SUPERIOR COURT NOTICE IN LAW COVER SHEET

This **notice in law** and the accompanying full disclosure document must be filled in by the **Actor Laurie M. Earl, Administrative Presiding justice** then send completed document back to **Superior Court California** address below and **all legislative Construction, contractual agreements,** **be it financial, administrative, judicial, legislative, executive orders, are proof of breaches in** operational **charter-less** and **treaty-less** active violations and must **stop now!**

**Superior Court California C/o Post office Box 890181 Temecula California Republic [92589-0181]**

**The superior court is sending a full disclosure document to inform your agency’s/Court leadership, private** **BAR Guild 12 presumptions,** **Governors, mayors, Representatives Republican & Democrat, legislature, agents, officers, judges, magistrates**, **Attorneys, Attorney Generals**, **legal department, public notaries, Accountants, executives, administrators,** **secretaries, receptionist, clerks, personnel, employees** of the **conditions which exist** **and must be taken** into **account**. **The California legislature** finds and declares **information** concerning **people’s** business is a **fundamental and** **necessary right** of every **“person”** to receive **full disclosure**. Which **consists** of **agency personnel** as described **herein** who **act for an on behalf of a governmental entity** and communicate **to the** **people** through **a legal entity** **“Person”** **which consists** of **communications verbal or reduced down to written from**, **legislative construction** **containing commercial traffic contractual agreements**. This **Notice in Law** is to **inform** the **above agency’s** personnel **listed herein or not listed herein** of **the PROHIBITION of any legislative construction** on **the “PERSON” legal entity** as of **AUG 17, 1954.** **Any or All attempted** communication from **a governmental entity** through a **“person” legal entity** is **prohibited and a violation of piracy and privateering under the law of nations**. The **peoples** **“Vessel”** is **off limits** **to boarding due to sec 7806 of title 26 US code**.

**Please Review: California Government Code Section 6250;** In **enacting this chapter**, the **Legislature,** mindful of **the right of individuals** to privacy**, finds and declares** that access **to information** concerning the **conduct** of the **people’s business** is a **fundamental and necessary** right of every **“person”** in this **state.**

**Title 18 U.S. Code § 2711** - **Definitions** for **chapter (4)** the term **“governmental entity”** means a **department** or **agency of the United States or any State or political subdivision thereof.**

**California Government Code Sec 8202.5;** The **Secretary of State** may appoint **and commission** the number of **state**, **city**, **county**, and **public school district** employees as notaries public **to “act for and on behalf of”** the **“governmental entity”** for which **appointed** which the **Secretary of State** deems proper.

**California Government** **Code Section 11120**: The **people** of this **state do not yield their sovereignty** to the **agencies which serve them**. **The people, in delegating** **authority, do not give** their **public servants** the **right** to **decide** what is **good** for the **people** to know and what is **not good for them to know**. The **people insist** on **remaining informed** so **that** they **may retain** **control** over the **instruments** they **have created.**

**Title 15 U.S.C. Sec 7 - “Person” or “persons” defined**: The word **“person”\*, or “persons”\*,** wherever used in sections **1 to 7** of this title **shall be deemed** to include **corporations and associations existing** under or **authorized** by the**\* laws of either the “United States”\*,** the laws of any of the Territories, **the laws of any State\*,** or the laws **of any foreign country. (July 2, 1890, Ch. 647, § 8, 26 Stat. 210.)**

**Title 26 U.S.C. §7701(a) (1)\* only** referencing **statutory** **legal fictions: “Vessel”** The term **“person”** shall be construed to mean and include an individual**, a** **trust, estate,** partnership, association, company or corporation.

**Title 26 U.S.C. Sec 7806** **Construction of Title; (b) Arrangement and classification: No** inference, implication, or presumption of **legislative construction shall be drawn or made by reason** of the **location or grouping** of any **particular section** or **provision** or **portion of this title**, nor shall **any table of contents**, table of **cross references**, or **similar outline,** analysis**, or descriptive matter relating to the contents of this title be given any legal effect**. The preceding sentence also applies to the side notes and ancillary tables contained in the **various prints** of this Act before its enactment **into law. (Aug. 16, 1954, Ch. 736, 68A Stat. 917.)**

**TITLE 18 U.S. Code § 1651** - **Piracy** under **law of nations;** Whoever on the **high seas**, commits the **crime of piracy** as defined by the **law of nations**, **and is afterwards brought into or found in the United States**, shall be **imprisoned for life**. **(June 25, 1948, Ch. 645, 62 Stat. 774.)**

**The** **superior court** would challenge **you to find any area of weakness in what the disclosure document** presents. The **document is 100% accurate**. In all areas it **points out** the sheer level of its **complete closure** in any **applicable** **area of administration of people** of California’s **“Person”** legal entity **Vessel**. The **operational value** to an **agency** **with** which to **communicate** through from **the agency’s governmental entity** through to the **legal entity** is **shut** **down totally**. The **agency or any agency’s** **governmental entity** is only able **to receive communications** from the peoples **“person” legal entity Vessel** only, **one way traffic**. This is **the only communication** which is **lawful** and **legal within the system**. **Any** **legislative construction** directed **towards any legal entity** emanating from a **governmental entity** from any agency **is prohibited.** What this **really** means is **any agent,** **officer,** **Sheriff, judge,** **magistrate**, **attorney, executive**, **legislative body**, **representative**, **governor**, **mayor, clerk**, **financial officer, broke**r**, banker,** **loan officer**, **agent,** **cannot administer any estate trust** **“Person”** **Vessel weather or not there is agreement** for **any service or goods**. **There** are **no** **12 presumptions of the bar guild**,  **no cashable contractual agreements**, be **it financial, administrative, judicial,** **legislative, executive orders, charters, or treaties** which provide **a service or goods** for **the people** through the **legal entity “Person” Vessel**. The **governmental entity** is **not able to communicate** to **any legal entity** **“Person”** **Vessel** that **commercial traffic** **is prohibited by sec 7806 of title 26 US code.** The only **communication** which a **governmental entity** can accept is from **the people** through the **“Person” legal entity Vessel.** **This traffic** is only **one way** from **the people to the agent** who **acts for and on behalf** of the **governmental entity**. **Any** other **form** of **commercial traffic** places the **agent, officer, employee of the agency’s governmental entity** into the **United States** and **boarding a vessel** which is **prohibited** from **this activity** and places the **agent and agency** **in piracy and** **privateering.**

**Please Review:** **Title 18 USC Ch. 81: PIRACY AND PRIVATEERING:**

**Section 1651. Piracy under law of nations; Whoever**, on the **high seas**, commits the **crime of piracy as defined by the law of nations**, and is afterwards **brought into** or found in the **United States**, shall be **imprisoned for life. (June 25, 1948, Ch. 645, 62 Stat. 774.)**

**Section 1658. Plunder of distressed vessel; (a) Whoever** plunders, steals, or **destroys any money**, goods, merchandise, or **other effects** from or **belonging** to **any vessel in distress**, or wrecked**, lost,** stranded, or cast away, **upon the sea**, or upon any reef, shoal, **bank,** or rocks of the sea, or **in any other place within the admiralty and maritime jurisdiction of the United States,** shall be **fined under this title** or **imprisoned not more than ten years, or both**.

**(b) Whoever** willfully **obstructs the escape** of **any person** endeavoring to **save his life from such vessel**, or the wreck thereof; or **Whoever holds out or shows any false light**, or **extinguishes any true light**, **with intent** to bring **any vessel sailing upon the sea into danger** or **distress or shipwreck**—Shall be **imprisoned not less than ten** years and **may be imprisoned for life.** **(June 25, 1948, Ch. 645, 62 Stat. 775; Pub. L. 103–322, title XXXIII, §330016(1) (K), Sept. 13, 1994, 108 Stat. 2147.)**

**The** **Superior court** would **point out** that **sec 7806 of title 26 U.S. Code** amounts **to x communication** in any way shape **or form directed** towards or at the **“Person”** **estate trust Vessel of we the people**. If you or your **agency’s** **personnel feel** this is an in **proper conclusion** for the **superior court to reach**, **we invite you to research it yourself**, and **please review the following**.

**Statutes of Westminster: The First 1275 Imperial Act** For the maintaining of **Peace and Justice** First the **King willeth and commandeth**, that the **peace of Holy Church** and of **the land**, be well kept and **maintained** in all **points,** and that **common right** be **done to all,** as well poor as rich, **without respect** **of “persons”.**

**Deuteronomy 1:17:** Ye **shall not respect** **“persons”** in judgment; **ye shall hear** the small and the **great alike**; ye shall not be **afraid of the face** of man; for the **judgment is God's:**

**PROVERBS 24:23 KJ21:** **These sayings also belong to the wise**: It is **not good** to have **respect** of “**persons”** in **judgment**

**Deuteronomy 16:19;** Thou **shalt not wrest** judgment; thou **shalt not respect** **“persons”,** neither **take a gift;** for a gift **doth blind** the **eyes of the wise**, and **pervert the words of the righteous**.

**History and the book of god** is **on the side** of the **superior court** **we advise** you to **heed the disclosure** and provide **the remedy to the people immediately** or face **the title code breaches** described **herein** and the **wrath of god**!!! Or **follow** the **command mandamus** of the **superior court**.

**Please review:** **Title 28-JUDICIARY AND JUDICIAL PROCEDURE PART IV-JURISDICTION AND VENUE CHAPTER 85-DISTRICT COURTS; JURISDICTION §1361**. **Action to compel an officer of the United States** **to perform his duty**

**The district courts** shall have **original jurisdiction** of **any action** in the nature **of mandamus** to **compel an officer or** **employee of the United States** or **any agency thereof** to **perform** a **duty owed to the plaintiff**. (**Added Pub. L. 87–748, §1(a), Oct. 5, 1962, 76 Stat. 744**.) **MANDAMUS, practice**. **The name** of **a writ**, the **principal** word **of which** **when** the **proceedings were in Latin**, was **mandamus, we command.**

**2. It** is a **command issuing** in the **name** of the **sovereign authority** from a **superior court** having **jurisdiction**, and is **directed to some person**, **corporation**, or, **inferior court**, within **the jurisdiction of such superior court**, requiring them to do some **particular thing therein specified**, which **appertains** to **their office** and **duty**, and **which the superior court** has **previously determined**, or at **least** supposes to be **consonant** to **right and justice**. **20 Pick. 484;** **21 Pick. 258; Dudley, 37; 4 Humph. 437.**

**Title 28 U.S. Code § 453** **- Oaths of justices and judges**; **Each justice** or **judge of the United States** shall take the **following oath or affirmation** before **performing** the **duties** of his **office:** **“I, \_\_\_ \_\_\_, do** solemnly swear **(or affirm)** **that I will administer justice without respect** to **"persons",** and do **equal right to the poor and to the rich**, and **that I will faithfully and impartially discharge** and **perform** all **the duties incumbent** upon me **as \_\_\_ under** the **Constitution and laws of the "United States".** **(June 25, 1948, Ch. 646, 62 Stat. 907; Pub. L. 101–650, title IV, § 404, Dec. 1, 1990, 104 Stat. 5124.)**

**Title 28 U.S. Code § 454 - Practice of law by justices and judges: Any justice or judge appointed under the authority of the United States who engages in the practice of law is guilty of a high misdemeanor. (June 25, 1948, Ch. 646, 62 Stat. 908.)**

**CANON 1; A JUDGE SHALL UPHOLD THE INTEGRITY\* AND INDEPENDENCE\* OF THE JUDICIARY; An independent, impartial,\* and honorable judiciary is indispensable to justice in our society. A judge should participate in establishing, maintaining, and enforcing high standards of conduct, and shall personally observe those standards so that the integrity\* and independence\* of the judiciary is preserved. The provisions of this code are to be construed and applied to further that objective. A judicial decision or administrative act later determined to be incorrect legally is not itself a violation of this code.**

**The** **superior court** would **point** out that **judicial decisions** emanate from **a judicial court** and that is a **court of** **record**. This is defined in the **California Constitution Article VI - Judicial Section 1.** The **judicial power** of this **State** is **vested** in the **Supreme Court**, **courts of appeal,** and **superior courts**, all of **which** are **courts of record**. A court of record is **defined** in **Jones v. Jones, 188 Mo.App. 220, 175 S.W.;** A **"court of record"** is **a judicial tribunal** having **attributes** and **exercising functions independently** of the **person** of the **magistrate** designated generally **to hold it**, and **proceeding according** to the course of **common law**, its acts and **proceedings being** enrolled for a **perpetual memorial.** **Note:** that a **judge is a magistrate** and **is not the tribunal**. The **tribunal** is either the **sovereign himself**, or a **fully** **empowered** jury **(Not paid by the government).**

**The** **superior court** would **also point** out there is **no other courts** **available** other than a **court of record and only one jurisdiction a court of competent jurisdiction** to **adjudicate any action.** There **is no arrangement and classification** of **jurisdiction** as well, **no active treaty with the BAR** and no **active charter** with the **United States.** **The** word **court** is often **employed in statutes** otherwise than in its **strict technical sense**, and is **applied** to **various tribunals not** **judicial** in **their character, State vs. Howat, 107 Kan. 423, 191 P 585, 589;** As it states in **Canon 1** the **judiciary’s** **independence**, **honor**, and **venue** to **society is indispensable** this is a **court of record** which **canon 1** is **defining.** This **independence, honor**, and **venue to society** belongs to the **people** which **society** is **derived from** not a **judge** **clearly** who **has** only the **power** to **administrate judicial decision directions** from a **tribunal** or **special master** in his/her **court of record.** These **high standards of conduct**, **established and maintained** with **integrity** **are owed** to the **people** when **one** of the **sovereign people open** there **court of record**. As defined in **blacks law 4th edition pg. 425 COURT.** An **agency of the sovereign** created by it **directly or indirectly** under its **authority,** **consisting** of **one** or **more officers**, **established and maintained for the purpose of hearing and determining issues of law** and **fact regarding legal rights** and **alleged violations thereof**, and of **applying the sanctions** **of the law**, **authorized** to **exercise its powers** in the **course of law** at **times and places previously determined by lawful authority**. The **Superior court** will define **court of record** as follows; **COURT OF RECORD**. To be a **court of record** a **court must** have four **characteristics**, and **may** have **a fifth.** They are: **A**. **A judicial tribunal having attributes and exercising functions** **independently** of the “**person” of the magistrate** designated **generally to** hold it**; B.** **Proceeding according** to the **course of common law; C.** **Its acts** **and judicial proceedings are enrolled**, or **recorded, for a perpetual** **memory and testimony**; **D**. **Has power** to **fine or imprison for contempt; E.** **Generally possesses a seal;** **Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Black's Law Dictionary, 4th Ed., 425, 426;**

**The superior court would** like **to review** the **conditions in law** **which** the **California republic cannot support** or **continue under conditions** of **piracy and privateering**. First the **superior court** would **remind** you of this **maxim of law**: **"Time cannot render valid an act void in its origin." – Maxim of law**, and with **No court**, **No jurisdiction**, **No charter,** **No treaty**, **No Canon 3228 (12) presumptions**, **No administration of any estate trust the legal entity** **“Person” Vessel**, **No power of Attorney**, **No Attorneys**, we **only** have **courts of record** with **tribunals** (**we the** **people)** and or **special master** in **courts of competent jurisdiction** with **judges or justices** who **follow** **Title 28** **U.S.C. Sec 454, & 453, & 1361;** **Please review:** “**Judge** **acted in the face** of **clearly valid** **statutes** of **case law** **expressly depriving** him of **(personal) jurisdiction** would **be liable**.” **Dykes v. Hosemann**, 743 F 2d **1488** **(1984). “In** **such case** **the judge has lost his judicial function**, **has become** a **mere private person**, and is **liable as a trespasser** **for damages resulting from his** **unauthorized acts.”** **“Where there** is **no jurisdiction there** **is no judge;** the **proceeding is as nothing. Such** has been **the law** from **the days** of the **Marshalsea, 10 Coke 68; also Bradly v.** **Fisher,** **13 Wall 335,351.” Manning v. Ketcham, 58 F 2d 948**.

The **superior court** has **sent** a **full disclosure document** **with this** **notice in law**. This **document needs** to **be filled in** **by** **Laurie M. Earl and sent back** to the **superior court.** The **agency/ administrative Presiding justice California,** **Court, must** **stop** the **operational breaches illustrated in the full disclosure accompanying document immediately and provide remedy to the effected people of the California republic, consisting of a full refund of all piracy or privateering charges of property or income taxes over the last 70 years, times 3 for damages to each of the people who have been pirated on or** **personnel** **of** **those agencies** **will** **face criminal violations charges of** **the said** **title** **breaches described in the full disclosure document and herein**. **C/o Post office Box 890181** **Temecula California Republic [92589-0181]** **made to** **th**e **estate trust**: **MARIO ANTHONY SANFILIPPO** **said estate trust** **“VESSEL”** **“Person”; Tribunals / Special Master Signature** **Sign:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **( ) LS**. **All rights reserved without prejudice UCC 1-308; Date \_\_\_\_\_\_\_ / \_\_\_\_\_\_ / \_\_\_\_\_\_\_**