

# SOVEREIGN TRUST

## Public Notice

### - LEGAL NOTICE -

*This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending state rules). If all interested parties fail to rebut any given allegation or matter of law addressed herein, the position will be construed as adequate to requirement of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection upon written request to Sovereign Trust, 936 Peace Portal Drive #1, Blaine, Washington 98230, which is responsible for publishing the instrument as Legal Notice. Comments and objections may be filed in writing by addressing Sovereign Trust at the address indicated herein.*

This is a joint Public Notice published by the Sovran Tuscarora Central Bank and Sovereign Trust, hereafter, “the Creditors,” the real Party of interest..

This Public Notice is addressed to the “LIBELLERS” named below. TAKE NOTICE THAT WE, The real Party of interest, DEMAND, that the person or persons responsible for the publication published in the internet by these organization:

THE OFFICE OF THE SUPERINTENDENT OF INSTITUTIONS CANADA, hereinafter, “OSFP”, an unregistered sub-corporation created by the Corporation, THE GOVERNMENT OF CANADA, as they are registered with the U.S. SECURITIES AND EXCHANGE COMMISSION; and,

BRITISH COLUMBIA FINANCIAL SERVICES COMMISSION, hereinafter, “BCFSC”, an unregistered sub-corporation, created under the corporation THE PROVINCE OF BRITISH COLUMBIA;

All the above-named parties, collectively named hereafter as, the “LIBELERS”

This Public Notice comes as a response of the Sovran Tuscarora Central Bank and Sovereign Trust to a certain internet material titled: “CONSUMER WARNING NOTICE Issue No. 83 January 2009 3<sup>rd</sup> Revision Aril 2009” published by the LIBELERS hereinafter as they are now called unless these LIBELERS are able to provide valid and verifiable evidence that said LIBELERS are in possession of ANY valid and verifiable evidence to prove beyond reasonable doubt that either the Sovran Tuscarora Central Bank and Sovereign Trust that:

**“Sovereign Trust or the Sovran Tuscarora Central Bank are fictitious entity being used to mount financial fraud in Canada or in the United States,”**

This Public Notice requires that the LIBELERS put their money where their 'mouth' is.

**TO THE LIBELERS:**

The Sovran Tuscarora Central Bank and Sovereign Trust demand that you produce all the valid and verifiable evidence you may have in your possession within seven (7) days of receipt of this Public Notice to prove beyond reasonable doubt that we, the Sovran Tuscarora Central Bank and Sovereign Trust are guilty of any crime that you have alleged in your internet-published material titled: "CONSUMER WARNING NOTICE Issue No. 83 January 2009 3<sup>rd</sup> Revision Aril 2009"

This Public Notice also applies to all similar organizations who might be interested in the affairs of Sovereign Trust and all its members including those to whom this Public Notice brings greetings. This Public Notice is your opportunity to say your piece or be silent forever.

This Public Notice is non-judicial, it is not subject to any court, legal or judicial proceedings as this Public Notice is only subject to the truth and not legal arguments.

The erroneous and intentionally libelous "WARNING NOTICE" published by the OSFI in their government website publicly claimed, without providing any valid or verifiable evidence that either the Sovran Tuscarora Central Bank and Sovereign Trust are guilty of any fraudulent or unlawful activity is the reason for this Public Notice.

The Sovran Tuscarora Central Bank and Sovereign Trust hereby grant to LIBELERS the opportunity to respond within seven (7) days to this Public Notice, to produce verifiable evidence regarding the truthfulness of their allegations and warnings about the Sovran Tuscarora Central Bank and Sovereign Trust.

This Public Notice also demands that the LIBELERS prove beyond reasonable doubt that Sovereign Trust is involved in any scam that could be characterized as a criminal organization similar to the operations, ways and means of the LIBELERS involved in this massive slander, libel and criminal characterization of the Sovran Tuscarora Central Bank and Sovereign Trust, their members, agents and employees.

This Public Notice also demands that LIBELERS reveal to the Sovran Tuscarora Central Bank and Sovereign Trust or in public the name or names of the people (the real authors) responsible for such slander, libel and criminal mischaracterization of the Sovran Tuscarora Central Bank and Sovereign Trust.

As organic institutions, composed of God-created human beings, the Sovran Tuscarora Central Bank and Sovereign Trust invoke their Sovereign right to face their accusers in this public venue. The LIBELERS are hereby given 7 days to respond by proving up their claims by responding to this Public Notice. No extension will be given.

This Public Notice also declares that the Sovran Tuscarora Central Bank and Sovereign Trust and all their constituents, all of whom are creations of our Sovereign God and not by any state; that the Sovran Tuscarora Central Bank and Sovereign Trust are not a "fictional" entity created by any state or STATE and therefore the Sovran Tuscarora Central Bank and

Sovereign Trust deny that any non-God-created, fictional beings, bodies corporate, *ens legis* such as the LIBELERS and the governments who created them are in possession of any lawful authority to require that the Sovran Tuscarora Central Bank and Sovereign Trust or any of their constituents can be lawfully compelled to participate and become part of any of their governments' or LIBELERS' ungodly activities through licensing, indirect taxation, plunder extortion, theft, usury and other such fraudulent, criminal and immoral activities in order to be subservient to non-organic forms of governance imposed by the LIBELERS.

This Public Notice hereby declares that the Sovran Tuscarora Central Bank and Sovereign Trust, as organic, God-inspired entities are not interested in any license, registration, benefits or any other such government-sponsored activities and therefore the Sovran Tuscarora Central Bank and Sovereign Trust do not owe their existence or allegiance to any government or government-created entities or activities.

The Sovran Tuscarora Central Bank and Sovereign Trust deny any allegations, innuendoes or other libelous and intentionally damaging assumptions published by the LIBELERS, LIBELERS and demands that the LIBELERS to cease and desist from further publication and dissemination of any more erroneous and libelous materials designed to embarrass, damage and interfere with all lawful business of the Sovran Tuscarora Central Bank and Sovereign Trust and their members.

#### SALIENT FACTS

The Sovran Tuscarora Central Bank and Sovereign Trust are organic organizations created by members of the Sovran Tuscarora Nation to do humanitarian work world-wide.

The Sovran Tuscarora Central Bank and Sovereign Trust are organic organizations created by members of the Sovran Tuscarora Nation, both entities are not created by the state and therefore we do not need licensing or registration by any governmental authority such as the licenses required by the LIBELERS to conduct and operate our own business.

The Sovran Tuscarora Central Bank and Sovereign Trust are presently in control of assets, including gold reserves valued at more than \$87 Trillion. We are ready, willing and able to prove the existence of these assets on a need-to-know basis. The Sovran Tuscarora Central Bank and Sovereign Trust will only reveal their assets or the locations of such assets to valid business partners. As non-government-created entities, we are not required to reveal such assets to the governments including the LIBELERS.

The Sovran Tuscarora Central Bank and Sovereign Trust are debt-free organizations with inherent God-given rights to operate any lawful business, including the business of "banking" without the particular need to seek the issuance of any "license" such as the licensing requirements being unlawfully imposed by the LIBELERS against independent private banks like the Sovran Tuscarora Central Bank and Sovereign Trust.

The Sovran Tuscarora Central Bank and Sovereign Trust are not registered in any state, province, or federal registry including CANADA, the ultimate author and liable party to this massive slander, libel and criminal characterization of the Sovran Tuscarora Central Bank and Sovereign Trust, their members, agents and employees. The Sovran Tuscarora Central

Bank and Sovereign Trust owe their existence only to our Sovereign God and only Him shall we serve.

The Sovran Tuscarora Central Bank and Sovereign Trust do not serve mammon such as the LIBELERS, that are built entirely on nothing such as “money” created by the banks (under the protection of the LIBELERS) out of nothing and human misery.

As chartered banks, the Sovran Tuscarora Central Bank and Sovereign Trust are able to create our own “money” and as such, the Sovran Tuscarora Central Bank and Sovereign Trust are not created out of blood, sweat and tears “money” created by the LIBELERS, out of human misery.

The Sovran Tuscarora Central Bank and Sovereign Trust are not “financial institutions,” in accordance with the LIBELERS’s definition of the words as we are not the type of institutions created out of “money” created out of the credit of the people occupying our land. In contrast, the Sovran Tuscarora Central Bank and Sovereign Trust are created out of assets, all which are creations of our Sovereign God. As banks created out of our own sovereignty, the Sovran Tuscarora Central Bank and Sovereign Trust are Sovereign banks able to create our own credit system as we have done so before the advent of corporations such as “CANADA” and “BRITISH COLUMBIA” and therefore the LIBELERS are afraid that the Sovran Tuscarora Central Bank and Sovereign Trust have the ability and the right to overturn the LIBELERS’ tables. We cannot deny this fact.

Sovereign Trust accepts the LIBELERS’s statement that **“None of the above (meaning, the Sovran Tuscarora Central Bank and Sovereign Trust) are a federally regulated financial institutions in Canada. Further, OSFI has been advised by the British Columbia Financial Services Commission (BCFSC) that the BCFSC has issued a “cease and desist” order under provincial legislation against Sovereign Trust and against one John Ruiz Dempsey,”** but deny that “CANADA” or the “PROVINCE OF BRITISH COLUMBIA or the LIBELERS are in possession of any valid or lawful authority ordained by God to prevent any man or woman of legal age and understanding to do business with the Sovran Tuscarora Central Bank and Sovereign Trust within the geographical area of “North America” or anywhere in the planet called earth.

With regards to the statement: **“The Washington State Department of Financial Institutions has issued a consumer alert on Sovereign Trust indicating that it is not an authorized financial institution and is part of an advance fee fraud. The alert can be accessed at <http://www.dfi.wa.gov/consumers/alerts/sovereign-trust.htm>,”** we accept and admit that we are not “financial institutions,” But deny that the LIBELERS, including the Washington State Department of Financial Institutions are in possession of any valid or verifiable evidence of we are involved in any fraud; in fact Sovereign Trust has obtained a judgment against the State of Washington in the amount of \$1.28 billion USD and such judgment has now been recorded in the State of Texas as a lien against Washington State and publishers of such libelous and damaging materials, all of which remains unproven. The LIBELERS are using all these unfounded allegations to justify its own wrongful acts against the Sovran Tuscarora Central Bank and Sovereign Trust in order to scare our clients.

The Sovran Tuscarora Central Bank and Sovereign Trust further deny that the BCFSC had any authority to issue any “cease and desist” order against anyone, including Sovereign Trust for the use of the word “trust.” Further, we deny that BCFSC has the exclusive right to control or deny the use of the word “trust” or any English word in the public domain.

Sovereign Trust declares that it does not use the word “trust” by itself and that the words “Sovereign” and “Trust” are inseparable to the whole identity of Sovereign Trust and the members thereof.

The Sovran Tuscarora Central Bank and Sovereign Trust are not “Canadian” corporations or artificial “persons” created in CANADA and therefore, we are not a property of CANADA.

As earthly residents, the Sovran Tuscarora Central Bank and Sovereign Trust do not “reside” in CANADA and therefore we have physical presence all over the entire planet; our business is global, our business has nothing to do with “CANADA” or “BRITISH COLUMBIA.” As Sovereigns, we have the right to conduct business anywhere we choose without the need to ask for the LIBELERS’ approval or permission.

We reserve our natural right to be present in any part of the planet.

The Sovran Tuscarora Central Bank and Sovereign Trust deny that CANADA or THE PROVINCE OF BRITISH COLUMBIA or any derivatives thereof, including the OSFI and the BCFSC are created by God and therefore such entities are only fictional and that these entities only exist on paper or in the minds of those who created such entities and those who accept, believe and profit out of the benefits derived from such fictional entities. In contrast, The Sovran Tuscarora Central Bank and Sovereign Trust exist in truth comprised of people, truly existing all across the planet, walking, talking, and doing business as all free peoples of the earth should. The Sovran Tuscarora Central Bank and Sovereign Trust do not report to the corporation of CANADA or THE PROVINCE OF BRITISH COLUMBIA or other man-made entities like them, as the Sovran Tuscarora Central Bank and Sovereign Trust are creations of God’s people, not a creation of CANADA or THE PROVINCE OF BRITISH COLUMBIA. The Sovran Tuscarora Central Bank and Sovereign Trust only report to God and the people we serve.

Please note, that the Sovran Tuscarora Nation, the nation created by God is outside the jurisdiction of CANADA or THE PROVINCE OF BRITISH COLUMBIA, both of which are man-made corporation, created by man, not by God. The Sovran Tuscarora Nation is a nation that has language, culture and land base. In contrast, the so-called “NATIONS” or governments, do not have language, culture or land base and such, The Sovran Tuscarora Central Bank and Sovereign Trust have nothing in common with these man-made organizations.

The Sovran Tuscarora Central Bank and Sovereign Trust further deny that our Sovereign God, the Creator of all things created any state or province located in the planet including the “CANADA” which then created the LIBELERS.

In contrast, the Sovran Tuscarora Central Bank and Sovereign Trust and their members are the living, breathing, thinking members of these banks. All of us are created by our Sovereign God, our Creator. We are created in the image of our Creator; not in the image of the men and women who created the “NATION” called CANADA and the LIBELERS and therefore all the affairs of The Sovran Tuscarora Central Bank and Sovereign Trust are off limits to the LIBELERS and others like them.

Membership with The Sovran Tuscarora Central Bank and Sovereign Trust is restricted and limited to those approved by us as one of us, and therefore membership with our banks is not open to the “public.” Applications are carefully screened. We only accept members with valid, legitimate humanitarian needs. We do not “profit” from payment of “membership fees” as payment of membership fees has never been an issue with us.

The Sovran Tuscarora Central Bank and Sovereign Trust are ready, willing and able to show our banking records and we believe that the LIBELERS have access to our banking records anyway. There is no record that the Sovran Tuscarora Central Bank or Sovereign Trust are engaged in any unlawful or illegal activity such as money laundering, deception or the charging of criminal interest rates. We are only interested in humanitarian work that are specifically designed to free people from financial slavery created and imposed upon God’s people by ungodly institutions like the LIBELERS and their operators.

The Sovran Tuscarora Central Bank and Sovereign Trust further declare that our Sovereign God, the Creator of all things did not create the LIBELERS or the governments that “created” them into fictional existence.

As a natural, organic lawful entity, composed of freely living sovereign, God fearing and believing people from all walks of life, we, the members of the Sovran Tuscarora Central Bank and Sovereign Trust declare that we are not involved in any fraudulent or criminal activity and that neither the Sovran Tuscarora Central Bank nor Sovereign Trust is not an organization made for profit, and therefore the Sovran Tuscarora Central Bank and Sovereign Trust are not required to participate in any licensing or registration or taxation schemes that involved the payment of “money” to these government organizations including the LIBELERS.

The Sovran Tuscarora Central Bank and Sovereign Trust are not required by any law to be “licensed” in any way in order to be able participate in any lawful business to which we are now fully engaged in. As a non-registered, non-licensed organic entity, The Sovran Tuscarora Central Bank and Sovereign Trust are able to do business without the need of interference by such licensing “authorities”, such as the LIBELERS.

The Sovran Tuscarora Central Bank and Sovereign Trust, as non-profit organizations, we are not engaged in any “banking” or “consumer lending” activities that need licensing or the payment of tax (for profit) as the Sovran Tuscarora Central Bank and Sovereign Trust do not depend on the “public” or the “consumer” for their existence. Neither do The Sovran Tuscarora Central Bank and Sovereign Trust, being debt-free ever need to borrow any “money” from any bank licensed by the LIBELERS.

All our “banking” activities are private, our services are only available to our private members. The Sovran Tuscarora Central Bank and Sovereign Trust do not “advertise” itself as a bank that offers banking products such as investments, mutual funds, money market funds, retirement plans consumer lending, mortgages, or insurance in any state, including the CANADA or BRITISH COLUMBIA.

The Sovran Tuscarora Central Bank and Sovereign Trust however admit that we are organizations committed to humanitarian work including various debt elimination programs. There are no such licensing required for the Sovran Tuscarora Central Bank and Sovereign Trust to engage in these private activities.

At material times, the LIBELERS or their licensees, have frustrated the efforts of the Sovran Tuscarora Central Bank and Sovereign Trust to fulfill our missions preventing monetary instruments issued by the Sovran Tuscarora Central Bank and Sovereign Trust from being cleared by LIBELERS’ banks notwithstanding the fact that the Sovran Tuscarora Central Bank and Sovereign Trust and our members hold sufficient funds to settle, discharge and clear all of our financial obligations. We are ready, willing and able to settle and discharge all of the instruments issued by us for whatever purpose.

The Sovran Tuscarora Central Bank and Sovereign Trust as a debt-free institutions create our own “money” by hypothecation of our own assets and the assets of our members. “Money” created by the Sovran Tuscarora Central Bank and Sovereign Trust is “loaned” to our members free of any interest.

The Sovran Tuscarora Central Bank and Sovereign Trust admit that we charge certain fees, such as membership fees and other type of fees and openly declares to the LIBELERS to produce any organic law that could prohibit us from accepting such fees.

The Sovran Tuscarora Central Bank and Sovereign Trust further declare that in most cases (85%), we have agreed to waive payment of any “upfront” fees for indigent members and other people who have been oppressed by the LIBELERS and the governments that created them. Throughout our existence we have provided service to our members free of charge other than for the membership fees received from our members who can afford to pay such fees. All fees collected by us are applied and recycled by the to help the members who cannot afford.

Under our respective charters, the Sovran Tuscarora Central Bank and Sovereign Trust as private, sovereign banks, we cannot be engaged in any banking activities that could result in the financial slavery of any human being including the members of the Sovran Tuscarora Central Bank and Sovereign Trust or non-members through usury and therefore The Sovran Tuscarora Central Bank and Sovereign Trust cannot be part of any ungodly and immoral activities including the charging of interests (usury) other than for the purpose of protection against erosion of its capital.

As for the Sovran Tuscarora Central Bank and Sovereign Trust, we are aware that no good deed shall remain unpunished. The LIBELERS are aware that our humanitarian work is spreading all across the planet and therefore the LIBELERS are afraid that our good works can put them out of business. Notwithstanding, we are determined to continue our quest to

fight for the rights of the people who have been oppressed by governments and banks through its various debt elimination programs and Quick Loan programs.

## THE STAKE

The Sovran Tuscarora Central Bank and Sovereign Trust hereby declare through this Public Notice that we are ready, willing and able to post a \$1,000,000,000.00 USD (One Billion United States Dollars) worth of Treasury Bonds (Gold Backed) or Gold Reserves to be deposited in escrow with any international banking institution outside of Canada and the United States and we demand that the LIBELERS post the same amount in similar bonds or gold-backed assets acceptable to international banking institution if said LIBELERS are in possession of any truth that could substantiate or verify the truthfulness of their allegations and warnings about the Sovran Tuscarora Central Bank and Sovereign Trust.

In the event that the LIBELERS fail to produce any evidence by failing to respond to this Public Notice within 7 days, or by failing to post the required bond to match the bonds posted by us, that either jointly or severally, CANADA and THE PROVINCE OF BRITISH COLUMBIA by *respondiat superior* agrees to pay damages to the Sovran Tuscarora Central Bank and Sovereign Trust and all of their members, the amount of \$1,000,000,000.00 USD (One Billion United States Dollars) as payment for damages caused by the LIBELERS. This administrative judgment shall be a permanent, irrevocable charge against the CANADA and THE PROVINCE OF BRITISH COLUMBIA and all of the people responsible and liable for publishing and dissemination of malicious, slanderous, libelous and criminal characterizations of the Sovran Tuscarora Central Bank and Sovereign Trust and their members.

Both parties agree that such administrative judgment will be recorded as foreign judgment and recorded in the Office of the Secretary of State as judgment lien against CANADA and THE PROVINCE OF BRITISH COLUMBIA in the amount of \$1,000,000,000.00 USD (One Billion United States Dollars). This judgment shall be irrevocable and CANNOT BE APPEALED in any court of law.

Both parties waive all necessity of NOTARIAL PROTEST AND NOTICE OF ADMINISTRATIVE JUDGMENT or LEGAL PROCEEDING after 7 days of non-response by LIBELERS. Such failure to respond shall be deemed as ADMINISTRATIVE JUDGMENT BY ESTOPPEL and such judgment shall be without recourse and cannot be appealed in any court, including all courts located within the United States of America or Canada.

SIGNATURE PAGE

Signed, this 2<sup>nd</sup> day of May, 2009.

For the Sovran Tuscarora Central Bank:Sovereign Trust

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For Sovereign Trust:

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