

## Let's Be Blunt



# International Public Notice

February 2, 2026

The United States of America —  
Federation of States



The courts that you are familiar with are all rigged, all foreign criminal organizations engaged in racketeering on American soil. Or Canadian soil. Or French soil. Or Australian soil. Or \_\_\_\_\_.

All of these court organizations are, without exception, guilty of aggravated identity theft, RICO, fraud, personage and barratry crimes. At sea, they are guilty of illegal salvage operations.

All of them.

District Courts of all kinds, both Municipal and Territorial.

State-of-State Courts, Provincial Courts.

Incorporated County Courts, "Borough" and Municipal COURTS.

(1) All of these courts and the Blackrobes operating them are functioning in foreign jurisdictions and capacities; (2) the Municipal and Administrative courts are engaged in racketeering and impersonation crimes defined under RICO statutes; (3) the Territorial Courts are engaged in illegal salvage operations in both Admiralty and Maritime jurisdictions.

None of the Municipal Courts should even exist within the States of the Union; they are supposed to be located only in the District of Columbia and specifically within the City of Washington, DC.

The Territorial Courts are allowed in the States of the Union, but should be addressing their own territorial citizenry and subject matter strictly limited to Admiralty and Maritime commerce issues.

Given that they are operating illegally and unlawfully while pretending to be purveyors of law and order, why would anyone — especially a foreign sovereign — respond to them or give them any credibility at all?

What they need is a good stiff kick in the pants and a pink slip.

They are impersonating officers of the law and impersonating public office holders, while engaging in armed robbery aimed at the populace at large— the same population that they are supposed to be providing with “good faith service” under The Constitutions.

Are we all awake now?

Clearly understanding that these foreign courts operating on our shores have no jurisdiction related to average people at all, and that they are acknowledged to be engaged in strong-arm racketeering and aggravated identity theft under color of law — does anyone seriously propose that those in their right minds should voluntarily interact with them and grant them jurisdiction of any kind?

All members of the Bar Associations are criminals by definition. **They can't even be trusted to complete accounting transactions that they are obligated to do by law.**

**We have proof that 1 in 10,000 judges has a valid oath of public office on the public record.**

In a criminal justice system run by incompetents and criminals, the end result is crime, crime, and more crime.

I have recently been asked why I haven't responded to the US District Court or the U.S. District Court or any of these “courts” that have misaddressed my name and abused it to create purported public trusts and public trust interests for themselves to administer.

Why haven't I defended these public trusts and hauled out the codes and statutes?

Let's begin with some facts.

All the courts are criminal organizations. So why should I or anyone else reply to them? What kind of insanity would lead one to allow a rigged court to judge its own rigging?

Approximately 25 million Americans are in jail as I write this; this is a vastly greater percentage of the population incarcerated than any other country in the world. Is it because Americans are natively more criminally inclined than anyone else? No, it's because the court system has a “prisons for profit” scheme going and they charge an incredible rate per day to keep people in jail, just like they charge incredible prices per day to keep children in dangerous incompetent “foster care” programs. How much do they make for incarcerating Americans and their children? Try \$6000 per day on average; anyone with “special needs” rates \$9000 per day.

This is a crime syndicate using “law” to make money off of innocent people. Purely. Plainly. In your face. And they are bilking the taxpayers blind.

Or how about the CRIS — a system that slices off a commission to each judge for each conviction? You want to talk about payola? This is their “retirement system” and they are all colluding and all conspiring and all in conflict of interest — right in front of the noses of all the 28 “law enforcement” and “intelligence” agencies that we pay billions of dollars each year to prevent this kind of thing from happening.

They want to justify surveillance of every American and every dime we spend and where we spend it and how we spend it? Really? Obviously, they can’t spot a judge’s conflict of interest when he is standing three feet in front of their noses.

Again, all they deserve is a swift kick and a pink slip.

And we are not talking about lingerie.

Another fact — codes and statutes don’t apply to average people. They apply to “personnel” hired by these same guilty foreign corporations, people who are acting knowingly or unknowingly as foreign citizens or actual foreign corporations.

So no, I won’t waste my time and energy replying to fantasies made up by crooks, and I won’t defend against non-existent authorities and be deluded into thinking that there is any justice to be had in these courts or any safety in being righteous.

Living in this country for the last fifty years I have had plenty of opportunity to observe that the real criminals are too often sitting on the wrong side of the bench and that the judges are horribly incompetent bankers. I have had plenty of time to see how they operate and who they work for and what their aims actually are.

These groups of free-loading Pretenders sit around and figure out who they are going to target next. If you have anything they will try to steal it from you and benefit themselves. It’s a very simple game called “Color of Law”.

They pretend to have authority they don’t have. They hire a bunch of innocent goons to wear uniforms and pretend that they are acting in a Public capacity when in fact they are operating as corporate security personnel. And they will make up some false claim of debt or some false claim of taxes due or some false claim that you were in their jurisdiction, etc., and then, they fluff some paper and come threaten you and if you resist they arrest you and make more money per day off their prisons for profit schemes.

They can start more of these “brush fires” per day than you might imagine — just constantly ginning up False Claims against Americans and reaping the profits from case after case after case.

So, folks, we can spend our lives up to our ears in paperwork fighting bogus brush fires in rigged courts, and paying them to prosecute us, or we can go after the arsonists and take them for everything they’ve got, plus some.

We are intent on forcing the Bar Associations and the related courts back into the District of Columbia where they arguably belong -and stopping their mouths when it comes to saying one word to Americans who are not actually employed by the two foreign federal service providers.

Just picture all these smart boys with their college degrees and their Brooks Brothers suits with large corks stuck between their perfect teeth, like so many roast pigs with an apple.

We have already restored our Courts of Record and are building our American Common Law Courts, competent to judge both law and facts. The facts we have discussed above will be judged. The persons who have been visiting these wrongs upon the American people, including me, will be judged — and either reformed or deported.

Because as it turns out, every member of every Bar Association in this country is an Undeclared Foreign Agent.

And now you know why so many of these “Federal” Judges have been so sympathetic and lenient and have been bending over backward to assist the people who entered this country illegally during the Biden Administration. They are unregistered aliens themselves. Ask them for their FARA registration and listen to all the excuses they come up with — and know that there are no excuses.

Despite where they were born and raised and all that this country gave to them, they are operating as foreign citizens, with attachments to foreign governments; they are willing foreign agents and most of them have accepted the foreign title of “Esquire” in the British Crown system. They owe their allegiance to the British Monarch.

Self-evidently, they have violated the terms of their “residency” here under the Residence Act. They have violated whatever professional standards or relationship with Justice that they ever claimed to have.

They have — literally — no authority to address me in any capacity public or private, and the middlemen they have thrown up to replace me as their employer — the British Monarch and the Pope — are both in agreement that, no, I’m the Employer and they are supposed to be protecting me and my property. And obeying my Public Law. And honoring The Constitution of the United States and The Constitution of the United States of America.

Read Article IV of those two contracts and read it well. Any member of any Bar Association from here to Kingdom Come, be aware. You are supposed to be protecting my “persons” against all enemies both foreign and domestic, including members of your own organizations that have gone astray in pursuit of filthy lucre and pillage shares in “prizes” that don’t exist on dry land, and don’t have hands and feet.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

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