

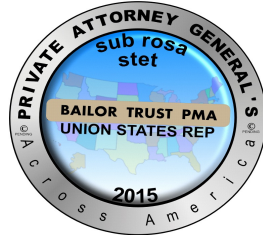
Investigative Report and Affiant subject-matter

Case Glenn Joseph DeRusha and et al

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Date 10-18-2016

In Case of Glenn Joseph DeRusha and et al

Examiner/Inspector/Bailor/Union Representative of States:

Comes now PAG's Across America, an examination of case, known as complainant herein, Glenn Joseph DeRusha, whereby a form of despotism was applied by complainants previously abandoned government, "the United States" and/or its derivatives "District of Columbia", and sub-corporation(s) as state(s), County(s), City(s), Town(s), et al and therein, is under arranged agreements, alleging a Constitution, and a Republic of these 50 states, the District of Columbia, a municipal charter and sub charters.

Specific consideration(s) are placed herein, for the purpose for reader understanding. The General Post Master Council is a body politic for the complainants Government of The United States of America, to operate at Law and Equity containing general Rules and Procedures. The Secretary of State contains a National Police Force for the Government of The United States of America, and herein stated is the Human Rights Defenders and Counsel.

Combined with aforementioned understanding, the current complainant political will is the "The United States of America", where complainant Government forms an overlay over and upon the land which possesses the original General Post Office with clear chain of title back to 1775. This creates issues in dual government when the foreign government of Manhattan Island applies U.S. citizenship on all citizens regardless of will, under its 1789 created constitution, wherein the United States has no training for its government force on its corporate derivatives and people creating controversy. In addition, the complainant political will is "The United States of America", an Internationally restored Constitution, contains its previous Perpetual Union 1781, so prescribed to be Amended in use, and operates as a republic. The complainants previously abandoned government, "the United States" and/or its derivatives, have no Perpetual Union and is not known Amended, Therefore the PAG's Across America as Bailor for the people under its demands and the Government of The United States of America and current Union of these 50 states, that these "the United States" Perpetual Union of States are not vetted and not in capacity proper and foreign, most likely a Foreign principal Agent, requiring standing as it functions outside of the District of Columbia, controlled from another Continent, a foreign King.

The Foreign Agent exemptions, Title 22 U.S. Code § 613 – Exemptions, and (g) Persons qualified to practice law. Any person qualified to practice law, insofar as he engages or agrees to engage in the legal representation of a disclosed foreign principal before any court of law or any agency of the Government of the United States: Provided, That for the purposes of this subsection legal representation does not include attempts to influence or persuade agency personnel or officials other than in the course of judicial proceedings, criminal or civil law enforcement inquiries, investigations, or proceedings, or agency proceedings required by statute or regulation to be conducted on the record.

The PAG's Across America are herein established as Lawyering, aforementioned shown for “The United States of America”, and the Americans it contains, Therefore of PMA in Trust, under agreement to engage in legal representation, including Unionization of its 50 States, and the Human Rights represented under the U.N. with contracts thereof and made part into the League of Nation(s) treatise, Thus under the original Scope of Congressional Private Attorney General's and under this “The United States of America” a republic and these 50 States Amended made proper, there is little difference in scope under the U.N. regarding the people. The people in the United States have been misled by the terms Democratic Republic as the king of The Netherlands has an Patroon charter that is a Kings Democratic Oligarchy, whereby people are not cognizant of these terms by a foreigner.

A first in time is first in right notice of “The United States of America” listed in their record as a Public post, has listed proof of contract into record. Further it establishes facts, in doctrine by proof that this restored “The United States of America”, was made whole again and the Perpetual Union was Amended. Thus, other than claims of right there is no standing by States as aforementioned explained and particularly when a first in time is first in right claim has been made by the Government of “The United States of America”. Therefore as Bailor of States, the States a Bailee and under Union Representative of these 50 states, no standing is discovered for any prosecution, arrest by Nationals or State Nationals under Jurisdiction of “The United States of America”.

Therefore as Bailor for anyone in claim under “The United States of America”, the entity, a Person, of the people contracted under PMA and Trust and other contracts originating by “The United States of America”, a Bailment for the claim of these Persons needs be issued to claim your property and can be Trusted to PAG's Across America Trust as property rights. The complainants previously abandoned government, “the United States” and/or its derivatives may or may not interfere with the Bailment claim process. A direct claim from the Human Rights Tribunal, a higher court can at determination from this filing, produce and order under bailment as manstealing may be apparent.

Incorporated herein is a Link of the Congressional record for expatriation on page 5:

<http://www.sovereigntyinternational.fyi/15%20Stat%20249.pdf>

FORTIETH CONGRESS. Sess II. CH. 248, 249.1868

CHAP CCXLIX -An Act concerning the Rights of American Citizens in foreign States.

July 27, 1868

Therefore, all contracts made under expatriation are deemed proper when made under Title 8 Sect 1481 (2) when made in Allegiance, whereby when States or Government continue a claim, thereby that force is submitted herein as an Article 15 violation of the UDHR or Known herein as Universal Declaration of Human Rights. When claims are made external to “The United States of America” and the Perpetual Union and when not vetted, these claims outside and not Human rights are mere claims of authority and Jurisdiction by corporations in business, and made against the first in time is first in right of “The United States of America”. All property under bailment can be made subject to abatement and usage fee by unauthorized and unproven use in claim.

Herein is a website pages listing the Supreme Court of the United States with links displaying that its alleged courts are businesses. This justifies standing under the clearfield doctrine that the United States is a mere corporation and really not a body politic. Thus its Corporate rule are not law, is most likely justified. <http://www.manta.com/c/mmg5dx2/us-supreme-court>

The previous claims of complainant written where examined and is believed to stand on its own merits. The pma and trust complainant is under is contractual and in a private domain and arena, lacking Jurisdiction with standing under the United States with non existent Union and no Union Scope.

The first in time is first in right document was examined, and the doctrine is believed to be a correct claim. This reveals that the United States” and/or its derivatives “District of Columbia” and et al must release all parties in its care, custody and control else it needs to remedy claim to complainants Government of The United States of America courts and needs be compelled providing answers to a bill of particulars and Human Rights, such as but not limited to as below Particulars”:

record 5; That claims of the United States” and/or its derivatives are contrary to the Congressional in expatriation shown aforementioned as the Congressional record for expatriation on page 5;

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That in the United States code, Definitions:

8 U.S. Code § 1436; (a) As used in this chapter—

8 U.S. Code § 1101(a)(23)

The term “naturalization” means the conferring of nationality of a state upon a person after birth, by any means whatsoever.

Is this the statutory intent to claim all U.S. citizens into a forced citizenship?

Acting in business the corporations are mere businesses and not Law and notwithstanding. Governments descend to the level of a mere private corporation and take on the character of a mere private citizen [where private corporate commercial paper {Federal Reserve Notes} are concerned] For purposes of suit, such corporations and individuals are regarded as an entity entirely separate from government.

U.S. Supreme Court decisions:

Clearfield Trust Company v. United States, 318 U.S. 363; and,

Bank of United States v. Planters Bank, 9 Wheaton (22 U.S.) 904)

And

"As a member of a corporation, a government never exercises its sovereignty.

It acts merely as a corporator, and exercises no other power in the management of the affairs of the corporation than are expressly given by the incorporating act."

And

the 308 U.S. 165, 171 (1939) (Since the corporation had consented to be sued in the courts of state, this Court held that the consent extended to the federal courts sitting in that state.);

<http://laws.findlaw.com/us/308/165.html>

vacant That claims of the United States” and/or its derivatives have no lawful Perpetual Union, of an Amended, vacant in capacity, and notwithstanding.

Would a filing under a abatement of property need be applied.

The State needs to move their case into the Federal arena otherwise in proof of claim else an abatement of property will be commenced.

answers Therefore a Motion to dismiss for lack of Jurisdiction is set into motion in the court, as in responses and plea may develop else a movement into the Federal court is required for Procedure 17 (b) 3 (b).

IN THE STATE OF _____
COUNTY OF _____

_____ Personally appeared before me a Notary Public, in and for said county and state on this day of _____, 20____, the within named Private Attorney General's pma in Trust, as _____, Trustee, known to or satisfactory proven, to be the human so subscribed in the instrument herein and acknowledges the execution in same for the purpose of this instrument.

In witness thereof, I place my hand and seal
(SEAL)

Under Seal my Name _____
Printed Name _____
My Commission expires _____

