

Filing of this Criminal Complaint by Plaintiff(s) is mandated by 18 USC § 4

THE SUPREME LAW OF THE LAND IS WAITING FOR US TO USE IT TO PROTECT OUR CERTAIN
UN-A-LIEN-ABLE RIGHTS ENDOWED BY OUR CREATOR AND SECURED BY CONSTITUTIONAL OBEDIENCE



**UNITED STATES CONSTITUTION CITATION
CRIMINAL COMPLAINT
AFFIDAVIT AND BRIEF OF INFORMATION**

THE UNITED STATES DISTRICT COURT
(DISTRICT COURT, SUPREME COURT, HOUSE OF REPRESENTATIVES, SENATE JUDICIARY COMMITTEE, PRESIDENT, ETC.)
FOR THE DISTRICT OF WASHINGTON STATE
IN THE COUNTY OF CLARK

UNITED STATES OF AMERICA

By / ex rel (Plaintiffs / Accusers = P/A)

P/A-1: David A. Darby, a Sovereign Born free man, acting in my own proper Sovereign status, as defined in the lawful 1878 CONSTITUTION of the State of Washington, Article 2, Section 3 and

P/A-2: David A. Darby acting as a public proxy for the Sovereign Born free men and women of the State of Washington not named in this Affidavit and as defined in the lawful 1878 CONSTITUTION of the State of Washington, Article 2, Section 3.

VS.

(Defendants / Accused)

Benjamin H. Settle d.b.a. U.S. District Court Judge

Address: 1770 E Island Lake Dr, Shelton WA 98584
2517 E Pershing Ct, Shelton WA 98584

AND ANY UNKNOWN OTHERS. _____

Federal Criminal Case #

Date

**Citizen's Criminal Complaint
pursuant to 18 USC § 4**

Denied Full Disclosure,
Violation of Due Process,
Violation of required
Constitutional Oaths, &
Violation of our Civil Rights

Points of Law:

U.S. Const. Art. 1 § 10;
Art. IV § I; Amend.1, 5, 6, 9,10,
14;
18 USC §§ 3, 4, 241, 242,
1001, 1621, 1622, 3571;
42 USC §§ 1982 - 1989, 1994;

Rights and Remedies:

UCC 1-201 (32)
UCC 1-308

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent;

CRIMINAL COMPLAINT (Cont.)

Pursuant to 18 USC §§ 3, 4, 241, 242, 872, 1001, 1341, 1581, 1621, 1622, 1623, 1951, 2071, 2076, 2381, 2382, and 2383; 42 USC §§ 1983, 1985, 1986, 1994; Constitution Article IV § 1.

Statement of Fact(s) (Ledger of Crimes Committed)

This Affidavit of Criminal Complaint is being issued to accuse the defendant **Judge Benjamin Settle** of the offense of violation(s) of the herein listed and marked parts of the lawful United States Constitution -- the ORIGINAL and SUPREME Law of the Land.

Said defendant **Judge Benjamin Settle**, on or about (February 10th AD 2012), in Thurston County, the State of Washington, committed the following crimes:

1. Unlawfully dismissed the Criminal Complaint MC12-5000BHS.
(See Attachment # 1)
2. Unlawfully treated a criminal complaint as a civil complaint.
3. Did not submit the Criminal Case MC12-5000BHS to the Grand Jury.
4. Judge Benjamin Settle Committed Perjury with his ruling of dismissal on the Criminal Case MC12-5000BHS, ruling without constitutional law to back up his decision. He simply took authority upon himself to change this from a criminal case to a civil case which he has no authority to do, so that he would have jurisdiction to do what he did. Dismissal ruling dated February 10th A 2012
(See Attachment # 2 Rebuttal to Judge Settle's dismissal). As stated before, the judge in a criminal case has no authority or jurisdiction to dismiss a criminal case. The only Constitutional duty of the judge in this case was to submit the Affidavit of Criminal Complaint to the Grand Jury. Only a grand jury has the authority to dismiss a criminal case.

CONSTRUCTIVE NOTICE

This **Criminal Complaint**, lawfully submitted by a Sovereign State free man, pursuant to 1878 Constitution of the State of Washington, Article 2, Section 3, to an Official in Government, must then be submitted to a lawful Grand Jury in its entirety. Only a Grand Jury can dismiss a Criminal Complaint. No magistrate judge, district judge or prosecuting attorney has the jurisdiction to arbitrarily dismiss a criminal complaint; nor change a Criminal Complaint into a Civil Complaint.

CRIMINAL COMPLAINT (Cont.)

ACCESSORY AFTER THE FACT 18 USC 3

If the judge or any other government official decides to do nothing and not submit this **Criminal Complaint Affidavit** to a grand jury, he has treated this affidavit in dishonor and with contempt and will be held **Responsible**. The next step in **Commercial Law will then be enforced. This step cannot be stopped by a judge or any government official constitutionally. It can only be stopped by a properly empanelled Grand Jury. This is the common man on the streets only ability to reach a Grand Jury.**

The Criminal Complaint, if not submitted to a Grand Jury, automatically turns into a lien against the defendants and their property, once the defendant has depleted all of his or her assets, and then the government which the defendant officially represented becomes responsible for the balance of the lien. To avoid the Dire Consequences of this Criminal Complaint, the accused/defendant(s) must present rebuttal by sworn counter-affidavit, "specifically" stating all rebuttal to be "True, Correct, Materially Complete, and not Misleading," by "Specific Documentary Proof to the Contrary" to each point, point-by-point within three months Jewish (90 days statutory) from the issuance of this Criminal Complaint by Certified Return Receipt Mail to the following address:

David A. Darby
P.O. Box 772
Amboy, Washington
Zip Exempt Non Federal District

All points not denied and properly rebutted shall stand as being confessed / affirmed, by such default, and shall be accepted as dispositive, conclusive facts by accused/defendants and/or other properly delegated authority, who had the opportunity and "failed to plead." [See the following: **"The courts must accept an affidavit as true if it is uncontradicted by a counter-affidavit or other evidentiary materials."** 3 Am. Jur. 2d Affidavits § 20 (Am. Jur. = American Jurisprudence)]. All counter-affidavits must be signed with the valid legal name of the respondent and properly notarized. Fictitious or incomplete names of respondents or those not containing complete lawful first, middle, last names and valid addresses, shall not constitute a valid response because they are not properly "authenticated". (Constitution Article IV § I - authenticated by full faith and credit)

I reiterate, all actions required by accusers/plaintiffs of the accused/defendants to avoid the consequences of this Criminal Complaint must present, in affidavit form, a point by point rebuttal, with all objections by the defendants and must be presented within three months (90 days) from the issuance of this Criminal Complaint. Any actions and/or inactions by the defendants, both named and unnamed, contrary to the lawful 1787 Constitution for the United States of America and the lawful 1878 CONSTITUTION of the State of Washington will immediately bring the full force of this Criminal Complaint upon them. The above

CRIMINAL COMPLAINT (Cont.)

named defendant has broken Constitutional law, this citation concerns the felonies committed against the 1787 Constitution for the United States of America, the Bill of Rights which is Constitutional law and ignores all law in Admiralty (Private Law).

Purpose of this Criminal Complaint

JUST COMPENSTATION

This Criminal Complaint secures the “**Remedy**” for the herein named people (s’) “**Right**” to obtain Lawful Remedy from any public officials(s) who have and/or are continuing to violate our Creator-endowed certain “**Un-a-lien-able Rights,**” and **Freedoms** secured and protected by the Lawful Constitution for the United States of America.

Declaration of my Beliefs According to the Law

RESERVATION OF RIGHTS

The fundamental purpose of the Bill of Rights is to guarantee the Power of an Affidavit and protect property rights.

“One's right to life, liberty, and property, to free speech, free press, freedom of worship & assembly, and other fundamental rights may not be submitted to a vote; they do not depend on the outcome of elections.”

I exercise the right to amend this and/or any other document if necessary, in order that the truth be more fully and certainly ascertained and justly determined.

According to Article 6, Section 1, clause 3 of the Constitution, Every Public officer and every citizen in the State is bound to obey the Constitution for the United States of America. If you, as a Public officer, violate this required Oath, you violate your required bond, because you are required to take an Oath to support the Constitution for the United States of America. Your Acceptance of Compensation for Services binds you. It is “**Fraud**” for you to not Honor and/or do your job correctly and lawfully.

All officers of the United States of America are bound by the Constitution, all Citizens by the Pledge of Allegiance to the Flag, and all Soldiers by both. Nobody gets out of this.

I am a Sovereign Free Man of the State of Washington, I am domiciled in the State of Washington and I am willing to obey Title18 USC § 4 without having taken an another Oath.(That would place me in a public servant capacity of obeying the Law.) I am not under

CRIMINAL COMPLAINT (Cont.)

Oath, but you as a public officer and servant are required to take an Oath to support the Constitution and are being Compensated for your services; therefore, when you want to reject Title 18 USC § 4, you are no longer a public servant. You are of something called a Treasonous Public officer.

Furthermore, I reserve all of my Rights using the UCC 1-207 & 1-308 (Performance or Acceptance under Reservation of Rights) in relationship to any past and/or future action concerning this case. **Notice is hereby given.**

NOTICE TO ALL PUBLIC OFFICERS

If any Public officer is not in conformity with the 1787 Constitution for the United States, the result is that you must be considered a Domestic and/or Foreign Enemy and Treasonous because of your giving Aide and Comfort to the Enemy.

Any Judge, U. S. Prosecuting Attorney, Federal Marshal, Clerk of Court, and/or other Public Official that would disparage me of my Commercial Rights of “Due Process of Law” to file Criminal Complaints, by attempting to convert the Criminal Complaint into a Civil Matter, is committing Criminal action against me. Therefore this is a criminal matter and a criminal matter only.

CONCERNING THE FILING OF CRIMINAL COMPLAINTS

I cannot compel the District Judge, Magistrate Judge or the Prosecuting Attorney to take action on this matter because I do not have as much Power in the Court House as they do.

BUT, the Law requires me (mandates under threat of prison) to give these offices/officials the 1st opportunity to act. (18 USC § 4)

Upon dishonor and default by those responsible in those offices, the result becomes a Commercial matter **out** of their Court Room. The Commercial Matter cannot be dismissed by a judge.

CRIMINAL COMPLAINT (Cont.)

FACTS OF LAW

Failure to provide **Full Disclosure** is **Fraud, Predicated upon violation of Due Process of Law. Fraud is gaining at the loss of another, using trickery or deception.**

FRAUD VITIATES A CONTRACT

Vitiate: To impair; to make void or voidable; to cause to fail of force or effect. To destroy or annul, either entirely or in part. The legal efficacy and binding force of an act or instrument; as when it is said that fraud vitiates a contract. (Black's law Dictionary 6th Ed.)

- 1) **Fraud: 37 Am Jur 2d at section 8 states:** "Fraud vitiates every transaction and all contracts. Indeed, the principle is often stated, in broad and sweeping language, that fraud destroys the validity of everything into which it enters, and that it **vitiates the most solemn Contracts, Documents, and even Judgments.**"

"A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby. **NO ONE is bound to obey an unconstitutional law, and NO COURTS are bound to enforce it.** (Sixteenth American Jurisprudence Second Edition, 1998 version, Section 203 (formerly Section 256))

A case stops at its first defect and/or at the first point fraud is found.

Ignorance of the law is no excuse, especially for those responsible with enforcing the law!

ARTICLE 6, OF THE LAWFUL UNITED STATES CONSTITUTION:

"THIS CONSTITUTION, and the laws of the United States of America which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States of America, SHALL BE THE SUPREME LAW OF THE LAND; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any state to the contrary notwithstanding." ...

CRIMINAL COMPLAINT (Cont.)

16 AM JUR 2D 177,178:

The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose;

Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it;

No one is bound to obey an unconstitutional law, and no courts are bound to enforce it;

An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the Fundamental Law of the Land, it is superseded thereby;

The general rule is that an unconstitutional act of the Legislature protects no one. It is said that all persons are presumed to know the law, meaning that ignorance of the law excuses no one; if any person acts under an unconstitutional statute, he does so at his peril and must take the consequences.

INSTRUCTION: Mark the boxes below where you believe the Law has been violated.

THIS SIMPLIFIES AND CODES U.S. CONSTITUTIONAL LAWS AS SHOWN FOR BETTER AND MORE COMPLETE UNDERSTANDING FOR ALL. (SEE NEXT BOX)

| | |
|---|--|
| <p>101/OC – <u>O</u>bligation of <u>C</u>ontracts</p> <p>└─ Clause 1</p> <p>└─ Section 10</p> <p>└─ Article 1</p> | <p>AM14.1/EP – <u>E</u>qual <u>P</u>rotection</p> <p>└─ Section 1</p> <p>└─ Amendment 14</p> |
|---|--|

I. PROTECTIONS OF YOUR BASIC RIGHTS - (You can add more, such as attachments on the line below labeled "other")

- AM1/FR No law shall be made limiting my freedom of religion and how I apply it to my life (conscience).
- AM6/AC The accused may have the assistance of anyone/anything in the presentation of his defense.
- AM6/AC, AM1/FR It is up to me to choose and have as counsel whoever can best understand and represent my conscience (what I think is right or wrong).
- AM 13.1/S, IS No law-abiding person shall be forced to do anything he does not want to do.
- OTHER: _____

II. GUARANTEES OF AN HONEST GOVERNMENT THAT GIVES FAIR AND EQUAL PROTECTION FOR ALL

- AM1/FS No law shall limit my freedom of speech - I can say whatever I believe - especially if required (when someone requires me to tell the Truth, the whole Truth, and nothing but the Truth...).
- AM1/FP No law shall limit freedom of the press - or my freedom to express my ideas in writing or printing.
- AM6/INFO The accused must be informed why he is on trial (and the nature and cause of the complaint).
- AM6/WA The accused must be confronted by all witnesses against him.
- AM6/WF The accused has the right to compulsory process to get all people or materials in his favor.
- AM6/PT All trials involving the threat of jail, the accused shall have a public trial by a jury of their peers (incl. friends).
- AM5/IN No person shall be held to answer for any serious crime without a Grand Jury indictment.
- AM14.1/CUS All persons born or naturalized in the U.S. are citizens and protected by the U.S. Constitution.
- AM14.1/EP All persons shall be equally protected and restricted by the law.
- 421/UP, UI People of each state can do anything that is allowed in any other state.

CRIMINAL COMPLAINT (Cont.)

- 411/ARP** No state shall refuse to acknowledge the actions and records of other states.
 AM14.1/CP, CI No state shall make or enforce any law limiting rights guaranteed in the U.S. Constitution.
OTHER: _____

III. GUARANTEES OF REASONABLE ENFORCEMENT OF YOUR RIGHTS

- AM4/PS** I am safe from unwarranted searches/seizures of myself, or anything mine (or my responsibility).
 AM4/W, PC Any action taken against me must be fully described to me in writing, issued by a court of law (not an agency - like IRS), signed by a judge (not an agent - like IRS), and sworn on oath.
 101/OC No state shall pass any law impairing the obligation of contracts.
OTHER: _____

IV. GUARANTEES OF DUE PROCESS (ACTION/REACTION PROCESS THAT PROVIDES JUSTICE FOR ALL)

- AM5/DP** No person shall be deprived of anything without a fair trial based on Constitutional law.
 AM14/DP No State shall deprive anyone of anything without a fair trial based on Constitutional law.
 192/H C I have a right to further court process if I have been unlawfully confined (Writ of Habeas Corpus).
 322/SCA I have a right to appeal my case to a higher court.
OTHER: _____

V. PROTECTIONS AGAINST UNREASONABLE GOVERNMENT BEHAVIOR (OVER CONTROLLING YOUR LIFE)

- 193/XL** No law shall be passed today that can punish me for something I did yesterday (no retroactive laws).
 101/XL No state shall pass any law today that can punish me for something I did yesterday (ex post facto).
 411/CPE Congress determines the effect of state legal processes.
 AM5/DJ No person shall suffer more than once for the same offense.
 101/LMR No state shall declare war on a person (resort to force) in violation of the Constitution.
 AM8/XB No excessive bail shall be required - bail shall be proportional to crime.
 AM8/XF No excessive fines shall be imposed - fines shall be proportional to crime.
 AM8/CP No cruel punishment (torture) shall be inflicted on anyone.
 AM8/UP No unusual punishment shall be inflicted - there shall be equal suffering for equal crimes.
OTHER: _____

VI. PROTECTIONS AGAINST GOVERNMENT SECRECY — WHICH FORCES GOVERNMENT TO BE HONEST

- AM6/INFO, AM14.1/EP** I may require as much in writing as is required of me.
 311/GB All judges may only hold office during their good behavior (lawful, patient, dignified, courteous, etc.).
 AM5/JC No one shall give up or lose anything (taxes) for public gain without fair compensation.
 AM7/JT All trials not involving the threat of jail, and involving over \$20 shall be tried by jury of peers.
 AM6/ST, PT All trials involving the threat of jail shall be speedy and public.
 323/JT All trials involving the threat of jail shall be by jury of peers (including friends).
 323/TIS Trial must be in the state where the crime was committed.
 AM6/IJT A jury must impartially rule on facts (even ruling against any law they believe unfair).
 AM6/TWC A jury must be of the state and district where the crime was committed.
 AM6/DPA The trial district must be pre-established by law to insure a fair sampling of people in the jury.
 101/GS Money is legal tender ONLY if it is made of, or exchangeable at a bank for, silver or gold.
 101/GS, TD No state shall make anything but silver or gold legal tender for payment of debts.
 101/CM No state is allowed to coin or print money.
 101/EBC No state is allowed to print anything to be used in the place of money.
 101/OC No state is allowed to weaken the dollar bill's obligation to be exchangeable for silver or gold.
 185/CM Only Congress can coin money (not Federal Reserve, which is an unlawful private corporation).
 185/VM Congress has valued Money at 371.25 of 0.999 fine or 412.5 grains of standard silver (or equivalent gold) to the dollar. (Federal Reserve notes do NOT promise any silver or gold at all! So, they are unlawful and cannot be used in any transactions with the Government (payment of taxes, bail, fees, fines, court costs, etc.).

CRIMINAL COMPLAINT (Cont.)

- 186/PC** Printing money without lawful authorization is counterfeiting; Congress must punish counterfeiters.
- 101/TN** No state shall set anyone (including Bar Assoc., Esq., Nobility Title, etc.) above the Common Man.
- 101/TAC** No state shall work against the U.S. Constitution with anyone (Bar Assoc., IRS, etc.).
- 431/NNS** No controlling agency (Bar Assoc., IRS) shall be formed (or act) in violation of the U.S. Constitution.
- 331/TAU** No controlling agency shall harass a U.S. Citizen (mixed war/treason).
- 111/SP** Only Congress has the power to make laws.
- 311/SP** Only courts can decide punishments and rewards with regard to the Supreme Law.
- OTHER:** _____

VII. PROTECTIONS AGAINST GOVERNMENT COMPLETELY CONTROLLING YOUR LIFE (DOMINATION)

- AM5/WAH** No person shall be forced to say or do anything that can be used against him later (for any reason).
- AM3/QS** No public servant shall be quartered in a house unlawfully or without owner's consent.
- 193/BA** No person or group can make a law, judge on it, AND punish under it (this takes away ALL rights).
- 101/BA** No state shall allow any person or group to make a law, judge on it, AND punish under it.
- OTHER:** _____

VIII. GUARANTEES THAT IF SOMETHING IS WRONG, YOUR GOVERNMENT MUST DO SOMETHING

- AM14.1/CUS** All persons born or naturalized in the U.S. are citizens and protected by the U.S. Constitution.
- AM14.4/PDQ** Taxes (public debt) spent for unlawful purposes may be questioned.
- 197/N UW** No money may be withdrawn from the Public Treasury for unlawful purposes.
- AM16/TX** Congress has the power to lay and collect taxes only for lawful purposes.
- AM5/JC** No one shall give up or lose anything (taxes) for public gain without fair compensation.
- AM1/PA, RG** I may assemble peaceably with others to ask the Government to protect my rights.
- AM24/VPT** The right to vote may not be denied to anyone because they fail to pay taxes.
- AM9/ER** All rights belong to the people: some are stated, some are not.
- AM10/PR** All government power comes from the consent of the people governed.
- AM5/DP** No person shall be deprived of anything without a fair trial of peers based on Constitutional law.
- AM14/DP** No state shall deprive anyone of anything without a fair trial of peers based on Consttitution law.
- 441/GRG** The U.S. guarantees a system of laws to protect the majority AND minority.
- 612/SL** "This Constitution is the Supreme Law of the Land."
- 613/BO** All law makers, court officials, and enforcement officers are bound by oath to the U.S. Consttitution.
- 218/OATH** The President's oath is to "faithfully execute" his office and "defend the U.S. Constitution."
- 231/GX** The President shall "take care that the laws be faithfully executed (enforced)."
- 612/JP** All judges are bound by oath to support the United States Constitution.
- 441/PAI** The U.S. will protect every U.S. Citizen against any attack upon themselves or their rights.
- 441/PADV** The U.S. will protect every U.S. Citizen against local attack upon themselves or their rights.
- AM2/KBA** The right of people to keep and bear arms shall never be limited or infringed.
- AM14.3/HO, IR** No person shall hold office if he rebels against or violates the U.S. Constitution (treason).
- OTHER:** _____

IX. GUARANTEES THAT IF SOMETHING IS WRONG, WHAT THE GOVERNMENT IS REQUIRED TO DO

- 241/IMP** Any government employee (except Military) may be impeached.
- 136/STI** Only the Senate shall try impeachments.
- 136/SCI** Only the Senate shall convict in cases of impeachment.
- 137/JI** Impeachment bars one from office.
- 137/LSL** The impeached shall be subject to trial and punishment like anyone else.
- 331/TC** It takes at least two witnesses (see below) or a confession in court to convict anyone of treason.
- 332/TP** Congress shall decide the punishment for treason.
- AM14.3/RD** Congress shall impeach anyone who rebels against or violates the U.S. Constitution.

THEREFORE, the Court shall judge according to 16 AM JUR 2D 177, 178.

CRIMINAL COMPLAINT (Cont.)

- 321/JUC** The Court's power reaches into all cases involving the U.S. Constitution or any laws made under it.
- 321/JUP** The Court's power shall extend to any case involving the United States as a party.
- OTHER:** _____

TITLE 18 SECTION 241 - (18 USC 241) - CONSPIRACY AGAINST THE RIGHTS OF CITIZENS

If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him/her by the Constitution or laws of the United States, or because of his/her having so exercised the same; or if two or more persons go in disguise on the highway or the premises of another, with intent to prevent or hinder his/her free exercise or enjoyment of any right or privilege so secured – (they may be fined for a felony up to \$250,000.00 per offense, per **18 USC § 3571**; organizations are double these fines) or imprisoned not more than 10 years, or both; and if death results they shall be subject to imprisonment for any term of years or for life.

TITLE 18 SECTION 242 - (18 USC 242) - DEPRIVATION OF RIGHTS UNDER COLOR OF LAW

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subject any inhabitant of any State, Territory, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, (they may be fined for a felony up to \$250,000.00 per offense, per **18 USC § 3571**; organizations are double these fines) or imprisoned not more than one year, or both; and if death results shall be subject to imprisonment for any term of years or for life.

THEREFORE, the Court shall punish according to TITLE 18 SECTION 241, 242 & 3571.

NOTE: MARK THE FOLLOWING APPROPRIATE ITEMS – HOWEVER DO NOT COUNT THESE IN THE FINAL LEDGER

X. PUNISHMENTS PROVIDED FOR CORRUPT PEOPLE IN OFFICE, DRAWING PUBLIC FUNDS

- 161/CS** Members of House and Senate will be paid with public 'funds for service - not disservice.'
- 311/CS** Judges will be paid for their service - but not for disservice.
- 217/CS** The President shall be paid for his service - but not for disservice.
- AM14.4/OC, IR** The United States shall not be bound to finance It's own destruction.
- AM14.4/OC, V** The debt incurred by the U.S. to finance It's own destruction is void.
- 101/OC** No State shall pass any law impairing the obligations of contracts.
- 231/GX** The President shall "take care that the laws be faithfully executed (enforced) ."
- 231/CO** The President gives power to the officers he appoints.

THEREFORE, the Court shall judge according to 16 AM JUR 2D 177, 178.

- 311/GB** All judges may only hold office during their good behavior (lawful, patient, dignified, courteous, etc.).
 - 612/JB** All judges are bound by oath to support the Constitution of the United States of America.
 - 613/BO** All law makers, court officials, and enforcement officers are bound by oath to the U.S. Constitution.
 - AM14.3/HO, IR** No person shall hold office if he rebels against, or violates the U.S. Constitution.
- OTHER:**

THEREFORE, the Court shall punish the defendant(s) for fraud (drawing a wage for disservice) and misprision (mis-use of public office or contempt against the U.S. Constitution, the Supreme Law of the Land).

CRIMINAL COMPLAINT (Cont.)

LEGER

Notice to Credit/Bonding Companies: This Complaints Commercial Lien Value is \$ 12,298,020.00 (See Calculations)

This Criminal Complaint is an Affidavit of Obligation in the normal Commercial sense and as such is a Security Instrument representing Accounts Receivable and is a Lien upon the real and movable property, including but not limited to any Mal-Practice Insurance and/or Performance and/or Fidelity Bonds, etc. of defendants cited.

Bonding companies bond lawful actions by the government officials that are being bonded. Therefore, bonding companies are not responsible monetarily for criminal activities of the criminal government official, unless they continue to bond that government official that has not acted lawfully. See lawful Affidavit of Criminal Complaint and See the Uniform Bonding Code.

All Claims are stated in lawful US Dollars, as defined by the lawful U.S. Constitution, which means for the purpose of this document, that the value of a lawful US Dollar is defined as 371.25 grains of 0.999 Fine Silver per the Coinage Act of 1792. One Troy Ozt of 0.999 Fine Silver = 480 Grains. $371.25 / 480 = 0.7734375$ or 77.344% of One Troy Ozt. One lawful U.S. Dollar equals 77.344% of one ounce fine Silver.

All Payments will be made using the equivalent value as 371.25 grains of 0.999 Fine Silver and the Spot Price of Silver as established by a lawful precious metals regulating agency, or the spot price on the U.S. Silver Market, whichever is the higher amount on or about the day of filing. For example, if the claim is to be paid in Federal Reserve Notes (FRN) and/or other acceptable Funds, these Federal Reserve Notes and/or Funds will only be accepted in payment as adjusted to the current Value of Silver as indicated above. This is the Silver Multiplier and also applies to any accrued interest calculations as a result of this Criminal Complaint/International Commercial Lien.

This is to mean for example, that if the Spot value of Fine Silver is \$30.00 on the day of filing, then \$30.00 multiplied by 0.77344 equals \$22.203 value. One US Dollar therefore equals 22.203 FRN.

Note: I reserve the right to choose how we are compensated, and in which funds, currencies, denominations, etc., including but not limited to payment in 0.999 Fine Silver and/or other precious metal(s).

CALCULATIONS

(Total Counts X \$10,000) X (Total Lien Debtors) = \$ Value X Silver Multiplier

Judge Lien Debtor Total Constitutional Violations = 49, at \$ 10,000.00 per count = \$ 490,000.00 multiplied by Total Judge Lien Debtor(s) 1 = SubTotal \$ 490,000.00

Not Judge Lien Debtor Total Constitutional Violations: 0, at \$ 0 per count, equals \$ 0 multiplied by Total Not Judge Lien Debtor(s) 0 = SubTotal \$ 0.

Date: 10/22/12 Silver Value of \$ 32.45 / Ozt. X 0.77344 = Silver Multiplier \$ 25.098

Grand Total = (JLD \$490,000.00 + NJLD \$ 0 = \$ 0 X Silver Multiplier \$ 25.098 = \$ 12,298,020.00

Note: Due to the Criminal Offense, once the 3 month (Jewish), 90 day (Statutory) time limit expires, interest shall be 1.00% per month for each month on any unpaid balance of the outstanding Debt.

CRIMINAL COMPLAINT (Cont.)

| REF | TITLE | REF | TITLE |
|---|--|--|--|
| THIS SIMPLIFIES AND CODES U.S. CONSTITUTIONAL LAWS AS SHOWN FOR BETTER AND MORE COMPLETE UNDERSTANDING FOR ALL. (SEE NEXT BOX) → | | 101/OC – Obligation of Contracts <div style="display: flex; justify-content: space-around; align-items: center;"> <div style="text-align: left;"> Clause 1 Section 10 Article 1 </div> <div style="text-align: center;"> AM14.1/EP – Equal Protection Section 1 Amendment 14 </div> </div> | |
| | | | |
| 111/SP | Separation (of) Powers | 441/PADV | Protect Against Domestic Violence |
| 136/STI | Senate Tries Impeachment | 612/SL | Supreme Law of land |
| 136/SCI | Senate Convict Impeachment | 612/JB | Judges Bound by oath |
| 137/JI | Judgment Impeachment | 613/BO | All Bound by Oath |
| 137/LSL | Liable, Subject to Law | AM1/FR | Freedom of Religion |
| 153/HJP | House Journal Proceedings | AM1/FERB | Freedom to Establish Religious Basis |
| 185/CM, VM | Coin Money, Value Money | AM1/FERI | Freedom to Est. Religious Institute |
| 186/PC | Punish Counterfeiting | AM1/FXR | Freedom to Exercise Religion |
| 189/CT | Constitute Tribunals | AM1/FS | Freedom of Speech |
| 180/SP | Separation of Powers | AM1/FP | Freedom of Press |
| 192/HC | Habeas Corpus | AM1/PA | Peaceful Assembly |
| 193/BA | Bill of Attainder | AM1/RG | Redress Grievances |
| 193/XL | Ex post facto Law | AM2/KBA | Keep and Bear Arms |
| 101/TAC | Treaties, Alliance, Confederation | AM3/QS | Quartering Soldiers |
| 101/LMR | Letters of Marque and Reprisal | AM4/PS | People Secure |
| 101/CM | Coin Money | AM4/W, PC | Warrant, Probable Cause |
| 101/EBC | Emit Bills of Credit | AM5/IND | Indictment |
| 101/GS, TD | Gold / Silver Tender Debt payment | AM5/DJ | Double Jeopardy |
| 101/BA | Bill of Attainder | AM5/WAH | Witness Against Himself |
| 101/XL | Ex post facto Law | AM5/DP | Due Process |
| 101/OC | Obligation of Contracts | AM5/JC | Just Compensation |
| 101/TN | Title of Nobility | AM6/ST | Speedy Trial |
| 211/SP | Separation of Powers | AM6/PT | Public Trial |
| 217/CS | Compensation of Service | AM6/IJT | Impartial Jury Trial |
| 218/OATH | Oath of president | AM6/TWC | Trial Wherein Committed |
| 221/ROW | Require Opinion in Writing | AM6/DPA | District Previously Ascertained |
| 221/GRP | Grant Reprieves and Pardons | AM6/INFO | Information |
| 222/AJ | Appoint Judges | AM6/WA | Witness Against |
| 222/AO | Appoint Officers | AM6/WF | Witness in Favor |
| 222/AOL | Appoint Officers by Law | AM6/AC | Assistance of Counsel |
| 222/AV | Appointment Vested | AM7/JT | Jury Trial |
| 231/GX | Guarantee Execution | AM7/FX | Facts Examined |
| 231/CO | Commission Officers | AM8/XB | Excessive Bail |
| 241/IMP | Impeachment | AM8/XF | Excessive Fine |
| 311/SP | Separation of Powers | AM8/CP | Cruel Punishment |
| 311/GB | Good Behavior | AM8/UP | Unusual Punishment |
| 311/CS | Compensation of Service | AM9/ER | Enumeration of Rights |
| 321/JUC | Judicial Power U.S. Constitution | AM10/PR | Powers Reserved |
| 321/JUP | Judicial Power when U.S. is a Party | AM11/JUC | Judicial power / U.S. Constitution |
| 322/SCA | Supreme Court Appeal | AM13.1/S, IS | Slavery, Involuntary Servitude |
| 323/JT | Jury Trial | AM14.1/CUS | Citizens of the U.S. |
| 323/TIS | Trial In State | AM14.1/CP, CI | Citizens privileges, Citizens Immunities |
| 331/TAU | Treason Against U.S. | AM14.1/DP | Due Process |
| 331/TC | Treason Conviction | AM14.1/EP | Equal Protection of the law |
| 332/TP | Treason Punishment | AM14.3/HO, IR | Hold Office, Insurrection, Rebellion |
| 411/ARP | Acts, Records and Proceedings | AM14.3/RD | Remove Disability |
| 411/CPE | Congress Prescribes Effect of acts, records, proceedings | AM14.4/PDQ | Public Debt Questioned |
| 421/UP, UI | Uniform Privileges, Uniform Immunities | AM14.4/OC, IR | Obligation of Contracts, Insurrection, Rebellion |
| 431/NNS | No New State | AM14.4/OC, V | Obligation of Contracts |
| 441/GRG | Guarantee Republican Government | AM16/TX | Claims void Tax |
| 441/PAI | Protect Against Invasion | AM24/VPT | Vote - Pay Tax |