

This bill needs a method to help coordinate the various grant monies available and being applied for. I am a telecom engineer who works for many different telco companies, and I am seeing several different companies each looking to apply for grants to cover similar or overlapping areas. There are also different entities who qualify under different grants. For instance, there are large amounts of money available specifically to Native organizations, which could potentially be used to build fiber connectivity from a provider to their schools or clinics in certain villages. Then there are both State and Federal monies available to telco providers, who might be applying for that money for that same purpose.

Without an independent 3rd party to help coordinate all of the applications being considered or put forth as grant applications, we may see many areas of duplication. Each of these applicants is having to expend monies to complete the application process. With a bit of coordination, we could help to guide the various applicants to apply for expanded broadband access across the state in a symbiotic manner so that the new broadband construction would compliment each other. I feel it would be appropriate for the State to be the independent 3rd party, or to assist in its creation.

I am afraid I wrote this comment in a bit of a hurry while watching the Senate committee hearing, and it is not as eloquent as it might otherwise be.

If I can provide any information or assistance please let me know. I have designed and managed the construction of more fiber optic cable than most anyone in this state, and have worked for every one of the major telecom providers in the state for nearly 20 years.

Thank you

Steve Wells

Sr. OSP Engineer



## To Make My Case of the Gospel

Charles McKee

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".

→ 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 this hearing held at Nesbett Court By: Id. And witnessed McKee stating facts, On above date stated.

Debra-Jean: Blatchford.

3:52 AM Sept 23, 2020

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/vccz-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 it's 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.

# 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

Accountant 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

## **(S)RESOURCES Standing Committee\***

Apr 19 Monday **3:30 PM** BUTROVICH 205

**+= SB 97 STATE LAND SALES AND LEASES; RIVERS**

**– Testimony <Invitation Only> –**

**+ Consideration of Governor's Appointees:**

**Board of Fish**

**Commercial Fisheries Entry Commission**

**– Public Testimony –**

**+ Bills Previously Heard/Scheduled**

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

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/an shaner half the money raised.

Not knowing I was subjugated-leveraged, my credit on accounts I signed a voter's regeneration 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

McConnell

way would eliminate flow north



State

•Obituaries  
•Tell It To Bud

•The Blotter  
•Comics

Friday, September 16, 1966

B

# Home fund raiser vows to continue

near Benefits Division official, McKee said.

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

McKee's attorney, Henderson, said of McKee, Keller said Henderson had been advised that "we do not do business under any circumstances with an employee, it's absolutely not a valid contract."

Keller said the "same would disclaim any responsibility" for money lost by private donors who gave money to any unincorporated publisher.

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

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

That contract gave McKee permission to seek donations for the home through his Golden Days Publications Co. For his services, McKee was to be allowed to keep 80 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 Henderson — omits the bank account reference, but essentially leaves intact the provisions of the earlier contract.

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, Henderson said McKee had told him from the beginning of their negotiations that he intended to keep half the money for himself.

"It was only later on, when the contract came into question, that he suggested he was going to give the money to the school district," Henderson said Thursday.

McKee, contrast, Henderson's state

"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 announce. I was just going to buy the computers, 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



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*Millennium (see) page #10*  
*Section 1. Inherent Rights*  
*Alaska's Constitution*

PREVIOUS OR ALTERNATIVE TITLES

*people - king, i. e. 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

If published in a periodical or serial give: Volume Number Issue Date On Pages

NAME OF AUTHOR

*a* Charles Edison McKee

Was this contribution to the work a "work made for hire"?

☐ Yes  
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AUTHOR'S NATIONALITY OR DOMICILE  
Name of Country U.S.A.

OR Citizen of Anchorage, AK  
Domiciled in

DATES OF BIRTH AND DEATH  
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9-8-53

WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK  
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NATURE OF AUTHORSHIP Briefly describe nature of the material created by this author in which copyright is claimed.

ENTIRE TEXT\*

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Charles Edison McKee

*[Redacted Address]*

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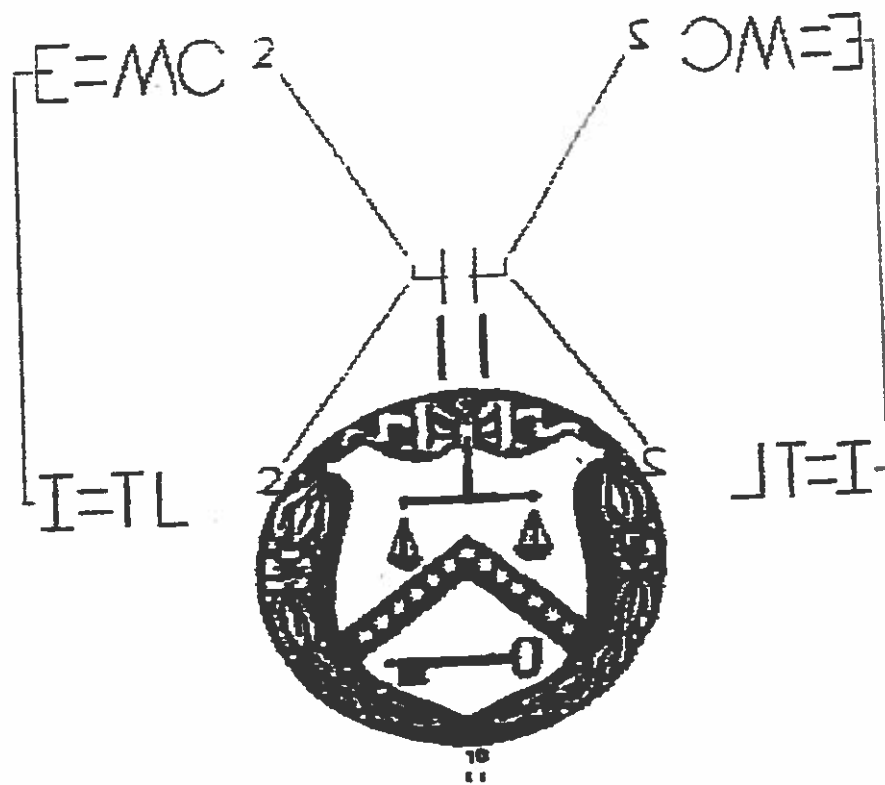
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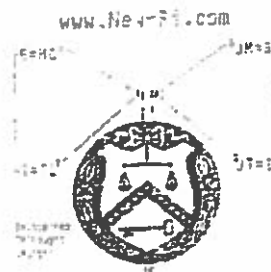
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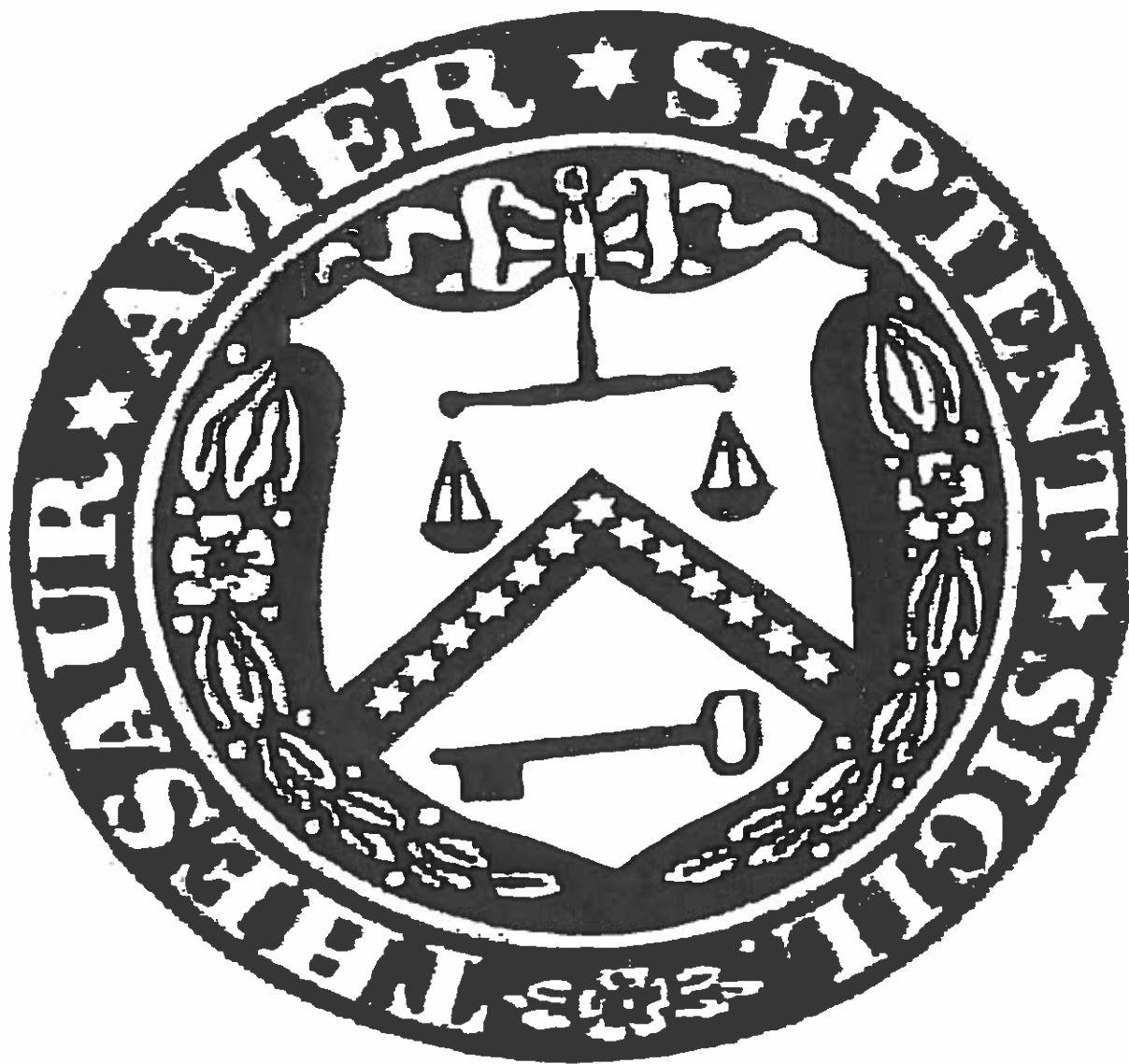


Charles Edison McKee



Make money through  
Collective Marketing

Page 14



1760

**TREASURY**

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

EXHIBIT C



No 2

