

John Leckrone magnum opus

Part 4

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Magnum opus part 4.

Public, judicial and constructive notice of facts and claims for File No. 14-000239-DE at Manistee County Probate Court, the physical location, not the corporation.

The honorable John McCotter Leckrone, acting as the claimant, executor and beneficiary, a living man with status and standing on the land and not lost at sea or dead continues to retain all unalienable rights and waives none whether statutory or procedural or for any reason whatsoever. All presumptions without evidence are yet again rebutted and claimant again establishes his common law court of record article three court where the magistrate trustee is separate from the tribunal and all actions involve only men and women under oath or affirmation of facts filed under the pains and penalties of perjury. No personage, barratry or judicial discretion is granted and the claimant again holds the public trustee to his oath of office whether it is on file on the public record or not. All parties have equal footing as men and women and are responsible for their actions even if those actions are a lack of any action.

Claimant assumes his legitimate role as the sole representative for the estate of Karen Faye Leckrone, now deceased and by extension the estate of her husband, John Kirk Leckrone, claimants father which she had inherited before her death upon his death. This is claimants right by right of survivorship and extensive evidence. Additional evidence also includes claimants' mother's original will filed into the public record in Manistee County and filed into this case as evidence as well in the form of a certified copy of that will. Claimant would like to remind all parties that the original document is also on file at this same location in a previous court case and thus is in the possession of the public trustee Thomas N. Brunner. Also included are all unrebutted past claims filed into evidence under the pains and penalties of perjury that claimant has submitted as evidence.

All previous claims filed under the pains and penalties of perjury into this court of record by claimant continue to remain unchallenged and unrebutted by John M. Grogan, James R. Modrall, Patrick Looney and his attorney Mark Quinn and Rachel Nelson. Those claims stand as truth in commerce, equity and in the common law. Claimant again reminds all other parties that this is a replevin action as well as a trover action for the return of all of claimants real and personal and proprietary property unlawfully converted by various third parties to include the defendant acting as petitioner Patrick Looney through his attorney Mark Quinn, Rachel Nelson acting as the Treasurer for the County of Manistee municipal corporation and it's 11 other branches in the business of providing governmental services and Honor Bank via it's attorney's John M. Grogan and James R. Modrall III.

The origin of this controversy has its roots in corporations masquerading as legitimate governments and BAR attorney's using legalese, fraudulent conveyance of language, private acts, deceptive trade practices and banking fraud to pillage and plunder people for profit. Claimant fully comprehends the nature of this criminal system but does not understand it and continues to expose it on the record to include in this series of responses and claims. The right to refuse to associate with corporations and the mistaken belief that claimant is somehow a member of these associations as an employee, transmitting utility or other entity subject to these corporations through press ganging, unilateral contracts by dead entities and their employees with no mutual consideration for the claimant is the subject of this controversy.

The claimant filed his claims on this matter with regards to real properties into the record several years ago and those claims continue to stand unrebutted to this day by the local taxing agents and other people. The claimant's cause of action has been to state numerous claims for damages in the form of an affidavit and filed under the pains and penalties of perjury. The claimant believes there has been gross negligence and carelessness and lack of due diligence and candor for what claimant perceives to be unjust enrichment by third parties based on unrebutted facts already entered into evidence.

The claimant has included a long and detailed statement of numerous claims to which the claimant is entitled to relief. The claimant has demanded relief for the trespasses against the man and the man's person. All other parties were given a multitude of opportunities to object or challenge these claims and no man, woman or PERSON has done so. The claimant's rights to property is universal, fundamental and unalienable and claimant is entitled to remedy and redress for trespass and grievances and the infliction of emotional distress.

The claimant calls for that relief to be granted so that there may be accord and satisfaction. Currently this is a mixed war between corporations and their agents acting with bad faith using patents, trademarks and copyrights against people who know nothing about these things and how these hidden adhesion contracts are used to exploit people for profit. This is an opportunity to cure this controversy by all parties who have trespassed against the claimant and claimant's property held in trust. The claimant had a reasonable cause to suspect problems in the original case several years ago and chose not to participate in the fraud due to his discovery. The claimant was forced to research and make inquiries into the matter over the next several years. This involved a significant amount of due diligence and deep research. Because of this the claimant was able to discover the facts of a multitude of unconscionable contracts and the basis behind the slave system each of us are forced to exist in.

The claimant has accepted the appointment which by right was claimants right to take. The claimant now reminds all parties that this matter is about settling the estate through the use of a private administrative process while at the same time doing so with honesty, integrity and full disclosure and mutual consideration to all parties. The claimants goal is to take possession of all assets in the trust that have been set aside for the claimant by Karen Faye Leckrone, now deceased and to honor any legitimate claims against that trust as long as there is legitimate supporting evidence provided by any man or woman making such a claim and filed under the

pains and penalties of perjury. Karen chose to give the claimant all assets in the trust through her actions and deeds and the act of creating a trust in the form of a will. The assets have been converted by numerous third parties as evidenced by facts presented by the claimant which have not been rebutted. Claimant now calls for those assets to be returned to the trust or for compensation should that not be an option.

The questions claimant asks now are relevant to the closure of the estate. There is a fiduciary duty to respond to these questions.

1. Who is in possession of the allodial title, fee simple, first title deed, letters patent, security instrument land patents on all real properties previously owned by claimants parents which claimant now asks to be returned to the trust?
2. Who signs off on these documents that at one time were signed off on by the President of the United States corporation and managed by the Bureau of Land Management?
3. Why do corporations through their agents which control so many natural resources hinder and usually deny people their right to lawful possession of real and personal property belonging to them?
4. Why is there so much deception in banking and in the courts?
5. Why is it so complicated and not general knowledge how real estate transactions and the transfer of property actually work?
6. By what right do corporations have to treat owners and heirs of real property as tenants rather than land owners through the use of undisclosed unilateral contracts with no full disclosure of all pertinent facts and mutual consideration toward the living man or woman?
7. Why are these same corporations through their agents not assisting people to make the transfer of real property easy to comprehend and follow through on? All requirements of a valid contract include full disclosure, mutual consideration, a "meeting of the minds" (impossible for a dead entity corporation with a corporate charter to have) and two wet ink autographs or signatures of contracting parties (again impossible for a piece of paper with ink to do).
8. The prefix "re" in words like "repayment" means "again" thus "repayment" means "pay again". Banks do not loan money and as already stated FEDERAL RESERVE NOTES are negotiable debt instruments and a liability to the UNITED STATES corporation (12 U.S.C. 411). Why are these no longer redeemable with lawful money at the FEDERAL RESERVE or it's member banks? Even the word payment has relevance as it simply means the fulfillment of a promise or the performance of an agreement and the discharge of a debt or liability by the delivery of money or other value by the debtor to the creditor. One cannot pay a debt with a debt note. One can only discharge the debt. Since the public trustee founded a bank and was that bank's attorney he knows that as soon as the security instrument was sold by the bank that the debt was extinguished and all that

remained was an unconscionable contract. This is evidenced by the Manistee News Advocate dated Friday April 27, 2018 and the article is titled "Brunner seeks re-election as Manistee County Probate Judge. The quote reads "In 1984, Brunner was an organizer, founder and attorney for the creation of a new national bank named Benzie National Bank, later becoming known as West Michigan Bank and Trust. Brunner served on the bank's board of directors from its inception to December 2006, when he resigned from the board to take his position as newly elected Manistee County probate judge."

9. The claimant's parents were issuers of the credit and security instruments which were then monetized by the bank for profit. The claimants parents life force paid for these properties through years of hard work. All actions based on fraud are void from the beginning and since no original instruments were filed in the original case or in this case by anyone other than the claimant that is fraud upon the court. All the other parties have provided are "certified copies". With no original instrument there can be no holder in due course. The numerous documents filed by below named parties have all had this most egregious defect. Patrick Looney through his attorney Mark Quinn, James R. Modrall III and John M. Grogan and the County of Manistee treasurer Rachel Nelson or her predecessor Russ Pomeroy could not then nor can they now file under the pains and penalties of perjury that a single debt was ever owed or is even now owed. Why was their paperwork permitted in these administrative tribunal courts to begin with?

10. We are taught that stealing is wrong and when caught doing so know that there are consequences for doing so. We are also taught that slavery and press ganging is wrong. Bearing false witness against others is another trespass. Where do corporations and their agents get the right to violate these basic tenets of our society for profit? Certainly not from their victims. Most people do no harm and seek only peace and fulfillment and the pursuit of their personal interests yet they are harassed and pillaged on a regular basis for corporate employee profits.

11. How has MERS played into this scam with regards to this particular case?

12. The use of patents, trademarks and copyrights by corporations are being used to control people. By what right do the holders of these things have to use these tools to rule over people like dictators?

13. Why are there no legitimate contracts presented by the corporations to the people to consent or not to consent to the terms of the contract and to being ruled over? Certainly the founders of the original republic did not permit this in their original documents.

14. How are people supposed to be aware of a contract if they are never informed that it even exists in the form of "offer and acceptance" with hidden strings attached?

15. Does anyone named here honestly believe any of this is moral?

16. Does anyone really want to live in a world where the simple principle of "do no harm" does not apply to them or their family and friends? When one of us is trespassed upon and can be enslaved, all of us are potential victims of the same.

17. What is the trustees reasonable administrative fee and any other reasonable fees to grant claimant the fee simple allodial title to all claimed properties and to whom will the lawful money in the form of gold or silver go to?

The claimant is entitled to set off and recoupment as well as to punitive damages. As previously stated this is a replevin action and a trover action. This is a conspiracy of such magnitude and depravity as to point to a past, present and future dystopian society that is not acceptable to the claimant under any circumstances. The claimant is prepared to accept offers so that this matter of claimants inheritance from the JOHN KIRK LECKRONE and KAREN FAYE LECKRONE estate and trust may be settled once and for all. The claimant desires that all parties have mutual consideration, a meeting of the minds, full disclosure and two wet ink signatures or autographs of contracting parties. Let these matters be settled honorably with dignity, respect and integrity amongst men and women using truth, logic and reason.

As always truth is a defense to defamation to include slander, that which is spoken, and libel, that which is written or published.

The facts presented here and in the other previously filed claims are true to the best of claimants knowledge and belief and are based on all available evidence, due diligence, years of exhaustive research, extensive peer review, available public records and the natural law concept of do no harm. We are to love our neighbors and seek after peace, justice and cooperation using voluntarism, truth, logic and reason. Men and women have unalienable rights to property not owned by other men and women. Corporations and their agents only have duties and responsibilities as trustees and these corporations agents regularly abuse this position.

Claimant expects and is entitled to remedy, cure and relief and the return of his real, personal and proprietary property unlawfully converted. These facts are filed by John, acting as the claimant, under the pains and penalties of perjury. May peace and justice prevail against slavery, tyranny and corruption in this dystopian society.

John Leckrone
Man's autograph, no commercial value
current domicile
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