

Alaska Entity #10160433

State of Alaska  
Department of Commerce, Community, and Economic Development  
Corporations, Business, and Professional Licensing

## Certificate of Business Name Registration

The undersigned, as Commissioner of Commerce, Community, and Economic Development of the State of Alaska, hereby certifies that a duly signed and verified filing pursuant to the provisions of Alaska Statutes has been received in this office and has been found to conform to law.

ACCORDINGLY, the undersigned, as Commissioner of Commerce, Community, and Economic Development, and by virtue of the authority vested in me by law, hereby issues this certificate to

**CHARLES MCKEE**  
Owner(s) of the name  
**CHARLES EDISON MCKEE**  
expiring on December 31, 2025



IN TESTIMONY WHEREOF, I execute the certificate and affix the Great Seal of the State of Alaska effective **March 12, 2021**.

A handwritten signature in cursive script, appearing to read "Julie Anderson".

Julie Anderson  
Commissioner

NOTICE OF CURE

STATE OF ALASKA/OR SUREIOR COURT FOR THE STATE OF ALASKA:

IT HAS RECENTLY COME TO MY ATTENTION; HERE ON THESE MATTERS; CASE NO: 3AN-19-08780CR, IN OFFENSE LISTED IN ATN: 117246393 003: RECKLESS ENDANERMENT LOG # 94010, HEARING DATE SET FOR: 9/30/2019. ON SEPTEMBER 3, 2019, HAVE BEEN AND ARE ALREADY IN COMPLIANCE, DOG IS IN A KENNAL AT LEAST TWO HOURS AWAY FROM MY LOCATION. AS FOR (JL) ON PHONE AS WITNESS, I DIDNOT KNOW I COULD REBUT WHAT WAS BEING SAID; I NEVER DID CAUSE HER HARM SO I DONOT UNDERSTAND WHY (JL) WOULD BE SCARED OF ME. I DID NOT GET A CHANCE TO ASK WHERE THE DOCUMENTS OF PROOF OF HARM FROM HOSPITAL FOR HER DOG BITE. AS FOR YOU CLAIMING, ME FLEEING THE SEEN, I WAS IN A HURRY TO LEAVE TOWN BEFORE THE TRAFFIC GOT TOO THICK, AS SO NOT TO GET BOGGED DOWN IN THE HEAVY TRAFFIC. THERE IS NO STOP LIGHT IN PLACE WHERE IT IS CLAIMED, THAT I KNOW OF. MY DOG WAS LET OUT ONE BY ONE NOT ALL TOGETHER OR ALL AT ONCE. THESE MATTERS AT HAND AS DIRECTOR AND BENEFICIARY OF MY LEGAL PERSON AND CORPORATION; YOU, OFFICERS AND COURT CLERK OR DEPUTY OF COURT, HAVE (5) FIVE DAYS TO PROVIDE PROOF OF CLAIM WITH EVIDENCE THAT YOU HAVE LEGAL RIGHT AND LAWFUL AUTHORITY AS MY PUBLIC SERVANT TO BOTHER ME AT ALL. FOR I DO NOT UNDERSTAND, AND PLEASE GIVE PROOF OF YOUR SILVER BOND, AS WELL AS THE CUSIP NUMBER OF EACH PERSON'S APPLACTION, INCLUDED. OBTAINING POSSESSION OF PROPERTY BY FRAUD, TRICK OR DEVICE WITH PRECONCEIVED DESIGN OR INTENT TO APPROPRIATE CONVERT OR STEAL IS LARCENY. IN CASE OF YOUR NON-DISCLOSURE, SO I UNDERSTAND THIS WAS A MISTAKE. I NOW EXPECT THIS TO HAVE A CURE, AS IN CORRECTED. YOUR SILENCE IS CONSENT. I DO EXPECT BY YOUR NON-DISCLOSURE, ARTIFICIAL PERSON, AND NOW HAVING OPPORTUNITY TO CURE THESE MATTERS. I NOW EXPECT YOU TO HAVE OR WILL NOW HAVE CLEARED ALL AND ANY FEES, FINES, CHARGES, ANY SLANDER OF MY NAME BE RESTORED SLANDER OF MY CREDIT IS SLANDER OF MY NAME, ALL AND ANY BACK RENT DUE FOR ALL THE HARM DONE TO ME AND MY FAMILY, AND RETURN TO ME ALL OF PERSONAL PROPERTY. AS WELL AS ALL AND ANY PAYMENTS AND OR COSTS FOR OR BY MY DOGS THAT HAVE ACCUMULATED TO BE PAID IN FULL. AND FOR MY DOGS TO BE RELEASED BACK TO ME, ASAP. AS TO NOT CAUSE ANY MORE HARM IN ANYWAYS. YOU WILL RELEASE TO ME, \$80,000,000.00 (MILLION) AS WELL AS; \$3,300.00 A MONTH, IMMEDIATELY, FOR BOTHERING ME, TO BE PUT IN MY TRUST FOR MY DOGS TO BE CARED FOR PROPERLY, UNTIL THEY PASS. AS TRUSTEE I WILL CARE FOR THEM AND THEIR FUTURE CARE AND THEIR FUTURE FAMILIES. FOR THE KNOWLEDGE OF THE LAWS OR FICTIONALMODIFICATION-LAW ARE WITH THESE CLAIMS OF THESE CORRECTION AND COMMUNICATION-LAWS, FICTIONAL-MODIFICATION WRONGS BY THESE PERSONS. OFFICERS OF THE COURTS AND FIDUCIARY-POSITION, WILL UPHOLD YOUR OATH OF OFFICE. *please see ATTACHMENT 1 to*

WITHOUT PREJUDICE UCC 1-308

BY: .....

DATE: .....

This is an attempt to amend the intended punishment in the front page of this paper Sept 10th 1983 on a Saturday knowing I would be out of town on a camping trip, and not likely to see the paper that day!

I was relying on the established credibility of my employer to enhance my good name and share half the money raised.

Not knowing I was subjugated - leveraged, my credit on accounts I signed a voter's registration form, which turned me into a subjugated corporate artificial person - you as well. so if this action made me homeless "OH" well! he's a slave anyway!

# City / State

This is The B section Sept 16th 1983

## Pioneer Home fund raiser

by Pat O'Brien

An ex-employee of the Anchorage Pioneer Home said Thursday he is proceeding with plans to collect money for residents of the institution, even though his former bosses declared last month the man has no authority to do fund-raising work for the home.

State Department of Administration officials said in August that a contract signed by Pioneer Home manager David Herndon on July 28, giving Charles McKee permission to raise money on behalf of the home, was invalid.

McKee was a door guard at the home until last week, when his temporary status expired.

The officials said Herndon had no authority to let McKee solicit donations or establish a joint bank account in the name of the Anchorage Pioneer Home.

But, to the chagrin of Pioneer Benefits' Division officials, McKee has made public a copy of a second contract signed on Aug. 4, which he contends is legal and binding on the state.

"I'd like to see the statute in regards to that being invalid," McKee said. "Until I do, I'm going to consider it legal."

State officials found the original July 28 contract so improper that they immediately assigned investigative auditors to look into the pact as well as other faulty management processes within the Anchorage home.

An investigation of the Anchorage Pioneer Home operation by the Division of Legislative Audit began last week, officials said earlier.

The Aug. 4 contract — with language only slightly different from the first document — was drafted with the assistance of George Michael, a top Pioneer Benefits' Division official, McKee said.

Michael was reportedly sent to Anchorage from Juneau to find out why Herndon had signed a contract with McKee. Michael's boss, Pioneer's Division Director Lou Keller, said the second contract resulted from "unfortunate advice."

"He's certainly persistent," Keller said of McKee. Keller said Herndon had been admonished "that we do not do business under any circumstances with an employee. It's absolutely not a valid contract."

Keller said the "state would disclaim any responsibility" for money lost by private donors who gave money to any unauthorized collector.

Documents that surfaced earlier in the matter included a sharply worded memo written by Eleanor Andrews, deputy commissioner of administration,

## Former state officials testify on Knik crossing

At Campbell

way would eliminate that north



Friday, September 16, 1993

•Obituaries  
•Tell It To Bud

•The Blotter  
•Comics

HB

# Home fund raiser vows to continue

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deputy commissioner of administration,

after she learned of the July 28 McKee-  
Hendon contract.

That contract gave McKee permis-  
sion to seek donations for the home  
through his Golden Days Publications  
Co. For his services, McKee was to be  
allowed to keep 50 percent of the money  
he raised. He also was allowed to open  
the joint bank account.

The Aug. 4 contract — notarized by  
another Pioneer Home employee and  
signed by Hendon — omits the bank ac-  
count reference, but essentially leaves  
intact the provisions of the earlier cov-  
enant.

McKee said he intends to re-publish  
copies of old Fairbanks newspapers and  
include new paid advertisements from  
local firms on the pages. Earlier this  
week, he said the plan would net about  
\$10,000 after expenses.

Half the money would go to residents  
of the home and half would be used to

buy computer equipment to be donated  
to the Anchorage school district, McKee  
said.

However, Hendon said McKee had  
told him from the beginning of their ne-  
gotiations, that he intended to keep half  
the money for himself.

"It was only later on, when the con-  
tract came into question, that he sug-  
gested he was going to give the money  
to the school district," Hendon said  
Thursday.

McKee contests Hendon's state-  
ment.

"I didn't tell him I had the other  
agreement," to donate equipment to the  
school district. "It was going to be  
something I wasn't even going to an-  
nounce. I was just going to buy the com-  
puters, give them to the school and  
write it off on my income tax," McKee  
said, adding that it was something like  
donating to a church.

state

testify

crossing

may would eliminate that prob-

CERTIFICATE OF REGISTRATION



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

REGISTER OF COPYRIGHTS  
United States of America

**FORM 1A**  
UNITED STATES COPYRIGHT OFFICE  
REGISTRATION NUMBER  
TXU 545 416  
TXU  
EFFECTIVE DATE OF REGISTRATION  
APR 27 1992  
Month Day Year

DO NOT WRITE ABOVE THIS LINE. IF YOU NEED MORE SPACE, USE A SEPARATE CONTINUATION SHEET

TITLE OF THIS WORK  
Millennium (see) page #10  
Section 1. Inherent Rights  
Alaska's Constitution  
PREVIOUS OR ALTERNATIVE TITLES  
people-king, i. A people as sovereign  
PUBLICATION AS A CONTRIBUTION If this work was published as a contribution to a periodical, serial, or collection, give information about the collective work in which the contribution appeared. Title of Collective Work

NAME OF AUTHOR	Issue Date	On Pages
Charles Edison McKee	9-8-53	
DATES OF BIRTH AND DEATH Year Born Year Died		
WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK Anonymous? <input type="checkbox"/> Yes <input type="checkbox"/> No Pseudonymous? <input type="checkbox"/> Yes <input type="checkbox"/> No		

NATURE OF AUTHORSHIP Entire Text  
Briefly describe nature of the material created by this author in which copyright is claimed.  
NAME OF AUTHOR  
Charles Edison McKee  
DATES OF BIRTH AND DEATH  
Year Born Year Died  
9-8-53  
WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK  
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Pseudonymous? ☐ Yes ☐ No

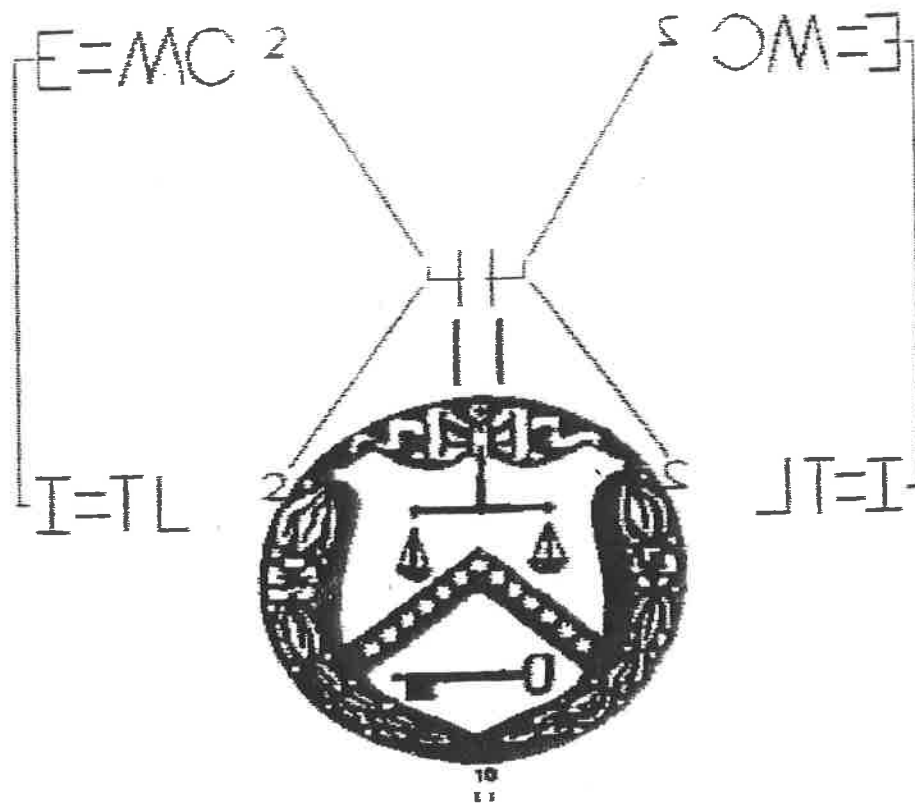
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Charles Edison McKee  
DATES OF BIRTH AND DEATH  
Year Born Year Died  
9-8-53  
WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK  
Anonymous? ☐ Yes ☐ No  
Pseudonymous? ☐ Yes ☐ No

YEAR IN WHICH CREATION OF THIS WORK WAS COMPLETED 1991  
DATE AND NATION OF FIRST PUBLICATION OF THIS PARTICULAR WORK  
Month Day Year  
COPYRIGHT CLAIMANT(S) Name and address must be given even if the claimant is the same as the author given in space 2.  
Charles Edison McKee  
7800 DeBarr Rd. E #53  
Anchorage, AK 99503  
TRANSFER If the claimant(s) named here in space 4 are different from the author(s) named in space 2, give a brief statement of how the claimant(s) obtained ownership of the copyright.

APPLICATION RECEIVED  
APR 27 1992  
ONE DEPOSIT RECEIVED  
TWO DEPOSITS RECEIVED  
APR 27 1992  
RE AFFIDAVIT NUMBER AND DATE

I=Inspired  
T=Thought  
L=Light

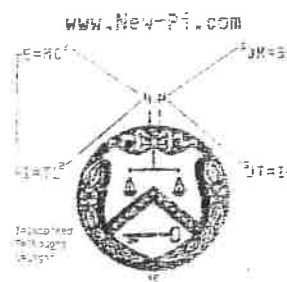
©1992



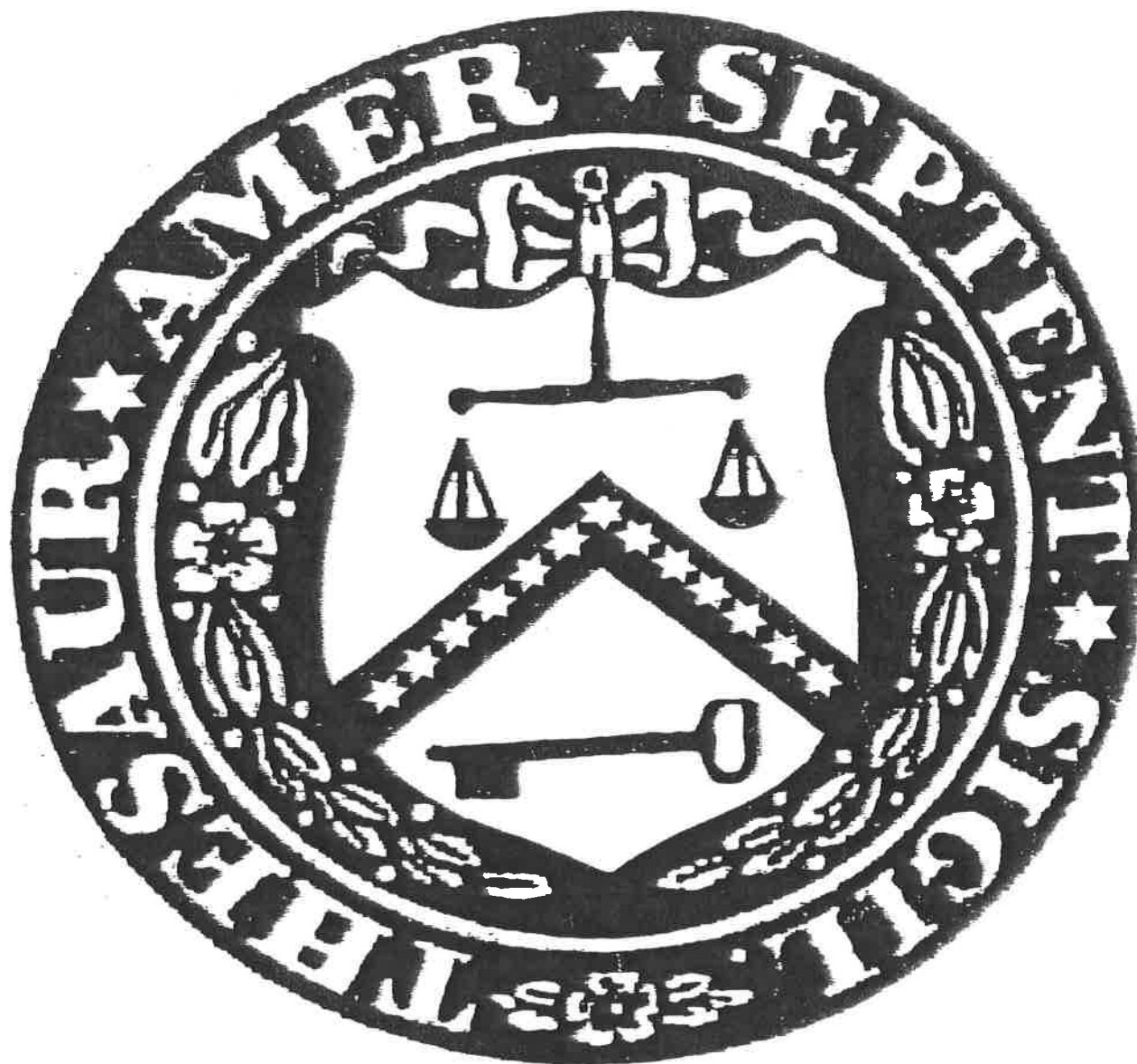
Charles Edison McKee

PO Box 243053

Anchorage, AK 99524



Make money through  
Collective Marketing  
(907) 229-5815



1760

**TREASURY**

*The original organic  
"the only one with any legality"*

EXHIBIT C



No 2

State of Alaska

3<sup>RD</sup> Judicial District

THIS IS TO CERTIFY that on the 27<sup>TH</sup> day of MARCH, of 2021  
(date) (month) (year)

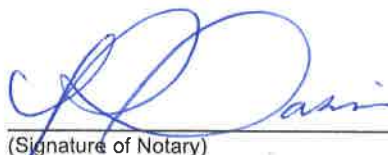
CHARLES MCKEE, known to me to be the individual or  
(name of individual)

individuals named by the within REQUEST TO PULL AUTOMATIC VOTER REGISTRATION,  
(document description)

personally appeared before me and acknowledged that (he/she/they) signed said document freely and voluntarily for the uses and purposes stated within.

GIVEN UNDER MY HAND and official seal:

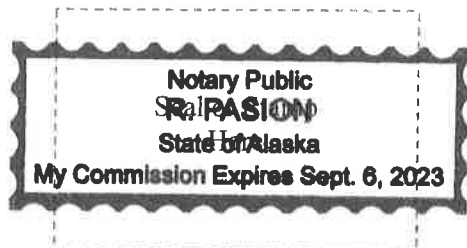
Dated: 03/27/2021



(Signature of Notary)

Notary Public for the State of Alaska

My Appointment Expires: 09-06-2023



To: the Voter Registration Division AND The  
ALASKA Department of Revenue = pertaining to  
The PERMANENT Fund Dividend AND because of  
my Paper Application For The Year 2021, sent in  
By Way of The U.S. Postal Service on This Date the  
27th of March 2021 (USPS Certified Mail #  
(7020 1810 0001 3776 6366) and Return Receipt  
With "Extreme Clarity" I one Charles Edison  
McKee Demand That The Automatic Voter  
Registration Be Pulled Apon My Request.

by: charles-edison-mckee  
without prejudice / UCC2-308

## Declaration and Affidavit of Fact and Truth

"Indeed, no more than (an affidavit) is necessary to make the prima facie case." United States v. Kis, 658 F.2d, 526, 536 (7th Cir., 1981); Certiorari Denied, 50 U.S.L.W. 2169; S. Ct. March 22, 1982

"Truth is expressed in the form of an affidavit"

"An unrebutted affidavit stands as truth in commerce"

"An unrebutted affidavit becomes the Judgment in commerce"

"Nihil possumus contra veritatem. We can do nothing against truth. Doct. & Stu. Dial. 2, c. 6".

In an attempt to bring peace, understanding and harmony to the whole world.

1). Pursuant to, *John Bouvier. Published 1856.*

**LICENSE, contracts.** "A right given by some competent authority to do an act, which without such authority would be illegal. The instrument or writing which secures this right, is also called a license". Vide Ayl. Parerg, 353; 15 Vin. Ab. 92; Ang. Wat. Co. 61, 85.

2). It has been said "A license is permission to do something that otherwise would be illegal" and there for a "privilege". Therefor any "FREEMAN" needing to ask "Permission" to do a "Privilege" cannot be a "FREEMAN" as "FREEMEN" don't need to ask Permission of no one. Therefor only Slaves and Prisoners of War need a "LICENSE".

3). *John Bouvier 1856. "A right given by some competent authority to do an act, which without such authority would be illegal".* Maxim of Slave Law: "*The slave is the property of the Master and everything acquired by the slave belongs to the Master*". Therefor a slave would need to have their Masters Permission or a "LICENSE" to do anything travel, carry a gun, marry, work for profit, fish or hunt on Masters Land, carry on business and would require the slave to hand over any and property, all titles to any acquired property or possession to the Master. But sense the Slavery Convention 1926 and subsequent amendments all forms of slavery is outlawed worldwide as well as all forms peonage and is an International crimes under the Rome Statutes and a crime. If the license is for a "SLAVE" the name of said "SLAVE" would be in all capital letters pursuant to capitis deminutio maxima. In Florida and most other states "Drivers License"/Identification cards states on the back, "The State of XXXXXXXX reserves all property rights herein" and it also states "This is a non-commercial license", there is no such thing as a "non-commercial license" except as a "SLAVE" or "PRISONER OF WAR"

4). *John Bouvier 1856.LICENSE, International law. "An authority given by one of two belligerent parties, to the citizens or subjects of the other, to carry on a specified trade".*

**Lieber Code Art. 86.**

*All intercourse (commerce) between the territories occupied by belligerent armies, whether by traffic, by letter, by travel, or in any other way, ceases. This is the general rule, to be observed without special proclamation. Exceptions to this rule, whether by safe-conduct, or permission to trade on a small or large scale, or by exchanging mails, or by travel from one territory into the other, can take place only according to agreement approved by the government, or by the highest military authority. Contraventions of this rule are highly punishable.*

**Lieber Code Art. 141**

*"It is incumbent upon the contracting parties of an armistice to stipulate what intercourse (commerce) of persons or traffic (traveling or driving) between the inhabitants of the territories occupied by the hostile armies shall be allowed, if any If nothing is stipulated the intercourse(commerce) remains suspended, as during actual hostilities. This would include everything that requires a "License" would therefore be "illegal"*

<sup>fn1</sup> Affiant's Affidavit of Status are filed & Recorded in Lamar County, Georgia Superior Court of Record under Court Seal on October 5, 2014, BPA BOOK 37 Pages 296 – 332, and January. 8, 2015 BPA book 41 pages 39 – 56 herein incorporated by reference along with these BPA book & pages filing & recording. "Citizen" being corrected to "Civilian" where applicable. Translations held by Affiant. Definition: "S" always means "lawful private coin of the realm." "Authenticated By the Act of May 26, 1790. & by Full Faith & Credit Clause, Art. 4 § 1."

under Martial law. This would place all American citizens, civilians and States are under Military occupation and Martial law as "PRISONERS OF WAR" under the Lieber code General Order 100 and Geneva, Hague, United Nations convention on the customary laws of War. And make all forms of commerce and traveling a "Privilege" and illegal without "permission" and a License. If the license or Identification card is for a "PRISONER OF WAR" the name of said "PRISONER OF WAR" would then be in all capital letters pursuant to capitis deminutio maxima.

**Revelations 13:17** "And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name."

**13th Amendment** - "Neither slavery nor involuntary servitude, except as a **punishment for crime** whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction."

5). **John Bouvier 1856.** "A right given by some competent authority to do an act, which without such authority would be illegal". If the action being "LICENSED" is "ILLEGAL" and being "LICENSED" and or "SANCTIONED" for some sort revenue and not under "SLAVERY" or as a "Prisoner of War" it would constitute illegal and criminal activity and therefor would constitute RICO.

6). **Geneva Convention (III) Relative to the Treatment of Prisoners of War; August 12, 1949 ARTICLE 17** Conference held at Geneva from April 21 to August 12, 1949, for the purpose of revising the Convention concluded at Geneva on July 27, 1929 relative to the Treatment of Prisoners of War,

*"Every prisoner of war, when questioned on the subject, is bound to give only his surname, first names and rank, date of birth, and army, regimental, personal or serial number, or failing this, equivalent information.*

*If he wilfully infringes this rule, he may render himself liable to a restriction of the privileges accorded to his rank or status.*

*Each Party to a conflict is required to furnish the persons under its jurisdiction who are liable to become prisoners of war, with an identity card showing the owner's surname, first names, rank, army, regimental, personal or serial number or equivalent information, and date of birth. The identity card may, furthermore, bear the signature or the fingerprints, or both, of the owner, and may bear, as well, any other information the Party to the conflict may wish to add concerning persons belonging to its armed forces. As far as possible the card shall measure 6.5 x 10 cm. and shall be issued in duplicate. The identity card shall be shown by the prisoner of war upon demand, but may in no case be taken away from him."* Is this why Police demand to see your license and take you to jail for not producing it?

See "Kolender v. Lawson (461 U.S. 352, 1983) in which the United States Supreme Court ruled that a police officer could not arrest a citizen merely for refusing to present identification." U.S. Constitution Amendment 4 - Search and Seizure. "The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized". "Identity Theft and Assumption Deterrence Act of 1998" PUBLIC LAW 105-318

7). **Lieber Code General Order 100**

**Article 31,**

*A victorious army appropriates all public money, seizes all public movable property until further direction by its government, and sequesters for its own benefit or of that of its government all the revenues of real property belonging to the hostile government or nation. The title to such real property remains in abeyance during military occupation, and until the conquest is made complete.*

**Article 38**

*Private property, unless forfeited by crimes or by offenses of the owner, can be seized only by way of military necessity, for the support or other benefit of the army or of the United States.*

*If the owner has not fled, the commanding officer will cause receipts to be given, which may serve the spoliated owner to obtain indemnity.* See civil forfeiture

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<sup>in1</sup> Affiant's Affidavit of Status are filed & Recorded in Lamar County, Georgia Superior Court of Record under Court Seal on October 6, 2014, BPA BOOK 37 Pages 296 – 332, and January. 8, 2015 BPA book 41 pages 39 – 56 herein incorporated by reference along with these BPA book & pages filing & recording. "Citizen" being corrected to "Civilian" where applicable. Translations held by Affiant. Definition: "\$" always means "lawful private coin of the realm." "Authenticated By the Act of May 26, 1790, & by Full Faith & Credit Clause, Art. 4 § 1."

**Eminent Domain.** The power to take private property for public use by a **state, municipality, or private person or corporation authorized to exercise functions of public character**, following the payment of just compensation to the owner of that property. Under the Fifth Amendment to the U.S. Constitution in 1791, which reads, "**... nor shall private property be taken for public use, without just compensation.**"

Therefore if any private property is being "taken" "without just compensation" such as your Manufactures Certificate of Origin, car title, title to real or personal property. Certificate of live birth, it can only be seized under the Lieber Code General Order 100 article 31, 38. This is where they get authority over your alleged private property. According to **50 USCS § 2204 [Title 50. War and National Defense; Chapter 39. Spoils of War], spoils of war means enemy movable property lawfully captured, seized, confiscated, or found which has become United States property in accordance with the laws of war.** This is how they confiscate/seize the manufactures Certificate of Origin and force you to register yourself as the operator of their property (vehicle) and display a "LICENSE PLATE" signifying said vehicle as State Property.

**8). United State Constitution Article. I The Legislative Branch Section 8 Powers of Congress, "To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes":**

This does not give any power to Congress or any State, County or City the power to regulate commerce or travel between the people only States and Indian Tribes. And nowhere in the U.S. Constitution or State Constitution is the word "LICENSE" mentioned. And on the back of all most every State "Drivers License" it states "**THIS IS A NON COMMERCIAL LICENSE**" there is no such thing as a non-commercial license unless you're a "SLAVE" or "PRISONER OF WAR". And sense there is no "full faith and credit" between any states concerning any licenses what so ever the commerce clause would not apply any way.

**9). Lieber Code General Order Art. 44.**

*All wanton violence committed against persons in the invaded country, all destruction of property not commanded by the authorized officer, all robbery, all pillage or sacking, even after taking a place by main force, all rape, wounding, maiming, or killing of such inhabitants, are prohibited under the penalty of death, or such other severe punishment as may seem adequate for the gravity of the offense.*

*A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain from it, may be lawfully killed on the spot by such superior.*

**Lieber Code General Order Art. 47.**

*Crimes punishable by all penal codes, such as arson, murder, maiming, assaults, highway robbery, theft, burglary, fraud, forgery, and rape, if committed by an American soldier in a hostile country against its inhabitants, are not only punishable as at home, but in all cases in which death is not inflicted, the severer punishment shall be preferred.*

**10). The Hague Convention (II) with Respect to the Laws and Customs of War on Land and its annex: Regulations concerning the Laws and Customs of War on Land. The Hague, 29 July 1899.**

**Art. 46. Family honours and rights, individual lives and private property, as well as religious convictions and liberty, must be respected. Private property cannot be confiscated.**

**Art. 47. Pillage is formally prohibited.**

**Laws and Customs of War on Land (Hague IV); October 18, 1907**

**Art. 46. Family honour and rights, the lives of persons, and private property, as well as religious convictions and practice, must be respected. Private property cannot be confiscated.**

**Art. 47. Pillage is formally forbidden.**

The Fourth Geneva Convention of 1949 explicitly prohibits the looting of civilian property during wartime. The Hague Conventions of 1899 and 1907 (modified in 1954) obliges military forces not only to avoid destruction of enemy property, but to provide protection to it.

**Rule 51.** In occupied territory: (a) movable *public property* that can be used for military operations may be confiscated; (b) immovable *public property* must be administered according to the **rule of usufruct**; and (c) *private property must be respected and may not be confiscated; except where destruction or seizure of such property is required by imperative military necessity.* [IAC] **Rule 52.** Pillage is prohibited. [IAC/NIAC]

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**11). Lieber Code General order 100 Art. 44.**

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**A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain from it, may be lawfully killed on the spot by such superior.**

This is pretty much self-explanatory. If you loot your superior is surpassed to shoot you on the spot.

**CONCLUSION**

There is no such thing as a license or authority to create one in the U.S. Constitution or any state Constitution for private civilians and therefor no authority to create one exist except under the Lieber Code General Order 100 Art. 86, 141. And since there is also no "full Faith and credit" between any state concerning any license what so ever they do not fall under the commerce clause of the Constitution. "The "TAKING" of private property "without just consideration" can only be done lawfully under a state of war and only involve public citizens, and under rule 51 usufruct. The TAKING from private civilians "without just compensation" is looting, sacking, plundering, despoiling, despoliation, and pillaging under a state of war and is considered a war crime.

So the only three (3) ways you can be "LICENSED" for carrying on said illegal activity is if (1) you're a Slave (2) your Prisoner of War or (3) they are committing RICO. And the only three (3) ways they can TAKE the title or possession to your private property "without just consideration" under Eminent Domain is if you are (1) a Slave, (2) under the Lieber Code General Order 100 a state of war as the enemy of the State or (3) they stole it as common criminals.

***The Federal and Supreme Courts of the United States have both continuously ruled that the "private civilian" need no license to travel upon free and public highways and to transport his property and or passengers. See EXHIBIT "A" below.***

i, Charles McKee a de jure Private Civilian American National, executed "Without the United States," (NOT a "resident of the State of Alaska nor U.S. citizen – 14<sup>th</sup> Amend." and NOT "pro se" or "representing myself" See: My Amicus Curiae.), I am, man, sole agent/grantee for the private business Trust

All references to "\$" always means "in lawful private coin of the realm." All translations are held by the Originator.

I affirm and verify under the penalty of perjury with full and unlimited commercial liability under the laws of the United States of America that the foregoing is true and correct.

"NOTICE to agent is NOTICE to principle; NOTICE to principle is NOTICE to agents, State federal & private."

Signed on this 22 day of July, 2019, by my hand by the undersigned authority:

by Charles Edison McKee  
without prejudice/VCC1-308  
nonnegotiable  
private American National, cestui que



All Rights Reserved -Without Prejudice;

Subscribed and Sworn to before me this 22nd day of July, 2019.

<sup>fn1</sup> Affiant's Affidavit of Status is filed & recorded in Lamar County, Georgia Superior Court of Record under Court Seal on October 6, 2014, BPA BOOK 37 Pages 296 – 332, and January. 8, 2015 BPA book 41 pages 39 – 56 herein incorporated by reference along with these BPA book & pages filing & recording. "Citizen" being corrected to "Civilian" where applicable. Translations held by Affiant. Definition: "\$" always means "lawful private coin of the realm." "Authenticated By the Act of May 26, 1790, & by Full Faith & Credit Clause, Art. 4 § 1."

# STRUCTURAL INTEGRITY

## (H)LABOR & COMMERCE Standing Committee\*

Apr 19 Monday 3:15 PM

BARNES 124

### + Consideration of Governor's Appointees:

#### - Alaska State Board of Public Accountancy:

Steven Jordan

#### - Board of Certified Direct Entry Midwives:

Tanya Kirk

#### - Board of Veterinary Examiners: Hal Gieger &

Scott Flamme

#### - Marijuana Control Board: Casey Dschaak,

Christopher Jaime, & Bruce Schulte

#### - Occupational Safety & Health Review Board:

Vincent Perez

#### - Real Estate Commission: Traci Heaton &

Elizabeth Schok

#### - Board of Professional Counselors: Dorene Hagen

#### -- Public Testimony --

### \*+ HB 75 EMPLOYER CONTRIBUTIONS TO PERS

#### -- Testimony <Invitation Only> --

### + HB 61 REGISTER COMMERCIAL INTERIOR DESIGNERS

#### -- Public Testimony --

### + HB 85 FINANCIAL INSTITUTIONS; LIABILITY

#### -- Public Testimony --

### + Bills Previously Heard/Scheduled

\*\*Streamed live on AKL.tv\*\*

Black Law Fourth  
Edition Page 35

Accountor Account Render

Portsmouth v. Donaldson, 32 Pa. 202, 72  
Am. Dec. 782; Peoples Finance & Thrift Co of Visalia v.  
Bowman, 137 P.2d 728, 731, 58 Cal.  
App. 2d 729

And "Action of Account"

to compel to render

Remedy From Account

APRIL 8, 2020

## To Make My Case of the Gospel

Charles McKee

907-229-5815

P.O. # 243053

The magnitude of harm belongs to the corporate pernicious dogma of the corporate-controlled court. The non-disclosure agreement (N.D.A.) doctrine or rule widely or ardently maintained the continuity of harm.

"United We Stand, Divided We Fall."

That was the motto in the 1700's. Then someone in the legal arts came across a printing press and witnessed the divided word. The upper-case/lower-case of A to Z. In that time period, printing the Gospel was in demand.

This converging conundrum of how to "best" the private American National, Cestui que, a de jure Private Civilian American National was on his mind.

He then surmised that if he could enfranchise enough legal artists, he could then produce a legal fiction arena—using the uppercase TYPE set—like a bull-fighting ring, dividing the man, pitting him up against his own lie.

The man will be asked, for the record what is your name to the court, remember now the N.D.A. is in effect, he is now in their legal fiction world, of all upper-case lettering. He will be speaking in all upper-case words and he is not dead yet, but for the record, under oath, he had just spoken the dead name? Using the oath to god and the court to tell the truth.

He lied! "I" on the other hand, "said", "under oath" to the Judicial Officer "Nesbett".

7 Your honor I have here a notarized signature as to who I am. I am the beneficiary of the MCKEE Trust. You, on the other hand are my trustee, and your clerk is the other trustee and the State of

Alaska "prosecutor" is the one bringing the controversy and carrying the liability.

I: Debra-Jean: Blatchford: w/all rights reserved I was at his hearing held at Nesbett Court Bld. And witnessed McKee stating facts, On above date stated.  
Sept 23, 2020  
Debra-Jean: Blatchford.

3:52 AM

Yes indeed, this is a theocentric outlook, but what is the goal of this corporate court?

Oh, by the way, technically speaking, Alaska's jurisdiction is in the territorial range of authority\_\_\_\_under your jurisdiction.

--Charles E. McKee

by: charles-edison:mckee  
without prejudice/vcc2-2072308

The easiest way to blunt off anger on the part of the court is to say, "I am forbidden to embellish my response or to say anything more

13. Collateral estoppel doctrine. "When an issue of ultimate fact has been determined by a valid judgment, that issue cannot be again litigated between same parties in future litigation." Black's Law Dictionary, Sixth Edition. In 96 STAT 1211 the Bible is held by Congress to be the Word of God and that we should apply its teachings to our lives. In *Seger v US* 380 US 163, the Supreme Court upheld that the understandability of a person's religious beliefs cannot be used as a test of those beliefs by the government. The only test allowed is; are those beliefs truly and sincerely held and are they religious?
14. "The First amendment's guarantee of the free exercise of religion requires that our procedural rules be interpreted flexibly to protect sincerely held religious beliefs and practices." *Gordon v. Idaho*, at pg 1400, citing *Callahan v Woods*, 736 F2nd 1269 at 1272.

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