

Instrument # 277265

IDAHO CITY, BOISE COUNTY, IDAHO

11-12-2021 12:12:19 PM No. of Pages: 3

Recorded for : DAVID TORRES

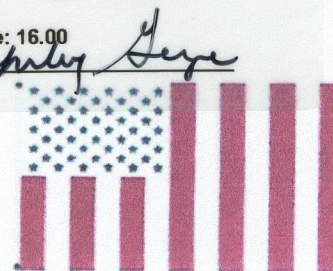
MARY T. PRISCO

Fee: 16.00

Ex-Officio Recorder Deputy

Index to: MISCELLANEOUS

The Idaho Assembly
c/o P.O. Box 557
Wendell, Idaho [83355]



The Idaho Assembly
The United States of America (unincorporated)

Idaho Public Law 11.11.2021, November 11th, 2021

Let it be known that this Eleventh Day of November, Two Thousand and Twenty-One, The People upon the Land and soil of Idaho, exercising our Lawful authority as The Idaho Assembly and sole Lawful Government of Idaho, do hereby enact this Idaho Public Law:

I. It shall be unlawful for any foreign Incorporated Federal/Territorial/Municipal entity or franchise entity thereof, that functions within the physically-defined borders of Idaho to enforce or attempt to enforce any private foreign law(s), rule(s), code(s), statute(s), or regulation(s), **enacted after March 28th, 1861**, upon unincorporated, living American men or women making their home(s) within the physically-defined borders of Idaho. As these private foreign "laws, rules, codes, statutes and regulations" were enacted via constructive fraud, deceit, and malice by our Territorial and Municipal subcontractors, and without a valid quorum, or the consent or oversight of the Lawfully constituted and fully-functioning American government, they are hereby decreed to be nullified with regard to their application or enforcement upon birthright Americans making their homes upon Idaho.

Furthermore, since Idaho achieved full Union statehood status via unanimous roll-call vote by The Assembled States of The United States of America (Unincorporated) on October the First, 2020 (and retroactive to July the Third, 1890) any "presumption of Territorial custodianship or authority" as it pertains to properly declared birthright Americans or the physically-defined Union state known as Idaho is decreed invalid, a nullity, and without force or effect. Finally, pursuant to the formal and official ending of hostilities of the unlawful and illegal 160 year "American Civil War" mercenary conflict via Grand Peace Treaty (effected August the First, 2021), no presumption of "emergency war powers" may be used as an excuse or justification to unlawfully traffic, abduct, or seize upon Americans making their homes upon Idaho into foreign jurisdictions (Federal/Territorial/Municipal) or forcibly "confer" unwanted, unauthorized and invalid foreign "citizenship obligations" or "Incorporated personhood" upon them (e.g. "U.S. Citizen" or "citizen of the United States").

A. Examples of foreign Incorporated Federal/Territorial/Municipal entities include **(but are not limited to)**: the Municipal entities styled as "IRS" "FBI" "BATFE" "EPA" "FDA" "OSHA" and the Territorial entities styled as "Internal Revenue Service," "Federal Bureau of Investigation," "Bureau of Alcohol, Tobacco, Firearms and Explosives," "Environmental Protection Agency," "Food and Drug Administration," and "Occupational Safety and Health Agency."

B. Examples of foreign Incorporated Federal/Territorial/Municipal law(s), code(s), statute(s) or

idaho-coordinator@mail.americanstatenationals.us

The Dejure Idaho

regulation(s) include **(but are not limited to):** 1862 Revenue Act, 1913 Federal Reserve Act, 1934 National Firearms Act, 1940 Buck Act, 1968 Gun Control Act, Occupational Safety and Health Act of 1970, 2001 USA Patriot Act.

II. Penalties shall be enforced upon both agent and principal, and shall include fines of \$10,000,000.00-\$75,000,000.00 per attempted unlawful enforcement attempt. If financial harm or loss is incurred by attempted unlawful enforcement, fines of \$10,000,000.00 per incident and treble any resultant loss of pay due to unlawful termination of occupation shall be assessed against both the offending "agency" and any colluding workplace. If physical harm (biological damage) or loss occurs during unlawful enforcement attempt, fines shall be increased to \$1,000,000,000.00 per instance, along with 12 times the value of the lost or damaged property, payable to the victim or their family. These fines do not preclude the victims of unlawful enforcement/attempts to seek additional damages via a properly and publicly recorded Notice of Intent- Fee Schedule. Fines are to be paid in either gold or silver, or 1.5 times the currency equivalent if paid via "Federal Reserve Notes."

- A. In particularly punitive or aggravated instances, all involved Agency property and private personal property of those agents involved shall be subject to confiscation/forfeiture to provide restitution, and the involved agency personnel may be bound by Law and/or subject to deportation from Idaho, as determined/adjudicated by The Idaho Assembly Public Court.
- B. In particularly punitive or aggravated instances, or due to ongoing violations/trespass against The Idaho Public Law and living American men, women, or their property upon Idaho soil, The Idaho Assembly may decree that the offending Agency be expelled permanently from within the physically-defined borders of Idaho, its Corporate Charter revoked, and its assets confiscated/forfeited.

III. Exceptions/contingencies to this Public Law shall be limited/restricted to the following:

- A. Federal/Territorial/Municipal authority within the lawfully ceded jurisdictional enclaves/reservations (Forts/Military Bases, Magazines, Barracks, Federal Buildings, Federal Courthouses, or similar, **not to exceed 100 square miles total within Idaho** pursuant to Article I, Section VIII, Clause XVII in all three Constitutional agreements) shall remain unchanged.
- B. Federal/Territorial/Municipal "law enforcement" authority anywhere within the physically-defined borders of Idaho shall be conditionally granted in the following special-case situations:
 - 1. Federal/Territorial/Municipal employee(s) or dependent(s) having committed an offense against either a fellow Federal/Territorial/Municipal employee, dependent, corporate entity or an American State Citizen/American state national, or
 - 2. A formal, written request by The Idaho Assembly to assist with apprehension of a Federal/Territorial/Municipal employee, dependent, or unlawful/dangerous foreign subject who has committed a crime against an American man or woman within the physically-defined borders of Idaho, but without the lawfully ceded jurisdictional enclaves/reservations/cessions of the foreign Territorial or Municipal subcontractors/employees.
- 3. In such special cases, the Federal/Territorial/Municipal Entity or Agency must notify the proper contact within The Idaho Assembly within 24 hours, and secure Indemnity Bonds (redeemable in

gold or silver) of \$5,000,000.00 per agent whenever Federal/Territorial/Municipal agency personnel are operating outside the boundaries of their Lawfully delegated jurisdictional enclaves/reservation/cessions, but within the physically-defined borders of Idaho as noted above. Failure to notify the proper contact(s) within The Idaho Assembly or secure Indemnity Bond(s) shall result in fines of \$50,000,000.00 per instance, and an additional \$25,000,000.00 per un-indemnified agent, payable to The Idaho Assembly.

C. All "Federal" laws, codes, statutes, regulations or rules remain applicable to and enforceable upon legitimate "U.S Persons/Federal Individuals" (Federal civil service employees or their dependents, Territorial/Municipal agency personnel or their dependents, anyone demonstrably holding valid Federal/Territorial/Municipal commission/office/citizenship, or Incorporated entities holding a foreign Charter granted by a Territorial or Municipal authority, within the physically-defined borders of Idaho). This body of "private law" is and has always been applicable only to those holding legitimate foreign (Territorial "U.S. Citizen" or Municipal "citizen of the United States") employment or citizenship obligations. The Idaho Assembly does not claim oversight, nor will it interfere in the internal administration of these "private laws" by Federal/Territorial/Municipal authorities, so long as they are within their lawfully ceded and strictly limited jurisdictions/enclaves/reservations that exist inside the physical borders of Idaho, or their application to the separate population of legitimate "U.S. Citizens" (e.g. military personnel and dependents) and "citizens of the United States" (e.g. Federal Civil Service employees/dependents, and Federal Franchise employees/dependents) residing here as temporary guests, except and only as explicitly described in III(B)1-3 above.

IV. The Idaho Assembly reserves the explicit right to modify/alter this Public Law as necessary to ensure the full sovereignty, authority, and proper Employer/Employee and Creditor/Debtor relationship vis-a-vis the sole lawful Government of and for Idaho, and all the foreign, Incorporated Federal/Territorial/Municipal governmental service contractors/subcontractors that temporarily reside as guests within the physically-defined borders of Idaho. *We remind these foreign contractors/subcontractors that their sole justification/authorization to reside as guests within the physically-defined borders of Idaho is to provide the American people making their homes upon Idaho with nineteen explicitly delegated services as enumerated within The Constitution for the united States of America (1787), The Constitution of the United States of America (1789), and The Constitution of the United States (1790).* Within the physically-defined borders of Idaho, The Idaho Public Law absolutely and unequivocally stands above any and all other lawforms.

Certification Under Seal



In testimony whereof, I, David Torres, this 11th day of November, in the year Two-Thousand and Twenty-One, acting in my Lawful capacities of Coordinator-Chairman of and for The Idaho Assembly have hereunto caused The Seal of The Idaho Assembly to be Affixed and by my hand the autograph of my Lawful Person Subscribed, attesting, affirming, certifying and Witnessing under The Public Law of The United States of America that Idaho Public Law 11.11.2021 is the Unanimous Will and Decree of The Idaho Assembly:

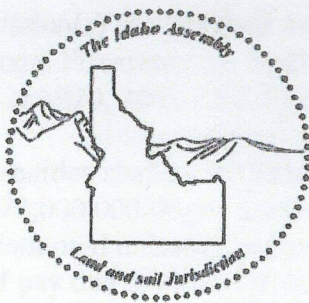


by: David Leo Torres © © David Leo Torres
Coordinator-Chairman, The Idaho Assembly

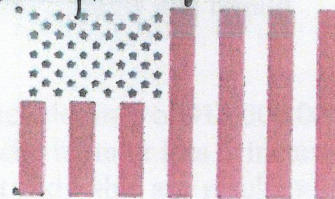
YOUR RECEIPT
THANK YOU
CALL AGAIN

REG 11-12-2021 12:11
000004

1	1	RECORD	\$16.00
3	3	COPIES	\$3.00
1	15	MISC	\$1.50
		TL	\$20.50
		CASH	\$50.00
		CG	\$29.50



The Idaho Assembly
c/o P.O. Box 557
Wendell, Idaho [83355]



The Idaho Assembly
The United States of America (unincorporated)

Idaho Public Law 11.11.2021, November 11th, 2021

Let it be known that this Eleventh Day of November, Two Thousand and Twenty-One, The People upon the Land and soil of Idaho, exercising our Lawful authority as The Idaho Assembly and sole Lawful Government of Idaho, do hereby enact this Idaho Public Law:

I. It shall be unlawful for any foreign Incorporated Federal/Territorial/Municipal entity or franchise entity thereof, that functions within the physically-defined borders of Idaho to enforce or attempt to enforce any private foreign law(s), rule(s), code(s), statute(s), or regulation(s), **enacted after March 28th, 1861**, upon unincorporated, living American men or women making their home(s) within the physically-defined borders of Idaho. As these private foreign "laws, rules, codes, statutes and regulations" were enacted via constructive fraud, deceit, and malice by our Territorial and Municipal subcontractors, and without a valid quorum, or the consent or oversight of the Lawfully constituted and fully-functioning American government, they are hereby decreed to be nullified with regard to their application or enforcement upon birthright Americans making their homes upon Idaho.

Furthermore, since Idaho achieved full Union statehood status via unanimous roll-call vote by The Assembled States of The United States of America (Unincorporated) on October the First, 2020 (and retroactive to July the Third, 1890) any "presumption of Territorial custodianship or authority" as it pertains to properly declared birthright Americans or the physically-defined Union state known as Idaho is decreed invalid, a nullity, and without force or effect. Finally, pursuant to the formal and official ending of hostilities of the unlawful and illegal 160 year "American Civil War" mercenary conflict via Grand Peace Treaty (effected August the First, 2021), no presumption of "emergency war powers" may be used as an excuse or justification to unlawfully traffic, abduct, or seize upon Americans making their homes upon Idaho into foreign jurisdictions (Federal/Territorial/Municipal) or forcibly "confer" unwanted, unauthorized and invalid foreign "citizenship obligations" or "Incorporated personhood" upon them (e.g. "U.S. Citizen" or "citizen of the United States").

A. Examples of foreign Incorporated Federal/Territorial/Municipal entities include (**but are not limited to**): the Municipal entities styled as "IRS" "FBI" "BATFE" "EPA" "FDA" "OSHA" and the Territorial entities styled as "Internal Revenue Service," "Federal Bureau of Investigation," "Bureau of Alcohol, Tobacco, Firearms and Explosives," "Environmental Protection Agency," "Food and Drug Administration," and "Occupational Safety and Health Agency."

State of Idaho

B. Examples of foreign Incorporated Federal/Territorial/Municipal law(s), code(s), statute(s) or

County of Boise

I hereby certify that the foregoing instrument is a full true and correct copy of the original recorded in this office.

Idaho-coordinator@mail.americanstaterationals.us

The Dejure Idaho

Dated 11-12-2021

Auditor and Recorder

By

Shirley Gage
Deputy