

Tehama County
Tuesday, October 7, 2025 9:00 AM
Board of Supervisors
Meeting Minutes



727 Oak Street, Red Bluff, CA 96080
(530) 527-4655
<http://www.tehama.gov>
Board Chambers

Robert Burroughs, District 1
Tom Walker, District 2
Pati Nolen, District 3, Vice Chair
Matt Hansen, District 4, Chairman
Greg Jones, District 5

Gabriel Hydrick
Chief Administrator

Margaret Long
County Counsel

Sean Houghtby
Clerk of the Board
(530) 527-3287

Present: Supervisor Rob Burroughs, Supervisor Tom Walker, Vice Chair Pati Nolen, and Chairperson Matt Hansen
Absent: Supervisor Greg Jones

9:00 AM CALL TO ORDER / PLEDGE OF ALLEGIANCE

Chairman Hansen presided. Present in the chambers were Clerk of the Board Sean Houghtby, County Counsel Margaret Long, and Chief Administrator Gabriel Hydrick.

REMINDER - The October 14th Board meeting is cancelled pursuant to Board policy.

PUBLIC COMMENT

A resident led a prayer and commented about the Codes of Conduct.

A resident commented about ordinances and economic growth. He further commented about taxes on his property.

A resident commented about an incident at the Juvenile Detention Facility and mental health issues.

A resident commented about a complaint she filed and rules being followed. She further commented about being referred to the District Attorney for potential witness intimidation because of an email she sent about an employee's Grand Jury testimony.

A resident commented about recording conversations without someone's knowledge and how he wasn't arrested for it.

ANNOUNCEMENT OF AGENDA CORRECTIONS

#9 was pulled by the Department

PREVIOUS REPORTABLE ACTIONS FROM CLOSED SESSION

15. CLOSED SESSION

25-1674

a) Liability Claims Pursuant to Government code 54956.95

Claimant: Chang Vang

Agency claimed against: Tehama County

Reportable Action: Direction given to Staff

16. CLOSED SESSION

25-1675

a) CONFERENCE WITH LEGAL COUNSEL - EXISTING LITIGATION (Paragraph (1) of subdivision (d) of Government Code Section 54956.9). Name of Case: Depree v. County of Tehama, et al., United States District Court, Eastern District of California, Case No. 2:22-cv-01462-TLN-DMC (Discussion and possible action relative to existing litigation.)

Reportable Action: No Reportable Action

BOARD OF SUPERVISORS STANDING AND AD HOC COMMITTEE

Public Works Committee (Standing) (Hansen, Walker) - meets October 22nd

Veterans Halls Advisory Committee (Standing) (Burroughs, Jones) - did not meet

Public Safety Tax Initiative Working Group (Hansen, Jones) - did not meet

Personnel Procedures & Guidelines Ad Hoc Committee (Burroughs, Walker) - did not meet

City of Red Bluff/Tehama County Ad Hoc Committee (Walker, Burroughs) – yesterday's meeting had to be rescheduled

Rent Control Ordinance Ad Hoc (Jones, Nolen) – Supervisors Jones and Nolen not present

REPORTS OF MEETINGS ATTENDED INCLUDING AB1234

Supervisor Burroughs - Technical Advisory Committee, Coordination Committee, Solid Waste Management

Supervisor Walker - Candlelight Walk for Empower Tehama, Red Bluff Chamber of Commerce Mixer, PEO fundraiser, Solid Waste Management

Supervisor Hansen - Solid Waste Management, Red Bluff Chamber of Commerce Mixer

ANNOUNCEMENTS BY COUNTY DEPARTMENTS

Environmental Health Director Tia Branton thanked Lt. Andy Houghtby for providing supplies from the Office of Emergency Services and that more parcels have been reviewed from the Park Fire.

Sheriff Dave Kain gave an update on the Sheriff's Office Hiring Event and that they have applicants for 12 positions currently in background. Mr. Kain discussed a video that his staff put together for how to succeed in their interview process and showed a promotional video for the Sheriff's Office. Mr. Kain gave statistics on the applicants and the differences in compensation between the County and other agencies. Mr. Kain presented the Sheriff's Office pink patches for Breast Cancer Awareness. Mr. Kain thanked everyone for the support he and his wife have received after her medical procedure.

Agriculture Director Tom Moss announced the upcoming Agriculture Producers Day on November 20th with registration beginning at 7:30 a.m.

Health Services Executive Director Jayme Bottke announced the free drive-thru flu clinic on October 18th from 9:30 a.m. – 1:30 p.m. at the Walnut Street Campus.

CONSENT AGENDA

A motion was made by Supervisor Walker, seconded by Supervisor Burroughs, to approve the Consent Agenda. The motion carried by the following vote:

RESULT: APPROVED THE CONSENT AGENDA
MOVER: Tom Walker
SECONDER: Rob Burroughs
AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen
ABSENT: Supervisor Jones, and Vice Chair Nolen

1. **GENERAL WARRANT REGISTER - 9/14/25 - 9/20/25** **25-1685**

2. **ENVIRONMENTAL HEALTH / PERSONNEL** **25-1687**
 - a) OTHER THAN "A" STEP -Request approval to appoint the applicant as Environmental Health Aide at Salary Range 23, Step B, effective upon successful completion of all pre-employment requirements

3. **HEALTH SERVICES AGENCY / PUBLIC HEALTH** **25-1697**
 - a) AGREEMENT - Request approval and authorization for the Chair, Executive Director, California Children's Services Administrator, and Health Officer to sign the Department of Health Care Services Certification Statement - California Children's Services (CCS), and all related documents, for the Fiscal Year 2025-26 in the amount not to exceed \$270,909, effective 7/1/25 and shall terminate 6/30/26
Enactment No: MISC. AGR 2025-301

4. **SHERIFF / SOCIAL SERVICES** **25-1683**
 - a) AGREEMENT - Request approval and authorization for the Tehama County Sheriff and the Director of Social Services to sign the Interdepartmental Memorandum of Understanding for the purpose of Social Services providing Interpreting Services billed at A-87 rates, for the period of 8/20/25 and shall terminate 8/19/28
Enactment No: MISC. AGR 2025-302

8. **BOARD OF SUPERVISORS** **25-1733**
a) Determine that there is a need to continue the emergency proclamation, proclaiming the existence of the local emergency in Tehama County caused conditions of peril

REGULAR AGENDA

~~RECESS to convene as the Tehama County Air Pollution Control District~~

- ~~9. **TEHAMA COUNTY AIR POLLUTION CONTROL DISTRICT - Air Pollution Control Officer Joseph Tona** **25-1652**
a) ~~TRANSFER OF FUNDS: AIR POLLUTION, B-4 - From AB 923 (609-301900), \$304,657 to AB 923 (60910-55520), \$304,657 (Requires a 4/5s vote)~~~~

~~ADJOURN to reconvene as the Tehama County Board of Supervisors~~

10. **BOARD OF SUPERVISORS** **25-1719**
a) PROCLAMATION - Request adoption of a proclamation proclaiming October 13th, 2025 as Indigenous People's Day in Tehama County

Frank Caltabiano commented that the second Monday of October is also Columbus Day and that shouldn't be forgotten.

RESULT: APPROVE
MOVER: Rob Burroughs
SECONDER: Tom Walker
AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen
ABSENT: Supervisor Jones, and Vice Chair Nolen

11. **DEPARTMENT OF AGRICULTURE - Agricultural Commissioner Thomas Moss and Agricultural Biologist/W&M Specialist Kim Smith** **25-1716**
a) INFORMATIONAL PRESENTATION - Regarding the 2024 Tehama County Agricultural Crop & Livestock Report

Agriculture Commissioner Tom Moss and Agricultural Biologist Specialist Kim Smith presented the report and explained the process of compiling all the information and creating the report.

In response to Supervisor Walker, Mr. Moss explained the drop in value of walnuts is because the price of walnuts has gone down.

In response to Supervisor Hansen, Mr. Moss said that he hasn't seen impacts of tariffs yet but expects to see it soon.

12. **ENVIRONMENTAL HEALTH / PERSONNEL - Director of Environmental Health Tia Branton** **25-1558**

a) Request approval of revisions to the classification specification of Code Compliance Coordinator, effective 10/7/25

RESULT: APPROVE
MOVER: Tom Walker
SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen
ABSENT: Supervisor Jones, and Vice Chair Nolen

16. SHERIFF / PERSONNEL - Sheriff Dave Kain 25-1672

a) Request approval of revisions to the classification specification of Correctional Deputy I / Correctional Deputy, effective 10/7/25

RESULT: APPROVE
MOVER: Rob Burroughs
SECONDER: Tom Walker

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen
ABSENT: Supervisor Jones, and Vice Chair Nolen

17. SHERIFF / PERSONNEL - Sheriff Dave Kain 25-1707

a) OTHER THAN "A" STEP - Request approval to appoint applicant as Sheriff's Communications Dispatcher - Extra Help, Range 28, Step E, upon successful completion of all pre-employment requirements

RESULT: APPROVE
MOVER: Rob Burroughs
SECONDER: Tom Walker

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen
ABSENT: Supervisor Jones

19. SHERIFF / PURCHASING - Sheriff Dave Kain 25-1721

a) BID WAIVER:

1) Request to adopt the finding that California State Contract 1-22-23-23E with Knight Sacramento CD Inc., DBA Elk Grove Auto Group, for the acquisition of (1) one new 2026 Dodge Durango AWD meets all Tehama County bidding criteria and allow the County to take advantage of special low pricing without the time and expense involved with conducting a formal bid process

2) Request to find it in the best interest of the County to waive the formal bid process for the acquisition of (1) one new 2026 Dodge Durango based on the finding

RESULT: APPROVE
MOVER: Tom Walker
SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen
ABSENT: Supervisor Jones, and Vice Chair Nolen

b) Request authorization for the Purchasing Agent to sign a purchase order to Knight Sacramento CD Inc., DBA Elk Grove Auto Group, for the acquisition of (1) one new 2026 Dodge Durango AWD in the amount of \$53,433.13

RESULT: APPROVE

MOVER: Tom Walker

SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen

ABSENT: Supervisor Jones, and Vice Chair Nolen

20. SHERIFF'S OFFICE - Sheriff Dave Kain

25-1684

a) AGREEMENT - Request approval and authorization for the Sheriff to sign the Agreement with the Corning Police Department for the purchase of the annual subscription fee for the investigative software CellHawk, with the maximum amount not to exceed \$6,610.00, effective 6/15/25 and shall terminate 6/30/26

In response to Supervisor Hansen, Sheriff Kain said that the federal law enforcement grants have not been reduced.

RESULT: APPROVE

MOVER: Tom Walker

SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen

ABSENT: Supervisor Jones, and Vice Chair Nolen

Enactment No: MISC. AGR 2025-303

10:00 a.m.

RECESS to convene as the Tehama County Board of Equalization

13. TEHAMA COUNTY BOARD OF EQUALIZATION - County Assessor

25-1730

Burley Phillips

a) Request approval of the following stipulations as recommended by the County Assessor:

1) Assessment Appeal No. 16-2023 A-D, Robinson Family Trust of 2012

RESULT: APPROVE

MOVER: Tom Walker

SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen

ABSENT: Supervisor Jones, and Vice Chair Nolen

b) Request approval of the following withdrawal as recommended by the County Assessor:

1) Assessment Appeal No. 18-2023 & 11-2024, Assisted Living Facilities

RESULT: APPROVE

MOVER: Tom Walker

SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, and Chairperson Hansen
ABSENT: Supervisor Jones, and Vice Chair Nolen

ADJOURN to reconvene as the Tehama County Board of Supervisors

14. PLANNING DEPARTMENT - Planning Director Jessica Martinez 25-1686

a) PUBLIC HEARING - Conduct a public hearing to consider Tehama County General Plan Amendment (GPA #25-01); incorporation the Local Hazard Mitigation Plan
Chairman Hansen opened the Public Hearing at 10:03 a.m.

In response to Supervisor Hansen, Planning Director Jessica Martinez discussed coordinating with Public Works and Fire to update this plan and considering contracting the plan development.

Jessica Clark commented that she was not able to pull up the backup documents. Staff confirmed that the documents were available and could bring them up.

Chief Administrator Hydrick recognized the work by Planning, Fire and California Office of Emergency Services to create this plan.

Supervisor Nolen arrived at 10:07 a.m.

Chairman Hansen closed the Public Hearing at 10:08 a.m.

b) Move that the Board of Supervisors find that the project is exempt from CEQA pursuant to CEQA guidelines Section 15061 (b)(3) and adopt the findings relative to CEQA in the staff report and as contained in the Board of Supervisors Resolution (Attachment A)

RESULT: APPROVE
MOVER: Tom Walker
SECONDER: Pati Nolen

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen

ABSENT: Supervisor Jones

c) Move that the Board of Supervisors adopt the Tehama County Safety Element Amendment (GPA #25-01) incorporating the Local Hazard Mitigation Plan and Resolution with findings as contained in Attachment A

RESULT: APPROVE
MOVER: Pati Nolen
SECONDER: Tom Walker

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen

ABSENT: Supervisor Jones

Enactment No: RESO #2025-088

15. PROBATION DEPARTMENT - Chief Probation Officer Pam

25-1643

Gonzalez

a) TRANSFER OF FUNDS: PROBATION, B-3 From Miscellaneous Revenue (2037 - 471120) to Contingency (2002-59000), \$52,947.63; and from Contingency (2002-59000) to Vehicles (2037-57605), \$52,947.63 **(Requires 4/5's vote)**

RESULT: APPROVE

MOVER: Tom Walker

SECONDER: Pati Nolen

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen

ABSENT: Supervisor Jones

b) BID WAIVER

1) Request to adopt the finding that California State Contract 1-22-23-23E with Elk Grove Auto for the acquisition of one (1) new 2025 Chrysler Pacifica meets all Tehama County bidding criteria and allows the County to take advantage of special low pricing without the time and expense involved with conducting a formal bid process

2) Request to find it in the best interest of the County to waive the formal bid process for the acquisition of one (1) new 2025 Chrysler Pacifica based on the finding

3) Request authorization for the Purchasing Agent to sign a purchase order with Elk Grove Auto for the acquisition of one (1) new 2025 Chrysler Pacifica for Tehama County Probation Department in the amount of \$52,947.63

RESULT: APPROVE

MOVER: Pati Nolen

SECONDER: Rob Burroughs

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen

ABSENT: Supervisor Jones

18. SHERIFF / PURCHASING - Sheriff Dave Kain

25-1699

a) TRANSFER OF FUNDS: SHERIFF, B-8 - From Public Safety (106-301900), to Contingency (2002-59000), \$93,168.36; and From Contingency (2002-59000), to Vehicles (2027-57605), \$93,168.36 **(Requires a 4/5's vote)**

RESULT: APPROVE

MOVER: Rob Burroughs

SECONDER: Tom Walker

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen

ABSENT: Supervisor Jones

b) BID WAIVER:

1) Request to adopt the finding that purchasing undercover vehicles from

Corning Ford, allows the County to take advantage of current available vehicles without the time and expense involved with conducting a formal bid process and will maintain the integrity of undercover operations.

2) Request to find it in the best interest of the County to waive the formal bid process for the acquisition of (3) three undercover vehicles based on the finding

RESULT: APPROVE
MOVER: Pati Nolen
SECONDER: Tom Walker
AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen
ABSENT: Supervisor Jones

c) Request authorization for the Purchasing Agent to sign a purchase order to Corning Ford for the acquisition of the (3) undisclosed vehicles in the amount of \$93,168.36

RESULT: APPROVE
MOVER: Pati Nolen
SECONDER: Tom Walker
AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen
ABSENT: Supervisor Jones

5. SHERIFF'S OFFICE 25-1694

a) TRANSFER OF FUNDS: SHERIFF, B-6 - From CALAIM (2032-4505723), to Contingency (2002-59000), \$11,568.75; and from Contingency (2002-59000) to Professional/Special Services (2032-53230), \$11,568.75 **(Requires a 4/5's vote)**

RESULT: APPROVE
MOVER: Pati Nolen
SECONDER: Tom Walker
AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen
ABSENT: Supervisor Jones

6. SHERIFF'S OFFICE 25-1695

a) TRANSFER OF FUNDS: SHERIFF, B-7 - From CALAIM (2032-4505723), to Contingency (2002-59000), \$11,888.75; and from Contingency (2002-59000) to Professional/Special Services (2032-53230), \$11,888.75 **(Requires a 4/5's vote)**

RESULT: APPROVE
MOVER: Tom Walker
SECONDER: Rob Burroughs
AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen
ABSENT: Supervisor Jones

7. SHERIFF'S OFFICE 25-1718

a) TRANSFER OF FUNDS: SHERIFF; B-9- From CALAIM (2032-4505723), to Contingency (2002-59000), \$1,941.16; and From Contingency (2002-59000) to Office Expense (2032-53220), \$1,941.16 **(Requires a 4/5's vote)**

RESULT: APPROVE

MOVER: Pati Nolen

SECONDER: Tom Walker

AYES: Supervisor Burroughs, Supervisor Walker, Vice Chair Nolen, and Chairperson Hansen

ABSENT: Supervisor Jones

FUTURE AGENDA ITEMS

CLOSED SESSION

Jenny Alexander commented on #24.

21. CLOSED SESSION 25-1590

a) PERSONNEL / PUBLIC EMPLOYEE PERFORMANCE EVALUATION (Government Code Section 54957)

Title: Part One of the Environmental Health Director Annual Performance Evaluation Process

22. CLOSED SESSION 25-1682

a) PERSONNEL / PUBLIC EMPLOYEE PERFORMANCE EVALUATION (Government Code Section 54957)

Title: Part Two of the Chief Probation Officer Annual Performance Evaluation Process

23. CLOSED SESSION 25-1713

a) PERSONNEL / PUBLIC APPOINTMENT OR EMPLOYMENT (Government Code Section 54957)

Title: Interim Public Guardian / Public Administrator Director

24. CLOSED SESSION 25-1714

a) EMPLOYEE NEGOTIATIONS - CONFERENCE WITH LABOR NEGOTIATORS (Government Code Section 54957.6)

Agency Negotiators: TBD

Employee: Social Services Director

25. CLOSED SESSION 25-1735

a) CONFERENCE WITH LEGAL COUNSEL--EXISTING LITIGATION (Paragraph (1) of subdivision (d) of Government Code Section 54956.9). Case name: Bline. v. Rogers et al., Case No. 2:25-CV-02318-JDP

10:24 a.m. RECESS

11:54 a.m. RECONVENE

REPORTABLE ACTIONS FROM CLOSED SESSION

21. CLOSED SESSION 25-1590

a) PERSONNEL / PUBLIC EMPLOYEE PERFORMANCE EVALUATION (Government Code Section 54957)

Title: Part One of the Environmental Health Director Annual Performance Evaluation Process

Reportable Action: Part One of Evaluation Completed

22. CLOSED SESSION 25-1682

a) PERSONNEL / PUBLIC EMPLOYEE PERFORMANCE EVALUATION (Government Code Section 54957)

Title: Part Two of the Chief Probation Officer Annual Performance Evaluation Process

Reportable Action: Evaluation complete

23. CLOSED SESSION 25-1713

a) PERSONNEL / PUBLIC APPOINTMENT OR EMPLOYMENT (Government Code Section 54957)

Title: Interim Public Guardian / Public Administrator Director

Reportable Action: No reportable action

24. CLOSED SESSION 25-1714

a) EMPLOYEE NEGOTIATIONS - CONFERENCE WITH LABOR NEGOTIATORS (Government Code Section 54957.6)

Agency Negotiators: TBD

Employee: Social Services Director

Reportable Action: 4-0 to appoint Gabriel Hydrick as Agency Labor Negotiator

25. CLOSED SESSION 25-1735

a) CONFERENCE WITH LEGAL COUNSEL--EXISTING LITIGATION (Paragraph (1) of subdivision (d) of Government Code Section 54956.9). Case name: Bline. v. Rogers et al., Case No. 2:25-CV-02318-JDP

Reportable Action: 4-0 to appoint Angelo, Kilday & Kilduff LLP to represent County and individually named employees.

ADJOURN

11:55 a.m. There being no further business before the Board, the meeting was adjourned.

ATTEST: October 9, 2025

APPROVED



Chairman of the Board
of Supervisors

SEAN HOUGHTBY, Clerk
of the Board of Supervisors

by  _____



Please return form and payment to:

TCS Membership
PO Box 9440
Red Bluff, CA 96080

PLEASE NOTE:

If you purchase your membership or renewal **AFTER July 1, 2025**, prices will increase (except for student memberships). **So join or renew by July 1 and save!**

Although we prefer cash or check, we can accept credit cards via our website.

For questions, please call
(530) 727-8727

Our Mission Statement

The Tehama Concert Series endeavors to present first-class live concerts and student outreach music education for Tehama County and the surrounding area.

The Tehama County Community Concert Association is a non-profit organization dedicated to bringing quality live entertainment to Tehama County, California.

Tickets to concerts are sold on a yearly membership basis, although single concert tickets are also available at the box office. Single ticket prices are \$30.00 for adults and \$10.00 for students under 25.

For more information, call (530) 727-8727

or visit our website, www.TehamaConcertSeries.org

Reciprocity is also offered to select Concert Series Organizations.

Your season membership ticket, with concerts and dates printed on the back will be mailed in the fall, prior to our first concert!

The Tehama Concert Series is presented by the Tehama County Community Concert Association

Tehama Concert Series

Celebrating Nearly 90 Years of Quality Music!

2025-2026 Season



NORTH STATE SYMPHONY



JACA



EMPIRE TRIO



BROADWAY IN LOVE



GENTLEMEN'S QUARTET

TEHAMA CONCERT 2025-2026 Season



NSS Masterworks Friday, September 19, 2025 7:00pm

The season begins with a symphonic souvenir: "I think I have found there the beginning of my 'Scottish' Symphony," Mendelssohn wrote in 1829 after visiting the ruins of Edinburgh's

Holyrood Chapel. At once dramatic and lighthearted, the resulting musical postcard is a vibrant journey from the mist to a sunny, lively finale. North State Symphony principal musicians Michelle Keem and James Pytko will be featured in the Duet Concertino by Richard Strauss, his last purely instrumental work with a lean, retrospective voice. The concert opens with Rossini's Overture to Italian in Algiers, the comedic opera filled with an effervescent energy that thrust the 21-year-old into operatic stardom.



JACA Friday, Oct. 10, 2025 7:00pm

Jâca (pronounced, ZHA-ka) is an award-winning clarinet/guitar duo that combines world music, virtuosity, and humor to bring an adventurous, passionate, and completely original musical style to the stage. Jâca combines the

intimacy of an instrumental duo with a larger-than-life energy to create an experience that consistently leaves audiences buzzing. From Flamenco to Fado, Appalachia to Argentina, and guitar slides to clarinet smears, the duo explores the highest limits of what their instruments can do.

Dividing their time between the USA, Canada, Spain, and Portugal, this 21st-century duo represents the limitless potential of an interconnected world.

All concerts will take place at the
State Theatre in Red Bluff



Empire Trio Friday, Dec. 12, 2025 7:00pm

Empire Trio is an exhilarating and uniquely talented classical crossover ensemble, that has been taking concert

halls by storm all over the world. Empire Trio features the lush and mesmerizing voice of soprano Erin Shields, the versatile and virtuosic David Shenton on piano and violin. The third member of the trio is the illustriously talented baritone Adam Cannedy.



Broadway in Love Friday, Feb. 13, 2026 7:00pm

Prepare to be swept off your feet by Broadway in Love, the concert experience that's been exhilarating audiences around the country. Discover the laughter, thrills and chills of Broadway's greatest songs as shared by real-life Broadway

married couple, Libby Servais (Glinda from "Wicked") and Stephan Stubbins ("Mary Poppins").



Gentlemen's Quartet Fri, March 27, 2026 7:00pm

Gentlemen's Quartet is a modern, elegant take on some of the most famous music ever written, fusing together multiple

genres in a perfect symphony of sophistication, virtuosity, and humor. GQ features Peter Sachon on cello & mandocello, Matt Scharfglass on guitars & bass, Ben Saporito on drums & percussion and David Shenton on piano & violin. GQ sets itself apart as a testament to the versatility and unlimited possibilities of imagination of the musical language, how music from centuries apart can be brought together seamlessly and effortlessly to produce arrangements that are accessible, beautiful, and cerebral.

2025-2026 Season Membership Payment

Mail check to: TCS Membership, PO Box 9440, Red Bluff, CA 96080

To pay by credit card, visit our website, www.TehamaConcertSeries.org

Season Membership	Before 7/1/25	After 7/1/25	QTY	TOTAL \$
Adults	\$85	\$100		
Students (under 25)	\$15	\$15		
Family (2 adults + students under 25)	\$185	\$215		

Name(s): _____

Student Name(s): _____

Address: _____

Phone: _____

Email Address: _____

Patron Plan

TAX DEDUCTIBLE DONATION
(over the amount of your season membership)

TCS is 501(c)3 nonprofit corporation
EIN 94-3175606

Sustaining Patron..... Under \$100: _____

Contributing Patron.....\$100 - \$500: _____

Supporting Patron.....Over \$500: _____

Donor's name(s) as you wish it
to appear in the program

Thank you for your support.



Tehama Concert Series

Patron List

2025-2026

CONTRIBUTING PATRONS

*\$100 - \$499 over the cost
of a season membership*

Barbara Sebastian
Kathy Sibert
Daryl & Bobbi Smith
Gary & Lorrain Taylor
Judith Walker
Jennifer Ward
Joan Warwick
Richard & Sharon Wickenheiser
Ruth Wittorff

SUSTAINING PATRONS

*\$1 - \$99 over the cost
of a season membership*

Frank & Kathie Barron
Josh & Mikayla Diel
Marjorie Duey
Rick Dunbar, DDS
Fred & Terese Ehrensvard
Suzan Gilmore
Bruce & Lia Gray
Richard Griffith
Ben Hughes
Delores May
Pat & Deborah Miller
Margaret Planz
Irma Richert
Dr. Ken Robison
John Ruport
Andrea Stevens
Mike & Cathy Streight
Robert & Cynthia Sutfin
Gail Egbert & John Ward

IN-KIND PATRONS

Thank you for your continued support.

Micah & Jennifer Stetson
Joan Warwick

*We make every effort to support
our local businesses*



**Our artists stay
at the Comfort Suites!**



Tehama Concert Series

Patron List

2025-2026

LEGACY PATRONS

Donations through Will and/or Trust

- Marvin Locke Endowment
Annual County-Wide 5th
Grade Student Concert
- Edyth Fox
- Everett McDonough
- Pat Walker in honor of
Charles Wright
- Joan and Harlan Warwick

SUPPORTING PATRONS

*\$500 or more over the cost
of a season membership*

Judie Bechtle
Sweet-Olsen Family
Kyle & Rachel Gunsauls
Ivan & Jean Hanson
Claire Heffernan
Bill & Mary McMahon
Michael & Juanita Rajanen
Joie Raymond
Alan Wing
Judy Oswald & Jim Yost

CONTRIBUTING PATRONS

*\$100 - \$499 over the cost
of a season membership*

Mary Adams & Andrew Wiley
Morae Arthur
Sharon Barrett
Trig & Angela Birkeland
Richard & Cathleen Cahill
Mary Clancy
Bill & Billie Cornelius
Joanne Crothers
David & Kathy Dahnke
Ron & Gerry Etzler
Michael Foerster
Richard & Ann Forward
Linda Gaines
James Hirsch
Harold & Sue Jones
Brian & Marilyn Laheney
John & Barbara Luzzadder
Phil & Jill Maughan
Diane McDonald
Gary & Leenie Napier
Terry & Georgene Neher
Lilita Olberg
Barbara Parker-Griess
William Peterson
John & Pam Purcell
Kathleen Rook
Connie Ross
E. C. & Paula Ross
Ruth Ann Rowen

over →

Tonight's Program

Borderless

Jâca's clarinet and guitar roam freely across borders, bringing together folk traditions and contemporary sounds in a program that feels both familiar and new. With virtuosic flair, infectious charm, and a sense of adventure, this program is Rick Steves meets Tiny Desk Concert. From the hills of Appalachia to the streets of Seville, expect a high-energy musical journey filled with fiery rhythms and soulful melodies in a program that never stays in one place for long.

Rêve de L'Enfant - Yom (b. 1980)

Mountain Songs - Robert Beaver (b. 1954)

- I. Barbara Allen
- II. The House Carpenter
- V. Cindy

Douce Joie - Gus Viseur
(1915-1974)

Gavilán - Carmen Marulanda
(b. 1976)

Tico Tico no Fubá - Zequinha de
Abreu (1880-1935)

INTERMISSION

Gymnopédie 1 - Erik Satie
(1866-1925) arr. Ferreira/Williams

Romanza - Michele Mangani
(b. 1966)

Taistealá Ama - Ferreira/Williams

Sevillanas - Paco Cortés (b.1957)

Tamacun - Rodrigo y Gabriella
arr. Ferreira/Williams



Come backstage with Jâca!



Scan to Join

Join our email newsletter

Jâca

Jâca (pronounced, ZHĀ-ka) is an award-winning clarinet/guitar duo that combines world music, virtuosity, and humor to bring an adventurous, passionate, and completely original musical style to the stage. Jâca combines the intimacy of an instrumental duo with a larger-than-life energy to create an experience that consistently leaves audiences buzzing. “At a Jâca concert you’re not just a bystander, you feel a part of it.” – Humans of Chamber Music

Described as an “alluring and stunning combination” (Take Effect), Jâca’s music is truly a unique fusion that fits into no single genre. From Flamenco to Fado, Appalachia to Argentina, and guitar slides to clarinet smears, the duo explores the highest limits of what their instruments can do. Their debut album, Breakthrough (Navona, 2022), has been honored by worldwide organizations including the International Portuguese Music Awards (Best Instrumental Performance 2023) and the International Clarinet Association.

Portuguese-Canadian clarinetist Wesley Ferreira is an acclaimed soloist and orchestral musician. He always brings his infectious positivity, big smile, and way too many reeds to every rehearsal. Dividing time between his home in Spain and his native USA, guitarist Jaxon Williams is an active performer of both Classical and Spanish Flamenco styles. He also knows more about fingernail care than a certified beautician and can slap on a fake nail in 5 minutes or less.

Since 2018, Jâca has brought their infectious charm to arts series and music festivals across the USA and worldwide. They have played in prestigious venues including Carnegie Hall and have been featured on national television and radio in Portugal, Ecuador, and the USA. Press outlets have described the duo as being “at the forefront of an exciting new wave of chamber music groups” (Sneak Preview) and praises Jâca for “pushing classical music forward” (Culturs: Global Multicultural Magazine).

Dividing their time between the USA, Canada, Spain, and Portugal, this 21st-century duo represents the limitless potential of an interconnected world.

To learn more visit: <https://www.jacamusic.com>

Coming Soon

For more details about specific artists, see our website
www.TehamaConcertSeries.org



Empire Trio

Holiday Music

7:00pm. - Friday, December 12, 2025

TCS Board Members

Morae Arthur
Mary Clancy
David Dahnke
Kathy Dahnke

Linda Gaines
Jean Hanson
Becky Huskey
Susan Isaacson
Gail Locke

Cynthia Olsen
Gary Taylor
Lorrayn Taylor
Christy Vail

Membership Information

Tickets are sold on a season membership basis, although we do offer limited single tickets for most concerts. We have our annual membership drive each spring. We ask that you purchase your membership then. If you need to join the association during the season, please call us at (530) 727-8727. For more membership information, current season prices, or to see reciprocity schedules, please visit our website at www.TehamaConcertSeries.org.

Find us on  @TehamaConcertSeries

Tehama Concert Series

Presents



Jâca

International Folk Music

Friday, October 10, 2025

State Theatre, Red Bluff

7:00pm

*The Tehama Concert Series endeavors to present
first-class live concerts and student outreach music education
for Tehama County and the surrounding area.*

MEMBERSHIP NEWSLETTER...MAY 2025

TEHAMA COUNTY COMMUNITY CONCERT ASSOCIATION also known as TEHAMA CONCERT SERIES, is a nonprofit organization in existence for nearly 90 years. Our mission statement is "The Tehama Concert Series endeavors to present first-class live concerts and student outreach music education for Tehama County and the surrounding area". In our history there have been only two events that have interrupted our concert schedule. The first being WW II and for the period of two years concerts were silent! The second interruption was the recent COVID epidemic for one year of silence. The TEHAMA CONCERT SERIES is a longstanding tradition.

Sadly, we are announcing that our doors will be closing DECEMBER 2026.

We also want to acknowledge the ripple affect which will occur and our hearts go out to the STATE THEATRE and the NORTH STATE SYMPHONY. We encourage you, our members, whenever possible to support these two fine organizations who have given so much to our organization and community.

We will have 5 concerts (as in the brochure) for the 2025-2026 Concert Season, ending in March 2026. That membership is available for purchase.

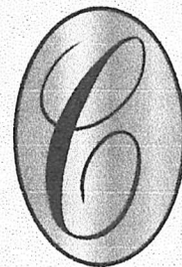
In the Fall of 2026, we will offer a *Oct Nov Dec*

FINALE OF 3 FREE CONCERTS FOR OUR 2025-26 MEMBERS

Ending with a champaign celebration and a final December, Christmas Concert.

If you purchase the 2025-26 Season Membership, you will automatically be mailed the finale ticket for the last 3 concerts.

Thank you sincerely for your many years of support for our organization.



The Tehama Concert Series Board of Directors

42nd Western Open Fiddle Championships

October 23-25, 2025



Gospel Singalong
7:00 PM
Thursday
October 23, 2025



**FREE
Admission**

*Competitions in:
fiddle, twin fiddle,
flat picking, piano,
jukebox, Celtic, Swing,
and Waltz divisions on
Friday and Saturday,
October 24-25, 2025*

Red Bluff's Elks Lodge
355 Gilmore Road



Official Headquarters
Hotel
Call 530-529-7060
direct for reservations

www.WesternOpenFiddle.com texshar@pacbell.net 530-604-5279

Notice: Tehama County Board of Supervisor all county, state and federal united States of America government agents, Re: case NT212745and NCI11899

Date: 10/21/2025

1 ACCUSED IN LIMITED CAPACITY WITHOUT COUNSEL 1/4/2007

2 IN THE SUPERIOR COURT OF CALIFORNIA

3 COUNTY OF TEHAMA

FILED
2007 JAN -4 PM 3: 34
REBECCA AYALA
DEPUTY

5 MICHAEL A. SILVA,)

6 DEFENDANT)

7 Third Party Michael Silva)

8 vs)

9 THE PEOPLE OF THE STATE OF CALIFORNIA)

10 PLAINTIFF)

) Case No.: No. NT 212745

) PETITION TO STRIKE PLAINTIFF'S CASE,
) ACTION, INDICTMENT, CLAIM, COMPLAINT,
) or CAUSE FOR FAILURE TO STATE A CLAIM
) UPON WHICH RELIEF CAN BE GRANTED

11 COMES NOW "DECLARANT" signor below, and PETITIONS this Court TO STRIKE
12 PLAINTIFF'S CASE, ACTION, INDICTMENT, CLAIM, COMPLAINT, or CAUSE FOR
13 FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED, FOR THE
14 following reason:

15 COURT "RULES OF EVIDENCE" mandate that any and all "evidence" before the
16 Court, to be evidenciary, must be personally signed "sworn under penalty
17 of perjury" and personal signature NOTARIZED.

18 Upon examination of the "Court Record: there appears to be "No Evidence"
19 to support PLAINTIFF'S CASE, ACTION, INDICTMENT, CLAIM, COMPLAINT, or
20 CAUSE.

21 The Plaintiff has cited a "Fictitious Party" as "DEFENDANT", which is a
22 "Fraud upon the Court", and "Contempt of Court". (See Black's Law
23 Dictionary 5th Edition, copy page #562 enclosed/attached).

24 WHEREFORE, Declarant PETITIONS that the above cited action, case, or cause
25 be "STRICKEN FROM THE RECORD" for Failure to state a claim.

1 Dated: 1-4-2007

2
3
4 Declarant: Michael Liker

5 Live Natural flesh-and-blood Man, Sui Juris

6
7 Enc: Copy of Black's Law Dictionary, 5th Edition, Page #562

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A circular postmark from the USA is stamped over a handwritten signature. The signature reads "Michael Liker" and is written in a cursive style. The postmark features a central emblem of an eagle perched on a branch, with the text "USA" above it and "American Keene" below it.

76.

BLACK'S 5TH ED.

FICTION OF LAW

Fictio legis neminem lædit /fiksh(iy)ow liyjas nemanom liydat/. A fiction of law injures no one. 3 Bl.Comm. 43.

Fiction of law. An assumption or supposition of law that something which is or may be false is true, or that a state of facts exists which has never really taken place. An assumption, for purposes of justice, of a fact that does not or may not exist. A rule of law which assumes as true, and will not allow to be disproved, something which is false, but not impossible. Ryan v. Motor Credit Co., 30 N.J.Eq. 531, 23 A.2d 607, 621.

These assumptions are of an innocent or even beneficial character, and are made for the advancement of the ends of justice. They secure this end chiefly by the extension of procedure from cases to which it is applicable to other cases to which it is not strictly applicable, the ground of inapplicability being some difference of an immaterial character.

See also Legal fiction.

Estoppels distinguished. Fictions are to be distinguished from estoppels; an estoppel being the rule by which a person is precluded from asserting a fact by previous conduct inconsistent therewith on his own part or the part of those under whom he claims, or by an adjudication upon his rights which he cannot be allowed to question.

Presumptions distinguished. Fictions are to be distinguished from presumptions of law. By the former, something known to be false or unreal is assumed as true; by the latter, an inference is set up, which may be and probably is true, but which, at any rate, the law will not permit to be controverted. It may also be said that a presumption is a rule of law prescribed for the purpose of getting at a certain conclusion, though arbitrary, where the subject is intrinsically liable to doubt from the remoteness, discrepancy, or actual defect of proofs.

Fictitious. Founded on a fiction; having the character of a fiction; pretended; counterfeit. Feigned, imaginary, not real, false, not genuine, nonexistent. Arbitrarily invented and set up, to accomplish an ulterior object.

Fictitious action. An action brought for the sole purpose of obtaining the opinion of the court on a point of law, not for the settlement of any actual controversy between the parties. See Declaratory judgment; Feigned action; Feigned issue.

Fictitious name. A counterfeit, alias, feigned, or pretended name taken by a person, differing in some essential particular from his true name (consisting of Christian name and patronymic), with the implication that it is meant to deceive or mislead. See also Alias.

Fictitious payee. Negotiable instrument is drawn to fictitious payee whenever payee named in it has no right to it, and its maker does not intend that such payee shall take anything by it; whether name of payee used by maker is that of person living or dead or one who never existed is immaterial. Goodyear Tire & Rubber Co. of California v. Wells Fargo Bank & Union Trust Co., 1 Cal.App.2d 694, 37 P.2d 483. The test is not whether the named payee is "fictitious" but whether the signer intends that he shall have no interest in the instrument. U.C.C. § 3-405.

Fictitious person. A person, who, though named as payee in a check has no right to it or its proceeds because the drawer of it so intended. Johnston v. Exchange Nat. Bank of Tampa, 152 Fla. 228, 9 So.2d 810, 811, 812. See Fictitious payee.

Fictitious plaintiff. A person appearing in the writ, complaint, or record as the plaintiff in a suit, but who in reality does not exist, or who is ignorant of the suit and of the use of his name in it. It is a contempt of court to sue in the name of a fictitious party.

Fictitious promise. See Promise. Any

Fide-commissary /faydiy komasehriy/. A term derived from the Latin "fidei-commissarius," and occasionally used by writers on equity jurisprudence as a substitute for the law French term "cestui que trust," as being more elegant and euphonious. See Brown v. Brown, 83 Hun. 160, 31 N.Y.S. 650.

Fidei-commissarius /faydiyay komaseryas/. In the civil law, this term corresponds nearly to our "cestui que trust." It designates a person who has the real or beneficial interest in an estate or fund, the title or administration of which is temporarily confided to another.

Fidei-commissum /faydiyay komisam/. In the civil law, a species of trust; being a gift of property (usually by will) to a person, accompanied by a request or direction of the donor that the recipient will transfer the property to another, the latter being a person not capable of taking directly under the will or gift. Elements of "fidei commissum" are that donee or legatee is invested with title and charged or directed to convey it to another or to make particular disposition of it. Succession of Abraham, La.App., 136 So.2d 471, 478.

Fide-jubere /faydiy jobiriy/ faydiy juwbiz? faydiy juwbiyow/. In the civil law, to order a thing upon one's faith; to pledge one's self; to become surety for another. Fide-jubes? Fide-jubeo: Do you pledge yourself? I do pledge myself. One of the forms of stipulation.

Fide-jussio /faydiy jesh(iy)ow/. An act by which any one binds himself as an additional security for another. This giving security does not destroy the liability of the principal, but adds to the security of the surety.

Fide-jussor /faydiy jisor/. In Roman law, a guarantor; one who becomes responsible for the payment of another's debt, by a stipulation which binds him to discharge it if the principal debtor fails to do so. 3 Bl.Comm. 108. He differs from a co-obligor in this, that the latter is equally bound to a debtor, with his principal, while the former is not liable till the principal has failed to fulfil his engagement. The obligation of the fide-jussor was an accessory contract; for, if the principal obligation was not previously contracted, his engagement then took the name of mandate. The sureties taken on the arrest of a defendant, in the court of admiralty, were formerly denominated "fide jussors." 3 Bl.Comm. 108.

Fidelitas /fediylatäs/. Fealty; fidelity. See Fealty.

Fidelitas. De nullo tenemento, quod tenetur ad terminum, fit homagii; fit tamen inde fidelitatis sacramen-

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Notice: Tehama County Board of Supervisor all county, state and federal united States of America government agents, Re: case NT212745 and NCI11899

Date: 10/21/2025

IN THE SUPERIOR COURT OF CALIFORNIA
COUNTY OF TEHAMA

NOTARIZED SWORN AFFIDAVIT AND NOTICE OF NON-COMMERCIAL USE (NO CONTRACT)

2001 JAN -4 PM 9:00

Date: December 29, 2006

Court Docket or Case number NT212745

REBECCA AYALA
DEPUTY

My automobile is not used and not intended to ever be used in the production of income on the public ways.

My private property automobile is "Household Goods", "Personal belonging", and "Personal Effect", - not a utensil, implement, Vessel in Commerce, nor Vehicle in Commerce (Contract) with the corporate state.

My private property car is not and never was intended to be used to motor passengers or to motor other people's goods for revenue or for hire on the public ways, and therefore by definition Not a Motor Vehicle" - subject.

Driving is a "Privilege". I am not enjoying any "Privilege", and never intended to enjoy any privilege, and I am un-enfranchised. There is No "contractual Nexus" between me, (live natural flesh-and-blood man) Michael Silva and the corporation State (fiction).

This sworn, Notarized "AFFIDAVIT AND NOTICE" rebuts any and all presumption by any or all government office or officer that there is any contractual nexus between the corporate government and myself, Michael Silva.

No Contract = No License = No Authority.
Manufacturer's Serial Number of Car VC24545L1200566
Name of owner Michael Silva, sui juris

The above facts are true, complete, accurate, and correct to the best of my knowledge and belief, and is/are sworn under the penalties of perjury under the Laws of the United States of America, and Notarized, and Publicly Recorded.

To be overcome, an opposing "AFFIDAVIT" must be similarly sworn under penalties of perjury, and Notarized, and Publicly Recorded.

Michael Silva
"live natural flesh-and-blood man", Sui juris

Notary Endorsement:
State of California
County of Tehama

Subscribed and sworn to (or affirmed) before me on this 29th day of December 2006, by
Michael Silva, personally known to me or proved to me on the basis
of satisfactory evidence to be the person(s) who appeared before me.

(Seal)



Signature Sheryl A. Turner

Date: / /2025

OTHER MARKS: BIRTH AND MARRIAGE CERTIFICATES AND ID CARDS

The term "the United States" is used in the first sentence of the 14th amendment as something you can be born into. Don't be tricked by this. The term "the United States" can mean either the name of the government or the name of a geographical place. If a form asks if you were born in the United States, do not assume that this refers to a geographical place. It is asking if you were born into the government.

There is a big difference between "the United States" as a geographical place surrounded by a border and "the United States" as the name of a political unit. The border existed before the government existed. The government did not create the border. Governments don't determine where the border is. The people who created government already had the territory that the new servants were hired to defend. Government Servants cannot extend the established geographic "United States"; they can only extend the political (or corporate) "United States". They can, and did, extend their jurisdiction beyond their federal territories (of Washington DC, Guam, Puerto Rico, US Virgin Islands, American Samoa and Northern Marianas Island) to anywhere and anything receiving federal funds. This is entirely voluntary, and is done with the consent of those who are governed.

Since your Constitution limits your federal government to Washington DC and the territories, it would be unconstitutional to tax anyone within a state. Thomas Jefferson, while he was Vice-President, in the Kentucky Resolves, reassured us that there are only three federal crimes that apply within a state. The three crimes mentioned in your Constitution: piracy, treason, and counterfeiting. James Madison, in the Virginia Resolves also concluded that states had a right to interfere with the federal government's laws it considered unconstitutional.

US Supreme Court in Foley Brothers v. Filardo, 336 US 281:

"It is a well established principle of law that all federal legislation applies only within the territorial jurisdiction of the United States unless a contrary intent appears"

The Buck Act (4 USC 104 to 113) creates taxable "Federal Areas" within States wherever your federal government sends aid. This includes Social Security. Now read Springfield v. Kenny 104 NE2d 65. If you want proof that you are an "individual entity" that is classified as a property franchise of your federal government, read the Supreme Court case Wheeling Steel Corp. v. Fox 298 US 193 (56 SCt 773). As long as you have a link to your federal government, you are in a "federal area" that is subject to federal laws. You would otherwise be outside your federal jurisdiction. As long as you have a SSN, a resident driver license, a federal bank account, or even a zip code or a two letter federal area (I've read that these two letter abbreviations were created by the Secretary of the Treasury in 31 CFR Part 51.2, but I could not find a copy of this repealed regulation), or if you confess that you are in an all capitalized STATE, then you are receiving taxable

federal benefits within a federal area. Also see Howard v. Commissioners of Sinking Fund, 344 US 624. Keep in mind that your federal legislature can not make laws for state citizens. Congress can only make territorial laws, with few exceptions. American Banana Co. v. US Fruit Co (1909) 213 US 347. US v. Spear (1949) 338 US 217. NY Central RR Co. v. Chisholm (1925) 268 US 29. Foley Brothers v. Filardo, 336 US 281 (1948).

Now back to my original question. Which "United States" were you born in: the geographical or the political? In 1887 the Supreme Court in Baldwin v. Franks 7 SCt 656, 662; 120 US 678, 690 said that: "In the constitution and laws of the United States the word 'citizen' is generally, if not always, used in a political sense... It is so used in section 1 of article 14 of the amendments of the constitution..."

The legal definition of the word Birth has two meanings, natural birth or coming into legal existence. Example: a corporation has a birth. Birth is the event, such as signing a form that creates legal existence in the eyes of the law. [It is a lot like Jesus telling Nicodemus that he must be born again, and Nicodemus couldn't understand that Jesus was speaking of corporate law]. We become officers/employees/agents of the corporate body by such events as "entering into society" or "initiation" or "being recognized" or "coming into legal existence" not by natural birth.

Now reread the first sentence of the 14th amendment and tell me if you were both (1) born or naturalized into the government (2) AND SUBJECT TO the jurisdiction thereof?

The Supreme Court in Roe v. Wade correctly stated, although irrelevant to the case, that the: "... word 'person' as used in the Fourteenth Amendment does not include the unborn."

As I show in Appendix D, the word 'person' does not include the Christian either. To suggest that non-persons can be killed, is the same kind of laws that Hitler used.

Persons have names in all capitalized letters. Christian names are not in all capital letters.

I am now going to prove that getting a Birth Certificate surrenders the child to the government. Don't take my word for it, just become familiar with the terminology, and then look at a birth certificate. Try to get a copy of the document signed by the doctor, not just the computer printout.

Black's Law Dictionary, "Christian name": "The baptismal name as distinct from the surname. The name which is given one after his birth or at baptism, or is afterward assumed by him in addition to his family name. Such name may consist of a single letter."

Black's Law Dictionary, "Surname":

"The family name; the name over and above the Christian name. The part of a name which is not given in baptism. The name of a person which is

derived from the common name of his parents.... The last name; the name common to all members of a family."

Gregg's Manual of English:

"A name spelled in all capital letters or a name initialed, is not a proper noun denoting a specific person, but is a fictitious name, or a name of a dead person, or a nom de guerre."

Read that again. A name spelled in all capital letters is the name of a dead person. Your government considers you to be either a dead person or a fictitious name.

Black's Law Dictionary "Fictitious Name": "A counterfeit, alias, feigned, or pretended name taken by a person, differing in some essential particular from his true name (consisting of Christian name and patronymic), with the implication that it is meant to deceive or mislead."

Oxford Dictionary:

- "nom": Used in expressions denoting a pseudonym, a false or assumed name."
- "Nom de guerre": War name. A name assumed by or assigned to a person engaged in some action or enterprise.
- "Guerre": War, and as a verb, to wage war.

The US Government Style Manual, Chapter 3 requires only the names of corporate and other fictional entities, or those serving in corporate capacities to be in all capitalized letters.

Now look at a birth certificate. Is the baby's name in all capital letters? Did the father name the baby or did the doctor, while exercising his duties as a licensed government agent, assign the name to the baby? Is there any hint on the legal document that the father named the baby? Does an all capitalized name differ in some essential particular from his true Christian name? If so, the implication is that it is meant to deceive or mislead. If not, then you've acknowledged that the all capitalized name is his true name, which cannot be a Christian name. Does your state birth certificate laws use the word 'person' when referring to the name on the certificate?

The government now has proof that the baby is a PERSON. PERSONS have legal existence in the eyes of the law, and are subject to the statutes written by the legislature. Sovereigns are above the law written by their servants. The PERSON on the birth certificate will not be able to exercise the rights of a non-person. You, like Esau, gave up your birthright, which will not pass to your children.

There is something even more sinister here. Government cannot know about matters of childbirth. According to the Supreme Court's famous *Roe v. Wade* decision "State criminal abortion laws... violate due process clause of Fourteenth Amendment protecting

right to privacy". That's right! The Supreme Court says childbearing must remain strictly private. Why then is the doctor informing the government that a child was born? I suspect that the doctor is required to register government property. The government wants to secure another loan on the national debt and it needs collateral. A UCC-1 financing statement is not necessary because pursuant to UCC 9-302 "The filing of a financing statement otherwise required is not necessary or effective to perfect a security interest in property subject to (1) A statute or treaty of the United States which provides for a national or international registration or a national or international certificate of title or which provides a place for filing different from that specified ..."

Is the doctor giving the baby to whoever owns the government? 2Peter 2:3 (KJV) "And through covetousness shall they with feigned words make merchandise of you ..." Now, if you don't think the government is owned, look at a birth certificate and tell me why the STATE NAME is all capitalized. Hint: it's not all capitalized in your original state constitution.

Fictitious names exist for a purpose. Fictions are invented to give courts jurisdiction. Snider v. Newell 44 SE 354. That's right. Corporations are fictions created by government. Persons are also fictions created by government. However, real Christians, being non-fiction, were protected against the courts. They governed themselves.

Can a Christian use an all capitalized fictitious name knowing that to do so is "...with the implication that it is meant to deceive or mislead"? Now look at your driver's license or passport or birth certificate or voter registration. Can a Christian use an all capitalized fictitious name on any ID? Now go and try to get a government ID or birth certificate with a Christian name and see what happens. You cannot do it. Government cannot issue any ID with your Christian name on it. CHRISTIANS CANNOT GET A GOVERNMENT ID CARD. Christians are not part of their system, and DO NOT EXIST IN THE EYES OF THEIR LAW. Only non-Christians can get an ID (mark) of the beast. Only non-Christians can have a name of (of= created by) the beast. Only non-Christians can get the (ID) number of the Beast's name (name=authority).

Do you now confess that you have a mark of a beast, a name of a beast, and a number of his name?

Fictions give courts jurisdiction. Could a fictitious, all capitalized, name of your state government be an image of the beast? The Greek word for image that is used in Revelation's image of the beast is the Greek word icon (Strong's 1504). Synonyms: image, artifice, and fabrication. Also see: ruse, expedient. This icon that receives worship is not the same thing as an idol, which can also receive worship, although both are made by the hands of man.

Without an ID card you will notice that you are denied the right to travel by car or by airline. Nor can you cash a check or open a bank account or get a home phone. Nor can you rent a Post Office Box (per Domestic Mail regulation DMM 951.142 even though the Post Office cannot accept a Social Security Card as identification). You can still officially

get a job without a SSN. But soon, you will be officially unable to get a job. Your papers are not in order. Christians will be persecuted.

If you want to try an exercise in frustration, try to get the phone company to send you your bill with your real name on it to your real address. You cannot do it. You must worship the state god in order to get phone service. The state is the god that created the corporation. Real people don't exist in the eyes of the law.

Conclusion: as suggested by the Baldwin case quoted above, claiming that you are a US citizen (with a Birth Certificate, or on an SSN application) is enough proof that you were born into your federal government. "A citizen of the United States is a citizen of the federal government..." (Kitchens v. Steele 112 F.Supp 383).

Real people do not exist in the eyes of the law, because people are sovereigns, and the legislature cannot and does not write laws for their masters (Matt 10:24, and John 15:20).

Most government forms ask for a date of birth. A date of birth on a government form is not the date you took your first breath, it is the date the instrument was signed that made you property of the government. The UN is involved in "the official birth registration process" per Title 20, Code of Federal Regulations, section 422.103(b)(2).

Here is further proof that government forms do not ask for the day you took your first breath: Hearsay is inadmissible in court. Although you were present on your born-day, you were not aware of any specific calendar system on that day, nor does your memory serve you well. It would be subornation of perjury for any government officer (with or without a form) to coerce you, under penalty of perjury, for inadmissible hearsay that you cannot recall. *Federal Rules of Evidence* rule 602 prohibits you from telling them your birth day.

I read a brief article about an 1884 law textbook Parsons on Contracts with this quote from the chapter "Marriage is a Contract": "since the state married them, the children were fruits of the state".

How did you delegate to your servants the authority to divorce man from wife contrary to Mark 10:9? I knew that I could not cancel my neighbor's vows to God, so I knew that divorce court could not cancel anyone's vows to God. It sounds too Catholic to me. How can you delegate the authority to bastardize your neighbors' children?

It turns out that we did not delegate this authority. Apparently there are two meanings of the word 'marriage', one meaning holy matrimony and the other refers to a status within the government.

I always thought it peculiar that people who have a right to get married would have to beg civil servants for permission (license = permission) to get married. I read the 1877 US Supreme Court decision *Meister v. Moore* 96 US 80, that a marriage license was not required, nor do states confer the right to marry, and that marriage is based on contract.

This is consistent with the Bible, and it makes sense that the Supreme Court would confirm that this most sacred of family rights does not involve government. Since your Constitution prohibits any state from impairing the obligation of contracts (Article 1, section 10), the sanctity of the family is safe from government interference.

Then I read the 1888 US Supreme Court decision in *Maynard v. Hill* 8 SCt 723, 125 US 190, where the Maynards had intermarried in the state of Vermont (meaning they had a license) and that marriage was NOT based on contract but upon a *status*, and the government could do whatever it wanted to do with the marriage because a state created the *status* of marriage.

Perhaps children are indeed fruits of the state. After all, when a slave owner allows two slaves to mate and they produce new property, the new property is registered in the owner's records. Is your birth registered in your father's family bible, or is your birth registered in your owner's records?

Asking for permission to get married is a confession that you do not have a right to get married. By applying for a marriage license, you've waived your right to get married.

When the law says that the state cannot recognize a common law marriage, it doesn't mean you're not married. It means the state cannot take your children nor divorce you. God's laws prevail. Your family is not part of their corporation. Your family does not have existence in the eyes of their laws.

Ignorance of the law is no excuse. You should have known (as did the Supreme Court in *Murdock v. Pennsylvania* 319 US 105) that "A state may not, through a license tax, impose a charge for the enjoyment of a right granted by the Federal Constitution." By paying for a marriage license, you confessed that you did not have a right to get married. The power to tax is the power to destroy. What part of "let no man put asunder" don't you understand?

Notice that the definition of a Christian name is a name that is given one after birth or at baptism, or is afterward assumed by him in addition to his family name. You can assume a name that is not your government name. Examples: Saul became Paul, Simon became Peter (Cephas in John 1:42), Zacchaeus became Matthew, Didymus became Thomas, and the Thaddaeus of Matthew 10:3 and Mark 13:18 became Judas son of James in Luke 6:16. Even John the Baptist's father had to rename his son (Luke 1:63) after the Holy Spirit had filled him "even from his mother's womb" (Luke 1:15 KJV). Just try assuming a Christian name and see what happens.

There are dozens of early court cases to prove that you can use any name you want to. However, merchants who control your buying and selling have been deceived by a beast power into asking for ID "proof that you are who you say you are." If these merchants were Christian, they should be saying: "I acknowledge your authority to be whoever you say you are. The government does not have a law impairing the obligations of contracts."

Early court decisions confirm that Christians must have names, and must reveal their name in court, but non-Christians did not have to have names. Non-Christians could be called anything, such as John Doe. If a Christian was called by a name other than his own, he could abate the court proceedings by claiming that there was a "misnomer". Everything is backwards now. Non-Christians get full government recognition with an all capitalized government name, and anyone who wants to keep their Christian name is treated as an enemy of the state. And furthermore, contempt of court is a life sentence without a trial.

More name games with children. Government cannot know the names or birthdates or family relationships of your children. Or even the existence of your children. They cannot even ask! Here are proofs that birth certificates are about government property, not about babies:

- Roe v. Wade was a privacy case. Government could not know about procreation or child rearing, thereby allowing abortion in the first trimester to go unpunished because the abortion laws were written in such that they "... violate due process clause of Fourteenth Amendment protecting right to privacy..." Your family has a right to privacy. Roe v. Wade went on to also state "Several decisions of this Court make clear that freedom of personal choice in matters of marriage and family life is one of the liberties protected by the Due Process Clause of the Fourteenth Amendment."
- Yeager v. Hackensack, 615 FSupp1087, citing the authority of Roe v. Wade, confirmed that "Right to be free from compelled disclosure of names of household members is within right of privacy protected by Constitution."
- Yeager v. Hackensack also confirmed that private utilities cannot request Social Security Numbers without first complying with the disclosure provisions of section 7(b) of the Privacy Act.
- Roe v. Wade cannot be an abortion case. It is only a privacy case. Proof #1: the Supreme Court will not hear cases unless the party is damaged (according to rules laid down in their Ashwander case). Only Roe's privacy was damaged. Roe was not arrested for having an abortion. Roe did not have an abortion, she gave birth to a son who remains an active critic of the abortion laws. Proof#2: The abortion doctor who joined in the case was remanded back to state courts for his punishment. Roe v. Wade DID NOT legalize abortions. A million repetitions of a lie do not make it true.
- Matters of child bearing or child rearing must remain strictly private. This cannot be overemphasized. Asking for the birth date of a child is such a gross violation of privacy, it is tantamount to asking to watch the birth! I offer the following proof that matters of child bearing require this level of privacy: the Supreme Court in Bowers v. Hardwick recognized that sodomy laws must be enforced because "The right to privacy does not extend to acts of consensual sodomy between homosexual adults". Procreation is private. Sodomy cannot be private. Any bureaucrat who asks for a child's birthdate is violating your most sacred family privacy. Treat him like you would treat Herod.

Here is a challenge: You can overturn Roe v. Wade if you can find ANY government form that compels the disclosure of a child's name or birthdate or existence. [Unless, of course, the child is the government's child. Government property must be regulated. Which kind are your children?]

Midwives are now "required" to report home births to government so that a birth certificate can be issued, and a SSN will be issued pursuant to the GATT treaty. Midwives under Pharaoh were also required to report the birth of Moses; so that civil government could process him (Acts 7:19) but these midwives lied to their government. Quiz: Is it right or is it wrong for Midwives to lie to government? When Jesus was a baby, all little boys in Bethlehem were to be processed by civil government. Is it right or wrong to escape lawful government processing of children?

For the advanced student:

In *Maynard v. Hill* the Supreme Court referred to the Maynard's marriage with the term '*status*', and every occurrence of the term '*status*' was in italics. I never found out what the italics signifies. If you want to do some research, find out what italics means in Supreme Court decisions, and keep in mind that Social Security is also not based on contract, but upon a status. I was also about to study the Sheppard-Towner Maternity Act of 1921, 42 Stat 224, formerly 42 USC 161-175, and the Federal Birth Registration areas of 1929, and *Meeker v. US* 350 US 199, and Chapter 135 sect 9, 42 USC 225 which gave the Children's Bureau power to enter homes and take children.

This information provided to you for your understanding as a result of attending the Information Prosperity Group of Sacramento. Presented Wed. 6 June 2001. Thank you for your contribution that keeps this kind of information flowing to you.

**The web site off of the Internet for this material can be located at:
<http://kitsapvillage.com/MarkOfTheBeast/AppendixJ.htm>**

THE AUTHORITY HOAX

This excellent article is partly from Mary Elizabeth Croft, a Canadian nurse.

For all those who think they have authority over me – agents of IRS/CRA, insurance, bank, government, and, in particular, cops: I know you think you have authority over me. What has caused you to think this? The only possible answer is that *someone*, whom you believe to have authority over YOU, has *told* you that you have authority over another. In other words, because we are all created equal, in order for you to believe in a concept which is contrary to this truth, you must have been programmed to believe a lie. What is true is that, unless one Man grants to another his God-given authority, it is impossible for another to have it. No one would willingly, knowingly, or intentionally grant another Man authority over his property, his body, or his life. So, if you believe that someone has authority over you, it is because you have either willingly granted it or you have been deceived into granting it to him and if you believe you have authority over me, it is because you believe in a false concept. Accordingly, you must provide proof that you do, indeed, have *true* – not what you might have obtained against my will – but, *true* authority over me. **If you can't prove it; you don't have it.**

Birth Certificate (aka: BC)

No man or woman *has* a NAME or *is* a NAME. Men and woman act *in capacity of principal of* a NAME which is on all documents based upon the Birth Certificate – which is not to be used to identify any Man (man or woman). The BC is a bond which evidences a treasury account which was set-up for the use of the bearer of the BC, **yet, no Man, other than the elite, has ever been able to access the credit of this account.** In fact, the BC – evidence of the account, has, until recently, never served us; **it has only caused government officials to hold us as surety for charges against the account.**

In 1933, after the 1929 Depression – instigated by the banks to threaten governments to pay their debts – governments were forced to declare bankruptcy. Yet, they pledged the future labor and productivity of the people in order to repay the interest on the loans. When we work for 'pay', it only *appears* as if we are compensated for our labor. (What's true is, then, we exchange the cheque – a promise to pay – for debt so we were never compensated at all. The only thing that occurred is that the company which allegedly paid us got off the hook for having to pay tax on an asset – our labor.

The paycheque is their way of getting out of tax – nothing else. We did not 'get paid'.)

The NAME which is 'paid', via either cheque or direct deposit is owned by the province/state to which our parents *gave* a NAME to be registered. They were tricked into allowing the feds to create an account which could be charged. Because the NAME is so similar to what parents called their child, everyone came to believe that the NAME on the account *is* the child. The entity which is 'paid', owns the bank account, the house, car, etc. is the NAME which is owned by the state/province. This is why we do not 'own' our houses.

Recently, I asked a bank manager, "Why were you so adamant about my providing your 'government-issued ID' in order for you to obtain the precise 'name' in which to open the account when, now, I see you've listed the account in a name which is nothing like the name on the passport?" She had no answer. We can no longer pay our debts, hence, we can no longer create debt because no bankrupt entity (government) can make a claim against us. So, they charge the NAME and convince us that we ARE that NAME, thereby making us surety for the charge and hoping we will be the one to pay the tax on the funds which 'they' create in order to pay back the banks. This is how we have become slaves. We MUST quit identifying with the NAME. All that is required of us, in order to obtain all we need and desire, is our signature so that the store/service can charge the account for credit to make another of whatever we just purchased, at no cost to us, because we already paid for it when the feds floated a bond against the NAME which never would have existed if our parents hadn't allowed them to use it. This account was designed for OUR benefit. The feds would never take a chance on acting fraudulently so when we look at different 'laws' **we see that they do not apply to us**, they apply to the feds so that they will not take advantage of us. We all have experienced the bureaucrats' violation of their *own* laws and we have all asked, "Where can we go for our remedy when courts, once designed for law and justice no longer exist?" The only courts in existence now are commercial courts meant solely for the collection of revenue in order to pay the interest on the loans to the World Bank.... not to mention pad the judges pension. Fortunately, via the Uniform Commercial Code, we can now regain our control.

When we all learn what is truly going, we will no longer believe that we are the NAME on the summons, we can start asking questions of cops, registries, IRS/CRA agents, bureaucrats. **What name are you taxing/charging? Prove I am that NAME. I don't have a NAME and I am**

not a NAME. I *use* a NAME when I operate in commerce just as the CEO of SEARS uses that NAME in commerce, yet, he 'is' not that NAME. The CEO can't be held liable if it is SEARS which is being sued. This is how we must begin to think. We

can act as surety for the NAME as long as we have our ducks in a row. The latest on this is to send the BC, along with a private bond for set-off, to the US Treasury.

This charges the cesti-que trust so that now both that and the foreign-situs trust are charged and no one can then come after our labor, i.e.: cash, for payment.

Several years ago I opted to get a CANADA PASSPORT. Since one is required to have a guarantor, I asked my chiropractor to be that (only professionals are trust-worthy – **because only they have a license which can be revoked** if their statements are discovered to be false – the investigation of which only a government minion would do since they all come from a presumption that we are as deceitful as they are – talk about 'projection', eh?... The woman in the cage (literally and figuratively) asked me if, when they rang my chiropractor to determine if I were the liar they clearly (and accurately) suspect themselves to be, would he know me by that NAME. I exclaimed, "Oh, no, actually, he would know me better as Mary" She said, "You can't use two names!" "**Oh, yes, I can! – as long as it is not with intent to defraud.**" She never said another word.

Property

The Natives/Indians have always known that no one can 'own' anything which was granted us by our Creator. This means that NO ONE – including any 'government' can own air, water, or land OR control anyone else's respectful use of them. Yet, all we hear about is people 'buying property'. How did this occur? We have been programmed to believe that we can *own* something by laboring for it and this simply isn't true. The only reason we are laboring for the \$\$\$ to 'buy' property is because we must compensate the previous Man who paid the previous owner from whom *he* 'bought' the property. The one who staked it out originally could have claimed it for his own use, yet, he fell for the scam of having to pay the government. Now that he has invested his labor, he most certainly wants that, plus a profit, from anyone who buys it from him... and so on, when, in fact, no one was *ever* required to labor to pay for something he will never own. We can only 'use' what Nature has to offer. We were never meant to labor for anything we need or desire and we were never meant to 'earn our living'. We were GIVEN all we could ever need or desire and we have been conned into believing that someone

else owns it and if we want it, we'll have to labor for that which we already have a natural, Creator-given right to use. If you were to investigate who owns your land, you would see the NAME under "Tenant". We now know that the NAME is owned by the state/province. We cannot *be* a tenant, driver, defendant, operator, consumer, etc. **unless we agree to be called that.** This 'agreement', which is nothing more than the result of conditioning, programming, intimidation, duress, coercion, threat, etc., can only get us into trouble because we do not know who we are. All the years I worked as a registered nurse, when one would ask me what I did, I was careful to reply, "I work as a nurse", not, "I'm a nurse". We tend to believe what we are told and we must remain vigilant about how it serves others for us to fall for *their* programming. People still believe they want to keep their jobs and, in order to do so, they must do as they are told. They *presume* that a job is a good thing to have, yet, if they were to question *that* premise, they might see that it is fear which is prompting them to behave in unethical ways which do not serve their fellows so that they can get the almighty 'paycheque' which is not payable to them anyway; it is payable to the NAME.

When we labor, *we* are not compensated for it because *we* cannot play the Commerce Game. Only the NAME, which we have been conditioned to believe identifies us... that *we are* the name, gets paid for *our* labor. So, how do *we* get compensated for our labor? We don't. Not at all. Never. What are we doing with our lives?! We were tricked into playing the Commerce Game.

Courts

The courts are no longer courts of law and justice; there are courts of commerce – only. No case goes to court which is not about "money". Everything changed in 1933 or so when USA and Canada declared bankruptcy. No bankrupt entity can have any commercial claim or charge against anyone or anything else. The banks insisted on being paid the interest on the loan so the feds, already having experienced the power of the banks – (the Great Depression was thrust upon us as a warning of how they could completely destroy nations) – so the President and Prime Minister acquiesced and agreed to declare bankruptcy and realized that since the gold was gone and the natural resources of the land had already been relinquished, the only thing left was the future productivity and labor of the people. So, they began to tax us at every conceivable opportunity. This is why, in case you were wondering, there are so many completely senseless charges with which they stick us for the fruits of our labor at every turn. **They began to create 'laws' which are so totally absurd that they will be broken**

just in the very act of living life. There is not one law which applies to the people. Talk about having gotten out-of-hand and under complete control of the bankers who wish to enslave us via the alleged governments – which are not governments but private, foreign, belligerent corporations acting only as minions/puppets of the banks. Unless we practice saying, "NO! Not only NO, but HELL, NO!", next year, we won't have the chance. Here is what most people – and almost ALL attorneys – do not know about courts:

1. Courts no longer have anything to do with the private disputes between men and women; they are for the purpose of collecting revenue only. 'Charges' are only a smokescreen to create debt money. There is no compensation for 'victims'.

2. When we think we are summonsed to court, the NAME on the summons is not ours; *we* have not been called as 'accused' or 'defendant'; they are simply letting us know that the account in that NAME has been charged and, since we have an interest in that account, we might want to mozy over to the courthouse to make sure they do not steal the credit of said account; But...

3. If we go to court, **they will presume we are the surety for the charges because our very going to court grants them jurisdiction over us.** We wind up in court only if we think that it is *our name* on the summons – it is not. Accordingly, **we must learn to handle the 'charges' administratively prior to court; essentially give them what they want so that they don't want our bodies. We can give them what they want via our signatures.**

4. We never see the alleged charges so we must realize they do not exist; same goes with a warrant. (Secret Lien?) **They exist only after they have tricked us into agreeing to contract.** ALL charges and warrants are Money Orders. They are created for the purpose of selling bonds on the securities market, yet, until they have *our* signatures – as the signature IS the money – they are 'Counterfeit Securities' which they sell on the securities market and then pull every trick in the book to threaten us into being the surety – the one liable for the tax payable **every time debt funds are created.** As long as we don't sign or agree to anything, *they* are stuck with the liability which is why they threaten us with jail, fines, etc., however, if we can *know* that the charges were never directed towards us in the first place, we can avoid all this by forcing them to prove their case, which is impossible for them to do. You see how frantically desperate they are to continue to pay the interest on the debt which can never, ever be done, by the way, so, the sooner we make this game work for ALL of

us, the happier we'll all be. If this sounds like a contradiction, it is simply a matter of position – debtor or creditor. We must be careful that our signature does not get us into a position of debtor to a contract the terms of which *they* have dictated. We want to *accept* their offer of contract so that we can own it and then control it and then settle the matter. We must remain in control of these events. It seems the only way to do this is to have our paper in place prior to these events. Then we can bond everyone involved so they work for us. More on this in another article.

If our courts were not commercial and we still had courts where people could take their disputes and expect an impartial verdict, we could have a court with a jury OF ONE'S PEERS to adjudicate and discern if one must make amends. I am always amused by jurors who have absolutely nothing in common with the either the plaintiff *or* the alleged defendant. How can we get jurors who are absolutely impartial? – by the agreement of both the complainant and the accused. How simple is that?

Laws

The only thing you need to know about laws – codes, rules, regulations, statutes, by-laws, ordinances, constitutions, legislations, laws, and acts – is that **they have nothing to do with you. NOTHING!** The USA and CANADA are corporations and have a Policy Manual just as SEARS has. Unless we work for SEARS, their Policy Manual does not apply to us. The proof is in the definition of the words used in said 'laws'. Remember, legalese truly is another language. They have used English words, of which we *believe* we know the meanings, and changed the meanings for the sole purpose of deceit. In Canada's Interpretation Act, section 35 (1) ... (US codes have an equivalent) "person", or any word or expression descriptive of a person, includes a corporation; **"includes" means: "confines within"**.

Legal Maxim Blacks Law Dictionary Revised 4th Edition 1968 Inclusio unius est exclusio alterius
- The inclusion of one is the exclusion of another.

I finally got around to looking up the word 'Canada'.
"Canada, for greater certainty, **includes** the internal waters of Canada and the territorial sea of Canada." So, Canada is not land; it is water! **It is also a corporation registered with the SEC in Washington, DC.**

Peace Officers vs. Policy Enforcers

6 of 8

All Peace Officers ought to be apprised of not only the above but also what follows. I have created a fax to be sent to every cop shop on the continent. I'd like your assistance. Yes, 9 out of 10 cops will toss it, yet, one will read it and begin to talk about it with his colleagues. They will soon discover that they have been deceived even more than we have. We have ALL been lied to – this means we are foolish, yet, it means they are foolish AND complicit. We are waking up to what's true, yet, cops have more concerns.

Not only have they been deceived, as we have, but also they are passing along, to us, those lies. Their conflict is showing up in their private lives – suicides and spousal abuse is four (4!) times the national average. They are now catching on that their jobs are not good for their souls. Their third hit will be that they stand to be punished, by themselves out of guilt, or by those whom they have injured, or by those whom they presently believe will 'save' them from punishment for their having been good minions and carried out their vicious orders. I remind them, Remember Nuremberg: "Subordinates who claimed, "I was only following orders" were also executed". They are compromising their ethics and integrity for a paycheque and the 'privilege' of keeping their jobs, yet, one Royal Canadian Mounted Police officer told me that he did not know ONE officer who wouldn't quit his job tomorrow if he had a job elsewhere. So, what they are doing, day in and day out, is harming their fellow Man – not to mention their families – for a paycheque today, which adds to their personal debt, and a pension they'll never see, for performing tasks the repercussions of which they will experience. What we do to another we do to ourselves.

Its difficult to get a man to understand something when his salary depends upon his not understanding it. –

Upton Sinclair

Peace officers are employed to serve the people; they swore an oath of office and oath of allegiance. Subsequently, they unwittingly subcontracted with the province/state – a private corporation – employed as "policy enforcers" for the purpose of revenue collection. Accordingly, they cannot lawfully act as a peace officer and a policy enforcer at the same time, such as they do in court. **They cannot swear in as a peace officer and then testify as a policy enforcer.** Since we can and will claim them as our witnesses to the facts, they will not be able to testify that the Traffic Safety Act, or any other 'act' applies to us. They cannot serve both employers at once. A driver license

and car registration, plates, and insurance are required only by those operating in commerce – taxi, bus, and delivery drivers. The rest of us are riding in our cars for our pleasure – not business.

When a citation is given, we are given only a copy, not the original. Guess who keeps the original, ergo, guess who is commercially liable for it. As a *peace officer*, acting lawfully *for* the people, they cannot file charges at all.

As a

policy enforcer they can charge only corporate entities, yet, corporations cannot contract. Hence, they must trick a Man into contracting, yet, they can do that only by creating joinder which requires their making a legal determination.

They are then in violation of the law because they do not have a license to practice law. **We are all equal under the law of nature. All other 'laws' are fictions.** Man is not required to have ID, yet, public servants, i.e.: police, ARE – because they agreed to operate under these 'laws' – *we* did not. Accordingly, we can demand, respectfully, that they identify themselves via their badges, identification, and business cards. If they fail to produce, they can be criminally charged with 'concealment'. So, you see that police are in a very precarious position. It is lose/lose for them and the sooner they catch on and get out while they can, the happier they and their families will be.

WHAT!? Me Work?

We are slave-laboring for nothing. We are working for free; we do not get compensated. The NAME is what gets paid and, since the NAME belongs to the province/state, it is that which gets paid. If you think the funds in your bank account are yours, wait until IRS/CRA thinks you owe it. They could never steal from *us* as we could then charge the bank with theft so you must see that the account is theirs – not ours. The NAME on bank accounts, birth certificates, passports, property deeds, driver licenses, etc. belongs to the province/state and as long as you think it *is* your name or that said name *identifies* you, you will be liable for any and all charges which have nothing to do with you. Again, once we have our bonds in place, we will be able to accept all charges and settle them immediately without any problems.