(Sovereign Instrument)

Preamble: (All Rights Reserved: Forever and Always: To the Supreme Jurisdiction of the Great Turtle Island: Et Al.)

1. (David Lee; Buess (Sovereign Private Attorney General)) (Agent For: **High King Chief Scott Phillip Haves**:

Crown Fiduciary Trustee For The Supreme Jurisdiction Of The Great Turtle Island)

- 22014 Delaware Township Road 184
- 3. Arlington, Ohio [45814]
- 4. Phone (419) 694 5796

5.

2.

6. December 28, 2009

7. () = (SOVEREIGN CAPTURE.)

8. (Hisashi Owada, ET AL.: PRESIDENT/CEO: INTERNATIONAL COURT OF JUSTICE, ET AL. PEACE PALACE - CARNEGIEPLEIN 2 2517 KJ THE HAGUE THE NETHERLANDS)

- 9. Your Honor:
- 10. This Letter Is To Advise You As To Breach Of Treaty And International Law Violations
- 11. As It Relates To These Treaty Agreements. I Speak Of Some 4,300 Treaties And 3,000
- 12. Tribes Which Make Up What Was Originally Known As the Great Turtle Island:
- 13. Encompassing: (CANADA): (UNITED STATES): (MEXICO):(1) (CENTRAL
- 14. AMERICA): (SOUTH AMERICA) And The One Thousand Mile(s) Ocean And Sea(s)
- 15. Boundaries It Encompasses.
- 16. In Spite Of The Efforts Of Myself Acting Agent On Behalf Of:

High King Chief:
Scott Phillip Hayes
Crown Fiduciary Trustee Of The Supreme Jurisdiction
Of The Great Turtle Island
148 Stephens Street
Winnipeg, Manitoba
R2W3H2, CANADA
PHONE 1 204 282 0719

1

^{(1) (}Repeal of the BNA ACT, Sec. 2, 1893, 1897 and 1901, effective at the death of Queen Victoria, officially terminated THE CORPORATE FRANCHISES Known As: CANADA, UNITED STATES, MEXICO AND/OR KNOWN AS NORTH AMERICA.) From That Time Forward, All True & Original Proprietary Rights Reverted Back To And Are Held By (The Principal Stakeholder, The Principal Shareholders' and The Principal Beneficiaries' of the Trust's, are forever and always held by The Supreme Jurisdiction of The Great Turtle Island.)

- 17. An Attempted Investigation Into Frauds Related To And Possible Misuse Of Native Tribal
- 18. Agreements: Trust Accounts: Lawful Stock Holder In The Hudson's Bay Company: And
- 19. Other Holdings: We made Demand and Were Denied Documented Proof Of Payment
- 20. Forward On These Trust Treaties And Security Agreements With Either (Her Majesty
- 21. Elizabeth the II Alexandra Mary Windsor: Heirs and Successors'; Private Woman/Private
- 22. Men: Insurers): (QUEEN ELIZABETH THE SECOND CORPORATION HEAD:
- 23. DEBTOR.): Via British Embassy Here In The United States: And Payment Forward From
- 24. The (UNITED STATES GOVERNMENT). Discovery made for Honest Service Fraud.
- 25. This Letter Is To Advise This Court That "First In Time Is First In Line As First In Line
- 26. Is First In Time": As To Lawful Right(s) For (Lawful Claimants): To Be Paid Forward As
- 27. The Order Of Correction For The Errors To Transgression To Sin, The English And
- 28. European Crowns Stole This Land Under False And Fraudulent Pretense And We Can
- 29. And Will Prove It. Before Any Other Parties: (LEGAL CLAIMANTS): Of Interest Can Be
- 30. Paid On Any Writ(s) (LEGAL CLAIMANTS) The Original Inhabitants Of The Land
- 31. Must First Be Paid In Full Of Account(s) Due Per Treaty Agreements And Some May Go
- 32. Back To 400 A.D.: A Genocide Has Occurred: Breach of Trust: Breach Of Fiduciary
- 33. Trustee Duties And Obligations To The Original Stakeholder: Principal Shareholders:
- 34. Principal Beneficiaries: Of The Trusts With The Original People Of The Supreme
- 35. Jurisdiction Of The Great Turtle Island.
- 36. This Is To Advise This Court That All Parties To These Treaties Are To Bring Tobacco
- 37. And Lawfully: Meet With: Re-negotiate: Pay Forward: And Obtain All Appropriate
- 38. Licenses To Operate As Corporation Entities, Et Al: Upon These Lands: A / K / A The
- 39. Great Turtle Island: Effective Immediately. All Treaties Are Being Recalled Effective
- 40. Immediately For Non-Payment(s).
- 41. We Come In Peace And Friendship And Will Do No Harm To Any Who Come To Us In
- 42. Peace And Friendship: BAD MAN REMOVED. Our People Are Living In Less Than Third
- 43. World Conditions: on CONCENTRATION CAMPS/RESERVES Infested With Drugs And
- 44. Alcohol:
- 45. It is To The Highest Moral And Spiritual And Commerce Laws That We Do Approach
- 46 This Court For Relief And Release Of These Conditions Of Harm To The Lawful Claimants
- 47. That They Are To Govern Themselves According To Their Private Man, Private Woman
- 48. Liability For Participating In Genocide Against The Supreme Jurisdiction Of The Great
- 49. Turtle Island. Silence as Consent is Value Forward As Value Accepted. For Remedy See
- 50. Attachment: (LAWFUL NOTICE AND DEMAND: CEASE AND DESIST).
- 51. This Following Page Is From The Office Of The President Of The United States:

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release November 6, 2000

STATEMENT BY THE PRESIDENT

Today I am pleased to sign a revised Executive Order on consultation with Indian tribal governments. This Executive Order, itself based on consultation, will renew my Administration's commitment to tribal sovereignty and our government-to-government relationship.

The First Americans hold a unique place in our history. Long before others came to our shores, the First Americans had established self-governing societies. Among their societies, democracy flourished long before the founding of our Nation. Our Nation entered into treaties with Indian nations, which acknowledged their right to self-government and protected their lands. The Constitution affirms the United States' government-to-government relationship with Indian tribes both in the Commerce Clause, which establishes that "the Congress shall have the Power To . . . regulate commerce . . . with the Indian Tribes," and in the Supremacy Clause, which ratifies the Indian treaties that the United States entered into prior to 1787.

Indian nations and tribes ceded lands, water and mineral rights in exchange for peace, security, health care and education. The Federal Government did not always live up to its end of the bargain. That was wrong, and I have worked hard to change that by recognizing the importance of tribal sovereignty and government-to-government relations. When I became the first president since James Monroe to invite the leaders of every tribe to the White House in April 1994, I vowed to honor and respect tribal sovereignty. At that historic meeting, I issued a memorandum directing all federal agencies to consult with Indian tribes before making decisions on matters affecting American Indian and Alaska Native peoples.

Today, there is nothing more important in federal-tribal relations than fostering true government-to-government relations to empower American Indians and Alaska Natives to improve their own lives, the lives of their children, and the generations to come. We must continue to engage in a partnership, so that the First Americans can reach their full potential. So, in our Nation's relations with Indian tribes, our first principle must be to respect the right of American Indians and Alaska Natives to self-determination. We must respect Native Americans rights to choose for themselves their own way of life on their own lands according to their time honored cultures and traditions. We must also acknowledge that American Indians and Alaska Natives must have access to new technology and commerce to promote economic opportunity in their homelands.

Today, I reaffirm our commitment to tribal sovereignty, self-determination, and self-government by issuing this revised Executive Order on Consultation and Coordination with Indian Tribal Governments. This Executive Order builds on prior actions and strengthens our government-to-government relationship with Indian tribes. It will ensure that all Executive departments and agencies consult with Indian tribes and respect tribal sovereignty as they develop policy on issues that impact Indian communities.

30-30-30 # # # #

52. Please note there is no mention of Treaties by name or specific Executive Order. (2)

(http://clinton6.nara.gov/2000/11/2000-11-06-statement-by-the-president-on-indian-tribal-governments.html)

⁽²⁾ Document Extracted from: (See Info Below):

53. Respectively Submitted:

54 Lavid Lee; Buess

54(a). David Lee; Buess (Sovereign Private Attorney General) (Agent)

55. CC: High King Chief:

Scott Phillip Hayes

Crown Fiduciary Trustee Of The Supreme Jurisdiction

Of The Great Turtle Island

148 Stephens Street Winnipeg, Manitoba

R2W3H2, CANADA

PHONE 1 204 282 0719

EMBASSIES: (CHINESE AND BRITISH)

(INTERPOL)

56. Attachment: (1) (LAWFUL NOTICE AND DEMAND: CEASE AND DESIST)

ATTACHMENT (1)

(Sovereign Instrument All Rights Reserved): For The Supreme Jurisdiction Of The Great Turtle Island: ET AL:

(LAWFUL NOTICE AND DEMAND:

CEASE AND DESIST):

All Corporate Entities Herein Contained By Sovereign Capture: () = Sovereign Capture:

All Corporate Entities Upon The Allodial Land Of The Great Turtle Island Remain The Possession: Succession: Discretion: By The Supreme Jurisdiction Of The Great Turtle Island By The Lawful Claimants For Breach Of Contract: Breach Of Trust: Breach Of Fiduciary Trustee Duties: Obligations: To The Beneficiaries Of The Trust Historically Ignored By (The Hague).

China's Claim Is Erroneously Based In Fiat Bond Debt Which Cannot Affect The Beneficiaries Of The Trust Negatively. The (UNITED STATES) Has No Standing To Pledge Trust Lands, Silver And Or Gold As Collateral Or Payment For Their Corporate Debts. Likewise Corporate Entities Of The (UNITED STATES) Government Shall Not Be Extradited Until They Have Made Payment Forward To The Beneficiaries Of These Trusts Who Are The Lawful Claimants: As All Treaties And Trust Payments Are To Be In Gold And Silver, Not Fiat Monies. Who Exactly Is The Insurer Of The Gold And Silver Debt: Would The Court Please Reveal The Names Of These Insurers, To The Lawful Claimant, High King Chief, Scott Phillip Hayes?