

CONFIRMING

WHITECLOUD PETROLEUM CORPORATION

Date : 01 Jun 16

To : OFFICE OF THE PRESIDENT, OFFICE OF THE VICE PRESIDENT, ALL MEMBERS OF THE U.S. CONGRESS, U.S. DEPARTMENT OF THE TREASURY, U.S. DEPARTMENT OF DEFENSE - PROVOST MARS HALL, OFFICE OF GOVERNOR ALEJANDRO G. PADILLA =>

From : CHAIRMAN LEE G. WANTA

Message : I HAVE BEEN INFORMED THAT I WILL BE ARRESTED FOR MY CORPORATE POSITION TO ASSIST THE COMMONWEALTH OF PUERTO RICO, IN THEIR IMMEDIATE STABILIZATION / FINANCIAL PROGRAMMES; CONTRARY TO THE FINANCIAL INTEREST OF THE LOBBYISTS, "BOND HOLDERS," U.S. CONGRESS, "PUPPET MASTERS," BANKING COMMUNITY, ETAL

cc : NATIONAL GOVERNORS ASSOCIATION, SOUTHERN GOVERNORS ASSOCIATION, PUERTO RICO FEDERAL AFFAIRS ADMINISTRATION, Gibby Media Group (USA), IMF, W.O. =>

WHITECLOUD PETROLEUM CORPORATION

Tel: 703.649.4545

Fax: 703.552.3159

cc: World Court, THE HAGUE
ALASKA STATE SUPERIOR COURT
- (H) -

LS

**Judicial Notice of Fraud and Violation
Immediate Order to Cease and Desist**

Issued to All United States District Courts and Federated State and County Courts
Operating on American Soil and All Members of the American Bar Association and All
Members of the International Bar Association and to the United States Congress

Copy: World Court, The Hague

Registration Number: RA 876 270 415 US

Order Number: Republic 49Alaska 5272016-000101

Judicial Notice of Fraud and Violation:

**GLOSSA, "American Sign language" Section 11:144 and 11:147: The Chicago Manual of
Styles. [The use of all capital letters to express a name or other content.]**

**GLOSSA (American Sign Language) Definition from Black's Law Dictionary, Fourth
Edition:**

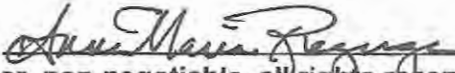
[Example:] GLOSSA VIPERINA EST QUAE CORRODIT VISCERA TEXTUS.

11 Coke, 34. It is a poisonous gloss which corrupts the essence of the text.

Order

**The use of the above described language convention invalidates by fraud every contract
and every court proceeding that has been addressed via its employment in America and
elsewhere for the past century and a half. All such proceedings employing this form of
text at any point in their process and all resulting judgments are null and void, *ab initio*,
for cause.**

**All courts of all kinds, public and private, judicial and administrative, military, civilian and
national existing within the borders of the organic states of the union or operating upon
American soil in any capacity whatsoever are hereby given Public Notice and Ordered to
Cease and Desist the use of these fraudulent conventions immediately and to void all
decisions tainted by its use.**

By my hand:  Judge Anna
Maria Riezinger, non-negotiable, all rights reserved, for, by,
and on the record of the Alaska State Superior Court.

Copy

WHITECLOUD PETROLEUM CORPORATION

CONFIRMING

Date : 16 MAY 16

To : OFFICE OF GOVERNOR ALEJANDRO GARCIA
PADILLA; OFFICE OF GOVERNOR KENNETH
MAPP; OFFICE OF GOVERNOR GREG ABBOTT;
OFFICE OF GOVERNOR JOHN BEL EDWARDS;
NATIONAL GOVERNORS ASSOCIATION; U.S.
HOUSE OF REPRESENTATIVES & U.S. SENATE

From : AMBASSADOR LEE E. WANTA
Sole PRINCIPAL & STOCKHOLDER

Message : LETTER OF INTENT,
DATED FEBRUARY 09, 2016
RE: PARTICIPATION IN STRUCTURED PROJECT
FUNDING TRANSACTION (PUERTO RICO).
CORPORATE INVESTMENT TO SECURE A SURETY
BOND WITHIN THE UNITED STATES DEPARTMENT
OF THE TREASURY, INTER ALIA (PUBLIC SAFETY
OF PUERTO RICO) >>>> SEC Code: PATHFINDER

cc : PUERTO RICO FEDERAL AFFAIRS ADMINISTRATION
THE COMMONWEALTH OF PUERTO RICO
SOUTHERN GOVERNORS' ASSOCIATION (SGA)
& NGA - NATIONAL GOVERNORS ASSOCIATION
PRFAA (DC), GIBBY MEDIA GROUP (USA)

FAXED
16.05.16

WHITECLOUD PETROLEUM CORPORATION

Tel: 703.649.4545

Fax: 703.552.3159

2 Enclosure / Letter of Intent

THANK YOU,
LEE E. Wanta 16.05.16

(3)

LETTER OF INTENT

February 09, 2016

To: Mr. Hamid Mohammadi:
UST Compliance Officer
Washington, D.C
Via: E-mail: hmohammadi@msn.com

Re: Participation in Structured Project Funding Transaction (Puerto Rico)

Dear Mr. Mohammadi,

We, WhiteCloud Petroleum Corporation, hereby confirm with full corporate responsibility, that our corporation wishes to enter into a legal binding contract for a Private Structured Financial Opportunity with Puerto Rico to restructure and refunding of its financial debt obligations, the sum of US\$ 2,000,000,000.00 (Two Billion US Dollars) that are GOOD, CLEAN, CLEARED MONETARY FUNDS/ASSETS of non-criminal origin and are free and clear of liens or encumbrances of any nature. Said monetary funds are available for an investment to secure a Surety Bond within the US Treasury personal accounts of Ambassador Leo/Lee E. Wanta with the below terms and mutual agreements.

- (1) Interest of 2.2% (percent) per annum
- (2) Surety Bond term of 12 years and one day
- (3) Structured US Government/Federal Government Terms and Conditions

We further confirm that the above monetary funds/assets are currently on deposit within The United States Department of the Treasury and may be utilized upon the immediate release of our segregated corporate monetary funds for the sole benefit of our US territory and the citizens of Puerto Rico.

We understand that the above information will be held in strict confidence. Time is of the essence. We await your approval and reply.

Respectfully,

 and

Mr. Thomas J. Melville
Director of Strategic Operations
Tel: 1-703-649-4545 x300, Mobile: 1-347-392-0312
Passport No: 443106752
USA/ Date of Issue: May 20, 2008



Ambassador Lee E. Wanta
Sole Principal/stock holder
Tel: 1-703-649-4545 x100
S.D.R Diplomatic Passport No: 04362 and 12535

LINK ~

1 OF 1

HTTP://EAGLEONE.TOWANTA.COM/WP-CONTENT/UPLOADS/
2016/05/PUERTO-RICO-OFFICE-OF-THE-GOVERNOR-
PUBLIC-SAFETY-PUBLIC-POLICY-PDF

(4)



Ambassador Lee E Wanta <ameritrustusa@gmail.com>

Re: A Conservative Solution to the Debt Crisis in Puerto Rico

CONFIRMING

1 message

Ambassador Lee E Wanta <ameritrustusa@gmail.com>

Fri, May 27, 2016 at 7:01 PM

To: 2100135416.172283.399@congressnewsletter.net, raul.labrador@congressnewsletter.net, congress.affairs@nara.gov

**TO : U.S. CONGRESSMAN RAUL LABRADOR
THE STATE OF IDAHO, USA
TFAX : 208.667.0310 202.888.0894 208.888.0894**

THANK YOU FOR YOUR KIND CONGRESSIONAL CONSIDERATIONS IN FAVOR OF THE Commonwealth of Puerto Rico. WE HAVE TAKEN PREVIOUS OPPORTUNITIES TO UPDATE YOUR OFFICE.

HAVING SAID THAT, I AM TAKING THIS OPPORTUNITY TO FORWARD OUR PROFFER FOR THEIR VALUED CONSIDERATION WITHIN THE White Cloud Petroleum Corporation.

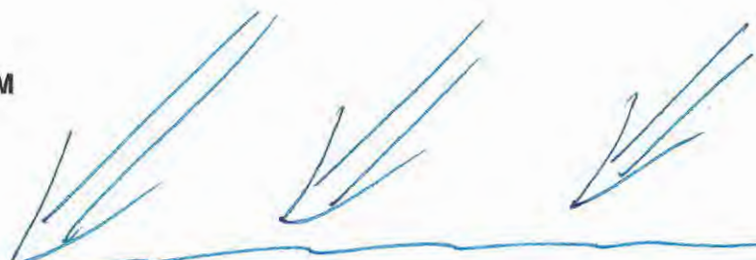
(M)

IN BRIEF SUMMARY : -

- A. USDollars EIGHTY [80] BILLION / USD 80,000,000,000.00**
- B. SIMPLE INTEREST : TWO POINT TWO (2.2 %) PERCENT PER ANNUM**
- C. MATURITY OF TWELVE (12) YEARS**

PLEASE REVIEW BELOW-MENTIONED ATTACHMENTS.

THANK YOU FOR YOUR VALUED CONSIDERATION.



http://eagleonetowanta.com/wp-content/uploads/2016/05/Puerto-Rico_Office-of-the-Governor_PUBLIC-SAFETY_PUBLIC-POLICY_.pdf

<https://vimeo.com/158213524>

**AmeriTrust Groupe, Inc.
Office of the Chairman / Chief Executive Officer**

Friday, 27 May 2016

Bill Would Prohibit Federal Reserve Bailouts for States, Cities

Written by [Alex Newman](#)

Amid the fiscal meltdown in Puerto Rico, a coalition of Republican lawmakers introduced a bill in Congress that would prohibit any federal or Federal Reserve “funny-money” funding to bail out state, county, local, or territorial governments across the United States. If the legislation is approved, the prohibition would apply to bailouts by both the Obama administration’s Treasury and the “independent” Federal Reserve System, which in recent years has conjured trillions of dollars into existence out of thin air to bail out mega-banks and other cronies in America and worldwide. Some analysts, though, are skeptical of the motives.

The anti-bailout measure comes amid Puerto Rico's ongoing financial woes, problems so serious that the island, a territory of the United States, is said to be in a “death spiral” after defaulting on its debts. At the same time, America is also facing a widely anticipated wave of looming state, county, and municipal bankruptcies in the face of outlandish pension obligations and wild debts run up by Big Labor-controlled politicians. Some city governments, including Detroit (shown) and Stockton, have already declared bankruptcy in recent years. More will follow in the months and years ahead.



eVoice



- TOLL FREE NUMBER
- CALL FORWARDING
- CALL ROUTING
- 24/7 AUTOMATED RECEPTIONIST

FREE TRIAL ▶

The legislation, entitled *No Bailouts for State, Territory, and Local Governments Act (HR 5276)*, is only four pages long. The purpose, according to the summary, is simple: “To prohibit the provision of Federal funds to State, territory, and local governments for payment of obligations, to prohibit the Board of Governors of the Federal Reserve System from financially assisting State and local governments, and for other purposes.”

Opponents of bailing out fiscally irresponsible state and local politicians and bureaucrats celebrated the legislation. Some analysts, though, suspect the bill is really aimed at saving all of the potential Federal Reserve bailouts for the federal government itself, which currently has more debt and unfunded liabilities than any entity has ever accumulated in all of human history. Among other liabilities, Washington, D.C., has a national debt close to \$20 trillion, owing much of it to the Fed and Communist China. That figure does not include unfunded liabilities, which experts estimate at between \$100 trillion and \$200 trillion.

More than a few states are also in trouble. Among state governments, the Big Government-dominated states of Illinois, California, New Jersey, and New York are said to be in the most dire financial straits — and that is despite imposing some of the highest tax burdens in the nation. Conservative states such as Alaska, Wyoming, the Dakotas, and Florida are in the best shape, and also have among the lowest tax rates. Numerous Democrat-controlled cities are also facing

impossible-to-pay pension obligations and debt loads. Several have already gone under, stiffing bond holders.

HR 5276, which has gathered some two dozen cosponsors in the House of Representatives since it was introduced last week, is short, specific, and to the point. It states: "Notwithstanding any other provision of law, no Federal funds may be used to purchase or guarantee obligations of, issue lines of credit to, or provide direct or indirect grants-in-aid to any State government, municipal government, local government, or county government which, on or after January 1, 2013, has filed for bankruptcy, has defaulted on its obligations, is at risk of defaulting, or is likely to default, absent such assistance from the United States Government, if such purchase, guarantee, extension of credit, or grant is made for the purpose of assisting the government in avoiding defaulting on the payment of principal or interest due on an obligation of the government; or curing such a default."

The bill then explains, more specifically, that both the U.S. Treasury and the Federal Reserve System are subject to the prohibition. Of course, it is not clear that either institution possesses the authority to bail out anyone or anything absent the bill. In fact, the state governments that ratified the U.S. Constitution did not delegate any bailout authority to their agent, the federal government, in the contract that brought it into existence. Therefore, the language of the Constitution strongly suggests that neither Washington, D.C., nor the privately owned central bank it created with the Federal Reserve Act has the power to offer bailouts. However, considering the Fed's actions amid the 2008 financial crisis, the lack of constitutional authority appears to mean little to those in power.

Specifically, lawmakers said the disaster in Puerto Rico was what prompted the legislation. "Puerto Rico's recent default on a \$422 million debt payment has reinforced concerns about other state and local governments that have overextended themselves and made promises too big to keep," said Congressman Andy Barr, the Republican from Kentucky who introduced the House anti-bailout bill on May 19. "This legislation makes clear that federal taxpayers will not be on the hook for their fiscal mismanagement. As we continue to debate legislation to address Puerto Rico's debt crisis, it is important that we send a strong signal to other cash-strapped states and cities that they must reform their broken finances because there will be no bailout from Washington."

The bill has also been introduced in the U.S. Senate as S. 2939, or "the State, Territory, and Local Government Bailout Prevention Act," by Republican Senator David Vitter of Louisiana. "American taxpayers are under no obligation to bail out states, territories, and local governments that recklessly mismanage their budget. Folks in Washington are still trying to find a way that gives Puerto Rico an easy out that would only set a dangerous precedent of placing the economic burden on the taxpayers," said Vitter in a statement. "My bill will make sure that taxpayer-funded bailouts are not an option when states, territories, and local governments fail to manage their money." (7)

The more cynical financial commentators, who believe that lawmakers might be trying to save all the fiat currency-funded Fed bailouts for the federal government, which is drowning taxpayers in unprecedented levels of debt, were vocal in their suspicions. "Uncle Sam has the worst finances of the bunch — \$19 trillion in debt, \$40+ trillion in long-term pension liabilities, and decades worth of budget deficits," explained Simon Black, founder of SovereignMan.com, which among other activities publishes financial commentary. "But unlike state governments, the U.S. federal government has an ace in the hole: the Federal Reserve. Right now the Fed is one of the largest holders of U.S. debt; whenever the U.S. government goes into debt, the Fed essentially bails them out by printing money and buying Treasury bonds."

Calling the situation "pure insanity," Black argued that Congress was hoping to rig the system in its favor by essentially ordering the Fed to save all the funny money it prints for the federal government. "As the most insolvent government of them all, Congress needs all the bailouts it can get, and they can't afford to have any competition from cities and states," he added. "This pretty much tells you everything you need to know about the financial system: There is so much debt in the system, and these governments are all so absurdly bankrupt, that Congress proposed a special law to make sure they get to steal 100 percent of the money that the Federal Reserve is conjuring out of thin air all for themselves."

So far, despite an avalanche of reports on Puerto Rico's insolvency, the media has largely ignored the legislation to ban any federal bailouts to distressed state

and local governments. That might be because journalists, who typically lack any economic understanding, do not even comprehend it. However, it could also be because the bill shines a bright light on an important problem that has afflicted the United States for generations: The fact that a **banking cartel styling itself the "Federal Reserve"** actually has the ability to conjure currency into existence out of thin air, then loan it out to governments, banks, foreign powers, and crony capitalists.

And the Fed has not hesitated in the past to bring trillions of new debt-backed fiat dollars into existence to reward its irresponsible cronies. Less than a decade ago, the outfit was showering trillions in new currency on cronies all over the world, including foreign central banks, foreign state-owned banks, multinational companies, Wall Street mega-banks, and more. The Special Inspector General for the Troubled Asset Relief Program (SIGTARP) estimated the potential total cost of the combined 2008 financial crisis bailouts at \$23.7 trillion, with a T — or more than \$75,000 per person in the United States. All of that was done with essentially no oversight from Congress. And when media outlets tried to find out more, the Federal Reserve Bank of New York, which led the scheming, responded in court that, as a privately owned institution, it had no obligation to comply with Freedom of Information Act requests. Seriously.

Punishing savers and taxpayers in fiscally responsible states for the out-of-control spending and borrowing of politicians in Democrat-controlled cities and states would be an outrage of monumental proportions. That holds true whether the funds are borrowed from Communist China by Obama's Treasury Department, or conjured into existence (and looted from all holders of existing currency) by the banking cartel behind the Federal Reserve. It should not even be contemplated. However, the anti-bailout legislation, while the intent appears admirable, would not even be needed if Congress, the courts, and the executive branch obeyed the Constitution they all swore an oath to uphold.

Lawmakers in both parties should take this opportunity to audit and eventually end the Fed, and rein in the Obama administration's lawless bureaucracies that acknowledge practically no limits on their power. It would also be wise to allow big-spending politicians (and the voters who recklessly put them in power) to face the consequences of their irresponsibility. That might hurt, but so would the alternatives, and at least it would teach the nation some sorely needed lessons. Plus, anything less would make a mockery of justice and common sense, setting the stage for future tragedy.

Photo of Detroit: Haljackey 

Alex Newman is a correspondent for The New American, covering economics, education, politics, and more. Follow him on Twitter @ALEXNEWMAN_JOU. He can be reached at anewman@thenewamerican.com.

Related articles:

Puerto Rico Bailout Deceptively Called "Restructuring"

Puerto Rico to Default on \$422M Payment Today; Likely Another \$2B in July

Fed Manipulations in the Crosshairs

New Book Asks the Question: "Who Needs the Fed?"

California Retirement System Loses Big in Stockton Bankruptcy Ruling

Could Detroit's Bankruptcy Filing Be the First of Many?

States' Pension, Health Plans Increasingly Vastly Underfunded

Texas Launches Gold-backed Bank, Challenging Federal Reserve

The Federal Reserve: Bankers for the New World Order

Feds' Creative Accounting Masks Trillions in Unfunded Liabilities

Please review our [Comment Policy](#) before posting a comment



Copy



To : Office of the President, Office of the Vice President, Cabinet Members, Office of the Governors, State and Federal Officials, Congress of the United States, OMB Director Jacob Lew, et al

Notice of Default Confirmation – With President Obama’s authorized release of my personal, civil and repatriated Inward Remittance of USDollars 4.5 Trillion, of May 2006 to Bank of America-Richmond, Virginia as confirmed by the Federal Reserve Bank - Richmond’s in Court Motion, under their Penalty of Perjury.

- 1.) On or about April 15, 2003 The Honorable Gerald Bruce Lee, in Case No. 02-1363-A filed in The United States District Court for the Eastern District of Virginia, Order and Memorandum of Opinion. As part of the Order, the Court stated that the Plaintiff [Lee E. Wanta, Leo E. Wanta, Ambassador Leo Wanta] should pursue liquidation of corporations, recovery of financial assets and pay all required taxes in accordance with the law.**
- 2.) IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA, Civil Action No. 1:07 cv 609 T3E/BRP – PETITION FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY RELIEF, filed JUN 20 2007, THE FEDERAL RESERVE BANK OF RICHMOND RESPONDED IN THEIR COURT MOTION STATING**

“ PURSUANT TO RULE 12 (B) (6), fed.R.civ.P., Respondent Federal Bank of Richmond (“FRB Richmond”) moves to dismiss the Petition for Writ of Mandamus and Other Extraordinary Relief, are as follows.

“For the purposes of the Motion only, all well pleaded facts will be taken as true.”

In other words, The Federal Reserve Bank of Richmond accepted the truthful statements in the Writ of Mandamus and confirmed the known Inward Remittance designated the Petitioner for the sole and exclusive use and benefit of Petitioner, Lee E. Wanta, Leo E. Wanta, Ambassador Lee E. Wanta; an American citizen, birth June 11, 1940. References : Rogers-Houston Memorandum, Act of Congress - H.R. 3723, Title 18 USC Section 4 – Misprison of Felony, other Title 18 USC violations.

Having Said That, Upon my Economic Receipt, I will lawfully pay USDollars One Point Five Seven Five Trillion [US\$1,575,000,000,000.00] as my personal/civil/repatriation tax payment, directly to our United States Department of the Treasury, among other “set-aside allocations”, to immediately enhance Our Economic Recovery and National Security.

10



U.S. OFFICE OF SPECIAL COUNSEL
1730 M Street, N.W., Suite 218
Washington, D.C. 20036-4505
202-254-3600

Hand Delivered
25 Nov 15
VRS

Mr. Lee Wanta

OCT 28 2015



Re: OSC File No. MA-16-0141

Dear Mr. Wanta:

This letter responds to the complaint you recently filed with the U.S. Office of Special Counsel (OSC). OSC has carefully reviewed the information you have provided. However, based on our evaluation of the facts and law applicable to your circumstance, we have made a determination to close our inquiry into your allegations.

OSC is authorized to investigate allegations of prohibited personnel practices and certain activities prohibited by civil service law, rule, or regulation. 5 U.S.C. §§ 1214(a)(1)(A), 1216(a) and 2302(b). There are thirteen specific prohibited personnel practices described in the statute over which we have investigative authority. However, you have not alleged an action which constitutes any of the thirteen personnel practices prohibited by 5 U.S.C. § 2302(b), or any other prohibited activity within the Special Counsel's investigative jurisdiction.

In addition, OSC's authority to investigate allegations of prohibited personnel practices extends only to employees, former employees, or applicants for employment to competitive or excepted service positions in the Executive Branch departments and agencies of the federal government. The information you provided does not indicate that you are a federal employee.

GREAT NEWS

Since you are not a federal employee and because you have not alleged a prohibited personnel practice, OSC does not have investigative jurisdiction over your complaint. Therefore, we have no authority to assist you. Accordingly, we are closing our file in this matter.

Sincerely,

Kimberly S. Banta For
Malvina Winston
Attorney
Complaints Examining Unit

"Finally A
PRIVATE CITIZEN"

(11)

VRS 2/38

THEEVES' World, SIMON & SCHUSTER,
NY - CLAIRE STERLING - 1994

ISBN 0-671-74997-8

WANTA, LEE LAUFUL REGISTERED RESIDENT
AUSTRIA COURT, JUNE 1988

Received
to COUNTY COURT
JURY ALFORD PLEA

OPERATION New Republic / USA Financial Group, Ltd. **STILL POINT**

2101 NORTH EDGEWOOD AVENUE
APPLETON, WI USA 54914
TELE/FAX: (414) 738-7007

04 FEBRUARY 1991

REF/NIDETSKY GROUP

PREPARED FOR: EL-SIRAAT TRADING INTERNATIONAL (INC) (MANDATED AGENT)
IMPORT - EXPORT - COMM. REPS ATTN: MR. FAISAL S. KHAN, ES.
112 LAKEVIEW TERRACE, OAKLAND, NJ, USA 07436-0000
CONFIRMING IRREVOCABLE CORPORATE PURCHASE ORDER No: AU.910116.75(2X)

CONFIRMATION - DO NOT DUPLICATE

THIS DOCUMENT WILL CONFIRM THAT, NEW REPUBLIC/USA FINANCIAL GROUP, LTD. GMBH, IS READY, WILLING AND ABLE TO BUY/SELL/EFFECT *2000* METRIC TONS OF AU BULLION METAL, WITH ROLLOVERS UNDER GOOD LONDON DELIVERY (GLD), WITH USDOLLAR FUNDING BASED ON DAY OF EXCHANGE - SECOND LNER FIXING, FOLLOWING THE COMPLETION OF ASSAY AND VERIFICATION OF AU METAL;

COMMODITY : AU BULLION IN 1/2 KG BARS, 999.5/1000 FINENESS
HALLMARK : INTERNATIONALLY ACCEPTED HALLMARKS
QUANTITY : ** 2000 ** METRIC TONNES, WITH ROLLOVERS
DELIVERY : PER ACCEPTABLE LIFT SCHEDULE TO BE DETERMINED

USDOLLAR PRICING : GROSS DISCOUNT: 3.25 & NET DISCOUNT: 3.00 &

TRANSACTION CODE : AU/POL.91.BEC SECURITY CODE: GEVERS/LEON

DOCUMENTATION : CERTIFICATE OF ORIGIN EXPORT LICENSES
CERTIFICATE OF OWNERSHIP WAREHOUSE RECEIPTS
CERTIFICATE OF ASSAYER
TAX EXEMPTION CERTIFICATES
VERIFICATION OF FREE OF LIENS AND ENCUMBRANCES

LOCATION : SECURITY VAULTS - KLOTEN, SWITZERLAND

PAYMENT TERMS : TWO BANKING DAYS AFTER COMPLETION OF ASSAY AND THE PRIME BANK DELIVERY OF DOCUMENTS.

NEW REPUBLIC/USA FINANCIAL GROUP, LTD GMBH, STANDS READY TO RECEIVE YOUR PRIME BANK TESTED TELEX OF AU METAL AND ACCEPTABLE LIFT SCHEDULE, WHEREAS OUR CLOSING BANK WILL CONFIRM USDOLLAR FUNDING. UPON AU SELLER GROUP ACCEPTANCE VIA YOUR RWAD, PRINCIPALS TO EXCHANGE PRIME BANKING COORDINATES TO FINALIZE THIS SPECIFIC AU TRANSACTION.

VALIDITY OF THIS METAL PURCHASE ORDER IS FOR FIVE (5) BANKING DAYS, UNLESS AU METAL PROVIDER CONFIRMS READINESS AND AVAILABILITY TO OUR PRIME BANK COORDINATES. **FINAL DELIVERY - (FORT KNOX)**

FAITHFULLY YOURS,
FOR AND ON BEHALF OF NEW REPUBLIC/USA FINANCIAL GROUP, LTD GMBH VIENNA, U.S.A. "AUSTRIA"

By: *[Signature]* TELEPHONE: (414) 738-0229
USA AUTHORIZED SIGNATORIE - L E WANTA

LEW/nv *STATE OF WISCONSIN
A/G HAAG PERJURED
NEW REPUBLIC/USA FINANCIAL GROUP
Lid. G.m.b.H - AUSTRIA

COURT TESTIMONY
PURCHASING
HRB 41.851
PERSONAL ASSET OF LEE E. WANTA

Leo Wanta announces that he is selling 2,000 tons of gold in February 1991. An El-Siraat Trading International Corporation in Oakland, New Jersey, is among **BROKER/SELLER** → his prospective clients. **PAGE 192.7**

IN excess of US Dollars 82 billion & CERTIFICATES
Per State of Wisconsin TESTIMONY
CASE No 92-CF-683 (MAR 10, 1994)

(12)



Ambassador Lee E Wanta <ameritrustusa@gmail.com>

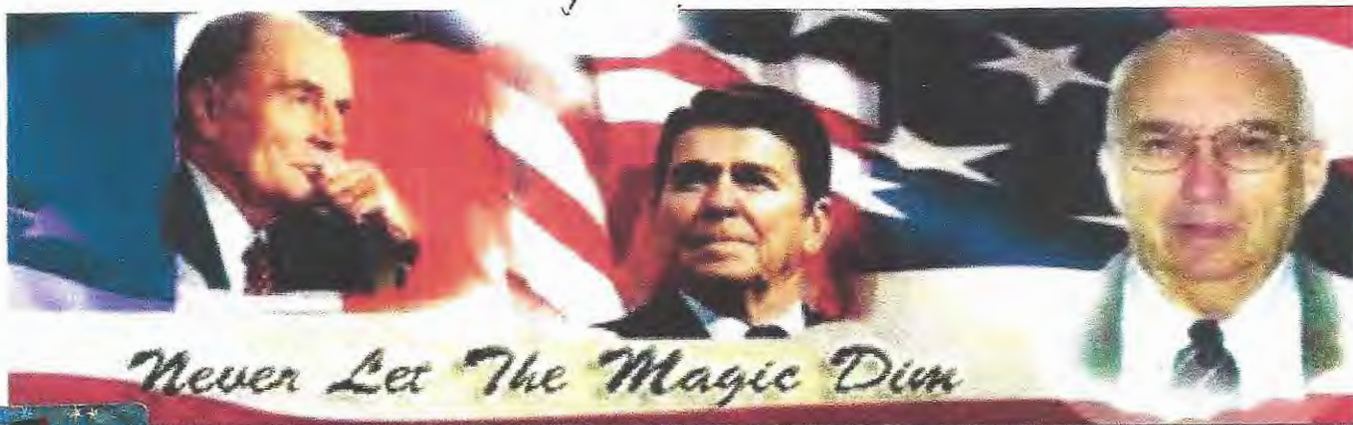
TOTTEN DOCTRINE_NR/USA - WIEN, AUSTRIA_OPERATION : StillPoint - vs - U.S.S.R.

1 message

Ambassador Lee E Wanta <ameritrustusa@gmail.com>

Wed, Apr 6, 2016 at 9:56 AM

To: "vice.president@whitehouse.gov" <vice.president@whitehouse.gov>, ombdirector@omb.eop.gov, FN-OVP-Scheduling <scheduling@ovp.eop.gov>, "potus44@whitehouse.gov" <potus44@whitehouse.gov>, "scheduling@who.eop.gov" <scheduling@who.eop.gov>, breed@ovp.eop.gov, hofburg@hofburg.com, "flotus44@whitehouse.gov" <flotus44@whitehouse.gov>, ydragasakis@vicepresident.gov.gr, defend.democracy.in.greece@gmail.com, "Doug Watts, BenCarson.com" <info@bencarson.com>, "marym@ribbleforcongress.com" <marym@ribbleforcongress.com>, hello@carlyforamerica.com, Anna von Reitz <avannavon@gmail.com>, "govgeneral@wisconsin.gov" <govgeneral@wisconsin.gov>, "John Kasich, Governor of." <info@johnk Kasich.com>, bbritishpetroleum@gmail.com



TO: THE WHITE HOUSE - ALL AMERICAN OCCUPANTS
WASHINGTON, DC, U.S.A. 20500.0000

GLOBAL PRESS RELEASE

APPARENTLY FORMER UNITED STATES PRESIDENT RONALD WILSON REAGAN'S DESTABILIZATION OF THE U.S.S.R. / EVIL EMPIRE UNDER THE " TOTTEN DOCTRINE " 92 U.S. 105, 107 " -

13

Security Code : " StillPoint " to the current " Puppet Masters " and " State Agent Provocateurs " to Destroy Our Great Nation _ America should not be an ISSUE in National Elections WHY NOT ??????????????????????

AmeriTrust Groupe, Inc.
Office of the Chairman / Chief Executive Officer
4001 North 9 th Street, Suite No. 227
Arlington, Virginia, USA 22203-1954
Commonwealth of Virginia
Tele : 703.649.4545
Tfax : 703.552.3159

 **THIEVES' WORLD_EFAX RELEASE_06APRIL16.pdf**
5022K

Dun & Bradstreet Information Resources

DB a company of
The Dun & Bradstreet Corporation

DEPT 3MV
ALLENTOWN, PA. 18195-0001
D.R. DONOHUE
SENIOR VICE PRESIDENT

D-U-N-S NUMBER

15-730-5178

50 99

0005

26655

LEO E WANTA, PRINCIPAL
WANTA, LEO E & ASSOCIATES INC
PO BOX 2546
APPLETON WI 54913

032 JUL 1988
27

In an effort to insure that your Business Information Report is current and accurate, and therefore best serves your interests, we have printed below for your review selected data from that report. Because this information is used for credit, insurance, marketing and other business purposes, we know you will want it to be accurate.

Please review this information and make any necessary changes in the unshaded areas, and answer the questions below. A postage paid envelope is enclosed for your use in returning the form.

There is no charge for your Dun & Bradstreet listing. Your full report is available for your inspection. If you would like to see a copy, or have any questions, please call your local office and ask for the Operations Manager; the telephone number is

(414) 359-0750

Thank you for your cooperation

D.R. Donohue

Dun & Bradstreet provides basic identifying information about your company and key executives to selective marketers of goods and services. If you prefer to be excluded, please check this box.

< KAA > (A) *

PLEASE USE SPACE BELOW TO INDICATE CHANGES

BUSINESS NAME	WANTA, LEO E & ASSOCIATES INC <small>MAY BE ABBREVIATED * INDICATES CORPORATION</small>
TRADING AS	<small>PRINCIPAL TRADE STYLE OR DIVISIONAL NAME</small>
STREET ADDRESS	NONE <small>FOR ABOVE LISTING</small>
CITY/STATE/ZIP	APPLETON WI 54911 <small>ZIP IS SHOWN HERE ONLY IF THIS IS THE MAIL ADDRESS</small>
MAIL ADDRESS	BOX 2546, 54913 <small>INCLUDES P.O. BOX AND ZIP CODE</small>
TELEPHONE	414-734-4771 <small>AREA CODE & ONLY THE PRINCIPAL NUMBER FOR THIS LOCATION</small>
CHIEF EXEC/TITLE	LEO E WANTA, PRINCIPAL <small>INITIALS, NAME & TITLE OF PERSON IN CHARGE</small>
EMPLOYEES HERE	N/A <small>AT THIS LOCATION-INCLUDE PROPRIETOR, PARTNERS, OFFICERS</small>
TOTAL EMPLOYEES	19 <small>AT ALL LOCATIONS-INCLUDE PROPRIETOR, PARTNERS, OFFICERS</small>
SALES (ANNUAL)	N/A <small>VOLUME OF SALES (OR REVENUES, COMMISSIONS, BILLINGS ETC)</small>
NET WORTH	N/A <small>EXCLUDING INTANGIBLES</small>

OPERATION: STILL POINT

USA-VS-USSR

POTTER DOCTRINE

92 US 105, 107

President R.W. Reagan

IF ALL ITEMS CORRECT, CHECK HERE (H)

(F) - *

EXECUTIVE BRANCH MANDATE

What best describes the operating trend of your business during the past 6 months?

(U) <input type="checkbox"/> Profits were up	(X) <input type="checkbox"/> Operated at break-even
(V) <input type="checkbox"/> Profits about the same	(Y) <input type="checkbox"/> Lost money
(W) <input type="checkbox"/> Profits were down	

During the past 6 months, have there been any changes in Owners, Officers, or Partners? No Yes (names & titles of present principals) _____

REVIEWED BY (B) _____
NAME

15
IMPORTANT! PLEASE SEE OVER

TITLE

*DATE _____

5G-115 (861028)

APR 28 1981

THE SECRETARY OF DEFENSE
WASHINGTON, D. C. 20301

The Honorable Gerald R. Ford
P. O. Box 927
Rancho Mirage, California 92270

Dear Mr. President:

Many thanks for your letter endorsing Mr. Leo Wanta for a sub-cabinet level position with the Department of Defense.

I had previously received Mr. Wanta's resume and I am pleased to tell you that he has been interviewed by my executive personnel staff as well as the Presidential personnel staff at the White House. You can be assured that Mr. Wanta is receiving every consideration as we seek the most qualified team to support President Reagan.

Thank you again for taking the time and trouble to write to me on this.

With kind personal regards,

Sincerely,

16

United States Senate

CHARLES E. GRASSLEY

35 HART SENATE OFFICE BUILDING

WASHINGTON, D.C. 20510

(202) 224-3744

March 28, 1984

Mr. Leo E. Wanta
Leo E. Wanta & Associates
2101 North Edgewood Avenue
Appleton, WI 54911

Dear Leo:

Enclosed please find a copy of a letter I received from
The White House, regarding your desire to serve as Inspector
General of the Department of Defense.

I want you to know that I also spoke personally by phone
this week to Mr. Ed Rollins to convey to him your loyalty
and support of the Reagan administration as you had outlined
to my Administrative Assistant.

As soon as I have any further word regarding this position,
I will be in touch. Please feel free to contact me if I can
be of any other assistance to you in the future.

Sincerely,

Chuck Grassley
Charles E. Grassley
United States Senator

CEG:dlr
enclosure

Committee Assignments
and Refs.
1984 and 1985

FILED
DATE

APR 11 1984

17

FILED

SEP 7 1984

SOFRON B. NEDILSKY
CLERKUNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN-----
In Re:

FALLS VENDING SERVICE, INC.,

O R D E R

Debtor.

C.A. No. 84-C-359

The matter under consideration began when Leo E. Wanta, designating himself as "stipulated petitioner for Falls Vending Service, Inc.," filed various motions challenging actions taken by the United States Bankruptcy Court for this district in a case entitled In Re: Falls Vending Service, Inc., Debtor (Case No. 83-02385). Wanta's motions are resisted by the Farmers and Merchants Bank of Menomonee Falls, a secured creditor in the bankruptcy action. Magistrate Robert L. Bittner, after a thorough examination of the matter, has recommended dismissing the action because Wanta lacks standing and also has failed to properly invoke this court's jurisdiction. I concur in the magistrate's analysis and adopt his recommendation in full.

In his written objections, Wanta contends that the magistrate's analysis of his standing is faulty because Falls Vending Service is not a legal and valid corporation, and therefore, cases holding that a corporation can only be represented by

5/19

18

licensed counsel do not apply to this matter. Even if Falls Vending Service is not a corporation, Wanta lacks standing because his affidavit testimony indicates he is only an employee of the company. The owner of a company cannot confer standing on a non-lawyer employee by stipulation or otherwise.

Wanta's objections do not address his failure to properly invoke this court's jurisdiction. No complaint has been filed. Wanta failed to follow the proper procedures to perfect an appeal pursuant to Part 8, Rule 8001 et seq. of the United States Bankruptcy Rules. The matter must be dismissed sua sponte for lack of jurisdiction.

THEREFORE IT IS ORDERED that the action is hereby dismissed.

Dated at Milwaukee, Wisconsin, this 7th day of Sept, 1984.

BY THE COURT:

John W. Reynolds

John W. Reynolds
Chief U.S. District Judge

* WALKESHA COUNTY DEPUTY SHERIFF,
INVESTIGATING (DEEP COVER FOR F. B. I.
S/A FRED THORNE, BUICK REVELL, S/A GONZAKS,
ETC - - - - -

6/19

19

WAUKESHA SHERIFF DEPARTMENT

Waukesha, Wisconsin

IF YOU ARE CHARGED THAT YOU WILL BE CHARGED WITH A CRIME, AND SINCE THAT IS THE CASE, THERE ARE CERTAIN CONSTITUTIONAL RIGHTS YOU HAVE THAT MUST BE PROTECTED.

YOU HAVE THE RIGHT TO REMAIN SILENT IN THE FACE OF ANY QUESTION THAT MIGHT BE PUT TO YOU.

YOU HAVE THE RIGHT TO BE REPRESENTED BY AN ATTORNEY AT ALL STAGES OF THE PROCEEDINGS THAT WILL BE HELD AGAINST YOU INCLUDING THIS PROCEEDING RIGHT NOW.

IF YOU DO NOT HAVE FUNDS TO HIRE AN ATTORNEY, ONE WILL BE APPOINTED BY THE COURT TO REPRESENT YOU.

EVERYTHING YOU SAY CAN AND WILL BE USED AGAINST YOU IN COURT IF THIS CASE GOES TO COURT.

YOU CAN DECIDE TO ANSWER QUESTIONS OR MAKE A STATEMENT AT ANY TIME YOU DECIDE THAT YOU DON'T WANT TO ANSWER FURTHER QUESTIONS OR MAKE ANY FURTHER STATEMENTS, YOU HAVE THE RIGHT TO STOP.

WSD-667-4-73



This is to certify that

LEO E. WANTA

is a regularly appointed member in good standing of the Village of **Menomonee Falls, Wis. Volunteer Fire Dept.**

and has the authority to exercise the duty of that office

Elmer Bieri
SECRETARY

Al. Arnold
FIRE CHIEF



The Village Board has authorized members of the Volunteer Fire Dept. to display a flashing red light on the front of their private vehicle as provided in the State Statutes, Section 85.67 (2).

VINYM 1017



MILWAUKEE CITY CIVIL DEFENSE ADMINISTRATION

This is to certify that: Ser. # 820

Leo E. Wanta

whose signature, photograph, fingerprint, and physical description appears hereon, is a duly appointed

AUXILIARY POLICEMAN

of the City of Milwaukee, and as such is authorized to engage in properly designated activity during emergency and training periods, proclaimed by the properly constituted authorities.

Harold A. Bieri

CHIEF OF POLICE
DEPT. C. D. DIRECTOR



Print Rt. Index

CDA 150

20

2

STATE OF WISCONSIN

CIRCUIT COURT

DANE COUNTY

pm

STATE OF WISCONSIN,

Plaintiff,

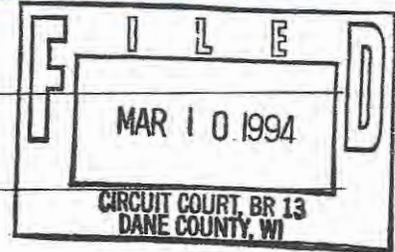
v.

Case No. 92-CF-683

LEO E. WANTA,
D.O.B. 6-11-40,

False Arrest,
Remission from Switzerland #
Defendant.

CRIMINAL INFORMATION



Assistant Attorney General Douglas Haag informs the court:

* S.D.R. Diplomatic Passports No 04362 #
12535
COUNT ONE to CANADA # Switzerland.

That on or about June 11, 1991, at the City of Madison, County of Dane, the above-named defendant, Leo E. Wanta, did feloniously and intentionally render a false and fraudulent Wisconsin individual income tax return for the calendar year 1988 with the intent then and there to evade the income tax due and owing to the State of Wisconsin by reporting in the said income tax return zero taxable income for said calendar year, whereas said defendant had a net taxable income for said calendar year of approximately \$166,372, upon which there was owing to the State of Wisconsin a net income tax of approximately \$10,249, contrary to sec. 71.83(2)(b)1., Stats., an offense punishable by a fine of not more than \$10,000 or imprisonment for a period of not more than five years, or both, together with the costs of prosecution.

21
16-1



18 U.S. Code § 241 - Conspiracy against rights

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>.)

US Code (/uscode/text/18/241?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/241?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

Authorities (CFR) (/uscode/text/18/241?qt-us_code_temp_noupdates=3#qt-us_code_temp_noupdates)
[prev \(/uscode/text/18/233\)](/uscode/text/18/233) | [next \(/uscode/text/18/242\)](/uscode/text/18/242)

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

18 U.S. Code § 242 - Deprivation of rights under color of law

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>.)

US Code (/uscode/text/18/242?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/242?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[prev \(/uscode/text/18/241\)](/uscode/text/18/241) | [next \(/uscode/text/18/243\)](/uscode/text/18/243)

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death. (22)

Docket No
02-1263

IN THE
Supreme Court of the United States

**AMBASSADOR LEO WANTA, SOMALIA AMBASSADOR TO
CANADA AND SWITZERLAND, ddp#-04362 & 12535,
aka LEE E. WANTA, aka LEO E. WANTA,**

Petitioner,

v

**SECRETARY RICHARD G. CHANDLER, WISCONSIN
DEPARTMENT OF REVENUE; et al.,**

Respondents.

**ON PETITION FOR A WRIT OF CERTIORARI TO THE
UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT**

PETITION FOR A WRIT OF CERTIORARI

**THOMAS E. HENRY
1125 South 79th Street
Omaha, NE 68124
(402) 933-6421**

**STEVEN D. GOODWIN
GOODWIN, SUTTON & DUVAL, PLC
Old City Hall, Suite 350
1001 East Broad Street
Richmond, VA 23219
(804) 643-0000**

Counsel for Petitioner

179221


COUNSEL PRESS
(800) 274-3321 • (800) 399-8879

23

IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF VIRGINIA
Alexandria Division

Ambassador Leo Wanta, Somalia
Ambassador to Canada
and Switzerland, DPP#-04362
& 12535, aka Lee E. Wanta,
aka Leo E. Wanta; and

Plaintiff,

vs

United States of America;
Attorney General John Ashcroft
Attorney General of the United
States of America;
Paul H. O'Neill, Secretary of the Treasury,
United States of America; and

George Tenet, Director, Central
Intelligence Agency ("CIA")

Defendants,

Case No: 02-1363-A

CLERK, U.S. DISTRICT COURT
ALEXANDRIA, VIRGINIA

RESPONSE TO DEFENDANTS
MOTION TO DISMISS

Represented by:
James Comey
Asst. Atty. General

Plaintiff in response to the Defendants Motion to Dismiss submits the following:

Background/Facts

Plaintiff proffers clarification and correction of the "Background" and "Facts" set out in Defendants Motion to Dismiss. The clarification and corrections put forth by the Plaintiff are as follows: (Note: If there is a question about the clear meaning of the averments in Plaintiffs Complaint then the representations herein will provide clarity and correction).

1. Plaintiffs cause of action does not concern a Tax Treaty negotiated with foreign governments. The term "Treaty" is set forth in connection with the term "Agreement". The Tax

Puerto Rico
pgs A-E-H-M-N (A) (24) (12)

Treaty Agreement ("subject Agreement") is quite simply a contract between certain named individuals in their personal/private capacity as parties of the first part and the United States of America as party of the second part. Plaintiff is a United States Citizen by birthright and the Tax Treaty Agreement was completed and executed prior to the Plaintiff receiving official investiture as an Ambassador representing a foreign nation. The second party of the first part Kok Howe Kwong, although not a citizen of the United States, Kok signed the Tax Treaty Agreement in his individual capacity and not as a representative and/or agent of any foreign country.

2. Defendants misconstrue and incorrectly identify the parties to the Agreement and also misconstrue and incorrectly identify the purpose of the Agreement. The subject Agreement does not require the United States Government to pay the Plaintiff wages, salary or fees for services rendered as an independent contractor or otherwise. The Complaint pertains to a negotiated manner to accomplish and facilitate the distribution/liquidation/repatriating of the financial holdings of various corporations in a manner that was amenable and acceptable to both parties. The Complaint does not identify the corporations. To aid both this Court and the Defendants Plaintiff provides a partial list of said corporations as follows:

- a. New Republic/USA Financial Group, Ltd., GES.m.b.H (Austria)
- b. ANEKO CREDIT PTE LIMITED (Singapore)
- c. ASIAN- EUROPA DEVELOPMENT LIMITED (Singapore)
- d. MiApollo INVESTMENTS LIMITED (Hong Kong)
- e. MiApollo PRODUCTIONS INC. (USA)
- f. MARVELOUS INVESTMENTS LIMITED (BVI)
- g. MARVELOUS INVESTMENTS LIMITED (USA)
- h. AmeriTrust CORPORATION, INC. (USA)
- i. AmeriTrust CORPORATION (Canada)

(B) 2 (13)
25

- j. AmeriTrust (Suisse) SOCIETE
- k. AmeriChina GLOBAL MANAGEMENT GROUP LTD (USA)
- ⇒ l. AmeriChina- PHILLIPINES CORPORATION (PHILS)
- m. TRANS-ASIA GLOBAL RESOURCES (Singapore)
- n. GLISTER MOUNT LIMITED (Hong Kong)
- o. GALLOPING GHOST LIMITED (Hong Kong)
- p. LEO E. WANTA and ASSOCIATES INC., (USA)
- q. PARKRICH CORPORATION (MALAYSIA)
- r. DAGIN INVESTMENT CORPORATION
- s. TOCKTON ENTERPRISES INC.
- t. FORUM CONSTRUCTION S.A.
- u. New Republic Air (Bahamas) Limited
- ⇒ v. WhiteCloud Petroleum Corporation (Delaware)
- w. RUSS (Russian Federation)

IN RE: PUERTO RICO
STABILIZATION
OF NATIONAL
DEBT OBLIGATIONS

The list of corporations is not all inclusive of all corporations included in the agreement. Each of the named corporations with the potential exception of Leo E. Wanta and Associates Inc. is a United States Government Proprietary Corporation and/or what is sometimes referred to as a Title 18 United States Code Section 6 Government Proprietary Corporation. These corporations conducted business, earned profits, received assets, maintained bank accounts, filed economic reports with the Government Accounting Office (GAO), borrowed money, paid back loans and operated day-to-day business. The subject Agreement provided, amongst other issues for settlement of financial accounts between the Plaintiff and the Defendants on June 11, 1995 based on 18% to the United States Government and 82% to the Plaintiff and other named and/or unnamed individuals. In the absence of the subject Agreement the corporations and all individuals (Government employees

(C)³ (14)
26

CONFIRMING



U. S. Department of Justice

Civil Rights Division

DLP:DCR:fmm
DJ 144-85-0

Washington, D.C. 20530

November 15, 1996

Mr. Leo E. Wanta
Number 303787
Post Office Box 31
Plymouth, Wisconsin 53073

Dear Mr. Wanta:

This is in reply to your correspondence to Attorney General. We apologize for the delay of this response.

The matter you mentioned in your letter is one within the jurisdiction of the courts or the state. This Department has no authority to take any action in this matter.

Sincerely,

Deval L. Patrick
Assistant Attorney General
Civil Rights Division

By:

Diane C. Roberts

Diane C. Roberts
Civil Rights Division

(27)

38/END
WV (38)



Lee Wanta <ameritrustusa@gmail.com>

UNITED STATES CONSTITUTIONAL FREEDOM, EQUALITY and TOTAL LIBERTY _ circa 2016

1 message

Ambassador Lee Emil Wanta <somam@prodigy.net>

Fri, Jan 1, 2016 at 8:41 AM

Reply-To: Ambassador Lee Emil Wanta <somam@prodigy.net>

To: Anthony Maniaci <anthony@maniacilaw.com>, "austria@austria.org.eg" <austria@austria.org.eg>, "karl-heinz.grasser@bmf.gv.at" <karl-heinz.grasser@bmf.gv.at>, Counsellor Gerhard Mueller <london@wko.at>, "mailand@wko.at" <mailand@wko.at>, Commissioner Gerhard Mueller <london@austriantrade.org>, "Hr. Robert Poelzl" <robert.poelzl@bka.gv.at>, "Buergerwelle e.V. Dachverband / BI Omega-CI Omega" <star.mail@online.de>, Fraulein Judith Dueringer <judith.dueringer@bmaa.gv.at>, Mme Renate Gaida <renate.gaida@bka.gv.at>, Austria_Fin Min Maria Fekter <hofburg.kongresszentrum@hofburg.com>, "Herr Bundespräsident Dr. Heinz Fischer" <heinz.fischer@hofburg.at>, "Rechts-, Justiz u. Sozialangelegenheiten" <soziales@hofburg.at>, "Ambassador, Sir David Manning" <pat@britainusa.com>, Herr Patrick Ryan <patrick.simon@bka.gv.at>, Monika SCHEINOST <m.scheinost@hofburg.com>, Frau Ines Pietsch <i.pietsch@hofburg.com>, Frau Franziska KLEIN <f.klein@hofburg.com>, Frau Christa FUEBY <c.fueby@hofburg.com>, Herr Edgar LEONHARDT <e.leonhardt@hofburg.com>, Herr Christian KOPROLIN <c.koprolin@hofburg.com>, Avocat Daniel GAHLEITHNER <daniel@gahleithner.com>, "Ms. Kathrin Poeckl" <k.poeckl@hofburg.com>, Brussels Tribunal <newsletter@brussellstribunal.org>, Brussels Tribunal <news@brussellstribunal.org>, Athen News <athensnews@athensnews.eu>, Austrian Operations <dublin-ob@bmeia.gv.at>, Bundeskanzlerin Angela Merkel <bk_de_kanzlerkalender_html@abo.bundesregierung.de>, "Frau Mag. Claudia Lohschmid" <c.lohschmid@hofburg.com>, Frau Anne Pichler <a.pichler@hofburg.com>, "Amb. Chris Salonia" <C.Salonia@republicoftheunitedstates.org>, Ambrose Evans-Pritchard <syndication@telegraph.co.uk>, Ambassador Leo Wanta <ameritrustusa@gmail.com>, Austria_Fin Min Maria Fekter <hofburg@hofburg.com>, Amb Lee Wanta <member@linkedin.com>, Americans <princenemo@reagan.com>, Buergerservice <buergerservice@hofburg.at>, Lexis Nexis Osterreich_Wien <verlag@lexisnexis.at>, Frau Michaela Falk <michaela.falk@bka.gv.at>, "cvd@oepv.at" <cvd@oepv.at>, Oepv Email <email@oepv.at>, Amb Hassan Tajik <public@iranembassy-wien.at>, Amb Thomas Buchsbaum <teheran-ob@bmeia.gv.at>, Amb Levan Dzhagaryan <info@rusembiran.ru>, Ambassador Ron Kirk <ronald_kirk@ustr.eop.gov>, Arghyrios A Fatouros <afatou@denet.gr>, Gerhard Hafner <gerhard.hafner@univie.ac.at>, Franz Matscher <r.matscher@telez.at>, Frau Judith Dueringer <Judith.Dueringer@bmeiagv.at>, BBC_Europe Debate <europedebate@bbc.co.uk>, Angela Cullen <acullen8@bloomberg.net>, "bizreporter@imedia.ru" <bizreporter@imedia.ru>, Asst Atty Gen Leslie R Caldwell <criminal.division@usdoj.com>, ANTI-TERRORIST AND MONETARY CRIMES DIVISION <info@fbi.gov>, "Ambassadorleew@gibbymedia.com" <Ambassadorleew@gibbymedia.com>, Benjamin Fulford <benjaminoffice88@gmail.com>, BBC Breaking News Alert <news@mailout.external.bbc.co.uk>, Ambassador Lee Wanta <amb.wanta@facebook.com>, Brussellstribunal Newsletter <Newsletter@brussellstribunal.org>, Anton Doroshev_Moscow <adoroshev@bloomberg.net>

WANTA LAWFUL Residency,
Since June 1988, AND
Continuing "Today" —

Prepared for : - The Hofburg Palace, Wien,
Austria

(28)

2/8

Office of the U.S. President
Office of the U.S. Vice President
Members of the U.S. Congress
United States Senator Ron Johnson, et al
All President R W Reagan's " Fellow
Americans "

SINCE JUNE, 1988, I HAVE BEEN AND
CONTINUE TO BE A LAWFUL INLAND TAX
REVENUE RESIDENT, AND DIRECTEUR
GENERAL OF " NEW REPUBLIC/USA
FINANCIAL GROUP, LTD. GES.m.b.H ",
DULY REGISTERED AND SITUATED IN
WIEN, AUSTRIA - EUROPA, SINCE JUNE
1988. UNDER THE " TOTTEN DOCTRINE -
92 U.S. 105 ", THUS I WAS OFFICIALLY
MANDATED BY THE UNITED STATES
PRESIDENT RONALD WILSON REAGAN,
TO DE-STABILIZE THE SOVIET UNION -
U.S.S.R. [THE EVIL EMPIRE].

HAVING SAID THAT, I - S.D.R.
AMBASSADOR LEE/LEO EMIL WANTA,

(29)

3/8

PASSPORT No. 04362 AND 12535,
RESPECTFULLY SUBMIT THE
FOLLOWING LEGAL DOCUMENTATION
FOR YOUR PERUSAL, AND CORRECTIVE
LEGAL ACTION FORTHWITH.

PUBLIC NOTICE

Title 18 - Crimes and Criminal Procedures

^ 4. Misprision of Felony

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both. (June 25, 1948, ch. 645, 62 Stat. 684; Pub. L. 103 - 322, title XXXIII, ^ 330016 (1)(G), Sept. 13, 1994, 108 Stat. 2147.) Thank you for caring for Our Great Nation_America, Once a Constitutional Republic. (30)

4/8

" St. Jude, Fill My Heart With Hope In The New Year. " Amen

GLOBAL PRESS RELEASE - circa 2016
for additional Information, please contact : -

Directeur, Messr. Lon Gibby

Telefon : 509.467.1113

Telefax : 509.467.4763

Cellular : 509.939.3743

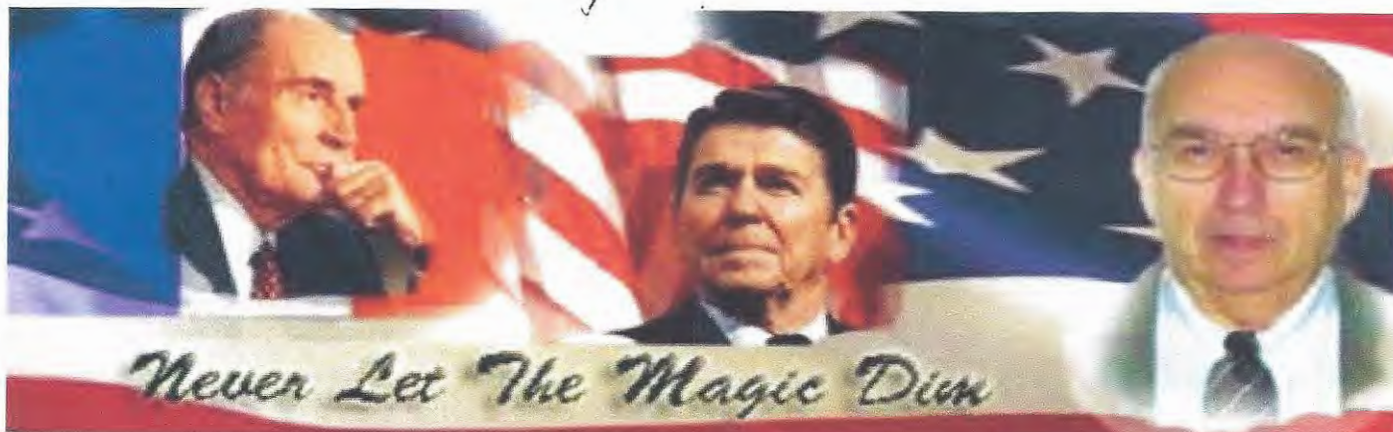
www.eagleonetowanta.com/
www.vikinginternationalllc.com/
<http://www.wantarevelations.com/>

~~~~~  
~~~~~  
AmeriTrust Groupe, Inc.
4001 North 9 th Street, Suite No. 227
Arlington, Virginia, USA 22203-1954
Commonwealth of Virginia
Tele : 703.649.4545
Tfax : 703.552.3159

2 attachments

 **Coasteditlmono.mp3**
22088K

 **USCODE_Title18_Chapter 1_Sec 4_Misprision of felony**
133K



§ 3. Accessory after the fact

Whoever, knowing that an offense against the United States has been committed, receives, relieves, comforts or assists the offender in order to hinder or prevent his apprehension, trial or punishment, is an accessory after the fact.

Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or (notwithstanding section 3571) fined not more than one-half the maximum fine prescribed for the punishment of the principal, or both; or if the principal is punishable by life imprisonment or death, the accessory shall be imprisoned not more than 15 years.

(June 25, 1948, ch. 645, 62 Stat. 684; Pub. L. 99-646, § 43, Nov. 10, 1986, 100 Stat. 3601; Pub. L. 101-647, title XXXV, § 3502, Nov. 29, 1990, 104 Stat. 4921; Pub. L. 103-322, title XXXIII, §§ 330011(h), 330016(2)(A), Sept. 13, 1994, 108 Stat. 2145, 2148.)

HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., § 551 (Mar. 4, 1909, ch. 321, § 333, 35 Stat. 1152).

The first paragraph is new. It is based upon authority of *Skelly v. United States* (C. C. A. Okl. 1935, 76 F. 2d 483, certiorari denied, 1935, 55 S. Ct. 914, 295 U.S. 757, 79 L. Ed. 1699), where the court defined an accessory after the fact as—

one who knowing a felony to have been committed by another, receives, relieves, comforts, or assists the felon in order to hinder the felon's apprehension, trial, or punishment—

and cited *Jones' Blackstone*, books 3 and 4, page 2204; *U.S. v. Hartwell* (Fed. Cas. No. 15,318); *Albritton v. State* (32 Fla. 358, 13 So. 955); *State v. Davis* (14 R. I. 281); *Schleeter v. Commonwealth* (218 Ky. 72, 290 S. W. 1075). (See also *State v. Potter*, 1942, 221 N. C. 153, 19 S. E. 2d 257; *Hunter v. State*, 1935, 128 Tex. Cr. R. 191, 79 S. W. 2d 855; *State v. Wells*, 1940, 195 La. 754, 197 So. 419.)

The second paragraph is from section 551 of title 18, U.S.C., 1940 ed. Here only slight changes were made in phraseology.

AMENDMENTS

1994—Pub. L. 103-322, § 330016(2)(A), inserted "(notwithstanding section 3571)" before "fined not more than one-half" in second par.

Pub. L. 103-322, § 330011(h), amended directory language of Pub. L. 101-647, § 3502. See 1990 Amendment note below.

1990—Pub. L. 101-647, as amended by Pub. L. 103-322, § 330011(h), substituted "15 years" for "ten years" in second par.

1986—Pub. L. 99-646 inserted "life imprisonment or" in second par.

EFFECTIVE DATE OF 1994 AMENDMENT

Section 330011(h) of Pub. L. 103-322 provided that the amendment made by that section is effective as of Nov. 29, 1990.

§ 4. Misprision of felony

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

(June 25, 1948, ch. 645, 62 Stat. 684; Pub. L. 103-322, title XXXIII, § 330016(1)(G), Sept. 13, 1994, 108 Stat. 2147.)

HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C. 1940 ed., § 251 (Mar. 4, 1909, ch. 321, § 146, 35 Stat. 1114).

Changes in phraseology only.

AMENDMENTS

1994—Pub. L. 103-322 substituted "fined under this title" for "fined not more than \$500".

§ 5. United States defined

The term "United States", as used in this title in a territorial sense, includes all places and waters, continental or insular, subject to the jurisdiction of the United States, except the Canal Zone.

(June 25, 1948, ch. 645, 62 Stat. 685.)

HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §§ 39, 133, 346, 381, 502, and 632, and section 40 of title 50, U.S.C., 1940 ed., War and National Defense (June 15, 1917, ch. 30, title XIII, § 1, 40 Stat. 231).

Section consolidates the first sentence of section 39, all of sections 133, 346, and 632, and the second sentences, respectively, of sections 381 and 502, all of title 18, U.S.C., 1940 ed., and section 40 of title 50, U.S.C., 1940 ed., War and National Defense, with minor changes in phraseology.

All of these sections and parts of sections were derived from section 1 of title XIII of said act of June 15, 1917. Said section 40 of title 50, U.S.C., War and National Defense, has also been retained in that title, as it still relates to some sections therein which were not transferred to this title.

The remainder of said section 39 of title 18, U.S.C., 1940 ed., which was derived from sections 2, 3, and 4 of title XIII of the act of June 15, 1917, relating to jurisdiction and other matters, is almost entirely obsolete. The provisions still in force are incorporated in section 3241 of this title.

The remaining provisions of said sections 381 and 502 of title 18, U.S.C., 1940 ed., which were derived from sources other than said section 1 of title XIII of the act of June 15, 1917, are incorporated in sections 1364 and 2275 of this title.

SENATE REVISION AMENDMENT

Words "except the Canal Zone." were substituted for the period in this section by Senate amendment. See Senate Report No. 1620, amendment No. 2, 80th Cong.

REFERENCES IN TEXT

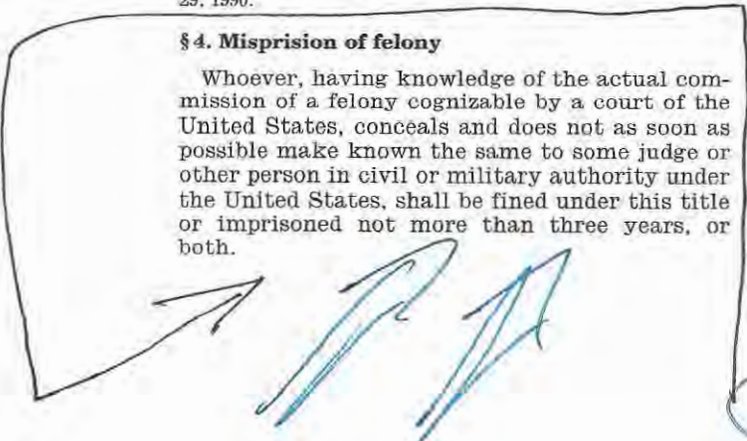
For definition of Canal Zone, referred to in text, see section 3602(b) of Title 22, Foreign Relations and Inter-course.

§ 6. Department and agency defined

As used in this title:

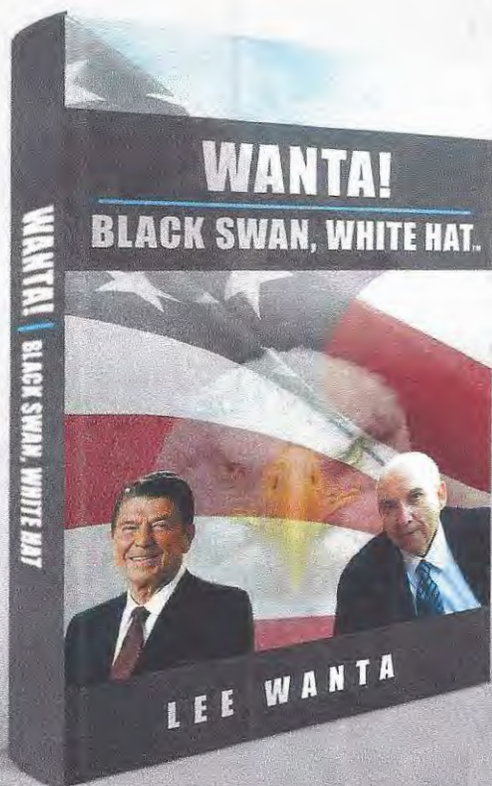
The term "department" means one of the executive departments enumerated in section 1 of Title 5, unless the context shows that such term was intended to describe the executive, legislative, or judicial branches of the government.

The term "agency" includes any department, independent establishment, commission, administration, authority, board or bureau of the United States or any corporation in which the United States has a proprietary interest, unless the context shows that such term was intended to be used in a more limited sense.



6/8

Copies of the biography with document links can be obtained on [Amazon](#) and on [Barnes & Noble](#) and Apple Ibook. The paperback version is being released January 2nd 2016 which contains a data disc with all the support documents.



LEE WANTA

The 31.2 Trillion U.S. Dollar Man

Disclosing the CIA
changing an entire election,
and the financial future
of Our Great Nation,
and the World.

**A must read for every Fellow American,
Never fully revealed until this day...**

His authorized biography will shake the world and change history. President Reagan and his Secret Agent Ambassador Lee Emil Wanta masterminded a creative way to financially takedown the Economy of the Soviet Union (Evil Empire) without firing a shot.

The 32.1 trillion U.S. dollars he amassed in the process has finally been recovered and accounted for after it was hijacked by criminal non-Government organizations known as the Federal Reserve, and the Corporate State of Wisconsin.

Learn More at www.eagleonetowanta.com

Published by Viking International, LLC



33

7/8



Court of Record
Fax/Tel: +39 06 45 22 0228
UK Fax: +44 1234 81 8001
E-mail: gicor@courtofrecord.org.uk
Web: www.courtofrecord.org.uk
Post: Postfach 73,
CH 6314, Switzerland.

FAX:

To :	Speaker U.S. House of	From :	Joseph Ray Sundarsson
FAX :	+12022255117	FAX :	+390645220228
Date :	15-04-2016	Phone :	+39 06 45 22 0228
		Pages :	7 (including this page)

The Honorable Paul Davis Ryan
Speaker, U.S. Congress

cc: U.S. State Governors via U.S. Secretaries of State
cc: All Bank instrumentalities of State in U.S. & Worldwide

14 April 2016

Mr. Speaker,

The Rome of Caesar fell to ruin at the advent of our LORD, Jesus Christ. The Bishop of Rome is the legal successor to CAESAR! it is the duty of the Bishop of Rome and Her Majesty Queen Elizabeth [II] to ensure that this power of CAESAR is not usurped by any Caesar or by an oligarchy of priest, bureaucrats, legislators or bankers.

It is your duty to ensure that every member of the U.S. House of Representatives, the U.S. Senate and the U.S. State Governors, U.S.D.C. judges, DHS and the heads of all bank instrumentalities down to the V.P. level get a copy of this Amicus curiae.

We send our love to YHVH for thee!

Yours faithfully,
Joseph Ray Sundarsson
Special Master

P.S. PUERTO RICO CITIZENS ARE HUMAN BEINGS - AND - NOT PART OF A "COLONY"

THANK YOU FOR CARING FOR OUR GREAT NATION - AMERICA, ONCE UPON A TIME A CONSTITUTIONAL REPUBLIC.
BEST regards,
LSS S. Wanta on Jun 16
(34)