

## CHARGING SHEET

By Affidavit

IN RE: The Restraint of Liberty by John (Jack) Potter

John (Jack) E. Potter --Postmaster General in original jurisdiction &

JOHN (JACK) E. POTTER- CEO USPS

C/O USPS HDQ

475 L'Enfant Plaza SW

Washington, DC 20024

Respondent

**BANKRUPTCY OBSTRUCTION**

COPY

James Thomas: McBride sovereign  
c/o 171 N. Wilson Road #36  
Columbus, Ohio [43204]  
Non-domestic, without the U.S.

### Certificate of Authenticity

Private Maritime contract in Original jurisdiction, organic venue, originating from a non-independent postal zone  
under the jurisdiction of the Universal Postal Union with all Rights and Authority of a sovereign nation  
James Thomas: McBride- Postmaster General

Page 1 of 11



Paula J. Kennedy – Notary Public  
c/o JAMES T. MCBRIDE  
171 N. Wilson Road #36  
Columbus, Ohio 43204

**Respondent:**

John (Jack) E. Potter –Postmaster General in original jurisdiction &  
JOHN (JACK) E. POTTER- CEO USPS  
C/O USPS HDQ  
475 L'Enfant Plaza SW  
Washington, DC 20024

**CLAIMANT:**

James Thomas: McBride  
c/o 171 N. Wilson Road #36  
Columbus, Ohio 43204

***Administrative Declaratory Judgment***

A notary public is generally considered an administrative officer, although the powers conferred by statute upon a notary public are judicial, or at least quasi-judicial in nature. Statutes provide notaries with the powers of a justice of the peace, with the authority to issue subpoenas, warrants and Declaratory Judgments.

A final judgment rendered by a notary public is for every purpose as conclusive between the Parties and their privies as that of the highest courts, considered res judicata and an estoppel of record.

Respondent did receive an original document entitled “**CHARGING SHEET-BANKRUPTCY OBSTRUCTION**” via Express Mail # EM 31 6941 279U S at 11:23 am, August 21, 2009, signed for by N GOLSON, which was presented under Notarial seal and valid Subpoena commanding Respondent to respond and/or rebut said presentment. Respondent was informed that his failure to respond and/or rebut would constitute acceptance and stipulation to the presentment and that an Administrative Declaratory Judgment would issue certifying your confessions, admissions and stipulations as set forth in said presentment.

Having failed to rebut and/or respond to the presentment Respondent did receive via EXPRESS MAIL # EM 963564833 US at 11:50 a.m. August 28, 2009, signed for by J Sumpter, **NOTICE OF DEFAULT and OPPORTUNITY TO CURE**. In the interest of fair play and justice, you were extended a one time opportunity to cure the default by delivering a response and/or rebuttal, signed, sworn to and notarized under pains and penalties of perjury to the post location noted above by the end of business on the third day after receipt, excluding the day of receipt, by Certified Mail or other registered delivery.

Respondent did fail to timely perform and create the public record, choosing to stipulate to the presentment, therefore, the undersigned notary public has certified Respondent's default and Non-Performance giving rise to the issue of an **Administrative Declaratory Judgment** with the power and authority and as conclusive between the Parties and their privies

Paula J. Kennedy – Notary Public  
c/o JAMES T. MCBRIDE  
171 N. Wilson Road #36  
Columbus, Ohio 43204

as if issued by the highest court, certifying the admissions, confessions and stipulations as set forth in said Presentment and constitutes res judicata and an estoppel of record.

In the exhaustion of Claimant's administrative remedy, the civil administration has been deposed by the undersigned notary public, certifying the admissions, confessions and stipulations as set forth in the document entitled **CHARGING SHEET – BANKRUPTCY OBSTRUCTION**, annexed hereto and made a part hereof.

Respondent forever admits to the lawful execution of this administrative process as a matter of record, that is that it is free of defect, errors and/or omissions, legal and otherwise, having had the opportunity to provide timely notice of defect or objections and having failed to plead, exhibit evidence and present a verified response, in affidavit form, or request additional time to plead.

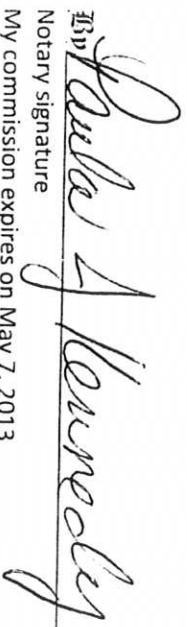
Respondent waives for all time any/all rights, remedies, defenses and immunities which may exist in or at law, equity, admiralty, etc. and consents and agrees that said Administrative Declaratory Judgment constitutes res judicata, star decisis, collateral estoppel and judgment by estoppel.

This ADMINISTRATIVE DECLARATORY JUDGMENT by default, reflects this Notary's personal knowledge and certification of the administrative remedy process; Respondent's failure to perform, having elected to stipulate to the presentment.

The undersigned declares by the execution of this ADMINISTRATIVE DECLARATORY JUDGMENT that this notary holds title to the stipulations and is prepared to testify to same, as a third party witness, should any questions arise as to the validity of the stipulations.

This ADMINISTRATIVE DECLARATORY JUDGMENT constitutes an administrative and commercial judgment, res judicata, star decisis, collateral estoppel and judgment by estoppel and may be entered as evidence of my testimony and Certification of the stipulations so as to effectuate ministerial ratification by any court.

Witness my hand and seal this 27<sup>th</sup> day of August, 2009.

  
Notary signature  
My commission expires on May 7, 2013



Paula J Kennedy  
Notary Public  
And For the  
State of Ohio  
My Commission Expires  
May 7, 2013

Paula J. Kennedy – Notary Public  
c/o JAMES T. MCBRIDE  
171 N. Wilson Road #36  
Columbus, Ohio 43204

**Respondent:**

John (Jack) E. Potter –Postmaster General in original jurisdiction &  
JOHN (JACK) E. POTTER- CEO USPS  
C/O USPS HDQ  
475 L'Enfant Plaza SW  
Washington, DC 20024

**PRESENTMENT UNDER NOTARIAL SEAL**

The attached **presentment**, in accordance with the Administrative Procedures Act, is hereby served under Notarial seal for the purpose of creating a Certified Public Record of the Administrative Remedy process and deposing the civil administration; to certify the exhaustion of administrative remedy; to certify any/all admissions, confessions and stipulations of the Parties; to document and certify any/all objections, protests, dishonors and/or defaults.

A notary public is generally considered an administrative officer, although the powers conferred by statute upon a notary public are judicial, or at least quasi-judicial in nature. Statutes provide notaries with the powers of a justice of the peace, with the authority to issue subpoenas, warrants and Declaratory Judgments.

A final judgment rendered by a notary public is for every purpose as conclusive between the Parties and their privies as that of the highest courts, considered res judicata and an estoppel of record.

**CLAIMANT:**

James Thomas: McBride  
c/o 171 N. Wilson Road #36  
Columbus, Ohio 43204

# Subpoena

## AD TESTIFICANDUM

**YOU ARE HEREBY COMANDED** to appear to be **DEPOSED**; to respond and/or rebut the enclosed presentment, line by line, point by point, signed, sworn to and notarized and produce a certified copy of the requested documentation and serving same on Claimant at the post location noted above, no later than three (3) days after receipt, plus four days allowed for mailing, via Certified Mail.

In the event that you should fail to timely perform and create the public record, the undersigned notary public will certify your default and Non-Performance and issue an Administrative Declaratory Judgment with the power and authority as if issued by the highest court, certifying the admissions, confessions and stipulations as set forth in said Presentment.

~~Thereof fail not, as you will answer your default under the pains and penalties in the law in that behalf made and provided.~~

Witness my hand and seal this 20<sup>th</sup> day of August, 2009.

  
Notary signature

My commission expires on May 7, 2013



Paula J Kennedy  
Notary Public  
/s/ Paula J. Kennedy  
State of Ohio  
My Commission Expires  
May 7, 2013

**NOTARY CERTIFICATE OF MAILING**

I, Paula J. Kennedy, a notary public in and for the State of Ohio, Franklin county, do hereby certify that I did cause the following to be served on the Recipient by **Express Mail** by placing same in a postpaid envelope properly addressed to Recipient at the said address and depositing same at an official depository under the exclusive face and custody of the U.S. Postal Service within the State of Ohio.

**Respondent:**

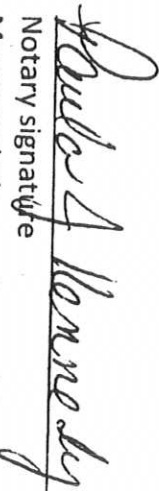
John (Jack) E. Potter –Postmaster General in original jurisdiction &  
JOHN (JACK) E. POTTER- CEO USPS  
C/O USPS HDQ  
475 L'Enfant Plaza SW  
Washington, DC 20024

**Documents and sundry papers pertaining to:**

The unlawful restraint of liberty by John (Jack) E. Potter, to wit:

**“CHARGING SHEET”**

Done this 20<sup>th</sup> day of August, 2009.

  
\_\_\_\_\_  
Notary signature  
My commission expires on May 7, 2013



Paula J Kennedy  
Notary Public  
In And For the  
State of Ohio  
My Commission Expires  
May 7, 2013



# Track & Confirm

## Search Results

Label/Receipt Number: **EM31 6941 279U S**

Class: **Express Mail®**

Status: **Delivered**

Track & Confirm  
Enter Label/Receipt Number: \_\_\_\_\_

Your item was delivered at 11:23 AM on August 21, 2009 in WASHINGTON, DC 20260 to HEADQUARTERS 20260. The item was signed for by N GOLSON.

### Detailed Results:

- Delivered, August 21, 2009, 11:23 am, WASHINGTON, DC 20260
- Notice Left, August 21, 2009, 9:54 am, WASHINGTON, DC 20260
- Arrival at Unit, August 21, 2009, 9:38 am, WASHINGTON, DC 20022
- Processed through Sort Facility, August 21, 2009, 7:25 am, WASHINGTON, DC 20074
- Processed through Sort Facility, August 20, 2009, 4:37 pm, COLUMBUS, OH 43236
- Acceptance, August 20, 2009, 2:15 pm, COLUMBUS, OH 43228

### Notification Options

Track & Confirm by email

Get current event information or updates for your item sent to you or others by email. [Go >](#)

Proof of Delivery

Verify who signed for your item by email, fax, or mail. [Go >](#)



EM 316941279 US



Customer Copy  
Label 11-F, April 2004

UNITED STATES POSTAL SERVICE® Post Office To Addresssee

**ORIGIN (POSTAL SERVICE USE ONLY)**

ZIP Code: 43228

Date Accepted: 8/20/09

Time Accepted: 2:17 PM

Day of Delivery: 1st Day

Scheduled Date of Delivery: 8/21

Month: 08

Scheduled Time of Delivery: 3 PM

Postage: \$ 25.95

Return Receipt Fee: \$

COD Fee: \$

Insurance Fee: \$

Total Postage & Fees: \$

Acceptance (Emp. Initials): [Signature]

**DELIVERY (POSTAL SERVICE USE ONLY)**

Delivery Attempt: 1st

Time: 3 PM

Employee Signature: [Signature]

Delivery Date: 8/21

Time: 3 PM

Employee Signature: [Signature]

Customer Signature: [Signature]

**WAVER OF SIGNATURE (Domestic Mail Only)** Additional merchandise insurance is void if waver or signature is requested. I wish delivery to be made without obtaining identification and I authorize that delivery employee's signature constitutes valid proof of delivery. NO DELIVERY  Weekend  Holiday

**GUSTOMER USE ONLY**

Express Mail Corporate Acct. No.

Federal Agency Acct. No. or Postal Service Acct. No.

Federal Agency Acct. No. or Postal Service Acct. No.

Customer Signature

FROM: (PLEASE PRINT) PHONE: 614, 353-2741

TO: (PLEASE PRINT) PHONE: \_\_\_\_\_

Paula J. Kennedy - Xofacery  
5171 N. Colson Rd. #30  
Columbus, Ohio 43204

John E. Paffar - Postmaster General  
475 L. Swift Plaza S.W.  
Washington, DC 20024





# Track & Confirm

## Search Results

Label/Receipt Number: **EH96 3564 833U S**  
Class: **Express Mail®**  
Status: **Delivered**

Print Receipt

Enter Label/Receipt Number:

Your item was delivered at 11:50 AM on August 28, 2009 in WASHINGTON, DC 20022 to USPS 20260 R26. The item was signed for by J SUMPTER.

Go

### Detailed Results:

- Delivered, August 28, 2009, 11:50 am, WASHINGTON, DC 20022
- Notice Left, August 28, 2009, 10:11 am, WASHINGTON, DC 20260
- Arrival at Unit, August 28, 2009, 9:59 am, WASHINGTON, DC 20022
- Processed through Sort Facility, August 28, 2009, 7:21 am, WASHINGTON, DC 20074
- Processed through Sort Facility, August 27, 2009, 5:01 pm, COLUMBUS, OH 43236
- Acceptance, August 27, 2009, 3:17 pm, COLUMBUS, OH 43228

By International Mailbox

### Track & Confirm by email

Get current event information or updates for your item sent to you or others by email. [Go](#)

### Proof of Delivery

Verify who signed for your item by email, fax, or mail. [Go](#)



EH 963564833 US

<b>ORIGIN (POSTAL SERVICE USE ONLY)</b>		Postage		Insurance Fee	
PO ZIP Code	Day of Delivery	Month	Day	COD Fee	
43221	8/28/09	8	28	\$ 17.55	\$
Date Accepted	Scheduled Date of Delivery	Return Receipt Fee		Total Postage & Fees	
8/27/09	8/28	\$		\$ 17.55	
Time Accepted	Scheduled Time of Delivery	COD Fee		Insurance Fee	
3:17 PM	AM <input type="checkbox"/> 3 PM <input type="checkbox"/>	\$		\$	
Flat Rate <input type="checkbox"/> or Weight <input type="checkbox"/>	Military <input type="checkbox"/> Non <input type="checkbox"/>	Total Postage & Fees		Insurance Fee	
lbs: 2.4	Intl Alpha Country Code	\$		\$	
ozs:	Acceptance Emp. Initials			fjy	

FROM: (PLEASE PRINT)

PHONE ( ) 419 353-2741

Jones Thomas, Al-Bade  
46171 Old Wilson Rd. # 36  
Columbus, Oh 43204

TO: (PLEASE PRINT)

PHONE ( )

John (Jack) E. Toffin  
461025 Hob  
49521 Safort Plaza SW  
Washington DC

ZIP + 4 (U.S. ADDRESSES ONLY. DO NOT USE FOR FOREIGN POSTAL CODES.)

2 0 0 4 +

FOR INTERNATIONAL DESTINATIONS, WRITE COUNTRY NAME BELOW.

**EXPRESS MAIL** Customer Copy  
Label 11-B, March 2004

**UNITED STATES POSTAL SERVICE®**  
**DELIVERY (POSTAL USE ONLY)** Post Office To Address:see

Delivery Attempt	Time	<input type="checkbox"/> AM <input type="checkbox"/> PM	Employee Signature
Mo. Day			
Delivery Attempt	Time	<input type="checkbox"/> AM <input type="checkbox"/> PM	Employee Signature
Mo. Day			
Delivery Date	Time	<input type="checkbox"/> AM <input type="checkbox"/> PM	Employee Signature
Mo. Day			

**CUSTOMER USE ONLY**

**WAIVER OF SIGNATURE (Domestic Mail Only)**  
Additional merchandise insurance is void if signature not required or signature is void if signature not required.

**Additional merchandise insurance is void if**  
I was not present at the time of delivery and the signature of addressee or addressee's agent is not present at the time of delivery and the signature of addressee or addressee's agent is not present at the time of delivery.

**NO DELIVERY**

Weekend  Holiday

Mailer Signature \_\_\_\_\_

**FOR PICKUP OR TRACKING**  
Visit [www.usps.com](http://www.usps.com)  
Call 1-800-222-1811

## CHARGING SHEET

By affidavit

On July 26, 1775 the Continental Congress appointed Benjamin Franklin as the first postmaster general of the organic Post Office for the united states, union of several states. In 1776 the united states of America declared its independence and in May 1789 the Constitution for the united states of America was adopted.

On Thursday, Sept. 17, 1789 we find written, "Mr. Goodhue, for the committee appointed for the purpose, presented a bill to amend part of the Tonnage act, which was read the first time. The bill sent from the Senate, for **the temporary establishment of the Post Office**, was read the second and third time, and passed. The bill for **establishing the Judicial Courts . . . , for establishing the seat of government . . .**" The organic post office for the united states of America established the seat of government, a general post office, under the direction of the postmaster general.

This is verified on March 1825, when an act was passed entitled "An act to reduce into one the several acts establishing and regulating the post office department, ". 3 Story, U. S. 1825. "**It is thereby enacted; That there be established, the seat of the government of the United States, a general post office, under the direction of a postmaster general.**"

The organic post office for the united states of America established the ten miles square, styled as *WASHINGTON, D.C.*, as a general post office and independent postal zone with the rights and authority of a sovereign nation, operating under a corporate structure under the direction of the postmaster general to function as the seat of government of the United States.

A visit to the USPS web site today will establish that John (Jack) E. Potter wears two hats and is 1) the postmaster general [of the organic post office] and 2) the CEO of the USPS [corporate]. The web site offers further evidence of the existence of two separate post office entities when they state that the Post Office is 1) one of the most trusted government **agencies**, and 2) one of the ten most trusted **organizations** in the nation. When one researches the two words we find that they are not interchangeable; they do not and cannot define the same entity.

The constitution of the United States has vested congress with the power to establish post offices and post roads within the ten miles square and within any/all territories of same. [Art. 1, s. 8, n. 7] Congress created the corporate United States Post Office which today is the United States Postal Service or USPS operating via the authority vested in the general post office styled as *WASHINGTON, D.C.*

On February 21, 1871 16 Statutes at Large 419 divided America into 10 districts or territories for the purpose of expanding outside of the ten miles square the authority of said general post office over We the American People.

THE AMERICAN CONSTITUTION

AMERICAN CONSTITUTION: ORIGINAL JURISDICTION & ORIGINAL VENUE  
FOUNDED ON THE FOUNDING PRINCIPLES OF THE FEDERAL REPUBLIC  
FOR THE PEOPLE OF AMERICA

AMERICAN CONSTITUTION: ORIGINAL JURISDICTION & ORIGINAL VENUE

## COMPLEX REGULATORY SCHEME

The Constitution for the United States granted congress the power to:

- Lay and collect taxes, Duties, Imposts and Excises, to pay the debts and provide for the common defense and general welfare of the United States. [Art. I sec. 8, cl. 4];
- To regulate commerce with foreign nations, and among the several states, [Art. I sec. 8 cl. 3];
- To establish uniform laws on the subject of bankruptcy, [Art. I sec. 8 cl. 4];
- To declare war, grant letters of Marque and Reprisal, and make rules concerning captures on land and water, [Art. I sec. 8 cl. 11];
- To exercise exclusive legislation in all cases, whatsoever, over such district (**not to exceed ten miles square**) as may, by cession of particular states, and acceptance by congress, become the seat of government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the erection Forts, Magazines, Arsenals, dock yards and other needful things.

➤ Congress has the power under Article I of the Constitution to authorize an administrative agency administering a complex regulatory scheme to allocate costs and benefits among voluntary participants in the program without providing an Article III adjudication of claims. [Am. Jur. 2<sup>nd</sup> Fedcourts sec. 7]. Congress, acting for a valid legislative purpose, pursuant to its powers under Article I, may create a “seemingly private” right that is so closely integrated into a public regulatory scheme as to be a matter appropriate for agency resolution with limited involvement by the Article III judiciary. Agency resolution of such federal rights may take the form of binding arbitration with limited judicial review. [Am. Jur. 2<sup>nd</sup> Fedcourts sec 7]

So, to cement their encroachment of power over the American people beyond the ten miles square, congress created a complex regulatory scheme called the federal (and state) Statutes, Codes and Regulations, to allocate costs, for the collection of taxes, duties and excises, for the payment of the national debt, and to provide for the common defense and general welfare of the United States.

Congress so closely integrated a seemingly private right (right to contract) into this complex regulatory scheme to turn unsuspecting American sovereigns, creators of the United States, into seemingly voluntary participants in the program; seemingly voluntary participants in binding contracts, having received limited or no valuable consideration in the exchange and failing full disclosure of the terms and conditions of said contracts which are contrary to the best interest of the American people.

The federal courts have become administrative courts employing Executive Administrators charged with the enforcement of codes and statutes, [FRC v GE 281 US 464, KELLER v PE 261 US 428, 1 Stat. 138-1788], to collect the taxes, duties, imposts and excises for the payment of the national debt in

accordance with Article I of the Constitution. In 1976 Public Law 94-381 officially brought the federal courts under the executive branch operating under Article I of the Constitution in violation of the separation of powers.

The U.S. District courts have original jurisdiction over all maritime causes; of all land seizures under the Admiralty Extension Act; of all actions of Prize; and of all non-maritime seizures under any law of the United States on land or water. [28 USCA sec. 1356] The Commerce Clause, [Art. I sec. 8, cl. 13] of the Constitution is a sufficient basis for federal admiralty power while the Admiralty Extension Act brought the Admiralty jurisdiction inland.

The Trading With The Enemy Act made all Americans enemy combatants and enemies of the United States and placed all Americans on the list maintained by the Custodian of the Alien Property, [Secretary of the U.S. Treasury] making all Americans subject to the seizure of our bodies and our private property under the laws of war or the Laws of Prize under Choses in action for satisfaction of a contractual obligation, express or implied.

When one defaults on his contractual obligations to pay his share of the national debt, which is based on the Law of Contributions, his private property becomes subject to seizure, Juri Belli, out of the hands of the enemy by the right or laws of Prize, by Privateers acting under Letters of Marque and Reprisal under Article I, sec. 8, cl. 11 of the Constitution.

Congress has empowered members of the private B.A.R. Association with a monopoly in the U.S. courts, as Privateers acting under Letters of Marque and Reprisal, (B.A.R. Association Card No. = Letter of Marque document no.) to seize the property and the body of the offender in order to obtain satisfaction for the obligations for which he has contracted, knowingly or otherwise.

However, there are several things intrinsically flawed, unconscionable and/or fraudulent about this complex regulatory scheme.

We the People of America are Party to an important equity contract with the United States; the “Original Equity Contract”, whereby We the People allow the United States the use of our ‘good faith and credit’ which is transmitted to the U.S. via the transmitting utility, public vessel ‘strawman’. Said public vessel, transmitting utility was created and registered by the state only days after our birth into this world, obviously without our consent. In exchange for the use of our credit the United States has promised to pay/discharge all of the debt of the sovereign, via the public vessel, providing the dual consideration necessary for a valid contract. It has been established as a matter of fact that the United States has executed said equity contract with this Petitioner, having created funds from the credit of Petitioner, thereby charging their debtor obligation for the exchange.

It has been established in fact that, “All that government does and provides legitimately is in pursuit of its duty to provide protection for private rights [Wynnhammer v People, 13 NY 378] which duty is a debt owed to its creator, We the People of America, and the unfranchised individual; which debt and duty is never extinguished nor discharged, and is perpetual. No matter what the defacto



- These secret adhesion contracts are valid and binding, having failed to inform the American sovereign of the terms and conditions of the secret adhesion contracts attached thereto; having failed at equal, dual consideration;
  - The Codes and Statutes pertain to all sovereigns and not just to agents and employee of the U.S.
  - And much, much more.
- 
- The U.S. has failed at full disclosure; having failed to inform the American sovereign of the existence of the original contract which was executed when we were/are only days old without full disclosure and/or our consent, or that these secret contracts effectively void our original contract and have effectively allowed the United States to steal our personal exemption thereby leaving the American People and this Petitioner without a remedy.
  - The United States has not only failed at full disclosure but has taken overt steps to deceive and misinform the American People. The U.S. has employed the use of threats and intimidation to maintain the illusion they have invested years creating to side step their debtor obligations to the American People in our original equity contracts.
  - The postal zone, general post office, seat of government of the United States, under the direction of the postmaster general, Respondent John (Jack) E. Potter, has become a continuing criminal enterprise consistently operating contrary to the best interest of the American People, whose property has been placed at risk to fund the U.S., and a breach of the original contract(s) with this Petitioner and each and every one of the American People.
  - The establishment of the seat of the government of the United States, a general post office under the direction of the Respondent John (Jack) E. Potter, by the organic post office for the united states of America is a breach of contract for its failure to provide a republican form of government for the American People.
  - The United States has been operating in receivership continuously for decades with numerous re-organizations. The receivership has exceeded its term life by several years. The time has come to liquidate the beast and close the books on the receivership. It is time for the American People to exercise our right of redemption of our private property that has been placed at risk to fund the receivership. Respondent is restraining Petitioner's right of redemption of the property to extend the term of receivership and the criminal activity which has infected the entire zone.
  - The United States has blocked this Petitioner's numerous attempts to redeem the property via discharge of the debt. The United States, operating under the direction of Respondent has used

Continuation of Authenticity

By executing contract in Original Jurisdiction, organic venture originating from a non-void-pledged pot, the original contract is the true and full of James T. McBridge, U.S. Agent and Authority, and Respondent John (Jack) E. Potter.

James Thompson McBridge, Petitioner, Respondent

1/1/2023



entities. The acceptance of any 'benefit' received under objection, threat and/or duress, or out of necessity as the U.S. has a monopoly, does not constitute a benefit, but rather constitutes a gift with zero liability attached thereto.

**Exhibit A:**            ***Declaration of Political Status*** which has been lodged with the Sec. of the U.S. Treasury/ Custodian of the Alien Property;

**Exhibit B:**            ***Affidavit of Fact-Title Dispute to American Sovereign***  
**Original/Archetype;**

**Exhibit C:**            ***Notice of Surety Act and Bond and related documents;***

2. **JAMES THOMAS MCBRIDE, 296520781**, is a transmitting utility, public vessel created by and registered in the STATE OF OHIO, LICKING COUNTY for and on behalf of the corporate UNITED STATES to facilitate the flow of credit from the American sovereign, James Thomas McBride, to the corporate UNITED STATES and the discharge of debt of the American sovereign, in the exchange. (see annexed Exhibit)

**Exhibit D:**            ***OHIO DEPARTMENT OF HEALTH, CERTIFICATE OF LIVE BIRTH # 134-54-024518.***

3. A search of **Fidelity Investments** web site establishes the evidence as a matter of fact, that the UNITED STATES has executed the original contract, charging the credit of the American sovereign James Thomas McBride, giving value to the negotiable instrument bearing **CUSIP # 3161722105** against the **CERTIFICATE OF LIVE BIRTH** number **134-54-024518**, and traded under **FUND NUMBER 54, FIDELITY GOVERNMENT INCOME FUND**, identified by the symbol **FGOVX**, establishing the evidence, in fact, that the account is **PRE-PAID and PRIORITY EXEMPT FROM LEVY**, and establishing the American sovereign, James Thomas McBride, as the Creditor and the UNITED STATES via the transmitting utility JAMES THOMAS MCBRIDE as the debtor with a liability to discharge the debt of the American sovereign, James Thomas McBride in the exchange. (see annexed Exhibit)

**Exhibit E:**            ***Fidelity Investments Symbol Lookup***

4. To protect and secure the private property of the American sovereign James Thomas McBride, UCC-1 Financing Statement, file # 2318956 has been perfected, securing the attachment against the transmitting utility/public vessel JAMES THOMAS MCBRIDE/JAMES T. MCBRIDE and establishing in the public domain the priority lien against the Debtor, JAMES THOMAS MCBRIDE, transmitting utility, by the Creditor James Thomas McBride, American sovereign. (see annexed Exhibit)

**Exhibit F:**            ***UCC-1 Financing Statement File # 2318956, Minnesota Secretary of State***

Certificate of Authenticity



James Thomas: McBride American sovereign in Original jurisdiction & organic venue  
Trustee in fact for JAMES T MCBRIDE Representing the Real Party in Interest  
United states of America non-domestic, without the UNITED STATES

The foregoing constitutes a charge against the Respondent, John (Jack) E. Potter, for the unlawful restraint of the liberties of Petitioner, James Thomas: McBride, sovereign, living man.

I, James Thomas: McBride sovereign man Petitioner certify and affirm upon my own unlimited commercial liability, that I know the foregoing to be true, correct, complete and not misleading, the truth, the whole truth and nothing but the truth so help me God.

Executed this 20 day of August, 2009.

 (Seal)  
*James Thomas McBride*  
James Thomas: McBride Real Party in Interest

On the 20 day of August, 2009, a man appeared before me, a notary public, identified himself to my satisfaction to be James Thomas: McBride, a living man, testified and affirmed the foregoing to be true, correct and complete and affixed his autograph hereto.

*Paula J Kennedy*  
Notary signature

My commission expires on May 7, 2013.



Paula J Kennedy  
(star) Notary Seal  
Notary Public  
In And For the  
State of Ohio  
My Commission Expires  
May 7, 2013

Certificate of Authenticity

Private Maritime contract in Original jurisdiction, organic venue, originating from a non-independent postal under the jurisdiction of the Universal Postal Union with all Rights and Authority of a sovereign nation.

James Thomas: McBride- Postmaster General

