

Chapter 3 - 'What One Man Can Do; Another Man Can Do!' - PROVIDING:

"The fear of the Lord is the beginning of knowledge: but, fools despise wisdom and instruction." - Prov. 1:7

"MY sheep hear my voice, and I know them, and they follow me: .." - John 10:27.

"If any man serve me, let him follow me; and where I am, there shall also my servant be: if any man serve me, him will my Father honour." - John 12:26.

'THE CAN DO & CAN DO - ATTITUDE'

A) Status - The Character(s) of One's Status

"It would verge on incompetence for a lawyer to file an initial pleading without researching such issues as jurisdiction, venue, standing, exhaustion of remedies, proper parties plaintiff and defendant, and types of relieve available." - Bounds v Smith, 430 U.S. 817, 97 S.Ct. 1491 (1977)

It may be incompetence for a 'lawyer' to fail 'research' of the above underline words. But, for the individual the result, at best, is to 'go-to-jail' and at worst, 'go-to-the-lake-of-fire'!

Simplified:

Jurisdiction: who is your 'ruler/king/master/MASTER'? what can said ruler do to you? what are the rules for his(HIS) game? how many types of jurisdiction are there?

Venue: where is the proceedings to take place? is that location legal and, or, lawful?

Standing: (Characteristics of Status) what do you stand-on? how have you demonstrated 'what' you stand-on? With words or actions?

Exhaustion of remedies: are there other 'procedures' which could be taken? have you done all of those? in 'legal' and, or 'lawful' methods?

Proper Parties: is the plaintiff with 'cause'? do you belong in 'his' courtroom(plaintiff's) and 'the' courroom?

Types of

Relief: were you told about all the types of relief? I DOUBT SO IF YOU LISTEN TO A 'LAWER'!

THERE ARE thousands of answers to the above simplified 'questions', if one wants to engage in the 'legalism's' of man's(Satan's) laws. 'Legalisms of law' - "...the strife of tongues." - Psalms 31:20. ONE MIGHT CONSIDER READING ALL of SAID VERSE!

Those which engage in 'the strife of tongues' are guaranteed to 'lose'! They are guaranteed to spend endless years 'practicing' and then they will 'never' be ready for the 'real game'! I do not accept the word, 'lose' in my vocabulary or in my life.

SHORT INDIVIDUAL HISTORY:

My Dad, John E. Kirk, told me that Charles Franklin Taylor, Dad's legal researcher was probably the best in the United States. My Dad said that his job was to take about 16 inches of paper which Mr. Taylor brought to him on a particular subject, which all of said research was 100% accurate; and, decide which $\frac{1}{4}$ inch would 'win' the 'case' in a fashion which the 'judge' and the 'jury' would 'understand'.

My Dad, further, said to me: "A genius knows what he knows and he is real smart on his areas of intelligence. However, a truly intelligent man 'learns' how to 'form' the questions. And, anyone who hears the question can then 'seek' the answers. The 'seeking' is the 'true sign' of intelligence."

Thusly, I offer the instructions of a 'truly intelligent' man, my Pappy. I praise and bless THE FATHER and HIS Only Begotten SON, THE CHRIST!

OF COURSE, it does help to have some idea as to the 'creditability' of the individual which may or may not have your 'best interest(s)' at heart. (See Chap. 2 of this little adventure - Methods of Deception)

Has this individual done what he is offering?

Is this individual 'lining' his pockets? (Patriots-for-profit)

Is this individual talking about theory?

WHAT IS his METHODOLOGY????

THE FOLLOWING IS MY, Jerry F. Kirk's, fear, one: one of my fears!!!

"Cursed be he that doesth the work of THE LORD deceitfully, and cursed be he that keepeth back his sword from blood." - Jer. 48:10

It is rather 'fearful' to me, to 'be cursed' by THE LORD!!! This is my guidance!

What will follow is a series of 'papers' which I have used in my life to demonstrate, by actions, the jurisdiction which I have 'CHOSEN' for the rest of my life: until, 'THE LAST DROP and THE LAST BREATH.

Many improvents could be made at this date. Of this, I am sure! However, what I have done is done!

Jerry F. Kirk.
111 Jub., 3rd week, 14th year, 12th month, 6th day

NOTORIOUS DECLARATION - How's and Why's It Happened On A Certain Date - some little history.

I began in 1987 a battle on 'all fronts' which I could perceive with local, state, and federal government for cause. My methods were not viewed by most as 'conservative' as any issue was fair 'game' to me. I cared only to 'do damage' to goverment in any 'legal' and, or 'lawful' method.

Since my family had been ravaged by polio(current 2009 term for vaccines my range from H1N1, etc. - all vaccines are poison) in the 1950's, I believe that I have some 'say-so' as to what is 'handicapped' or not. My Mom was paralalized from the neck-down and died a horrible death. My Dad was crippled from the waist-down and fought back to in the 60's of being able to play golf - scoring in the 80's. My Brother had a slight dropping of his left eye lid which seemed to heal itself by his age of 10. I am the only individual in the United States, according to an article in the Miami Herald, Florida, to have had polio three different times.

I decided that the 'handicapped-parking' was an afront to those which had an understanding of 'life'. 'Do not wine and cry' about things - go forward and accomplish. Further, "...nor deny to any person within its jurisdiction the equal protection of the law." - Amend. XIV, U.S.C. Since I was at that time a 14th Amend. Citizen, 'why not given them some hell'. Only problem was I did not know what or how to go about it. All that I knew was that when I went to 'Wally-World', people would park within 75 feet of the store entrance in the H.P. spot and then walk for miles and hours around the store. Did NOT SEEM to be correct in my mind. So, I began a study to figure out how I could take a 'crap' on local and state goverment in the courtroom.

I found the answer about 8 months prior to 2/13/95. And, I was floored with the 'dangerous' possibilities. I consulted with my Dad and HE WAS FLOORED. We tested said 'findings' in Dade and Broward Counties, Fla. with attorneys known by my Dad to 'be judicious'. We tested my findings on 'silly small crimes' of which all were instantly dismissed by the court upon a 'side-bar' meeting with attorney and judge.

"Dangerous" in this case ment that thousands of killers, rapists, kidnappers, robbers, etc. could get a new trial. Now, I sure did not want this! So, I hatched a plan in which I could get something I wanted and not be 'dangerous'.

Now, I had to find a way to either get 'arrested' or get a 'good' citation. Further, I decided to find at least 4 cops to do the 'action' on me. Well, after 3 months on not being able to find three cops in the same 'location' to do my thing; I had almost forgot the subject. Until, one day I found 11 cops in one location; this was my day, bless THE LORD.

Two squad cars on either side of a handicapped parking space with 2 cops in each car AND 7 bicycle cops in the h.p. space; so, I beeped my horn at the bicycle cops and made them move out of said space. It MUST BE NOTED THAT I NOR MY DAD NEVER HAD A H.P. STICKER. And, I was in more than fair-shape, physically.

As I do enjoy life and it's adventures, I proceeded to tell the Orlando City (Municipal Police Powers) that he was to follow the 'law' with respect to the 'citation' (for some reason I was not arrested FOR THE OTHER ACTIONS) and not 'hand-to-me' said citation. The cop then placed said citation under my windshield wiper. I thanked him for following the law. Then, I began telling all 11 cops that I was going into 'the courtroom' and prove that 'all cops' in Florida cities were nothing more than 'pinkertons'. This 'telling' really went over real swell with all the cops in Orange County, Fla. - blessings again!

IT Should be noted that it was decided not to 'smash' more than one(1) Municipal Police Force for the aforementioned dangerous reason.

I decided that I would prove that only an 'idiot' would go into a city, municipal, district, etc. courtroom (not a court of record). As I considered that I had a fair amount of experience in courtrooms, of record, I would use all the 'taactics' of a court of record and see 'what would happen' - like I did not know! I also forbid my friends and associates, attorneys, etc. from attending. Wanted to do this like an 'average joe' - no support in the courtroom.

THE DAY BEFORE THE TRIAL, I FILED MY FIRST(1) Notorious Declaration with the county at 12:07 and in the Criminal Div. at 12:12. This was my ace-in-the-hole: what a terrible way to say something! Please, look at the 'stamping' on the pages which will follow, eventually.

Day of trial: 26 uniformed cops and about 5 or 6 plainclothes types. Not another civilian in the room. Plus, some unidentified types - still not sure who those guys were.

Everything that I knew which would have killed this case 'dead' in a court-of-record was ignored. And, I was the 'idiot' which was proving this. Supreme court cases, both U.S. and Florida, appellate court cases, circuit court cases - ALL IGNORED BY THIS 'Ignoramous Pompas Ass'. AND, I, Jerry F. Kirk, volunteered for this abortion! Without anasthesia or novocaine!

FOUND GUILTY! ORDERED TO SIGN THE ORDER! REFUSED!
BIG GUY IN UNIFORM COMES OVER WITH A 'BIG NIGHT-STICK'!
BIG GUY GETS WITHIN 4 feet of me! I say, "Give me at least 20 stiches as I fold my arms over my chest"!

AS BIG GUY RAISES HIS ARM - JUDGE SAYS, "Let Him Go!"

Guily verdict, fine, etc. never appeared on record!

WHAT Judge

did not know: One hour before trial, I had attorneys sitting in Attorney General's Office, in Tallahassee, Fla. with the A.G. being shown what I had 'learned' about 8 months earlier.

Trial Over: Gave about 15 officers of the Orlando City(Municipal) Police Force the paper-work which proved that they were 'pinkertons'. Never did give or tell Judge about 'pinks'.

What Was It That Research Had Found:

Five attorneys which had worked with a number of times in the past insisted that my requirement to find the beginning of a 'law', the history of legislation and each legislative action on same, was a was of time on the subject of Municipal Police Powers, which was an entire chapter in Florida statutes. You, see those guys had about a 100 years of experience and I had never been to law school outside of my Mom's womb. Thusly, I obviously did not know what I was talking about on the subject of Municipal Police Powers. And, of course, thousands of lawyers in the 'great' state of Florida would have found something in defect before this kid would have found something of great importance.

WELL, I found that in 1971, in a demonstration of pro-found intellect, that the entire Florida Legislature, both house and senate, had REPEALED THE ENTIRE CHAPTER OF FLORIDA LAW KNOWN AS 'Municipal Police Power'. Any individual may look at the books in 1972 through 1994 and find that said chapter does not appear in print. Or, in imagination, unless you were one of the thousands of lawyers and judges in Florida from '72 to '94 which never bothered to 'check' the books.

Think of the thousands and thousands of people which were sent to jail with their attorneys not even checking to find out whether or not a law 'of violation' even existed. Think of the thousands of 'real' criminals which could have had a new trial, expired evidence, dead witnesses, etc. which could have 'freed' criminals. AND, OF COURSE, IT DID WEIGH ON MY MIND ABOUT THOSE WHICH WERE IN JAIL AND TRUELY DESERVED A NEW TRIAL. I shall be judged on this issue by my MASTER.

The legislature had 'meant' to repeal about 4 sentences in Municipal Police Power and had changed the 'CONTENT' of their legislation which in fact repealed the entire chapter.

IT WAS kinda hard to argue with me, since the chapter was there prior to '70 and not there after , actually '71. So, the governor called a special meeting of the legislature to 'fix' their little problem, so called the 'problem' in certain explitive terms. I smiled! The City of Orlando Police Department could only take individuals into 'custody' and take them to the Orange County Sheriff's Dept. for arresting and booking for 30 days. A lot of cops 'looked' at me a little strange for a long time.

P.S. - If you think that this was the first time that the A.G., Gov., Commissioners, Judges, etc. talked about me in useage of 'foul' language, YOUR WRONG!

P.S.S. - WHY DON'T some people in Florida look-up this history?

AND, the capper of this story is that I 'won' in an idiot's court with only my 'Notorious Declaration' on my side. REMEMBER THE VERSE, John 12:26??

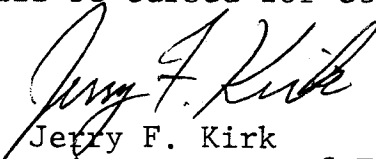
NOTES ON NOTORIOUS DECLARATIONS: (which finally follow)

- 1) See on page '7', top left-hand side, 'clock stamp'.
- 2) " " " " , middle-right side, no stamp.
- 3) See on page 8, middle-right side, 'clock-stamp' is visible.
- 4) Originally, there were two different pieces of paper.
- 5) Notice on page '7', the 'stamping', 11-24-97, which was done in Searcy County, Arkansas. Wanted to 'folks' in Arkansas that I had 'done' this before.
- 6) Of course, I am saving some paper here, now!
- 7) Notice on page '8', that the 'stamp-clock' time is 2:16pm.
- 8) Notice that on page '9' that the time is 2:17pm same day as above. 'Continuality' and 'In-Order'.
- 10) IF YOU CAN NOT SEE THE SIGNIFICANT DIFFERENCES IN BOTH 'DECLARATIONS' then it is very likely that I have nothing to offer. These changes are 'monumental' in my 'learnings'. I could verbalise for at least 1½ hours on the changes.
- 11) See page 10, 'Notorious Declaration II' - SEE significant differences.
- 12) See that page 10 was done (in) 8/10/06. I have the ability to be smarter 'tomorrow' than I am 'today'. I will probably do another one soon!
- 13) These 'items' are demonstrations, not words, of the 'characteristics of my status'. These are 'items' which allow Satan and his courts to 'understand' my challenges to their jurisdiction. These items allow my MASTER- TO CONSIDER WHETHER or NOT, I am attempting to serve HIM!!

I suggest that every individual needs to 'contemplate' the differences in these declarations for a few 'long' hours.

In the law of history, what is the 'allowance' for a Notorious Declaration? How about the Declaration of Independence? How about the Magna Carta? HOW ABOUT "And if it seem evil unto you to serve the LORD, choose this day whom ye will serve..." - Joshua 24:15.

I shall try to (attempt) serve THE LORD - to my last drop and my last breath. Or, I shall be cursed for eternity! WHAT SHALL YOU DO????



Jerry F. Kirk
an attempting servant of THE LORD

7

NOTORIOUS DECLARATION

Orange Co FL 51419
02/13/95 12:07:02
OR Bk 4854 Pg 4846
Rec 6.

Record Verified - Martha O.

Fran Carlton
Clerk of the Circuit and County Courts
Orange County Courthouse
Orange County Florida

Dear Sirs:

Be it known that Jerry Francis Kirk, with a legal signature of Jerry F. Kirk, is a Soverin Citizen of the United States and not a Fourteenth Amentment to the United States Cons- titution Citizen.

Be it known that:

1. I am under Common Law and not 'Roman Cival Law', nor Admiralty Law, nor Administrative Law per the Emergency War Powers Act of 1933.
2. For all matters of law I require a jury of my peers as listed below:
 - a. I am a Soverin Citizen of the United State
 - b. I am a white Christian male.
 - c. I am high school and college educated.
 - d. I am a business owner.
 - e. I am not on any type of welfare.
 - f. I retain all of my inalienable rights and submit final jurisdiction of my life and actions to the Lord God in Heaven and His only begotten Son, the Lamb of God, the Saviour for the Lost Sheep of Issac.

As the lawful elected offical for the above listed courts, govern yourself within the law and accordingly.

Most Sincerely,

Jerry F. Kirk
Jerry F. Kirk

'Notice date + criminal division'

STATE OF FLORIDA - COUNTY OF ORANGE
I HEREBY CERTIFY that this is a copy of
the document as recorded in this office
MARITHA O. HAYNE COUNTY COMPTROLLER
of *[Signature]*, D.C.
DATED: 2-13-95



FILED IN OFFICE
CRIMINAL DIV
95 FEB 13 PM 12:12
CLERK OF COUNTY
ORANGE COUNTY

Original filing in Florida notice date

J.F.K.

8

NOTORIOUS DECLARATION

Orange Co FL 5141937
02/13/95 12:07:02pm
OR Bk 4854 Pg 4846
Rec 6.00

Record Verified - Martha D. Hay

Fran Carlton
Clerk of the Circuit and County Courts
Orange County Courthouse
Orange County Florida

Dear Sirs:

Notice there is 'no' stamping

Be it known that Jerry Francis Kirk, with a legal signature of Jerry F. Kirk, is a Soverin Citizen of the United States and not a Fourteenth Amentment to the United States Constitution Citizen.

Be it known that:

1. I am under Common Law and not 'Roman Cival Law', nor Admiralty Law, nor Administrative Law per the Emergency War Powers Act of 1933.
2. For all matters of law I require a jury of my 'Peers', as listed below:
 - a. I am a Soverin Citizen of the United States.
 - b. I am a white Christian male.
 - c. I am high school and college educated.
 - d. I am a business owner.
 - e. I am not on any type of welfare.
 - f. I retain all of my inalienable rights and submit final jurisdiction of my life and actions to the Lord God in Heaven and His only begotten Son, the Lamb of God, the Saviour for the Lost Sheep of Issac.

on following page 'all'

As the lawful elected offical for the above listed courts, I hereby declare myself within the law and accordingly.

FILED FOR RECORD

Date 11-24-97
at 2:16 o'clock P M.
WESLEY SMITH, Clerk
By Wesley Smith D.C.

Most Sincerely,

Jerry F. Kirk
Jerry F. Kirk

*re-submitted in Seary County
Arkansas 11/24/97 Jerry F. Kirk*

RECORDED and CERTIFIED

In Book Misc 82
Page 192 this 24 day
of November 1997

Shiranne Dull
Notary

page 10

NOTORIOUS DECLARATION - II

AS it is known to THE FATHER in Heaven and HIS Only Begotton SON:

Be it known to all men, governments, fictitious corporations of man's creations, their agents, and other creations of man and or Satan that the following is required:

Be it known that Jerry Francis Kirk, with a signature of Jerry F. Kirk, is squarely under the jurisdiction, only, of THE FATHER in Heaven and HIS Only Begotton SON. All other transient jurisdictions are squarely challenged in all areas of law and life.

Be it known that I am under a covenant/treaty/contract of life and death with THE FATHER in Heaven and HIS Only Begotton SON. This covenant/treaty/contract pre-dates all of man's and or Satan's laws. I am servant, as in bondage, to THE FATHER'S LAW(S) which are supreme and almighty to all other laws of any kind of authorship.

Be it known that I am a United States of America, the Republic there of, sovereign citizen and not a 14th Amendment to the United States citizen, nor a U.S. citizen, nor a person in law, nor a resident, nor a federal or state corporate, commercial person. I am not under 'Roman Civil Law', nor Admiralty Law, nor the Administrative Code of Law per the Emergency War Powers Act of 1933.

For all matters of law I require a court of Common Law based upon THE FATHER'S LAW(S) and a jury of my peers with qualifications of minimum:

1. I am a white male which was born into everlasting bondage to THE FATHER.
2. I am a sovereign citizen of the United States of America, the Republic thereof.
3. I am high school and college educated.
4. I am not on any type of governmental welfare.
5. I am not a Christian, nor a Christian person, nor any type of religious sect as defined in federal or state code(s).
6. I retain all of my inalienable rights which are defined as responsibilities and duties; and submit final jurisdiction of my life and actions, past, present, and future to THE FATHER in Heaven and HIS Only Begotton SON, THE LAMB OF THE FATHER, THE WORD OF THE FATHER.
7. I pray that I am a member of The Lost Sheep of the House of Israel.

No man or government can protect themselves from the wrath of THE FATHER and HIS Only Begotton SON should any cause me to violate HIS covenant. This Notorious Declaration - II is Prima Facia Evidence and is required for all matters.

With the Sincerity of Life and Death,

Jerry F. Kirk
Jerry F. Kirk

RECORDED and CERTIFIED

In Book

Misc #115

Page *322-323* this *10* day

of *August 20 06*

Wesley Smith Clerk

Linda Ruske REC

FILED FOR RECORD

Date *8/10/06*

at *9:40* o'clock *A* M.

WESLEY SMITH, Clerk

By *Linda Ruske*

DECLARATION OF INHABITANCE: Clarity of Content(Reading)

Resident vs Inhabitant, Person vs People; so who cares?

"...neither doth God(The Totally Aware One - THE FATHER) respect any person:..." - II Samuel 14:14.

"...thou shalt not respect persons,..." - Deut. 16:19.

"...right of the people to keep and bear arms..." - Amend. II, U.S.C.

"...All persons born or naturalized in the United States, and subject to the jurisdiction thereof,..." - Amend. XIV, U.S.C.

Notice in Amend. II - 'people' and in Amend. XIV - 'persons'? So, nobody told you that 'in law' there was a difference? Did you form the question? Did you ask?

Why don't you look-it-up in your state statute(code) book? How many laws say that a 'person' must do such and such or not do something? If the word, 'person', and the word, 'individual', are spelled and pronounced differently, could it be that the laws of man(guided by Satan) have assigned different meanings in a 'courtroom' setting than to the meanings in which our society has 'allowed/encouraged' you to believe?

Resident: an agent, minister, or officer residing in any distant place with the dignity of an ambassador, the chief representative of the government at certain princely states. Residents are a class of public ministers inferior to ambassadors and envoys; but, like them they are under the protection of the law of nations.

So, now we have learned that a resident is an agent(commercial term), minister(administrator) in a distant place(not on the 'land') with inferior status and under foreign(law of nations - is that the United Nations) jurisdiction. Want to RE-READ THIS LAST SENTENCE???

Residence: This word is used in law to denote the fact that a person dwells in a given place... In the case of a person, residence connotes the idea of a home, or at least habitation, and need not necessarily be permanent or exclusive.

So, now we have learned that a person does not 'live', but, rather dwells; and, further yet in a 'given'(who gave it to them?) place (who placed them?). A person con-notes(definition of connotes - to suggest or convey(associations, overtones,etc.) in addition to the explicit..) the idea(imagination) of a home which they make payments to the bank which owns said home. Did I make this up? Did you see 'con-notes' (Could that be Federal Reserve Notes?)

"need not...be permanent or exclusive" - when are they moving you? when are they moving someone else 'in' with you? Have you read certain Federal Legislation that allows the Census to find out how many people live in your 'residence'? What about the 'legislation' about 'full-useage of natural resources'?

It is a little 'dicy' when one reads for content! But, what we are talking about is 'jurisdiction' and how 'one' sets the characteristics of one's status. One may choose to ignore 'reading for content' and wonder why said one always loses in a courtroom and in life. Or, one can accept 'instruction'. I actually enjoy 'it' when my opposition can NOT READ!! And, I am sure that the collectors of souls for the 'lake' enjoy it when I fail to 'read-for-content', but, I am very fearful of THE LORD, so I try to work very hard not to allow my own emotions to 'rule' my decisions.

In Arkansas, one automatically becomes a 'resident' after one has been here with a (permanent) location for 90 days. Don't have to do anything, it just happens! Want to guess how long it is before you become a 'resident' in your state? WANT TO GO LOOK-IT-UP for your state?

Maybe, some day I'll have some time to share a 'whole-lot-of-fun' that I had about local law enforcement trying to 'stick' the resident label on me in November 1997. IT WAS A BALL!!! Thank-you, LORD for the adventure.

PLEASE NOTICE that a 'Declaration of Inhabitation' was not done in Florida(see dates on Notorious Declaration). This because I had not yet been able to comply with "Then let them which be in Judea flee into the mountains." - Matt. 24:16. On Feb. 22, 1997, I was able to rent a location in Arkansas(elevation - approx. 1800 ft. which is about 1400 ft. higher than what John Moore on RBN claims to be the safe height - I must be arrogant to think that the Dept. of Defense would put out numbers of accuracy.) which is approx. 30 miles from the only Mt. Judea in North America. DOES ANYBODY WANT TO RE-READ THE ABOVE?? RE-READ AND THINK?? Am I just arrogant? Do I study? ARE YOU IN THE MOUNTAINS? THE RIGHT ONES? WHAT IS THE RADIUS FROM THE CORRECT MOUNTAINS?

If one has not just moved, then a Revocation of Residency must be executed before a Declaration of Inhabitation can be executed!

I have only done one 'Declaration of Inhabitation' as I can only find improvement in two nominal areas of which I am not too concerned.

'Sovereign land' should be 'Sovereign's Land'. 'GOD' should be 'THE TOTALLY AWARE ONE'. Of course, now I will have to re-do my first 'D. of I.' or suffer from the penalty of arrogance by saying that I am 'not too concerned'!



This D.of I. provides one with the 'method'(vehicle) to locate oneself 'on-the-land' in a 'permanent' location. Further, this allows one to 'notice' individuals, corporations, governments, etc. of your 'unique' location without a Z.I.P. Code which is critical!! Re-read word, 'critical'!

A Z.I.P. is a privilege, gratuity, or service provided by the Federal/Corporate United States Government and thusly, grants jurisdiction of same over you and everyone which happens to be in your house. This is found, in summary, in Title 4 U.S.C. secs. 100-111. This Act is known as the 'Public Salary Tax Act'. (More on this in other chapters and sections of this little adventure.)

39 USCS 3005, n 2 - 3. Who is "person" In determining who is "person" in 39 USCS 3005, postal service is not restricted by definition in Administrative Procedure Act(5 USCS 551), and definition of "person" in postal service regulations...through mail.

4. Inclusion of investment firm's address with ZIP Code... is sufficient to establish jurisdiction...may be delivered to firm by means other than United States mail.

4,(2) jurisdiction is established by inclusion...of address with ZIP Code.

Postal Service had jurisdiction...through U.S. mail...

GET THE PICTURE - JUST A LITTLE BIT?

Domestic Mail Services - 112.2 - Definition: Domestic mail is mail transmitted within, among, and between the United States.

A000 Basic Addressing:

A010 General Addressing Standards: Delivery Address 1.1 'The delivery address...to deliver a mailpiece...' KNOW WHAT A MAILPIECE IS?

Address Elements 1.2 d. 'ZIP Code(5 diget or ZIP + 4) were required'

SEE - 'Domestic mail', 'mailpiece', ZIP + 4, 'were required'!

If everything was required to have a ZIP Code why would the word, 'were', be used?

Did you know that your envelope was a 'mailpiece'?

Did you know that your ZIP Code is 9 digets(5+4) and everyone has 9?

MORE ABOUT THE '9' NUMBER LATER!

When one goes to the location where stamps can be bought, letters, given and received, etc., does it say on the building, 'United States Mail Office? Or, does it say, 'United States Post Office'? Have you ever thought about that little item?

Now, look at my 'D.of I.' and see, 'receiving post', 3x's. There is a difference in jurisdiction between 'post' and 'mail'. One is rather un-restricted; and, the other rather restricted. One has a lot of go-to-jail clauses and the other one does not.

One's status(characteristics of status) determines the ability to 'challenge jurisdiction', successfully! Demonstration vs verbal!

SO WHERE ARE ALL THE PATRIOTS-FOR-PROFIT who are sharing all this information with you for-a-price?

Have you ever seen someone which uses a bracket([]) around their ZIP Code? Did someone tell you that this useage means that the ZIP Code is removed?

Go look at an actual 'case law' book which is a few years old. You will see in some cases a phrase maybe like, 'the car's owner was in [t]he passenger seat'. The bracket([]) means that the 't' was left out in the original typing through a typo. And, the 't' is re-added with emphasis. So, your patriot's-for-profit have got people adding with emphasis the Federal Government's Jurisdiction. DON'T YOU JUST LOVE-IT?

NOTES ON 'D.of I.':

- 1) Notice name in upper and lower case. Have you heard that all upper case means a 'strawman'? That is some made-up term which is total B.S.! Have you heard that this is a 'legal-fiction'? Again, more B.S.! The only place in which I have found the 'upper & lower case explanation is in the U.S.C. on the 'death certificate' which in said readings, it says, 'that when a body dies, the name now will be typed in CAPITAL LETTERS(upper case). So, when the government uses 'upper case' on your name it means that your flesh and blood body has died and now you are a 'corporate soul' - owned with aligence to your corporation. This is not a legal fiction; this is a legal reality which ties jurisdiction.
- 2) NOTICE: Sui Juris - competent to make informed decisions, under no legal disability. It takes a 'boat-load' of information(supplied by the prosecution) for me to 'stop' asking questions about whatever subject which they may wish to engage me.
14th Amend. Citizens are under a legal dis-ability. Those individuals must have an attorney represent them. Or, they must 'appear'(magically) Pro-se. Pro-se means all of the 'rules and procedures' will be adhered as THE COURT DEDIDES. Fools appear Pro-se.
- 3) Notice: Non-resident - 'not a person', 'not a corporate' entity, 'not a 14th Amend. citizen', 'not under commerce', 'not under admiralty law', 'not under Roman Civil law', etc.
- 4) Notice: Non-Domestic Delivery - Outside of Federal territory
- 5) Notice: Arkansas Republic - does not 'exist' in the practice of today's governments. PLEASE TRY TO FIND A 'CASE' in LAW, U.S.S.C, ON A 'REPUBLICAN FORM OF GOVERNMENT'!!!
- 6) Notice: United States of America - The Federal Government was re-registered, in London, England in 1871 as 'United States'.
- 7) NOTICE: Eight(8) lines of information. The goverment forms do not have 'room' for eight(8) lines. United States Postal Service Attorneys know that they 'must' accept and reckonize this address.

DECLARATION OF INHABITANCE

In the Sovereign land of Searcy County, Arkansas the State, the United States of America, the Republic, Non-Federal, Non-Corporate, and Non-Commercial:

I, Jerry F. Kirk (a.k.a. Jerry Francis Kirk), the undersigned, make the following Declaration of Inhabitation by taking a VOW BEFORE GOD THE FATHER IN HEAVEN and HIS ONLY BEGOTTEN SON, THE CHRIST, THE MESSIAH, THE SAVIOUR FOR THE LOST SHEEP OF THE HOUSE OF ISRAEL:

- 1) I was able to move into a home on land in Searcy County, Arkansas the State, Republic on or about October 31, 1997.
- 2) I was able to obtain a permanent address for receiving post on or about November 4, 1997.
- 3) My permanent address for receiving post is as follows:
Jerry F. Kirk, Sui Juris
Calf Creek Township
Section 19, Township 14 N., Range 17 W.
Non-resident, Non-Domestic Delivery
c/o HC 75 Box 267
Witts Springs, Arkansas Republic
United States of America

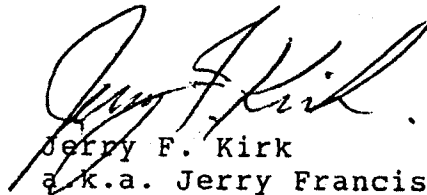
Therefore, I, Jerry F. Kirk, hereby declare my inhabitation at the above permanent location for receiving post. As a free born Florida state citizen, this is my GOD GIVEN RIGHT and my constitutional right.

Chafee, *Three Human Rights in the Constitution of 1787 (1956), 171-181, 187 et seq., "Our nation has thrived on the principle that, outside areas of plainly harmful conduct, every American is left to shape his own life as he thinks best, do what he pleases, go where he pleases." Id., at 197.
Kent vs Dulles 357 US 116, 2L ed 2d 1204, 78 S Ct 1113

Be it known, to all men, governments, interested parties, etc.

Dated

11/24/97

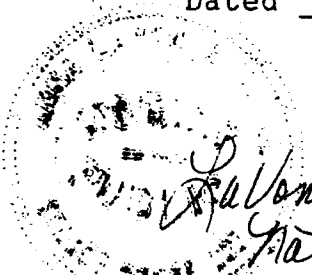

Jerry F. Kirk
a.k.a. Jerry Francis Kirk

RECORDED and CERTIFIED

in Book Kirc 82
Page 191 this 24th day
of November 1997
Wesley Smith - Clerk

FILED FOR RECORD

Date 11-24-97
at 2:15 o'clock P M.
WESLEY SMITH, Clerk
By Wesley Smith D.C.


Salvonne Jull
Notary
11/24/97

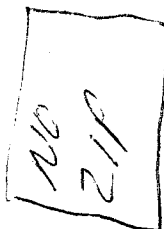
postage mark

computer scan

Page 15

N. WATKIN
ADORNO & YOSS LLP
ATTORNEYS AT LAW
2525 PONCE DE LEON BOULEVARD
SUITE 400
MIAMI, FLORIDA 33134-6012

TO
Jerry F. Kirk, Sui Juris
Calf Creek Township
Section 19, Township 14 N., Range 17 W.
Searcy County, Arkansas
Non-Resident, Non-Domestic Delivery
c/o HC 75, Box 267
Witts Springs, Arkansas Republic
United States of America



Gary Lee Constance, Sui Juris
Section 31, Township 24 N., Range 2 W.
Oregon County, Missouri
Non-Resident, Non-Domestic Delivery
c/o Route 1 Box 1517
Alton, Missouri Republic
United States of America

USA FIRST-CLASS FOREVER



SPRINGFIELD MO 658
TO MISSOURI MAY 31

where from

stamp

Jerry F. Kirk, Sui Juris
Calf Creek Township
Section 19, Township 14N., Range 17W.
Searcy County, Arkansas
Non-Resident, Non-Domestic Delivery
c/o HC 75, Box 267
Witt Springs, Arkansas Republic
United States of America

'Bar Code' - 170 ZIP

NOTICE: Pages 15 & 16 - Photocopies of envelopes sent to me. No ZIP Code. SEE computer 'bar code' for 'seeing' how the machines are 'to sort' and send the envelope. I have received hundreds of envelopes with this same 'treatment' of delivery. Sometimes some dilitant in a post office will 'add' the ZIP in 'their' handwriting. This does not bother me as it was 'added' - illegally. It is 'illegal' to alter 'post' or 'mail'. The United States Postal Service 'keeps' a computer record of 'all' envelopes which it receives and delivers. This information is 'shared' with intelligence agengies.

NEED MORE INFORMATION? READ 'UNITED STATES POSTAL REGULATIONS'!
IT DOES NOT 'SAY' 'MAIL'

WE HAVE BEEN 'DUMBED' DOWN FOR DECADES! WE NEED TO THINK! WE NEED TO ASK 'QUESTIONS'! WE NEED TO 'QUITE' LISTENING TO PATRIOTS-FOR-PROFIT! WE NEED TO 'STOP' LOOKING FOR A 'SILVER-BULLETT'! WE NEED TO LISTEN! WE NEED TO 'STOP' LISTENING TO 'GLITTERING GENERALITIES'! WE NEED TO WORK VERY HARD! WE MUST UNDERSTAND THAT ONLY A VERY FEW WILL ACTUALLY 'ACCOMPLISH'! WE MUST NOT 'WAIT' FOR THE MASSES - THEY WILL NEVER 'WAKE-UP'! THEY ARE ALWAYS 'WRONG'! THEY ALWAYS CRY & CRY!

WE 'MUST' RETURN TO 'THE FATHER'S LAWS'! WE MUST RETURN TO OUR 'MASTER' - 'THE CHRIST'! WE 'MUST' SERVE 'HIM' - ONLY!

ONLY AN INDIVIDUAL WITH VERY LIMITED INTELLIGENCE
WOULD BEGIN TO USE THE PAPER-WORK IN THIS 'LITTLE
ADVENTURE' WITHOUT SEEING AND LEARNING THE ENTIRE
COURSE! FOOLS RUSH-IN! ONE MUST GET 'EYES-WIDE'!
YOUR 'FAILURE' TO HEED THE ABOVE, WILL NOT NECESSARILY
CAUSE A 'CRISIS' ON MY BEHALF!!!!!!!!!!!!!!!!!!!!!!!!!!!!

Jerry F. Kirk