STATE OF ILLINOIS)) SS: COUNTY OF COOK) ITCCS PUBLIC NOTICE/ PUBLIC RECORD GREAT BRITAIN IS DISSOLVED

ITCCS Public Notice: Great Britain is Dissolved Thursday, March 7, 2013

A Legal Notice to all Agents of the so-called Crown of England and Elizabeth Windsor, and to all British men and women

Issued by the Governing Council of The International Tribunal into Crimes of Church and State

This PUBLIC NOTICE is issued to the Members of the Parliament of Great Britain, the British judiciary, the governmental civil service, and the active serving members of all British police and military forces, as well as to all citizens of Britain:

- 1. On February 25, 2013, a lawfully constituted Common Law Court of Justice found Elizabeth Windsor, Queen of England and Head of State of Great Britain and its Church of England, guilty as charged of Crimes against Humanity in Canada and of engaging in a Criminal Conspiracy to conceal Genocide. The same verdict found Canadian Prime Minister Stephen Harper guilty of the same offenses.
- 2. This verdict was based on irrefutable evidence, including eyewitness accounts of Elizabeth Windsor's personal involvement in the forcible abduction and disappearance of ten children from the Kamloops Indian Residential School on October 10, 1964, while on a state visit to Canada. Ms. Windsor has never denied or refuted this charge or evidence, nor did she respond to a Public Summons issued by the Court.
- 3. The Court's verdict rests upon the Nuremberg Legal Statutes of 1950 which allow any head of state to be tried for Crimes against Humanity, as well as the right under Canadian law to hold the Crown liable for tort offenses committed in Canada.
- 4. Elizabeth Windsor therefore stands condemned as a convicted felon. As a fugitive from justice, she is now liable for arrest and imprisonment under the terms of the Court verdict. A Citizens Arrest Warrant for the detention of Elizabeth Windsor was in fact issued by the Court on March 5, 2013, and Ms. Windsor has evaded this Warrant.
- 5. a) Each of you has taken a public oath of allegiance to Elizabeth Windsor as the Queen of England. Your oath now constitutes a criminal act under international law, including Section 25 of the Rome Statute of the International Criminal Court, which obligates all citizens to refrain from colluding with authorities engaged in or convicted of criminal acts.
- b) Each of you is obligated therefore to refrain from aiding or abetting Elizabeth Windsor in evading justice or arrest, including by continuing to obey her orders or operating under her authority, since to do so will constitute an obstruction of justice and will make you subject to arrest.
- 6. Since no convicted felon can legitimately or legally serve as a head of state or a constituted authority, all existing legal and political authority in Great Britain as well as in Canada is dissolved as of Monday, February 25, 2013. Your Oath of Allegiance to Queen Elizabeth and the Crown of England is consequently nullified and abolished, along with your authority.
- 7. a) Great Britain has been rendered as a state without legitimate legal or political authority. It will remain so until a new and lawful Head of State can be established along with a Constitution democratically established by the people of England.

- b) Until such constitutional authority is established, no existing British law or statute is enforceable, and any attempt by you or others to do so will constitute an act of illegal assault and fraud on the people of England.
- 8. Until a legitimate government is established in England, all of its citizens are urged to conduct themselves under the common law requirement of peaceable co-existence and equity in their communities, maintaining law and order. All citizens are required to police and govern themselves without reference to any existing authorities or laws, which are nullified, illegitimate and inoperative.
- 9. English citizens as wholly self-governing men and women are advised to establish local committees of correspondence to arrange a National Congress that will draft a new Constitution. This legal charter, ratified by a popular vote, will establish and maintain a new, Democratic Republic of England.
- 10. This Constitution must include a new legal framework by which the church organizations also convicted by the Court the Vatican and the Roman Catholic church and the Church of England (Anglican) can legitimately and lawfully operate in England, if such further operation is the will of the People. In accordance with the Verdict of the Court and lawful legitimacy, this new framework would require a Civil Constitution for the Clergy that nationalizes the property and wealth of the convicted church corporations, and regulates their church officials and employees as licensed public servants.

We are informing the world of these facts and of the new regime now operating in England. 7 March 2013

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NOTICE

This Document can be used as a Legal Instrument by the signed Bearer to uphold his or her status as a freeborn man or woman in the territory of the United States who is not subject to any authority save as one of the sovereign people of a democratically constituted Republic of these united States of America.

This ITCCS Order also dissolves the British Accreditation Registry (BAR) to which all BAR Attorneys & Judges have Sworn Oaths to a foreign Power. In doing so they CEASE be a citizen of the United States, and are in fact British Subjects, Acting as agents of Foreign Principal(s) and have NO LEGAL OR LAWFUL authority over Sovereign People (America), and, they are to be taken to task (Commercial Liability, full personal liability) on a monetary basis. Their participation with crimes against humanity in addition to but not limited by Breach of Public Trusts as Trustees of Fiduciary Duties, Property Foreclosures of Beneficiary, including but not limited to all Property Theft by trustees of Beneficiary are examples.

Whereas defined pursuant to; Officers and employees acting as agents of foreign principal: (a) Whoever, being a public official, is or acts as an agent of a foreign principal required to register under the Foreign Agents Registration Act of 1938, as amended, shall be fined under this title or imprisoned for not more than two years, or both.(b) Nothing in this section shall apply to the employment of any agent of a foreign principal as a special Government employee in any case in which the head of the employing agency certifies that such employment is required in the national interest. A copy of any certification under this paragraph shall be forwarded by the head of such agency to the Attorney General who shall cause the same to be filed with the registration statement and other documents filed by such agent, and made available for public inspection in accordance with section 6 of the Foreign Agents Registration Act of 1938 (22 USCS § 616], as amended.(c)For the purpose of this section "public official" means Member of Congress, Delegate, or Resident Commissioner, either before or after he has qualified, or an officer or employee or person acting for or on behalf of the United States, or any department, agency, or branch of Government thereof, including the District of Columbia, in any official function, under or by authority of any such department, agency, or branch of Government.

Sui Juris, In my Private Capacity as: General Administrator, freeborn spiritual being on the land state the

facts contained herein are true, correct, complete, and not misleading, to the best of my personal first hand knowledge and belief. Being of sound mind, competent, over the age of 18. This my free will, voluntary act and deed to make, execute, seal, acknowledge and deliver under my hand and seal with explicit reservation of all my unalienable rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion, whereby I did not sign nor consent. I am not now nor have ever been a U.S. Citizen or a Fourteenth Amendment Federal Citizen or Employee, I am not bound by sworn oath or oath of office. Whereas I hereby disclaim Clauses One and Two of Section One to the Fourteenth Amendment, together with Article Four Section Three Clause Two. "Rights" includes remedies.

Nemo, aliens: rei, sine satisdatione, de fensor idonens intelligitur defined: No man is considered a competent defender of another's property, without security. A rule of the Roman law, applied In part In admiralty cases. 1 Curt. 202.

This my free will, voluntary act and deed true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver under my hand and seal, explicitly reserving all rights without prejudice;

	By:
	Sui Juris known as; John of the genealogy of Doe Bailor for JOHN DOE Bailee
	Mike, Carson Third Party Witness
	"Sealed and delivered in the presence of us."
STATE OF ILLINOIS)	Scared and derivered in the presence of ds.
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COUNTY OF COOK)	S:
COUNTY OF COOK)	CERTIFICATE OF ACKNOWLEDGMENT
	CERTIFICATE OF ACKNOWLEDOWENT
voluntary act and deed to ma	ent that this instrument was signed, sealed, and delivered as their free will, ake, execute, seal, acknowledge and deliver under their hand and seal verified as and purposes therein mentioned.
DATE	Signature of NOTARY PUBLIC
AFFIX	
NOTARY SEAL IF REQUIRED	Date Commission Expires

NOTICE: Public acts defined: are those which have a public authority, and which have been made before public officers, are authorized by a public seal, have been made public by the authority of a magistrate, or which have been extracted and been properly authenticated from public records. Black's Law Dictionary Sixth Edition (page 26)

Copies of the Common Law Court's Verdict and Citizens Arrest Warrant can be found at www.itccs.org – This Notice is issued globally in consultation with the Legal Commission of the ITCCS (Brussels-London-New York)