



In the International Court of Justice

via RE 162 265 907 US

Protest and Demand for Permanent Injunctive Relief

- (1) It has come to our attention that Mr. Joseph Biden is attempting to issue bonds benefiting the Chinese Government based on our land and soil assets. This is important, because if left unopposed will result in successful international inland piracy and commercial fraud in Breach of Trust.
- (2) We hereby protest and demand Permanent Injunctive Relief from all such presumptions of ownership or custodial trustee interest in our land and soil assets, any power to bond our land and soil assets, and any interest in them whatsoever by the United States Municipal Government, its heirs, assigns, creditors, and officers. This is important because if it is not opposed, commercial corporations may continue to pretend to be lawful governments or the assigns of lawful governments without any actual authority granted by those lawful governments.



- (3) Joseph Biden acting as President of a foreign Municipal Corporation has no contract with us and no authority to issue bonds based on our land and soil assets. This is important because he has nonetheless attempted to encumber assets belonging to a foreign and sovereign government--- an act of piracy in international jurisdiction, and an act of fraud within the context of Municipal Governments;
- (4) We are the lawful landholders and landlords in possession of the land and soil of this country; this is important because various self-interested Parties have attempted to claim that we are absent, unaccounted for, unknown --- and that, therefore, they might make claims on abandonment against our assets;
- (5) Our claims are on the Public Record in unbroken provenance for hundreds of years; this is important because we are not in fact unknown in any respect, and are simply pursuing our own unique form of self-governance;
- (6) All Federal Custodians were given Public Notice and Due Process beginning most recently in 1998; this is important, because all Parties have been under constant Due Process and Public Notice for over twenty (20) years, and thus, have no excuse for pretended ignorance of these issues;
- (7) Our Sovereign Letters Patent were jointly re-issued and renewed in November 2015 and also stand published on the Public Record and given Due Process; this is important as only sovereign entities can issue or re-issue Sovereign Letters Patent;
- (8) All United States Land Patents are claimed and assigned in behalf of the American States and People, together with all Land Grants and Treaty Lands, and this has been made Public and Published for over five (5) years without objection; this is important because it establishes recent recording of claims on behalf of the lawful land jurisdiction government



acting in international jurisdiction and the Due Process and Public Notice that has been accepted and cured;

(9) Our State Assemblies are now in Session in all 50 States, and have been for over two (2) years; this is important because it even more firmly establishes the fact that our government is not absent or incompetent or otherwise afflicted in any manner that prevents us from conducting our own business and making our own decisions;

(10) The respective State of State Governors have been given Notice as of 2017 that the Presumed Donors require the liquidation of the State Trusts in favor of the People and their Assemblies and their Tribal Governments; this is important because those who are responsible for the mis-administration of gratuitous public trusts have failed to take appropriate action to release assets belonging to the victims of this double-ended impersonation scheme as required by international law;

(11) The State Assemblies and Tribal Governments stand back-to-back and demand permanent injunctive relief against any attempts to seize upon, bond, sell, distribute, indebted, redefine, latch, or otherwise improperly encumber or dispose of our land, soil, and water rights and other natural resources by any incorporated entity at all; this is important because such action has proven to be necessary as a protective measure owed to all unincorporated national governments in defense against illegal mercenary activities promoted by commercial interests;

(12) We protest the presumption of any Trust or Custodial Interest by the United States Municipal Government, its officers, heirs, or assigns, operating with regard to any State of the Union and any assets belonging to the American States and People outside the limitations of The Constitution of the United States; this is important because the Municipal



Government of the United States allowed by Article I, Section 8, Clause 17 of The Constitution of the United States, is and was strictly limited in both its geographical location within the District of Columbia and the enumerated duties and powers associated with it ----and it has obviously usurped against its Employers;

(13) As of the first of October 2020, the States of the Union now in Session, which existed prior to the American Civil War and which continue to exist, took action via Roll Call Vote and unanimously enrolled all those Territorial States formed since 1860 as States of the Union, retroactive to the date they entered Territorial Statehood in compliance with the process required by The Northwest Ordinance; this is important because it completes the process of creating new States of the Union and establishes the land and soil interests of these States;

(14) Henceforward, these States of the Union referenced above, are now fully enrolled, competent, and self-standing States of the Union owed the Equal Footing Doctrine--- and they are not subject to any presumption of federal custodial interest or trusteeship, subject status, emergency, or war; this is important because the Territorial Government of the United States of America continued a pretense of being at constant war and all those states entrapped in Territorial Statehood status were then also assumed to be at war, but are now officially at peace;

(15) The Territorial State of State Governors have all been given Notice of these facts and Notices have been Published worldwide without complaint and have been cured for more than ninety (90) days; this is important because it establishes our Good Faith and peaceful intention to secure a public and beneficial transition of assets and responsibilities



which have otherwise been presumed upon by foreign Principals and their incorporated instrumentalities;

(16) Whereupon no Person has any cause to assume any right, title, or interest in any land or soil or water or air assets present within the borders of these Several States of the Union, except for those interests preserved for the American States and People, including their Tribal Governments; this is important, because incorporated entities pretending to have commercial service contracts with us and also pretending to be Successors to Contract by a process of assumpsit, similar to what Joseph Biden is doing now, have been abusing the international laws of commerce and defrauding millions of innocent people, by off-loading their debts onto the assets of their victims;

(17) We are of one accord, one knowledge, and one agreement that neither the incorporated Municipal Government, its officers, heirs, assigns, trustees, or creditors --- nor the incorporated Territorial Government, its officers, heirs, assigns, trustees, or creditors--- are authorized to impersonate, securitize, collateralize, or seize upon our physical assets for purposes of their own economic gain; this is important because these corporations and their employees have no valid authority to do any of the things they are offering to do;

(18) We similarly agree that we any commercial processes such as the bonding of our land assets which Mr. Biden, an Undeclared Agent for Foreign Principals referenced above, is attempting to do for the benefit of his Municipal Corporation, is unlawful, illegal, immoral, unauthorized, and is an attempted act of fraud and inland piracy against a peaceful foreign government to which he, Joseph Biden, as a Municipal Employee, owes Good Faith Service; this is important as it underlines the fact that we have Municipal United States



employees undertaking crimes against their Employers – a circumstance which must be addressed by the international community which has similarly been disserved by these same Bad Actors;

(19) This is, unfortunately, not the first time that foreign governments and Principals and their instrumentalities have advanced such claims and promoted such frauds against the American States and People. A similar fraud scheme based on impersonation and assumption of contract was promoted in 1868 and in 1907 and in 1933; the Perpetrators have been rewarded for their Breach of Trust and violation of their service contracts; this is important because this criminal behavior has gone unchecked and unnoticed by the unwary unincorporated governments and living people, who have had reason to rely upon those in their own employment --- and been sadly disappointed and abused;

(20) Whereupon we issue this international Protest and Demand for Permanent Injunctive Relief from all such commercial claims and actions perpetuated by the Municipal United States Government, and any such negligent administration by the Territorial United States and its incorporated instrumentalities, which have been colluding together in criminal enterprise against their Employers, the American States and People, since 1937, when they secretively entered into The Declaration of Interdependence of the Governments in The United States; this is important as it establishes a pattern of criminal enterprise and syndication and collusion against the lawful government of this country which has extended to many other countries as well;

(21) The American Government is in Session for the first time since 1860 and it is intent upon restoring and reconstructing its proper form and function and promoting full participation by all the people living within the borders of the Several States of the Union



in the process of self-governance; this is important because ours is an inclusive and fair-minded and protective government, not a mercenary enterprise masquerading as such;

(22) We are owed The Law of Peace and our land and soil belongs to us. Our land and soil is not subject to any other claim or presumption by any foreign government or instrumentality thereof, therefore, we are owed the support of all Law-abiding Courts and Nations and all their legal international instrumentalities in the enforcement of our unencumbered ownership interests and the well-known and long-published constitutional guarantees we are owed by the other Principals-- the British Monarch, the Government of Westminster, and the Holy See--- which are Party to our Constitutions, together with their Employees and Subcontractors; this is important because these perpetrators have, by a process of secretive misrepresentation sought to evade their public contractual obligations and to use our country as a pirate base, from which they have attacked other nations;

(23) May it please the International Court of Justice to issue a Permanent Protective Injunction against these described activities and presumptions on the part of the Municipal United States Government and to do so on behalf of the International Court of Justice and the Member Nations acting in support of the lawful government of the American States and People, including the unincorporated Tribal Governments; this is important because if the American States and People are left unsupported and the activities of these predatory commercial corporations are left unchecked, the rise of a new era of Corporate Feudalism devoid of true Public Law or Consent will be the result. Having already disposed of the evils of Colonialism, we are obliged to address these same issues of commercial fraud, interlocking trust directorates, enslavement, human trafficking, unlawful conversion of assets, kidnapping, press-ganging, conspiracy against national sovereignty, bond and



bankruptcy and insurance fraud, which have plagued us since these evils began in England in 1608.

So said, published, and affirmed this 12<sup>th</sup> day of March in the year of 2021:

*By: Anna Maria Riezinger, Fiduciary, The United States of America*

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Unincorporated Federation of States