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]

Joinder



COMES NOW, PENDRAGON 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. I AM confluence of two dynastic bloodlines from ancient Sumeria.

Dear Clerk of Court;

This document is to joinder James Allen of the GREGOLINE family into this Albany Remand of garnishments albeit his action of garnishment is preventive and preemptive. James Allen has been redeeming lawful money since April 28, 2019 and is thoroughly educated about his right to be redeemed and demand lawful money redemption. Herein and fully incorporated is evidence of symptomatic collusion with racketeering by the Central California USDC clerk of court Kiry K. GRAY. Five of five properly served summonses in USDC CCA Case #20-cv-1205 are showing on the court record as being incorrectly delivered or having "clerical errors". Additionally there are two cases referenced see Page 14 of 55 in #1205, 10-cv-7953 and 18-cv-9925. Both cases are diverted transactions unjustly enriching the Federal Reserve without any judicial oversight. There is also a recent state (superior court) case, BS 174030 in which the State of California has attempted demurrer so to maintain claim violating James Allen and his absolute right of redemption. Any further hearings are refused for cause and the "judge" is under investigation, his oath has been ordered as evidenced herein.

The deviant oaths are symptomatic of George WASHINGTON being a Master Mason adding impromptu - "So help me God." to his public oath on the Mason steps in 1789, and

fraudulently hiding the principal Patron of the Knights Templar. You can't make this stuff up! - Bourne Trilogy. Therefore extra copies are being mailed to Paramount Pictures for brainstorming, as well as extra copies to James Allen for distribution to work contacts, especially movie producers. I am David Merrill and have numerous suitors in brain trust who would love to interview and field questions to round out how this epic adventure in human history can be interpreted to media, to be very edifying and entertaining too.

This is superior geopolitical social engineering appointing the Russians www.tinyurl.com/humanitycrossroads (to appoint TRUMP) while people are distracted by bogus impeachment proceedings. The amazing thing is that nobody even found it newsworthy that someone hacked the Federal Register! (Read on, the above linked thread.) Here we find the evolution of foreign consul and embassy in America through the gold seizure of 1933 developed throughout transponders of data silos and server farms worldwide; thank you China. See USDC DC 18-cr-32 USA v INTERNET RESEARCH AGENCY www.tinyurl.com/trumpex and www.tinyurl.com/mannasulfurburns www.tinyurl.com/DMVPatroon too. Divine immaculate timing involves Paramount Pictures for considering a levy on James Allen's wages.

In simple summary James Allen and these other suitors joindered already in the Albany Remand have no judiciary or federal judicial officers to preside over any garnishment proceedings. The Rule is designed for the Clerk of Court to execute summarily and the garnishee can present request for an E(4)(f) hearing to decide if exigent circumstances, that no judicial review is practicable, exist. Otherwise, the clerk is to issue garnishment process. This interlinks with the 'saving to suitors' clause' of 1789, and how the Russians have consulate through the virtual clubhouse www.savingtosuitorsclub.net too. Quoting: "...saving to suitors, in all cases, the right of a common law remedy where the common law is competent to give it..." Meaning, when there are no judicial officers the court may resort to rules of admiralty for a justice system. The common law is incompetent and in failure; worse, the officers are vacant with deviant oaths of office - intentionally. Attorneys of all people know the function and intention of CAPITONYM.

Many of the Refusals for Cause appertaining to James Allen are presented properly Refused for Cause in USDC CCA Case #20-cv-1205 Libel of Review Doc 1 with the clerk of court and "judge" obfuscating justice with sophistry about clerical errors and swapping judge assignments. So this claim is 'going Hollywood' for entertainment purposes, and for justified

reasons elaborated below. The federal "judges" involved have deviant oaths of office, refused for cause herein. Public is blended into Private, and vice versa.

There are twenty or so claimants joindered into this Albany Remand all on and for the behalf of the United States. Risk management and security and confidence-building measures for global central banking have keen interest in knowing how bond-dodging among literally all the federal judges exacerbates mischievous behaviors like detailed herein with victim James Allen declaring that the deviant oath racketeering and bond-dodging easily meets any E(4)(f) hearing requirements and that garnishments shall issue on these claims. Checks from the US Treasury shall be cut and immediately mailed.

UPDATE: Entry 104 from pretending judge KAHN: reads:

TEXT ORDER: The Court has received numerous filings by non-parties ostensibly related to this closed matter. All future filings by non-parties to this matter are hereby BARRED and shall be returned to the sender. Additionally, Plaintiff himself continues to submit filings in this closed action. If Plaintiff wishes to reopen this action, he must, file with the Court a complaint that conforms with the Federal Rules of Civil Procedure and the N.D.N.Y. Local Rules. He must also pay the filing fee or submit an application to proceed in forma pauperis. If Plaintiff fails to comply with this order by March 5, 2020, the Clerk shall return to Plaintiff all submissions purporting to be filed in this case. In the meantime, the Clerk is likewise ordered to return to Plaintiff any documents received since this action was closed but not yet docketed on ECF. Signed by Senior Judge Lawrence E. Kahn on February 19, 2020. (Copy served via regular mail)(sas) (Entered: 02/19/2020)

This verifies intuitive judgment is enhanced by the Doped Carbon 60 Particle Pump as I felt it best to wait until tomorrow, 2/20/2020 to send this very large ORDER. I was on my way out the door and felt a check in the Spirit to stop and wait. It also verifies the effectiveness of enhanced real-time interactive geopolitical social engineering platforms for restoring a want and need-free global environment to humanity - just in time, too! Notice how entry into Paramount Pictures is laid out on a silver platter in such wonderful timing. Of course Mr. KAHN and his (TEXT) ORDER, and his oath of office below are all refused for cause at the end here. I am including the evidence pages about the DoJ and USPS in collusion, from Jonathan Dean Doc 103 at the end. But foremost are the last three pages explaining through Albany law about oaths of office - that appear to be taken to heart. The Text Order is telling in that the hearsay should have the signed document scanned for PACER, but no Doc 104 with a signature is available. The record is preserved Page by Page at www.tinyurl.com/Albany-Remand. Mr. TRUMP has

exhausted the option for another bankruptcy restructure for another six years, as shown graphically on Page 26 below. The clerk is obligated to publish this Doc 105 on PACER.

This is of course an opportunity to get this garnishment back on track according to the Rules. \$47 cash for reviving this garnishment will be enclosed. Mr. KAHN should notice this request to explain why the original action as several USA v SEALED DEFENDANT NAMES is closed as of 4/11/18. I certainly appreciate the US Publications Service PACER and how Mr. KAHN and Mr. STEWART have patiently allowed this record to be published on the Internet like this. Thank you gentlemen.

### U.S. District Court Northern District of New York - Main Office (Syracuse) [NextGen CM/ECF Release 1.2 (Revision 1.2)] (Albany) CIVIL DOCKET FOR CASE #: 1:18-mc-00007-LEK-DJS

In Re David Merrill

Assigned to: Senior Judge Lawrence E. Kahn Referred to: Magistrate Judge Daniel J. Stewart

Cause: Civil Miscellaneous Case

Plaintiff

David Merrill

Date Filed: 04/09/2018 Jurisdiction: Federal Question

represented by David Merrill

720 N. 10th Street Renton, WA 98057 PRO SE

Date Filed	#	Docket Text
04/09/2018	1	MISC CASE filed by David Merrill. Fee paid on 4/9/2018 \$47.00. Receipt #ALB010943. (Attachments: # 1 Mailing Envelope)(khr) (Entered: 04/11/2018)



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. Here is a summary of claims:

The amount now due may be calculated within the Albany Remand by claim forms. "Pay to: David Merrill or David Merrill VAN PELT" by Treasury Check for \$20,000,000.00 sent to David Merrill c/o UPS Store #6046, 720 N 10th St; STE A, Renton, Washington. 98057 and:

1. Longino Idrogo Doc 1, Page 23

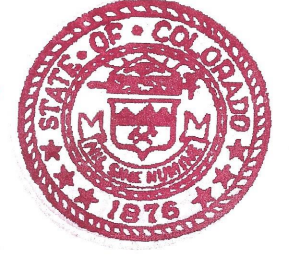
- 2. Troy Lee Doc 1, Page 35
- 3. Craig Steven Doc 1, Page 39
- 4. Kevin Brian Doc 1, Page 54
- 5. Karl Nelson Doc 1, Page 65
- 6. Mark Christopher Doc 1, Page 73
- 7. Denise Elizabeth Doc 1, Page 75
- 8. Michael Holman Doc 1, Page 81
- 9. Christopher Jonathan Doc 4, Page 1
- 10. Scott Robert Doc 6, Page 2
- 11. Rickie Eugene Doc 11, Page 1
- 12. Luis Alberto Doc 12, Page 23
- 13. John-Paul Albano Doc 18, Page 4
- 14. Patrick Neill Doc 30, Page 13
- 15. Amanda Joy Doc 33, Page 8
- 16. Michael Paul Doc 38, Page 4
- 17. Steven Walter Doc 51, Page 11
- 18. Kelly Lynn Doc 68, Page 6
- 19. Leith Suzanne Doc 82, Page 9
- 20. Thomas Edward Doc 85, Page 3 of 58
- 21. John Pace Doc 88, Page 5 of 15
- 22. Adam Lincoln Vance Doc 90, Page 6 of 40
- 23. Jonathan Dean Doc 103, Page 6 of 33





PENDRAGON

1861



51ATE 1876

State of WA County Of King

l certify that I know or have satisfactory evidence that

David Meron ( sare the person who appeared before me, and signed and sworn

on 2/20/20 (date).

Signature Notary Public

5/4/2022



# 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

THOMAS W HARDY

148905

License Number

05/04/2018

Issued Date

05/04/2022

Expiration Date

Jay Insley Governor

Kim Wyman, Secretary of State

Pat Kohler, Department of Licensing

PL-630-160 (R/3/16) 

# Case #18-mc-7 "Judge" KAHN is Recused for Fraud **Verification of Signature**

I am James Allen of the GREGOLINE family 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

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of LOS ANGELES

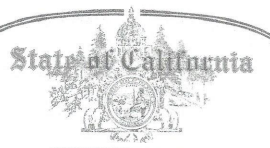
Subscribed and sworn to (or affirmed) before me this ...

of satisfactory evidence to be the person(s) who appeared before me. Signature \_

LANA BROWN, A NOTARY PUBLIC

LANA BROWN
Notary Public - California
Los Argeles County
Commission # 2296575
My Comm. Expires Aug 8, 2023

Redeemed Co-Trustee



# SECRETARY OF STATE

I, ALEX PADILLA, Secretary of State, in the name and by the authority of the People of the State of California, do appoint and commission

#### LANA BROWN

# **Notary Public**

of the State of California

Commission Number: 2296575

Term commencing August 9, 2019 and ending August 8, 2023 with the principal place of business in the county of LOS ANGELES.



IN WITNESS WHEREOF, I execute this certificate and affix the GREAT SEAL of the State of California this 9th day of July 2019.

Secretary of State

HP-24 A (REV. 1-07)

100 OSP 12 129202

Designation of the last of the						
CLAIM FOR DAMAGE, INJURY, OR DEATH			reverse side a	and supply information red ditional sheet(s) if necessal tructions.		
Submit to Appropri	riate Federal Age	ney:		James Allei 2429 Booni	s of claimant, and claimant's per ons on reverse). Number, Street, n, of the Gregoline fam e Avenue fornia Postal Code 902	city, State and Zip code. ily, Domiciled at:
TYPE OF EMPLO		4. DATE OF BIRTH	5. MARITAL STA	TUS 6. DATE AND DA	AY OF ACCIDENT	7. TIME (A.M. OR P.M.)
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69,861.00				forfeiture of your rights).		
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a. SIGNATURE OF	CLAIMANT (See	instructions on reverse sid	le).	13b. PHONE NUM	BER OF PERSON SIGNING FO	FEB 1 5 2020
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,000 and not more th	e claimant is liable to the United States Government for a civil penalty of not less than 000 and not more than \$10,000, plus 3 times the amount of damages sustained the Government. (See 31 U.S.C. 3729).				or both. (See 18 U.S.C. 287, 10	

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28 CFR 14.2

#### Addresses

# RE 285 188 429 US

The Albany USDC address is at the top of the header.

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

Registered Mail #

RE 285 188 432 US

Agents: Addresses found on Page 18 (or so) herein - Receipt from ABCLEGAL Process Server.

\$21 cash

Paramount Pictures - Attn: Payroll

5555 Melrose Avenue

Hollywood, California. 90038

Registered Mail #

RE 285 188 446 US

Paramount Pictures - Attn: Directors and Producers

10 copies of Great Ideas 5555 Melrose Avenue

Hollywood, California. 90038

Registered Mail #

RE 285 188 450 US

James Allen of the GREGOLINE family

10 copies for passing out, to State Superior Court, directors etc.

2429 Boone Avenue

Venice, California. 90291-4744

Registered Mail #

RE 285 188 463 US

USDC Central California

312 N Spring Street

Los Angeles, California. 90012

Registered Mail #

RE 285 188 477 US

National Judicial Council

16 Szalay utca, H-1055 Pf. (PO Box) 24. H-1363

Budapest, Hungary.

International Mail

RE 285 188 485 US

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 #

RE 285 188 494 US

Rectified Scottish Rite Freemasonry

The Supreme Council, 33°, SJ, USA

1733 16th St. NW

Washington, DC 20009-3103

Registered Mail #

RE 285 188 503 US

Hungarian Honorary Consulate in Liverpool, United Kingdom

Attn: ZSIGMOND/HOGELAND

43 Rodney Street

Liverpool L1 9EW

United Kingdom

International Mail

RE 285 188 517 US

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

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

RE 285 188 525 US

International Mail

RE 285 188 534 US

# There will be five parts:

- 1. Mathematical statistical recital
- 2. Overview of Actions to date
- 3. Testimony by the IRS, federal and state judiciaries Refused for Cause
- 4. Refusals for Cause regarding James Allen
- 5. Refusals for Cause applicable to the Albany Remand

# 1. Mathematical statistical recital

The fast RSA Factoring Algorithm (N vs NP; *Travelling Salesman*) arises from the Five Cube Sum Number Locks 1, 153, 370, 371 and 407. Artificial Intuition arises from the RSA Factoring Algorithm endgame regulating highly compressed information infrastructures that coordinate delusions that debt has substance and value to substantiate currency. Special Drawing Rights are the measure of social conditioning to blindly endorse private credit from the local central bank. At the time of this writing, the "S" of BRICS, South Africa has just announced the government will be taking pension funds from people. Sustainable debt is an absurdity.

The macroeconomics should be examined in light of the Five Cube Sum Number Locks. In July of 2001 Richard GRASSO and many others were notified to release the allegedly sustainable debt worldwide in Bill of Exchange (El Paso County Clerk and Recorder, Colorado) #201099293, proof of service - #201101604. The Date for Release is August 13, 2001. The bill cites the Charter for Freedoms and Exemptions Granted to Patroons and heritage in RENSAELLAR with 1629 (Charter) and August 13, 1630 (Manhattan Land Patent) being 371 and 370 years due to Judgment which came 30 days by law, on September 11, 2001. The Trading with the Enemy Act (1917) is an extension of the 1861 extraordinary occasion illegally utilized in 1933 for a bogus war on the Great Depression according to dying Annunaki dynastic Bloodline Franklin Delano and cousin Eleanor ROOSEVELT(s) compelled to marry in futility. The term of the War is 153 years plus a fallow year Release Year and another Jubilee year meaning that in 2016 the Super Jubilee is the culmination of Seventy Jubilee Cycles from the Invasion of Canaan (Fall of Jericho) - a 3500-year cycle. The constitution cycle of 2,520 years, a Daniel Cycle, began in 503 BC at Nehemiah, Chapter 10. This also aligns exactly to 2016 -2,520 years is a Week, MENE, MENE, TEKEL, UPHARSIN. (In gerahs, like modern carats => 1000, 1000, 20, 500 = 2,520). 1300 years from the Writing on the Wall (523 BC) we find 1776,

the Survey for the Constitution. 407 is Key - in conjunction with 2,520 being the lowest common denominator of all digits 1-9, 407 is a prime number of any factor 1-9 single digit number. However the number 11, the first double-digit number factors into 407. This locating primes is key for decrypting Public Key cryptological mathematics.

The statistical odds require we examine our perceptions of cause and effect anew, with fresh eyes.

#### 2. Overview of Actions to date

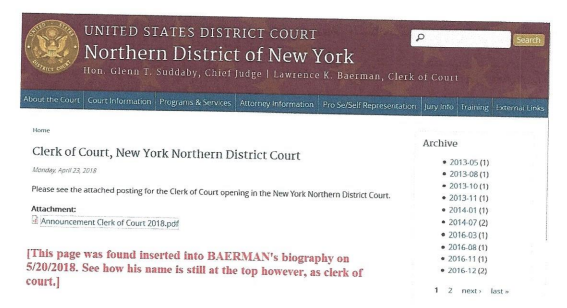
The Olympus Ordeal articulates the governmental trust extending the authority of the Imperial Court of the Dragon Sovereignty as in modern times the recombinant DNA of the Anunnaki Blood is exhausting vigor. Eleanor and Franklin were both ROOSEVELTS prior to marriage. Castle Church - For the Redemption of the Office BISHOP is irrevocable and developed through Roman law (Olympia, Washington) in the USDC with Case #16-cv-5520. Doc 6 grants authority to the Pope (Redemption for the BISHOP OF ROME) for execution of the Super Jubilee mentioned above while Doc 12 is Notice of Lien on the Universe.

Anywhere you go, everything you see - I own it all so long as you believe that You are YOU, and Me is ME.

The religious platform is under the Dragon atop the Great Hall at Bishop Castle. Doc 14, filed from Chambers clarifies that the emotional social media attacks upon my character are of no effect to the irrevocable trust. The trust is unaffected due to the racketeering and bond-dodging in Colorado. All authority and ownership is transferred through resulting trust. See <a href="https://www.tinyurl.com/bishopcastle">www.tinyurl.com/bishopcastle</a> and <a href="https://www.tinyurl.com/bishopcastledragon">www.tinyurl.com/bishopcastledragon</a>.

The Albany Remand is evidence repository originally opened under the presumption that the President and Treasurer were bonded and ripe for garnishment. Upon realizing there is no Article III jurisdiction competent in the USDC District of Columbia because it was not formed until 1861, several suitor have remanded their USDC DC garnishments to the USDC Albany, New York. Success as eight USA v SEALED DEFENDANT NAMES (MNUCHIN and TRUMP) clerk Lawrence K. BAERMAN was terminated (his biography was replaced by the Clerk Wanted Ad) and the Garnishments were closed, and so Case #18-mc-7 operates as an

evidence repository for joindering about twenty-five victims of the mischief arising from the federal judges across the board being bond-dodgers, with deviant oaths of office.



There is some interesting history to this, "So help me God." clause to federal oaths, going primarily to Master Mason George WASHINGTON taking two oaths in the same breath before the Lodge and Wall Street too. Here heritage and destiny meet through Christopher WREN, Chancellor of the Dragon Court and the unregistered Patroon Teunis Jansen Laenan VAN PELT, qualified in authority by piloting seventy souls to New Utrecht (Manhattan - New York) on the Red Tree - Redbaum. I can detail these things with documentation and photographs as history is not what happened, history is the record of what happened. We have the presumption that TRUMP is President but the Department of Justice (DoJ) has refused to disclose any oath of office for John Glover ROBERTS and without any verification that ROBERTS is indeed the Chief Justice of the US Supreme Court who pretended to preside over the Inauguration TRUMP is left CEO and Commander in Chief of the US Corporation and the Army and Navy respectively. He is not the President and therefore the impeachment has no traction. Dabney Langhorne FREIDRICK is not a federal judge and therefore the indictment on the Internet Research Agency (USDC DC 18-cr-32) has no traction. The link to Executive Orders (www.tinyurl.com/trumpex) describes what Donald John has been up to whenever he is not pretending to be concerned about Nancy.

For a spell rumor is Brett M. KAVANAUGH holds William Hobbs REHNQUIST as a posthumous mentor - with his oath being conforming to "So help me God." rather than the deviant - "SO HELP ME GOD." This is a ruse, the Department of Justice was pleased to supply this distraction but the Witnesses do not pan out. What is exposed is the consistency by which the DoJ is responsive with oaths they want me to view, and rejects disclosing oaths when it exposes the racketeering behind George WASHINGTON's agenda for the Knights Templar Society, adding "So help me God." Memorandums, 'chapters', are articulated throughout the Albany Remand - in the form you now read.

The Albany replacement clerk John M. DOMURAD has neglected to file a redundant Doc 103 that was mistakenly mailed out, and now fails to publish Doc 104 which is a Refusal for Cause on the State of New Jersey selling Luis Alberto's account to a debt scavenger. Doc 103, the last currently on the docket report, has a slam-dunk indictment and conviction that the DoJ has engaged in felony mail tampering, and with the collusion of the USPS reporting. This constitutes breach of trust and felony tampering with a witness or victim. Altering testimony. The assumption is the DoJ is coercing the clerk of court to stop publishing the record on PACER. With South Africa of BRICS (SDR's) in macroeconomic failure and DRYEP (US Dollar, Renminbi, Yen, Euro and Pound Sterling) the SDR Basket Currencies from the US, China, Japan, the European Union and Great Britain in questionable risk management publication is expanding to mitigate global implosion of interactive economies. The Albany Remand is 'going Hollywood' through a threatened garnishment on Paramount Pictures employee James Allen.

# 3. Testimony by the IRS, federal and state judiciaries - Refused for Cause

Critical to an E(4)(f) hearing, where the US Treasury/MNUCHIN might wish to contest these garnishment proceedings, is Doc 1 of James Allen's Libel of Review (USDC CCA #20-cv-1205) and it may be read on PACER. So issues that have cropped up around that Case, demonstrating clerk and "judge" malfeasance of office and obstruction of justice are presented here, with a minimum of redundancy. The docket report alone shows intentional confusion, attempting to negate perfectly formed and served summonses. Error is compounded by reassigning the "judge" making the otherwise simple matter completely open to interpretation.

By intentional confusion multiple summonses are being recalled, after being professionally served, for unspecified clerical errors. Upon that, the Case is reassigned from MARSHALL to CARNEY while summonses are mailed back to James Allen on the Form for Judge Reassignment, and the last page of the 24-page mailing, including the envelopes from ABCLEGAL the process server does not even include a checked box on the Clerk Instructions Form - NOTICE OF CLERICAL ERROR. Neither MARSHALL or CARNEY are judicial officers yet one cancels summonses in the same breath as transferring the case to the other. One best keep it in mind that attorneys can pretend to sort through such a mess but attorneys doing this so that the layman James Allen cannot possibly meet confusing and contradictory, incomplete and sloppily formed process is fraudulent abuse of licensure.

#### UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA (Western Division - Los Angeles) CIVIL DOCKET FOR CASE #: 2:20-cv-01205-CJC-JC

James Allen Gregoline v. Vincent Davis et al

Assigned to: Judge Cormac J. Carney
Referred to: Magistrate Judge Jacqueline Chooljian

Demand: \$60,000

Cause: 26:7401 IRS: Tax Liability

Date Filed: 02/06/2020 Jury Demand: None

Nature of Suit: 871 Tax Suits: IRS-

Third Party

Jurisdiction: U.S. Government

Defendant

#### Petitioner

James Allen Gregoline

represented by James Allen Gregoline

2429 Boone Avenue Venice, CA 90291 310-403-1766 PRO SE

V.

Respondent

**Vincent Davis** 

Revenue Officer, IRS

Respondent

Claire Bartels

Director of Finance, Office of

Finance

Respondent

Selvi Stanislaus

Executive Officer Of Franchise Tax

Board

Date Filed	#	Docket Text
02/06/2020	1	[COMPLAINT] Filed as Libel of Review - common law counterclaim in admiralty - notice lis pendens and - verified statement of right - re: God-giver unalienable rights in the original estate Article III; Constitution against Respondents. Case assigned to Judge Consuelo B. Marshall for all further proceedings. Discovery referred to Magistrate Judge Jacqueline Chooljian.(Filing fee \$ 400 PAID), filed by Petitioner James Allen Gregoline. (Attachments: # 1 Civil Cover Sheet) (car) (Entered: 02/10/2020)

02/06/2020	2	CERTIFICATION AND NOTICE of Interested Parties filed by Plaintiff James Allen Gregoline (car) (Entered: 02/10/2020)
02/06/2020	3	
02/06/2020	4	NOTICE OF ASSIGNMENT to District Judge Consuelo B. Marshall and Magistrate Judge Jacqueline Chooljian. (car) (Entered: 02/10/2020)
02/06/2020	5	
02/10/2020	6	[REFER TO NOTICE OF CLERICAL ERROR, [DKT 11]. 60 DAY Summons Issued re Complaint - (Discovery), <u>1</u> as to Defendant Claire Bartels (shb) Modified on 2/12/2020 (shb). (Entered: 02/10/2020)
02/10/2020	7	60 DAY Summons Issued re Complaint - (Discovery), <u>1</u> as to Defendant Selvi Stanislaus. (shb) (Entered: 02/10/2020)
02/10/2020	8	[REFER TO NOTICE OF CLERICAL ERROR, DKT 11]. 60 DAY Summons Issued re Complaint - (Discovery), 1 re CITY CLERK as to Defendants Claire Bartels, Vincent Davis, Selvi Stanislaus. (shb) Modified on 2/12/2020 (shb). (Entered: 02/10/2020)
02/10/2020	9	[REFER TO NOTICE OF CLERICAL ERROR, DKT. 11]. 60 DAY Summons Issued re Complaint - (Discovery), 1 re City Attorney as to Defendants Claire Bartels, Vincent Davis, Selvi Stanislaus. (shb) Modified on 2/12/2020 (shb). (Entered: 02/10/2020)
02/12/2020	10	ORDER RETURNING CASE FOR REASSIGNMENT by Judge Consuelo B. Marshall. ORDER case returned to the Clerk for random reassignment pursuant to General Order 19-03. Case randomly reassigned from Judge Consuelo B. Marshall to Judge Cormac J. Carney for all further proceedings. The case number will now reflect the initials of the transferee Judge 2:20-cv-01205 CJC(JCx). (rn) (Entered: 02/12/2020)
2/12/2020	11	NOTICE OF CLERICAL ERROR: Due to clerical error Re: Summons Issued 6, Summons Issued 8, Summons Issued 9. The summons re dkt 6, 8, 9 were issued erroneously and are Recalled. (shb) (Entered: 02/12/2020)

1	PACER	<b>Service</b>	Center
	Trans	action Re	ceipt
	02/12	2/2020 18:21	:11
PACER Login:		Client Code:	
Description:	Docket Report	Search Criteria:	2:20-cv-01205- CJC-JC End date:



# Invoice

Play now at abclegat.com | ABC Legat Services, LLC | 633 Yesler Way, Seattle, WA 98104 | 206-521-9000 | ar@abdegat.com | Tax ID: 84-2147344

BILL TO:

INVOICE# 6753311.100 DATE Feb 06, 2020 ACCOUNT# 8000 ATTENTION jimmygregoline@gmail.com

REFERENCE# GREGOLINE v DAVIS

James Gregoline <jimmygregoline@gmail.com> 2429 BOONE AVENUE **VENICE, CA 90291** 

**AMOUNT DUE** 

\$ 425.00

CASE #

CV20-01205-CBM-JCX

CASE TITLE

JAMES ALLEN GREGOLINE v. VINCENT DAVIS, REVENUE OFFICER, IRS; CLAIRE BARTELS, DIRECTOR OF FINANCE, OFFICE OF FINANCE, SELVI STANISLAUS, EXECUTIVE OFFICER, FTB US District Court, California, Central District, Los Angeles

COURT

SERVICES PERFORMED

		DESCRIPTION	NOTE	AMOUNT
		Effect Service of Process		AMOUNT
RE 2	85 188	Service of Process 548 US	Subject: MNCENT DAVIS, REVENUE OFFICER, IRS Address: 9350 FLAR DRIVE, EL MONTE, CA 91731	85.00
RE 28	35 188	Service of Process 551 US	Subject: CLAIRE BARTELS, DIRECTOR OF FINANCE, OFFICE OF FINANCE Address: CITY HALL-ROOM 220, 200 NORTH SPRING STREET, LOS ANGELES, CA 90012	85.00
RE 28	35 188	Service of Process 565 US	Subject: SELVI STANISLAUS, EXECUTIVE OFFICER, FTB Address: 300 SOUTH SPRING STREET SUITE 5704, LOS ANGELES, CA 90013	85.00
RE 28	35 188	Service of Process 579 US	Subject: CITY ATTORNEY Address: 200 NORTH MAIN STREET SUITE 800, LOS ANGELES, CA 90012	85.00
RE 28	5 188	Service of Process 582 US	Subject: CITY CLERK Address: CITY HALL-ROOM 220, 200 NORTH SPRING STREET, LOS ANGELES, CA 90012	85.00
	and a		SUBTOTAL	\$ 425.00
			SALES TAX	\$ 0.00
			AMOUNT DUE	\$ 425.00

OFFICIAL PROCESS SERVER TO U.S. DEPARTMENT OF JUSTICE AND U.S. STATE DEPARTMENT

The served summonses are returned in six separate mailings to James Allen with Judge Reassignment notice as though there is clerical error with the Summonses, while the last page is

# NOTICE OF CLERICAL ERROR with no checked box.

	ES DISTRICT COURT RICT OF CALIFORNIA
JAMES ALLEN GREGOLINE	CASE NUMBER
PLAINTIFI v.	2:20-cv-01205-CBM
VINCENT DAVIS, et al	NOTICE OF CLERICAL ERROR
You are hereby notified that due to a clerical error \( \begin{align*} \docker \text{ docket entry } \docker \end{align*} \) Title of scanned document: Summons issued	cuments associated with the filing of the new action nave/has been corrected as indicated below.
	Number(s): 6.8,9
Case number has been corrected. The correct case number has been corrected. The correct case number lincorrect judge's initials were indicated on this ☐ action of the lincorrect magistrate judge's initials were indicated on the lincorrect magistrate judge's initials were indicated on the lincorrect ☐ Magistrate Judge ☐ Magistrate Judge ☐ Magistrate Judge ☐ Magistrate Judge ☐ Case was assigned to ☐ Western ☐ Southern ☐ Enas been reassigned to the ☐ Western ☐ Southern ☐ has been reassigned to ☐ Case title is corrected from ☐ Document has been re-numbered as document numbe ☐ Incorrect ☐ Filed Date ☐ Date of Document ☐ Date ☐ Date corrected date is ☐ Date of Document ☐ Date ☐	nber is on  document . The correct judge's initials are: his  action document . The correct magistrate judge's  ate Judge to . The initials of the new judge(s) are: astern division. Furstant to General Order 19-03, the case  Eastern division. The former case number onew case number
☐ Document is missing page number(s): ☐ To ensure proper routing of documents, all documents and judge's initials:	filed with the court must reflect the following case number
Other: The summons re dkt 6, 8, 9 were issued errone	cously and are Recalled  CLERK, U.S. DISTRICT COURT
Date: 2/12/2020	By: S. Hall-Brown 213-894-3651
	Deputy Clerk
G-11 (03/19) NOTICE OF (	TERICAL ERROR

The image Above is an example of the NOTICE OF JUDGE REASSIGNMENT that accompanied summonses, herein Refused for Cause. These abbreviations are to avoid cognitive

dissonance to any movie producers who might be bemused by the intentional confusion. Please keep in mind this is about deviant oaths - while we must muddle through some of the symptoms of this corruption. This "So help me God." deviation has nothing to do with God or religion; it is only about changing the form of the oath. Something only attorneys will see within the sanctity of the Bar. While the layman is left thinking that changing the oath is trivial and prone to argue moot points about God and religion. In other words if you find even this abbreviated rendition confusing, that is the entire point. The Three Kings - Nebuchadnezzar, Cyrus and Darius returned the Jews to Jerusalem 2,520 years ago in 2016 - One Daniel Cycle.

There is not much point in the classic Refusal for Cause when the presentment is meant to be complicating process, on a case that is being confused by the clerk of court intentionally. All the while there is not any judicial officer presiding - which is the focus here, highlighting only one facet of this real-time interactive geopolitical engineering application now brought to this new level of notification - a full length Hollywood movie. Public Notice.

To drive home the point, with the clerk of court complicating things so that this qualifies as psychological warfare here is recital of the five summonses:

Doc 5 - DAVIS is avoiding service of summons

Doc 6 - BARTELS is returned for unknown Clerical Error

Doc 7 - STANISLAUS is avoiding service of summons

Doc 8 - CITY CLERK is returned for unknown Clerical Error

Doc 9 - CITY ATTORNEY is returned for unknown Clerical Error

Here is a sampling about Doc 8:

MIME-Version:1.0 From:cacd\_ecfmail@cacd.uscourts.gov To:ecfnef@cacd.uscourts.gov Message-Id:<29253431@cacd.uscourts.gov>Subject:Activity in Case 2:20-cv-01205-CBM-JC James Allen Gregoline v. Vincent Davis et al Summons Issued Content-Type: text/html

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.

# UNITED STATES DISTRICT COURT

# CENTRAL DISTRICT OF CALIFORNIA

Notice of Electronic Filing

The following transaction was entered on 2/10/2020 at 2:43 PM PST and filed on 2/10/2020

Case Name:

James Allen Gregoline v. Vincent Davis et al

Case Number:

2:20-cv-01205-CBM-JC

Filer:

Document Number:

Docket Text:

60 DAY Summons Issued re Complaint - (Discovery), [1] re City Attorney as to Defendants Claire Bartels, Vincent Davis, Selvi Stanislaus. (shb)

2:20-cv-01205-CBM-JC Notice has been electronically mailed to:
2:20-cv-01205-CBM-JC Notice has been delivered by First Class U. S. Mail or by other means
BY THE FILER to:
James Allen Gregoline
2429 Boone Avenue
Venice, CA 90291

The following document(s) are associated with this transaction:

Document description:Main Document
Original filename:C:\fakepath\LA20CV01205-CBM(JCx) SUMMONS\_3.pdf
Electronic document Stamp:
[STAMP cacdStamp\_ID=1020290914 [Date=2/10/2020] [FileNumber=29253429-0] [9df282a234146932bd4327c34e9cd5c84b87b3abc2ddc6bd20a2228193e84c17e93
2c116e105baf659f006f7f16f6850c2c67e8b3e1850713ababf7000e045d6]]

# UNITED STATES DISTRICT COURT

for the

Central District of California

James Allen Gregoline	) )
Plaintiff(s) V.	) ) ) Civil Action No.
Vincent Davis, Revenue Officer, IRS Claire Bartels, Director of Finance, Office of Finance Selvi Stanislaus, Executive Officer, FTB	CV20-01205-CBM-JCx
Defendant(s)	

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) City Attorney
200 North Main Street
Suite 800
Los Angeles, California [90012]

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

James Allen Gregoline, Domiciled at:

2429 Boone Avenue Venice California [Postal Code 90291]

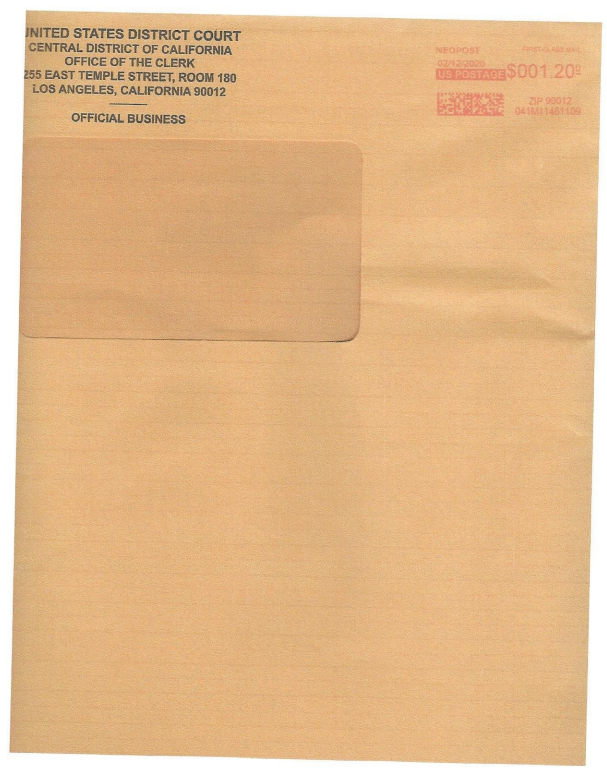
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Date: 2-6-2020

CLERK OF COURT

1183

While this envelope would have contained the proof of service from the Process Server, returned to the court. The \$425 receipt is pasted above about four pages back:



From the Doc 1 Libel of Review we find Page 14 of 55 reveals that James Allen has completely exhausted administrative remedy before alleged judicial officers over the years. These two cases are available on PACER for the serious researcher.

James Allen Gregoline 2429 Boone Avenue Venice, Ca. 90291				
	UNITED STATES CENTRAL DISTRI	DISTI	RICT COURT	
IN RE INDEX SEARCH FOR:		CI OF	CALIFORNIA	
James Allen Gregoline			CERTIFICATE OF SI	EARCH
I hereby certify that I am District of California and that I I ☐ Civil cases; ☐ Criminal cases; or ☑ Both Civil and Crimin have found: ☐ no record of the	nave searched the index	c from _		o the present as to:
Name	Case Number	er	Judge Assigned	Date Filed
James Allen Gregoline	CV10-7953-MMN	1 JEMx	Margaret M. Morrow	10/21/10
James Allen Gregoline	CV18-9925-UA		Unassigned	11/27/18
Fee \$31.00	as authoriz	ed by the	ne Judicial Conference of the	United States.
1-30-20			k, U.S. District	
ate 54 (03/94)	CERTIFICATE		Deputy Clerks	>

Messages accumulate like from the ABCLEGAL process server:

Good Morning,

We can re-serve her anywhere you please.

The fee for serving in California is \$85. Please advise if we are allowed to charge again.

Regarding your question about Vincent Davis, the Server is not able to get in-reach with him.

If you have any questions or concerns feel free to contact us.

Thank you,

Ahmed

A service attempt was performed on your order!

Reference #: GREGOLINE v DAVIS
Case #: CV20-01205-CBM-JCX

Your Process Server: George E. Sanchez

Person(s) To Be Served: VINCENT DAVIS, REVENUE OFFICER, IRS

Date/Time: February 18 2020 10:20 AM

Address: 9350 FLAIR DRIVE, EL MONTE, CA 91731

Outcome: Per FRANCIS ROMERO, EMPLOYEE, a brown-haired Hispanic female contact approx. 55-65 years of age, 5'4"-5'6" tall and weighing 80-120 lbs; subject employed but not available at this time.

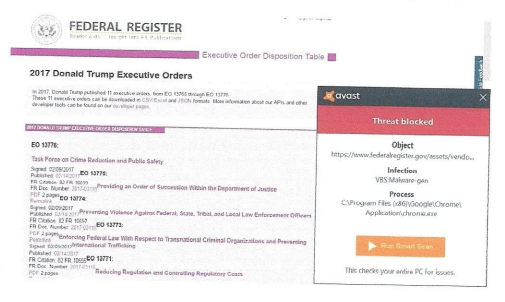
To contact us, view your order progress, and access photos and documents click here.

Three attempts on the primary agent have failed. Five out of five summonses in one simple case have failed to be served meaningfully. Since the clerk is doing this, in conjunction with two pretend judicial officers acting as bank tellers for the Bank and Fund, there is no sense in trying to salvage the summons process. The alleged judicial officers are corrupt racketeers. The Remand Savior of the Albany Remand Brett M. KAVANAUGH is appointed by a man who has staged four bogus billionaire personal bankruptcies made out of human frailty - gambling casino empires built upon sex, gambling, alcohol, drug and any other addictive behavior that ruins family and lifestyle. A typical American Mobster appointed through the Russian Mob.

The experience equipped Donald John for our first successful restructure in bankruptcy - being that the Shutdown exceeded the 31-day requirement:

START DATE	PRESIDENT		LENGTH IN DAYS
DEC. 22, 2018	Trump	34	Exercise exercises are seen accourage exercise
DEC. 16, 1995	Clinton	21	
OCT. 1, 1978	Carter	17	
OCT. 1, 2013	Obama	16	
OCT. 1, 1977	Carter	12	
OCT. 1, 1979	Carter	11	
OCT. 1, 1976	Ford	10	
NOV. 1, 1977	Carter	8	
DEC. 1, 1977	Carter	8	
NOV. 14, 1995	Clinton	5	
DEC. 18, 1982	Reagan	3	
NOV. 11, 1983	Reagan	3	
OCT. 6, 1990	Bush	3	
NOV. 21, 1981	Reagan	2	
OCT. 1, 1984	Reagan	2	
JAN. 20, 2018	Trump	2	
OCT. 1, 1982	Reagan	1	
OCT. 4, 1984	Reagan	1	
OCT, 17, 1986	Reagan	1	
DEC. 19, 1987	Reagan	1	
FEB. 9, 2018	Trump		

Look at the www.tinyurl.com/trumpex link for yourself. All Donald John did was give the federal employees Christmas Eve off work and he left the decision of paying essential personnel up to the department heads. So the Congress is playing along with impeachment proceedings as a distraction. As well as pretending not to read the Federal Register. Which by the way was hacked - but "Russian Collusion" with the election was much bigger news, apparently!



More importantly in light of the KAHN advisement for renewal or Rule B garnishment:

# THE EFFECT OF BANKRUPTCY ON RULE B ATTACHMENTS

Bankruptcy has the effect of invalidating or voiding maritime Rule B attachments on the debtor's property. See In re Daebo Int'l Shipping Co., Ltd., 543 B.R. 47, 55 (Bankr. S.D.N.Y. 2015) (to the extent the attachments are directed against the debtor, Daebo, and its property, they are barred by the stay order and should be lifted). The filing of a Chapter 11 or a Chapter 15 bankruptcy petition in the U.S. allows the debtor in bankruptcy to seek to vacate any Rule B attachments against its property.

The advisement is however in itself empty. The clerk is extending hearsay from KAHN. Like it was never said. If Mr. KAHN has signed something then the clerk should scan it as Doc 104 so that I can view the signature. So that I can properly Refuse KAHN's testimony for Cause.

Publication through a series of motion pictures would be responsible risk management to carefully release the pressure to implode Special Drawing Rights as valuable sustainable debt.

# 4. Refusals for Cause regarding James Allen

This passage is limited to Refusals for Cause that are not issued in the Libel of Review 20-cv-1205. The State Notice of Lien is refused for cause. Also the two "judges" (involved in obfuscating justice by confusing service of summonses, their oaths have been located and refused for cause.

Recording Requested by

STATE OF CALIFORNIA FRANCHISE TAX BOARD Sacramento CA 95812-2952

And When Recorded Mail to

Special Procedures Section PO BOX 2952 Sacramento CA 95812-2952 Document Number: 15080115 Batch Number:9002222



#### Notice of State Tax Lien

Filed With:

LOS ANGELES

Certificate Number:

18081557065

The Franchise Tax Board of the State of California hereby certifies that the following named taxpayer(s) is liable under parts 10 or 11 of Division 2 of the Revenue and Taxation Code to the State of California for amount due and required to be paid by said taxpayer(s) as follows:

Name of Taxpayer(s)

: JAMES A GREBOLIN

FTB Account Number

: 1102180866

Social Security Number(s) : XXX-XX-1980

Last Known Address

: 2429 BOONE AVE

: VENICE, CA 90291-4744

For Taxable Years

: 2006

Total Lien Amount \*

: \$18,235.81

Further interest and fees will accrue at the rate prescribed by law until paid; that the Franchise Tax Board of the State of California complied with all of the provisions of parts 10 or 11 of Division 2 of the Revenue and Taxation Code of the State of California in computing, levying, determining and assessing the tax; the said amounts are due and payable and have not been paid. Said lien attaches to all properly and rights to such property now owned or later acquired by the taxpayer.

IN WITNESS WHEREOF, the Franchise Tax Board of the State of California has duly authorized the undersigned to execute this Notice in its name.

Dated: 03/22/18

FRANCHISE TAX BOARD of the State of California

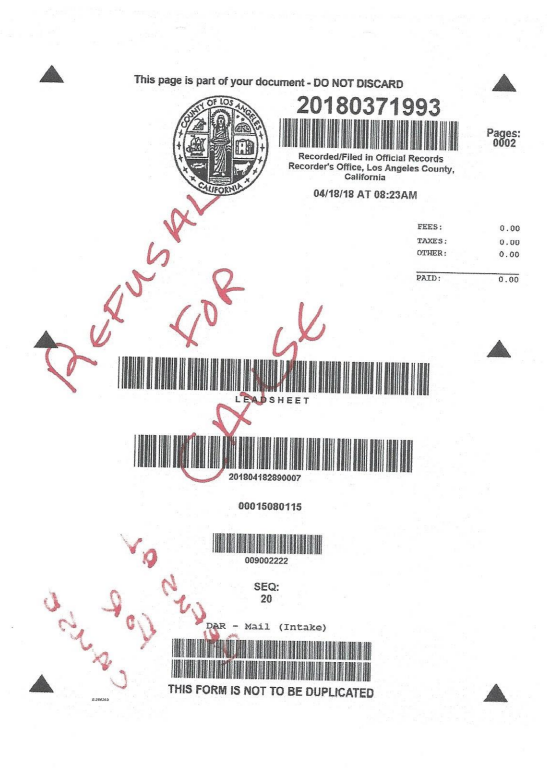
Collection Bureau

Telephone Number: (916) 845-4350

Authorized facsimile signature.

\*Additional interest is accruing at the rate prescribed by law.

FTB 2930 V1 M ARCS (REV 06-2017)



Vía First Class U.S. Mail

July 21, 2005 A.D.

# NOTICE AND DEMAND FOR EXHIBITION OF CERTIFICATE

Margaret Mary Morrow 255 East Temple Street Los Angeles 90012-4797 CALIFORNIA, USA

Subject: Sections 6002, 6067-6068, 6126-6128 California Business and Professions Code

Greetings Margaret Mary Morrow:

We specifically deny that you were ever a member, in good standing, of the State Bar of California. See attached and Section 6002 supra.

#### NOTICE

Section 6067 of the California Business and Professions Code reads as follows:

Every person on his admission shall take an oath to support the Constitution of the United States and the Constitution of the State of California, and faithfully to discharge the duties of any attorney at law to the best of his knowledge and ability. A certificate of the oath shall be indorsed upon his license.

[bold emphasis added]

#### DEMAND

Formal DEMAND is hereby made of you to deliver a certified copy of said certificate of oath to the mailing location shown below, no later than 5:00 p.m. on Friday, August 26, 2005 A.D. (approximately thirty (30) days

Failure to perform will give us probable cause to charge you with violating Sections 6126 and 6128 of the California Business and Professions Code (both misdemeanors). See also 4 U.S.C. 101 in pari materia with the Article VI, Clause 3 and the Supremacy Clause of the Land).

Sincerely yours,

/s/ Paul Andrew Mitchell

Private Attorney General, Criminal Investigator and Federal Witness: 18 U.S.C. 1510, 1512-13, 1964(a) http://www.supremelaw.org/decs/agency/private.attorney.general.htm

# All Rights Reserved without Prejudice

U.S. Mail:

c/o Forwarding Agent 501 W. Broadway #A332 San Diego 92101 CALIFORNIA, USA

# OATH OF OFFICE FOR UNITED STATES JUDGES (Fide 28, Sec. 455 and Title 5, Sec. 333). United States Code)

	I, VIRGINIA ANNE PHILLIPS, do solemnly swear (or
	affirm) that I will administer justice without respect to persons, and do equal right to the poor
	and to the rich, and that I will faithfully and impartially discharge and perform all the duties
	incumbent upon me as .UNITED STATES DISTRICT JUDGE under the Constitution
	and laws of the United States: and that I will support and defend the Constitution of the United
1	States against all enemies, foreign and domestic: that I will bear true faith and allegiance to the
1	same: that I take this obligation freely, without any mental reservation or purpose of evasion; and
100	that I will well and faithfully discharge the duties of the office on which I am about to enter.
Nº 1	So Help Me God.
1	
	Viginia anne Philips
	Subscribed and sworn to (or affirmed) before me this 272
	of December 1999
FOIA EXEN	PTION 16 Tuy of theclar of
	Actual abode Chief Hailed States Dietity of
	Official station* Los Angeles
	Date of birth . 02/14/57
	Date of entry on duty . 12/27/99

Tule 20 ve: 450 Laued States Code, as amended

# OATH OF OFFICE FOR UNITED STATES JUDGES

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

Consuelo Bland Marshall
affirm) that I will administer justice without respect to persons, and do equal right to the poor
and to the rich, and that I will faithfully and impartially discharge and perform all the duties
imcumbent upon me as United States District Judge, according to the best of my
abilities and understanding, agreeable to the Constitution and laws of the United States; and
that 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 objection
freely, without any mental 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 HELD ME GOD.
Consuelo Bland Marshall
Subscribed and awarn to (as offirmed) before we skip 15th
ofOctober 19 80
Cale. VI
FOIA EXEMPTION 66
Chief Judge A. Andrew Hauk
Actual abode
Official station * Los Angeles, CA
Date of birth September 28, 1936
Date of entry on duty October 15 1980
Note-The Act of May 1, 1875 (Title 48, sec. 1465, United States Code), provides that the caths of Territorial Officers shall be edministered in the Territory in which the office is held.

\*Title 28, sec. 456 United States Code, as amended.



DIRECTS

LEE ANN BENNETT

Depay Director

# ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

WASHINGTON, D.C. 20544

JAMES R. BALCEFER
Associate Director
Opportunits of Administrative Service
CYNTHEA, BOHY
Chief Human Resources Officer
Human Resources Officer

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.

Daniel J. Stewart Magistrate Judge Oath of Office Date

September 28, 2015

Thank you for your inquiry.

Sincerely

Judges Compensation and Retirement Division

A TRADITION OF SERVICE TO THE PEDERAL 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



U.S. Department of Justice Office of Information Policy Suite 11050 1425 Ven Terk Avenue, NII Workington, DV 20530-05001

Telephone, (202) 514, 3617

August 12, 2019

Louis Colon 106 Craske St Woodbridge, NJ 07095 Lcolon 17@comeast net

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, Valeree 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

.2.

Adelphi Road, College Park, Maryland 20740-6001; e-mail at ogis@nara.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 Instice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001, or you may submit an appeal through OIP's FOlAnoline portal at <a href="https://doi.org/10.1007/scite/notion/me/action/public-home">https://doi.org/10.1007/scite/notion/me/action/public-home</a>. Your appeal must be postniarked 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."

Ciornama Par

Douglas R. Hibbard Chief Initial Perment 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 11050 1425 New York Avenue, NW Washington, DC 20530-0001

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

6/19/201

Christina D. Troiati, Associate Chief, for Sean O'Neill, Chief, Administrative Appeals Staff Signed by, OIP

No oras #

Portined June 1985
U.S. Office of Personnel Management
FPM Chapter 295
51-108

# G0[

## APPOINTMENT AFFIDAVITS

U.S. District Judge	August 2, 1996
(Parities to which appointed)	Date of appointment
Judiciary No. District of NY	Albany, New York
(Danuriment or agency) (Bureau or Division)	Place of employmen
	, do solemnly swear (or affi
I will support and defend the Constitution of the United States as that I will bear true faith and allegiance to the same; that I take the reservation or purpose of evasion; and that I will well and faithful on which I am about to enter. So help me God.	is obligation freely, without a fully discharge the duties of
B. AFFIDAVIT AS TO STRIKING AGAINST THE FEDERAL	GOVERNMENT
I am not participating in any strike against the Government of the and I will not so participate while an employee of the Government thereof.	- TT 10 1 00 .
C. AFFIDAVIT AS TO PURCHASE AND SALE OF OFFICE	
I have not, nor has anyone acting in my behalf	10.
for or in expectation or hope of receiving assistance in securing	(Signature of appointed)
Subscribed and sworn (or affirmed) before me this 2nd day	of August
at Albany New York	
(City)	(State)
[SEAL]	Wigneture of afficery

# OATH OF OFFICE FOR UNITED STATES JUDGES

(Title 2H, Sec. 453 and Title 5. Sec. 333). United States Code)

1	LAWRENCE B. KAHN
а	do solemnly swear
a	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
	ncumbent upon me as U. S. District Court Judge under the Constitu
a	and laws of the United States; and that I will support and defend the Constitution of the Ur
Si	states against all enemies, foreign and domestic; that I will bear true faith and allegiance to
sa	ame: that I take this obligation freely, without any mental reservation or purpose of evasion;
· th	nat I will well and faithfully discharge the duties of the office on which I am about to en
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	Subscribed and sworn to (or affirmed) before me this .2nd
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Act	tual abode Manager NY James M. Waggener, Division Manager
Off	ficial station* Albany, NY
Dat	te of birth . FOIA Exemption 6

Federal Reserve and transactions of the member banks. Since 1933 membership to central banking has been as easy as signing endorsement.

704

74TH CONGRESS. SESS. I. CH. 614. AUGUST 28, 1987.

SEC. 202. Section 9 of the Federal Reserve Act, as amended a amended by inserting after the tenth paragraph thereof the following new paragraph:

"In order to facilitate the admission to membership in the Federal Reserve System of any State bank which is required under subsets (y) of section 12B of this Act to become a member of the Federal Reserve System in order to be an insured bank or continue to have any part of its deposits insured under such section 12B, the Beard of Governors of the Federal Reserve System may waive in whole to in part the requirements of this section relating to the admission of such bank to membership: Provided, That, if such bank is admitted with a capital less than that required for the organization of a national bank in the same place and its capital and surplus are not in the judgment of the Board of Governors of the Federal Reserve System, adequate in relation to its liabilities to depositors and other creditors, the said Board may, in its discretion, require such bank to

The key point being that membership requirements may be waived, while nested in verbiage designed for recognizable banking companies. Assets of the Federal Reserve clearly recognize that people are the subject of Special Drawing Rights until demand is made for lawful money.

We are aware of a precept, already addressed in the Albany Remand and remind everybody that everything may be read in detail in the 100 Does posted on PACER for anybody interested enough to investigate these claims. This summary is to succinctly remind the Department of Justice that redemption is sacrosanct and by absolute right available to Jonathan Dean.

This asset report expresses how gold has been removed from the fixed exchange rate standard allowing the floating exchange rate for the US Dollar domestic and foreign, pursuant to the secret Jamaica-Rambouillet Accord reported through the State Department Bulletin and Bretton Woods Agreements Amendments in the mid-'70's at Public Law 94-564 and Senate Report No. 94-1148. In the interest of justice it is important that Mr. Craig CARPENITO, Mr. Matthew Feldman NIKIC and Special Agent ZITO all be aware that Jonathan Dean MICHAEL is redeemed and redeems lawful money by right as set out by law.

The initial rejection (refusal by right) of the Letter was received by the Department of Justice: Third Party Affidavit of Mailing

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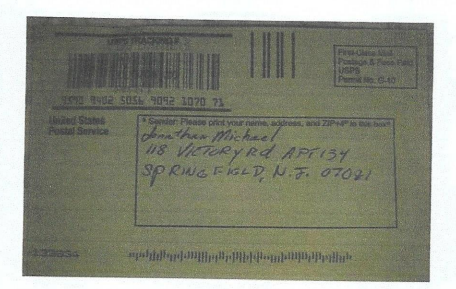
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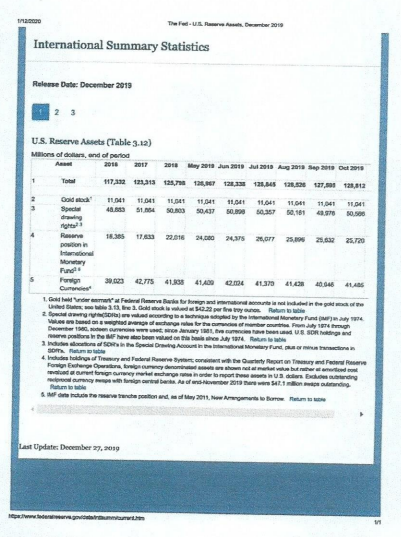
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Jonathan Dean is therefore removed from assets of the United States held in federal reserve.



Additionally the "judge" and magistrate assigned herein are operating without the scope of judicial officers and are barred from comment or opinion in this record.

August, 1838.

proceeding against them, as in The King v. Castle, Andr. 119, 241. The power of such officers cannot be drawn in In the matter question collaterally by an appeal from what they them-Rail Road Co. selves have done. In Hippesley v. Tucke, T. Jones, 81, in 29 Car. 2, on error from the mayor's court, because the mayor had not taken the oaths against popery under the statute, 25 Car. 2, this was allowed, expressly because the statute had declared the office void. Deverrey v. Morris, T. Jones, 137, S. P. on error from a sheriff's court of the city of Norwich, in 31 and 32 Car. 2; 2 Lev. 243, S. C.; 2 Mod. 193, S. C. Yet even this was much contested by several old cases, and the direct contrary held, notwithstanding the strong words declaring the office void. Such was the first impression in Hippesley v. Tucke, in the king's bench on its being moved in 27 and 28 Car. 2, 3 Keb. 606. The court mentioned cases in which a corporate office might be void for an undue election; but added, "as to the interests of a stranger, as acts of jurisdiction they are not void; as judgments here in Westminster Hall would not be void by any one or all not having duly taken the oaths. These matters are collateral." And the subject was considered again and again, before the court held the election void. 3 Keb. 665, in 28 Car. 2. Id. 662, in the same year. Id. 721, in the same year. See 2 Lev. 184, S. C. It is said by Serg. Hawkins, in respect to these and the like cases, that "notwithstanding the words of the corporation act are so very atrong as to make such election, &c. void, and those of the test act to make such persons disabled in law to all intents and purposes whatsoever, to have, occupy or enjoy the said offices; yet it hath been strongly holden that the acts of one under such a disability, being instated in such office, and executing the same without any objection to his authority, may be valid as to strangers. For otherwise not only those who no way infringe this law, but even those whose benefit is intended to be advanced by it, might be sufferers for another's fault, to which they are no way privy; and one chasm in a corporation happening through the default of one head officer, would perpetually vacate the acts of all others, whose

Case 1:18-mc-00007-LEK-DJS Document 103 Filed 01/23/20 Page 32 of 33 authority in respect of their admission into their offices may ALBANY, depend on his." 1 Curw. Hawk. P. C., b. 1, ch. 26, § 16.

The statute requiring inspectors of corporate elections to in the matter

takean oath is simply directory in its terms, and without of the M. & H. Rail Road Co. any nullifying clause on account of omission; and the whole case is one which comes emphatically within the reasoning of Hawkins. In respect to third persons who have a concern in the acts of these inspectors, all they do should be holden valid. Several dicta of American courts and one in this court were cited on the argument to that effect. In The People v. Runkle, 9 Johns. R. 147, 159, the question was whether certain trustees of a corporation were elected at the proper time. The court said, "the trustees so elected would at least be trustees by color of office, and their acts would be good," admitting they were not duly elected. In the Bank of the U. S. v. Dandridge, 12 Wheat. 18, Story J. said, "That some of the provisions of the charter and by-laws may well be deemed directory to the officers, and not conditions, without which their acts would be utterly void, will scarcely be disputed. What are to be deemed such provisions, must depend upon the sound construction of the nature and object of each regulation, and of public convenience and apparent legislative intention. If a regulation be merely directory, then any deviation from it, though it may subject the officers to responsibility, both to the government and to the stockholders, cannot be taken advantage of by third persons." 'He cites The Bank of the Northern Liberties v. Gresson, 12 Serg. & Rawle, 306, United States v. Kirkpatrick, 9 Wheat. 720, and United States v. Van Zandt, 11 id. 184, which are slightly illustrative of the doctrine advanced. As was said on the argument, you may as well be allowed to question the acts of a justice of the peace or others in station, because they have omitted to take their official oaths, or have made some slip in the form of the outh. Such, we have seen, was the suggestion in 3 Keb. 606. It was said, in reply, that the act of a justice who had not sworn in would be open to review, and an instance was put of the statutes often passed to make his acts valid. Such statutes are well enough to avoid all question, and esCase 1:18-mc-00007-LEK-DJS Document 103 Filed 01/23/20 Page 33 of 33

ALBANY, pecially to protect the magistrate as against the government; but it cannot be that all his judgments could be over-In the matter turned on error, much less that the suitors in his court would of the M. & H. be liable in trespass for acts done under his authority, or officers go unprotected by his process, which stands fair on its face.

> It is the same thing, whether the act in question be judicial or ministerial. Thus, in Rex v. The Corporation of Bedford Level, 6 East, 356, it was not questioned that the acts of a deputy registrar de facto, whose duty related merely to recording titles to land in a certain place, would be valid. The only question made, was whether he was an officer de facto of the corporation. Lord Ellenborough, C. J. there defines such an officer. " It is one," he says, " who has the reputation of being the officer he assumes to be, and yet is not a good officer in point of law." Id. 368, 9. In this country, how many thousands may claim title under the registry by clerks of counties who have perhaps not been duly elected, or not regularly sworn; and is it to be tolerated, that therefore all they have done shall be avoided by a collateral action, or indeed by any proceeding, except as between themselves and the government? In Knight v. Corporation of Wells, 1 Lutw. 508, a mayor de facto was holden able to bind the corporation, by affixing the seal to a bond. The court said, "Admitting he was not qualified to be mayor yet he came in to be mayor by color of an election, and was mayor de facto by means of that election, and all ministerial and judicial acts done by him are good. An action will lie against him for a false return on a writ of mandamus: the corporation might have him removed and displaced; but that not being done, he had power to seal the bond." Id. 519; and see Angel & Ames on Corp. 158 to 160, § 4, and cases there cited. The general doctrine is also very well considered in The Vestry of St. Luke's Church v. Matthews, 4 Des. Eq. R. 578, 587. Professor Wooddeson says, that if an officer perform a corporate or judicial act, it is valid, though he is not de jure qualified. 1 Wood. Lect. 491. The same thing was held by this court as to a corporate act in Trustees of Vernon

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