

In Re: CHARLIE GREEN, CLERK OF COURTS, ET AL.,  
SHAREHOLDER OF THE FEDERAL RESERVE NOTE DOLLAR  
SYSTEM, ET AL., ALL DEPUTY CLERKS, ET AL.

STYLE: TO CORRECT, Puget's Sound Agricultural Company,  
JCA / PSASL vs. GALE A. NORTON, ET AL., ALL  
SHAREHOLDERS, ALL INTERLOCKING DIRECTORATES,  
ALL INTERLOCKING EQUITY TIES, ET AL., pursuant  
to all files including: #5740645, #3867, #1308-  
#1379, et al., and all future acts:

02032944TT, ET AL.

02032948TT, ET AL.


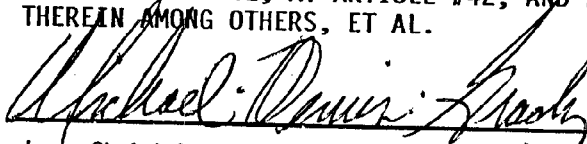
02032950TT, ET AL.

02081825TT, ET AL.

03017352TT, ET AL.

TIME BARRED, AND WAIVED ALL RIGHTS, PRIVILEGES, AND  
IMMUNITIES IN THESE ISSUES.


FUTHERMORE I/WE HAVE NEVER HAD THE PROPER AGREED TO  
COUNSEL PURSUANT TO THE STATUTES OF THE INTERNATIONAL  
COURT OF JUSTICE, AT ARTICLE #42, AND FM 27-10 G1  
THEREIN AMONG OTHERS, ET AL.



Jesus Christ Administrator, for Plenipotentiary Michael-Dennis Grady,  
member Puget's Sound Agricultural Company, JCA/PSASL-1020, et al.,  
for Lee county, for Florida state, for the united states of America,  
of the State of Florida, ET AL.

I CERTIFY THIS DOCUMENT TO BE A  
TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE IN MY OFFICE,  
CHARLIE GREEN CLERK COUNTY COURT  
LEE COUNTY, FLORIDA.

DATED: 8/1/03

BY:   
Deputy Clerk



Kingdom of Yaohul Molkhiul  
Yaohushua Oholyac of Yaoshorul,  
on the soil of The United  
States of America

OR BOOK 03743 PAGE 3332  
SS: Declaration of Mission  
Mission Statement of  
"self governing" people  
under the absolute Laws  
of the Ever Living Father  
and the Son.

KNOW ALL MEN BY THESE PRESENTS, GREETINGS:

Preamble

(Convention de la Haye du 5 October 1961),

(Vienna Convention 18 April 1961)

The Ordinance for the Territory North and West  
of the River Ohio 1 Stat. 51,52, July 13, 1787)

Under the authority of Declaration, for the Trust written and recorded  
in the Book of the Hebrews at Chapter 9, verses 15 through 21 and  
at Chapter 8, verses 7 through 13, the following Articles establish  
the undersigned Trustee's servants as members of Article I, §2 Govern-  
ment, JCA/PSASL rights, duties, and obligations with respect to the  
corpus of said Trust and the Trustee's lawful right of Estate thereof,  
the effects of which secures the undersigned's legal right of parent-  
age, the Trustor's Dominium, droit droit - jura in re, and gives  
rise for the need of documentation for the "diplomatic agent" herein  
more accurately described as "Ambassador", and "public Minister of  
Justice", in itinere, for the receiving State, the "United States"  
as defined at 16 Stat. L 419, February 21, 1871, and 104 Stat 4933,  
November 29, 1990, Section 3611, Title XXXVI Public Law 101-647,  
codified at 28 U.S.C. Section 3002(15).

The above Treaties and Treaty definitions listed are applicable in  
establishing the purpose and intent of "verification of chain of  
authenticity" and is warranted via Abolishing the Requirement of  
Legalization for Foreign Public Document codified at 28 U.S.C.,  
F.R.Cv.P., Rule 44, Proof of Official Record and by competent  
authority in the United States of America according to the Treaty  
first mentioned above, for issuing the Certificate (Apostille)  
referred of in Article 3, "the convention" for evidentiary purpose  
to wit:

Article I

Trustee-Declarant is a "member of the mission" duly established by  
Law, and "head of the mission" is Yaohushua hol-Mehushkhay, of Yaohu  
Ul and, or the Order of Melchizedek, by right of blood, birth, and  
descent on North America's soil aforesaid and of the lineage of  
Yaoshural (Is-ra-el) son of Yaohual (Jacob), son of Yaohutzkag  
(Isaac), son of Abraham, son of Shem, son of Noah, son of Sheth,

exclusive of members of the staff, private servant, and other family members as written and recorded in the Book of Revelation at Chapter 7, verses 4 through 8, who keep the Commandments and have the Testimony, Revelation 12:17 and 14:12, and express "Will" of Yaohu Abu forsaking all others in conflict therewith.

#### Article II

The "domicile" of said diplomatic agent is original and exclusively Trustor's Estate, as evidenced in Exodus 19:5, legal title vested in the Trustee (named above), but not individually, in life tenure as faithful ambassador and stewardship provided by the express "Will" of the Trustor, neither of which have taken up or intended a foreign residence thereto, and Whom expressly deny any claim of citizenship allegiance, or nationality, emanating by or for the receiving "State" due to a conflict of law and via explicit reservation of rights according to the terms of the Treaty second above mentioned. But See: "Quasi-domicile".

2.

#### Article III

The fundamental tenets of the Mission Statement, being deeply held spiritual training and conviction and knowing that under Laws of Nature of the Ever Living Father and the Son, are: Keeping inviolate the ten (10) commandment Law now condensed into two (2), namely:  
(a) Love Yaohu Ul with all thy heart, body, mind, and soul being translated means: pignus servitus, hereditas, and dominium; and  
(b) Love thy neighbor as thyself, for Agappa worketh no ill for Trustor's neighbors; there being only one (1) Mediator between Yaohu Ul and mammon, that is Yahohushua hol-Mehushkhay and the absolute Law-giver, Whom has entrusted the undersigned through baptism and repentance the Office of "Ambassador" by which Ambassage attaches hereby as expressed in the Book of 11 Corinthians, Chapter 5, verse 20 duly recognized in the receiving "State" in the case of United States v. Seeger (1965), 380 US 163, identifying Trustee as a neutral "opposed to war in any form".

#### Article IV

Trustee for commercial purposes, is neither a citizen nor subject of the receiving "State" duly recognized in the case of Rabang v. I.N.S. (CA9 1944), 35F.3d. 1449en4, of the United States v. Wong Kim Ark. 169, 18 S.Ct.456,483. 42 L.Ed.890(1898).cf. Udeny v Udeny, L.R. 1.H.L., Section 457, and is "non-resident alien" of the receiving "State".

Trustee-Declarant has revoked any/all elections for being treated as a citizen or subject of the receiving "States", and is wholly unqualified for participating in Social Security schemes, F.I.C.A. schemes, and is neither a joint venturer, nor co-surety with the citizens or nationals of the receiving "State", Nunc Pro Tunc from date of conception through eternity.

Trustee-Declarant is not a "legal entity" and is non-assumpsit the definitions of "person" vis "jus gentium privatum" by the operation of law and accepts no culpability by, for, or on behalf of any legal receiving "State" in the case of Pease v. Pease, 35 Conn. 131 on account of misnomer, addition, or fatal variance such as an "idea sonans" via explicit reservation.

Further, Trustee-Declarant accepts the duty of non-intervention into the political or internal affairs of the receiving "State" in Trustee's capacity as a living, breathing sentient moral being, whose primary reasonable duty and service is, for that of the Trustee's Sovereign without hesitation nor mental reservation. (See International Organization Immunities Act, 9 December 1945)

#### Article V

Trustee's duty and service is not discretionary, but mandatory, as established in the Book of Matthew, Chapter 6, verse 9 through 18, punishment for which any violation thereof is far more severe than any punishment, including death, that mammon could or would inflict upon or against the diplomatic agent, staff member, or immediate family members by fortiori.

Trustee's rights, duties, and obligations under the aforesaid trust are imprescriptible, the term "imprescriptibility" having full force and effect herein due the post head of the mission being vacant in accordance of Yaohu Ul express "Will" and settlement at Golgotha. Common Era, thirty three and one half (33½) years; Surety being settled by blood and Water Redemption.

#### Article VI

Trustee and Declarant avers and alleges, in good faith the instrument herein "limits" accession of the aforesaid Treaties and attached protocols in particular the compulsory settlement of disputes done at Vienna, 18 April 1961, at Article 36 pertaining to wit: (1) the interpretation of a Treaty; (2) any question of international law; (3) the existence of any fact which, if established, would constitute a breach of an international obligation; but recognizing that Trustee-Declarant acknowledges the vacancy of representation as

the described diplomatic mission afore described herein under Article 9, Statute of the Permanent Court of International Justice, 14 September 1929 without prejudice for more favorable treatment as to any class of diplomatic mission represented thereby.

Stipulation for accession of the first Treaty mentioned above, TIAS 10072; 33 U.S.T. 883, 527 U.N.T.S. 189 by Trustee-Declarant "party" or "Sending State" is signified by the Vienna Convention on the Law of Treaties, U.N. DOC, A/CONF. 39/27 (1969) 63A.J.I.L. 875(1969) at Article 2, para's 1 (a)(b)and(g), and Article II, as a Sovereign Ecclesiastical "State" with full political existence independent of other "States" under the Convention on Right and Duties of States, 49 Stat. 3097, T.S.881, 165 L.N.T.S. 19, 3 Bevans 145, done at Montevideo, Uruguay, December 26, 1934, at Article 2 and 3, to wit:

"The federal state shall constitute a sole person in the eyes of international law."

"The political existence of the state is independent of recognition by other states. Even before recognition the state has the right to defend its integrity and independence to provide for its conservation and prosperity, and consequently organize itself as it sees fit, to legislate upon its own interests, administer its service, and define the jurisdiction and competence of its courts."

Article VII

Not Applicable

Article VIII

The Official Seal of the diplomatic mission, annexed below, is the only seal affixed upon Official Documents, charged affaires, and other correspondence appertaining the Trustee's Lawful diplomatic mission, held exclusively in the custody, possession, and control of Trustee-Declarant, unless otherwise expressly assigned or transferred, by designation the "head" or "post" of the mission herein as set forth in Articles I and V heretofore, and not for any other unauthorized "use" nor "purpose".

Official Authorized Seal:

(Note: "members of mission" are self-governing after the High Order of Melchizedek) by designation: Legatee Minister Plenipotentiary



4/5

EXHIBIT "E"

OR BK 03326 PG 4798

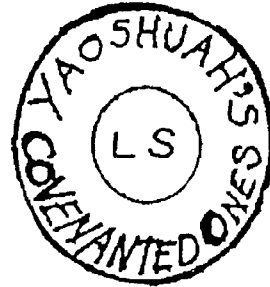
Article IX

By virtue of the indwelling of the Holy Spirit, aka Rukka  
hol-Hodshua with Rukna-Yaohushua, Trustee-Declarant does hereby  
enter upon the Office of Trustee, Ambassador, and public Minister  
of Justice, in itinere for the United States, so certifying the  
aforesaid Preamble and related Articles being materially true,  
correct, and complete, and further, that Trustee-Declarant will  
faithfully perform the functions of said diplomatic mission under  
the terms and conditions of Trustor's Will, so help me Yaohu-Ul,  
Ahh-now!

/s/ EYE E  
Trustee-Beneficiary  
(in absentia)

///

Seal:



-1-

OR BK 03326 PG 4799

S/S

EXHIBIT "E"

ORDER

BOOK 03/40 PAGE 2007

Based on the evidence and facts, expressed and/or implied in fact presented, recorded, in the following Exhibit(s): C.A.T. at Lee County Florida, file #5566742, book 3729, pages 0341-0355, dated September 16, 2002 A.D., time 2:37:18pm, and signed and sealed by me/us on the 12th day of September, 2002 A.D., for JCA / PSASL-1020, et al. and made a definite part thereof in its/their entirety.

IT IS HEREBY ORDERED THAT: A DISMISSAL AND NULLIFICATION OF ANY/ALL PROCEEDINGS IN THIS/ THESE ISSUES, AND ORDER TO CEASE AND DESIST IN ALL ACTIVITIES IN THIS AND ALL RELATED MATTERS: AND TO INVESTIGATE, PROSECUTE, AND TO INCARCERATE WHERE REQUIRED, TO WIT ALL GOVERNMENT OFFICERS, EMPLOYEES, PERSONNEL IN SERVICE (MIXED #368), ET AL., WITH SANCTIONS / DAMAGES APPLIED AGAINST RESPONSIBLE PUBLIC SERVANTS/EMPLOYEES, ET AL., AND RETURN CHRISTIAN -ACCUSED TO ORIGINAL POSITION-STATUS QUO (AB INITIO) AND TO AFFIX SANCTIONS APPLICABLE TO THE PUBLIC SERVANTS FORTHWITH, FOR LACK OF VENUE AND JURISDICTION AND INCOMPETENT ATTORNEYS, ET AL.

I/We hold these truths/facts to be self-evident and that the facts/evidence that has/have been recorded, presented, mentioned above, and herein and throughout this 2 page C.A.T. is/are true, correct, complete, certain and not misleading to the best of my/our knowledge, so help me/us Almighty God, Ex. 7:4,22:1-26, Lev. 25:23, Deut. 25:13-16, Isaiah 9:6, Matt. 5:33-37, Luke 2:49, Titus 1:10-16, but not limited to.... Caveat Emptus.

Order and Demand for the courts, an executed on 2nd day of October, 2002 A.D. in the year of my our Lord Jesus Christ, the Author of Peace, Isaiah 9:6, et al

x Michael-Dennis:Grady  
The Honourable Michael-Dennis:Grady, Plenipotentiary-JCA/PSASL-1020  
Living seal thumbprint in red ink

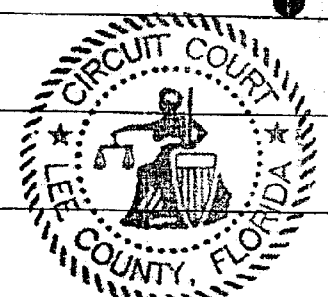
x Thomas Jay Schaper  
Witness/Juror, et al.

x Catherine E. Schaper  
Witness/Juror, et al.

x Carol M. Nutty  
Witness/Juror, et al.

x Homer Slover Jr  
Notary Public (signature)

x HOMER SLOVER JR.  
printed name



NOTARY PUBLIC - STATE OF FLORIDA  
HOMER SLOVER, JR.  
COMMISSION # CC06655  
EXPIRES 4/28/2003  
BONDED THRU A&A 1-888-NOTARY1

x  
Notary seal/stamp

I am a Notary Public in the State of Florida, and my commission expires: April 28, 2003 A.D. and the foregoing instrument / 2 page C.A.T., was acknowledged before me on October 2, 2002 by Michael-Dennis:Grady, plenipotentiary for JCA/PSASL-1020 and who is personally known to me, and who Did / ~~Did not~~ take an Oath, so help me/us Almighty God, Isaiah 9:6.

1.) Furthermore, attached and made permanent perpetuity from file #5002122, exhibit "E", book 3326, pages 4795 through 4799 at Lee County Florida, united states of America, et al.

I CERTIFY THIS DOCUMENT TO BE A TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE CHARLIE GREEN, CLERK CIRCUIT COURT LEE COUNTY, FLORIDA  
DATED: 08-01-2003  
BY: Charlie Green  
Deputy Clerk