**THIS IS A CENTER-PIECE TO ALL WHICH CONNECTS ALL THE DOTS ………**

**NOTICE OF FAULT OFFER TO CURE (10 DAY NOTICE)**

**PLEASE REVIEW**: However now because of the intent and action you **[any agent, officer, sheriff, Marshall]** are in high treason. Clearly, now as of a few weeks ago, a Supreme Court Justice Roberts **has agreed** with this **superior courts judicial tribunal** in making or deciding and a determination of the meaning of law. (**Chevron Doctrine)**

**Please review:**

**Roberts** noted, directs courts to **“decide legal questions by applying their own judgment”**

**Roberts** noted, Agencies **(Any agency, or any Bank, Financial organization, Credit Union)** – “**are not entitled to deference.** Under the **APA,”** Roberts concluded, **“it thus remains the responsibility of the "court to decide whether the law means what the agency says.”**

**Roberts** rejected **any suggestion that agencies**, rather than **courts,** are **better suited to determine** what **ambiguities in a federal law might mean.**

Justice Roberts concluded that agencies **(Any agency, or any Bank, Financial organization, Credit Union)** are not entitled to deference. That deference can only be applied under an ancillary office which justice Roberts himself is under as all the Supreme court house magistrates are or judges in California are under and the United States according to California constitution and the United States Constitution.

**Definition:** **Ancillary:** Of secondary importance; subordinate. **“Court of record'** person of the magistrate **(Subordinate to judicial tribunal)**

**Definition:** **Deference:** A **yielding of judgment or preference** from respect to the wishes or opinion of another; submission in opinion; regard; respect; complaisance. **"Compliance as ancillary to a Court of records judicial tribunal who decree's LAW”**

Please review:

**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".**

**U.S. Constitution Art VII Amendment VII;** In **suits at common law,** where the value in controversy shall exceed **twenty dollars,** the right of **trial by jury** shall be preserved, and no fact tried by a jury, shall be otherwise reexamined **in any court of the United States**, than according to the **rules** of the **common law.**

**If you need more information please review the attachments California evidence code 451 and 452 supplemental document to 451 & 452 and the definitions document as well sent along with in this Notice of fault offer to cure.**