

Mark E. Recktenwald, Chief Justice Supreme Court Of Hawaii
Elizabeth Zack, Court Staff Attorney/Chief Clerk
Evelyn M. Rimando, Supreme Court Clerk - Supreme Court
Kristy T. Uemura, Supreme Court Clerk - Intermediate Court Of Appeals

No. CAAP-24-378

In the Intermediate Court of Appeals of the State of Hawaii

Three Rivers, aka eugene family of warner, Petitioner Appellant, Whistleblower

v.

Debra A. Weeks, aka DEBRA A WEEKS, Respondent-Appellee

Appeal From The District Court Of The Third Circuit

NO. 24-1042 & associated case No. 3DSS-24-256

EXPEDITED NOTICE OF STATEMENT OF “RE-VENUE” VENUE AND JURISDICTION, PLUS OPENING BRIEF

As Whistleblower’s (WBO) Appeal questions and opposes Appellee’s frivolous, fraudulent Re-Venue of Venue and Jurisdiction, as new evidence of egregious “wrong doing” requires Appellant, a natural man, to come and give notice of certain Venue facts by “Special Appearance.” Thus, Appellant/WBO includes declaring his Writ of Qui Tam.

The attached evidence just gleaned from international public records reveal the Vatican Bank is operating a foreign, *de facto*, Birth Certificate RE-VENUE Court Incorporated (Inc.) that lacks authority “natural man”.¹ Appellant is a flesh and blood natural man; not and artificial person, nor a TRUST Inc.² re-venu(ed) by Roman Catholic

¹ 1795 SUPREME COURT RULING: NO CORPORATE JURISDICTION OVER THE NATURAL MAN. “Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.” S.C.R 1795, (3 U.S.54; 1 L.Ed. 57; 3Dall. 54.)

² A Corporation or Inc. entity is a fiction of law artificial person or entity.

Canon Laws (RCCL), nor its Doctrine of Discovery, as exposed in the whistleblower's attached affidavit of truth; Re: POTUS TRUMP and POTUS OBAMA/BIDEN's UCC-1(s). Said UCC's expose the true nature, foundation and law of the Vatican Bank's RE-VENUE illegitimate, "SURROGATE COURT" hybrid, *de facto* "forum" made up of impersonators masquerading in black robes as a court of and for the "natural man."

Further, such an Inc. COURT flies in the face of the Clearfield Doctrine.

On June 1, 2023, the Hawai'i Nation's trustees discovered publicly recorded evidence in a UCC-1 filed by POTUS Obama/Biden in 2011,³ clearly exposing a treasonous, diabolically evil "RE-VENUE"⁴ by "deep state" NWO's⁵ "child trafficking"⁶ MATRIX type plan to reorder, transform and enslave all of Akua's creation. Said 2011, UCC-1 No. 181425776 documents reveal and describe Revelations 13's prophetic warning on how the 666 Mark of two beasts' effects one's economic freedom. Later in Rev. 18:4, we are admonished to '...come out of BABYLON and not be partakers of her sins or her plagues.'

Said 2011 UCC's collateral Boxes 12-14 and Box 4 of Donald Trump's 10-2-2023 UCC (both filed in Maryland state) describe how at first breath, nine months after inception, our "hands, legs and land, etc." were "RE-VENUED" and placed into a U.S. Treasury Roman Cannon Law trust "BOX." Once there they were turned into collateral to be used and sold as USA securities, i.e. stocks and bonds. However, this whole New World Order (NOW) "soul catchers/money changers' " charade ended when trustees of the Hawai'i Nation on June 23, 2023, filed her UCC-1, No. No. 2023-010004-0 exposing and over-turning their tables (Matt. 21:12). Thus, bankrupting their 1830's military coup⁷ and

³ 2011 UCC - <https://themillenniumreport.com/2017/07/14-3-quadrillion-lien-taken-against-all-u-s-land-real-estate-and-people-on-july-28-2011/>

⁴ Re-Venue: venue is where something took place... Re-Venue: to move or change the divine place of birth.

⁵ New World Order – the billionaire Elites' move for complete control over the global population.

⁶ Child trafficking entrapment BOX comes via a counterfeit Birth Certificate Bond (CBCB) -

<https://rumble.com/v26ytdi-we-are-all-victims-of-human-trafficking.html> ; and Trump UCC Exhibit B; and Memorandum of Law on Spoofing - <https://sarahwestall.com/wp-content/uploads/2023/07/SPOOFING-MEMORANDUM-OF-LAW.pdf>

⁷ POTUS A. Jackson's 1830 "Indian Removal Act" and "Trail of Tears" genocide was a military coup'.

exposed their fake 1933, bankruptcy of their **USA Inc.** This is further explained in David Webb's "Great Taking" documentary⁸.

Thus the attachments clearly explain: 1) How this act of RE-VENUE(ing) is a "crime against humanity" involving child-trafficking via a "counterfeit birth certificate bond" (CBCB) entrapment scheme to commit "crimes against humanity;" and 2) POTUS Obama's attached 2011, UCC, in box 13, lists "*All real -men with hands and legs and all real - land...*" as their immoral, slave trafficking collateral to be monetized and sold as "spoofed" securities.

Also, as the said Biblical, "666 MARK OF THE BEASTS" (Rev.13) applies here, Appellee WEEKS's lack of jurisdiction and venue is also affirmed and applied herein by the 1789, Constitution for the 13 Colonists' Republic, under the *de jure* common law regarding "separation of church and state." Thus, Appellant Sovereign also declares and decrees his birthright to *force majeure* over this instant, egregious matter.

This court's clerks and judges, be they *de facto* or *de jure*, have the power and authority to: arrest, try and execute judgment in their said private forum to stop all the perps and pedophiles complicit with and subsidizing the trafficking of children for gain and profit; but also, can have no venue or jurisdiction over the non-artificial, *natural man* as stated.

Appellee has purchased/bought her own **private surrogate** tribunal of complicit impersonators Inc., as described in the attachments, (see Analysis of POTUS Trump's child trafficking UCC) to break the common law in supporting RCCL's CBCB child trafficking to committing said crimes against humanity, such as treason against a sovereign, trespass, theft, including theft of rights to privacy, to be secure in one's property, etc. which as it involves others is tantamount to racketeering. Since it was done against a Native American by a group we can include the crimes of genocide.⁹

Thus, Respondent Appellee has used said Inc. surrogate court to intentionally and publicly commits character assassination and treason against a Sovereign in "bearing

⁸ The Great Taking by David Webb - <https://thegreataking.com> The same D. Webb that spoke before the Tennessee State Congress re: the illegal changes to 1994, section 8 of the UCC laws to justify their "fake and take." <https://dailynewsfromaolf.substack.com/p/david-rogers-webb-testifies-to-tennessee>

⁹ Proxmyer Genocide Act: any one of five acts are considered genocide if "committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group": (a) murder or attempted murder of members of the group; (b) causing serious bodily or mental harm to members of the group.

false witness” saying on the private/public record that Three Rivers, aka eugene: family of warner, is not a Sovereign, King and Priest (Revelations 5:10).; but is a said “artificial person” a creation of “RCCL’s CBCB’s Inc.’s,” Ponzi scheme, charade to erase and genocide a natural Sovereign man on the land. What is needed here is a Nuremburg type tribunal.

Notices questioning said bad faith and wrong doing were previously sent by WBO to said Inc. principal and agent on April 18, 2024, with no response (completely ignored) to: Mark E. Recktenwald and Lubach M. Kanani. But now with the attached DONALD J. TRUMP, aka POTUS Trump’s UCC-1 No. MD 231002-2051000, the question appears to be completely answered; and further raises the question of complicity throughout the total judicial system of the STATE OF HAWAII, INC. – D&B No. 077676997.

Further, hired, well-armed mercenaries/insurgents impersonating de jure public peace officers were sent to my private, posted abode on several occasions by WEEKS to trespass, intimidate, threaten. coerce and cause duress upon said natural man. Here are the report numbers from only a few from HAWAII POLICE DEPARTMENT INC.: # 24-040070, 24-042079, 24-047944, 24-048439. They all ignored my claims and refused to accept Appellant’s evidentiary WBO claims documents... now presented herein and attached.

Therefore, all Petitioner Appellant, Whistleblower Three Rivers’ Sovereign stolen status, rights and property and domicile must be immediately returned to him to abate any further damages by Appellee WEEKS and her other complicit perps (hired guns) for the above listed “crimes against humanity.”

A bill for damages has already been filed in the UCC of Three Rivers Alaska usa, home state - file No. 2023-010004-0.

**Notice to Principal(s) of Inc. is notice to Agents;
and Notice to Agents is notice to Principal(s).**

Further Declarant sayeth not.

Three Rivers
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