

NOTICE OF COUNTERFEIT SECURITY AND OTHER VIOLATIONS OF FEDERAL LAW, AND STATEMENT OF FACTS

ADMINISTRATIVE OFFICE OF THE COURTS Case File # 71857

BRENT JOHNSON,
General Counsel, Administrative Office of the Courts
450 South State Street,
Salt Lake City, Utah 84114-0241

CERTIFIED MAIL 7005 1820 0001 1164 9836

v.

SAMUEL D. JONES, (a fiction) alleged debtor

This letter is lawful notification to you, pursuant to The Bill of Rights of the National Constitution, in particular, the First, Fourth, Fifth, Sixth and Ninth Amendments, and The Bill of Rights of the Utah Constitution, in particular those sections which correspond to those sections referenced in the National Constitution, and pursuant to your oath, and requires your written response to me specific to the subject matter. Your failure to respond, within 10 days, as stipulated below, and rebut, with particularity, everything in this letter with which you disagree is your lawful, legal and binding agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful and binding upon you, in any court, anywhere in America, without your protest or objection or that of those who represent you. Your silence is your acquiescence. See: *Connally v. General Construction Co.*, 269 U.S. 385, 391. Notification of legal responsibility is “the first essential of due process of law.” Also, see: *U.S. v. Tweel*, 550 F. 2d. 297. “Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.”

Your letters name a US person; a legal fiction you call SAMUEL DUANE JONES, the debtor. Said defective papers and invitation were sent to my attention. Unless you are prepared to exhibit to me and to the Superior Court verified evidence that I have made a political decision to change my status and submit to its jurisdiction, your actions will comprise Enticement to Slavery¹ in that you have ordered the man, Samuel-Duane: Jones, to falsely represent himself as a United States person in violation of 18 USC 1583 and the Thirteenth Amendment to the constitution. Prosecution of same is actionable and will be raised to the Court Clerk under the Fiction Misprision of Treason obligation in addition to any instant attempts to engage a living man to do the business of a Fiction. It is my intention to comply with all applicable lawful obligations.

As a courtesy to your invitation, I will appear **exclusively** by restricted special appearance without waiving any of my rights, remedies or defenses, in my capacity as the Living Man *in rerum natura*, a Christian Man on the free soil of the Land, Real Party in Interest Under Injury, beneficiary to the Original Jurisdiction, Secured Party creditor to the legal fiction SAMUEL DUANE JONES. Statement of interest attached. All of my rights including without limitation those protected by the constitution are hereby reserved. I am not “surety” or “trustee” authorized to answer questions on behalf of the US person (vessel) your threatening letters addressed.

1. Samuel Duane Jones has executed a Declaration of Political Status apostilled [XXXX] by the Secretary of State of the State of Wyoming, under the Hague Convention of 1961, which is treaty law in the United States. Said Declaration is self-authenticating evidence that Samuel Duane Jones is a living soul, a man upon the soil, and an official who is foreign to the corporation called the United States.

¹ US Code: Title 18, 1583 Enticement to slavery by ordering the undersigned to present himself as a United States citizen/person/subject falsely and against his will, tampering with a witness, concealing a material fact, falsifying a record, obstruction of justice, scheming to defraud by deprivation of services, perjury of oath, subornation of perjury, theft within the special maritime jurisdiction, misprision of felony and treason, fraud, conspiracy, racketeering, and plunder.

2. BRENT JOHNSON an officer of the court is a BAR certified attorney for the entity called ADMINISTRATIVE OFFICE OF THE COURTS. BRENT JOHNSON has sworn an oath called the “attorney’s oath” the details of said oath are as follows:

"I do solemnly swear that I will support, obey and defend the Constitution of the United States and the Constitution of Utah; that I will discharge the duties of attorney and counselor at law as an officer of the courts of this State with honesty and fidelity; and that I will strictly observe the Rules of Professional Conduct promulgated by the Supreme Court of the State of Utah."

3. BRENT JOHNSON has sworn the aforementioned oath and has agreed to abide by the attorney’s rules of professional conduct. In addition he has sworn to uphold the constitution and my rights there under. Brent Johnson is operating as a fiction and represents fiction/corporation UTAH, which cannot reach parity with the man Samuel Duane Jones.
4. On or about September 13, 2007 and again on October 15, 2007, Brent Johnson, d/b/a “General Counsel” of the “Administrative Office of the Courts” Utah “Supreme Court” located at 450 South State Street, Salt Lake City, Utah 84112-0241 sent via U. S. mail a letter containing unsupported and unfounded threats of criminal prosecution as follows: “If you pursue any actions on these documents, we will pursue you for any and all civil and criminal remedies. These types of actions have been determined to be criminal and we will certainly not hesitate to pursue appropriate remedies. We will be looking into the notary certification of Kevin Mahoney for participating in these activities.”
5. The claim “these types of actions have been determined to be criminal” was unsupported by any citation and was therefore an attempt by Brent Johnson to frighten and intimidate Samuel-Duane: Jones which appears to be paper terrorism.
6. The statement “If you pursue any action on these documents [settlement papers and a bonded promissory note in the amount of \$25,000,000.00] we will pursue you for **any and all** civil and criminal remedies,” is an unfounded threat and an attempt to intimidate Samuel-Duane: Jones.
7. **Brent Johnson failed to state what criminal or civil penalties attached to the presentment of a bonded promissory note in the amount of \$25,000,000.00. Brent Johnson failed to state what criminal or civil penalties attached to the request by Samuel-Duane: Jones for settlement. Brent Johnson failed to state what criminal or civil penalties attached to the act of appointing the holder of the funds, Sharon G. Jones, as fiduciary. Brent Johnson failed to state what criminal or civil penalties are attached to the act of reminding Sharon G. Jones that she is obligated to follow the law; is obligated under Title 28 Section 2041 to send all funds including the bonded promissory note sent to her on or about August 27th 2007 by notary Kevin Mahoney, to the Trustee for the U.S. Bankruptcy, Henry M. Paulson.**
8. Under TITLE 18 Section 1346 it is a crime to scheme to deprive one of the intangible right of honest services. By sending a copy of his threatening letter of October 15, 2007 to notary Kevin Mahoney, Brent Johnson violated Title 18, Section 1346.
9. Under TITLE 18 § 1001 it is a crime punishable by 5 years imprisonment to make a false statement so as to use one’s office/authority to mislead another. By stating that “These types of actions have been determined [by Johnson] to be criminal” without supporting said statement, Brent Johnson made a false statement. Brent Johnson may demonstrate with particularity how each action or document or statement sent by Kevin Mahoney on behalf of Samuel Duane Jones was a crime. If Brent Johnson fails to do so, Brent Johnson admits that his accusation is without

any foundation and is a false statement in violation of Title 18 § 1001.

10. It is a violation of the attorney's oath of office and a crime under Title 18 Section 878 to make threats or engage in extortion against foreign officials, official guests, or internationally protected persons. Samuel Duane Jones is such an official foreign to the corporation called the United States per his Declaration of Political Status, Wyoming State apostille number 95540.
11. By making unsupported and unfounded threats against the man, Samuel Duane Jones, Brent Johnson has perjured his oath of office, and is engaged in insurrection against the Constitution of the United States, which is a violation of Title 18 § 2383.
12. Brent Johnson has used the United States mails to send threatening letters to Samuel Duane Jones in attempt to shield Sharon G. Jones from prosecution for theft of Federal Funds and other crimes, which is a violation of Title 18 §1509 obstruction of due exercise of rights.
13. By repeatedly attempting to order the man, Samuel Duane Jones, to falsely represent himself as a United States person in violation of 18 USC §1583 and in violation of the Thirteenth Amendment to the Constitution Brent Johnson has engaged in an enticement to slavery. Brent Johnson is required to report said crime under penalty of perjury in fulfillment of legal fiction BRENT JOHNSON's misprision of felony and misprision of treason obligations.²
14. By sending letters which accuse Samuel Duane Jones of committing a crime without bringing forward the evidence, attested to by a competent witness with first hand knowledge; without citing the code that is alleged to have been violated, Brent Johnson has willfully perjured his oath of office and is in rebellion against the Constitution of the united States.

I am aggressively taking action against Brent Johnson because of, including but not limited to Brent Johnson's failure to comply with the law in his insistence upon using the U.S. mails to threaten Samuel Duane Jones so as to shield Sharon G. Jones, to my legal and financial detriment, injury and mental anguish.

Therefore, I request that you provide me all the Legislative enacting Clauses for this matter, that support the UTAH REVISED STATUTES and/or STATUTES at LARGE that you have failed to quote, to firmly establish your Legislative Jurisdiction or Constitutional Jurisdiction for addressing me. Also, deliver to me certified and verified documents attested to under the penalty of perjury Title 28 section 1746 (2), with a wet ink signature, as specified below proving your claim that Samuel Duane Jones has committed a crime by sending the package containing the bonded promissory note in the amount of \$25,000,000.00 for full settlement of case numbers 1234567 and 8765432:

- 1] The original signed documentation that accounts for the \$25,000,000.00 in federal funds sent to Sharon G. Jones on or about August 27, 2007.
- 2] The documentation of the '*true nature and cause of this action*' against me;
- 3] All the Legislative enacting Clauses for this matter to firmly establish your Legislative

² Misprision of Felony, mandates that any citizen of the United States who is aware of a felony must report same to authorities. Deconstruction of the Constitution of the United States is certainly a felony. It is also sedition, and probably treason, punishable by death.
18 U.S.C. § 238, 8 U.S.C. § 1101(a)(43)(M)(i), 18 U.S.C. § 371, 8 U.S.C. § 1101(a)(43)(M)(i)

Jurisdiction or Constitutional Jurisdiction for addressing me.

- 4] The validation in the form of the original certified copy of a contract that Brent Johnson has with Samuel Duane Jones;
- 5] The 'BID BOND' OR 'REINSURANCE' contract;
- 6] The 'PERFORMANCE BOND';
- 7] The name[s], addresses and phone number[s] of the Reinsureor or Reinsurer[s] who indemnified or acted as SURETY for the BID BOND and PERFORMANCE BOND, Reinsurance Company(s);
- 8] Your 'Business License' to perform in the STATE OF UTH and your 'License' to Practice Law in the STATE OF UTAH;
- 9] The contract I have with you, your office, or your agents, a Third Party, giving permission to interfere in my commercial affairs;
- 10] A copy of your Oath of Office, and your qualifications.
- 11] A copy of your Surety Bond or Faithful Performance Bond.

Failure to provide the above certified and verified documentation within 10 days after receipt of this presentment will constitute your Tacit Agreement to a Fault, (UCC 1-201(16)) creating fraud through material misrepresentation UCC 1-103. If Brent Johnson; and all Agents et. al. remain silent, this silence will be their Tacit Agreement to their Commercial Dishonor(s), and their Tacit Agreement for a Summary Judgment entered into the record of a court of my choice against Brent Johnson and all Agents et. al. for the fact of causing a trespass causing commercial injury to Samuel Duane Jones.

In the event Brent Johnson and all Agents et. al. fail to provide the above certified and verified documentation within 10 days after receipt of this presentment will be Brent Johnson's and all Agents et. al., Tacit Agreement to their Commercial Dishonor(s), and to a Full Tacit Contractual Agreement to waive any defense and to forfeit any/all remedies under INTERNATIONAL ADMINISTRATION JUDICIAL RULES and/or under ADMIRALTY/MARITIME RULES, JUDICIAL LAW, and will become admission to a Tort claim for damages to Samuel Duane Jones, Without Recourse in the sum certain of \$25,000,000.00.

Therefore, I am making this offer in Good Faith for the post settlement and closure of this purported claim (that I am engaged in unnamed crimes) under **Public Policy**.

If the certified and verified documents attested to under the penalty of perjury Title 28 section 1746 (2), with a wet ink signature, as specified above are not received by Me within 10 days after the receipt of this presentment, proving this/your claim, and you choose not to settle this under **Public Policy**, Brent Johnson and all Agents et.al. Tacitly Agree that any purported charges or court case will be closed, With Prejudice, **Res-Judicata, stare decisis** and **collateral estoppel** and any forthcoming judgments will be vacated.

Any further actions will be considered intentional fraud against me and any further documents

you send will be considered Counterfeit Securities. Therefore, my only other remedy will be the filing of a criminal complaint for issuing COUNTERFEIT SECURITIES with the Attorney General, U.S. Department of Justice pursuant to: *Title 18 USC § 513 to wit: "513(a) Whoever makes, utters or possesses a counterfeited security of a State or a political subdivision thereof or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive another person, organization, or government shall be fined not more than \$250,000 or imprisoned not more than ten years, or both", and Title 18 USC § 242 , § 1342, § 1341*

SUMMARY

By your failure to prove up your claim of crimes on the part of Samuel Duane Jones, you are making and passing a counterfeit security; in violation of 18 U.S.C. §§ 1341 and 1962; are perjuring your oath of office; and are thereby admitting to the above crimes and to making and possessing a counterfeit security in violation of Title 18 USC § 513 79.

You have TEN (10) days after receipt of this presentment to provide Me the above eleven (11) documents and/or the documentation of the post settlement and closure of your unfounded threats under **Public Policy**, at which time this matter is Res Judicata, Closed, With Prejudice.

If you continue in your fraud and Counterfeit Security, my remedy will be inclusive of a complaint filed with the FEDERAL BUREAU OF INVESTIGATION and the SECURITIES AND EXCHANGE COMMISSION of the FEDERAL RESERVE.

This 5 page presentment is cordially presented, All Rights Reserved – Under Necessity

The Doctrine of Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent applies.

If you disagree with anything in this letter, then rebut that with which you disagree, in writing, with particularity on a point by point basis to me, within 10 days of this letter's date, and support your disagreement with evidence, fact and law. Your failure to respond, as stipulated, is your agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful, and is your irrevocable agreement attesting to this, fully binding upon you, in any court in America, without your protest or objection or that of those who represent you or of those whom you are representing.

Non – Assumpsit, All Rights Reserved

By: _____ Date _____

Samuel Duane Jones
1234 Grandiose Drive
Provo, Utah

cc: Federal Bureau of Investigation, Drew S. Parenti
Securities and Exchange Commission, Charles Christopher Cox

U.S. POSTAL SERVICE

CERTIFICATE OF MAILING

MAY BE USED FOR DOMESTIC AND INTERNATIONAL MAIL, DOES NOT
PROVIDE FOR INSURANCE -- POSTMASTER

The foregoing **Notice of Counterfeit Security and statement of facts**, was sent using Certificate of Mailing, (Postal Code S914.O-914.2.3) Regular U.S. Mail on **February 25, 2008**

From: Samuel Duane Jones
Care of: 1234 Grandiose Drive
Provo, Utah

To:

Brent Johnson,
450 South State Street
P. O. Box 140241
Salt Lake City, Utah

CERTIFIED MAIL 7005 1820 0001 1164 1234

Enclosed are items of mail including:

1. Samuel Duane Jones's Notice of Counterfeit Security and statement of facts, being a 5 page document

POSTMASTER STAMP

Certification of Documents contained in this mailing

PS FORM 3817 Mar. 1989