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**UNITED STATES OF AMERICA DEPARTMENT OF HOMELAND SECURITY
UNITED STATES COAST GUARD ADMINISTRATIVE COURT**

AND

Chaired by H.E. Mr. Michel Tommo Monthe of Cameroon

**General Assembly of the United Nations
Social, Humanitarian & Cultural - Third Committee
760 United Nations Plaza, New York, NY 10017, USA**

**IN THE NAME of the People of the united States of America:
Rodney-Dale; Class; U.S.N. Veteran,
Private Attorney General
P.O. Box 435
High Shoals, North Carolina [28077]
(704) 742 3123**

CASE # _____

Petitioner

Vs

Administrative Law Judge

Date received _____

DEPARTMENT OF JUSTICE APPOINTED

**U.S. DEPARTMENT OF HOMELAND SECURITY
3801 NEBRASKA AVENUE, NW
ROOM 3112, BUILDING 3
WASHINGTON. D.C. 20528**

**AS AGENT TO REPRESENT THE
PRESIDENT, ALL COMMANDERS-IN-CHIEF,
AND GOVERNORS**

DEFENDANTS

**JUDICIAL NOTICE
PETITION FOR NOTICE OF FRAUD AND ACTS
OF TREASON; OVER THROW OF GOVERNMENT
OF THE UNITED STATES; TREASURY FRAUD;
FEDERAL RESERVE FRAUD; JUDICIAL FRAUD;
INTERNAL REVENUE FRAUD; THE PEOPLE
DEMAND AND ARE NOW GIVING AN ORDER TO
BE GIVEN AN ADMINISTRATIVE HEARING**

**THE PEOPLE: NOW DEMAND AND ARE NOW GIVING AN ORDER TO BE
GIVEN AN ADMINISTRATIVE HEARING AGAINST THE DEFENDANTS FOR
ACTS OF TREASON, SEDITION AND VIOLATIONS OF COLOR OF LAW;
THE OVERTHROW OF A CONSTITUTIONAL FORM OF GOVERNMENT;
MISUSE OF OUR MILITARY FOR PERSONAL GAINS, AND PROFIT, AND
FOR A PONZI SCHEME WITH INTENT TO DEFRAUD THE MILITARY, THE
PEOPLE AND THE ENTIRE WORLD.**

NOTICE TO THE PRINCIPALS IS NOTICE TO THEIR AGENTS

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Title 28, UNITED STATES JUDICIARY & JUDICIAL PROCEDURES

MANUAL sets the law and procedures of the court especially section 1652:

Acts of Congress, the Constitution, and Treaties of the United States, Public

Laws, Military Manuals, and Titles 5 and 10 of the UNITED STATES

CODES are ALL Acts of Congress.

Now, Comes the Petitioner, Rodney-Dale; Class, as a Private Attorney General on behalf
of the People of The united States of America with this **PETITION AND DEMAND
AND IS NOW GIVING AN ORDER TO BE GIVEN AN ADMINISTRATIVE
HEARING AGAINST THE DEFENDANTS FOR ACTS OF TREASON,
SEDITION AND VIOLATIONS OF COLOR OF LAW; THE OVERTHROW OF**

**A CONSTITUTIONAL FORM OF GOVERNMENT; MISUSE OF OUR
MILITARY FOR PERSONAL GAINS AND PROFIT AND FOR A PONZI
SCHEME WITH INTENT TO DEFRAUD THE MILITARY, THE PEOPLE AND
THE ENTIRE WORLD.**

It is a Congressional fact in Congressional Records that:

1. In 1917 Rep. Charles A. Lindbergh, Sr, brought action before Congress against the Federal Reserves for corruption.
2. In 1932 Representative Louis T. McFadden brought his claim before Congress showing where the Federal Reserve took over 60 and a half billion dollars in gold out of the united States Treasury in 1928 before the Wall Street crash in 1929, and before the Banking Emergency Act was declared, causing this Nation to become Bankrupt.
3. In 1932 Mr. McFadden, on the floor of Congress, stated that the Federal Reserve was funding the Country of Germany just before World War II started with gold that was removed from the united States Treasury.
4. In the March 1933 Congressional Record of the House McFadden said "...the money so issued **will not** have one penny of gold coverage behind it., because it is really not needed. We do not need gold to back our internal currency."
5. Also in the 1933 Congressional Record of the House McFadden stated "The money will be worth 100 cents on the dollar, because it is backed by the CREDIT OF THE NATION. It will represent a mortgage on all the homes and other property of all the people in the nation."

6. In 1993 Representative James Traficant, on the floor of Congress, in a speech found in the United States Congressional Record, March 17, 1993 Vol. 33, page H-1303 said, “Mr. Speaker, we are here now in chapter 11. Members of Congress are official trustees presiding over the greatest reorganization of any Bankrupt entity in world history, the U.S. Government. We are setting forth hopefully, a blueprint for our future. There are some who say it is a coroner's report that will lead to our demise.”

7. The Federal Reserve System is based on Canon law and the principles of sovereignty protected in the Constitution and the Bill of Rights. In fact, the international bankers used a "Canon Law Trust" as their model, adding stock and naming it a "**Joint Stock Trust.**" However, the U.S. Congress previously passed a law making it illegal for any legal "person" to duplicate a "Joint Stock Trust" in 1873. The Federal Reserve Act was legislated “post-facto” (to 1870), although post-facto laws are strictly forbidden by the Constitution (1:9:3). The Federal Reserve System is a sovereign power structure separate and distinct from the federal United States government. The Federal Reserve is a maritime lender, and/or maritime insurance underwriter to the federal United States operating exclusively under Admiralty/Maritime law. The lender or underwriter bears the risks, and the Maritime law compelling specific performance in paying the interest, or premiums are the same.

8. Federal Reserve Act (1913) "Hypothecated" all property within the federal United States to the Board of Governors of the Federal Reserve, in which the Trustees (stockholders) held legal title. The U.S. citizen (tenant, franchisee) was registered as a "beneficiary" of the trust via his/her birth certificate. In 1933, the federal United States hypothecated all of the present and future properties, assets and labor of their "subjects," the 14th Amendment U.S. citizens, to the Federal Reserve System.
9. The Congressional Record shows that when The Bankruptcy Bill of 1826 and the Federal Reserve Act 1913 were created it placed all land under agriculture.
10. Congress recently passed a new agriculture law "Farm Bill" preventing the people from even growing a garden on their property as all private, business, commercial property, etc., comes under agriculture by law.
11. The Congressional Record Shows the federal United States did have assets; because the Federal Reserve stole 60 and a half billion dollars in gold, before 1928. The federal United States has agreed to assign the private property of the U.S. citizens as collateral against future debt from the Federal Reserve. The federal United States also pledged the unincorporated federal Territories, national parks, forests, **birth certificates**, and nonprofit organizations, as collateral against the federal debt.
12. The Federal Constitution under the 14th Amendment, Section 4 allows a bounty to be placed on those who have created such public debt and it is clear that they are held accountable to repay such debt by freezing their assets until the debt is paid.

13. The military budget comes from the labor of the People of this country as defined in the Congressional Records from Mr. McFadden's speech on March 9th 1933. The UNITED STATES TREASURY is insolvent. How can it pay you (the Military) when, according to the Congressional Record, the money has no backing except by using the credit of the People ?
14. Congressional Records show, in 1916, William G. McAdoo, the Secretary of the Treasury, pointed out that since the Federal Reserve banks, as I have already stated, are **private corporations**, just as are the national banks, that they have the duty of providing the necessary storage vaults, and of assuming the custody and **control of these trust funds**.
15. It was a fact that on April 8th, 2011 the United States Treasury threatened that part of the Military would not receive its full pay for its service personnel if the budget was not agreed to by the midnight deadline. Furthermore, the Federal Reserves Bank and the United States Treasury threatened the people and the government with the loss of its military if Congress did not agree to the **black mail and extortion** and raise the public bankruptcy debt.
16. By these actions, it proves the bankruptcy of 1933, and that the International Bankers (IMF) and the United States Treasury, and not Congress, control and run the Military off of the People's labor and the credit they represent.
17. Such actions now prove the Government of the UNITED STATES is Bankrupt under Public Law 10, ch. 48, 48 stat 112 and is unable to paid its debt and the Country has been threatened and taken over by those defined in the House Report No. 1920. The Petitioner just placed a few pages as this

document as it is over a 100 pages to get the Petitioner's point across (see exhibit HR 1920). This violates the SMITH ACT 1940.

18 U.S. Code § 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 at tempts 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.

18. The Congressional Report of 1953, House Report No. 3123 National Lawyers Guild Legal Bulwark of the Communist Party is 52 pages long. I am including the first 10 pages to validate the point of the overthrow of the Constitutional form of Government (See Exhibit House Report 3123).
19. This is further proof that the Military has Authority over these issues as Public Law 10 ch. 48 ,48 stat. 112, Public Law 1, 48 stat 1, and Public Law 73-10, 40 stat 411, has placed this country under military law by and thru the State of Emergency along with the Reconstruction Act of 1867. The Military has authority to take back the government in the name of people and take back the natural resources of this country that have been given away to foreign investors by the use of H.R. 1920 & H.R. 3123 in order to make this country bankrupt and place this country in debt.
20. The Petitioner has further proof and evidence that can show the Military has been embezzled from by the UNITED STATES Treasury and Bankers under Article 1, Section 8, Clause 12 that homes in this country have been securitized on, for example: one home that had a market value of 1/2 million dollars has a securitization value of \$93 million; another home of a market value of 1.5 million dollars was also securitized and has a value well over 200 million dollars. Not one penny of tax was paid on this by the liable party, which violates the State of Emergency clause of Article 1, Section 8, Clause 12. This may answer why some military personnel have lost their homes.

21. The Courts are securitizing court cases by and through the C.R.I.S. process. This evidence was placed before you in my first complaint. Again, there are no taxes being paid, by the liable parties, on these securitizations to be used for the Military under Article 1, Section 8, Clause 12. Why, then, were certain Military personnel recently told there was no money to pay for their services?
22. The Petitioner, personally, has an Administrative Court Order from an Administrative Hearing judge stating that public officers are not public officials but are private entities, and two court filings in support of that previous statement from the NC Atty. General's Office, and one from a Dallas, NC City Atty. stating that the Police Department along with other public officers are not real public officials but are "Private Contractors."

63C Am.Jur.2d, Public Officers and Employees, §247

“As expressed otherwise, the powers delegated to a public officer are held in trust for the people and are to be exercised in behalf of the government or of all citizens who may need the intervention of the officer. Furthermore, the view has been expressed that all public officers, within whatever branch and whatever level of government, and whatever be their private vocations, are trustees of the people, and accordingly labor under every disability and prohibition imposed by law upon trustees relative to the making of personal financial gain from a discharge of their trusts. That is, a public officer occupies a fiduciary relationship to the political entity on whose behalf he or she serves, and owes a fiduciary duty to the public. It has been said that the fiduciary responsibilities of a public officer cannot be less than those of a private individual. Furthermore, it has been stated that any enterprise undertaken by the public official which tends to weaken public

confidence and undermine the sense of security for individual rights is against public policy.”

[McNally v. United States, 483 U.S. 350 \(1987\)](#)

“Fraud in its elementary common law sense of deceit -- and this is one of the meanings that fraud bears [483 U.S. 372] in the statute, see *United States v. Dial*, 757 F.2d 163, 168 (7th Cir.1985) -- includes the deliberate concealment of material information in a setting of fiduciary obligation. A public official is a fiduciary toward the public, including, in the case of a judge, the litigants who appear before him, and if he deliberately conceals material information from them, he is guilty of fraud. When a judge is busily soliciting loans from counsel to one party, and not telling the opposing counsel (let alone the public), he is concealing material information in violation of his fiduciary obligations.”

CONCLUSION

The Petitioner has previously placed his Private Attorney General document before your administration and it has not yet been rebutted or disputed. Congressional records show such power is given to the People. The federal Constitution under Article 1, Section 8, Clause 11 states that Congress has the power to grant Letters of Marque and Reprisals. The Petitioner has 8 such Marques signed by Congress in the name of the People. The Petitioner and the People Now DEMAND and ORDER your TRUSTEE position to do the Will of your Creditors (the People).

By the Power vested in the People through the federal Constitution and the Acts of the UNITED STATES CONGRESS you are hereby placed on Notice that the Creditors now DEMAND and ORDER you as Trustee to fulfill your duties. The Petitioner has previously placed evidence before you that no such judicial Article III

court in this country has standing under the 11th Amendment of the federal Constitution. There is but one Court and that Court is Administrative, and you are it. Your failure to act or address the People's plea in this action to give the people their remedy in law will give the People no choice but to seek further remedy, **through a Title 42 action**, in any Administrative venue they deem fit.

Article III, Section 3, Clause 1. **Acts of Treason** as found in the Constitution “on the Testimony of Two Witnesses to the same overt Act.” This Administrative Court has been given overwhelming evidence by this Petitioner, with a Complaint filed into your office in 2010 along with affidavits and grand jury indictments on the Defendants. This was a jury of their peers who are Demanding such a hearing, NOT asking. This Court has jurisdiction under Title 50, § 23. Jurisdiction of United States courts and judges.

"After any such proclamation has been made, the several courts of the United States, having criminal jurisdiction, and the several justices and judges of the courts of the United States, are authorized and it shall be their duty, upon complaint against any alien enemy resident and at large within such jurisdiction or district, to the danger of the public peace or safety, and contrary to the tenor or intent of such proclamation, or other regulations which the President may have established, to cause such alien to be duly apprehended and conveyed before such court, judge, or justice; and after a full examination and hearing on such complaint, and sufficient cause appearing, to order such alien to be removed out of the territory of the United States, or to give sureties for his good behavior, or to be otherwise restrained, conformably to the proclamation or regulations established as aforesaid, and to imprison, or otherwise secure such alien, until the order which may be so made shall be performed"

Article I, Section. 6. The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States. **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, and in going to and returning from the same; and for any Speech or Debate in either House, they shall not be questioned in any other Place.

Article II, 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.**

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.

It is apparent that those who claim to be public officers have sold the People out to foreign investors and foreign nations as they have been pledged large amounts of land for their use within ours. These actions Will Not go unanswered. Your failure as Trustee to act as a trustee for the People leaves the People no choice but to act on their own behalf. All Administrative remedies have now been exhausted. The judicial courts are a fraud as has been pointed out in other filings.

This document is being posted on websites here in this country, as well as in foreign countries, to draw attention to the lies and fraud of those who hold public office in the UNITED STATES. This serves as Notice to the world of the “CON” created by the Federal Reserve Bank and our Public Officials, on the Federal and State levels, to defraud

and to create deceit with willful intent to defraud and swindle. There have been 16 documents of Congressional Record placed on the Internet to expose these lies of the bankruptcy of the UNITED STATES. And what is being explained and exposed in this Petitioner's document are true statements from the Congressional Records. The People have had enough Lies. The People are **DEMANDING** Remedy, Not asking for it. **DO IT NOW !**

CURE

1. Give the People their Administrative Hearing to address these issues and address “who” the actual Debtors are.
2. Freeze the assets of the UNITED STATES TREASURY as they are insolvent.
3. Freeze the FEDERAL RESERVE BANK assets and replace the unlawfully transferred \$60.5 Billion dollars of Gold, “in kind,” plus interest to the People (The Gold set value in 1913 up until 1928 was \$23.23 per ounce which would be approximately 2.6 Billion Ounces or approximately 81,387 Tons) which would be figured today at approximately 81,387 Tons of Gold at the current valuation of approximately \$1450 per ounce equaling approximately **\$3.776 Trillion** for the approximate Total Payback, “in kind,” even without the interest figured in.
4. Put a stop to all land grants to foreign nations and foreign investors until the 14th Amendment, Section 4 Bounties have been collected. Those who created the debt are held accountable for that Debt.

5. The Congressional Records of the House show **the People are the Creditors.**

The People now DEMAND and ORDER payment from the DEBTOR to settle their Debt with the People of this nation.

6. This Petitioner, in the name People of the united States of America, demands a hearing to restore a lawful government back in the name of the People. Your office has **10 days** from the time you receive this **Judicial Notice** to respond back and set a hearing date to be set 30 to 45 days out. The Defendants have **failed** to respond to any of the previous filings. Their/Your failure is an admission of being a Party to the Corruption.

Private Attorney Seal

Rodney-Dale; Class
Private Attorney General
P.O. Box 435
High Shoals, N.C. [28077]

CC:

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For the defendants**

And other interested parties

**Chaired by H.E. Mr. Michel Tommo Monthe of Cameroon
General Assembly of the United Nations
Social, Humanitarian & Cultural - Third Committee
760 United Nations Plaza, New York, NY 10017 , USA.**

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Chairman of the Joint Chiefs of Staff
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**LTC Terrence I. Lakin
LTC U.S. ARMY
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The Honorable Howard L. Berman
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**House Committee on Foreign Affairs
Committee Office: Minority (Republicans)
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**Senate Subcommittee on International Operations and Organizations,
Human Rights, Democracy and Global Women's Issues
The Honorable Barbara Boxer**

**United States Senate
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**Senate Subcommittee on International Operations and Organizations,
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**H.E. Ambassador Zhang Yesui at Security Council
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