



Public and Judicial Notice – Number 3

The actual Constitution of this country is a tri-lateral international trust, treaty, and service agreement and is a public covenant of guarantees owed to and by the sovereign states operating in international jurisdiction. These guarantees include the Bill of Rights.

No private contract of any kind can abrogate, legislate, or stand against these public covenants and no right guaranteed by them can be waived or voided. All processes, procedures, acts of legislation, federal regulations, state statutes, and agency administrative codes, must be in full compliance or they are null and void and without enforcement on American soil.

This Notice has been necessitated by the finding that: (1) the Municipal United States has trespassed upon our jurisdiction; and (2) the federal judicial oath has been undermined and invalidated by deceptive legislation rendering it null and void since October of 1991 and (3) bankruptcy trustees named by Secondary Creditors of the Municipal and Territorial government corporations have trespassed upon our states and people.

The Municipal United States is in fact strictly limited to the ten square miles of the District of Columbia. The compromised federal judicial oath shall be immediate Cause to void all proceedings which have violated any right or prerogative owed to or by the states. Federal bankruptcy trustees have no authority to address the states or people or make any claim against them; we, the American states and people, are in fact the Paramount Security Interest Holders and priority creditors of all federal corporations.

James Clinton Belcher, Head of State

United States of America