

1 On Colorado, Texas and Oregon Original Constitutions circa 1859. Filed into the one supreme
2 Court with claimed original jurisdiction in law and equity in The United States of America's
3 Constitution circa 1859 Article III. Alleged to be located at 333 Constitution Avenue Northwest,
4 Washington DC [20001]

5 Notice to the agent is notice to the principal notice to the principal is notice to the agent

Notice and Demand

Case number:

Filed into law and equity

The Claims:

Failure to provide due process and
other violations of unalienable
rights, civil rights and RICO. All
Due process violations of governing
law are punishable 18 USC 3571 and
other codes, thus of our unalienable
rights guaranteed by our
Constitutions c1859. During the
unlawful conduct in their courts and
in their paperwork is proof of and
incontrovertible evidence in their
own records of violations of
governing law, thus due process
violations.

Filed on demand.

7 The people of Oregon, Colorado and Texas
8 through the people listed for each state.
9 Additional states and people may be added.

Vrs.

10 United States
11 The lawful government identified in The United States
12 of America's Constitution dated 1859. Oregon's
13 Constitution circa 1859, Texas' Constitution circa 1859
and Colorado's Constitution circa 1876

27
28 The first claim:
29 On or about 1861 on the land of the several states, due process was violated.
30 The first 13th Amendment in our Constitution was ratified. Then removed unlawfully and
31 replaced during the Lincoln administration era is our claim. We deny the current Constitution's
32 Amendment 13.
33 The claim that the current Amendment 13 is valid is made by governance publications. He who
34 makes the claim must provide the proof. You have 21 days to provide your evidence that the
35 Original 13th Amendment contained in the First Law of our land from 1819 through 1859 is not
36 ratified.
37 Then provide your evidence that the current Amendment 13 is lawful. It appears, to Henry, Jenn,
38 Rhoda and Ron, from our "Qualified Criminal Investigation and Federal Witness 18 U.S.C.1510
39 and 18 U.S.C. 1512" position, that the 13th Amendment a Title Of Nobility Amendment issue
40 is fraud upon the people. DOJ's rebuttal will disprove our investigation or by their silence they
41 acquiesce. You have 21 days for rebuttal of our claims or by your silence you will acquiesce to
42 our Testimony in the form of an affidavit... This is a due process violation punishable by 18 USC
43 3571 in \$250,000.00 in gold coins, Silver dollars or Silver certificates or Federal Reserve Notes
44 at the current silver exchange rate
45 The second claim:
46 It was brought to Seth Uram's attention that Attorneys with a membership in an association of
47 attorneys may be subject to Foreign Agents Registration Act, known as FARA. Seth is a Deputy
48 Attorney General of DOJ Portland. He made the claim that DOJ attorneys were not subject to
49 FARA. The claim has been made by DOJ thru Seth. Therefore prove it. Or acquiesce to a due
50 process violation of governing law in 21 days. 18 USC 3571 and to be penalized the prescribed
51 \$250,000.00 in gold coins, Silver Dollars or Silver certificates or Federal Reserve Notes at the
52 current silver exchange rate
53 The third claim: There is a supporting issue: It is written by many and in many places since the
54 time of our Constitution's conception and subsequent amendments... Titles of nobility are valid if
55 accompanied by Congressional consent. Esquire is a title of nobility expressly unconstitutional.
56 Attorneys using this title without consent from Congress are definitively foreign agents and
57 require registration and/or Congressional consent individually. Using Esquire, a title of nobility,
58 is simulating a legal act, without Congressional authorization. It is to pretend that color of law is
59 lawful. When providing legal service without the proper authority as an attorney with proper
60 documents required by law; that is a due process violation. 18 USC 3571. Again \$250,000.00 in

61 gold coin, Silver Dollars or Silver certificates or Federal Reserve Notes at the current silver
62 exchange rate

63 Furthermore: Esquires are members of an attorney's association of the states with some form of
64 accreditation. The other members of these attorney associations are entitled to associate and in
65 doing so, associate with those that may not lawfully use the title Esquire but are members of
66 some extension of London's British Accredited Registry. In 1950 Congress declared the
67 International or aka British BAR association was a communist organization. Esquires and
68 attorney's associations to which they belong are in violation of due process.

69 The Fourth claim:

70 If a DOJ attorney is not affiliated with any of these unlawful associations: Testify in the form of
71 an affidavit or by their silence acquiesce to foreign agent status either registered or unregistered
72 in a communist associations of attorneys affiliated with British Accredited Registry. There are 21
73 days open for rebuttal. Non compliance to FARA is a due process violation. 18 USC 3571.
74 \$250,000.00 in gold coin, silver dollars or Silver certificates or Federal Reserve Notes at the
75 current silver exchange rate

76 **With full faith and credit** we establish governing law in this case at this time to be: Declaration
77 of Independence; Articles of Confederation; Northwest Ordinance, Texas' and Oregon's Original
78 Constitutions circa 1859, Colorado's Constitution circa 1879 and The United States of America's
79 Constitution circa 1859. And ORCP 20A; Clearfield Doctrine; Accordi Doctrine; ex Parte
80 Young; ex parte Milligan; McCarran Waters Act 1952; Judiciary Act 1789-Sec 32; are all
81 specifically called into this case. They are all governing law. As is file on demand; these three
82 offices of the recognized US Department of Justice must accept this case filed with them into
83 alleged government's office. The DOJ is agent to the entity responsible for the enumerated
84 requirements of Article III, the one supreme Court.

85 **This Notice** is provided with the expectation of immediate self-correction. **The Demand** is
86 the penalty provided for breach of due process. Due process violation is defined as the written
87 law is in fact violated, the penalty must be paid. Proof is the wrong doer's acquiescence by
88 silence to our Testimony in the form of an affidavit. Example: when a judge is challenged on
89 jurisdiction and fails to provide the written authorization into the record of the case and makes a
90 ruling in the case, that judge is clearly without jurisdiction.
91 Testimony in the form of an affidavit of truth is fact if filed and served and without rebuttal. In
92 this case each issue is fact by acquiescence if there is no response in 21 days.

93 The entity with the responsibility to fulfill each challenge is the United States thru its
94 Department of Justice. Dealing thru the three contact points on Colorado, Texas and Oregon.
95 We do lawful not legal and this is our best effort. If our work is deficient please notify us.

96 The courts have jurisdiction over the corporate governance entities, inferior courts and BAR
97 attorneys and US citizens that don't know better. But not Jenn, Henry, Rhoda or Ron the flesh,
98 blood and soul men and woman on Texas, Oregon, and Colorado, until proof of jurisdiction is
99 filed in writing into the record of the supreme Court of Article III. Therefore, all those named
100 above must comply; all except Jenn, Henry, Rhoda and Ron known as body, mind and soul
101 people, the others are persons of the corporate governance.

102 Without equivocation, mental reservation or secret evasion is required of all named here and
103 acting in this matter. If you get confused we will sort it out. I suggest Skype, for
104 CONFERENCE(S). Logistics can be a difficult detail such as lawful not legal fiction.
105 As Pro se litigants if our paper is found to be deficient you are required to assist Ron, Rhoda,
106 Henry and Jenn. All of our party for, plaintiff, and documents may be submitted by mail, email,
107 fax, in person, by server. Notice to the agent is notice to the principal, notice to the Principal is
108 notice to the agent.

109 One supreme Court, A color of law you have over those in the BAR, courts in an inferior
110 position to you. They give you subject matter jurisdiction. We are seeking remedy. Each claim's
111 penalty is payable to Ronald Charles Vrooman, Rhoda Gelman, Henry Mayhew and Jennifer
112 West. More states and people may be added later.

113 This communique is not intended to mislead, defraud, deceive or threaten in any way and is
114 submitted in "good faith and with clean hands." We do lawful not legal and this is our best
115 effort. I close with Love, peace, harmony and a prayer. A US Marshal has determined this prayer
116 was not a threat "Praise the Lord and pass the ammunition."
117 On Oregon, Colorado and Texas without the State of Oregon, State of Texas, State of Colorado
118 within The United States of America the Constitutional Republic. Under penalty of perjury.
119 Sworn before me.

Ronald Charles Vrooman
11/30/18

Jurat

123 Today, I, a Public Notary, was visited by the living man/woman known as,
124 Ronald C. Vrooman and he/she affirmed the foregoing Living
125 Testimony in the Form of an Affidavit before me and for the purposes he/she has described; in
126 Witness whereof I set my hand and seal this 30th day of November, 2018:
127 Notary; my commission expires:
128 September 2021

