EXHIBIT B

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Sui Juris – by civilian authority- flag of peace



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SUPPORTING MEMORANDUM

The Freedom of Information Act 5 U.S.C. § 552, As Amended By Public Law No. 104-231, 110 Stat. 3048

§ this shall not be repeated here, as it is readily available online. Also see Pennsylvania right to know law, as equally applicable.

The purpose of this request is to notify the appropriate agency, to notify all agencies of my current status. For the record, I am a living soul, a man, upon the land. I have prepared and forwarded to many agencies over the years various documents to demonstrate my status, in a manner you will recognize. It is my opinion, that the Vatican claims to own the entire world, and all persons in it. It is my further opinion the law form of the Vatican is expressed in their canons of law. (a small section will be provided herein) It is my further opinion that the Monarch of England is the Arch Treasurer of the Vatican. I am further of the opinion, that the UNITED STATES, like the IRS is an ecclesiastical corporation, being tax free, incorporated in Delaware. I am further of the opinion, that I am considered either missing or dead, based upon the new found research, quoted below

Revised Statute from The UK Statute Law Database

Cestui Que Vie Act 1666 (c. 11)

This version of this statute is extracted from the UK Statute Law Database (SLD). It is not necessarily in the form in which it was originally enacted but is a revised version, which means that any subsequent amendments to the text and other effects are incorporated with annotations.

Cestui Que Vie Act 1666

1666 CHAPTER 11 18_and_19_Cha_2

An Act for Redresse of Inconveniencies by want of Proofe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

X1Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead.

Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have beene putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners.

Annotations:

Modifications etc. (not altering text)

Editorial Information

Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below. [I.]

Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proofe be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himselfe were dead.

If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest

[X1Provided alwayes That if any person or [X2person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on proofe in any Action to be brought for recovery of the same [X2to] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull

Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.]

Annotations:

Editorial Information

- **X1** annexed to the Original Act in a separate Schedule
- **X2** Variant reading of the text noted in *The Statutes of the Realm* as follows: *O.* omits [*O.* refers to a collection in the library of Trinity College, Cambridge]

So, in my current vernacular and typical speech patterns, it appears, that in 1666, the English Government passed an Act called The Cestui que vie Act which declared everyone legally missing or dead. And if after 7 years from their registered birth date they still haven't told the government they are not missing or dead, the government will just consider them dead and no longer missing.

Although it was written over 343 years ago, the Cestui que vie Act is still in full force today. If it doesn't say repealed on the Act then it stands with as much legal weight as any recent Act.

http://www.opsi.gov.uk/RevisedStatutes/Acts/aep/1666/caep_16660011_en_1

Must I declare myself un-dead? It appears what the government did with this Act was very cleaver, They said that if you don't come and tell us you Are not dead then you must be dead so we're going to have to legally look after all your property until it is either claimed or sold. In other words, it's the legislation that allowed governments to create legal title over the publics' property by a swish of their pens, or typewriters.

1666 was the Great Fire of London wasn't it?

So it appears literally, as London was burning to the ground, parliament decided it was a good time to pass some legislation that stated everyone in the country was considered either missing or dead. Just coincidence? It appears that those who did actually die in the fire would be unable to claim they weren't dead and thus the government gets many, many great pieces of charred land by defaulted legal title. So it appears they did the

following things with this Act.

- 1. They brought in a very controversial piece of legislation at a time when it would go unnoticed.
- 2. They gave themselves legal title to everything in the UK, including people. Yeah that's right, they have your birth certificate with your name on it. That's legal title. It appears since we have birth certificates here also, this has followed from the English law down here to the colonies.
- 3. They Did not tell people that they had to reclaim their property. Nor does this statute say how to, but it does specify that it will revested.
- 4. Your proof of birth (birth certificate) became you. Legally speaking, an estate (more specifically a descedents estate was created in an act of law)(Note all commercial items are in an all cap name, [JOHN M DOE][WHICH HAS A BIRTH DATE] [WHICH HAS AN ACCOUNT OR FILE NUMBER](IRS DOING THE ACCOUNTING FOR)

The governments are saying that they will look after your property until a rightful claimant comes forward, weather it is you back from the dead or someone with inheritance rights. This is commonly called probate court, or apparently operates in probate. It isn't wrong that the government look after your property if you aren't actually breathing any more is it? Not really, someone has to do it.

But I am of the belief that, some government officials aren't well intentioned and its turned out that this legislation has been taken advantage of. The government never told us we had to declare ourselves un-dead in order to reclaim our property/legal title back, and it seems we were not intended to know, since this claim was to be made within 7 years of the birth registration.

So from the moment our births were registered, all of the property we own (Inc. our bodies and anything in your registered birth name) is not legally owned by us but by the government who now has legal title. We have only equitable title, the right to use the property, such as our children being considered the property of the state [parens patrae]as granted by the legal title holder, in conformance to how it should be used as dictated by the written statutes.

How can the government possibly suggest that they own my body? That doesn't change the fact that they believe they do!

It's in black and white right in front of your eyes. (http://www.opsi.gov.uk/RevisedStatutes/Acts/aep/1666/caep_16660011_en_1)

Think about it, what gives the government the right to tell you by way of legislation what you can and can't put inside your body? How to use your car? Who can marry? That you must attend school? That your labor be transferred into a trust /account? That this is taxable, to pay for the administrative costs associated with its maintenance? Or is your deed/title registered at your local Land Registry or recorder's office? Your vehicle with the department of motor vehicles, plates and registration (there is that word again)

So with these facts, beginning with the birth certificate registration with the "registrar" I have followed the chain of events leading to registration with the department of transportation, commerce and several other departments. These have all been noticed by various documents of my status as alive. However no department has revested title. I do understand that these departments do not often communicate well, but it appears there must be a way as simple as the birth registration process, to undue this process. It appears a death certificate will close the trust, but that indicates that I am dead, not living. There appears no GSA, or IRS form or procedure, whereby my claim for my property, being my labor, home, car, wife, children, movable and unmovable property, and all other descriptive forms of my property can be claimed and revested. I have attempted resolution through the Depository Trust Company, the Securities and Exchange commission, the bankruptcy courts, The Bureau of Public debt, The US Treasury, Secretary of the Treasury, (as governor of the IMF) the federal reserve, the Queens attorney, the Vatican, the social security administration, local dioceses, etc. to no avail to date.

SO MY SPECIFIC REQUEST, IS TO REVEST TITLE, MAKE MY CLAIM FOR ALL MY PROPERTY, COLLAPSE THE TRUST, REMOVE ALL LEGAL TITLES FROM MY LIFE, TERMINATE ALL POWERS OF ATTORNEY, AND LIVE, WITH MY FAMILY FREE OF THESE ENCUMBRANCES, FOREVER, AND TO COMPLY WITH SCRIPTURE TO DEPART FROM BABYLON.

This means I want to be both the executor and fiduciary of the estate, identified as the trust THOMAS BRADFORD SCHAULTS© 336-46-6345 /336466345

Further I wish to have all cusip, ISIN etc bond instruments sold and the proceeds delivered to me, in lawful money.

It appears with the myriad of forms and procedures, there must be a form to accomplish this. To that end, if you require any additional information to complete this request, please refer to the public records involved, and complete said process for me. I am willing to discharge (not pay) the needed fees, if they do not exceed 100 federal reserve notes, or in the alternative please provide an estimate of the costs involved.

I have made claims and inquiries to the Crowns agents [esquires, lawyers, attorneys] all of whom claim to be ignorant of these facts, including agents at the Treasury, department of Treasury, Alien Property custodian etc. since they have been attempting to probate the estate assets, yet seem to be ignorant of the remedy I seek. Or if sinister motives are involved perhaps this involves an artifice or scheme to defraud. If so, I am certainly glad the scheme involves fraud, since by operation of law, the law automatically creates a trust for recovery, which has no statute of limitations.

Since this fraud, involves Misprison of Felony issues, please notify all law enforcement personnel agencies for the associated crimes involving slavery, trafficking in living men and women, and crimes against humanity.

Cc registrar office;

Cook County, Illinois county Attorney

Queens attorney

Pope and Jesuit Generals

Alien Property custodian

Secretary of Treasury