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In our Hand, Trust and Seal

pma in Trust **PRIVATE ATTORNEY GENERAL'S ACROSS AMERICA** pma in Trust

### MOTION

Comes now John Rowe, as Private Attorney General's Across America under appointed Lawyer, and as Bailor for The United States of America, for bailee Jeffrey Alan Thomasson, in determination of unlawful and illegal arrest by due process violation, venue and Jurisdiction violation, facing Jeopardy of the same violation twice, Under forced Association, Refusal of existence of the Claimants Private Membership Association in an International venue was committed, and its Political taking therein is a violation against the Political Rights of Claimant and its Party Association and Trafficking in Person Protocol whereby the appropriate paper work filing will commence a trafficking process.

### INVESTIGATIVE REPORT

This investigation is an accumulation of several Human Rights complaints taken from sources such as and not limited to Claimant James T Michaels Jr, and others in HRT filings and International Postings and in an Investigation in Florida, whereby local Democratic Sheriff sued a Pope charter of the state within a State due in-Home Rules charter established in 1968. This later implemented in 1986 and carried forward in a time-line to current day, whereby a Pope Municipal Corporate Body Politic was placed without or with improper disclosure of removal of constitution charter of the Pope state within a State thus reducing and/or removing the Political Force of People administered under county home rule charter, which is trafficking in Person Protocol, and later to be filed if a Claimant makes a claim. The Sheriff of county with other offices still in a constitution department sued for relief of county charter consuming their office. The entirety of the case reveals same similar status from the State operating as a Pope state within a State, and closely resembles a Pope county operating under a Pope state within the State of Florida.

### Evidentiary Documents

All documents from the case of filing in change of venue into the clerk or tribunal are considered evidentiary herein, and that the two videos supplied and embedded into evidence under these two (2) T-ROHSHOWS are placed herein.

It is explained well in these 2 video's:

<https://t-rohshow.com/2018/10/09/the-ninety-sixth-broadcast-of-the-t-roh-show-part-2/>  
<https://t-rohshow.com/2018/10/06/the-ninety-sixth-broadcast-of-the-t-roh-show/>

- 1.) Videos of Popes private government county charter and Popes municipal charter in action under International venue were applied against claimant when Claimant is not subject to or a part of Private Membership Association and forced into a Foreign Private Membership Association, under the IMF and U.N. as NGO agent, Principal, representative force placed under the U.N., whereby the videos of Claimant

are exposing due process violation's, false acts or posing as if is a government under protection of the United States and/or the Military thereof, is considered a usurp and according to the flag in video is in emergency under Military Protection, further kidnapping and manstealing the Claimant, when acts of a sea-rover and/or land-rover was subjected to Claimant. The premise herein is these are Pope state within a State charters, created and enabled under a usurp or guise as a Pope creature state of Kansas, whereby the entity is renamed and foreign and must be the State of Kansas, as an entity arbitrarily enabled within the State of Kansas in a false narrative or as usurp, which are arbitrary in Character and type and definition. Stated in the Law of Nations chapter 21, this infers is by arbitrary ceding or seding, thereby is usurping by the entity Kansas and the entity a county of the entity Kansas of The State of Kansas thereby operating as a state within a State, functioning as a foreign state within a State of Kansas, into a Foreign Municipal government outside the venue of The State of Kansas proper, outside the Venue of the U.S. proper, under the display and/or flying under the flag of the United States falsely with verbal claim thereof.

Refusal of existence of the Claimants Private Membership Association in an International venue was committed, and its Political taking therein is a violation against the Political Rights of Claimant and its Party Association, held as legal by Municipality as if the Municipality is under the United States, as if is against this "The United States of America and its government of The United States of America 1781, when in 1<sup>st</sup> in time and 1<sup>st</sup> in right" as all previous government are in the due course, character and held legal as proper.

The municipality rejection of tribunal document for due process into a record of the tribunal in an International venue, with arbitrary arrest in an International venue, arbitrary pain compliance under detention in an International venue and further conspired with the Pope state within the State of Kansas and supplied the Pope entity of Kansas within the State of Kansas, used tools and infrastructure acting as Principal with the State of Kansas, whereby the 1<sup>st</sup> in time and 1<sup>st</sup> in right origination was dismissed by the county is suspect but was held as a proper determination upon legal impossibility and usurp of tangible and Intangible rights as filed by Claimant. The case was dismissed and returned to its child entity by the county parent, the municipal charter operating outside the venue and Jurisdiction of the United States.

This is International venue, under the IMF and U.N. as NGO, false act as if is a government under protection of the United States Military in emergency under Military Protection, under a Pope creature state of Kansas, a usurp within the State of Kansas and seding power arbitrary as stated in the Law of Nations, Chapter 21, from arbitrary seding of The State of Kansas, into a foreign county within a Pope state of the State of Kansas, into a Foreign county government outside the venue of the State of Kansas, outside the Venue of the U.S. is clear and evident.

- 2.) F.D. Roosevelts Illuminati-Socialist-Communist manifesto (Adam Weishaupt Conspiracy)  
<https://ia800204.us.archive.org/8/items/RooseveltsCommunistManifestoEmanuelMJosephson/Roosevelts%2C%20America%2C%20Communism%20-%20%20Roosevelts%20Communist%20Manifesto%20-%20Emanuel%20M.%20Josephson.pdf>
- 3.) Federal Agent report on Illuminati - <http://www.process.org/discept/2012/07/31/ted-gunderson-death-of-a-public-paranoid/>
- 4.) Picture of U.S.P.S. (U.S. Post Office) with Illuminati seal and Mason Seal  
<https://www.google.com/maps/@40.3337723,-79.7102079,3a,15y,295.36h,82.27t/data=!3m6!1e1!3m4!1sYiafMsceF5oFpGcQGLGCNQ!2e0!7i13312!8i6656>
- 5.) Bilateral Social Compact Already filed in record
- 6.) The Law of Nations Book 1 Chapter 12 and Chapter 21 for ceding or seding.

- 7.) Charter of Judges – More Foreign Pope Associations not disclosed at this time  
<https://www.iaj-uim.org/universal-charter-of-the-judges/>
- 8.) INTERNATIONAL PUBLIC NOTICE OF WITHDRAWAL OF REPRESENTATION IN THE MATTER OF THE BANK OF NEW YORK A.K.A. THE BANK OF NEW YORK MELLON AND THE BANK OF NORTH AMERICA from the International Posting <http://reignoftheheavens.com/>
- 9.) Rod Class 11 CVS 1559 in Judge Ridgeway’s ruling – Shows Human Rights Violations, admittance to Human right issues.

## CONCLUTIONS

These Private entities in Munciple charter move their operation into the securities and Exchange Commission, and operate in the foreign Banking infrastructure, in Foreign Banking, such as but not limited to The Tarsus Club of the stock-market rules and under the 1789 constitution or the West Indies charter.

Determination as to if the Munciple entity herein operates under these controls in permission of the Netherlands or Banking will need be identified in usurpation or nefariously needs identified.

Therefore, as Bailor for The United States of America and as Lawyer asserted by Jeff Thomasson, this is to move the case of Jeff Thomas, for mandamus or Habeas Corpus or writ of the court, to release Claimant else an abatement for arbitrary arrest shall commence and an inference of the TREZEVANT CASE DAMAGE AWARD STANDARD of damages from U.S./State court system in Tampa Florida was chosen from Their own courts, and a Notice will prevail to release Claimant immediately and after 1 hour of service or notice given thereafter of unlawful taking by sea-rover, a fee rounded to the dollar or \$1086 per minute shall be enforced for Payment of Property used by arbitrarily by the Municipality, the Person held under the care, custody and Trust by The United States of America not inclusive to any others ownership, and a user fee for Person shall commence until that time when declared terminated under lien or payment or claim therein, upon notice.... And/or any such other orders, writs or executions as made by the Tribunal.

/S/ John Rowe /S/ digitally signed this 10<sup>th</sup> Day of October, 2018

Private Attorney General’s Across America

Bailor for Bailee under The United States of America