



# Global Isles Court of Record

115 George Lane  
South Woodford  
London E18 1AB

1 Court of Record of Lorene Ann Haggard  
2 Lorene Ann Haggard  
3 Post Office Box 69794  
4 Tucson, Arizona [85737]  
5 Public Record # 13818/430 at the PIMA COUNTY RECORDER'S OFFICE  
6 <http://www.courtofrecord.org.uk/corolah/>

7

8 **Mr. Timothy Geithner**  
9 **Secretary of the Treasury**  
10 Department of the Treasury  
11 1500 Pennsylvania Avenue, NW  
12 Washington, D.C. 20220  
13 **United States of America**

14 **Affidavit of Truth**

15 **and**

16 **PUBLIC LETTER ROGATORY**

17

18 11 October 2011

19

20 Dear Mr. Geithner,

21

22 I, a woman of Arizona, one of "We the People" of the United States of America, known as Lorene Ann

23 Haggard by public Claim of Right, come now with a **class action lawsuit** for and on behalf of the class of  
24 people ‘All men, women and children in America, England, Scotland and the rest of the world, where men  
25 and women may breathe air and live that is these *Global Isles*’ **to end bank fraud in America** and thereby  
26 put an end to the **insanity** that you, Mr. Geithner, have to deal with on a daily basis.

27

28 I, a woman of Arizona, one of “We the People” of the United States of America, known as Lorene Ann  
29 Haggard by public Claim of Right, have been injured by the fictitious banks that purport to lend money,  
30 when in fact they risk nothing. **I have woken up homeless in the land my forefathers conquered** and  
31 have been harassed by the goons that purport to represent the United States of America, those men and  
32 women in the employ of the U.S.A. or its instrumentalities masquerading as ‘Judges’, ‘Police’, ‘Bank  
33 managers’, ‘Sheriffs’, etc. I am overcome with horror, as to how these people have stolen private property  
34 to enrich themselves, how the entire United States of America has put everyone into tyranny – either the  
35 victims or as must be the case with the Secretary of the Treasury, the unfortunate perpetrator of the  
36 tyranny who has found, as it is rumoured, that he cannot resign.

37

38 This court, the *Court of Record of Lorene Ann Haggard*, is a **Court of Record**, acting in the name of “**We the**  
39 **People**” of America and in the name of Her Majesty Queen Elizabeth II of England, through the *Global Isles*  
40 *Court of Record*. The common heritage of our law, the shared values of a government limited by contract,  
41 and the neutrality of the Sovereign Court of Record is our ancestral birthright since time immemorial going  
42 back to the Magna Carta of 1215 into antiquity.

43

44 In America, sovereignty vests in the people, and in the United Kingdom, Her Majesty Queen Elizabeth II  
45 symbolizes and embodies in a living woman, this sovereignty. Ever since the Magna Carta in 1215, the Court  
46 of Record is the form of court attached to the Sovereign where the tribunal is independent of the  
47 Magistrate ‘Judge’ designated to run the court.

48

49 This **Letter Rogatory** is to request the performance of your duties as Secretary of the Treasury under the  
50 Gold Reserve Act 1934 in an open and public manner regarding the Exchange Stabilization Fund (ESF),  
51 Federal Reserve Bank of New York (FRBNY), the Community Development Financial Institute Fund and all  
52 other shell corporations of the United States. To assure you of the impartiality of this court, this court now  
53 proceeds to outline your defence and explore the history that brought us to this day and the options before  
54 this court.

55

### 56 **History of the Credit Crisis**

57

58 Both the United Kingdom and the United States are currently 'corporate communities' which use  
59 'circulating credit' in a 'common unit of account' within their community and have a 'central taxing  
60 authority'.

61

62 Going a little earlier into history, we read in *The English Constitution*<sup>1</sup> by Walter Bagehot, 1872, pages 22 - 28,  
63 which *this court* encloses a copy, that by the mid 1800s it was well established that the Presidential form of  
64 government ran a surplus both before and after the American Civil War unlike in the history of the  
65 Parliamentary Democracy of England until then. **A surplus on a gold standard is the same as a deficit in**  
66 **today's economy** – the government was taxing the people more than was necessary, which is to say the  
67 government was operating for the purposes of the Lords of Finance. Such a government is taken over by  
68 those whose interests are prejudicial to the people, as can surely be proved by the accounts available to the  
69 Secretary of the Treasury.

70

71 In *The English Constitution* by Walter Bagehot, the problem the Secretary of the Treasury confronts and its  
72 solution is outlined:

73 *'If America was under a Parliamentary government, she would soon be convinced that in maintaining this great*

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1 Available from: <http://www.global-settlement.org/resources>

74 surplus [a.k.a. deficit in 2011] and in paying this high taxation she would be doing herself great harm. She is  
75 not performing a great duty, but perpetrating a great injustice. She is injuring posterity by crippling and  
76 displacing industry, far more than she is aiding it by reducing the taxes it will have to pay. In the first place, the  
77 maintenance of the present high taxation compels the retention of many taxes which are contrary to the  
78 maxims of free-trade. Enormous customs duties are necessary, and it would be all but impossible to impose  
79 equal excise duties even if the Americans desired it. In consequence, besides what the Americans pay to the  
80 Government, they are paying a great deal to some of their own citizens, and so are **rearing a set of industries**  
81 **which never ought to have existed, ...'**

82 It is none other than the **military-industrial complex**. This has resulted in a **continuous 'state of war'**.

83 '*... which are bad speculations at present because other industries would have paid better, and which may cause*  
84 *a great loss out of pocket hereafter when the debt is paid off and the fostering tax withdrawn. Then probably*  
85 *industry will return to its natural channel, the artificial trade will be first depressed, then discontinued, and the*  
86 *fixed capital employed in the trade will all be depreciated and much of it be worthless. Secondly, all taxes on*  
87 *trade and manufacture are injurious in various ways to them. You cannot put on a great series of such duties*  
88 *without cramping trade in a hundred ways and without diminishing their productiveness exceedingly. **America***  
89 ***is now working in heavy fetters, ...'***

90 The evidence, as the Secretary of the Treasury shall surely be able to testify, is that **true American**  
91 **industrialists and entrepreneurs have fled to foreign shores where such destructive confiscation of**  
92 **capital is mitigated.**

93 '*... Now this is all contrary to and worse than what would have happened under a Parliamentary government.*  
94 *The delay to tax would not have occurred under it: the movement by the country to get taxation would never*  
95 *have been necessary under it. The excessive taxation accordingly imposed would not have been permitted under*  
96 *it. The last point I think I need not labour at length. The evils of a bad tax are quite sure to be pressed upon the*  
97 *ears of Parliament in season and out of season; the few persons who have to pay it are thoroughly certain to*  
98 *make themselves heard. The sort of taxation tried in America, that of taxing everything, and seeing what every*

99 thing would yield, could not have been tried under a Government delicately and quickly sensitive to public  
100 opinion.'

101

102 The current state of oppressive **taxation by bank fraud** can simply be called **extortion** by complete  
103 **abrogation** of free will, free trade, property rights, **liberty and the rule of law**. Extortion has been found  
104 reprehensible since ancient times – see Acilian Law on the Right to Recovery of Property Officially Extorted,  
105 **122 B.C.**<sup>2</sup>

106

107 The origins of the current crisis can be traced back a hundred years prior to the 2008 collapse of Lehman  
108 Brothers to the Banker's Panic of 1908, when the Knickerbocker Trust Company collapsed and J.P. Morgan  
109 led a British banking bailout of American banking of the day. Simultaneously, we read, that the then Prime  
110 Minister of the United Kingdom, inaugurated the "People's budget" with unsustainable involuntary  
111 taxation which caused the abrogation of ancestral property rights in land and a war on the liberty of those  
112 who possessed such. This was done against the express wishes of the House of Lords. Deductive reasoning  
113 shows that the astute Lords of Money in 1911, on both sides of the Atlantic, who knew that **the duty of the**  
114 **sovereign is the liberty of her subjects**, must have devised a plan to prevent **seditions politicians and**  
115 **unscrupulous bankers** on either side of the Atlantic from **frittering away the last remaining bulwark of**  
116 **property rights, liberty and the rule law: gold.**

117

118 **True money, like liberty, knows no borders.** Money is gold and gold is money. **Gold is the ultimate**  
119 **guardian of accountability, liberty and the rule of law.**

120

121 In the books of account that the Secretary of the Treasury must surely have access to, you must have the  
122 evidence to prove the above deductive reasoning.

123

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2 [http://avalon.law.yale.edu/ancient/acilian\\_law.asp](http://avalon.law.yale.edu/ancient/acilian_law.asp)

124 It stands to reason that any such scheme to remove gold from circulation is fraud and that those learned  
125 and noble Lords of Money in 1911 must surely have put such gold into a trust.

126

127 This court has a copy of the findings of Baron David Lord James of Blackheath and Wildbrooks, CBE, that are  
128 now before Mr. Philip Aylett, Clerk of the Public Accounts Committee of the House of Commons and has  
129 forwarded the same to Her Majesty Queen Elizabeth II of England. The claim that there are those with a  
130 'Pure Heart' who, as trustees for the benefit of the people, have a large quantity of 'bullion and mixed  
131 currencies', is to be found in this document.

132

133 It also stands to reason that such an action, to be grounded in the Common Law, must have had the explicit  
134 or implicit grant of Authority of a sovereign. The only possible such sovereign is King George V. It is the  
135 wish of this court, that the Secretary of the Treasury shall confirm or deny the existence of the one  
136 hundred year Jekyll Island Treaty, Agreement or Verbal Accord of 1912. The public already has *The Creature*  
137 *from Jekyll Island*, they may as well be informed of the Truth.

138

139 It also stands to reason that this impending Global Settlement must, if it is not to lead to a frittering away of  
140 lawful money and its accumulation by future tyrants, put in place a **government in America** that is  
141 **limited to and restricted by a contract with the people** and that the true history of these last 100 years  
142 be told.

143

#### 144 **The Facts of Finance**

145 As already mentioned, the United States is a corporate community, it trades in a nominal unit of account  
146 where debts are payable in 'legal tender'.

147

148 From the Gold Reserve Act 1934: '... "*currency of the United States*" means currency which is **legal tender in**  
149 **the United States**, and includes United States notes, Treasury notes of 1890, gold certificates, silver

150 certificates, **Federal Reserve notes**, and circulating notes of Federal Reserve banks and national banking  
151 associations ...'.

152

153 For practical purposes, the total quantity of circulating '*legal tender*' United States Dollars are only Federal  
154 Reserve Notes and this figure is published by the Federal Reserve at

155 <http://www.federalreserve.gov/releases/h41/current/> and is, as of the report accessed 6<sup>th</sup> October 2011,

156 7:30 AM EDT: Federal Reserve notes to be collateralized 996,320 (USD, Millions of dollars), this is, written  
157 out 996,320,000,000 USD or to a good approximation ONE TRILLION or 10<sup>12</sup> USD.

158

159 As the Secretary of the Treasury shall surely be able to testify to this court, **bank-liabilities to pay legal  
160 tender are not legal tender.**

161

162 As the Secretary of the Treasury shall surely be able to testify, that as of 6<sup>th</sup> October 2011, **United States  
163 Treasury bonds** are future liabilities of the United States Treasury to pay legal tender, but, as such **are  
164 NOT legal tender.**

165

166 As the Secretary of the Treasury shall surely be able to testify, **United States Treasury bonds are sold** for  
167 bank-liabilities to pay legal tender and that the business of the Federal Reserve is to broker such a sale.

168

169 As the Secretary of the Treasury shall surely be able to testify, the Federal Reserve **earns** United States  
170 Treasury bonds by the operation of such brokerage and the operation of its '*discount window*'.

171

172 As the Secretary of the Treasury shall surely be able to testify, **customarily** since 1934, it is such United  
173 States Treasury bonds thus earned and owned outright by the Federal Reserve that are pledged to the  
174 Government Printing Agent as collateral for the printing of Federal Reserve Notes.

175

176 As the Secretary of the Treasury shall surely be able to testify, **retail commercial banks of the United**  
177 **States are instrumentalities of the United States of America**, in other words, 'shell corporations' under  
178 the paramount authority of the United States of America.

179

180 As the Secretary of the Treasury shall surely be able to testify, the *deposits or reserves* at the retail  
181 commercial banks **are the promissory notes of 'American Citizens' obtained by fraudulent conversion.**

182

183 As the Secretary of the Treasury shall surely be able to testify, 'American Citizen' means a **resident** of the  
184 United States, that is to say, the corporate NAMES or '**identities**' of "*We the People*" held by the United States  
185 in trust, '**res**'.

186

187 As the Secretary of the Treasury shall surely be able to testify, **the United States has been bankrupt since**  
188 **1934 and that the gold certificates mentioned in the 1934 Gold Reserve Act are certificates that gold**  
189 **has been removed from the United States Treasury.**

190

191 As the Secretary of the Treasury shall surely be able to testify, you are solely responsible to manage the  
192 Exchange Stabilization Fund.

193

194 As the Secretary of the Treasury shall surely be able to testify, the Exchange Stabilization Fund is an  
195 instrument of **financial war**.

196

197 As the Secretary of the Treasury shall surely be able to testify, the operation of this financial war to 'defend  
198 the value of the dollar' and to 'keep price inflation in check' requires the 'mopping up' of both bank-  
199 liabilities to pay legal tender and legal tender itself. These 'mopped up' funds are what have been a near  
200 infinite source of 'profit' that has been used to fund or bailout the various countries that are indeed  
201 corporations that purport to be national governments of the United Nations. The one country and



202 government which has repeatedly refused to be so corrupted, is the United Kingdom.

203

204 As the Secretary of the Treasury shall surely be able to testify, claims against the United States for more  
205 than the total legal tender demonstrate to a Court of Record that the claimant is asking for something that  
206 could not possibly yet exist, therefore, the claimant is holding proceeds of fraudulent conversion and is  
207 actively engaged in the promotion of fraud, for there is no honest business that can result in 'trillions of  
208 dollars' that could be paid out by a bank.

209

210 As the Secretary of the Treasury shall surely be able to testify, it is this vast mass of bank-liabilities to pay  
211 USD that chases the available pool of United States Treasury Bonds as they seek safety on the balance sheet  
212 of the United States Treasury and this is why 'interest rates are near zero' and it is active intervention by  
213 the Exchange Stabilization Fund that prevents a negative interest rate. In other words, **the Federal**  
214 **Reserve setting the interest rate is a farce.**

215

216 As the Secretary of the Treasury shall surely be able to testify, this unfortunate and impossible battle that  
217 you must wage to 'defend the value of the dollar' has arisen because of the **treasonous failure of Congress**  
218 **and the President to publicly object to the loss of ability** by the sovereigns of the soil, the American  
219 people they supposedly *represent*, **to pay their debts at law.**

220

221 As the Secretary of the Treasury shall surely be able to testify, this perverse state of affairs is *codified* by the  
222 Uniform Commercial Code §3-202 and §3-402 reproduced below:

223 U.C.C. - ARTICLE 3 - NEGOTIABLE INSTRUMENTS  
224 PART 2. NEGOTIATION, TRANSFER, AND INDORSEMENT

225

226 § 3-202. NEGOTIATION SUBJECT TO RESCISSION. <sup>3</sup>

227

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<sup>3</sup> <http://www.law.cornell.edu/ucc/3/3-202.html>

228           (a) **Negotiation is effective even if obtained (i) from an infant, a**  
229 **corporation exceeding its powers, or a person without capacity, (ii) by**  
230 **fraud, duress, or mistake, or (iii) in breach of duty or as part of an**  
231 **illegal transaction.**

232           (b) To the extent permitted by other law, negotiation may be  
233 rescinded or may be subject to other remedies, but those remedies may not  
234 be asserted against a subsequent holder in due course or a person paying  
235 the instrument in good faith and without knowledge of facts that are a  
236 basis for rescission or other remedy.

237

238 U.C.C. - ARTICLE 3 - NEGOTIABLE INSTRUMENTS

239 PART 4. LIABILITY OF PARTIES

240 § 3-402. SIGNATURE BY REPRESENTATIVE.<sup>4</sup>

241

242           (a) **If a person acting, or purporting to act, as a representative**  
243 **signs an instrument by signing either the name of the represented person**  
244 **or the name of the signer, the represented person is bound by the**  
245 **signature to the same extent the represented person would be bound if the**  
246 **signature were on a simple contract.** If the represented person is bound,  
247 the signature of the representative is the "authorized signature of the  
248 represented person" and the represented person is liable on the  
249 instrument, whether or not identified in the instrument.

250           (b) If a representative signs the name of the representative to an  
251 instrument and the signature is an authorized signature of the  
252 represented person, the following rules apply:

253                 (1) If the form of the signature shows unambiguously that the  
254 signature is made on behalf of the represented person who is identified  
255 in the instrument, the representative is not liable on the instrument.

256                 (2) Subject to subsection (c), if (i) the form of the signature  
257 does not show unambiguously that the signature is made in a  
258 representative capacity or (ii) the represented person is not identified  
259 in the instrument, the representative is liable on the instrument to a  
260 holder in due course that took the instrument without notice that the  
261 representative was not intended to be liable on the instrument. With  
262 respect to any other person, the representative is liable on the

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4 <http://www.law.cornell.edu/ucc/3/3-402.html>

263 instrument unless the representative proves that the original parties did  
264 not intend the representative to be liable on the instrument.

265 (c) If a representative signs the name of the representative as drawer of  
266 a check without indication of the representative status and the check is  
267 payable from an account of the represented person who is identified on the  
268 check, the signer is not liable on the check if the signature is an  
269 authorized signature of the represented person.

271 As the Secretary of the Treasury shall surely be able to testify, the effect of the above UCC §3-202 and §3-  
272 402 taken together, is tantamount to a self declaration of insanity by any legislator or legislature who has  
273 passed such statutes or an attempt to legalize fraudulent contracts, bank fraud, and passing of contracts /  
274 ‘*choses in action*’ stolen by fraud, by such a legislator or legislature and **this is treason to “We the People”**.  
275 In other words, what this court is saying to the Secretary of the Treasury, is that **the treasonous Members**  
276 **of the Corporate U.S.A. Congress, all living past and present Presidents of the U.S.A., the U.S.A.**  
277 **Attorney General, American Bar Association lawyers, and the corporate court that is the Supreme**  
278 **Court of the United States of America, all of them being treasonous, cannot be relied on to protect**  
279 **you** in a Court of Record against “We the People”.

280

281 As the Secretary of the Treasury shall surely be able to testify, **this insanity** has resulted in the following  
282 types of currency in circulation known as USD:

- 283 1. ‘Legal tender’ USD in circulation that is Federal Reserve Notes.
- 284 2. Various United States Bank liabilities to pay USD legal tender.
- 285 3. Various foreign bank-liabilities to pay USD legal tender.
- 286 4. In addition, there are future-dated liabilities of the US Treasury to pay legal tender.

287

288 As the Secretary of the Treasury shall surely be able to testify, **the current reality of how the United**  
289 **States is constituted**, is that there are the various Lords of Finance who have no ‘House of Lords’, which is  
290 a Court of Record, to make their voice heard and the men and women of America, “We the People”, have no

291 Parliament to represent them and to object in Parliament to injudicious law, taxes, policy or rules.

292

293 As the Secretary of the Treasury shall surely be able to testify, that these **Lords of Finance can at any time**  
294 **'scapegoat' the personnel** of the US Treasury, Exchange Stabilization Fund (ESF), Federal Reserve (FRBNY  
295 et all), International Monetary Fund (IMF), World Bank, various retail instrumentalities including but not  
296 limited to 'Bank of America'; Various 'court' or Department of Justice personnel in the various 'Supreme',  
297 Federal or State Courts; States of the United States, Central Intelligence Agency (CIA), Federal Bureau of  
298 Investigations (FBI), Department of Homeland Security (DHS), Federal Emergency Management Agency  
299 (FEMA), Internal Revenue Service (IRS), Pentagon, Chairman of the Joint Chiefs of Staff (JCS), Director of  
300 National Intelligence (DNI), US Navy, US Air Force, US Army, United Nations, **Al-CIA-Duh** (false flag  
301 operations) and so on, for the **'dirty work'** that is done on their behalf while they **use the United States**  
302 **and the United Nations as 'rich people' use 'offshore corporations'**.

303

304 As the Secretary of the Treasury shall surely be able to testify, this **'dirty work' is well documented** and  
305 research on it available to this court; **please do not believe in the effectiveness of your own**  
306 **propaganda.**

307

308 As the Secretary of the Treasury, the Attorney General and the Chief Justice of the Supreme Court of the  
309 United States shall surely be able to testify, that the **men and women of America do not have access to a**  
310 **Court of Record** and that the Supreme Court of the United States, an instrumentality of the United States,  
311 is an inferior Administrative Court and does not offer "We the People" a venue to object to injudicious law,  
312 taxes, policy or rules of the United States. See 11<sup>th</sup> Amendment: "**The Judicial power of the United States**  
313 **shall not be construed to extend to any suit in law or equity ...**", which is to say "**We the People**"  
314 **stripped the United States of any authority at Common Law.** The Constitution is a contract –  
315 Constitutional Law is contract law, not Common Law. Common Law is *lex terrae*, the law of the land as  
316 determined in a Court of Record.

317

318 As the Secretary of the Treasury shall surely be able to testify, that these Lords of Finance have fought a  
319 recent private **'underground' war** and that it is urgent, proper and right to bring these facts of finance and  
320 dispute to the attention of all living men and women in America that they can take notice and set up a form  
321 of government that works to replace the chronically bankrupt, insolvent United States, bring the **rule of**  
322 **law** to these warring Lords of Finance and thereby return the **duties of the Secretary of the Treasury to**  
323 **sanity.**

324

325 *As the Secretary of the Treasury shall surely be able to testify, any Global Settlement that shall withstand the*  
326 *test of time, can only balance claims from 'legal tender' and 'various national and international bank*  
327 *liabilities to pay legal tender', against the available lawful money that is deliverable gold, any legislation to*  
328 *the contrary notwithstanding.*

329

330 As the Secretary of the Treasury you are invited to take your seat in the Court of Record, shine a light on  
331 the hidden crimes and disputes and propose a Global Settlement as a return to sanity.

332

333 As a gesture of good faith this court makes a suggested draft for such a Global Settlement:

334 1 That the Secretary of the Treasury shall immediately place the United States, the Federal Reserve  
335 and the banks of the United States into the receivership of this court, and that this court shall  
336 create, found, ordain and establish a Trust for the United States of America for the benefit of the  
337 living men, women and children living in America and appoint the current Secretary of the  
338 Treasury as trustee.

339 2 That the Secretary of the Treasury shall immediately recommend to this court those 'unknown'  
340 Lords of Finance, who shall seat themselves as the Barons of the Magna Carta so that they may come  
341 before the Sovereign of this court, a common American woman suing in the name of "We the  
342 People" and Her Majesty The Queen of England and propose a Global Settlement and create a

343 limited government for rule by “*Statutes in Parliament, agreed on*”.

344 3 That in so doing, all rights powers, privileges and Grant of Authority, explicit or implicit, under the  
345 Constitution of the United States of America, however constructed or re-constructed, lapse until  
346 such time as this court recognises a duly seated **Parliament (Congress) that represents the**  
347 **people** with a mandate to discuss the issues and create a government of the people limited by  
348 contract:

349 3.1 That the Declaration and Bill of Rights 1688 and the Magna Carta 1215 that pre-dates the  
350 U.S.A. Republic **be accepted** and used as a model to construct a viable government limited by  
351 contract, that will withstand the test of time.

352 3.1.1 That the Declaration and Bill of Rights 1688 placed the Monarch of England into a  
353 contractual limitation be extended to Parliament (Congress) and a House of Lords (Senate)  
354 and Executive President or Prime Minister, existing at the pleasure of Parliament and a  
355 Court of Record.

356 3.1.2 That the Monarch has to provide Royal Assent and *Rule by Statutes in Parliament Agreed*  
357 *on*, be used to limit the scale and scope of legislation: The entire set of legislation has to be  
358 comprehensible and cogent to a single living Monarch.

359 3.1.3 That the **rule of law and Common Law rights and liberties** apply to all men and  
360 women at all times, war, national emergency or other device not an exception.

361 3.1.4 That the essence of a Republic, that sovereignty has devolved to the Men and Women of  
362 the Land, “We the People” otherwise known as the common man, is the right of any Man or  
363 Woman of the land to a Court of Record.

364 3.1.5 That **all contracts** including the contract to be governed and taxed **are voluntary**.

365 3.1.5.1 No contract can force conscription or choice regarding use of force of arms.

366 3.1.6 Fraud, fraudulent conversion and extortion in all forms shall be unlawful and illegal.

367 3.1.7 Politicians proposing projects shall seek direct voluntary funding from the public by  
368 electronic payment towards his or her project fund.

369 3.2 That ordinary, customary, Common Law Court of Record with a fully empowered Common  
370 Law Jury of peers qualified to comprehend the crimes, be the sole form of Court for the  
371 adjudication of disputes at law or equity unless an alternate forum is secured by prior  
372 agreement between the disputants. Such a Common Law Court of Record shall be the supreme  
373 and final authority of the land that is these *Global Isles*.

374 3.3 That gold alone is money and silver being acceptable at the prevailing free market rate.

375 3.3.1 That the Global Standard <http://www.gsfsystem.ch/structure#std> be used for legal  
376 tender contracts by multiple issuers, public and private, for the delivery of gold and silver.

377 3.3.1.1 One gold Global™ shall be deliverable as 0.1 gram by mass of 0.999 fine gold.

378 3.3.1.2 One silver Isle™ shall be deliverable as 0.1 gram by mass of 0.999 fine silver.

379 3.3.1.3 Deliverable standard: Any issuer of gold Globals and silver Isles shall redeem  
380 10,000.00 units in 1Kg bars. At the option of the issuer, such bars can be 0.9999 fine.

381 3.3.1.4 Coins, notes and bills: All coins and notes shall embed at least 70% of the face  
382 value into the physical instrument.

383 3.3.1.5 All legal tender electronic contracts for gold Globals shall have a storage fee and  
384 remain bounded in time.

385 4 That the Secretary of the Treasury shall seize all circulating USD bank-liability ‘tokens’ *in-rem*, as-if  
386 they are things and place this USD bank-liability tokens in this Trust for the United States of  
387 America.

388 4.1 That the Secretary of the Treasury as trustee shall forbid the creation **or destruction** of  
389 these USD tokens on account except when deposited or delivered as gold or gold Globals.

390 4.2 That the Secretary of the Treasury shall propose rules for class and size of bank accounts to  
391 allow normal trade to continue unaffected in the interim period to a full Global Settlement.

392 4.3 That the Secretary of the Treasury shall propose rules for those who have knowingly or  
393 unknowingly participated in the ‘profit’ from bank fraud such as ‘bank private placement’  
394 programs.

395 5 That the Secretary of the Treasury shall propose a time frame and process for the redemption of  
396 Federal Reserve Notes against the assets of the Federal Reserve.

397 6 That this court shall invite those trustees that hold ‘mixed currencies and gold bullion’ in trust for  
398 the people to step in and ‘back’ those bank-liability USD tokens and/or Federal Reserve Notes that  
399 are publicly declared to be of ‘lawful source of funds, free of crimes against humanity’.

400 7 That the Secretary of the Treasury shall prescribe a time frame for all circulating legal tender of the  
401 United States to be returned to claim against the assets of the Federal Reserve.

402 8 That the Secretary of the Treasury shall prescribe a process for the prompt payment in gold of all  
403 outstanding claims including ‘Farm Claims’.

404 9 That all current holders of real estate, farms, land, cars, tractors or other similar property can make  
405 a Claim of Right to absolute title to their property and the ‘debt’ closed. This shall apply equally to  
406 individuals, nations, states or corporate entities of any type.

407 10 No State, Nation or Government shall have the authority to borrow any sum of money whatever.

408 11 That the old Common Law rule that debt expires on the first day of the sixth year be rigorously  
409 enforced by the Courts.

410 12 That the Secretary of the Treasury propose a debt for equity scheme to convert any bonds of the  
411 U.S.A. Corporation to equity that will result in a final payout in 5 years.

412 13 That all men and women of the land in all continents be declared free men unless convicted in a  
413 ordinary, customary, Common Law Court of Record.

414 14 That all men and women have the right to liberty and the rule of law.  
415

416 I, a common woman of America, known as Lorene Ann Haggard by Claim of Right, in my Court of Record of  
417 Lorene Ann Haggard hereby accept the articles of the Global Isles Court of Record “GICOR”, that are  
418 attached. GICOR, shall secure a neutral venue for the seating of this Court of Record and the Barons of the  
419 Magna Carta to come to the aid of Her Majesty The Queen of England and “We the People” of America.  
420



421 If the Secretary of the Treasury does not respond and honour this Letter Rogatory within 40 days as  
422 required by the Magna Carta in the days of messages by horseback, the **default judgement** by this court is  
423 that:

- 424 1. Secretary of the Treasury or the United States is not at liberty and that all gold wherever held for  
425 the benefit of the United States or the people of America is forfeit to this court to be held in trust  
426 for the benefit of the people of America.
- 427 2. That **all grant of authority** from “We the People” to the United States in the Constitution of the  
428 United States of America, however constructed or reconstructed, **is void and forfeit** to this court  
429 to be held in trust for the benefit of the people of America.
- 430 3. That any grant of authority to the Secretary of the Treasury of the United States by Congress in the  
431 Gold Reserve Act 1934 is void and forfeit to this court to be held in trust for the benefit of the  
432 people of America.
- 433 4. That any military and police action by armed men or force of arms purporting to act on behalf of  
434 the United States anywhere in the world shall be fully liable to this Court of Record for any  
435 unlawful actions.
- 436 5. That unlawful actions of past and present officers, personnel, employees, agents, military, etc., of  
437 the United States and its instrumentalities may result in prosecution in this court for financial war  
438 crimes, fraud, colour of law fraud, and crimes against humanity. This may result in charges, fines,  
439 loss of pensions, forfeiture of personal property to recover the National Debt created by fraud  
440 and/or incarceration after a public trial in this Court of Record.

441

442 It has taken a common woman of America, one of “We the People” to come to the aid of Her Majesty The  
443 Queen of England, to free Her Majesty The Queen of England and “We the People” from bondage and take  
444 on this U.S.A. Corporation just as Biblical David took on Goliath in 1 Samuel 17. Behold this *soliton*<sup>5</sup> of law, a

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5 In mathematics and physics, a soliton is a self-reinforcing solitary wave (a wave packet or pulse) that maintains its shape while it travels at constant speed.

445 single stone, that shall dissolve the tyrant into the void from which it appeared.

446

447 Once again, I invite the Secretary of the Treasury of the United States, Mr. Timothy Geithner, to

448 **honourably** take his seat in this Court of Record and **shine a light on the hidden ‘underground’ crimes**

449 and disputes, identify and invite the ‘unknown’ Lords of Finance to this Court of Record and propose a

450 Global Settlement as a return to sanity.

451

452 Yours Sincerely,

453

454

455 Lorene Ann Haggard.

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457

458 cc: Her Majesty Queen Elizabeth II, UK Parliament

459 cc: United Nations Secretary General

460 cc: USA President, US Congress, US Senate, Chief Justice SCOTUS, US Attorney General, US Navy JAG, US

461 Army Provost Marshall, US Air Force JAG, US Director of National Intelligence.

462 Seal

463

464

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465 Witness

Date

466

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467 Witness

Date

468

---

469 Witness

Date

470 **Affidavit of Truth**

471 as

472 **Public Letter Rogatory**

473 to

474 Mr. Timothy Geithner

475 Secretary of the Treasury, United States of America

476

477 Affiant confirms that all of the above are “Yea, yea; Nay, nay for whatsoever is more than these cometh of  
478 evil.”, as stated in relevant section, Matthew 5:33-37 of the King James Bible, to the best knowledge and  
479 consciousness of the Affiant.

480

481 -----

482 Lorene Ann Haggard

Date

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484 *including the right to amend without leave of court.*

485 *Amended versions shall be published at <http://www.courtrecord.org.uk/corolah/> which shall serve as*  
486 *the authentic electronic record.*

487

488 Seal

489

490

491

492 Witness

Date

493

494 Witness

Date

495

496 Witness

Date