


United States District Court for the District of New York - Albany James T. Foley U.S. Courthouse Suite 509; 445 Broadway Albany, NY 12207	
Garnishments in USDC DC On and for the behalf of the UNITED STATES	[18-mc-7 In re: David Merrill]
<b>Joinder</b>	

**COMES NOW**, David Merrill of the family VAN PELT and Redeemed. Demand is made for redemption of central banking currency in Lawful Money in all transactions pursuant to Title 12 USC §411 and §16 of the Federal Reserve Act. Service to the agent is service to the principal and vice versa.

Dear Clerk of Court;

This document is to joinder Leith Suzanne of the HARMON family into this Albany Remand of garnishments albeit her action of garnishment is preventive and preemptive. It would appear that agents and attorneys at the IRS have targeted her and attempt to falsely brand her *delinquent* about reporting requirements. Leith Suzanne has been redeeming lawful money meticulously since mid-2012 and is thoroughly educated about her right to be redeemed and demand lawful money redemption.

Therefore the Letter and Form are Refused for Cause because there is no filing requirement according to the schedule, as Leith Suzanne has not earned any taxable income in 2017 or any other tax year. Some evidence to this is attached and fully incorporated into this document. Also some evidence is attached to remind the clerk that both officers appointed this garnishment are without sovereign or judicial immunity as they have no bond, and therefore their offices are vacant. Doc 80 supports our search for bonding to the constitutions in earnest may be concluded with chief justice of the State court of appeals BERNARD being with valid oath, as well as his witness.

Leith Suzanne has not suffered any financial costs but the demand for reporting is troubling as the IRS agents and attorneys are traditionally reluctant to recognize and calculate



according to the remedy Congress has written into the Federal Reserve Act. So it is prudent to Refuse for Cause the Letter Presentment and Form 15103. With zero taxable income for tax year 2017 no reporting/filing is required. The Claim Form reflects time and labor to prepare this Joinder and Claim. Once published on PACER this Doc will go out to all parties with the original Letter and Form refused for cause to Steven Turner MNUCHIN as US Governor of the International Monetary Fund. Leith Suzanne has her absolute right to redemption and refusal intact.

According to the rule of law the clerk of court shall issue garnishment on the US Treasury to settle these claims. Remedy prescribed by Congress in 1913 should be honored, as well as the rules of court in admiralty.

Comment is necessary regarding the rigors of racketeering on such scale as described by the deviant oaths of office below. There are two extraordinary flaws integrated in the IRS process being refused for cause herein. First there is no due date mentioned in the Letter. This means there will be no default, for lack of specificity and the IRS attorney casts an illusion that this demand for filing a return will have results if there is no compliance. Second there is no rounddate or postmark with a date. This means that technically there has been no service of process. But these crucial details mean nothing before the federal judge or justice acting the part, but instead servicing security of the national debt in central banking for central banking interests. The public interest through endorsement of private credit is the objective of the IRS attorney and those exercising remedy like Leith Suzanne threaten the status quo.

The 153-year war is over, as of 2016 Yom Kippur in Jubilee. This marked the 3500-year anniversary of the invasion of Canaan and the 2,520-year (Week) date mark from the signing of the Constitution ratifying the Laws of Moses at the Bible's Nehemiah Chapter 10. Discoveries of the Hathor Temple at Sarabit (Sinai Peninsula) and the Bible Story's "black market" Mt Sinai in Arabia reveal major deviations in JEHOVAH's Plan. In 1904 Flinders PETRIE mistook the hoard of manna for wood ash and allowed it to go to waste; tons of it. YHVH (Elul KADOL, El SHADDAI) enabled a warrior-priest class army (Israelites) with ESP but has failed to deliver the goods, the transfiguration in mass. There will be no Rapture - photos are attached. The finding of fact that Steven L. BERNARD witnessed by John Daniel DAILEY sport valid and fungible fidelity bonding encourages the Dragon Court that there will be no more encroachment upon



Leith Suzanne dominion and absolute right of self-actualization. Speedy recourse and recompense are in order for any and all suitors who have joindered into this Albany Remand.

Redeemed Lawful Money  
Pursuant to 12 USC §411  
[www.law.cornell.edu/uscode/](http://www.law.cornell.edu/uscode/)

PENDRAGON

TERRITORY  
1861



STATE  
1876



State of WA  
County Of King

I certify that I know or have satisfactory evidence that  
DAVID MERRILL is /are the person who  
appeared before me, and signed and sworn  
on Sept. 24, 2019 (date).  
W. P. P. P. Signature Notary Public  
Oct - 1, 2021 Commission Expires



## Addresses

The Albany USDC address is at the top of the header. The Original Presentment Refused for Cause goes to MNUCHIN. Copies are mailed to the other recipients as witness.

IRS  
PO Box 24035  
Fresno, California. 93779-4035

Registered Mail #

Steven Turner MNUCHIN  
US Governor for the IMF  
1500 Pennsylvania Avenue NW  
city of Washington, District of Columbia. 20220

Registered Mail #



National Judicial Council  
16 Szalay utca, H-1055  
Pf. (PO Box) 24. H-1363  
Budapest, Hungary.

\$21 cash

International Mail

General Counsel - Administrative Office of the US Courts  
One Columbus Circle, NE; Room 5-300 Billing  
city of Washington, District of Columbia. 20544

Registered Mail #

Rectified Scottish Rite Freemasonry  
The Supreme Council, 33°, SJ, USA  
1733 16th St. NW  
Washington, DC 20009-3103

Registered Mail #

Hungarian Honorary Consulate in Liverpool, United Kingdom  
Attn: ZSIGMOND/HOGELAND  
43 Rodney Street  
Liverpool L1 9EW  
United Kingdom

International Mail

United Nations Secretary General Antonio GUTERRES  
1 United Nations Plaza  
New York, New York. 10017

Registered Mail #

Club de Paris - IMF  
139, rue de Bercy -  
75572 Paris Cedex 12, France

International Mail



# STATE OF WASHINGTON

DEPARTMENT OF LICENSING - BUSINESS AND PROFESSIONS DIVISION

THIS CERTIFIES THAT THE PERSON OR BUSINESS NAMED BELOW IS AUTHORIZED AS A



NOTARY PUBLIC APPOINTMENT

ALDWIN P TORRES

169220

License Number

10/01/2017

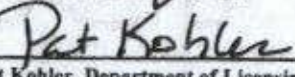
Issued Date

10/01/2021

Expiration Date

  
Jay Inslee, Governor

  
Kim Wyman, Secretary of State

  
Pat Kohler, Department of Licensing





Department of the Treasury  
Internal Revenue Service  
PO BOX 24035  
FRESNO CA 93779-4035

047472.1



428 926



LEITH S HARMON

047472



Notice	CP518
Tax Year	2017
Notice date	August 26, 2019
Social Security number	XXX-XX-8173
To contact us	800-829-0922
Select code	88

Page 1 of 4

We still haven't received your 2017 Form 1040

## You must file your 2017 tax return

We sent you previous notices asking you to file your tax return Form 1040 for 2017. However, we still haven't received any response from you.

### What you need to do immediately

#### File your 2017 tax return electronically or by mail

- Using your current address, complete and sign your return, include a payment for any tax due, and mail it to us using the enclosed envelope.
- Pay online now at [www.irs.gov/payments](http://www.irs.gov/payments) or mail a payment with your return.

#### If you think we made a mistake

Complete the enclosed Form 15103, Form 1040 Return Delinquency, to tell us you already filed a return or why you think you don't have to file one. Mail your completed Form 15103 to us with the stub below using the enclosed envelope or fax it to 855-800-8107.

### If we don't hear from you

- We may determine your tax for you. Penalty and interest charges may continue to accrue on any unpaid balance we determine you owe.
- You risk losing your refund if you don't file your return. If you are due a refund for withholding or estimated taxes, you must file your return to claim it by April 15, 2021, plus any extensions of time to file. The same rule applies to the right to claim tax credits such as the Earned Income Credit.
- If we owe you a refund for another tax year, your unfiled return may delay your refund payment.

### Payment options

#### Pay electronically

We offer secure payment options so you can pay online, by phone, or using your mobile device and the IRS2Go app. You can pay from your bank account free of charge or by debit or credit card for a fee charged by the card processors, not the IRS. Visit [irs.gov/payments](http://irs.gov/payments) to view all your options.

#### Set up a payment plan

If you can't pay the full amount you owe, pay as much as you can now and make arrangements with us to pay over an extended time. You may be able to set up a payment plan including an installment agreement. Visit [irs.gov/opa](http://irs.gov/opa) to apply.



Notice	CP518
Tax Year	2017
Notice date	August 26, 2019
Social Security number	XXX-XX-8173
Select code	88

Page 3 of 4



Additional information — continued

047472

If you had mortgage debt reduced or discharged due to restructuring or foreclosure, you may qualify for tax relief under the Mortgage Forgiveness Debt Relief Act. For additional information, download Publication 4861, Canceled Debts, Foreclosures, Repossessions, and Abandonments.

- Generally, we deal directly with taxpayers or their authorized representatives. However, occasionally we need to speak with other people, such as employees, employers, banks or neighbors to gather or verify account information. If we contact a third party, the law prohibits us from sharing any more information than is necessary to obtain or verify what we need to know. You have the right to request a list of individuals we contact about your account.
- Keep this notice for your records.

If you need assistance, please don't hesitate to contact us.

#### Taxpayer Advocate Service

The Taxpayer Advocate Service (TAS) is an independent organization within the IRS that can help protect your taxpayer rights. TAS can offer you help if your tax problem is causing a hardship, or you've tried but haven't been able to resolve your problem with the IRS. If you qualify for TAS assistance, which is always free, TAS will do everything possible to help you. Visit [www.taxpayeradvocate.irs.gov](http://www.taxpayeradvocate.irs.gov) or call 877-777-4778.



LEITH S. HARMON

Notice	CP518
Social Security number	8173



Please detach and return this stub with your completed Form 15103

INTERNAL REVENUE SERVICE  
PO BOX 24035  
FRESNO CA 93779-4035



00 30 2017 12



<b>Form 15103</b> (June 2017)	Department of the Treasury - Internal Revenue Service <b>Form 1040 Return Delinquency</b>
Complete both sides of this form and send it to us in the enclosed envelope. Be sure our address shows through the window.	
<b>Contact information</b>	
Social Security Number	Taxpayer name
If your address has changed, make the changes below	
Address <span style="float: right;">City <span style="margin-left: 50px;">State</span> <span style="margin-left: 50px;">ZIP code</span></span>	
Primary telephone number	Best time to call <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.
Secondary telephone number	Best time to call <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.
Indicate whether any of the following circumstances apply to you	
If you already filed a tax return	
<input type="checkbox"/> I already filed my tax return for _____ and I am enclosing a signed and dated copy of the return as verification.	
Name(s) shown on return _____	
Form(s) filed _____	
Tax return year(s) _____ Tax return date(s) _____	
If the person addressed on this notice is deceased	
Date of death _____	
<input type="checkbox"/> I already filed a Form 1041, Income Tax Return for Estates and Trusts, instead of a Form 1040.	
Name(s) shown on return _____	
Employer identification number (EIN) listed on Form 1041 _____	
Tax return year _____	
If you don't think you have to file a tax return for _____	
Explain why you don't think you are required to file a tax return for _____ tax year only. <span style="float: right;">Note: The answers to these questions apply to the _____ tax year only.</span>	
My filing status was	
<input type="checkbox"/> Head of household <input type="checkbox"/> Single	
<input type="checkbox"/> Married filing jointly <input type="checkbox"/> Qualified widow(er) with dependent child	
<input type="checkbox"/> Married filing separately	
The following applied to me	
<input type="checkbox"/> I was 65 or older <input type="checkbox"/> I am not a U.S. citizen or permanent resident	
<input type="checkbox"/> I was blind <input type="checkbox"/> My work was performed in another country	
<input type="checkbox"/> My spouse was 65 or older <input type="checkbox"/> I could be claimed as a dependent on someone else's return	
<input type="checkbox"/> My spouse is blind	
My total income _____	
Reason for not filing _____	



Case #18-mc-7 "Judge" KAHN is Recused for Fraud

Verification of Signature

I am Leith Suzanne and I signed and filed a Garnishment Action in the United States District Court in Washington DC at Case # \_\_\_\_\_. I wish for my cause to be joindered with others of similar class filed by David Merrill in the Albany, New York case entitled similarly to:

Several Garnishments in USDC DC

v

United States

  
\_\_\_\_\_  
Redeemed Co-Trustee





8-25-19  
IL, Cook  
Manesh Sharma





Office of the Secretary of State Jesse White  
**CYBER**DRIVEILLINOIS.COM

## Notary Public Search

Active Notary

### Information

Name	SHARMA, MANEESH
Address	OAK BROOK, IL 60523 DU PAGE
Employer	
Commission Number	799879
Current Commission Date	03-26-2018
Original Commission Date	09-30-2009
Transaction Number	0
Last Issued	01-29-2018
Term	4
Previous Key	722111
Surety	WESTERN SURETY CO
Bond Number	



<b>CLAIM FOR DAMAGE, INJURY, OR DEATH</b>		<b>INSTRUCTIONS:</b> Please read carefully the instructions on the reverse side and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.		FORM APPROVED OMB NO. 1105-0005	
1. Submit to Appropriate Federal Agency:			2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip code.  <i>Lentha Suzanne</i>		
3. TYPE OF EMPLOYMENT <input type="checkbox"/> MILITARY <input type="checkbox"/> CIVILIAN		4. DATE OF BIRTH	5. MARITAL STATUS	6. DATE AND DAY OF ACCIDENT	7. TIME (A.M. OR P.M.)
8. BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary).  <i>Time, at \$400/hour, to research, recognize, and document demand for Lawful Money pursuant to 12 USC 411; ea tota 40hrs @ \$400/hr = \$16,000</i>					
9. <b>PROPERTY DAMAGE</b>					
NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code)					
BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF THE DAMAGE AND THE LOCATION OF WHERE THE PROPERTY MAY BE INSPECTED. (See instructions on reverse side).					
10. <b>PERSONAL INJURY/WRONGFUL DEATH</b>					
STATE THE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE THE NAME OF THE INJURED PERSON OR DECEDENT.					
11. <b>WITNESSES</b>					
NAME			ADDRESS (Number, Street, City, State, and Zip Code)		
12. (See instructions on reverse). <b>AMOUNT OF CLAIM</b> (in dollars)					
12a. PROPERTY DAMAGE  <i>\$16,000</i>		12b. PERSONAL INJURY		12c. WRONGFUL DEATH	
				12d. TOTAL (Failure to specify may cause forfeiture of your rights).	
I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE INCIDENT ABOVE AND AGREE TO ACCEPT SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM.					
13a. SIGNATURE OF CLAIMANT (See instructions on reverse side) <i>Lentha Suzanne</i> <i>12 USC 411</i>			13b. PHONE NUMBER OF PERSON SIGNING FORM		14. DATE OF SIGNATURE <i>9/25/19</i>
<b>CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM</b>  The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).			<b>CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS</b>  Fine, imprisonment, or both. (See 18 U.S.C. 287, 1001.)		



Citibank  
PO Box 769018  
San Antonio, TX 78245

Letter of Instruction

Citi Account:

This Authorization replaces all/any prior Authorizations

\_\_\_\_\_ is hereby authorized to transmit all wire transfers, electronic funds transfer (EFT) and deposits as follows:

Redeemed for Lawful money for all transactions pursuant to 12 USC 411, 95a(2)

This authorization will remain in effect until I modify or cancel it in writing.

Thank you,

Name of Account Owner Lathi Suzanne Harmon

Signature 

Date 4/2/12

THIS DOCUMENT CONTAINS A VERIFY FIRST "TRUE" WATERMARK IN THE PAPER - HOLD UP TO LIGHT TO VIEW

16-66/1220

1779486

VOID IF AMOUNT EXCEEDS \$915.00

VOID AFTER 90 DAYS

Pay: Nine Hundred Fifteen and NO/100 Dollars  
To the order of:

LEITH S HARMON

Date  
12/12/17

Amount  
\$915.00



THE FACE OF THIS DOCUMENT HAS A MULTICOLORED BACKGROUND ON WHITE PAPER

IYMEBS 12/13

PLEASE DETACH THIS STATEMENT BEFORE DEPOSITING CHECK

CHECK NUMBER

1384756

ISSUE DATE

64-1278  
611

AMOUNT

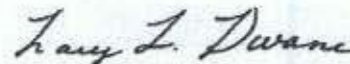
FEBRUARY 12, 2018

\$366.87

PAY TO THE ORDER OF

THREE HUNDRED SIXTY-SIX AND 87/100 DOLLARS

VOID IF NOT CASHED IN SIX MONTHS

Security features  
included.  
Details on back.

THIS DOCUMENT CONTAINS A VERIFY FIRST "TRUE" WATERMARK IN THE PAPER - HOLD UP TO LIGHT TO VIEW

16-66/1220

1786351

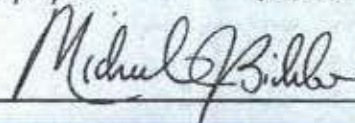
VOID IF AMOUNT EXCEEDS \$915.00

VOID AFTER 90 DAYS

Pay: Nine Hundred Fifteen and NO/100 Dollars  
To the order of:

Date  
01/11/18

Amount  
\$915.00



THE FACE OF THIS DOCUMENT HAS A MULTICOLORED BACKGROUND ON WHITE PAPER



RECEIVED LAWYER MONEY  
Pursuant to Title 12 U.S.C. §411  
[www.law.cornell.edu/uscode/](http://www.law.cornell.edu/uscode/)



RECEIVED LAWYER MONEY  
Pursuant to Title 12 U.S.C. §411  
[www.law.cornell.edu/uscode/](http://www.law.cornell.edu/uscode/)



X  
DO NOT WRITE/STAMP BELOW THIS LINE  
DEPOSITORY BANK ENDORSEMENT

27200468

RECEIVED LAWYER MONEY  
Pursuant to Title 12 U.S.C. §411  
[www.law.cornell.edu/uscode/](http://www.law.cornell.edu/uscode/)



Listed below are the security features provided on this document.  
Absence of these features may indicate alteration or falsification.  
**IF THESE FEATURES ARE NOT PRESENT, DO NOT CASH!**

Security Features:	Results of check alteration
*Micro-Printing - "MIP"	*Small type at left hand edge of bank appears blurred if copied or scanned
*Coin Resistive Artificial Watermark	*The words "Security Document" appear on back when viewed at 45 degree angle or rubbed with a coin

Account Number

# Check/EFT/Bank Wire Request Nonretirement

Use this form to request a one-time transaction via Check Disbursement, Electronic Funds Transfer ("EFT") or Bank Wire. This form can be used by an account owner or in certain cases by an Authorized agent/Advisor that has been granted Asset Movement Authorization (herein "you" or "your"). Authorized agents/Advisors with proper authority can sign this form to request first-party transactions and only third-party transactions using standing instructions.

This form is for U.S. dollar transactions only. If this bank account cannot accept U.S. dollars, you should use the Outgoing International Bank Wire form to perform the appropriate foreign exchange prior to the transfer.

Withdrawals are paid from the balance in your core account. EFT receipts will be deposited to your core account. You must ensure that there are sufficient funds in the core account to cover a disbursement request. Requests must be received by 4:00 p.m. ET for same-day processing. Type on screen or fill in using CAPITAL letters and black ink. If you need more room for information or signatures, use a copy of the relevant page.

Authorized agent/Advisor

Firm Name <b>COUNSEL FIDUCIARY</b>	G Number <b>G</b>
---------------------------------------	----------------------

## 1. Account Owner(s)

Phone number will be used to contact you if there is a question about this request.

First Name <b>LEITH</b>	MLL	Last Name <b>HARMON</b>
Additional Owner, Company or Trust Name, if applicable <b>COUNSEL FIDUCIARY</b>		
Daytime Phone	Extension	<input type="checkbox"/> Use this number to update the daytime phone number on this account.
Social Security/Employee ID Number <b>X X X X X 9 4 5 8</b>		

## 2. Amount

Check one. ☒ Specified Amount

Amount  
\$ **10000.00**

☐ Entire Core Balance Keep account open.☐ Close Account Entire Core Balance will be sent.

Future Process Date Optional

Consult with your Authorized agent/Advisor for further information.

Date MM/DD/YYYY

Note: By specifying a future process date, you are directing your Authorized agent/Advisor to schedule your one-time transaction on this specified date. If you do not specify a future process date, your Authorized agent/Advisor will execute your transaction request in accordance with standard procedures.

## 3. Payment Method

### Check Disbursement

Check A or B.

☐ A. 1st Party Check Paid and mailed to name(s) and address on record. Make additional selections below if applicable.

☐ Use Standing Instructions on File

Line Number

Authorized agent/Advisor: If you have multiple standing instructions, enter the line number.

continued on next page



**3. Payment Method** *continued*

Optional ► ☐ **Additional Information**  
*Not applicable when using Standing Instructions.*

Information provided in the Memo field will print on the check but will not appear in the window of the envelope.

Memo: maximum 30 characters

Check Stub Information: maximum 100 characters

☐ **B. 3rd Party Check:** Paid and/or mailed to an alternate name(s) and/or address.  
*Make additional selections below if applicable.*

Check one. ► ☐ **Use Standing Instructions on File**

Line Number

*Authorized agent/Advisor: If you have multiple standing instructions, enter the line number.*

☐ **Alternate Instructions:** *Not applicable when using Standing Instructions.*

Avoid any account number or SSN that compromises a customer's identity.  
 If needed, use the Memo and Check Stub Information fields.

Payee		
Attention: maximum 32 characters total including "Attn:"	<input type="checkbox"/>	Care of: maximum 32 characters total including "C/O"
Attn:		C/O
Address:		
City	State/Province	Zip/Postal Code
Memo: maximum 30 characters		
Check Stub Information: maximum 100 characters		

Information provided in the Memo field will print on the check but will not appear in the window of the envelope.

**Overnight Mail** *Optional*

Your check will be sent via regular mail unless you provide overnight mail instructions below. An \$8 fee may be charged and deducted from the transaction amount by Fidelity.

Check one. ► ☐ **Overnight Mail**

Brokerage Account Number

☐ **Charge to:**

☐ **Specify Carrier and Billing Account Number**

Carrier Name	Overnight Carrier Account Number
Carrier Address: <i>required for UPS only</i>	

*continued on next page*



**3. Payment Method** *continued***Electronic Funds Transfer (EFT)**

Allow 2-3 business days after the date a disbursement request is processed for funds to reach your bank or credit union.

Check A or B. ☐ A. 1st Party EFT The name(s) on the bank account and the brokerage account is (are) the same.  
To transfer funds via EFT, you MUST have standing EFT instructions on your account.Check one. ☐ Disbursement to Bank Account☐ Receipt from Bank Account

Line Number

Authorized agent/Advisor: If you have multiple standing instructions, enter the line number.

☐ B. 3rd Party EFT The name(s) on both accounts is (are) different.Check one. ☐ Use Standing Instructions on File

Line Number

Authorized agent/Advisor: If you have multiple standing instructions, enter the line number.

☐ Alternate Instructions Not applicable when using Standing Instructions.Check one. ☐ Checking ☐ Saving

Obtain the correct routing number from the bank. Different routing numbers may be used for Bank Wires and EFT transactions.

Bank Routing Number	Bank Name
Bank Account Number final destination	Owner(s) Name(s) Exactly as on Bank Account

**Bank Wire**

A wire fee may be charged and deducted from the transaction amount by Fidelity. Additionally, if your transaction is an international wire subject to Part B of the Electronic Funds Transfer Act (a "Remittance Transfer"), the completion of this form is an indication of interest in this transaction. The transaction cannot be completed until you consent to prepayment disclosure provided to you by telephone. The transaction may be routed through a different intermediary bank.

Check one. ☒ 1st Party Bank Wire The name(s) on the bank account and the brokerage account is (are) the same.☐ 3rd Party Bank Wire The name(s) on both accounts is (are) different.Check one. ☐ Use Standing Instructions on File

Line Number

Authorized agent/Advisor: If you have multiple standing instructions, enter the line number.

☐ Alternate Instructions Not applicable when using Standing Instructions.

Obtain the correct routing number from the bank. Different routing numbers may be used for Bank Wires and EFT transactions.

Bank Routing Number	Bank Name
Bank Account Number final destination	Owner(s) Name(s) Exactly as on Bank Account

Use to provide an additional message to receiving bank.

Use for wiring through an intermediary bank.

Details	
Further Credit Account Number	Further Credit Name

REQUIRED if the bank account is OUTSIDE the U.S.

SWIFT Code	Destination Country
------------	---------------------

It is your responsibility to ensure that the bank account outside the U.S. can accept U.S. dollars.



**4. Signatures and Dates** *Form cannot be processed without signatures and dates.*

By signing below, you:

**All Owner(s)**

- Authorize Fidelity Brokerage Services LLC ("FBS") to make transfers of amounts payable to you or the third-party payee named above.
- Authorize and request the specified bank to accept such entries from FBS, either upon the submission of this form or, if the transaction is a Remittance Transfer, after you have consented to the prepayment disclosure, which has been provided to you by telephone.
- Agree that FBS will not be liable for any loss, liability, cost, or expense for acting upon such instructions, including but not limited to any check disbursement standing instruction you authorize to be mailed to a different address than the payee listed on the check.
- Acknowledge and understand by requesting a bank wire to transfer funds to an account with an account owner(s) that is (are) different from the owner(s) on your Fidelity Brokerage

Account, you are transferring legal ownership of those funds to that (those) account owner(s).

- Indemnify and hold harmless Fidelity and its affiliates and their respective officers, directors, employees, and agents from and against any and all losses, costs, claims or financial obligations that may arise from any act or omission of your Authorized agent/Advisor with respect to your account.
- Accept that Fidelity reserves the right, but not the obligation, to confirm your Authorized agent's/Advisor's instructions with you prior to acting on the instructions or indication of interest, as the case may be.
- Acknowledge that, if your transaction is an international wire subject to Part B of the Electronic Funds Transfer Act, the completion of this form is an indication of interest in this transaction. The transaction contemplated herein cannot be completed until you consent to the prepayment disclosure provided to you by telephone.

- Authorize and direct Fidelity to act upon the instruction of you OR your Authorized Agent/Advisor to move money pursuant to the Asset Movement Authorization granted by you from your Fidelity Brokerage account to the bank account or via check disbursement to the recipient that you designate.


**Trustees only**


- Certify that you have the power and authority under the trust agreement and applicable law to enter into all transactions, sales, and redemptions of mutual funds, and deliver any documents necessary to open and maintain accounts on behalf of the trust.

**Authorized agent/Advisor only**

- Represent that you are an authorized person of the above-named Advisor Firm, and that you are acting pursuant to the level of Asset Movement Authorization granted by the account owner(s) as defined in the applicable Brokerage Account Client Agreement.

Either the Account Owner or an Authorized agent/Advisor must print name, sign, and date.

Print Account Owner Name First, M.I., Last		<b>Redeemed Lawful Money</b> Pursuant to Title 12 U.S.C. §411	
LEITH HARMON			
Account Owner Signature	Date MM-DD-YYYY		
	09-15-19		



Print Authorized agent/Advisor Name First, M.I., Last	
Authorized agent/Advisor Signature	Date MM-DD-YYYY
	

**Investment Advisor Attestation**

Wire transfer distributions to third parties present significant potential fraud risk to advisors, their clients, and custodians. To help reduce this risk, Fidelity requests that the Advisor Firm provide the following representations. Receipt of these representations does not preclude Fidelity from confirming instructions with clients prior to acting upon the instructions.

By signing below, Advisor Firm ("We") make the following representations regarding any instruction ("Instruction") We direct to Fidelity on behalf of clients ("Clients"):

- We have verbally confirmed this instruction with Clients.
- This representation is a supplement to our Investment Advisor Representation and Indemnification Letter. We are financially responsible for losses resulting from any instruction We forward to Fidelity on Clients' behalf. We agree to indemnify and hold harmless Fidelity and its officers, directors, employees, agents, control persons and affiliates from and against all claims, losses, damages, liabilities and expenses (including reasonable attorneys' fees) in the event that any Client or other party alleges that the instruction We gave to Fidelity was unauthorized or exceeded the scope of our authority.

Print Designated Principal (or Designee) Name First, M.I., Last		Title
Designated Principal (or Designee) Signature	Date MM-DD-YYYY	
		
Print Additional Signer Name (if appropriate) First, M.I., Last		Title
Additional Signer Signature (if appropriate)	Date MM-DD-YYYY	
		

Sign here if your firm requires a secondary Authorized agent/Advisor to approve wire transactions.

Fidelity Brokerage Services LLC, Member NYSE, SIPC




RECEIVED

JAN 09 2017

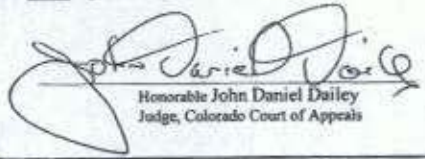
ELECTIONS  
SECRETARY OF STATE20175000682 C  
OATH OFFICE  
SECRETARY OF STATE  
01/11/2017 12:03:14


**OATH OF OFFICE**  
**STATE OF COLORADO**

I, Steven L. Bernard, do solemnly swear, by the ever-living God, that I will support the Constitutions of the United States, and of the State of Colorado, and will faithfully perform the duties of the Office of Judge of the Colorado Court of Appeals, upon which I am about to enter.

  
Honorable Steven L. Bernard  
Judge, Colorado Court of Appeals

Subscribed and sworn to before me on this 4<sup>th</sup> day of January, 2017.

  
Honorable John Daniel Dailey  
Judge, Colorado Court of Appeals



RECEIVED


NOV 23 2010


ELECTIONS  
SECRETARY OF STATE20105016000 C  
OATH OFFICE  
SECRETARY OF STATE  
12/26/2010 11:10:00

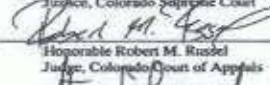
**OATH OF OFFICE**  
**STATE OF COLORADO**

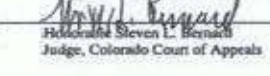
I, John Daniel Dailey, do solemnly swear, by the ever-living God, that I will support the Constitution of the United States, and of the State of Colorado, and will faithfully perform the duties of the Office of Judge of the Colorado Court of Appeals, upon which I am about to enter.

Subscribed and sworn to before me on this 23<sup>d</sup> day of November, 2010.

  
Honorable John Daniel Dailey  
Judge, Colorado Court of Appeals

  
Honorable Nathan B. Coates  
Justice, Colorado Supreme Court

  
Honorable Robert M. Rissel  
Judge, Colorado Court of Appeals

  
Honorable Steven L. Bernard  
Judge, Colorado Court of Appeals





Case 1:18-mc-00007-LEK-DJS Document 80 Filed 09/13/19 Page 19 of 39



JAMES C. DOFF  
Director

LEE ANN BENNETT  
Deputy Director

ADMINISTRATIVE OFFICE OF THE  
UNITED STATES COURTS

WASHINGTON, D.C. 20544

JAMES E. SAUGHER  
Assistant Director  
Department of Administration Services

CYNTHIA RYAN  
Chief Human Resources Officer  
Human Resources Office

August 29, 2019

Mr. Luis Alberto Colón

Dear Mr. Colón:

This is in response to your request for a copy of the oath of office form for the Honorable Daniel J. Stewart. The Administrative Office of the United States Courts does not provide copies of a judge's signed oath of office. However, this letter will confirm that Daniel J. Stewart has been appointed as a judge of the Northern District of New York and took the oath of office prescribed by law as noted below. The text of the oath of office for judges may be found in the United States Code at 28 U.S.C. § 453 and 5 U.S.C. § 3331. Please also note that United States Judges are not issued bonds.

Name and Title

Daniel J. Stewart  
Magistrate Judge

Oath of Office Date

September 28, 2015

Thank you for your inquiry.

Sincerely,

James E. Saugher  
Assistant Director  
Department of Administration Services

A TRADITION OF SERVICE TO THE FEDERAL JUDICIARY

This means that it is nearly impossible for people to actually read Daniel J. STEWART's oath for the deviant SO HELP ME GOD encryption. And since it was likely more trouble to be evasive the presumption that STEWART's fungible fidelity bond is bogus is a reasonable presumption. This is mentioned in support of this Doc as Certificate of Exigent Circumstances and that judicial review is impracticable - therefore the clerk of the appeals court shall issue garnishment and lien process ordering immediate collections of these claims, through the US

Case 1:18-mc-00007-LEK-DJS Document 80 Filed 09/13/19 Page 17 of 39



U.S. Department of Justice  
Office of Information Policy  
Suite 11050  
1425 New York Avenue, NW  
Washington, DC 20530-0001

Telephone: (202) 514-3642

August 12, 2019

Louis Colon

[Lcolon17@gmail.com](mailto:Lcolon17@gmail.com)

Re: DOJ-2019-005916  
DRH.VAV.MEC

Dear Luis Colon:

This responds to your Freedom of Information Act (FOIA) request received in this Office on July 16, 2019, in which you requested the Oath of Office and Appointment affidavit for United States Magistrate Judge Daniel J. Stewart.

Please be advised that the Office of Legal Policy (OLP), for which this Office processes FOIA requests, maintains records pertaining to all sitting federal judges, except magistrate, bankruptcy, Tax Court, Veterans Appeals Court, and military Court of Appeals judges. For your information, records relating to all federal judges, including Magistrate Judge Daniel J. Stewart, are maintained by the Administrative Office of the United States Courts (AOUSC). As the AOUSC is an entity within the judicial branch, it is not subject to the FOIA. Although the policy of the AOUSC is not to release documents to the public, should you wish to contact that entity its address follows:

Judges Compensation and Retirement Services Office  
Administrative Office of the United States Courts  
One Columbus Circle, NE  
Washington, DC 20544

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. § 552 (2012 & Supp. V 2017). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

You may contact our FOIA Public Liaison, Valeres Villanueva, for any further assistance and to discuss any aspect of your request at: Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001; telephone at 202-514-3642, or Facsimile at 202-514-1009.

Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, Room 2510, 8601



Case 1:18-mc-00007-LEK-DJS Document 80 Filed 09/13/19 Page 18 of 39

-2-

Adolphs Road, College Park, Maryland 20740-6001; e-mail at [ojis@oia.dhs.gov](mailto:ojis@oia.dhs.gov); telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

If you are not satisfied with my response to this request, you may administratively appeal by writing to the Director, Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001, or you may submit an appeal through OIP's FOLIO online portal at <https://oia.dhs.gov/folio>. Your appeal must be postmarked or electronically submitted within ninety days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

Sincerely,



Douglas R. Hubbard  
Chief, Initial Request Staff

Both suitors have been following up with the Administrative Office of the United States Courts and one reply has been received, and an identical reply is expected soon.



U.S. Department of Justice  
Office of Information Policy  
Suite 1105B  
1425 New York Avenue, NW  
Washington, DC 20536-0001

Telephone: (202) 514-3642

Re: Appeal No. DOJ-AP-2018-005543  
Request No. DOJ-2018-003795  
CDT:MTC

VIA: U.S. Mail

Dear Mr. :

You attempted to appeal from the failure of the Initial Request Staff (IR Staff) of the Office of Information Policy, acting on behalf of the Office of Legal Policy, to respond to your Freedom of Information Act request for access to records concerning Supreme Court Justice John Roberts.

Department of Justice regulations provide for an administrative appeal to the Office of Information Policy only after there has been an adverse determination by a component. See 28 C.F.R. § 16.8(a) (2017). As no adverse determination has yet been made by the IR Staff, there is no action for this Office to consider on appeal.

As you may know, the FOIA authorizes requesters to file a lawsuit when an agency takes longer than the statutory time period to respond. See 5 U.S.C. § 552(a)(6)(C)(i). However, I can assure you that this Office has contacted the IR Staff and has been advised that your request is being processed. If you are dissatisfied with the IR Staff's final response, you may appeal again to this Office.

This Office has forwarded a copy of your letter to the IR Staff. You should contact the IR Staff's Requester Service Center at 202-514-3642 for further updates regarding the status of your request.

If you have any questions regarding the action this Office has taken on your appeal, you may contact this Office's FOIA Public Liaison for your appeal. Specifically, you may speak with the undersigned agency official by calling (202) 514-3642.

Sincerely,

6/19/2018

X

Christina D. Trulien, Associate Chief, for  
Sean O'Hall, Chief, Administrative Appeals Staff  
Signed by: OIP



Revised June 1986  
U.S. Office of Personnel Management  
FPM Chapter 290  
51-108

No OMB# CO

## APPOINTMENT AFFIDAVITS

U.S. District Judge

(Position to which appointed)

August 2, 1996

(Date of appointment)

Judiciary

(Department or agency)

No. District of NY

(Bureau or Division)

Albany, New York

(Place of employment)

I, LAWRENCE E. KAHN, do solemnly swear (or affirm)

### A. OATH OF OFFICE

I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God. *proper English.*

### B. AFFIDAVIT AS TO STRIKE AGAINST THE FEDERAL GOVERNMENT

I am not participating in any strike against the Government of the United States or any agency thereof, and I will not so participate while an employee of the Government of the United States or any agency thereof.

### C. AFFIDAVIT AS TO PURCHASE AND SALE OF OFFICE

I have not, nor has anyone acting in my behalf, given, transferred, promised or paid any consideration for or in expectation or hope of receiving assistance in securing this appointment.

*[Signature]*  
(Signature of appointee)

Subscribed and sworn (or affirmed) before me this 2nd day of August,

at Albany, New York  
(City) (State)

[SEAL]

*[Signature]*  
(Signature of official)



COP

## OATH OF OFFICE FOR UNITED STATES JUDGES

(Title 28, Sec. 453 and Title 5, Sec. 3331, United States Code)

I, **LAWRENCE E. KAHN**, do solemnly swear  
affirm) that I will administer justice without respect to persons, and do equal right to the  
and to the rich, and that I will faithfully and impartially discharge and perform all the di  
incumbent upon me as **U. S. District Court Judge** under the Constitu  
and laws of the United States; and that I will support and defend the Constitution of the U  
States against all enemies, foreign and domestic; that I will bear true faith and allegiance to  
same; that I take this obligation freely, without any mental reservation or purpose of evasion;  
that I will well and faithfully discharge the duties of the office on which I am about to en  
So HELP ME GOD.

No!

*[Signature]*

Subscribed and sworn to (or affirmed) before me this 2nd  
of August 19 96

FOIA Exemption 6

Actual abode [redacted] NY

Official station\* Albany, NY

Date of birth [redacted] 37 FOIA Exemption 6

*[Signature]*

James M. Waggener, Division Manager

Albeit the Holy Bible was the only source for westerners as a history guide, it has always  
been scripture for shaping the newly formed Babylonian Jewry commercial priestcraft.



Nebuchadnezzar, Cyrus and Darius in social and genetic engineering are the most likely actors to have botched the ascension of humanity (rapture) with a failed plan to conquer the earth, conquering thought much as endorsement of private credit has done today. We might deduce this to be the same conquest as gold [MENE, MENE, TECKEL UPHARSIN = 2,520 gerahs] is always in the heart of this greater Mesopotamian history, where the Bible is a small chapter about one extended family, the Israelites. Interpreted correctly however the dynasties of Babylon and Egypt interplay with Rome and France to form a much more sensible interpretation.

One should account for gold communication wiring in the server farms and data silos worldwide combined with scholars who can fluently read the record as kept carved in stone and recently technology enables us to peel Paper Mache pottery parchments and papyrus and read the printing too. The Temple Hathor shown below is more a library but the burnt rocks are from clarifying sulfuric acid (black vitriol) for electrolysis in lead-copper batteries coined Baghdad Battery.



This is an important key. With electric technology Moses was able to climb Mt Horeb (in Arabia) with the Golden Calf and *grind* it into powder fine enough to suspend in water and give it to the Israelites for compelled drinking. This colloidal or monatomic gold accelerates communication in the suprachiasmatic nucleus by doping the ends of the deoxyribonucleic nucleic acid (DNA) in the cerebrospinal fluid of the third ventricle, in the center of the brain. This "liquor" washes the pineal gland, the Third Eye, the gland primarily secreting melatonin important in sleep restoration and growth, important in healing tissue quickly. More significantly



to the literal acceptance of *everlasting life* is telomeregenesis. This is how Elul KADOL aka El SHADDAI aka YHVH crafted an army of warrior priests, all equipped with enhanced intuition.

6/26/2019

Serabit el-Khadim - Wikipedia

Coordinates: 29°2′12″N 33°2′33″E﻿ / ﻿29.03667°N 33.04250°E﻿ / 29.03667; 33.04250

WIKIPEDIA

## Serabit el-Khadim

**Serabit el-Khadim** (Arabic: **سرابيت الخادم** Arabic pronunciation: [saraːˈbiːtʰ alˈʁaːdɪm] (also transliterated Serabit al-Khadim, Serabit el-Khadem) is a locality in the southwest Sinai Peninsula, Egypt, where turquoise was mined extensively in antiquity, mainly by the ancient Egyptians. Archaeological excavation, initially by Sir Flinders Petrie, revealed ancient mining camps and a long-lived Temple of Hathor, the Egyptian goddess who was favoured as a protector in desert regions.



Remains of Temple of Hathor, Serabit el-Khadim

### Contents

**Archaeological findings**

**Relation to Mount Sinai**

**See also**

**References**

**Sources**

**External links**

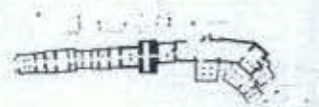
### Archaeological findings

Thirty incised graffiti in a "Proto-Sinaitic script" shed light on the history of the alphabet.<sup>[1]</sup> The mines were worked by prisoners of war from southwest Asia who presumably spoke a Northwest Semitic language, such as the Canaanite that was ancestral to Phoenician and Hebrew. After a century of study and the initial publication by Sir Flinders Petrie, researchers agree on the decipherment of a single phrase, cracked in 1916 by Alan Gardiner: 𐤀𐤁𐤊𐤀 / *b'it* (to the Lady) [*ba'lat* (Lady) being a title of Hathor and the feminine of the title *Ba'al* (Lord) given to the Semitic god], although the word *mḥb* (loved) is frequently cited as a second word.

The script has graphic similarities with the Egyptian hieratic script, the less elaborate form of the hieroglyphs. In the 1950s and 1960s it was common to show the derivation of the Canaanite alphabet from hieratic, using William Albright's interpretations of Proto-Sinaitic as the key. It was generally accepted that the language of the inscriptions was Semitic, that the script had a hieratic prototype and was ancestral to the Semitic alphabets, and that the script was itself acrophonic and alphabetic (more specifically, a consonantal alphabet or *abjad*). The word *ba'lat* (Lady) lends credence to the identification of the language as Semitic. However, the lack of further progress in decipherment casts doubt over the other suppositions, and the identification of the hieratic prototypes remains speculative.



Illustration prepared by a 19th-century Prussian expedition



Floor plan of the Hathor temple in Serabit el-Khadim

[https://en.wikipedia.org/wiki/Serabit\\_el-Khadim](https://en.wikipedia.org/wiki/Serabit_el-Khadim)

1/3

The floor plan reveals that this was not a temple or library so much as a manna manufacturing and storage facility.



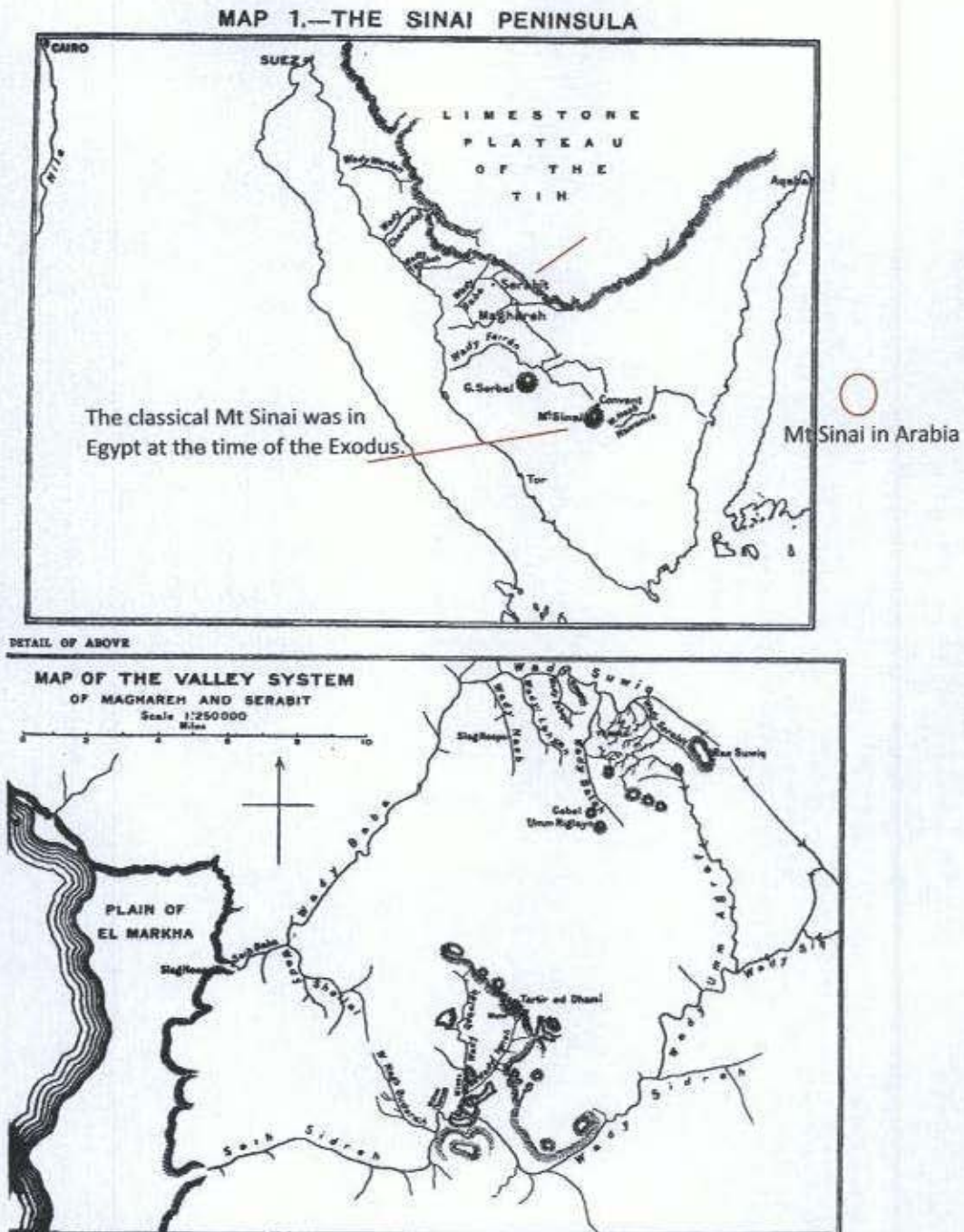
## AMENEMHAT III

99

Of this period a very interesting result was found beneath the later temple. Over a large area a bed of white wood-ashes is spread, of a considerable thickness. In the chamber O there is a mass, 18 in. in thickness, underlying the walls and pillars, and therefore before the time of Tahutmes III. In chamber N it varies from 4 to 15 in. thick ; west of the pylon it is from 3 to 12 in. ; and it is found extending as far as chamber E or F with a thickness of 18 in. Thus it extends for over a hundred feet in length. In breadth it was found wherever the surface was protected by building over it. All along the edge of the hill, bordering on the road of the XIIth dynasty past the steles, the ashes were found, all across the temple breadth, and out as far as the building of stone walls of chambers extends on the south, in all fully fifty feet in breadth. That none are found outside the built-over area is to be explained by the great denudation due to strong winds and occasional rain. That large quantities of glazed pottery have been entirely destroyed by these causes is certain ; and a bed of light wood-ash would be swept away much more easily. We must, therefore, suppose a bed of ashes at least 100 x 50 ft., very probably much wider, and varying from 3 to 18 in. thick, in spite of all the denudation which took place before the XVIIIth dynasty. There must be now on the ground about fifty tons of ashes, and these are probably the residue of some hundreds of tons. The age of these ashes is certainly before the XVIIIth dynasty. And on carefully searching a part of this stratum for pottery embedded in it, I found pieces of thin, hemispherical cups, of thick, large, drop-shaped jars, and of rough white tube-pots, all of which belong to the XIIth dynasty. We have just seen that the XIIth dynasty was the most flourishing time in the early history of the place, and this agrees with the date of these remains.

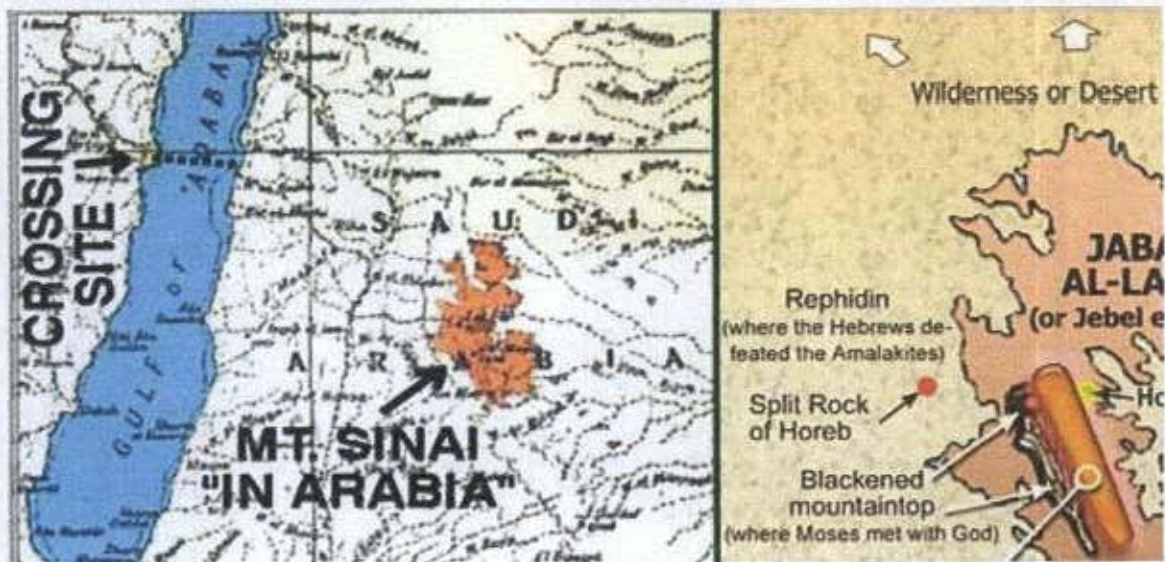
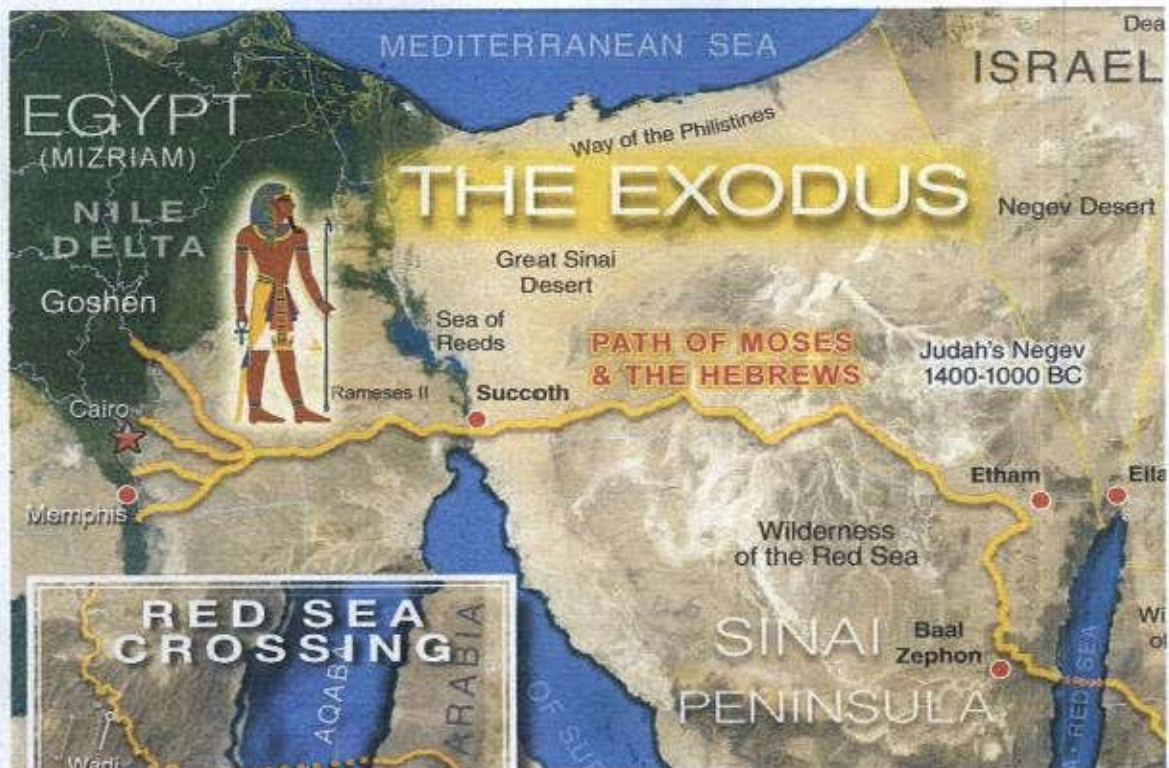
What, then, is the meaning of this great bed of ashes ? One suggestion was that it was the remains of smelting





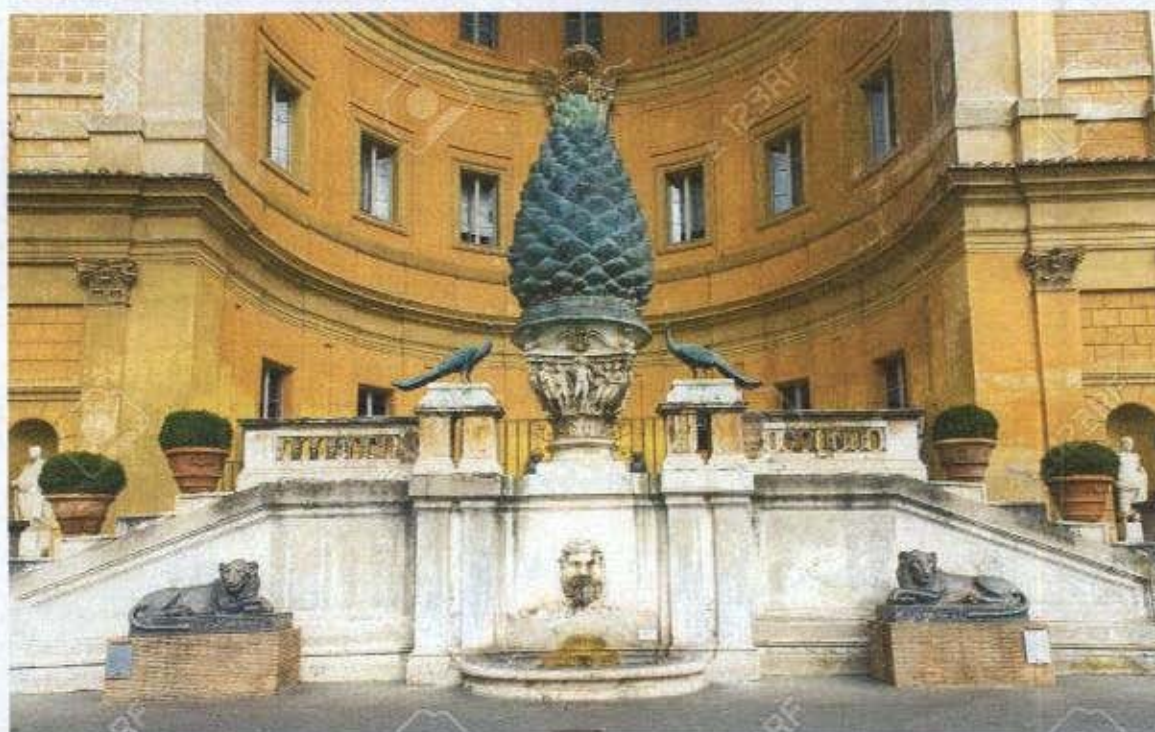
Biblical Archeologist Robert CORNUKE followed the Bible account and found the real Mt Horeb/Sinai in Arabia. The Sinai Peninsula was in Egypt so it is not the stage for the Exodus.





CORNUKE photographed the same high-temperature sustained burnt rocks as PETRIE mentions in his excavation of Temple Hathor. Understanding the highward spin nature of exotic matter enhancing pineal gland functions is facilitated by understanding the Shemana (manna) is pure gold, without gluons to maintain the metallic nature. The shewbread is pine resins myrrh and frankincense mixed with the powder for consumption of the priests. Now the reader might be getting a better picture of two different functions of gold. Inward in the cerebrospinal fluid and outward constructing communications on the Internet.





It is no secret at all. The pineal gland, our Third Eye is shaped like a pine cone.





The Bible tells us that the Magi brought frankincense, myrrh and *gold* to the toddler Jesus. The key to this treatise is gold as a communications medium and one should keep in mind that the SDR (Special Drawing Rights) is capture of the mind - *the measure of social*



conditioning to blindly endorse private credit from the local central bank. The SDR floating exchange rate replaced the gold fixed exchange rate for the US Dollar domestic and foreign with the Amendments to the Bretton Woods Agreements in the 1970's when the price of gold was in the low \$40's per ounce. Large reserves were placed into the United Nations International Monetary Fund trust fund according to Public Law 94-564 and Senate Report #94-1148.

#### U.S. Reserve Assets (Table 3.12)

Millions of dollars, end of period

	Asset	2016	2017	2018	Jan 2019	Feb 2019	Mar 2019	Apr 2019	May 2019	Jun 2019
1	Total	117,332	123,313	125,798	126,357	125,827	125,175	127,264	126,967	128,338
2	Gold stock <sup>1</sup>	11,041	11,041	11,041	11,041	11,041	11,041	11,041	11,041	11,041
3	Special drawing rights <sup>2 3</sup>	48,883	51,884	50,803	51,184	51,122	50,786	50,674	50,437	50,898
4	Reserve position in International Monetary Fund <sup>2 5</sup>	18,385	17,633	22,016	22,089	22,160	22,090	24,444	24,080	24,375
5	Foreign Currencies <sup>4</sup>	39,023	42,775	41,938	42,083	41,504	41,277	41,105	41,409	42,024

1. Gold held "under earmark" at Federal Reserve Banks for foreign and international accounts is not included in the gold stock of the United States; see table 3.13, line 3. Gold stock is valued at \$42.22 per fine troy ounce. [Return to table](#)

2. Special drawing rights (SDRs) are valued according to a technique adopted by the International Monetary Fund (IMF) in July 1974. Values are based on a weighted average of exchange rates for the currencies of member countries. From July 1974 through December 1980, sixteen currencies were used; since January 1981, five currencies have been used. U.S. SDR holdings and reserve positions in the IMF have also been valued on this basis since July 1974. [Return to table](#)

3. Includes allocations of SDR's in the Special Drawing Account in the International Monetary Fund, plus or minus transactions in SDR's. [Return to table](#)

4. Includes holdings of Treasury and Federal Reserve System; consistent with the Quarterly Report on Treasury and Federal Reserve Foreign Exchange Operations, foreign currency denominated assets are shown not at market value but rather at amortized cost revalued at current foreign currency market exchange rates in order to report these assets in U.S. dollars. Excludes outstanding

Interestingly this compulsion to endorse private credit, rather than demand lawful money has been instituted through the Trading with the Enemy Act through its illegal use under declaration of war on the Great Depression (1933 FDR). The Leap is to comprehend the collateral coherence in the Daniel Cycle with Jubilee and the Delegation of Authority (Doc 6 USDC Wash 16-cv-5520) for the Pope to release all debt. This was the end of the 153-year war of April 15, 1861 and extraordinary occasion of July 4, 1861. But we should pay more attention to the role of gold in reserve banking in and around 1861 in relation to Canadian shock testing. This must also be considered in relationship with Canada banking being direct agency of the Crown and through Crown Dominion notes.





Canadian Economics Association  
Association canadienne d'économie



WILEY-  
BLACKWELL

The Gold-Reserve Requirement under the Dominion Notes Act of 1870: How to Deceive Parliament

Author(s): George Rich

Source: *The Canadian Journal of Economics / Revue canadienne d'économie*, Vol. 10, No. 3 (Aug., 1977), pp. 447-453

Published by: Blackwell Publishing on behalf of the Canadian Economics Association

Stable URL: <http://www.jstor.org/stable/134467>

Accessed: 09/02/2009 12:19

Your use of the JSTOR archive indicates your acceptance of JSTOR's Terms and Conditions of Use, available at <http://www.jstor.org/page/info/about/policies/terms.jsp>. JSTOR's Terms and Conditions of Use provides, in part, that unless you have obtained prior permission, you may not download an entire issue of a journal or multiple copies of articles, and you may use content in the JSTOR archive only for your personal, non-commercial use.

Please contact the publisher regarding any further use of this work. Publisher contact information may be obtained at <http://www.jstor.org/action/showPublisher?publisherCode=black>.

Each copy of any part of a JSTOR transmission must contain the same copyright notice that appears on the screen or printed page of such transmission.

JSTOR is a not-for-profit organization founded in 1995 to build trusted digital archives for scholarship. We work with the scholarly community to preserve their work and the materials they rely upon, and to build a common research platform that

The Footnotes reveal the shock testing.

to meet exigencies (Canada, *Debates*, 1870, 511).

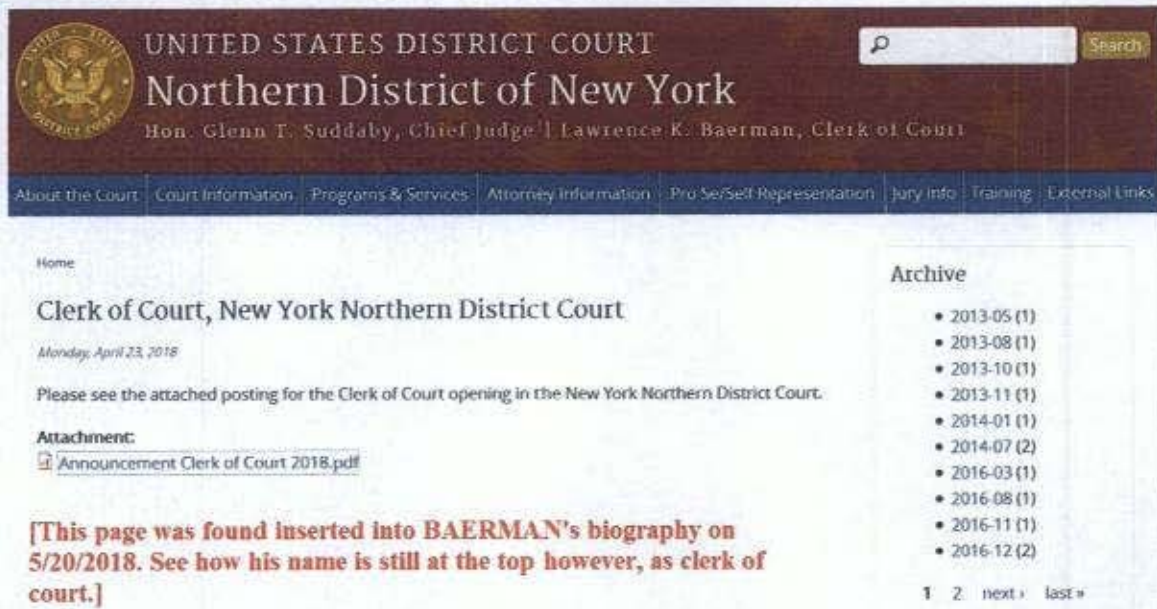
Hincks's views were challenged by the opponents of government money.

- 2 In 1870 the yields on Canadian government securities, traded in the London market, and 3 per cent British consols amounted to 5.4 and 3.2 per cent respectively (Rich, 1976, Table 5; Homer, 1963, 196).
- 3 For a full discussion of these points, see Shortt (1904a). The opposition to government money was particularly strong in Ontario where notes represented an important source of funds for the banks.
- 4 Rose proposed to remodel the Canadian financial institutions after the US National Banking System. Under this scheme the banks would have been required to hold Dominion government securities to the extent of 100 per cent of their note circulation.
- 5 In principle, Hincks favoured a government bank of issue acting as the sole supplier of notes (Canada, *Debates*, 1870, 216). Under the compromise he negotiated, the banks were absolved from all obligations to hold government securities. In return, the government acquired a monopoly over the issue of small-denomination notes and compelled the banks to hold at least one-third of their cash reserves in Dominion notes.

In other words less than 100% backing of notes in gold, reserve banking began fraudulently in Canada as shock testing to prepare the United States for 1913 reserve banking to assess whether or not people could tolerate the dishonest nature of the Fed Act. The primary point being that Chapter 6 of the Act was necessary to allow remedy from the rigors of lending more than is in the vault. The bottomry (insurance) assures the educated reader garnishment in admiralty is the proper clerk action according to rule.



The court and reader are reminded that clerk BAERMAN posted the garnishments USA v SEALED DEFENDANT NAME two for each suitor, one for TRUMP and one for MNUCHIN but this was quickly changed to the current case and CLOSED. The want ad for BAERMAN's replacement clerk DOMURAD was placed in his biography. Unbelievable!



UNITED STATES DISTRICT COURT  
Northern District of New York  
Hon. Glenn T. Suddaby, Chief Judge | Lawrence K. Baerman, Clerk of Court

About the Court | Court Information | Programs & Services | Attorney Information | Pro Se/Self Representation | Jury Info | Training | External Links

Home

Clerk of Court, New York Northern District Court

Monday, April 23, 2018

Please see the attached posting for the Clerk of Court opening in the New York Northern District Court.

Attachment:  
[Announcement Clerk of Court 2018.pdf](#)

**[This page was found inserted into BAERMAN's biography on 5/20/2018. See how his name is still at the top however, as clerk of court.]**

Archive

- 2013-05 (1)
- 2013-08 (1)
- 2013-10 (1)
- 2013-11 (1)
- 2014-01 (1)
- 2014-07 (2)
- 2016-03 (1)
- 2016-08 (1)
- 2016-11 (1)
- 2016-12 (2)

1 2 next » last »

This is how close we came to settling this matter correctly for the benefit of the United States. Now this has developed through bankruptcy restructure and may continue dishonoring the Treasury of the United States. The clerk of court was driven into breaking the rules and into dishonor.

153 is key for comprehending the parallel and quantum processing on the right hemisphere and divine thinking in balance. After 1, 153 is the first of the Five Cube Sum Number Locks. Every junction of the pentagram is at 61.55% the length and is therefore a transform of Fibonacci, the phi ratio found within life's charge compression in spirals. The powder of the noble transition metals (silver through osmium) by electrolysis or by meteorite is the boiled vapor - steamed metal.

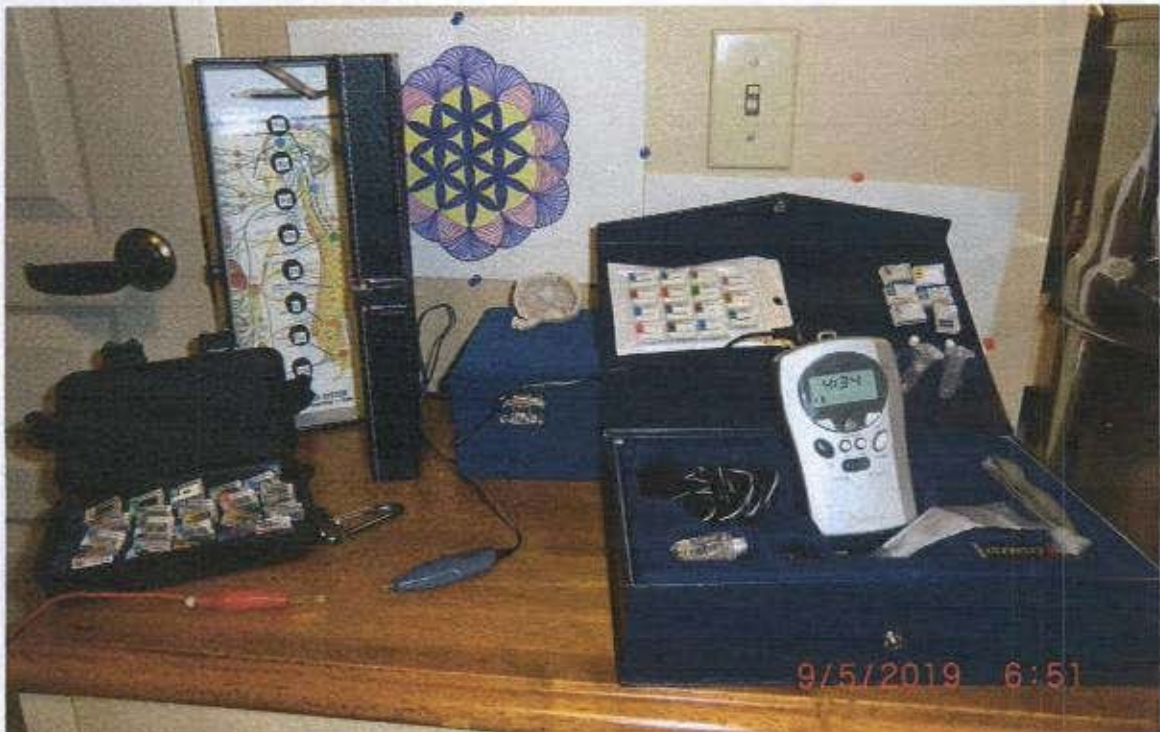




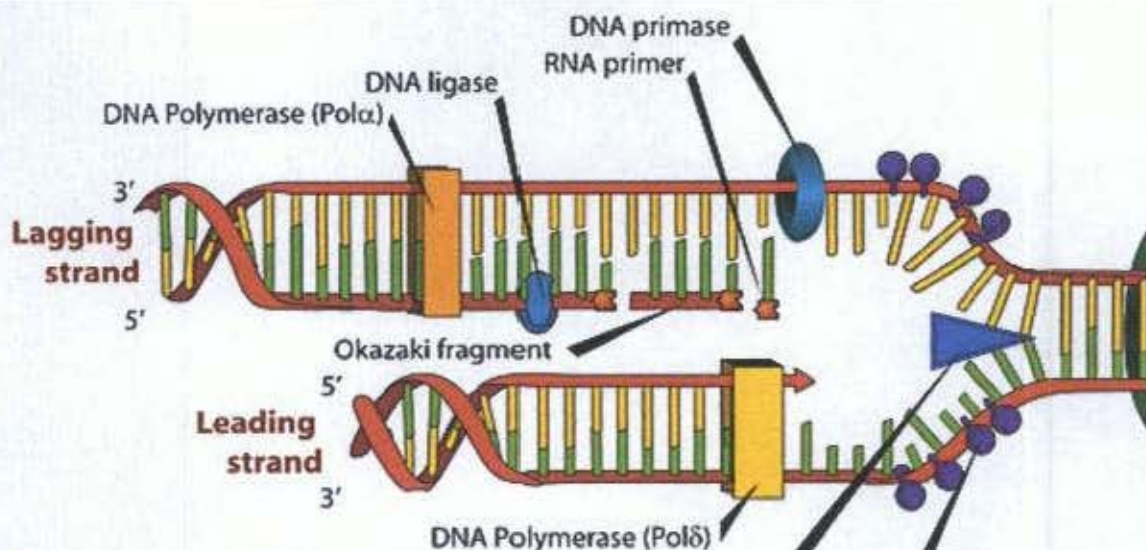
Doping the ends of the DNA within the third ventricle cerebrospinal fluid not only accelerates the superconductivity of communications among the suprachiasmatic nucleus, the DNA equalizes in telomerase capacity. Replication is perfect, curing all cancer. The leading



strand is made complete. While on the fringe, it is no stretch to apply the manna (cathode) through the soft palette, anode to the crotch.



Notice the light switch is On. A gold bar is held in the red electrode.



Herein is explained the contract Abraham made with the three messengers from Pendragon MELCHIZEDEK, the dynastic bloodline of Chaldea to bed his half-sister Sarah with Senusret II in Egypt, "Pharaoh". In return Abraham (99) received another 77 years and Sarah (91) rejuvenated her womb with another 35 years of active life. The gold heist (YHVH) required



an extended lifespan for Joseph to extort the entire Mesopotamian region with a contrived drought (seven year's feast, seven years of famine) with antiseptic circumcision breeding the Israelite army for the theft in Exodus. Moses' brother Aaron fooling the Israelites into donating the gold for the Golden Calf and then shaming them into drinking it in the highward state exotic matter; an invincible army of ESP inspired warrior priests. David followed the same example feeding the priestly manna to his soldiers, invincible.



Moving on to the role of the Colorado Court of Appeals and fungible fidelity bonding, and the rule of law in the rules of court that the clerk of court shall execute garnishment.

The gold fields in Auraria and Central City (59'er's) opened BUCHANNAN's war chest for Abraham LINCOLN's 153-year war. Simultaneously Congress adjourned sine die taking advantage of the leap year, preventing the Territory of Colorado from curing properly in structure.



as A bill (H. R. No. 950) in relation to the postal service.

as- **BILLS BECOME LAWS.**

te. A message from the President of the United States, by Mr. GLOSSBRENNER, his Secretary, announced that the President had this day approved and signed an act (S. No. 366) to provide a temporary government for the Territory of Colorado.

be

in **COALE AND BARR.**

is Mr. MASON. As it is a matter of great interest to one of my constituents, I ask the kindness of the Senate to take up H. R. No. 576.

at

Mr. The made, Mr. all pri sidera Mr they Th Th of S

February 28th, 1861

**NATIONAL GLOBE.** **March 28.**

the services of an is capable of per- of a messenger. ed, if he furnishes intelligent labor, that else? to the case of that wanted to catch a and she receive part use. If we do not sold to be tramp- to employ him;

minutes spent in executive session, the doubts were reopened.

**ADJOURNMENT SINE DIE.**

Mr. POWELL, from the committee appointed to wait on the President of the United States and notify him that unless he has some further communication to make, the Senate is ready to adjourn, reported that the committee had waited on the President, and been informed by him that he had no further communication to make to the Senate.

Mr. FOSTER. I move to take up the resolution which I submitted a short time ago for an adjournment, without day, at fifteen minutes before four o'clock.

Mr. HALE. I move that the Senate do now adjourn sine die.

The motion was agreed to; and the Senate adjourned sine die.

the Senate pro- tive business. and, after a few

All this reaching and leaping beyond the fringe implies a variant on traditional cause and effect; that the linear number line is failing and as a glass ceiling. Realize that in all the technology of stone cutting and stacking at the least, and a shining university for the nomadic tribesmen of the age at Eden teaching irrigation, ranching, masonry, textiles and the arts too we have yet to discover one single threaded bolt or even usefully hardened steel chisels. The recent assessment of findings indicate that a different number line, in tune with Fibonacci was in use with these shining Mesopotamian civil treasures. - That the linear number line is a glass ceiling we defend because it put man on the moon when both the systems calculus and differential



equations are equally perplexing with "infinitesimally small" and "differential = equation". So the story can end with the Five Cube Sum Number Locks (CSNL), or a new chapter might begin for you. The accomplishments of the ancient Mesopotamians were finished by and large without the use of much by way of hardware. *Workship*, later *worship* was a simple matter of elevating the spiritual, mental and intellectual ascension of the leadership. Interdimensional charge compr

So with Five (Cube Sum Number Locks) significant for astrological meaning we develop parallel and quantum protocol, prosperity, like found in John 21:11 by fishing off the right side of the boat (brain). Thus the 153-year period for war as a basis for central banking expired in 2016 by including release and fallow years prescribed by the Bible. Collaterally Castle Church was established with the mission to end the same war:



James Roland of the BISHOP family, castlebuilder declared it unequivocally.





The gold within compliments the gold without operating holographically among the server farms and data silos worldwide having been speculated upon through buying up Treasury bonds and fabricated into the electronics throughout the worlds clean rooms, then networked upon the Internet worldwide web. Mesopotamia's golden municipality.



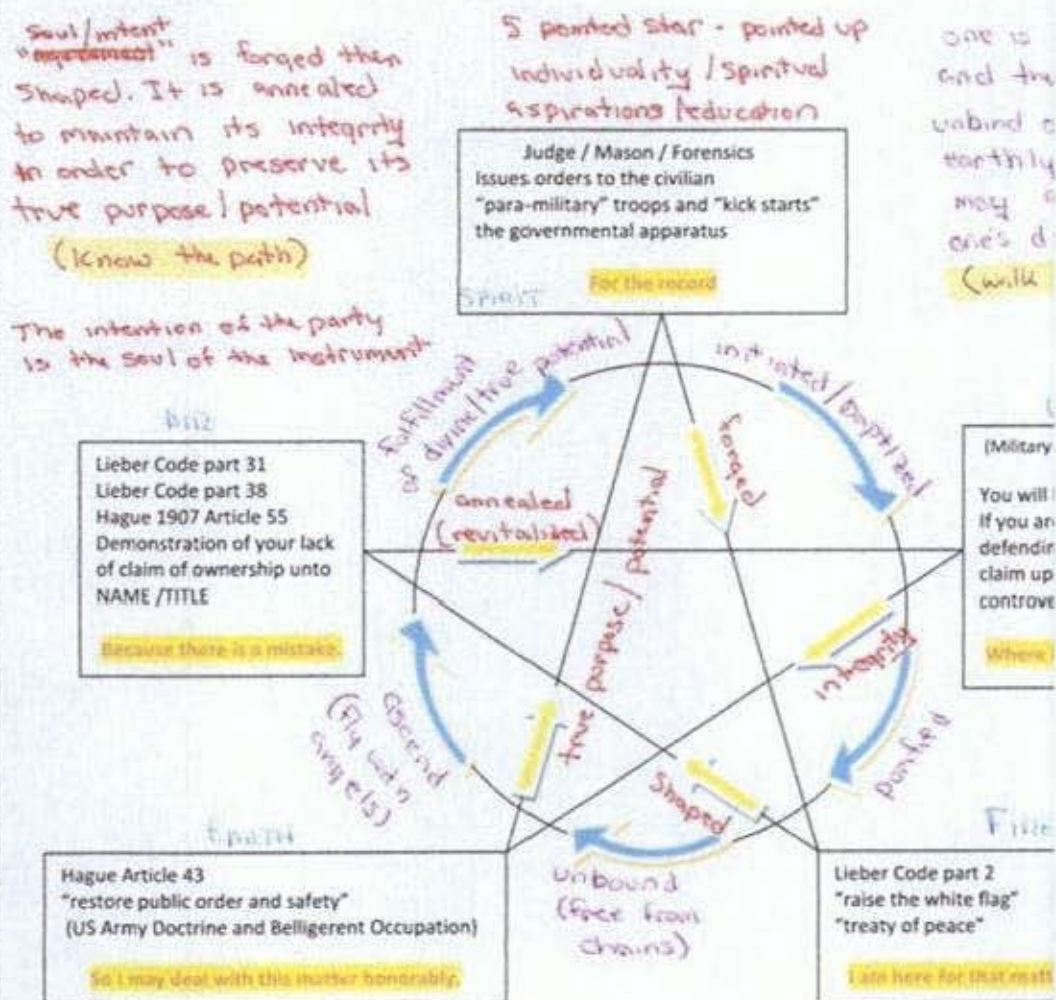


CASTLE CHURCH - For the Redemption of the Office BISHOP, Colorado.

So the setting is Colorado, 1861 with Abraham LINCOLN inheriting BUCHANNAN's war chest of gold around the 59'er's findings. Territorial Governor William (Lucias) GILPIN began issuing notes for the Union soldiers to buy supplies and the merchants were accepting them and turning them into the Treasury for redemption. At first the Treasury balked as there was no formal Act issuing the notes, and GILPIN was removed from office. But under the doctrine of war, and LINCOLN's extraordinary occasion the notes were honored and so began



the Greenback and US note. The Key, among all this fringe is to note the Lieber Code is martial rule. And that martial rule has ended so the laws and rules of court regarding redemption upon the bottomry in admiralty are back into effect, for the redeemed and Leith Suzanne is redeemed as shown by the evidence below. *Leith Suzanne HARMON shall be redeemed in lawful money on demand at the US Treasury...*



(yellow arrow: know the path) So one comes into the action and states his intention to be a peaceful inhabitant "treaty of peace" negotiation upon which one must demonstrate one will act in accordance by not only surren "ownership" but also that one will act accordingly by not being deceived by the enforcement of the invoked of from acts of hostility which is pursued with "great vigor". One will be persecuted to ensure the corresponding public order and safety is fulfilled. The judge can now act once the intent of the one before the judge is known

(For the record, I am here for that matter because there is a mistake. Where is the proper notice so I may de honorably?) = demonstration of intent (knowing the path)

(blue arrow: walk the path) Now, the judge can "initiate" persecution to ensure one is in peace because public be protected by virtue of one demonstrating understanding all "ownership" is vested in the state and one is ju can then do a "final review" to issue the order "acknowledging" your actions as a peaceful inhabitant and "kick



Even *STOEHR v WALLACE* (USSC 1921) proves out that FDR's usage of the Trading with the Enemy Act in 1933 was illegal use of the war statute against the bogus cause, the Great Depression. So here we stand before the oldest court in the world, originally designed to protect and refine the Anunnaki dynastic bloodline (including the NEPHALIM giants) for the art and technology of human redemption. Constitutional protections and operations of bonding are fully resumed. It even looks as though Thomas J. WALSH was abruptly terminated from employment for disagreeing. FDR's 1938 Confession in the Introduction to his Public Papers and Addresses:

to his closing all the banks by Proclamation, I could not, as a private citizen, join him in such a Proclamation.

I told the President, however, that I believed that he had such authority under the Trading with the Enemy Act. I understood it to be the belief of the President that while some of his advisers had told him that he could do this, others had told him that it would not be legal. I had already asked Senator Thomas J. Walsh, who was to have become my Attorney General, to give me a report on such Presidential authority. As Senator Walsh had died suddenly, however, on March 2d, I had asked Mr.

870

And without there being any statute of limitations on murder, judgment is sealed.

Many of the tombs of the ancient pharaohs are empty with no sign of raid. As the light and gravity bend for us, ego-stuck on the inside of a particular face charge compression on Fibonacci and Planck might give the Bible's transfiguration a different meaning. So begs the question of why spend millennium of noble metals to hoard such a stupendous supply of manna in highward spun starfire? Ergo, ignorance squandering our manna from heaven to the wind and rain means there will be no Rapture.

Nikola TESLA was fascinated by the Ark - the coronal arc that emanated from his namesake coils. He speculated about global communications and energy transmission. This highward state exotic matter starfire is the vapor of boiled metals and may be found across the surface of the earth's crust from a huge meteorite that drove the dinosaurs extinct. These pure noble metals deserve a notation on the Periodic Table. The "vortex" of Sedona, Arizona and the Dead Sea are other such craters showing remarkable healing powers. Why squander this Knowledge squabbling? The War is over.

The significant interest for the United States, and why this Albany Remand remains intact resulting trust for its benefit is that there are five and only Five Cube Sum Number Locks. The



153 and its significance in the Temple dimensions might not be very convincing for most people so the sheer weight of statistical probability is going to be brought into play. Geopolitical engineering must be for the betterment of mankind in the Dragon Court's mission to refine the quality of (Anunnaki) Leadership. Alfred North WHITEHEAD once said, "Civilization advances by extending the number of operations that we can perform without thinking about them." And so in the background envision the Daniel Cycle where every 2,520 years the earth, moon and sun are exactly in the same relationship to each other. Then confluence of events, heritage and destiny.



3 September 2019

Greetings from the Public Inquiries Team,

On behalf of the Secretary-General, thank you for your letter which has been referred to this office for reply. The contents of your message have been read and carefully noted.

Please understand that the matter you raise is one of domestic jurisdiction, and does not fall within the competence of the United Nations. The United Nations cannot intervene in a situation considered an internal issue under the jurisdiction of a Member State. We can only suggest that you redirect your inquiry to the appropriate department of your country's government for consideration, or seek the expert advice of a legal counsel.

Thank you for your interest in the United Nations and for taking the initiative of writing to us.

Kind regards,

Public Inquiries Team  
Department of Global Communications



Quoting from above, *Large reserves (of gold) were placed into the United Nations International Monetary Fund trust fund according to Public Law 94-564 and Senate Report #94-1148.*

Therefore the UN is simply incorrect to say the racketeering behind the deviant oaths is domestic. This error is breach of trust. Ignorance is no excuse, especially when that ignorance is contrived in collusion. Neurologist Dr. Richard RESTAK tells us, "Information is the unit of exchange of the brain." We are behooved to compile the Five CSNL equivalences beyond the Bretton Woods Agreements in central banking being the US is victim beneficiary of this chosen obtuse UN behavior.

The location of the Albany Remand is significant to these claims on the US Treasury, as well as the NY Stock Exchange. The date of the patent is August 13, 1630.

Declaration of the West India Company in favor of the Proprietors of  
Rensselaers Wyck.

In the Name of God. Amen!

This day, the second of April, A<sup>o</sup> XVI<sup>o</sup> and seventy-four, before me, Henrie Outgers, by the Hon<sup>ble</sup> Court of Holland admitted a Notary Public, resident in Amsterdam, and the undernamed witnesses, appeared Mr. Jacob Pergens, Hans Bontemantel and Nicolais van Beeck, Directors of the Incorporated West India Company at the Chamber in this city, appointed herein for the affairs of New Netherland, and by their associates, to what is hereinafter set forth, especially by resolution of the XXIX. March, XVI<sup>o</sup> and seventy-four, empowered, making known and declaring: Whereas the Patroon and Co-Directors of Rensselaers Wyck, in New Netherland aforesaid, by virtue of the Patent dated the XIII. of August, XVI. thirty, were declared owners of the lands, buildings and plantations situate along the North river, more fully set forth in the Letters Patent; and, in consequence, Patroon and Masters of the hamlet, first called *de Fuyck*, afterwards *Beverwyck*, and now *Willemstadt*, whereabouts Fort Orange is built. And after the abovenamed hamlet, *Beverwyck*, was taken possession of by the Director of the abovenamed Company, Patroon Rensselaer and other Directors and Partners already, in the year XVI<sup>o</sup> and fifty-two, and further from time to time

Heritage is claim upon Albany, and the NYSE for the Bill of Exchange that cured 370 years after and 30 days, to the day, on August 13, 2001 - September 11, 2001. And the original served on Richard GRASSO, then Chairman of the NY Stock Exchange. It is not strange to find the 1629 Charter cited. The perpetual inheritance is guaranteed at Chapter 6 of the Charter for Freedoms and Exemptions Granted to Patroons.

No judge can demand a bail bond when he is fraudulently pretending to be bonded himself with an oath that is deviant in form and/or in process. There is no sovereign or judicial immunity to be found in the federal judiciary.







J. Patrick Kelly El Paso Cty., CO 201101604  
 07/19/2001 01:39  
 Doc \$0.00 Page  
 Rec \$5.00 1 of 1

## AFFIDAVIT OF MAILING

I, Tad C. Howard, have mailed the recorded Bill of Exchange on July 17, 2001 to:

The New York Stock Exchange  
 Attn: Chairman  
 11 Wall Street  
 New York city, New York

The United Nations  
 Attn: Attorney General - Kofi Annan  
 1 United Nations Plaza  
 New York city, New York

Paul O'Neill - Secretary of the Treasury  
 Department of the Treasury  
 1500 Pennsylvania Avenue NW  
 city of Washington, District of Columbia

The United States Court  
 Attn: James Manspeaker - custodian of repository  
 1929 Stout Street  
 Denver, Colorado

The Fourth Judicial District Court of Colorado  
 Attn: Lee V. Cole, Jr. - custodian in repository  
 20 East Vermijo Avenue  
 Colorado Springs, Colorado

The El Paso County Clerk and Recorder  
 J. Patrick Kelly - custodian in repository  
 200 S Cascade Avenue  
 Colorado Springs, Colorado

El Paso County Clerk and Recorder Reception Number 201099293

(STATE OF COLORADO)  
 (COUNTY OF EL PASO ) ss

*Tad C. Howard*  
 Tad C. Howard

Subscribed and sworn to before me this 17 day of July 2001

*Karen L. Jett*



My Commission Expires 08-03-2005

Office of County Clerk and Recorder  
 El Paso County, State of Colorado  
 Certified to be a full, true and correct  
 Copy of record in my Office.

201101604 Book 48-13  
 Date 07-18-01  
 County Clerk & Recorder  
 El Paso County, Colorado  
*Wendy Briggs*

The Five Cube Sum Number Locks are 1, 153, 370, 371 and 407. 1 sets unit size. 153 is the length of the duration - the Lieber CODE 1861-2014 plus a release year, plus Jubilee - 2016 Yom Kippur. The Patroon perpetual inheritance is intact and marked 1629-1630 at 370 and 371 years to 911, 2001 when central banks worldwide ignored Notice and compelled 30-day Judgment. But one can examine the simple finding of facts - there is no federal judge to hear any cause that might arise from the fatally flawed Presentment on Leith Suzanne.



407 is prime until you break into double-digits (11). And 2,520 is the lowest common denominator of all the single digits 1-9. See chapter 10 of Nehemiah, that was 2,520 years ago as this Jubilee transpired and the Constitution is indeed experiencing this Rectification of Judiciary.





The UPS Store - #6046  
720 N 10th Street  
A  
Renton, WA 98057  
(425) 235-7447

\*\*\*\*\* DUPLICATE RECEIPT \*\*\*\*\*

09/25/19 12:56 PM

We are the one stop for all your shipping, postal and business needs.

Google "6046"



001	000003 (011)		T0 \$	10.00
	Notary			
002	000001 (003)		T1 \$	6.75
	Copies	QTY 45		
	Reg Unit Price	\$	0.15	
003	500348 (025)		T1 \$	0.89
	Med Manila	NR		

SubTotal	\$	17.64
Sales Tax (T1)	\$	0.77
Total	\$	18.41

US DEBIT \$ 18.41

ACCOUNT NUMBER \*

\*\*\*\*\*

Verified By PIN

ENTRY METHOD: ChipRead  
MODE: Issuer  
AID: A0000000980840  
TVR: 8080048000  
TSI: 6800  
AC: F864F30921EA11FF  
ARC: 00

Items Designated NR are NOT eligible  
for Returns, Refunds or Exchanges.

Receipt ID 82180152163104888356 047 Items  
CSH: Aldwin Tran: 1647 Reg: 002

Sale

\*\*\*\*\*7884

Debit Entry Method: EMV

Trace: Appr Code:099850  
Retrieval #:MT0406712198 Batch #:

Amount	\$ 18.41
--------	----------

Merchant Total	\$ 18.41
----------------	----------

Approved



SCANNED

United States District Court for  
the Northern District of New York  
18-mc-07  
James T. Foley U.S. Courthouse  
Suite 509, 445 Broadway  
Albany, New York.  
12207

445 Broadway

#5

