms and Conditions of the contract must be fully disclosed and agreed upon, and must be certain and fixed. Any subsequent variation of terms must be agreed.
See Attached

6) **Meeting of the minds:** A meeting of the minds “consensus ad idem”, occurs between the parties when they recognize each other, understand their mutual obligations, and agree. A meeting of the minds occurs between living men/women in lawful matters (Common Law jurisdiction), and between legal fiction actors in legal matters (Admiralty Maritime jurisdiction). A contract must be either Lawful or Legal. If one party to a contract makes a “signature” as an “accommodation party” to a legal fiction person, while the other party makes an “autograph” for a living man or woman, the parties are of unequal kinds, and the contract is null & void.

a) As a Sovereign living man I place autograph not signature.

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court
District of Columbia

Notice of Electronic Filing

The following transaction was entered on 8/30/2022 at 9:21 AM and filed on 8/30/2022

Case Name: USA v. ADAMS
Case Number: 1:21-cr-00358-EGS
Filer:
Document Number: No document attached

Docket Text:

MINUTE ORDER as to HOWARD B. ADAMS. Although the filing deadline for Mr. Adams' [34] motion to dismiss was set for August 22, 2022, the Court granted Mr. Adams leave to file his motion on August 25, 2022. In view of the delay, the parties shall abide by the following modified schedule: the government is directed to file its opposition to Mr. Adams' motion by no later than September 9, 2022; and Mr. Adams shall file his reply by no later than September 23, 2022. Mr. Adams is further reminded that in addition to submitting his motions and other briefing materials to the Court in hard copy form by mail, Mr. Adams must also send copies of any materials to government counsel as well. Signed by Judge Emmet G. Sullivan on 8/30/2022. (lcegs3)

1:21-cr-00358-EGS-1 Notice has been electronically mailed to:

Michael Charles Liebman michael.liebman@usdoj.gov

1:21-cr-00358-EGS-1 Notice will be delivered by other means to::

HOWARD B. ADAMS

NOTICE TO THE RECORD
You are notified that the following reasons I am returning your offer, directed for discharge on the...
1) You are notified that the following reasons I am returning your offer, directed for discharge on the...
2) You are notified that the following reasons I am returning your offer, directed for discharge on the...
3) You are notified that the following reasons I am returning your offer, directed for discharge on the...
4) You are notified that the following reasons I am returning your offer, directed for discharge on the...
5) You are notified that the following reasons I am returning your offer, directed for discharge on the...
Dated this 14th day of September, in the year of our Lord Two Thousand and Twenty Two.

Howard B. Adams
By: Howard B. Adams
a "son of God" and "Inhabitant of the Land of Florida"
U.S. District Court
District of Columbia
Case No. 1:21-cr-00358-EGS-1

FOR CLARIFICATION ONLY

NOTICE FOR THE RECORD

Date Received: Sixth day of September in the year of our Lord Two Thousand and Twenty Two

I, by affidavit am a declared living American Sovereign standing with Treaty Law of God do accept your offer for value and for the following reasons I am returning your offer, rejected for discharge and closure.

- 1) You have brought United States Corporate Law with color outside your jurisdiction on the land of Florida;
- 2) You have falsely accused me of being a Citizen of the United States;
- 3) You are trespassing and criminally attempting to convert corporate statutes with color into lawful criminal codes without chartered regulatory and delegated jurisdictional authority;
- 4) You are not registered or chartered for conducting business on Florida by my republic state and;
- 5) You fail to state a lawful claim upon which relief can be granted.

All of which is submitted under penalty of perjury to 28 U.S.C. 1745(1) without the UNITED STATES.

Dated this Seventh day of September in the year of our Lord Two Thousand Twenty Two.

By: VOID
 a "son of God" sovereign living man
 Inhabitant of the land of Florida ©

Track Another Package +

Showing actual arrival time and date of the: Request to Dismiss Charges

Tracking Number: EI486358368US

[Remove X](#)

Scheduled Delivery by

WEDNESDAY

17 AUGUST 2022 ⓘ by **6:00pm** ⓘ

USPS Tracking Plus® Available ▾

 **Delivered, Front Desk/Reception/Mail Room**

August 17, 2022 at 1:23 pm
WASHINGTON, DC 20001

Feedback

Get Updates ▾

Text & Email Updates



Proof of Delivery



Tracking History



USPS Tracking Plus®



Product Information



See Less ^