

Notice: Knowledge to the DWS ALJ: Janet Romo.

FIRST: I Proceed At Appearance Special With Explicit Reservation for All Mine YHWH Endowed Unalienable Rights And Without Prejudice To Any Of my Unalienable Rights at all times.

Second: This instrument is lawful notification and is served upon the named Respondents pursuant to the State and Federal Constitutions, specifically, the Bill of Rights, in particular, the First, Fourth, Fifth, Sixth, Seventh, Ninth and Tenth, and Thirteenth Amendments pursuant to the respective notice in commerce to Respondent.

Third: This instrument is thee Presentment at [UCC §3-501] that states facts and events supporting a claim upon which relief can be granted and which requires your written response specific to the subject matter as directed below.

Fourth: I the undersigned Sovereign belligerent claimant, hereafter “Affiant”, “aggrieved man” *sui juris*, being of majority age, competent to testify, do state that the truths and the facts herein are at first hand private knowledge; that they are true, correct, materially complete, certain, and not misleading. Accordingly, I do say as I write herein, that at the Perfect Law of Liberty, and at the Rule of Law for the united States of America [U.S. Code (USC) TITLE 28 > PART V > CHAPTER 115 > § 1746(1)], the following:

Fact: The total amount of DWS Claim No. 800094 = 4,788 USD.

Fact: The Real Value of My Claim No. 800094 as of Oct. 27, ICD 2007 @ *spot silver* exchange rate = 427.75 lawful 90% silver specie US minted Coin dollars at their face value.

Fifth: I take express exception to this quasi-compelled “appeal” process, *ab initio*, that is in reality the blatantly hidden attempt at entrapment by the conspirators at work at the DWS, MotoSAT, the SSA, and other undisclosed real parties of interest at work at other quasi-agencies of the defacto government, to move before your Administrative Law Court (ALC) their Fraud upon your Court as a genuine remedy (“hearing”). Now, Listen up, people!

Sixth: My action is squarely based on the following facts that discover at first blush multiple misleading fatal material gross faults, and the willful fatal clerical gross faults, that appear on the very face of the deficient work-product delivered for me on October 26, ICD 2007 by certain DWS screening agents, whose marks appear at certain items contained in their material record, and whose mis-presentation of the basic facts shine at blatant default for you to behold, before this mis-directed proceeding is even allowed to begin under “color of law”.

Seventh: I Demand herewith all (and I request your comprehension) that based on the Real Value of my Claim that is way in excess of Twenty-one 90% silver specie lawful US Dollar Coin at face value, that the matters at hand be removed to thee Article III court, *that is* the District Court for thee united States of America (DCUS) with competent jurisdiction to try the facts in their proper venue, and to refer my Claim to the District Attorney for Salt lake City express for the preparation of His/Her defense, and to the SLC Prosecutor.

Eighth: *That means* I Call for the trial by thee Jury of My Peers as My Stakeholder guaranteed Right that is secured at the Seventh Amendment, and not to attempt to add legitimacy to the blatant commercial Fraud being perpetrated upon your Honorable AL hearing, and at disability to Me.

Ninth: I do know right from wrong, thanks to Our Divine Author, and to my wonderful Mother, with her Wooden Spoon. However, I am not a “member of the bar attorney”. Nor am I associated with the Ponzi scheme *known as* Social Security “benefits”, nor am I associated with an SSN, nor am I a voluntary member of the class of persons *dba* US citizens, nor Shall I be compelled by any presumed authority to associate with any of them. My writings are presented at my Fair Use of the Uniform Commercial Code, and at the Perfect Law of Liberty.

Tenth: The unauthorized use of any numident prefixed as an SSN in any nexus to Me, or used as an SSN to identify me, or even referred to as “his SSN number” meaning Me, or my man, is fraudulent ab initio, and is known by the user to be fraud, and yet it is still presented by these rogue agency “employees” as a naked affront to me in direct violation at my YHWH Endowed Rights, and at Treason to My Secured Liberty.

Fact: The actions by the concerned DWS people to date are not in harmony with the Uniform and the State Commercial Codes liberally construed and applied to promote its underlying purposes and policies, which are presented in good faith: (1) to simplify, clarify, and modernize the law governing commercial transactions; (2) to permit the continued expansion of commercial practices through custom, usage, and agreement of the parties; and (3) to make uniform the law among the various jurisdictions.

Fact; for example (1): All the enjoined people in this action have been repeatedly Noticed, and warned for them NOT to attempt to gain by stealth any presumed variation by agreement to My Claim, and against My Right arising out of the defendants established breach, so that they may presume by creating in the material record that they are to be discharged from their willful misgiving actions in whole or in part without consideration for my Remedies to be Liberally Administered upon them, and as enforced by thee court order, simply by them falsely creating my presumed agreement in an “authenticated” material record.

For Your Record: (2) Kathy Prettyman would not agree to allow her use of the non-numident file number 999-10-6030 freely given to me by Joan Bennett Lead Counselor also at the DWS, to simply proceed unencumbered with filing for my rightful ordinary Claim for which relief can, and shall be granted.

Fact: Kathy insisted that the numident must match the SSA records, even after the wrongs were made known to her. Only as an accommodation for her, and for my offer in good faith (my big mistake), I allowed her the limited use of my mother's voided “ssn” with the following specific stipulation electronically sent to her, in express on: Tuesday, October 17, 2007 8:00 AM:

The SSA Number, *****2212void** to "match" the SSA system of record, is hereby authorized for your (DWS Unemployment Division) **use as an accommodation for you to proceed at processing My Claim**; with your (DWS) **express understanding, and agreement for the terms and conditions as stipulated throughout this email thread; and contained in all the records previously disclosed to the agents at work at the agencies in interest.**

Please Notice: the writing on the face of that SSA card states SPECIFICALLY: "Not for Identification". Any

use of such number to "identify" or attempt to "attach" to Me, the real man on the land, is fraudulent; duly Noticed in the USCORP system of record. Please see [UCC sec. 1-103(b)] and [UCC sec. 1-308(a)], and the corresponding Utah commercial codes.

Followed up by:

Notice: in express congruence with the Documents of title already accepted by the agents at work at the SSA, any documents presented from Me; sent by me as weekly claims shall use the #092-40-2212void clearly affixed on the face of the instrument, by my own hand.

I comprehend and agree that the documents sent from DWS computers may not be programmed to accommodate such written variance ("void"), however all correspondence in express of such number written on its face as Prima Facie Evidence by Third-Party Documents, and presented to me shall be deemed to imply "void" affixed as stated above, whether written express, or not.

In the Interest of Justice: Kathy notified me shortly thereafter that she had entered the change into the DWS computer system, and that she compelled me that I "...will use this number..".

Fact: When I received the Utah EPPIcard in the mail, the computer system would not activate the card using that numident.

Fact: However, the EPPIcard did activate by using the file number *6030: thereby proving positively that the computer system is indeed happy with whatever number is input to it.**

Fact: It is Kathy's fatal willful material and clerical gross fault for insisting otherwise, and her actions that substantiates her possible collusion with Geri Dominguez that created her fault at [UCC 1-201(16)], and that is sufficient to satisfy my burden of establishing the fact to prove her bad faith that vitiates all agreements, ab initio.

Eleventh: Constructive Notice of Fault: My accommodation for the DWS agents all, to use any number other than the *6030 entered into the DWS record is hereby and herein canceled, withdrawn, voided, and made null, ab initio. I herein and hereby demand that the numident ***2212void shall be immediately expunged completely from the DWS system of record upon the verified delivery of this Notice.**

Notice: Any further use of said void numident is expressly and strictly prohibited, and any further use of said voided numident shall constitute the user's agreement and acceptance of the terms and conditions hereby and herein construed for this self-executing contract to be enforced

on them to pay the fine of 1,000 lawful 90% silver specie US minted Coin dollars at face value per each occurrence perpetrated at the user's fault. This liability contractually passes to the State of Utah Corporation enforceable at the Statute of Frauds.

Notice: Any further use of any number attempting to attach to me by stealth as an SSN shall be prosecuted at 1,000,000 lawful 90% silver specie US minted Coin dollars at face value, per each occurrence perpetrated at the user's fault. This liability contractually passes to the State of Utah Corporation enforceable at the Statute of Frauds.

Twelfth: The "dealings" from Angie S. Campbell are much more blatant and worse than that.

Fact: After the wrongs were made known to her, Angie sent: Thursday, October 18, 2007 4:37:06 PM the following questions via email, asked and answered as follows:

The employer has stated that on 9/28/07 you sent an email to Tim Gibbs it states please use paid time off. Please prepare my final check, fully paid up to date. An email was sent from Tim on 9/28/07 to Geri stating that Robert is requesting we give him today and tomorrow off. I have made the changes in the time clock system. He has also personally confided in me that if MotoSat does not fix the salary issues by Monday then he will expect his final paycheck and that "some people here can expect to be arrested. They know who they are."

Did you say that if it was not fixed you wanted your final paycheck? Also when you find another job are you planning on giving your SS number to the employer?

If you could please get back to me by no later than 10/22/07 at 4:45pm otherwise a decision will be made with the best available information,

Thank

Angie Campbell

Fact: My immediate Response sent Thursday, October 18, 2007 5:14:38 PM, verbose following:

These statements are colored by the hidden agenda of the respondents.

Their attorney is in default of a genuine response of my legal service of due process.

MotoSAT is not a genuine "employer" under the Act.

Your questions are already asked and answered in the form attached and by my statement to Jim Pendleton, already in the record:

Dear Mr. Pendleton:

Please be advised of the following Facts which may or may not have legal consequence to you and your "company" dba MotoSAT.

1. I have been dealing with Geri Dominguez (a "person non compos mentis", who is still in your "employment") concerning of the matters at hand for some time now, seeking a resolution in "good faith" to an intolerable situation (FRAUD) regarding My private pay, (not "disposable pay").

2. Geri had assured me that My correspondence directed only to you had been delivered to you, and was

on your desk since 9/24 for your review and direction. As of Friday morning 9/28, I had not heard a word from you that addressed this pressing issue in commerce that is grinding on Me.

3. I had issued repeated verbal and written warning Notices to Geri in her office in front of witness that specifically informed her that her continued "wrongful acts", which constitute "theft by wrongful conversion" will result in prosecution. I received only confrontational replies: like "Well, bring it on!", in return. On Friday Sept. 28, I issued her "FINAL" notice via email to remedy the situation before she "delivered" another "draft" that is "fraudulent" on its face, and in breach of her fiduciary duty as well as My Trust, AND in violation of the provisions construed at the Uniform Commercial Code (UCC) as well as federal and state statutes regarding violation of Section 208 of the Social Security Act, title 18 U.S.C. 1001; 1546, and a breach of "MotoSAT's" "Obligation of Good Faith" in commerce. [UCC § 1-304. Obligation of Good Faith.]

4. Geri used My email, issued under Duress on my part, to say that I "resigned" My position with your "company". Nothing could be further from the Truth! She will NOT accept the anything else, or "remedy" the situation without further conflict at work. She used the situation to attempt to obfuscate the true matters at hand, and to avoid DWS "unemployment" obligations.

5. Yesterday, I was battered in your front office, in front of your crew, by a crazy "person" who insisted that I leave the premises, or she will "Call the Police", under your direction. I repeatedly asked her for the contact information of the attorney who will be representing you and her in any upcoming litigation as a result of her "wrongful act". However, all Geri "delivered" were confrontational remarks, and an obscure reference to some guy, who apparently is the "puppet master" behind the curtain calling the "shots", but she provided no "material fact" or contact info: i.e., address for service of due process and his telephone number. ("Peter"?: BTW: are you still really paying him to "misrepresent" your "company"?). Geri punched me out (time clock) at Her whim yesterday: Make no mistake: I did NOT resign my position or desert My post.

6. This was after a meeting with her and Tim in the conference room on Monday, where I specifically pointed out, again, the the "faults" contained on the face of her drafts issued to Me. Please pay particular attention to the scanned image of the notarized pay stub attached to this email.

7. I proceed in good faith at all times and with EXPRESS reservation of My unalienable rights in the matters at hand, and with Exclusive power of attorney in fact concerning the principal person "ROBERT V CRIFASI(c)". I shall proceed as required to apply lawful and legal remedy in harmony with the UCC and local state and federal statutes. The Social Security Administration officials at the Murray, Utah office have already stated that they have no jurisdiction regarding the unauthorized "administrative wage garnishment" that Geri has perpetrated against Me under 'color of law' in all the proceeding months that led up to her unwarranted acts on Monday 10/02. The "letter" she requires from the SSA is ALREADY in the personnel file you maintain on me, standing as Truth as the result of the SSA officials acquiescence by silence on 9/09/2007. See: Notice of Fault and 72 Hour Opportunity to Cure, brought to Geri's attention, and hopefully to yours on 9/06/2007 (attached). It was also recorded at the Office of Inspector General, SSA at Baltimore MD. These documents are available in the public record published on-line for expedience at: www.crifasi.net/strikeit.

8. I sent a package of correspondence to you via USPS cert mail to MotoSAT's resident agent yesterday, in good faith. Please address the contents of that package very carefully. It addresses with particularity the facts that led up to the altercation in the workplace that Geri provoked yesterday: the discovery of the FACT that the "employer" status of any company or person shall terminate whenever such company or person loses any characteristics essential to the existence of an employer status. See 20CFR202.11; RAILROAD RETIREMENT BOARD - EMPLOYERS UNDER THE ACT - Termination of employer status. In My case, MotoSAT is not/never was a "genuine" "employer" from the date of my hire, September 11, 2006, regardless of the "terms" used under color of law.

9. Again in Good Faith, I appeal to your sensibilities and business judgment as well as your moral duty (and MotoSAT's "Obligation of Good Faith" in commerce) to resolve this issue immediately, without resort to a tribunal, in harmony with the UCC as well as the supreme Laws: "Thou shall not steal"; "Do unto your brother as you would have him do unto you."

10. Final: I am available for contact and service of process at: 801-349-7333, c/o: 858 South 300 East, Salt Lake City Utah [84111]. Please address any correspondence to that address only, if you care to respond at all.

Thank You.

/s/ Robb Crifasi

Representative For the united States of America, the Republic for which it Stands
Formerly known as: MotoSAT Technical Support Representative

Further: your question: " Also when you find another job are you planning on giving your SS number to the employer?"

I do not OWN such a number, and it does not OWN Me!

Your question is MISLEADING AND IRRELEVANT.

At this point, i demand you recuse yourself from adjudicating My Claim, on the grounds that you may be aiding and abetting the criminal acts of those you represent.

You are to demand that the Defendants respond to answer My affidavit of facts, hereto attached, not traverse, or obfuscate the issues clearly expressed and in Default of legal Due process.

In good faith, I used the word "final' to expressly indicate that it was the "final" opportunity for Geri to resolve her wrongful acts!

It was the "Final" check that I would accept as Fraudulent on its face. See attached paystub info.

Fact: Angie S. Campbell extrapolated nothing from my clear and precise statements sent Oct. 18, as re-presented above, but instead created Exhibit 12 on 10/22/2007, stating the following excerpt

“Rsn Stmt”:

“Based on the best available information I feel that the employers information is more credible because when I asked the clmt the information he did not give me a straight answer...”

Fact: Angie entered her willful omission into the record on 10/22, four (4) days after I delivered my direct challenge to her:

Further: your question: " Also when you find another job are you planning on giving your SS number to the employer?"

I do not OWN such a number, and it does not OWN Me!

“Your question is MISLEADING AND IRRELEVANT.”

Fact: Angie's statement was entered into the record after delivery of my reasonable Demand

FACT: Do You SEE the misnomer of “Social Security Employee” and “Medicare Employee” on the face of Draft #22146? What undisclosed embedded adhesion contract does THAT express to Your honorable intelligence? Who is “zooming” Who by their blatant FRAUD? Who are the REAL Parties OF Interest? And, Why don't they PRESENT Themselves? Enough is ENOUGH!

FACT: There are at least five (5) entries in the exhibits that were created by Angie and Geri in conspiracy stating in the record that Geris is **REQUIRED to take out FEDERAL, STATE and SS TAXES, and that I QUIT because she would not / could not stop, because she is REQUIRED BY LAW to TAKE from the Value of my Pay, THESE “required” TAXES, and that she is not doing anything illegal by WITHHOLDING these so called “TAXES” under color of over-reaching federal “rules”.**

FACT: Again, Do You SEE ANY federal and state or FICA TAXES withheld against a valid nexus SOCIAL SECURITY ACCOUNT MEMBERSHIP NUMBER deducted from the value of My Ordinary Pay? Sooo Sickening!!

FINAL: “MotoSAT” is indeed NOT a Federal “EMPLOYER” covered under the RAILROAD RETIREMENT BOARD ACT of 1935 at [20CFR201.1] that is entitled to enjoy the status of a private company with the “privileges” to exercise the rights and duties of the bankrupt federal quasi-corporation dba “the United States”. Jim Pendleton that FACT self admittedly at and by their own judgment in personam silence. Jim, nevertheless is held liable to perform his course of doing business specifically limited under the Rules of the definition of “employer” at Utah Code -- Title 34 -- Chapter 34 -- Utah Right to Work Law, as follows:

34-34-4. Agreement, understanding or practice denying right to work declared illegal.

Any express or implied agreement, understanding or practice between any employer and any labor union, labor organization or any other type of association, whereby any person not a member of such union, organization or any other type of association shall be denied the right to work for an employer, or whereby membership in such labor union, labor organization or any other type of association is made a condition of employment or continuation of employment by such employer, or whereby any such union, organization or any other type of association acquires an employment monopoly in any enterprise or industry, is hereby declared to be an illegal combination or conspiracy and against public policy.

34-34-5. Any agreement, understanding or practice designed to violate chapter declared illegal.

Any express or implied agreement, understanding or practice which is designed to cause or require, or has the effect of causing or requiring, any employer or labor union, labor organization or any

other type of association, whether or not a party thereto, to violate any provision of this chapter is hereby declared an illegal agreement, understanding, or practice and contrary to public policy.

34-34-7. Compelling person to join or not join labor union unlawful.

It shall be unlawful for any employer, person, firm, association, corporation, employee, labor union, labor organization or any other type of association, officer or agent of such, or member of same, to compel or force, or to attempt to compel or force, any person to join or refrain from joining any labor union, labor organization or any other type of association.

a Control No.		b Employer identification number (EIN) 87-0625175			OMB No. 1545-0008		
c Employer's name, address, and ZIP code		This information is being furnished to the IRS. If you are required to file a tax return, a negligence penalty or other sanction may be imposed on you if this income is taxable and you fail to report it.					
MOTOSAT 1955 S MILESTONE DR. SALT LAKE CITY, UT 84104		1 Wgs, tips, other compn 5572.26	2 Fed inc tax withheld	3 Social security wages 5572.26	Form W-2 Wage and Tax Statement 2006 Copy C For EMPLOYEE'S RECORDS. (See Notice to Employee.)		
d Employee's SSN Applied for		4 SS tax withheld 345.48	5 Medicare wages & tips 5572.26	6 Medicare tax withheld 80.80			
e Employee's name, address, and ZIP code Suff.		7 Social security tips	8 Allocated tips	9 Advance EIC payment			
ROBERT V CRIFASI C/O 5945 LILLYVALE PLACE WEST JORDAN, UT 84084		10 Depndt care benefits	11 Nonqualified plans	12a			
		13 Statutory employee <input type="checkbox"/>	14 Other	12b			
		Retirement plan . . . <input type="checkbox"/>		12c			
		Third-party sick pay <input type="checkbox"/>		12d			
15 State	Employer's state ID No.	16 State wages, tips, etc	17 State income tax	18 Local wages, tips, etc	19 Local income tax	20 Locality name	

34-34-8. Employer not to require union membership.

No employer shall require any person to become or remain a member of any labor union, labor organization or any other type of association as a condition of employment or continuation of employment by such employer.

34-34-11. Injunctive relief -- Damages.

Any employer, person, firm, association, corporation, employee, labor union, labor organization or any other type of association injured as a result of any violation or threatened violation of any provision of this chapter, or threatened with any such violation shall be entitled to injunctive relief against any and all violators or persons threatening violation and also to recover from such violator or violators, or person or persons, any and all damages of any character cognizable at common law resulting from such violations or threatened violations. Such remedies shall be independent of and in addition to the penalties and remedies prescribed in other provisions of this chapter.

34-34-12. Injunction against violating chapter.

In **addition** to the **penal provisions of this chapter**, any person, firm, corporation, association, or any labor union, labor organization or any other type of association, or any officer, representative, agent or member thereof may be restrained by injunction from doing or continuing to do any of the matters and things prohibited by this chapter.

34-34-13. Damages for denial or deprivation of continuation of employment.

Any person who may be denied employment or be deprived of continuation of his employment in violation of this chapter shall be entitled to recover from such employer and from any other person, firm, corporation or association acting in concert with him by appropriate action in the courts of this state such damages as he may have sustained by reason of such denial or deprivation of

employment.

34-34-14. Jurisdiction.

The jurisdiction of any action brought to enforce this chapter is hereby conferred upon and vested in the district court of the county in which any person, group of persons, firm, association, corporation, labor union, labor organization or any other type of association, or representatives thereof, who violates this chapter, or any part of it, resides or has a place of business, or may be found and served with process.

Fact: At this point, The Real Value of My Claim No. 800094 as of Oct. 27, ICD 2007 @ *spot silver* exchange rate = UN-MEASUREABLE Value at lawful 90% silver specie US minted Coin dollars at their face value.

FACT: My total DAMAGES for my Pain, Suffering, Emotional Distress, and other real losses is yet to reach a measurable Sum Certain amount determined at Law by thee Jury of My Peers!

Judge Romo: You are hereby and herein Invited to Attend the meeting live at “MonoSAT”, and to Partake of the Feast at my Table after the Trial, for all of Your trouble that the defendants have caused you, and to thee System of Record, and for all of the *misspent* taxpayer USD being wasted to bring you to our Feast for Foreclosure, and to their Swift and Just Ending, in the court of proper venue.

Judge Janet Romo: With your Grace, I would like to send out the following Notice:

Hear Ye! Hear Ye!!

You are hereby Invited (*via Sheriff's subpoena, if you resist*) to Our Love Feast (*aka DWS “appeal” trial, aka Void Judgment: Fraud Upon the Court, exposed*) for the First proofing for My Claim: Involuntary Termination, and my Traumatic Separation from “Motostat” by the Hand of one Geri Dominguez, on thee Final Day of 10/02/2007 for RobBob Crifasi, Thee StakeHolder for the Posterity, and Representative for the 50 Union states for the People of America, Thee Republic for Which it Still Stands: scheduled to take place on November 13, 2007 (sooner, if possible) live with the Honorable Judge Janet Romo, Presiding.

The defendants who are called into attendance listed below are all good US citizens, only because

they have sworn themselves under penalties of perjury to be associated members of the SSN Card carrying cult, and thee cheating “taxpayers” all, who are thee Voluntary goose-stepping serf subjects of the SS Record; who mindlessly pledge blind allegiance to the Social Security Administration Corporation, thee bankrupt subsidiary of thee bankrupt federal quasi-corporation *aka* the “United States”.

Them members listed below comprise only a small part of the willing association of US res-idents quietly reorganized in 1997 under the British Rule thereof Her Majesty, Thee bankrupt Queen Bee Beth of Royal fame, and who are her willful subjects under the municipal rules of the three elite City/States *aka* the Crown of London, the Vatican of Rome, and the District of Criminals, US; who just insist and persist without thee Material Fact in Hand, that they have the unauthorized authority, and the duly un-authorized duty, and the un-disclosed non-right hidden behind their petty corporate veil of illusion, and spoken for them by unseen “attorney” mouthpieces that delude them to subvert with impunity - Mine **YHWH** Endowed Sovereignty.

They all claim to be enabled by Constitutional legislation to Illegally Compel Me, by their omnipotent power - because I volunteer Nothing - to join into their incessant “non compos mentis” march over their cliff into the Abyss called Destruction, and fall to their posterities doom And all of this, just for their “above the law” rule by Mobocracy to continue to exist only in their own mindless minds.

They are the disillusioned nude taxpaying members who are transfixed and financed by the Great Board of Governors of the bankrupt non-Federal Reserve Bank that is “licensed” to “print” their “value”less legal tender conjured up out of nothing but hot air and mirrors, and backed by their own Full Faith and Credit, and purchased back from thee Fat Cat Banksters at Very High Rates of usury interest, but left to their grandchildren to pay. They are thee natural PERSONS identified on the Mandatory Guest list further down below.

Notice: Honorable Janet Romo: please RSVP.

I would like to schedule the Feast to take place at the “MotoScAT” Lounge and Conference Room

on that date! For your enJOyment, and **if you all chip in, I will Slice You Up, Prepare and Serve** to you all an extra large **Tray of Delicious Italian Sausage, and Five (5) Cheese Baked Rigatoni!**

Someone, Please volunteer to prepare a **Caesar Salad for Jim!** And a **Humble Pie for Geri!** And something **Really Special for Julie Morgan** of thee Supreme **Incorporators**, like a **bloody Baked Crow!**

Those of You identified below (defendants) MUST ATTEND (you may **need** to bring your **attorney** and/or your favorite **Bail Bondsman** along **with** you; so **pack an overnight toiletries bag** also, and they may **let you keep it**).

I will **of Course** Be **Present** in **Appearance Special**, and **I shall proceed at all Times** with **My Liberty**, and all for **Mine YHWH Endowed Rights Claimed, and Reserved Without Prejudice** as **Thee Involuntary Litigant, sui juris**, and as the **very Aggrieved Man**, and **Thee Attorney in fact** for the **“mark”** of: **ROBERT V CRIFASI**©M^{VVII}, a compelled fiction.

Thee other invited guests on the list should **attend** as **Witness**, and **You must be prepared** to enter your **compelled answers** into the **Official “quasi-record”** under **blind Oath**, when you are **interrogated like at Abu**.

You are required to print out, and to **bring with you, your own copy** of **all** of the attached **Notices, and documents for Discovery that I have painfully compiled and already served and delivered to you**. **You must stop diddling with your iPod long enough to read and review and comprehend** the **legal import and the Law of the terms contained therein**, and for the **conditions construed therein**, as they may (**SHALL**) have **legal consequence on your professional office, and at your private life, and to your civil liberty**.

You may want to consult with your attorney in advance of this feast, and with your conscience during this feast when you are asked to **answer the questions that you have direct knowledge concerning, or about the act that you have committed** for which you are at **judgment in personam**, and convinced you are **at fault**.

Mandatory “Guest” List (Defendants)

“Must” be there Attendees for MotoSAT

NATURAL PERSONS not allowed: denied existence

Julie Morgan

MS JULIE MORGAN, INCORPORATOR MOTOSAT

Jim Pendleton

MR JIM PENDLETON, PRESIDENT MOTOSAT

Geri Dominguez

MS GERI DOMINGUEZ, HR MANAGER MOTOSAT

Tim Gibbs

MR TIM GIBBS, TS MANAGER MOTOSAT

Wendy Conrad

MS WENDY CONRAD, WARRANTY MANAGER MOTOSAT

Mitch Collins

MR LEWIS MITCHELL COLLINS, ??? MOTOSAT

Character Witnesses

John Ronkowski

Chad Schokley

Ryan Smith

Via Phone or live for the DWS

Kathy Prettyman

MS KATHY PRETTYMAN, CHIEF OF BENEFITS DWS

Angie Campbell

MS ANGELA CAMPBELL, ADJUDICATOR DWS

Jerry Fruin

MR JERRY FRUIN, AGENT DWS

Mike Medley

MR MICHAEL MEDLEY, LEGAL COUNSEL DWS

John ans Jane Doe

JOHN / JANE DOE, SPOOKS BEHIND THE CURTAIN

Via Phone or live for the SSA

Michael Tenney

MR MICHAEL TENNEY, OFFICE MANAGER SSA

Documents on record for production at Trial: Exhibits

1. **A: Claimant's complete personnel file**
2. **B: Paystub # 22145 notarized Pay stub: MOTOSAT_PAY.pdf**
3. **C: MOTOSAT W-2 issued 2006 to the Claimant**
4. **D: MOTOSAT W-3 sent to SSA 2006**
5. **E: ALL of the Files, Notices, Legal Due Process, Certification Discovery Documents all previously delivered to You ALL!!!**

Please: You Shall RSVP just as Soon as you are Served by whatever means that does compel You to join in at Our Love Feast specifically held just to Capture You on YOUR Flight of Fancy!!

Thank You, Judge Janet Romo. You Are Their one and only Shining Hype for Justice Still to Live, and to Prevail!

Please Note:

34-28-19. Retaliation prohibited -- Administrative process -- Enforcement -- Rulemaking.

(1) (a) An employer violates this chapter if the employer takes an action described in Subsection (1)(b) against an employee because:

(i) the employee files a complaint or testifies in a proceeding relative to the enforcement of this chapter;
(ii) the employee is going to file a complaint or testify in a proceeding relative to the enforcement of this chapter; or
(iii) the employer believes that the employee may file a complaint or testify in any proceeding relative to the enforcement of this chapter.

(b) Subsection (1)(a) applies to the following actions of an employer:

(i) the discharge of an employee;
(ii) the demotion of an employee; or
(iii) any other form of retaliation against an employee in the terms, privileges, or conditions of employment.

(2) (a) An employee claiming to be aggrieved by an action of the employer in violation of Subsection (1) may file with the division a request for agency action.

(b) On receipt of a request for agency action under Subsection (2)(a), the division:

(i) shall conduct an adjudicative proceeding pursuant to Title 63, Chapter 46b, Administrative Procedures Act; and
(ii) may attempt to reach a settlement between the parties through a settlement conference.

(3) If the division determines that a violation has occurred, the division may require the employer to:

(a) cease and desist any retaliatory action;
(b) compensate the employee, which compensation may not exceed reimbursement for, and payment of, lost wages and benefits to the employee; or
(c) do both (3)(a) and (b).

(4) The division may enforce this section in accordance with Subsections 34-28-9(3) and (4).

(5) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the commission shall adopt rules, as required, to implement this section.

And FINALLY:

Read All About it here: The Queen OWNS your "SSAN trust account" since 1997.

U.S. Social Security - The Ultimate Delusion

Queen Elizabeth controls and has amended U.S. Social Security, as follows:

S.I. 1997 NO. 1778 - The Social Security (United States of America) Order 1997 Made 22nd of July 1997 coming into force 1st September 1997. At the Court at Buckingham Palace the 22nd day of July 1997. Now, therefore Her Majesty in pursuance of section 179 (1) (a) and (2) of the Social Security Administration Act of 1992 and all other powers enabling Her in that behalf, is please, by and with advise of Her privy Council, to order, and it is hereby ordered as follows:

"This Order may be cited as the Social Security (United States of America) Order 1997 and shall come into force on 1st September 1997."

Does this give a new meaning to Federal Judge William Wayne Justice stating in court that he takes his orders from England? This order goes on to redefine words in the Social Security Act and makes some changes in United States Law.

The Cost for the Production of this Legal Instrument Shall be Invoiced to Jim Pendleton; the State of Utah Corporation; the SSA, and to thee other unseen Real Parties OF Interest.

Notice: In case you just missed it the first seven times I delivered My Conditional Acceptance by email, and service:

"I conditionally accept your offer to have me agree that you appear in good faith concerning your "determination" in express above. Please, You must simply complete and certify and/or demand that the defendants complete and certify all of the previously sent and delivered due process Notices for Discovery and Invoices and Documents of Title, etc.

Plus deliver the Answer, to the best of your knowledge and belief, the following convenient Notice: Discovery; Certification to re-establish our presumption for Your Obligation of Good Faith, now ~ after your clearly established breach, herein these document already in evidence before you; in express immediately following:

At all Matters for Commerce, All commerce shall be Operated at Truth, Demand for truth shall be made by One People for All People; for Full Disclosure – Who are You? Who do you represent, and who is the Real Party of Interest?

Are the real parties in interest the Commonwealth/or THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND AND THE GOVERNMENT OF THE UNITED STATES OF AMERICA, the British Crown, the Queen of England, the Bishop of Rome, the Holy See, and/or the Grand Governor of the World, the Moriah Conquering Wind?

Is the United States flying the queen's Banner Flag? What unexpressed Citadel lies embedded in the flag that hangs in the United States and State Court Houses, the House, the Senate, and the oval office? What City/State flag of the forum hangs at the District of Columbia?

Have You desecrated Our Flag for Liberty ~ old Glory ~ the Lawful Flag for these 50 Union states of America; thee Republic For Which old Glory still Stands; defined at 4 USC § 1?

I am not in receipt of any such material fact that refutes and/or controverts my genuine cause, and I believe that none exists.

Notice: This Shall be deemed to be Your admitted and agreed to Default and Your FINAL response at Your Silence.

**Thank You!
Peace, in Good Faith,
My Liberty, and My YHWH Endowed Rights are Claimed, and Reserved at Law.
Without Prejudice."**

Bruddah RobBob

Robert Vincent Crifasi©MMVII, thee compelled "mark" or fiction