



The Government of The United States of America
Rural Free Delivery Route 1, Box #3

The office of Governor

The United States of America
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday
Phone: (775) 434-8853
Email: governor@generalpostoffice.international



INTERNATIONAL COMPLAINT

Filed with the Department of Defense for the Peaceful Settlement of Dispute

Government of The United States of America

The United States of America: NAC: 70PHZ P5FJ2
The Government of The United States of America
RR 1, General Post Office #1
NAC: 850H2 MR7C8



AGAINST

AMERICAN BAR ASSOCIATION
MINNESOTA STATE BAR ASSOCIATION
FREDDIE MAC
CITIMORTGAGE
TODD COUNTY SHERIFF DEPARTMENT
SHILLER AND ADAM, P.A.
WELLS FARGO
NORTHERN TRUST CORPORATION

Within the UNITED STATES registered with the Department of Defense



Registered with the **IP Rights Office**

Copyright Registration Service Number: 4056990103 RH-20160603-GOVX-4078-B9C8-DCD6DBF0D614 - Page 1 of 7

Contents

Grounds for the International Complaint	3
Failure to Register the Instrument with the Treasury of the United States	3
Breach of Contract	3
Failure to Register Court Case with the Treasury of the United States	3
The Overthrow of the United States.....	3
Trafficking	4
Denial of Nationality / Forced Contract / Slavery.....	4
Fraud upon the Court – Bringing False Claims.....	5
Violation of Due Process	5
Human Rights Violations and Intangible Property.....	6
ACKNOWLEDGEMENT	7



Grounds for the International Complaint

The grounds for this international complaint include but are not limited to the violation of the intangible property right to honest services of which, if any Articles within the Universal Declaration of Human Rights (UDHR) are violated, dishonest services are revealed to the International Community through those violations, to wit;

Failure to Register the Instrument with the Treasury of the United States

The instrument (a mortgage note) was not registered with the Treasury of the United States as an asset, but rather, the note was bundled with other instruments and diverted to Wall Street and the U.S. Securities and Exchange Commission. The failure to register the mortgage note reveals a dishonest practice of diverting instruments to a non-recognized third party in violation of Article 17 of UDHR.

Breach of Contract

As there was no intent to register the mortgage note with the Treasury of the United States, there was never intent to fulfill the purchase nor deliver the goods stipulated within the purchase contract — in this case the subject property — in violation of Article 4 and Article 17 of UDHR. A party to a contract that never intends to fulfill the terms and conditions of the contract commits breach of that contract and, with a note involved, that party also commits theft of labor — slavery — a violation of Article 4 of the UDHR.

Failure to Register Court Case with the Treasury of the United States

Statutory courts have an obligation, within the scope of their creation, to register cases they settle with the Treasury of the United States. Failure to register court cases is a violation of Article 21, section 1 of UDHR. Therefore, the violation of the intangible property right to honest services is revealed by the dishonesty of presenting the appearance of due process to the Public at Large in the process of foreclosures. This is a violation of Article 21(1).

The Overthrow of the United States

It is the duty of the courts and officers of the courts to provide honest services. As such, the courts and its officers are aware of the obligation to register cases as assets with the Treasury of the United States. As a consequence of failing to register court cases, courts and their officers have intentionally withheld assets from the Treasury of the United States, thereby engaging in dishonest services to the Public at Large and the United States.



The courts and their officers, then, are participating in a conspiracy to over-throw the United States by withholding assets which would allow a National Currency to be issued to the Citizens of the United States. The people have a right to a Nationality in Article 15 of UDHR. The violation of Article 15 of UDHR reveals to the International Community the violation of the intangible property right to honest services.

Trafficking

Marshall R Rinkenberger and Carolyn I Rinkenberger are American Nationals and therefore, are non-citizen, non-resident aliens to the United States of America.

Marshall R Rinkenberger and Carolyn I Rinkenberger and all American Nationals have no affiliations nor memberships within the AMERICAN BAR ASSOCIATION (ABA), nor any of its State Bar association subsidiaries.

Despite these facts — established as part of the International Record — members of the ABA and its subsidiaries continue to pursue various forms of prosecution against Marshall R Rinkenberger and Carolyn I Rinkenberger and American Nationals. This is a violation of Article 3, 6, 7, 8, 15, 17 and 20 (2) of the UDHR. The failure of each BAR entity to adhere to their proper jurisdiction, that of regulating only the conduct of their members, reveals the violation of the intangible property rights to honest services.

These acts also reveal violations of the American Declaration of the Rights and Duties of Man, implemented under The Bar Treaty of 1947, to which, all members of the ABA and its subsidiaries are subject.

These acts are also a violation of Executive Order #13107, "The Implementation of Human Rights Treaties", signed in December 10, 1998 by U.S. President William Jefferson Clinton.

And finally, we include this text from the U.S. Department of Defense, Combating Trafficking in Persons website, "On December 16, 2002, the President signed [National Security Presidential Directive 22](#) declaring the United States' zero tolerance policy for trafficking in persons (TIP)."

Denial of Nationality / Forced Contract / Slavery

The Federal Reserve Note (FRN) is a private religious script and is unrecognized by the Constitution of the United States. As an unrecognized private religious script that has been allowed to circulate across the continent, the FRN has transformed the American society into a Black Market, perhaps the largest in recorded history. This reduces anyone that uses the unrecognized FRN to criminal black market participants and renders all transactions conducted using FRNs illegal.



The Government of The United States of America has introduced a national currency, the Continental Dollar, in various denominations. This national currency has been denied access to the international financial system. This is a denial of a nationality and a violation of Article 15 of the UDHR.

Further, Marshall R Rinkenberger and Carolyn I Rinkenberger (and all American Nationals) are repeatedly denied the right to use the Continental Dollar for goods and services and is instead forced to use the private religious script. This is a forced contract and a violation of religious freedom guaranteed by the UDHR and enforceable under customary international law.

As the private religious script also has interest attached, it reveals a planned scheme perpetrated by the owners of the private Federal Reserve, as well as its Board of Governors and others, to turn American Nationals (and anyone else using FRNs) into perpetual debt slaves. Slavery is a violation of Article 4 of the UDHR.

As the United States and the Federal Reserve allow the Public at Large to be miss-led into believing the independent, privately-owned Federal Reserve is a “government” entity and the FRN is a “government currency”, this reveals deception and dishonesty and is a violation of the intangible property right to honest services.

Fraud upon the Court – Bringing False Claims

As previously noted, Marshall R Rinkenberger and Carolyn I Rinkenberger and all American Nationals are non-citizen, non-resident aliens to the United States of America and have no affiliations or memberships with the ABA nor any of its State subsidiaries. The continued persecution of Marshall R Rinkenberger and Carolyn I Rinkenberger and American Nationals represents false claims brought by members of these private associations, and reveals systemic violations of the intangible property right to honest services.

Violation of Due Process

It is self-evident that a “biased” or “tainted” court, or a court that is party to conspiracy, fails any reasonable standards for due process and honest services tendered to American Nationals or the Public at Large. Therefore, the General Post Master Council retains full jurisdiction over American Nationals.



Human Rights Violations and Intangible Property

As previously noted, Executive Order #13107, "The Implementation of Human Rights Treaties", makes the United States a party to the Universal Declaration of Human Rights.

The Universal Declaration of Human Rights is enforceable by customary international law; however, the intangible property right to honest services is paramount in this International Complaint.

It is evident to this Government that the ABA and its State Bar subsidiaries consistently fail to acknowledge international law and habitually violate terms of agreements to which they are a party. As private membership associations, the ABA and its State Bar subsidiaries cannot compel membership from American Nationals nor the Public at Large. To do so is a violation of the UDHR and the American Declaration of the Rights and Duties of Man, implemented under The Bar Treaty of 1947.

It is also evident to this Government, that the ABA and its State Bar subsidiaries understand they are private membership associations and understand the limits of their authority. Therefore, this conduct (trafficking in persons and property, violations of due process, bringing of false claims, etc.) cannot be accidental and must be considered systemic and nefarious --- a conspiracy designed and executed to agitate, intimidate, harm or destroy the livelihoods of American Nationals and the Public at Large. These nefarious acts have led to undefinable anguish and pain suffered by the persecuted. Inexplicably, this conduct is allowed to continue as the ABA and its States Bar subsidiaries plunder countless estates, reduce millions to homelessness and incarcerate individuals that are outside their "private membership" jurisdictional authority.

Autographed this 76th day, in the year of Yahweh, 6018 (June 3, 2016)



John Harold Fulks
Governor

Note: Exhibits available upon request





The Government of The United States of America
Rural Free Delivery Route 1

The office of the registrar

Box #4
The United States of America
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday
Phone: (602) 845-0473
Email: registrar@generalpostoffice.international



ACKNOWLEDGEMENT

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

INTERNATIONAL COMPLAINT

*Filed with the Department of Defense for the Peaceful Settlement of Dispute –
Marshall R Rinkenberger and Carolyn I Rinkenberger*

and is recorded on:

76th day in the year of Yahweh, 6018
Document Date
Translation: June 3, 2016

9:03 UTC-6
Time

RH-20160603-GOVX-4078-B9C8-DCD6DBF0D614
Record File Number



File Name: 20160603-GOV-INTL COMPL-RINKENBERGER-MR-CI

CERTIFIED COPY OF RECORDED DOCUMENT

*This is a true and exact reproduction of the document officially recorded
and placed on file in the office of the registrar for The United States of America.*

Date Issued: **80th day in the year of Yahweh, 6018**

*This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for
The United States of America.*


Alice Cenicerros

