

BRANDON ALAN ANDERSON, PMA



BRANDON ALAN ANDERSON, PMA ©

The United States of America
NAC: 70PHZ P5FJ2
State of Minnesota
NAC: 738JP QRMDZ
Judicial District # Twenty-Four
BRANDON ALAN ANDERSON, PMA
NAC:7233B Q7KBQ
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NOTICE OF DEFAULT

LET IT BE KNOWN, BANKERS' BANK the American Bankers Association the Federal Deposit Insurance Corporation along with all federal reserve banks within their respective districts, and any office retained by BANKERS' BANK are in default regarding discharge of LOAN #57090 (hereinafter "Loan"). All entities that are attempting to hold Brandon Alan Anderson, Trustee or any member of BRANDON ALAN ANDERSON, PMA (hereinafter "Private Membership Association") in servitude to an already discharged note is considered nefarious whereas slavery seems to be the intent. The Nature of the claims of Default are provided below.

EVIDENCE

Under Section

"1.BORROWERS PROMISE TO PAY

In return for a loan I have received, I promise to pay **U.S.** \$121,125.00 (this amount is called "Principal"), plus interest ,to the order of the Lender. The Lender is FARMERS SAVINGS BANK, a State Chartered Bank.

I will make all payments under this Note in the form of cash, check or money order.

I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

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It is known that Loan, Note was deposited into an account of the Bank and the Bank wrote a check off of the note thereby calling the said deposit of the Note +121,125.00 instead of -121,125.00 on the Banks Books. This means there was a full discharge of any obligation at the time of the deposit of said Note by the Bank. The Bank used the Note as money and therefore owes the amount written in the Note to the borrower.

“73d CONGRESS .SESS . I. CHS. 48, 49 . JUNE 5, 6, 1933 . Approved, June 5, 1933, 4:40 p.m. 31 U.S.C.A. 462, 463 House Joint Resolution 192, 73d Congress, Sess. I, Ch. 48, June 5, 1933 (Public Law No. 10)

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That

(a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy ; and no such provision shall be contained in or made with respect to any obligation hereafter incurred.”

The remedy for this contract was to change the amount payable to “any kind of currency”. The entities attempting to hold Brandon Alan Anderson, Trustee or any other person(s) to the fraudulent obligation of Loan such as BANKERS’ BANK who claims to service the discharged promissory note (“Note”) dated September 27th 2019 for benefit of the Notes owner FNMA are in violation of Public Policy as it pertains to House Joint Resolution 192 (Public Law No.10) as shown above. BANKERS’ BANK and FNMA are liable and in admission of nefarious acts upon people to steal property that has already been discharged, not only at the time that the Note was signed, but when other currency was offered, the, FNMA claims a legal right under the contract clause of the constitution of the United States that was written under nefarious intent and therefore has lost all contract clause immunity , and

The following is excerpted from, “The Law of Nations, Or, Principles of the Law of Nature”,

§78. Regulations necessary in this respect— For the distribution of land.

This object then deserves the utmost attention of the government. The sovereign ought to neglect no means of rendering the land under his jurisdiction as well cultivated as possible. He ought not to allow either communities or private persons to acquire large tracts of land, and leave them uncultivated. Those rights of *common*, which deprive the proprietor of the free liberty of <35> disposing of his land,—which will not allow him to inclose and cultivate it in the most advantageous manner,— those rights, I say, are inimical to the welfare of the state, and ought to be suppressed, or reduced to just bounds. Notwithstanding the

introduction of private property among the citizens, the nation has still a right to take the most effectual measures to cause the aggregate soil of the country to produce the greatest and most advantageous revenue possible.

§80. Husbandry ought to be placed in an honourable light.

Another abuse injurious to agriculture is the contempt cast upon the husbandman. The tradesmen in cities,—even the most servile mechanics,—the idle citizens,—consider him that cultivates the earth with a disdainful eye: they humble and discourage him: they dare to despise a profession that feeds the human race,—the natural employment of man. A little insignificant haberdasher, a tailor, places far beneath him the beloved employment of the first consuls and dictators of Rome! China has wisely prevented this abuse: agriculture is there held in honour; and to preserve this happy mode of thinking, the emperor himself, followed by his whole court, annually, on a solemn day, sets his hand to the plough, and sows a small piece of land. Hence China is the best cultivated country in the world: it feeds an immense multitude of inhabitants who at first sight appear to the traveller too numerous for the space they occupy.

§81. The cultivation of the soil, a natural obligation.

The cultivation of the soil deserves the attention of the government, not only on account of the invaluable advantages that flow from it, but from its being an obligation imposed by nature on mankind. The whole earth is destined to feed its inhabitants; but this it would be incapable of doing, if it were uncultivated. Every nation is then obliged by the law of nature to cultivate the land that has fallen to its share; and it has no right to enlarge its boundaries, or have recourse to the assistance of other nations, but in proportion as the land in its possession is incapable of furnishing it with necessaries. Those nations (such as the ancient Germans, and some modern Tartars), who <36> inhabit fertile countries, but disdain to cultivate their lands, and chuse rather to live by plunder, are wanting to themselves, are injurious to all their neighbours, and deserve to be extirpated as savage and pernicious beasts. There are others, who, to avoid labour, chuse to live only by hunting, and their flocks. This might, doubtless, be allowed in the first ages of the world, when the earth, without cultivation, produced more than was sufficient to feed its small number of inhabitants. But at present, when the human race is so greatly multiplied, it could not subsist if all nations were disposed to live in that manner. Those who still pursue this idle mode of life, usurp more extensive territories than, with a reasonable share of labour, they would have occasion for, and have therefore no reason to complain, if other nations, more industrious, and too closely confined, come to take possession of a part of those lands.

BE IT KNOWN, the Private Membership Association cultivates the soil to sustain its members and Nation. Any attempts to impair the obligations given to the Members for the

benefit of the father is a trespass by creatures set out to plunder the people being injurious to all their neighbours. A violation of Natural Law as shown above.

MATTITHYAHU (MATTHEW) 22:36“Teacher, which is the great command in the Torah?” 37And יהושע said to him, “You shall love יהוה your Elohim with all your heart, and with all your being, and with all your mind.’ 38“This is the first and great command. 39“And the second is like it, ‘You shall love your neighbour as yourself.’

Wherein Yahushua has full legal title to earth therefore has bought and owns Brandon Alan Anderson, Trustee and all members of the Private Membership Association, along with all land prior to the contract of Loan. All members of the Private Membership Association forgive the American Bankers Association and the Federal Deposit Insurance Corporation along with all federal reserve banks within their respective districts for attempting to enslave the members of the Private Membership Association. Please forgive our debts and we forgive our debtors in Yahushuas name. Brandon Alan Anderson, Trustee and any other member of the Private Membership Association will not associate with, or in the company of Moloch and Baphomet worshipers from Jekyll Island and the three city state empire for spirituality and conscientious objections now and forever in Yahushuas name.

MATTITHYAHU (MATTHEW) 6:12“And forgive us our debts, as we forgive our debtors.”

MATTITHYAHU (MATTHEW) 28:18“All authority has been given to Me in heaven and on earth.”

Regards,

 Brandon Alan Anderson, Trustee

Brandon Alan Anderson, Trustee

 Jenna Lea Anderson, Co-Trustee

Jenna Lea Anderson, Co-Trustee

Signed on the 60th day in the year of YHWH six thousand and twenty-three and the 18th day of May in the two thousand and twenty first year of the new covenant in Yahushua’s name. Translation: (18th day of May, 2021).