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14th Amendment section 4
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**American Born Citizen
Petition for Protected Rights**

Challenge to Territorial Jurisdiction, Fictional Jurisdiction, Political Jurisdiction, and Federal
Jurisdiction of Any Of These Courts Under the Gold Fringe Flag

The gold fringe flag stands for no nation and no Constitution as it symbolizes admiralty law of the sea and therefore no constitutional law or common law of the land or civil law, or statute law exists within them. The courts are operating in deceptive practices that deny protected rights to We the People.

This is a Petition for Protection by the military and other Constitutional offices for Constitutionally protected rights against the abuse perpetrated on their employers, the people, by elected and/or appointed civil service workers.

The Fourth Amendment of the Constitution Provides for Protection against Unlawful Acts.

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Senator Lindsey Graham
290 Russell Senate Office Building
Washington DC 20510

I am Class, Rodney-Dale, a Private Attorney General and a Constitutional Bounty Hunter under the 14th Amendment of the Constitution Section 4 by and through the Power of the United States Congress. I also hold by Act of Congress Letters of Marque and Reprisal in the name of the people stamped by the both United States Congress Judiciary Committee of the House and Senate and a number of Congressmen.

Whereas the Declaration Independence gives the People that **WHEN** in the Course of human Events, it becomes necessary for one People to dissolve the Political Bands the people have the right to that whenever any form of Government becomes destructive of these Ends, it is the Right of the People to alter or to abolish it, and to institute new Government for the people by the people and not by those whom are employed. This is not only the Declaration Independence but in the State Constitution.

The People hold the power to vote you into office and you swear an oath. In short, We the People are management and you are employees under a contract. (U.S. Constitution, Articles I, II and III.) This contract has been violated. The oath is to protect the people from all enemies, *foreign and domestic*.

I am a native born American, born in Ohio State in 1953. I come before your Administration to aid a class of people legally defined as National Citizens / American Citizens per 8 U.S.C. §1401, §1408. We are not “citizens of the United States” born in an outlying area but born in one of the several States as defined below.

DEFINITIONS

8 U.S.C. § 1401 Nationals and citizens of United States at birth

The following shall be nationals and citizens of the United States at birth:

(a) a person born in the United States, and subject to the jurisdiction thereof.

8 U.S.C. § 1408 National

(21) The term “national” means a person owing permanent allegiance to a state.

IRS CODE DEFINITION

A U.S. national is a resident alien person born in or having ties with “an outlying possession of the United States” (a citizen of American Samoa, or commonwealth of Northern Mariana Island)

22 CFR § 51.1 - Definitions

U.S. citizen means a person who “acquired U.S. citizenship” at birth or upon naturalization as provided by law and who has not subsequently lost such citizenship.

(Naturalization (or naturalization) is the legal act or process by which a non-citizen of a country may acquire citizenship or nationality of that country)

Alien

An alien is any individual who is not a U.S. citizen or U.S. national. A nonresident alien is an alien who has not passed the green card test or the substantial presence test. A resident of a foreign country under the residency article of an income tax treaty is a nonresident alien individual for withholding purposes.

Nonresident alien is a foreign national who is visiting a country as a tourist.

Resident Alien A resident alien must have a green card or pass a substantial presence test. A resident alien is a foreign-born United States resident who is not a U.S. citizen.

CASE LAW IN SUPPORT

"The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." U.S. v. Anthony 24 Fed. 829 (1873)

We have in our political system a government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of it's own..." United States v. Cruikshank, 92 U.S. 542 (1875)

“A citizen of the United States is a citizen of the federal government ...” Kitchens v. Steele, 112 F.Supp 383

Your public office has the duty to protect **all** American citizens under the Constitution who “are or were born here” in one of the several states under Article 4 of the Constitution and not one under the 14th Amendment related to 18 U.S. Code § 2385 Advocating Overthrow of Government. I have discovered that the courts and the entire legal system including the IRS have the people classified as either a U.S. citizen or a resident alien and not an American citizen. This is misleading and it changes the status of the American citizen from a party who had protected right to a party with no rights.

The courts operate under the gold fringe flag. The gold fringe flag stands for no nation and no Constitution. There we are under admiralty law of the sea and no constitutional law or common law of the land, or civil law, or statute law applies. This is the deception these courts are practicing that

deny protected rights to We the People. The biggest problem is these courts are actually dictating whatever law and jurisdiction the judge decides it is.

I reference the 1996 Judicial Conference sponsored by the State Justice Institute (SJI) and the video of it where a Ohio Supreme Court Judge is telling the lower court judges they are to find the people guilty and when the people try to appeal their case, rule against them. (I have the video recording of this).

We the people as defined in the Preamble of the Constitution are barred from owning property and can only hold a warranty deed as a tenant and not a landowner. We cannot own our automobiles because the states seize the Manufacturers Certificate of Origin while the people can only hold a "certificate" of title.

When the people as defined in the permeable of the Constitution go to the Courts for relief or to defend themselves, they are told the Constitution does not apply. We are in most cases required to enlist the services of a Bar Attorney and in the process waive all our rights as the court insists you do or be found in contempt.

We the People as defined in the Preamble of the Constitution never understood this. We assumed that we were U.S. citizens because we were born in the united States and common sense tells you if you are born here you are a U.S. citizen. I started looking into what a U.S. citizen is. I started looking into immigration laws and started to realize there is a difference between a "citizen of the United States" and a National.

The People as defined in the Preamble of the Constitution have been deprived of and denied protected rights by and from the Constitution as those who hold public office are bound to uphold the Constitution and have not. It has become apparent because the people are forced to claim "citizen of the United States" status and therefore have no rights while those who are in public office have taken advantage of that and abused their public offices and public trust.

I am and others are aware of the 1666 Cestui Que Vie Act to which the people have been declared dead. In short, by becoming a citizen of the United States, by court terminology you are "civilly dead" or a fiction. I am as others are also aware of the 1933 Banking Emergency Act removing the people's means to own gold and to pay bills as the 1913 Federal Reserve Act replaced our money with a "promise to pay." I am aware of how the Social Security Act allowed the Government to open a "Private bank account" in the people's name. By doing so and by forcing the people to claim U.S. citizen status the people have been denied the right of ownership and the State to which we are forced to register ourselves claims all rights and title to our property and our labor.

I come before the our military and your public offices to protect the rights of American citizens who were born in the several States. As I was also in the military and am now a veteran, I understood my oath and that had I violated it as those who have come against me, that is called treason and insurrection.

We The People as defined in the Preamble of the Constitution are the foundation of the government and the creator of such government. We the People including myself hold the position of sovereigns and our rights are to be protected, not plundered.

Under a State of Emergency on Sept 9, 2011 and actually before that on March 4th 1933 under P.L. 1, 48 stat C 1 on the floor of Congress, Congressman Graham asked now supreme Court judge Brett M. Kavanaugh about the Laws known as “Basic Criminal Law” (not 18 USC criminal code) and “Law of Armed Conflict,” two ruling and controlling laws when under a State of Emergency.

Additionally under Title 50 USC War and National Defense under Chapter 3 section 23 the people are deemed to be alien enemy residents of the State, under Title 50 App Sec. 21 - Claims of naturalized citizens as affected by expatriation.

At no time have I, Class, Rodney Dale or other American citizens ever expatriated from national citizenship / American citizenship as defined by 8 USC §1401 and §1408 and if we did, it was under deception and fraud and willful misleading by those who hold a public office under color of law 18 USC § 241. Conspiracy Against Rights and § 242 Deprivation of Rights Under Color of Law by those who swore an oath to protect the Constitution and did knowingly and intentionally classify We the People as U.S. citizens to steal life, liberty, property, welfare, labor, and protected rights without just compensation.

We the People as defined in the preamble of the Constitution are being charged with a victimless crime and denied the use of the Constitution, Bill of Rights and the right to face our accusers by those who hold public office without a proper oath of office and the misuse of such, to deny due process under color of law with intent to extort and deprive the people of protected rights under that office.

American citizens have been forced to use a public defender even if the public defender sits on the sidelines and does nothing. If you do agree to a public defender, you also agree to waive all of your rights, including constitutionally protected rights as a “American citizen” in that courtroom and it is a sure thing the public defender will encourage you to waive your rights in order to knowingly or unknowingly conceal the federal funding under the Highway Safety Act where 40%

of the funding goes to the political subdivision which in most cases they never receive as it's a special account concealed from the public.

When challenging and demanding the accuser come forward and when challenging the court's jurisdiction, the judge refuses to hear it. When the America citizen ask that the prosecutor place his name on the record of the court, the judge and the prosecutor go silent. Motions placed before the court are unanswered. All these charges are all victimless crimes and they use the "citizen of the United States" term as the means to steal our life, liberty and property and if you declare you are not a "citizen of the United States" you are threatened with deportation when the laws are clear to what a "citizen of the United States" is. 22 CFR 51.1 U.S. citizen means a person who "acquired U.S. Citizenship."

Being denied the right to go before a grand jury when being charged for a criminal claim when there "was not" a victim. The grand jury are not informed of the true nature of the criminal but misinformed in order to get such a indictment based on false and misleading words and a one sided testimony and not as required under 38 A Corpus Juris Secundum (CJS) that both parties are to come before the grand jury, not just the prosecutor by themselves. If any thing it should have been a civil action if there was a victim.

What is becoming clear that what American Citizen like myself are being charged under are "Political Policies" decisions and not laws passed by legislation.

The State has control over the "Private Bank Account" (Treasury Direct Account / Cestui Que Vie) in the people's names under their Social Security numbers and Birth certificates as the child was turned over to the State at birth without disclosure and 31 CFR 353.20-24 and 31 CFR 363.27, these Court cases have the appearance of being collected on under our names while we are being deprived of protected right required by the Constitution.

Its has been claimed that a bid bond, performance bond, payment bond, and a mortgage bond have been placed on the people and some of the people have found this attached to them and in some cases placed on the stock market. I have had people contact me with this proof. I am aware of a signature on a mortgage for 500,000 dollars being sold for 93 million dollars.

1. A motion for subrogation was also placed before the court and it also went unanswered.
2. The Court is asked what kind of currency is the court requesting and the judge refused to answer.

3, The prosecutor is not under an oath as required by rules of Evidence 603 as it is always the prosecutor who gives the testimony before the court and the American citizen is always sworn in to give their testimony and as per rule 602 first hand knowledge.

4. Judge allows claims without a claimant, affidavit, how the party was injured because they never appear before the court.

5. It is a fact the claimant never showed up in court, prosecutor refused to give his name, prosecutor had no license to represent the claimant, there was no basic criminal law applied, no substantive due process, no warrant , no indictment, no actus rhesus, no mens rhea, no corpus delicti, no constitutional protections, not abiding by the contract of his oath, but rather a rubber stamped prosecution by a government that was to protect the basic rights due to this man.

CONSTITUTIONAL GROUNDS FOR CHARGES AND REMOVAL OF IMMUNITY WHEN EMPLOYEES OF THE PEOPLE VIOLATE THEIR OATHS TO THE CONSTITUTION

a) Article 1, Section 6: Clause 1: Senators and Representatives will get paid by the government according to the law. They shall in all Cases, **except Treason, Felony and Breach of the Peace**, be privileged from arrest during their attendance at the session of their respective houses ...

A person may be placed under citizen's arrest if he is in **breach of the peace**, which is usually a **misdemeanor** charge. In order for this action to be legal however, the arresting citizen must be present, witnessing the act, and have a reasonable belief that it will continue. In any use of citizen's arrest, the police or other appropriate law enforcement agency must be called immediately and informed of the situation so that officers can respond promptly.

b) Article 2, Section 4: The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, **Treason, Bribery, or other high Crimes and Misdemeanors.**

c) Article III, Section 1.

The judicial power of the United States, shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges, both of the supreme and inferior courts, shall hold their offices during **good behaviour**, and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.

Section 3

Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of Treason unless on the Testimony of two witnesses to the same overt act, or on confession in open court.

d) Article 6; This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding. The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial officers both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.

7. § 2385. Advocating Overthrow of Government.

Whoever knowingly or willfully advocates, abets, advises, or teaches the duty, necessity, desirability, or propriety of overthrowing or destroying the government of the United States or the government of any State, Territory, District or Possession thereof, or the government of any political subdivision therein, by force or violence, or by the assassination of any officer of any such government; or

Whoever, with intent to cause the overthrow or destruction of any such government, prints, publishes, edits, issues, circulates, sells, distributes, or publicly displays any written or printed matter advocating, advising, or teaching the duty, necessity, desirability, or propriety of overthrowing or destroying any government in the United States by force or violence, or attempts to do so; or

Whoever organizes or helps or attempts to organize any society, group, or assembly of persons who teach, advocate, or encourage the overthrow or destruction of any such government by force or violence; or becomes or is a member of, or affiliates with, any such society, group, or assembly of persons, knowing the purposes thereof--Shall be fined under this title or imprisoned not more than twenty years, or both, and shall be ineligible for employment by the United States or any department or agency thereof, for the five years next following his conviction.

If two or more persons conspire to commit any offense named in this section, each shall be fined under this title or imprisoned not more than twenty years, or both, and shall be ineligible for

employment by the United States or any department or agency thereof, for the five years next following his conviction.

As used in this section, the terms "organizes" and "organize", with respect to any society, group, or assembly of persons, include the recruiting of new members, the forming of new units, and the regrouping or expansion of existing clubs, classes, and other units of such society, group, or assembly of persons.

8. 36 U.S. Code CHAPTER 705—THE FOUNDATION OF THE FEDERAL BAR ASSOCIATION

This Petitioner points to; As per 36 USC 70503 section (c) GROUNDS FOR DISQUALIFICATION.—
An individual may not be a member, director, or officer of the corporation if the individual—

- (1) is a member of, or advocates the principles of, an organization believing in, or working for, the overthrow of the United States Government by force or violence; or
- (2) refuses to uphold and defend the Constitution of the United States.

Rule 8.4: Misconduct Maintaining The Integrity Of The Profession

It is professional misconduct for a lawyer to:

(a) violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;

(b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer in other respects;

(c) engage in conduct involving dishonesty, fraud, deceit or misrepresentation;

(d) engage in conduct that is prejudicial to the administration of justice;

(e) state or imply an ability to influence improperly a government agency or official or to achieve results by means that violate the Rules of Professional Conduct or other law;

(f) knowingly assist a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other law; or

(g) engage in conduct that the lawyer knows or reasonably should know is harassment or discrimination on the basis of race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status in conduct related to the practice of law. This paragraph does not limit the ability of a lawyer to accept, decline or withdraw from a representation in accordance with Rule 1.16. This paragraph does not preclude legitimate advice or advocacy consistent with these Rules.

It has been established that the National Lawyer's Guild under Congressional Records in 1953 was and is a Communist Party and the Bar members are and have overthrown the Constitution when it comes to We the people and our protected rights but when it come to them, they have no problem standing on the constitution. But they have no protected rights for willful violations. (I hold a copy of this).

As one of the American People, I come before your Administration to Demand support to enforce this Constitutional Bounty position as it is by Congressional legislation in the manner as UNITED STATES DISTRICT COURT, U.S. Marshal Service, Department of Justice and the United States Attorney's Office and many other position have been. This Constitutional Bounty position allows the collection of the public debt and to put down breach of the peace by citizen arrest by those who knowingly and willfully violate their oath of office under a paid contract and under a sworn public oath. The Department of Treasury would be entitled to 2/3 of all property and any other hidden funds, stocks or possibly the revelation of human trafficking fraud.

All Petitioners are required to send this form into the addresses listed and to send a scanned PDF to rodneydale54@gmail.com

FOUNDATION FOR THE PETITION -- ACCOUNTABILITY

Your Administration is on notice that all Petitioners will sign this Petition. Your Administration will have the original Petition from Rodney Dale Class acting as a Private Attorney General and as a 14th Amendment section 4 Constitution Bounty Hunter on behalf of the Petitioners. This Petition demands Accountability of all public offices under their oaths to the Constitution to perform under its terms.

Your offices have in your hands the Letters of Marque and Reprisal stamped by Congress and the Private Attorney General and Bounty Hunter documents stamped by Congress to validate my authority.

The American Citizens are to file this Petition on their own behalf to be added to the original filing of Class, Rodney-Dale. I add my name and address to be added to the Petition as an American born citizen. This Petition demands accountability of all public offices on protected rights violations to go before the people, the military and President Donald Trump.

We demand the right to prosecute those who violate their oath and bring them before a military court or judge those violators in a private citizen court as those who hold public office will not

prosecute their own. The main issue lies with the corruption of the Courts, Prosecutors Office and members of the Bar Association covering up and suppressing Brady/Giglio evidences. Police Brutality has been encouraged by the Courts system by and through the State Justice Institute under 42 U.S.C. Ch. 113 (A video written documents supports this) and the Federal Justice Center 28 U.S.C. § 620-629 under federally assisted programs this is an incentive program.

When paid employees fail to protect the American Citizen's rights against homegrown terrorists as is happening now in June 2020, the American Citizens have the right to hold those governors, mayors and others accountable when the Federal government does not, as it has in this crisis of 2020.

These employees of the America Citizens are committing Mutiny on a daily basis In willful violation of color of law and in violation of their sworn oaths to protect, defend again foreign and domestic.

We now request a Military Hearing and a Presidential Meeting and a hearing in front of the Judiciary Committee to address our First Amendment right to address these issues.

American Citizen Spokesperson

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Petitioners Name And Address