

January 11, 2023

Michigan District Court
211 West Fort Street STE 2100,
Detroit MI 48226

Re: Case # xx-xxxxx PJS Chapter 13

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

NOTICE AND DEMAND TO CEASE AND DESIST

I AM Denise (middle and last names) a sovereign woman in the Republic of the United States of America, registered as such in the International Court of Common Law, in the United Kingdom. I bring the following to your immediate attention and **order you to cease and desist** all fraudulent activities relating to any attempts of theft of the property at (address) owned by Denise (middle and last names).

I claim SUI JURIS.

I will not and **I DO NOT comply** with any corporate statutes and codes produced by USA INC, a French commercial corporation which occupied the 10 square miles that formed the boundaries of Washington, DC, and has recently been dissolved. Nor do I recognize the corporate codes and statues of the unlawful Maritime/Admiralty "law-of-the-sea" system.

I order you to STAND DOWN.

Your for-profit CORPORATION, masquerading as a "government district court" in the Republic of the United States has no jurisdiction in either the state of Michigan or the Republic of the United States of America. As such, you are guilty of **FRAUD** based upon the definition in Black's Law Dictionary:

A. fraud, n.

1. A knowing misrepresentation of the truth or concealment of a material fact to induce another to act to his or her detriment . • Fraud is usu. a tort, but in some cases (esp. when the conduct is willful) it may be a crime.
2. A misrepresentation made recklessly without belief in its truth to induce another person to act.
3. A tort arising from a knowing misrepresentation, concealment of material fact, or reckless misrepresentation made to induce another to act to his or her detriment.

4. Unconscionable dealing; esp., in contract law, the unconscientious use of the power arising out of the parties' relative positions and resulting in an unconscionable bargain.

B. misrepresentation, n.

1. The act of making a false or misleading statement about something, usu. with the intent to deceive.
2. The statement so made; an assertion that does not accord with the facts. - Also termed false representation; (redundantly) false misrepresentation.

Maritime/Admiralty Law

Maritime/Admiralty Law has no jurisdiction in the Republic of the United States. It is the "law of the sea" and only pertains to trade and the movement of vessels in international waters. Its corporate codes and statues are not law; your courts have nothing to do with the government of the United States of America. All codes and statues written and passed by the foreign corporate "government," USA Inc., are only valid inside the corporate walls of the CORPORATION in Washington DC, which is a foreign corporation operating illegally within the Republic of the United States. It has been dissolved. The law of the land in the United States is Common Law. **This is purposely hidden from the public, which is a FRAUDULENT ACT.**

In fact, a living man or woman is not recognized within your commercial courts, but considered "dead."

The B.A.R. (British Accreditation Registry) has no jurisdiction in the Republic of the United States. All lawyers who become members of the B.A.R. take a pledge of allegiance to the Queen of England. This makes them foreign agents. However, **this is purposely hidden from the public, which is a FRAUDULENT ACT.**

All foreign agents within the United States are currently slated to be arrested, and may be charged with treason. We are currently under martial law and military tribunals are currently underway, and have been underway for several years.

All those individuals engaged in employment as "federal" and "state" and "municipal" employees and "elected officials" are hereby given Notice that they are employees of private, for-profit corporations that are merely under contract to provide stipulated public services, having no special status, having no immunity, and having no authority as sovereign nations or states. Any actions that they take infringing on the rights and prerogatives of American State Citizens are criminal acts without exception and are to be treated as criminal acts. These individuals have exactly the same standing as employees of any other commercial company, and the rules, regulations, codes, and other

"statutes" they enforce are obligations unique to those organizations only.

*Also by Maxim of Law, **there is no statute of limitation on fraud.** Privately owned governmental services corporations have been fraudulently passing themselves off as the "government of the United States" since 1862. The longevity of this fraud in no way imbues it with authority. As an employee of these corporations you have no public office and no public bond and no foreign state immunity. — Judge Anna Maria Riezinger, Alaska State Superior Court.*

Conflict of Interest

We note that on the summons, the plaintiff is represented by Eric K. Wein, Esq P56893, a member of the B.A.R., who has taken the oath to the Queen of England (Esq), similar to the oath that would be required of any judge in the Maritime/Admiralty corporate system installed by the "fake" foreign corporation, USA INC (which was dissolved in late 2022). Having both the judge and representative of the plaintiff having taken an oath to the Queen of England is a blatant conflict of interest in any perceived situation.

The Fraudulent "Mortgage Scheme"

The scheme began with the original mortgage, as it always does, offered, this instance, by Ross Mortgage Corporation. The home purchaser "purchases" a mortgage and signs a promissory note, unaware that the promissory note is legal tender and pays the bank the amount of the mortgage requested by the borrower. The bank pockets this payment and then pays the homebuyer the same amount, which then goes to the home seller to complete the purchase, and therefore discharge any related debt.

There is no lawful contract because the bank has put up nothing and there is no transaction. The transaction is nothing other than a cash swap.

However, the bank fraudulently misrepresents this swap and fraudulently tells the home buyer the money paid to them is a loan, in the form of a mortgage plus interest, a scheme that results in huge returns to the bank, or mortgage company, over a protracted period of time. The mortgage does not, in fact, exist in law.

These banks then sell and resell the fraudulent, non-existing "mortgage" over and over to allow other banks to reap similar profits from the home purchaser, allowing the bank to pocket up to three times the original value of the home. This is outright FRAUD on multiple levels and we intend to litigate to the full extent of the law to achieve adequate remedy for the victim of this fraud.

The property belonging to Denise (middle and last names) has been purchased in full by a promissory note tendered in 2017. Any paper that masquerades as a mortgage is FRAUDULENT because no valid mortgage has ever existed.

The United States is currently under martial law: To date, President Donald Trump has activated emergency powers under four separate statutes. Trump declared a public health emergency under the Public Health Service Act on Jan. 31, 2020, issued two national emergency declarations under both the Stafford Act and the National Emergencies Act (NEA) on March 13, 2020, and invoked emergency powers via Executive Order under the Defence Production Act on March 18, 2020.

CEASE and DESIST IMMEDIATELY:

Cease and Desist immediately:

- aiding and abetting the theft of a property
- any contact with Denise (middle and last names), whether it be through mail, in person, telephone, email, or other electronic means. At the very least, you will be charged immediately with harassment and may warrant military involvement.

The US Military and Allied Forces is well aware of this ubiquitous scheme and is in the process of arresting all treasonous persons involved in any aspect of schemes to defraud the public through misrepresentation, and other forms of FRAUD. Many thousands of military tribunals have taken place in the United States, Canada, Europe, and at military establishments, such as Guantanamo Bay.

The public is waking up to these scams, and will be mass awakened within the next few weeks. At that time, it will be difficult, if not impossible, for anyone participating in these crimes to safely walk down the street.

There will be nowhere to hide.

Counter-Suit

The level of FRAUD in this case is at the highest level most law courts ever experience. An investigation is ongoing. We will begin shortly litigating these crimes, some will result in class action trials throughout North America in the Common Law Court of the United States for damages, proving FRAUD and CONSPIRACY TO COMMIT FRAUD, Under martial law, convictions constitute an ACT OF WAR, subject to the death penalty. We will be naming the following defendants:

Ross Mortgage Corporation

2075 W. Big Beaver Road Suite 700, Troy, MI 48084

US Bank Home Mortgage

809 S. 60th Street, Suite 210, West Allis, WI 53214

CEO is Andrew Cecere

LOANCARE

Po box 8068

Virginia Beach, VA 23450

Ceo; Dave Worrall

Sneiderman and Sherman

LOANCARE (legal representation)

23938 Research Dr # 300, Farmington Hills, MI 48335

CEO: Peter Schneiderman

Macomb Foreclosure Assets, LLC, John Selby

3603 E Fourteen Mile Road, Sterling Heights, MI 48310

Agent: Courtney L. Kosnik

Macomb Foreclosure Assets, LLC attorney

Eric K. Wein, Esq P56893

23077 Greenfield Rd., ste 425

Southfield, MI 48075

Macomb County Sheriffs Department

43565 Elizabeth Road

Mt. Clemens, Mi 48045

County Sheriff: Anthony Wickersham

Deputy Sheriff: Suzanne Meli

Actions in this matter by many of the parties listed above against Denise (middle and last name) constitute a crime against humanity, can be classified as domestic terrorism, and since the Republic of the United States of America is at war, under martial law, these criminal activities are considered war crimes. War crimes fall under the label of treasonous acts and can result in the death penalty.

If you do not immediately comply with this CEASE and DESIST, order, I will seek remedy through Natural Law Courts, Common Law Courts, and in the case of Crimes Against Humanity, the International Courts in the Hague, otherwise known as Nuremberg 2.0.

Special Notes

NESARA (National Economic Security and Reformation Act) was signed into law by President Bill Clinton in the year 2000. It has since been expanded to 209 countries (GESARA) who've all become signatories over the past several years. **It was signed into law internationally by President Trump and other world leaders on Thanksgiving Day, November 24, 2022.** Implementation began on December 15, 2022.

Here's a short description of the NESARA law in the United States:

Cancels all credit card, mortgage, and other bank debt due to illegal banking and government activities. Many refer to this as a "jubilee" or complete forgiveness of debt.

Abolishes Federal Income Taxes in the U.S. Creates a 17% flat rate non-essential new items only sales tax revenue for the government. In other words, food and medicine will not be taxed, nor will used items such as old homes.

Abolishes the Internal Revenue Service (IRS), with employees of the IRS will be transferred into the US Treasury national sales tax area.

Restores Constitutional Law to all courts and legal matters in the Republic of the United States of America. Retrains many judges and attorneys in Constitutional Law.

Here are some additional facts that support our position as described above:

Specifically, regarding the Republic of the United States:

At Midnight Saturday, December 31, 2022 the foreign corporation, USA INC. officially dissolved

At 12:01 am, January 1, 2023 the United States Constitutional Republic officially began Operations.

As USA INC as originally incorporated in 1871 has been dissolved; the Act of England of 1871 has been reversed. All contracts written and signed since that date are null and void. So even if a mortgage did, in fact exist, it would be null and void. The Secondary Judiciary Act 1869 is no longer. This also overturns the Balfour Declaration of 1917.

By law, in the Republic of the United States, based upon the work of The Postmaster General of the United States, Federal Postal Judge Russell J. Gould, **all contracts, to be valid, must be written in Quantum Parsé Grammar. Otherwise, they are null and void.**

In addition:

Chapter 11 - City Of London, Vatican & Washington DC are bankrupt (Filed & Actioned). The Pope, the Rothschild family, and the British Royal Windsor family have all been executed. Queen Elizabeth was executed in December, 2019. The Crown has been captured by the US Military and Allied Forces and is no longer a valid entity.

This will serve as your lawful notice to cease and desist all further actions described above, effective immediately.

This case is being brought to the attention of the US Military and Allied Forces. Mass arrests are currently in progress across the United States to end the corruption evident throughout the courts, medical, financial, and political systems.

Govern yourselves accordingly.

Signed

**Denise (middle and last names)
Sovereign Woman**

ALL RIGHTS RESERVED, WITHOUT PREJUDICE

ATTACHMENTS/ENCLOSURES

Bankruptcy documents for the foreign CORPORATION, USA INC