

From:
John Dempsey, Trustee
Sovereign Trust
936 Peace Portal Drive #1
Blaine WA, 98230

To:
Lyn Peters, Director
Director of Communications
Washington State Department of Financial Institutions (DFI).

VIA: Email: lpeters@dfi.wa.gov

RE: PUBLIC NOTICE, LEGAL NOTICE OF JUDGMENT BY ESTOPPEL

Dear Ms. Peters,

Please take this message and the attached PUBLIC NOTICE to your leaders. TAKE NOTICE, that you and your corporation, the STATE OF WASHINGTON and the Washington State Department of Financial Institutions (DFI) are now in default. This is your legal notice that Judgment By Estoppel against you is now in effect and said judgment has now been recorded with the Secretary of State of Texas as a lien against your domestic and foreign assets.

You were required by our Public Notice dated January 25, 2009 that you respond to our challenge that you prove to us and the “public,” within 14 days of receipt of said Public Notice to you show that you are in possession of valid and verifiable evidence that what you published about Sovereign Trust and Sovereign Enterprise Group LLC are the truth and nothing but the truth.

You failed to respond by providing any response whatsoever that has been authenticated and notarized by a bona fide Notary Public. Sovereign Trust and its members have accepted your non-response as your own evidence that you have no verifiable evidence to substantiate your claim that Sovereign Trust is engaged in any of the slanderous and libelous words you published on your “government” website, which includes your criminally libelous allegations or innuendoes against Sovereign Trust and its members.

You also failed to match our bond by placing your own bond with an international bank within 14 days which further proved that you do not have the verifiable evidence to substantiate your allegations against Sovereign Trust. Your failure to post such bond proves beyond reasonable doubt that your publication in itself is a fraud, calculated to cause damage and anxiety to Sovereign Trust, its trustees, officers, agents, employees and members.

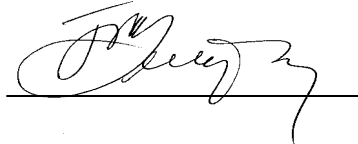
We have asked that you cease and desist from all libelous and criminal slander of our credit while you still had the chance. Your failure to respond is your acceptance that you are guilty of criminal libel against us. We have therefore accepted your failure to respond as your tacit agreement that Sovereign Trust shall be at liberty to record liens against you and your corporation *inter-alia* in order to ensure that your trespass and damages against us is secured by such lien(s).

Such a lien has now been recorded as: FILING NUMBER: 09-0003896873 as filed with Secretary of State, State of Texas.

Further, after this day, our cease and desist order to you and your corporation, Washington State, shall remain in effect. Your failure to honor this cease and desist order shall be your tacit agreement that you agree, irrevocably to pay damages to Sovereign Trust and its members, the amount of **Ten Million United States Dollars (\$10,000,000.00 USD)** per day for everyday such libelous and slanderous materials remain in publication whether in your website or any other media.

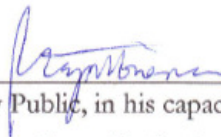
We hope that you and your corporation will govern yourselves wisely.

By:



John R. Dempsey, trustee for Sovereign Trust

Done this 9th day of February, 2009.

By: 
Notary Public, in his capacity as a Notary in
good standing with the State of Washington

