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International Memorandum in Support of Motion to Vacate

Translation Document

It is well settled that, when challenged, the burden of proving jurisdiction rests upon the party seeking to invoke that jurisdiction. The party alleging jurisdictional authority must prove that allegation by a fully documented preponderance of evidence because jurisdiction must be vetted.¹

Assertions of jurisdiction are insufficient. Indeed, the mere thought of proceeding without proper jurisdiction is an abomination to the Universal Declaration of Human Rights, to which, the United States is a party, and the Law of Nations, of which, the charter of the United Nations is a party.

The principle is presented sharply: A court lacking jurisdiction lacks authority to render judgment or compel action and must dismiss the case.

Ramsey County/State of Minnesota/United States claims it/they possesses jurisdiction in this case but has put forth no evidence to support such claim. Glenn Joseph DeRusha / The Government of The United States of America has challenged this claim from the inception of the case and has proven beyond a shadow of a doubt that the Government of The United States of America in fact can declare the law in this international incident.²

In support of this jurisdictional challenge, Glenn Joseph DeRusha / The Government of The United States of America has brought forth an Oath of Nationality declaring voluntary political affiliation with the Government of The United States of America and a translation

¹ "Rule 12(h)(3) of the Federal Rules of Civil Procedure provides that 'whenever it appears by suggestion of the parties or otherwise that the court lacks jurisdiction of the subject matter, the court shall dismiss the action.' A court lacking jurisdiction cannot render judgment but must dismiss the cause at any stage of the proceedings in which it becomes apparent that jurisdiction is lacking. *Bradbury v. Dennis*, 310 F.2d 73 (10th Cir. 1962), cert. denied, 372 U.S. 928, 83 S.Ct. 874, 9 L.Ed.2d 733 (1963)." (*Basso v. Utah Power and Light Company*, 495 F. 2d 906)

² "If his allegations of jurisdictional facts are challenged by his adversary in any appropriate manner, he must support them by competent proof. And, where they are not so challenged, the court may still insist that the jurisdictional facts be established, or the case be dismissed, and, for that purpose, the court may demand that the party alleging jurisdiction justify his allegations by a preponderance of evidence." (*McNutt v. General*



pledge of that Oath. Additionally, evidence of the Trust has been brought forward. The private membership association known as the GLENN JOSEPH DERUSHA, PMA, was published on May 8, May 9 and May 10 of 2016, within The United States of America and registered with the Government of The United States of America. Verification of publication, including a publisher's affidavit, can be found at the following link:

http://reignoftheheavens.com/?wpbdp_listing=glenn-joseph-derusha-pma

Inexplicably, with no evidence brought forward, the judiciary of Ramsey County in Minnesota continues to erroneously (or falsely) claim jurisdiction in this case. Once again, the Government of The United States of America objects to this claim.

Private Membership Associations

Private Member Associations, whether incorporated or unincorporated, are simply an association of individuals operating as a collective body in pursuit of a shared objective. Some of these private entities will go so far as to intentionally force (traffic-in-persons) behaviors from individuals outside their membership. The American Bar Association (ABA), and all of its state franchises, is a good example of this point. The ABA, as a private membership association, possesses no authority to compel non-members to answer to its practices of law nor declare the law for non-members, just as a private "American Ham Radio Club" cannot declare non-member ham radio users to be mere subjects of its policies and practices.

Glenn Joseph DeRusha, with no affiliations or memberships with United States franchises, has been kidnapped by mercenaries employed by the Bureau of Criminal Apprehension, a private entity agency of the Executive Branch of a private company doing business as government holding no jurisdictional authority over Glenn Joseph DeRusha nor GLENN JOSEPH DERUSHA, PMA. Worse, the Minnesota judiciary, in review of the case, has intentionally pursued non-recognition of individual identity and the political right of self-determination. As such, it is clear to this Government that the Minnesota judiciary is not attempting to determine jurisdiction but rather, to enforce communist policy.

It is the view of this Government, that when free will and individual identity is ignored by private enterprise in pursuit of profit, it is not good business, it is slavery. It is also the view of this Government that when the inherent liberty and dignity of the human family is discarded in hopes of establishing presumed authority, it is not good government, it is tyranny in the form of international criminal activity.

This behavior is not only inexcusable, it is also a violation of the Universal Declaration of Human Rights as it represents trafficking in persons and forced servitude (slavery). An International Tort has been filed with the Human Rights Tribunal International against the United States franchise in the State of Minnesota for the aforementioned violations.



Reciprocity

The Government of The United States of America offers its assistance to the United States if the United States desires to purge itself of the deep-rooted communist agenda and the liability of uncountable human rights violations. Sadly, this Government, as a result of the organized propaganda and outright lies put forth by the United States to hide these violations and other criminal activity, is left unable to determine valid and invalid claims by its agencies.

Indeed, so bad is this situation, the General Post Master Council, a court serving the Government of The United States of America, was forced to issue a “zero-tolerance” policy with respect to all aggressive acts against documented American Nationals originating from franchises of the United States.

Link: <http://reignoftheheavens.com/?p=2085>

Recently, the Government of The United States of America has extended its hand and offered its assistance to numerous Private Attorney Generals (PAGs) from across the continent that seek to expose the deep-seated communist element operating with impunity within the United States. The PAGs and this Government expect this to be a productive and profitable pursuit.

Autographed this 290th day in the year of Yahweh, 6018 (January 2, 2016)



The office of Governor for the
Government of the United States of America

