

TO ANY LOCAL, COUNTY, STATE, FEDERAL OR INTERNATIONAL COURT
Venue/Court: _____

Ricardo Beas Velasco,)
) COMMON LAW PETITION;
Petitioner,) REQUEST FOR
) DECLARATORY JUDGMENT;
Vs.) INTENT AND CLAIM OF
) RIGHT; AND
All Artificial/Fictitious and De Facto and)
De Jure Government Entities) RELEASE FROM CUSTODY
Acting Against Me,) WHERE APPLICABLE.
)
Respondent) FILED <i>IN PROPRIA PERSONA</i>
_____)

I, Ricardo Beas Velasco,¹ come before this court in my own person and thus *in propria persona*, as any attorney authorized to come before this court is a court officer, which admits this courts jurisdiction over me, and I assert that this court and the accusing government agencies do not have **Primary, Statutory, Constitutional, In Personam, Personal, Subject Matter, Territorial Jurisdiction** or other form or forms of **Jurisdiction** in the action brought against me, as

- I am a **Sovereign Natural Born Free Adult Man and Child of God**; I have natural, common law rights that do not come from, but are reflected in, the United States' Declaration of Independence and The United States Constitution adopted circa 1787. I have unalienable Rights, among which are my right to Life, Freedom, Property and the pursuit of Happiness.
- I am not a corporation nor any other legal entity.
- I hold no state or government created franchise, state created grant, charter, nor privilege.
- I am not a slave, as may be implied or described in its normal use, legal terms or as stated in Babylonian King Hammurabi's Code.
- I am NOT a British Crown subject, nor a British Crown subject "inhabitant".

¹ The writing of my name using lower case and/or capital letters and/or other symbols and spaces, in any combination, irrespective of interpretation by others, implies and means I, Ricardo Beas Velasco, a man being as described above. All interpretations, legal, de jure and/or de facto to the contrary notwithstanding, and such claims are void by matter of applicable law.

- I am not a pauper nor vagabond, nor fugitive of any sort.
- I am not property nor is my property the subject of these proceedings.
- I have **NO CONTRACT NOR OTHER FORM OF NEXUS** or substantial relationship with the United States, United States, Inc., United States of America, nor United States of America, Inc., nor any other local, county, state, federal, national or international entity, existing by incorporation, charter, constitution, or in admiralty or any other sort of agreements between such entities and the like.
- I am not engaged in interstate nor international commerce through a contract, either in admiralty, vice-admiralty or inland-admiralty with the United States or United States of America or any of the entities noted above.
- I am not a “Fourteenth Amendment Citizen” as contemplated by the 14th amendment of the United States Constitution. The Fourteenth Amendment does not apply to my person, as I am a natural born free man.

Any supposed prior oral or written statements, declarations or where documents signed by me to the contrary notwithstanding, noting that were I (as an adult, or my parents when I was a child) may have claimed to be a Citizen of the United States or United States Citizen, or under any governmental, quasi-governmental, de facto, de jure or qui tam agencies’ jurisdiction, it was under the universal, but deceivingly indoctrinated belief that by being born in any state, territory or possession of the United States of America I automatically become such a citizen or “person” as referred to in government statutes, regulations and similar codifications . I rescind ab initio any such statements, verbal, signed and otherwise, as being made unintentionally, not knowing of the consequences and involuntary, and in some circumstances under duress and coercion, under threat of harassment, confiscation, imprisonment, torture and assassination, thus they are null and void, unenforceable and not binding on my person. Examples of signed documents include birth certificates, social security numbers registration, income tax returns, driver’s licenses, passports, applications, registrations, and all other sorts of actual or supposed legal documents.

- I am not a citizen of the District of Columbia.
- I am not an agent, agency, or employee of the United States, United States, Inc., United States of America, or United States of America, Inc., nor other entity.²

² In the land mass known as the Continental United States of America, operates a de facto government (sic, commercial corporations), under the guise of law, under multiple name, including but not limited to: the united States of America, the United States of America, the UNITED STATES OF AMERICAN, the UNITED STATES, etc., who are involved in multiple activities worldwide intended to steal the wealth, damage the good health, and destroy the spiritual wellbeing of billions of men, women and children around the world, with the purpose of

- I am not a “person” as defined in any of the Titles of the Code of Federal Regulations, nor of any other local, county, state, federal or international regulations, rules, legislation, codes or the like; nor am I required to be one.
- I have not been afforded any administrative agency prior hearings by any of the involved agencies to determine
 - If they have any jurisdiction over me, or
 - If I have violated any of their regulations
 - Nor have they afforded me an opportunity to present my views and to conform to any code provisions given if they were to apply, and I assert that they don’t.

Nor have they issued any injunctions or orders against me to cease and desist from any particular actions or activities as required by Title 5 of the United States Code, sections 551 through 559 and sections 701 to 706 and the like.

This Court must take Official and Judicial Notice that it does not have the authority to proceed against me civil or criminally in the first instance and prejudice my person, life, freedom or property.

Further, this Court and the involved agencies, whether de jure or de facto, but certainly qui tam, which are proceeding against me did not follow the required procedures to establish jurisdiction over the supposed offenses or my person.

The Plaintiff, Prosecution and any involved informants in the involved matters suffered no actual, nor constructive, nor threatened injury which can subject me to any type of fine, forfeiture, penalty, other forms of punishment or prejudice, and thus it and they have No Standing to bring said actions against me.

If I am presently imprisoned or detained in any way, this Court and You in your personal capacity, or as an officer or agent of the United States, United States of America or any supposed legal entity, have the authority and duty to order me released immediately from custody and have **no discretion** but to comply with my request and demand, and you must release me based on your limited authority or absence of authority.

The West New Jersey Charter of 1677 (also known as the 1677 Concessions and Agreements of West New Jersey) stipulates that “there shall be in every court **THREE JUSTICES** to hear all caused in case of law.” The Charter further states that “if any judgment (is) passed, in any case, civil or criminal, by any other person or persons, or in any other way according to (the Charter), it shall be held null and void.”

Similar language is found in the Northwest Ordinance of July 13, 1787, section 4, where it states that “there shall also be appointed a court consisting of three judges, any two of whom to form a court, who shall have common law jurisdiction. The same Ordinance states in Article II that “the inhabitants of the said territory shall always be entitled to proceedings according to the course of the Common Law.

The referenced agreements are still the law of this land, as the United States Constitution, Article VI, section 1, states that all prior debts contracted and **engagements entered into**, before the adoption of the U. S. Constitution shall be as valid against the United States under the U. S. Constitution, as under the Confederation (see Articles of Confederation).

ALL WORDS I USE HERE MEAN WHAT I MEAN AND THE COURT HAS NO DISCRETION TO ASSIGN THEM ANY OTHER MEANING.

Therefore and as stated herein, you and this court have no authority over me and have no alternative but to immediately stop any action against me and release me or order me released, if presently detained, for lack of jurisdiction to try me in this forum.

STANDARD FOR REVIEW

Being that I am submitting this letter/writ/pleading to the Court *In Propria Persona*, and considering that I am not learned or trained in the law, this Court must review this document with liberality and under less stringent requirements. Haines v. Kerner, 404 U.S. 519 (1972); as this Court cannot expect me, appearing without and lacking counsel or formal legal training, to adhere to formal pleading requirements. Franklin v. Oregon, 662 F.2d 1337, 1374 (9th Cir. 1981); substance governing over mere form and labels. McGarr v. Hayford, 52 F.R.D. 219 (S.D. Cal. 1971).

DECLARATION AND CLAIMS

Therefore, be it now known to any and all concerned and affected parties, that I the undersign, a Free Man as described above and on the land do hereby declare clearly, specifically and unequivocally my intent to peacefully and lawfully exist free of all statutory obligations restrictions and maintain all rights at law to trade, exchange or barter.

Furthermore, I claim that these actions are not outside my communities' standards and will in fact support said community in our desire for truth and maximum freedom.

Furthermore, I claim the right to engage in these actions and further claim that all property held by me is held under a claim of right.

Furthermore, I claim that anyone who interferes with my lawful activities after having been served notice of this claim and who fails to properly dispute or make lawful counterclaim is breaking the law, cannot claim good faith or color of right and that such transgressions will be dealt with in a properly convened court de jure.

Furthermore, I claim that the courts in The United States are de-facto and are in fact in the profitable business of conducting, witnessing and facilitating the transactions of security interests and I further claim they require the consent of both parties prior to providing any such services.

Furthermore, I claim all transactions of security interests requires the consent of both parties and I do hereby deny consent to any transaction of a security interest issuing under any Act for as herein stated as noted above and as a Freeman-on-the-Land I am not subject to any Act.

FEE SCHEDULE FOR TRANSGRESSIONS AGAINST MY PERSON

Furthermore, I claim my **FEE SCHEDULE** for any transgressions by peace officers, government principals or agents or justice system participants, local, county, state, federal or any other like institutions and organizations is **ONE THOUSAND DOLLARS PER HOUR or portion thereof if being questioned, interrogated or in any way detained, harassed or otherwise regulated and TEN THOUSAND DOLLARS PER HOUR or portion thereof if I am handcuffed, transported, incarcerated or subjected to any adjudication process without my express written and Notarized consent.**

Furthermore, I claim the right to use a Notary Public to secure payment of the aforementioned FEE SCHEDULE against any transgressors who by their actions or omissions harm me or my interests, directly or by proxy in any way.

RIGHT TO DEFEND AND TAKE CRIMINAL ACTION

Furthermore, I claim the right to convene a proper court de jure in order to address any potentially criminal actions of any peace officers, government principals or agents or justice system participants who having been served notice of this claim fail to dispute or discuss or make lawful counterclaim and then interfere by act or omission with the lawful exercise of properly claimed and established rights and freedoms.

All such potential government representatives are in violation of their Oath of Office when they violate my God-given, Natural, Common Law, Constitutional and International rights and lose all governmental immunity when such actions are done or allowed outside of their Constitutional obligations.

Furthermore, I claim the law of agent and principal applies and that service upon one is service upon both.

Furthermore, I claim the right to deal with any counterclaims or disputes publicly and in an open forum using discussion and negotiation and to capture on video tape said discussion and negotiation for whatever lawful purpose as I see fit.

Affected parties wishing to dispute the claims made herein or make their own counterclaims must respond appropriately within Fourteen (14) days of service of notice of this action. Responses must be under Oath or attestation, upon full commercial liability and penalty of perjury and registered in the Notary Office herein provided no later than fourteen days from the date of original service as attested to by way of certificate of service.

Failure to register a dispute against the claims made herein will result in an automatic default judgment and permanent and irrevocable estoppel by acquiescence barring the bringing of charges under any statute or Act against me, my person and property and all things, tangible and intangible to which I have a God given, natural and common law right to have, own, possess and enjoy.

IF IN CUSTODY, I FURTHER REQUEST AND DEMAND THE FOLLOWING:

I demand that I be immediately released from custody and all charges brought against me dismissed for want of proof of jurisdiction.

I further request that the involved accusing agencies be instructed by this court to immediately cease and desist from any actions, in any form, against me, my family and my property.

RELEASE THROUGH HABEAS CORPUS:

If I am presently detained by any of the above, this Court, Forum and You, in your personal capacity, or as an officer or agent of this court or establishment, have the authority and duty to order me released immediately from custody and have no discretion but to comply with my request and demand, and you must release me based on your limited authority, or do nothing contrary to the true meaning of the following acts and statutes, which I demand be applied to me in this case:

- The Habeas Corpus Act of 1641 (16 Car I, c. 10) and 1679 (31 Charles II, c. 2, 8 Statutes at Large 432), 6 Anne 37, circa 1701-1709, Habeas Corpus provisions of the Judiciary Act of 1789; Act of 1833 (4 Stat. 634-635), Section 7; Act of 1867 (14 Stat. 385); 1874 Revision of Statutes, sections 751 and 766; and all governing law to that effect, local, county, state, federal, national, international, planetary, solar, galactic, intergalactic, universal or otherwise.

In case of incarceration, I authorized any person, family, friend, known or unknown individual to file this document on my behalf and in my defense to secure my release, as contemplated in Whitmore vs. Arkansas, 495 US 149 (1990), 86 CR 895.

This Court must take my filing/petition and treat it based on its meaning, expressed and implied, so as to apply all natural rights I am afforded through and in the course of my Natural and Common Law Rights, naming and considering such filing in accordance with established procedures that this Court must apply based on all of the above and based on my requests herein.

I declare and certify that the above is true and correct to the best of my knowledge and beliefs and upon information; and that it represents and expresses my thoughts, wishes, desires and demands.

Respectfully,

Ricardo Beas Velasco

Date

Filing on Behalf of Detained Petitioner:

I, _____, declare that I am authorized, directly or indirectly, by the above named Petitioner to file this document and claim and as noted in the Habeas Corpus Act and case law noted above, such as Whitmore vs. Arkansas, 495 US 149 (1990), 86 CR 895.

Signature of Person Filing

Name of Person Filing

Date: _____

Use of a Notary is for attestation and verification purposes only and does not constitute a change in status or entrance or acceptance of foreign or any other jurisdiction.

State of _____)
County of _____) SS:

On this, the _____ day of _____, 20____, before me, a notary public, the undersigned officer, personally appeared _____, known to me and/or satisfactorily proven to be the person whose name is subscribed to the within instrument, and acknowledged that he/she executed the same for the purposes therein contained.

In witness hereof, I hereunto set my hand and official seal.

Notary Public

Official Seal:

For an individual acting in his or her own right to be a witness:

State of _____
County of _____

The foregoing instrument was acknowledged before me this _____ (date) by _____ (name of person acknowledging), who is personally known to me or who has produced _____ (type of identification) as identification.

(Signature of person taking acknowledgment)

Name: _____
Title or rank: _____
Serial number, if any: _____