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**NOTICE TO AGENT IS  
NOTICE TO PRINCIPAL (and vice versa)**

**This includes a FOIA Request for Documents**

10/12/16

**Attention:**

Jacob Lew – Secretary of the United States Treasury  
United States Treasury  
1500 Pennsylvania Avenue, N.W.  
Washington, D.C. 20220  
202-622-2000 (Gen. info)

FOIA/PA Request  
FOIA and Transparency  
Department of the Treasury  
Washington, D.C. 20220  
  
Telephone: (202) 622-0930

John Kerry – Secretary of State of the United States  
United States Department of State  
2201 C St., N.W.  
Washington, D.C. 20520

Office of Information Programs  
and Services  
A/GIS/IPS/RL  
Department of State, SA-2  
Washington, DC 20522-8100

**Re:** Forwarding of copy of recent letters sent out to The President, to the United States Military, and to the U.S. Department of Justice pertaining to a long history of gathered Evidence of criminal corruption, racketeering, and domestic terrorism emanating from within what is otherwise supposed to be – and taught in the taxpayer-funded public schools to be – a Constitutional Republic; and, Freedom of Information Act Request for Documents

Hello Jacob Lew and John Kerry:

I have enclosed for each of you a copy of a letter that I just sent off in yesterday's mail to, as the heading of the letter depicts, to Barack Obama, to Loretta Lynch, and to a host of others heading up the operations of various "*departments*" of the Executive Branch and Military of what is known across the world as the UNITED STATES. I also include an accompanying sworn "*Criminal Complaint*, being also an "*Affidavit of Obligation*" and "*Affidavit of Information*," which depicts the underlying reasons why I am now claiming under the international LAWS OF COMMERCE that the UNITED STATES owes me \$225 MILLION.

Note that these documents, along with the "*Article III Court of Record*" supporting the basis for my \$225 MILLION claim, are also to be applied against EACH of fourteen (14) other *persons*, eleven (11) which are listed in the accompanying letter and the other three to include the U.S. District Court for the Eastern District of Michigan, the State BAR of Michigan, and an Assistant Attorney General for Michigan by the name of John Clark.

A digital original of the accompanying letter, as well as a digital original of all of the "*Criminal Complaint(s)*" in Claim of Damages is found at the following Internet web address:

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/101116\\_Information2USMilitary&4th2USAGLynch+15NewDefendantClaimsInCommerce/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/101116_Information2USMilitary&4th2USAGLynch+15NewDefendantClaimsInCommerce/)

The fuller narrative explaining the basis for the total amount for each *person* owing to me \$225 MILLION is fully explained in the following document, which is captioned by name below and with the link to where that document is found on the Internet located below that captioning.

“Private Attorney Generals (“PAGs”) Schied’s and Squires’ ‘Writ of Error Coram Nobis’ Against the Fraudulent 6-Page Administrative Memorandum and Order Overruling [Grievants’/PAG’s] Objections and Adopting [Fraudulent] Report and Recommendation,’ Denying [8] Pending Motions as ‘Moot’ and Dismissing the Case, Enjoining [Grievant/PAG David Schied] from Further Filings Without Leave of the [Imposter] ‘Court’ and...Granting ‘Defendants’ Motions for Summary Dismissal’;

and,

‘Order of ‘Contempt of [This (Article III) Court of Record] Issued Against Avern Cohn and Others ‘Criminally Accused’ Based on Eleven (11) Authenticated Criminal Complaints and Sworn, Notarized Affidavits Proving Patterns of Fraud, Corruption, Racketeering, and Cover-Up of the ‘Domestic Terrorism’ Being Committed by Defendants and Their Corporate ‘Agents’;

and,

‘Order Reaffirming Previously Issued ‘Order of Default Judgment’ [With Accompanying ‘Ledger’ in Commerce]”

As found online along with all supporting Exhibits of Evidence at:

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/100416\\_WritofErrorCoramNobisContemptClaimsInCommerce/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/100416_WritofErrorCoramNobisContemptClaimsInCommerce/)

I am writing to each of you, Mr. Lew and Mr. Kerry, for multiple reasons. First, I wish each of you to know who else of the Executive Branch and the Military of the UNITED STATES has privy to all of this information and is responsible for either fully rectifying the “*problem*” or providing me with immediate payment, or a combination of both by reasonable written proposal....**within the next 90 days.**

**Second, I wish to solicit information from EACH of you under the laws of “*government*” transparency, because the word is out across the Nation – backed by a plethora of Evidence in both laws and matters of FACT – that what we “*Baby Boomers*” grew up believing was a government running this country is actually a *corporation*; that the common people (i.e., of the Constitution’s “*We, The People*”) are nothing more than *chattel* (i.e., “*property*” and “*slaves*”), and that the U.S. Constitution and the “*rights*” it was supposed to be guaranteeing have been surreptitiously and treasonously replaced by “*privileges*,” that the “*Common Law*” of “*unalienable rights*” bestowed upon mankind by God and protected by this nation’s Founding Fathers (as still taught in American schools and homeschool communities) has been supplanted and replaced through a conniving mixture of Congressional legislation, Judicial interpretation, and Executive treaties and domestic policies; and that the sovereignty of the United States has been completely dissolved and lost, being nothing more anymore than a mere “*State*” under the New World Order and the “*supreme*” power of the United Nations.**

My Evidence, collected this past decade and a half of court activism, victims’ rights advocacy, and research into American factual history, common law constitutional history, and the history of

state and United States legislation and Presidential decrees reflects and reaffirms what I have otherwise seen and documented as FACTS in the “*pattern and practices*” of state and federal government “*officers.*” These are fiduciary officers with public obligations, sworn to publicly by sworn Oath to the state and federal constitutions, but who nevertheless regularly violate those Oaths, **while providing no protections to the People against such treasonous acts by means of revealing the locations (indeed if any exist) of “performance bonds,” “blanket bonds,” “blanket insurance” policies, “self-insurance” policies, or “errors and omissions” insurance policies which, being purchased with “income” from taxpayers (and with “government” supposedly owning nothing of its own given that what is carried out in commerce and property ownership has long been known to be “private”) which are to serve as purposeful guarantees against fiduciary negligence, dereliction, malfeasance, bribery, corruption, racketeering, and domestic terrorism.**

As my recently “*dismissed*” federal case proves, American Insurance Group (“AIG”) claims not only that they provide no “*insurance*” services (despite that they promote that very specialty on their international and subsidiary websites), but the “*Defendant*” AIG’s attorneys claim that even if they provide insurance services, the policies are to benefit and pay out to the so-called *government* employees and NOT to the people (i.e., the public at large) in the event that “*errors and omissions*” occur. Meanwhile, the so-called “*government*” that is carrying the insurance is using a double-edged sword to both deny the existence of any of the previously listed (and mandated by state laws) performance bonds, blanket bonds, etc. while also using unscrupulous and criminal tactics to deny “*due process*” to people who have been harmed when they attempt to use the state and federal courts to establish claims of any kind against this so-called “*government*” ... unless their brethren of “*gatekeepers*” decide to (in dictatorial fashion without regard for the law and/or by creative “*color of law*”) allow it.

As such, I am resorting to my research into the international Law of Nations, the private Customary Laws, and the Common Laws that have been around “*since time immemorial.*” (See my “*Memorandum of Rights of (“We”) The People...*” as found online in the Article III Court of Record for my recently-dismissed federal case at:

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEdM/082516\\_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MyExhibits/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEdM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MyExhibits/) )

In doing so, I have established my “*Claim of Damages*” and proven the basis for these claims. I have also formally given the “UNITED STATES” up to 90 days to rectify these claims.

In moving forward from here to COLLECT upon my claims, I need information about the solvency of the UNITED STATES and the location of the gold by which I have made the demand since I want no part of the corruptible Federal Reserve Notes (i.e., “*debt instruments*”) that the so-called “*government*” has been using unconstitutionally to establish private aristocracies, hierarchical fiefdoms, and regimes of tyranny throughout this nation and around the world. The word is out that there is no gold – if there is even only a little gold – in Fort Knox.

Additionally, given the plethora of Evidence showing that state and federal laws are not being honored – except by the self-interested cherry-picking method of corrupted attorneys and judges as all being members of the same State BAR of each state (being franchises of the corrupt American BAR Association whose written by-laws and policies put up “*Judicial Committees*”

for nominating which judges The President will select from for federal positions) – I am questioning the actual value of my previous declarations of being a “*U.S. Citizen*,” especially as such a status appears to be defined under the Fourteenth Amendment as that of being a “*subject to the jurisdiction*” of the UNITED STATES, and with 28 U.S.C. § 3002 defining the “*United States*” as a “*federal corporation*.”

As such, I submit the following Freedom of Information Act (“FOIA”) requests for documents:

- 1) Sufficient documents to establish definitively that the “UNITED STATES” and/or “United States” as defined under 28 U.S.C. § 3002 as being solvent and in possession of enough gold to fulfill my demand for at least \$225 MILLION that I am claiming is owed to me;
- 2) Sufficient documents to establish the EXACT location of all gold reserves held by the UNITED STATES, in whatever name it is being held, on behalf of American nationals and/or “U.S. Citizens”;
- 3) Sufficient documents to establish that the Federal Reserve Bank and the International Revenue Service are “*government*” entities and not private banking cartels and debt collectors;
- 4) Sufficient documents to establish the exact level of United States debt versus the exact level of value of gold and silver metals to guarantee that debt;
- 5) All documents showing that, in the event that the debt of the *United States* exceeds the value of gold and silver backing for such debt, what all other “*sureties*” have been established as a matter of law to guarantee the payment of the debt of the United States on behalf of all “U.S. Citizens” as purported “*taxpayers*”;
- 6) Any documents reflecting that the gold and silver assets of the United States are “*reserved*” for, “*collateralized*,” or otherwise “*leveraged*” and inaccessible for any type (or even some particular types) of collection attempts upon claims of debts owed;
- 7) All documents related to my original Social Security “*application*,” “*number*,” and/or “*account*” with the International Revenue Service and the Social Security Administration;
- 8) All documents related to my birth certificate and/or to a Cestui Que Trust connected in any way to me, to “David Schied,” to “DAVID SCHIED,” to “David E. Schied,” to “DAVID E. SCHIED,” to “D.E. Schied or “D.E. SCHIED,” or referencing any of the same with the middle initial “E” spelled out completely.
- 9) All documents proving me to be a “*U.S. Citizen*” or “*subject to the jurisdiction of the United States*”.

Please note that if for any reason I have misdirected my FOIA requests to either of you, I wish my requests for documents to be appropriately forwarded to the appropriate “*division*,” “*section*,” “*department*,” “*bureau*,” “*agency*” or whatever other construct of your hierarchical structure associated with the UNITED STATES. I want answers and evidence, not bureaucratic red tape, stalling, and misguided information.

Additionally, I wish you to note that in the event that you wish to charge me for your research or for copying and mailing the requested documents, I wish you to deduct those charges from my claim of \$225 MILLION; or otherwise prove my claims invalid by a paragraph-by-paragraph rebuttal of my numerous “*Sworn and Notarized Affidavits and Crime Reports...*” as included in the referenced Article III Court of Record.

**Again, in conclusion, I am establishing by this letter my Claim of \$225 MILLION, demanded in payment within 90 days in gold from the United States Treasury, based upon**

**a plethora of Evidence of the validity of my claims and the UNREBUTTED affidavits for which I have provided authentication for the validity of my claims and for my supporting Evidence.**

Respectfully,

A handwritten signature in cursive script, appearing to read "David Charles Woprejudice".

Enclosures:

- 15-page letter dated 10/5/16 addressed to Loretta Lynch et al noticed as being a "FOURTH (follow-up) "Sworn Crime Report" to previous three I sent on 7/18/16 (ID #3482111) and again on 8/30/16 and 9/12/16;
- 10-page "Criminal Complaint," "Affidavit of Obligation," "Brief of Information" and "Claim in Commerce for Damages"