

\_\_\_\_\_ County  
\_\_\_\_\_ State republic

International Common Law Court of Justice  
(without the United States)  
Federal Judicial District Courthouse Address:

Case No.: \_\_\_\_\_

## NOTICE OF JOURNAL

Authority: Public Law 92-500 Federal Water Pollution Control Act Amendment of 1972, Sec. 2, section 505. CITIZEN SUITS

~ ~ ~

### *Confession to Un-Clean Hands & Request of Forgiveness*

"It has been brought to my attention that I, \_\_\_\_\_, having a residential address of \_\_\_\_\_, am a person that is an owner and or operator of multiple sources of unlawful discharges of toxic pollutants, operating in violation of *effluent standards and limitations* as defined in Pub. L. 92-500 Federal Water Pollution Control Act Amendment of 1972, Sec. 2. (hereinafter "Act Amendment"), and section 505(f), effective July 1, 1973, **an unlawful act** under subsection (a) of Section 301 of the Act, do hereby admit to causing said discharges associated with sources of which I am owner and or operator. A complete list of each unlawful discharge source is hereto attached. I admit my negligent acts were done in breach of my duty of care, but with absolute lack of knowledge or intent to harm;

For the record, I did not knowingly breach my duty of care by committing an overt act to poison myself or my neighbors' drinking water resources by unlawfully operating listed chemical and biological weapons of mass destruction discharging toxic and acidic pollutants, 65 plus of which are listed by the United States Environmental Protection Agency, mandated to be contained and controlled, or eliminated at their source;

I am not knowingly a party to a conspiracy involving the United Nations Agenda 21, to steal, kill and destroy the American people by operating by discharging listed chemical and biological weapons of mass destruction at my home and workplace at minimum; that I have "dirty hands" and hereby ask for the people's forgiveness;

Now, upon being given an opportunity, I will aggressively act to correct the error of my ways as expediently as practicable. Accordingly, I authorize the Clerk of above defined judicial district to administer my related trusts accounts so as to off-set all civil penalties related to my strict liability torts as calculated by the court, to the benefit of the court. That my instant act to correct the error as expediently as practicable is to cause projects nationally to enable the national goals for achievement of objective mandated by the US Congress assembled October 18, 1972, to cause the restoration and maintenance of chemical, physical and biological integrity of the Nation's waters as declared in Sec 101 of the Act Amendment;

For the record, I am and always have been 'for clean water' and submit to the superior national common law jurisdiction of the Act, all injured parties are due remedy! Please forgive me, for I have done wrong;

Sincerely;

\_\_\_\_\_  
Citizen of the United States / Federal Agent / Federal Witness / Victim

~ ~ ~

# Declaration of Victimization Claim for Remedy & Agreement

And that I, \_\_\_\_\_, do understand as a citizen of the United States subject to the due process provided me under the 14<sup>th</sup> Amendment, hereby give notice that I have suffered injury and harm, I am a victim of unlawful toxic and acidic discharges due to violation of the public trust by my principals, a fiduciary duty knowingly breached with intent to harm the public at large, federal citizens and nationals alike, by poisoning my drinking water resources so that industries can gain unjust enrichments and thrive as the direct or indirect result of ***unlawful discharges of toxic and acidic pollutants*** mandated by US Congress to be contained and controlled at their individual sources pursuant to Sections 301, 302, 306, 307 and 402, an act that according to 'Pub. L. 92-500, AN ACT To Amend the Federal Water Pollution Control Act (of 1948), which states, *Be it enacted by the Senate and the House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Federal Water Pollution Control Act Amendment of 1972, Sec. 2., section 505(f).*' **has been an unlawful act under subsection (a) of section 301, since July 1, 1973;**

The Act Amendment was a congressional mandate to eliminate utilization of public sewers that had been determined to cause harm to public health and welfare by 1985, to contain and control all toxic acidic pollutants at their original source to prevent them from migrating to cause water and other environmental pollution; My principals, in violation of their duty of care defined in international law, negligently failed to recognize the Act Amendment of 1972 and have continued to operate unlawfully under the "unlawful" Act of 1948, in violation of effluent standards and limitations mandated under the Act Amendment of 1972; Therefore, I, as a citizen of the United States and pursuant to my authority provided by color of law, support this action to sue the United States, Inc.; I claim my remedy as provided for under section 505 of the Act Amendment of 1972. **Except for one million dollars (\$1,000,000.00) in damages that I am requesting as remedy due me resulting from the trespass my principals have done upon my God-given unalienable right to clean water, good health and welfare;** I surrender the entire balance of all trust accounts of which I or my legal entity would be a beneficiary of to fund the National Contingency Plan congressionally mandated pursuant to section 311(c)(2), in compliance with section 301(a); Failure for an owner/operator to comply with these sections is a criminal violation of a "*strict liability public health law*" that has been unlawful since July 1, 1973 as defined under section 505(f), and attaches "criminal" penalties under federal jurisdiction, each violation being declared by US Congress to be a **FELONY**, FEDERAL ENFORCEMENT, section 309(c);

Accordingly, I recognize this International Common Law Court of Justice as a separate court system, an environmental court to handle environmental matters as provided for by US Congress assembled in Pub. L. 92-500 Federal Water Pollution Control Act Amendment of 1972, Sec. 9. ENVIRONMENTAL COURT;

Further, I recognize the International Common Law Court of Justice shall enjoy the final and superior national single-jurisdiction of, for and by the people, universal in nature, and in association with an independent grand jury of the people of this nation and all other nations and their waters, justice and clean water shall prevail;

