

AFFIDAVIT
Usufructory Military Rule

STATE OF MAINE)
) ss.
County of Cumberland)

COMES NOW, David Robinson, the natural living flesh and blood man, a peaceful American National on the land, under oath, who states that the following information is of his own personal knowledge and belief.

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When the Representatives of the Southern States walked out of Congress, seceding from the Union at the start of the *Civil War* (*the war between the States*), and Congress adjourned “*sine dia*” (*without day to reconvene*), **Abraham Lincoln**, as the Commander in Chief of the Army of the Republic, under Military Rule (*military take-over*), ordered government to continue according to the statutes of the newly established **Lieber Code** — Article 31 of which states:

“A victorious army appropriates all public money, seizes all public movable property until further direction by its government, and sequesters for its own benefit or of that of its government all the revenues of real property belonging to the hostile government or nation. The title to such real property remains in abeyance during military occupation, and until the conquest is made complete.” — Article 31, of the Lieber Code.

In other words:

Lincoln’s Army took exclusive possession of all public money (*in the U.S. Treasury*), seized the Title to all public movable property, and ***set apart in a common Trust*** all the revenues of the real property of State governments, for the Army’s benefit and the benefit of the United States. The Titles to such real property have remained in suspension, during the military occupation of the United States, and remain so today until peace is declared.

And to the property owners who did not flee the State, the commanding officer gave “***receipts***” to insure that the plundered owners would be ***indemnified***.

“Private property, unless forfeited by crimes or by offenses of the owner, can be seized only by way of military necessity, for the support or other benefit of the Army or of the United States.” — Part 38, of the Lieber Code.

We call this part of the **Lieber Code**, “***the usufruct clause***”. Why? Because “***usufruct***” is the right to *use, enjoy, and benefit from* property owned by someone else.

Usufruct: — *the right of enjoying a thing, the property of which is vested in another, and to draw from the same all the profit, utility and advantage which it may produce, **provided that it be without altering the substance of the thing.***”

So who has the *conditional right*, in this case? Who has the right to *use, enjoy, and benefit from* something that someone else owns, *provided that it be without altering the substance of the thing*?

Lincoln’s Army had the right to *use, enjoy, and benefit from* the property that it seized from the people through conquest. “*To the victor goes the spoils.*”

Usufructuary: *...the one who has the right and enjoyment of an usufruct...*

The **five duties** of the **Usufructuary**, according to the **Rules of Usufruct in the Lieber Code** are:

1. **“To make** an inventory of the things subject to the usufruct, in the presence of those having an interest in them.
2. **“To give** security for their restitution; when the usufruct shall be at an end.
3. **“To take** good care of the things subject to the usufruct.
4. **“To pay** all taxes, and claims which arise while the thing is in his possession, as a ground rent.
5. **“To keep** the thing in repair at his own expense.”

Now many of you who read this will begin to ask, “Ok, this is all well and good for the (so-called) United States, but what about the rest of us?”

Have no fear, the “**engineers**” of the “**system**” also thought of the rest of us, which why they had a little Convention in a place called “**the Hague**” in 1907 and from that convention came Article 55, which states:

“The occupying State shall be regarded only as administrator and usufructuary of public buildings, real estate, forests, and agricultural estates belonging to the hostile State, and situated in the occupied country. It must safeguard the capital of these properties, and administer them in accordance with the rules of usufruct.”

Article 38 of **The Lieber Code** acknowledges that the “**occupational forces**” have a corresponding duty to **not alter the lands or the “producers of the fruit” upon which it needs to survive**. This is how the Romans were able to “**conquer the world**”. They knew that if the lands were “**raped**” and “**torn asunder**” of the ability to produce what the army needed, the army was doomed. So, it would only take the **excess** for its needs and allow the lands and its “**inhabitants**” to keep **what they needed** to keep producing so the army would not starve, being so far away from “**home**”.

Lincoln’s Army is the “**Usufructuary**” that had *the right to use, enjoy, and benefit from* what it seized from the people, **provided that it be without altering the substance of the thing.**”

According to the **Rules of Usufruct in the Lieber Code**, the **Usufructuary** has the following five duties to do and maintain:

1. **The Usufructuary** (the military government) **must make** an inventory of the people’s property subject to the usufruct, in the presence of those having an interest in them (**must publish that inventory list to all those concerned**).
2. **The Usufructuary** (the military government) **must give** security for the restitution of the people’s property at the end of the usufruct when peace shall be restored.
3. **The Usufructuary** (the military government) **must take** good care of the people’s property subject to the usufruct.
4. **The Usufructuary** (the military government) **must pay all taxes and debt claims** which arise while the people’s property is in its possession, as a ground rent.
5. **The Usufructuary** (the military government) **must maintain** the people’s property in repair **at its own expense**.

Do not all roads lead to “**Rome**”?

It was nice of them to include us within the confines of this “**war**”. But how is the rest of the world “**included**”? Could it be that wherever the IMF [US Treasury; Fed Res] “**intervenes**” with a “**bail-out**”; this “**system**” is then “**implemented**” ?

Why else would “**they**” be in Iraq, Iran, Afghanistan, and Pakistan? I’ll bet if you look at “**history**”, you will find that IMF had “**loaned**” or “**given**” them some sort of “**assistance**”. Now, everyone can participate in the “**perfection**” that is “**the system**”.

You will also notice that all **Social Security** and **Birth Certificates** fall under the Department of Commerce and Agriculture (*agricultural estates*). Do you really think that this was by accident?

The **Birth Certificate Trust** that the federal Government created in my name when I was born (the **DAVID ROBINSON PUBLIC TRUST**) is a Public Vessel in Commerce which identifies the fictional “**person**” that is using my given name as a part of the federal Municipal trust.

This trust is a **Roman Inferior Cestui Que Vie Trust** created by the Secretary of the Treasury of Puerto Rico, the Bankruptcy Receiver of the **United States of America, Incorporated, the failed government services corporation** Chartered in Delaware by the Roman Catholic Church.

As a result of the acts of this “**US Bankruptcy Trustee**”, all living Americans have been declared dead, *presumed to be lost at sea on the sea of commerce*.

All living Americans are classified in the **Internal Revenue Manual** (IRM 21.7.13.3.2.3) as “**infant decedents**” — *as infants who have died*.

So when we notify the IRS of our correct status *as being alive* instead of as “**infant/decedent**” — and assign all our **reversionary interest** in the Social Security Trust Estate to and for the United States per Titles **12 USC 95a2** and **12 USC 95b** (*for “full acquittance and discharge”* of all our debts, we will be free of IRS control.

This is the Remedy guaranteed to us as a result Congress’ issuing **fiat debt notes based upon our labor** instead of **real money of account based on silver and gold**, because the vast majority of us never agreed to this “**New Deal**”. We retain the full right of ownership and claim to our assets.

We are owed the “**re-venue**” (return) of our property without signing away any of our prerogatives and rights. This “**peace offer**” from the criminals running the “**US**” **Congress** is only a means for the perpetrators of crimes to avoid the consequences of their acts by presumably and tacitly securing our consent and a **presumptive commercial contract** allowing their abuse and our own **enslavement** to continue.

The United States of America (**minor**) never had any right to create the **JOHN QUINCY PUBLIC Trust** in the first place. So all assets of **Roman Inferior Cestui Que Vie Trust** revert to the entitlement holder, and must be returned to the **entitlement holder** (“**re-venued**”), **free of debt** and encumbrances accumulated by any false trustees or secondary beneficiaries.

Once it is clear that we are acting as **living Americans** and are not agreeing to act as **incorporated “things”**, all members of the American Bar Association are **obligated** by the very Treaty that allows their presence on American soil **to lend “aid and assistance” to us — and the military forces are obligated to come to our defense**. So unless you work for the Puerto Rican Commonwealth and hope to be paid by them you had all better do what’s right.

The **JOHN QUINCY PUBLIC** Social Security Trust was created by the **Social Security Act of 1935**, that says what it says. The Trust is coercive, bogus and based on fraud; unfunded except by the labor and contributions of its victims.

Articles 31 and 38 of the Lieber Code (*General Order 100*):

31. Holding Title in Abeyance — all property is held in abeyance — including the *baby born on the battlefield* and the *income stream* from that “*asset*”. The Department of Defense takes the property “*in trust*” to hold “*in abeyance*” for “*safekeeping*”.

38. Issuance of Indemnification Receipt — meaning, the Birth Certificate. As peaceful civilian inhabitants we are “*indemnified*” *from any cost and damage resulting from the actions of the US Army*.

Only *peaceful, living inhabitants* of the Domestic and Organic states have the *Civil Authority* to command the **Armed Forces of The United States of America Republic**. **Only WE can require the “US” Congress and the “President” of a governmental services corporation under contract to serve us to quit their criminal shenanigans — or be ousted like vermin chased from a storehouse.**

All others, by accepting “*citizenship*” of the *corporate UNITED STATES* — including *President Obama and its so-called U.S. Armed Forces* — have given up their right to say anything whatsoever to the *Armed Forces of our American Republic*.

“All Rights Reserved

/s/ David Everett Robinson

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Subscribed To And Sworn To Before God [Titus 1:2] this 17th day of December 2014.