

# SOVEREIGN TRUST

## Public Notice

### - LEGAL NOTICE OF JUDGMENT BY ESTOPPEL -

*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.*

SOVEREIGN TRUST (Its members, trustees, agents, and employees.), hereinafter, the “trust” or Party A

and

WASHINGTON STATE FINANCIAL INSTITUTIONS, hereinafter, “judgment debtors” or Party B

This Public Notice comes as JUDGMENT BY ESTOPPEL arising from non-response of the judgment debtors to the Public Notice published by Sovereign Trust on January 25, 2009 that the judgment debtors prove beyond reasonable doubt regarding the truth in reference to a certain internet material titled: “Consumer Alert – Sovereign Trust (Bank) and Sovereign Enterprise Group, LLC” published by the WASHINGTON STATE FINANCIAL INSTITUTIONS hereinafter called " FINANCIAL INSTITUTIONS ".

This Public Notice also applies as WARNING 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 of Judgment by Estoppel 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. There is no legal argument here for any third party persons, including any court or tribunal to consider for rendering judgment regarding this matter. Sovereign Trust guarantees that all matters contained in this Public Notice are all based on truth only.

The erroneous and intentionally libelous “Consumer Alert” published by the FINANCIAL INSTITUTIONS in one of their government websites (dfi.wa website) is also sub-titled “**Mortgage rescue scam, entity holding itself out as a bank**” is the reason for this Public Notice of Judgment by Estoppel.

This Public Notice of Judgment by Estoppel shall be irrevocable and shall be deemed as a judgment superior to a court judgment as this judgment is based only on Truth.

Whereas, Sovereign Trust have granted the judgment debtors, FINANCIAL INSTITUTIONS the opportunity to respond within 14 days to this Public Notice to produce verifiable evidence regarding the truthfulness of its allegations and warnings about Sovereign Trust. Fourteen (14) days have now passed and therefore the judgment debtors, by tacit procuracy have admitted and accepted the truth, that the judgment debtors are not and have never been in possession of any verifiable evidence that Sovereign Trust, its members, agents or employees are engaged or had been engaged in any scam related to our Mortgage-Rescue© Program.

This Public Notice of Judgment by Estoppel is also the result of our public challenge, against the judgment debtors, for their deliberate failure to bring forth evidence within 14 days from release of our Public Notice of January 25, 2009, that Sovereign Trust's Mortgage-Rescue© Program is a scam and that anyone or any member of their so-called "public" or "consumer" groups have been scammed or defrauded by Sovereign Trust.

This Public Notice is proof-positive that the judgment debtors, FINANCIAL INSTITUTIONS have failed to 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 FINANCIAL INSTITUTIONS involved in this massive slander, libel and criminal characterization of Sovereign Trust, its members, agents and employees.

As an organic institution, composed of God-created human beings, Sovereign Trust have invoked its right to face our accusers in a public venue. The judgment debtors' failure to respond within 14 days to prove up its claims to Sovereign Trust by responding to our Public Notice of January 25, 2009 shall be the judgment in itself that the judgments debtors have failed to substantiate their allegations, innuendoes against the trust.

This Judgment by Estoppel also reaffirm that Sovereign Trust and all its constituents, are creations of our Sovereign God and not by any state. Sovereign Trust is not a fictional entity created by man and therefore Sovereign Trust denies that any non-God-created, fictional beings, bodies corporate, *ens legis* such as the FINANCIAL INSTITUTIONS and the governments that created them are in possession of any lawful authority to require that Sovereign Trust or any of its constituents to be lawfully compelled to participate and become part of any of the government's or their ungodly activities through mandatory 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 judgment debtors, FINANCIAL INSTITUTIONS.

This Public Notice of Judgment by Estoppel hereby declares that Sovereign Trust, as a an organic, God-inspired entity is not interested in any license, registration, benefits or any other such "government-sponsored" activities and therefore Sovereign Trust does not owe its existence or allegiance to any government or government-created entities or activities.

Sovereign Trust denies any allegations, innuendoes or other libelous and intentionally damaging assumptions published by the judgment debtors, FINANCIAL INSTITUTIONS and orders that the FINANCIAL INSTITUTIONS 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 Sovereign Trust and its members.

This Public Notice of Judgment by Estoppel is also a contract and agreement that if the judgment debtors does not cease and desist from publishing any more erroneous, derogatory and libelous materials against Sovereign Trust, the judgment debtors have agreed to pay damages in the amount of Ten Million United States Dollars (\$10,000,000.00 USD) per day for everyday that any such libelous and damaging materials remain published, whether in the internet or other media.

#### SALIENT FACTS – UNDISPUTED BY JUDGMENT DEBTORS

Sovereign Trust is an organic organization created by members of Sovereign Trust to do humanitarian work world-wide.

Sovereign Trust is an organic organization created by members of Sovereign Trust, all of us are created by God (not by the state) and therefore we do not need licensing or registration by any governmental authority such as the judgment debtors, FINANCIAL INSTITUTIONS to conduct and operate our own private business.

There are currently, more than 10,000 members and supporters within the trust.

Sovereign Trust is presently in control of assets, including gold reserves valued at more than \$87 Billion. Sovereign Trust is ready, willing and able to prove the existence of these assets on a need-to-know basis. Sovereign Trust will only reveal its assets or the locations of such assets to valid business partners. Sovereign Trust, as a non-government-created entity is not required to reveal such assets to the governments including the judgment debtors, FINANCIAL INSTITUTIONS.

Sovereign Trust is a debt-free organization 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 judgment debtors, FINANCIAL INSTITUTIONS against independent private trusts like Sovereign Trust.

Sovereign Trust is not registered in any state, province, or federal registry including the State of Washington, the ultimate author and liable party to this massive slander, libel and criminal characterization of Sovereign Trust, its members, agents and employees. Sovereign Trust owes its existence only to our Sovereign God and only Him shall we serve.

Sovereign Trust does not serve mammon such as the judgment debtors, FINANCIAL INSTITUTIONS which is built entirely on nothing such as “money” created by these financial institutions out of nothing and human misery.

Sovereign Trust is able to create its own “money” and as such, Sovereign Trust is not created out of blood, sweat and tears “money” created by the judgment debtors, FINANCIAL INSTITUTIONS out of human misery.

Sovereign Trust is not a “financial institution,” in accordance with the judgment debtors’ definition of the words as we are not an institution created out of “money” which was created out of the credit of the people of the land. In contrast, Sovereign Trust is created out of assets, all which are creations of our Sovereign God. As humans, Sovereign Trust is able to create its own money and therefore the judgment debtors are afraid that Sovereign Trust has the ability to overturn the financial institutions’ tables. We cannot deny this fact.

Sovereign Trust accepts the judgment debtors’ statement that **“Neither the Washington State Department of Revenue nor the Office of the Secretary of State show that Sovereign Trust is authorized to do business in Washington State. Sovereign Trust also is not licensed by the Department of Financial Institutions,”** but denies that the “Washington State” or the judgment debtors, FINANCIAL INSTITUTIONS had any valid or lawful authority ordained by God to prevent any man or woman of legal age and understanding to do business with Sovereign Trust within the geographical area of the state of “Washington” or anywhere in the planet called earth.

Sovereign Trust denies that there has been or there presently is any need for Sovereign Trust and its members to seek the authorization of anyone, including the judgment debtor’s authorization to do its private business in “Washington State.” Sovereign Trust does not operate under the authority of any man-made governments and therefore Sovereign Trust is not interested in seeking or purchasing any such authorizations and or licenses from any state or governmental authorities.

With regards to the statement: “The Web site, [www.sovereign-trust.com](http://www.sovereign-trust.com), lists two address locations: 936 Peace Portal Drive #1, Blaine, WA 98230, and 155 – 6832 King George Hwy, Surrey, B.C. V3W 4Z9. The owner of the Blaine, Wash. location confirms that this is a post office box address and is not the location of a “bank” or any other store front business. Sovereign Trust does not appear to have any physical presence in Washington State. Instead, consumers are asked to e-mail information to [sovereigntrust@sovereigntrust.info](mailto:sovereigntrust@sovereigntrust.info), or to fax the “mortgage rescue application” and/or the “quick application” to 1-425-954-0010.”

Sovereign Trust agrees with the truthfulness of some of the words stated above, particularly to that of Sovereign Trust not having any physical presence in “Washington State” as Sovereign Trust exist all over the planet and therefore Sovereign Trust cannot be restricted to have any physical presence in a “State” that is entirely man-made and not created by God. As an organic entity composed of live human beings, Sovereign Trust have the right to make its physical presence to appear or disappear as this is our private natural right to exist anywhere in this planet including the geographical areas of Washington state.

Sovereign Trust denies however, that it conducts any “banking” business within the confines of the postal boxes mentioned above. Where Sovereign Trust conducts its private banking business is none of the judgment debtors’ concern as Sovereign Trust is a human entity that is free to conduct its private business anywhere in the planet, including the geographical area called Washington state, a mere creation of man, not by our Sovereign God.

Sovereign Trust has physical presence all over the entire planet as the business of Sovereign Trust is global. Sovereign Trust have the right to appear anywhere it chooses without the need to ask for the judgment debtors, FINANCIAL INSTITUTIONS' approval or permission to be present in any part of the planet.

Sovereign Trust denies that THE STATE OF WASHINGTON, OR WASHINGTON STATE or any derivatives thereof are created by God and therefore such "states" are only fictional states as such "states" only exist on paper or in the minds of those who created such "states" and those who accept, believe and profit out of the benefits derived from such fictional states. In contrast, Sovereign Trust exists in truth with people, truly existing all across the planet, walking, talking, and doing business as all free peoples of the earth should. Sovereign Trust does not report to the State of Washington's Department of Revenue or other man-made entities like it, as Sovereign Trust is a creation of God's people, not a creation of the State of Washington. Sovereign Trust only reports to God and the people it serves.

Sovereign Trust admits and accepts the judgment debtors' claim that the addresses mentioned above by Sovereign Trust are not "banks" or "store front business" as claimed by the judgment debtors, FINANCIAL INSTITUTIONS. Sovereign Trust confirms the truth that these addresses are "mail boxes" intended to receive incoming mail only. All banking activities by Sovereign Trust are conducted in total privacy between Sovereign Trust and its members or clients (none of which are "public" or "consumer" related). As a non-public entity, Sovereign Trust and its members reserve the right to do lawful business anytime or anywhere we want to conduct our private business – including Washington state (geographic area).

Sovereign Trust, as a living, organic entity cannot be concentrated or be restricted to operate within a box such as "bank" buildings or store fronts or prison cells. All business conducted by Sovereign Trust and its members are conducted "out of the box" and outside the legal jurisdiction of the judgment debtors, FINANCIAL INSTITUTIONS.

Sovereign Trust denies that the judgment debtors, FINANCIAL INSTITUTIONS are in possession of any law or lawful authority applicable to Sovereign Trust or its members to restrict our existence in a confined space for the purpose of subjecting Sovereign Trust and its members to the same type of licensed slavery and control which the judgment debtors now have over their licensed financial institutions.

Sovereign Trust, are the people who have accounts with Sovereign Trust. The names and addresses of the members are known only to Sovereign Trust. As sovereign, free thinking, living, men and women, Sovereign Trust is us, the free men and women of the land, wherever we may be, including the geographical area now called, Washington state.

Please note, that Washington state (geographical area), the land created by God is not the same as Washington State, or WASHINGTON STATE or THE STATE OF WASHINGTON – these are all man-made place names. The "State of Washington" or STATE OF WASHINGTON is a man-made corporation, created by man, not by God.

The judgment debtors, FINANCIAL INSTITUTIONS further stated: Documents used by Sovereign Trust sometimes include the telephone number of 360-318-4806, which is a Verizon cell phone number that was active as of Jan. 12, 2009, and the person answers as "Sovereign Trust." The person identified himself as, "John Dempsey." Sovereign Trust demands, what could be possibly wrong with Sovereign Trust using cell phones to conduct its international business?

Sovereign Trust admits that the number, 360-318-4806 is used by Sovereign Trust in all of its legal documents with regard to all private businesses involving Sovereign Trust. As a global entity, Sovereign Trust cannot be restricted to the use of "land lines" only. The business of Sovereign Trust requires that we must be available to talk private business around the world, 24 hours a day and therefore the exclusive use of land lines regarding the business of Sovereign Trust is out of date and therefore non-applicable to Sovereign Trust. The judgment debtors, FINANCIAL INSTITUTIONS failed to state in its innuendo that Sovereign Trust is engaged in any unlawful activity through the use of cell phones.

We believe that the judgment debtors, FINANCIAL INSTITUTIONS are frustrated because they cannot easily tap our cell phones as they could with "land lines" as some of these government agencies hired by the judgment debtors are attempting to do. For the same reason, Sovereign Trust has already closed all of its land line accounts including our land lines in British Columbia.

Sovereign Trust further denies that our Sovereign God, the Creator of all things created any state or province located in the planet including the State of Washington who created the judgment debtors, FINANCIAL INSTITUTIONS.

In contrast, Sovereign Trust and its members is "Sovereign Trust" the living, breathing, thinking members of the trust. 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 State of Washington and the judgment debtors, FINANCIAL INSTITUTIONS and therefore all affairs of Sovereign Trust is off limits to the judgment debtors, FINANCIAL INSTITUTIONS and others like them.

Membership with Sovereign Trust is restricted and limited to those approved by Sovereign Trust and therefore membership with the trust is not open to the "public" or the "consumer." as there is nothing for us to consume. Applications are carefully screened. Sovereign Trust only accepts members with valid, legitimate humanitarian needs. Sovereign Trust does not "profit" from payment of "membership fees" as more than 85% of its members did not pay any membership fees to Sovereign Trust. Payment of such fees has never been an issue with Sovereign Trust.

Sovereign Trust is ready, willing and able to show its public banking records and believes that the judgment debtors, FINANCIAL INSTITUTIONS have access to our banking records anyway. There is no record that Sovereign Trust is engaged in any unlawful or illegal activity such as money laundering, deception or the charging of criminal interest rates. Sovereign Trust is 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 judgment debtors, FINANCIAL INSTITUTIONS.

Sovereign Trust further declares that our Sovereign God, the Creator of all things did not create the judgment debtors, FINANCIAL INSTITUTIONS 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 Sovereign Trust declare that Sovereign Trust is not involved in any fraudulent or criminal activity and that Sovereign Trust is not an organization made for profit, and therefore Sovereign Trust is not required to participate in any licensing or registration or taxation schemes that involved the payment of “money” to these government organizations including the judgment debtors, FINANCIAL INSTITUTIONS.

Sovereign Trust is not required by any law to be “licensed” in any way in order to be able participate in any lawful business to which Sovereign Trust is now fully engaged in. As a non-registered, non-licensed organic entity, Sovereign Trust is able to do business without the need of interference by such licensing “authorities”, such as the judgment debtors, FINANCIAL INSTITUTIONS.

At some relevant time, the judgment debtors, FINANCIAL INSTITUTIONS did by way of a letter to Sovereign Trust offered to entice Sovereign Trust to apply for a license to operate in the State of Washington as a quasi-financial institution as a consumer lending institution. Sovereign Trust ignored this offer by not responding to such offer. Sovereign Trust is not a “lending” institution; much less a consumer lending institution and therefore we do not have any need to be “licensed” as Sovereign Trust is not engaged in any such licentious acts which includes the business of lending money for profit through usury.

Sovereign Trust is not engaged in any “banking” or “consumer lending” activities that need licensing or the payment of tax (for profit) as Sovereign Trust does not depend on the “public” or the “consumer” for its existence. Neither does Sovereign Trust, being debt-free ever need to borrow any “money” from any bank or financial institutions licensed by the state.

All our “banking” activities are private; our services are only available to our private members. Sovereign Trust does not “advertise” itself as a bank that offers banking products such as investments, mutual funds, money market funds; retirement plans, consumer loans, mortgages, or insurance in any state, including the State of Washington.

Sovereign Trust however admits that we are an organization committed to humanitarian work including various debt elimination programs such as our Mortgage-Rescue© and Quick Loan programs. There is no such licensing required for Sovereign Trust to engage in these private activities.

At material times, the judgment debtors, FINANCIAL INSTITUTIONS because of their innuendoes and libelous materials, have frustrated the efforts of Sovereign Trust to fulfill its missions regarding the Mortgage-Rescue© program by preventing monetary instruments issued by Sovereign Trust from being cleared by its licensed financial institutions notwithstanding the fact that Sovereign Trust and its members hold sufficient funds to settle,

discharge and clear all of our financial obligations. Sovereign Trust is ready, willing and able to settle and discharge all of the instruments issued by Sovereign Trust for whatever purpose.

Sovereign Trust as a debt-free institution creates its own “money” by hypothecation of its own assets and the assets of its members. “Money” created by Sovereign Trust is “loaned” to its members free of any interest.

Sovereign Trust admits that it charges certain fees, such as membership fees and other type of fees and openly declares to the judgment debtors, FINANCIAL INSTITUTIONS to produce any organic law that could prohibit Sovereign Trust from accepting such fees.

Sovereign Trust further declares that in most cases (85%), Sovereign Trust have waived payment of any “upfront” fees for indigent members and other people who have been oppressed by the judgment debtors, FINANCIAL INSTITUTIONS and the governments that created them. Sovereign Trust throughout its existence have provided service to its members free of charge other than for the membership fees received by Sovereign Trust from members who can afford to pay such fees. All fees collected by Sovereign Trust is applied and recycled by the trust to help the members who cannot afford.

Under its charter, Sovereign Trust as a private, sovereign bank cannot be engaged in any banking activities that could result in the financial slavery of any human being including the members of Sovereign Trust or non-members of Sovereign Trust through usury and therefore 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 Sovereign Trust, we are aware that no good deed shall remain unpunished. The judgment debtors, FINANCIAL INSTITUTIONS are aware that our humanitarian work is spreading all across the planet and therefore the judgment debtors are afraid that our good works can put them out of business. Notwithstanding, Sovereign Trust is determined to continue its quest to fight for the rights of the people who have been oppressed by governments and banks through its various debt elimination programs such as the Mortgage-Rescue© and Quick Loan programs.

## THE STAKE

Sovereign Trust by our Public Notice of January 25, 2009 challenged the judgment debtors that Sovereign Trust is ready, willing and able to post a \$128,000,000.00 USD (One Hundred Twenty Eight Million United States Dollars) worth of Mexican 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 Sovereign Trust have demanded that the judgment debtors, FINANCIAL INSTITUTIONS post the same amount in similar bonds or gold-backed assets acceptable to international banking institution if said judgment debtors, FINANCIAL INSTITUTIONS are in possession of any truth that could substantiate or verify the truthfulness of its allegations and warnings about Sovereign Trust.

It is now Public Record that the judgment debtors, FINANCIAL INSTITUTIONS have failed to produce any evidence because they have failed to respond to this Public Notice within 14 days. By failing to post the required bond to match the bonds posted by Sovereign Trust, the State of Washington by *respondiat superior* have agreed to pay damages to Sovereign Trust and all of its members, the amount of \$1,280,000,000.00 USD (One Billion Two Hundred Eighty Million United States Dollars). This administrative judgment shall be a permanent, irrevocable charge against the State of Washington and all of the people responsible and liable for publishing and dissemination of slanderous, libelous and criminal characterizations of Sovereign Trust and its members.

Both parties have agreed that such administrative judgment will be recorded as foreign judgment and recorded in the Office of the Secretary of State as judgment against the State of Washington in the amount of \$1,280,000,000.00 USD (One Billion Two Hundred Eighty Million United States Dollars). This judgment shall be irrevocable and cannot be appealed in any court of law.

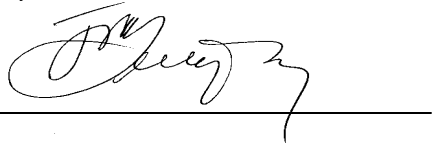
Both parties have agreed that the judgment debtors shall cease and desist from publishing any further unproven allegations, innuendoes, libelous and damaging materials against Sovereign Trust and its members. The judgment debtors have agreed to pay Sovereign Trust the amount of Ten Million United States Dollars (\$10,000,000.00 USD) per day for everyday that such unproven allegations, innuendoes, libelous and damaging materials remain published in the internet or other media.

Both parties have waived all necessity of NOTARIAL PROTEST AND NOTICE OF ADMINISTRATIVE JUDGMENT after 14 days of non-response by judgment debtors, FINANCIAL INSTITUTIONS. This failure to respond is now deemed as ADMINISTRATIVE JUDGMENT BY ESTOPPEL and such judgment shall be without recourse and cannot be appealed to any court, including all courts located within the United States of America or Canada.

Both parties agree that this ADMINISTRATIVE JUDGMENT BY ESTOPPEL shall have full faith and credit as any judgment given by any court of competent jurisdiction and may be registered as foreign judgment in any state or country and enforced pursuant to existing legislation regarding enforcement of legal judgments thereto.

Done this 9<sup>th</sup> day of February, 2009

By:

A handwritten signature in black ink, appearing to read "John R. Dempsey", is written over a horizontal line.

John R. Dempsey, trustee for Sovereign Trust

State of Washington       §  
  § ss.  
County of Whatcom       §

Jurat

Affirmed and subscribed to before me by the above mentioned on this 25<sup>th</sup> day of January, 2009, proved to me on the basis of satisfactory evidence to be the person who appeared before me. Witness my hand and seal.

By: *Maria C. Jالبuena*  
Notary Public, in his capacity as a Notary in  
good standing with the State of Washington.

