

YFP

Pre Trial Motion – Case against William D Corrigan Jr

Motion to dismiss due to Sovereign Diplomatic Immunity - see attached mandate.

“Declaration of Immunity for Mr. William Dennis Corrigan, U.S.A., Passport No. 474409894 & Dedicated Associates”

Mandate was filed with Administrative Office of US Court System in the previous two years. Immunity is granted by International Court of Hague and United Nations among others. It is posted under USA Federal Law on all Federal Screens (Blue, Green, Black, Grey) located at the Pentagon, a third party, independent source from FBI and Homeland Security. It is also located on Federal Screens everywhere, wherever they may be located. Please verify this authority there, recognize, acknowledge and respect Mr. Corrigan’s critical position within the new Global Banking System, and **dismiss this case immediately**. We also request under Mr. Corrigan’s Authority, recognized by the government of the United States that two Court Orders be issued prior to the dismissal of this case.

It is well known in higher Banking Circles that any attempt to coerce, blackmail, extort or compromise the Principals in these mandates will lead to an immediate block on these funds to the guilty party or group. We declare this to be the true hidden agenda behind the criminal filing of this case, and the timing of this filing. The filing of this criminal complaint is an act of Global Financial Terrorism against the people of the United States of America by the Accountability Tree behind this criminal complaint. It blocks the flow of these funds to the United States under this mandate. These funds could be released at any time now, but the USA is blocked because of these actions taken by US Attorney ~~Christopher Stettler~~.

Office of FBI

Therefore, this action ~~by him~~ is considered to be an act of Financial Terrorism of epic proportions against the citizens of the United States of America ~~by him and~~ ~~his~~ Accountability tree behind this complaint. We believe there are American citizens and organizations as well as foreign groups and individuals that are a part of this Accountability Tree.

FILED

DEC 20 2013
12/20/13

MAGISTRATE JUDGE SUSAN E. COX
UNITED STATES DISTRICT COURT

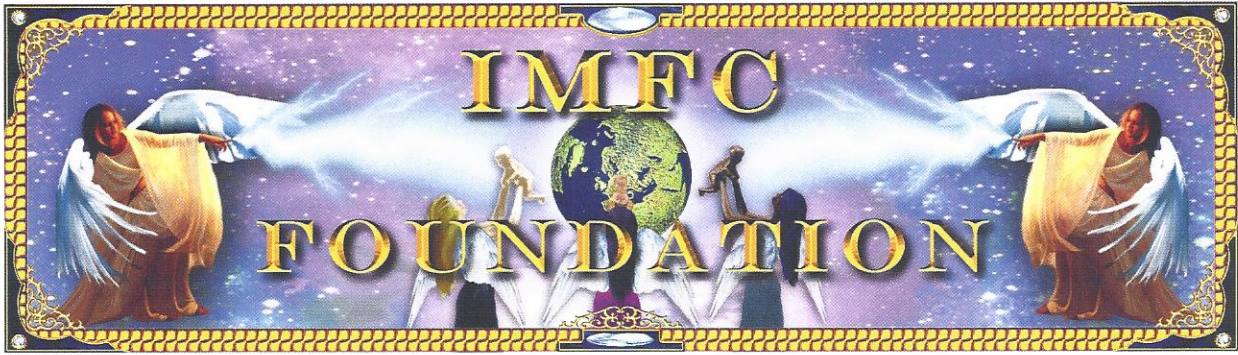
Upon reading this mandate, you will see that a great amount of funds are targeted for the US Financial and Banking Systems to make a major contribution to the return of health and well-being of the US Economy. Presently, these funds are very close to being released. However, due to this malicious, unprovoked charge by the FBI and US Attorney, these funds are now blocked from release to the US Institutions. It is required by this mandate that the charges not only be dropped, but also cleansed before the release of these funds .

Therefore, we request a Court Order A for a Pentagon Task Force to investigate and hold accountable, any and all resources (persons, organizations and systems) responsible for this heinous act of financial terrorism, foreign and domestic, attempting to stop the flow of these funds for relief and remedy to the citizens of the USA. With this cleansing, the funds can be unblocked to flow for the beneficial use of the people of the USA.

We further request a Court Order B from this Court to empower the Pentagon only, (Michael Rhodes, Director of Administration and Management, OSD, Pentagon), and his resource team, to negotiate on behalf of the Pentagon Joint Chiefs of Staff and the citizens of the United States of America, for the terms, distribution and execution of these funds as per this mandate.

This includes two critical cleansing terms required for the release of the larger amount of these mandated funds primarily through the fifty United States of America. The Pentagon will have to oversee the peaceful reorganization of the following utilizing whatever force and resources necessary to protect the citizens of the United States of America.

1. The Dissolution of the bankrupt Federal Reserve Banking System and reorganization of said institution as the Central Bank of the United States Constitutional Republic, under the laws of the United States Constitution of 1787.
2. The dissolution of the bankrupt United States Corporation of 1871 and the reorganization and replacement of said government with the United States Constitutional Republic returning to the laws of the United States Constitution of 1787.



July 18, 2018

William D. Corrigan, Trustee

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