



The Government of The United States of America  
**General Post Master Council**  
Rural Free Delivery Route 1, Box #5  
The United States of America  
Global Postal Code-NAC: 850H2 MR7C8  
Office hours: 9:00 - 9:00 UTC Monday - Friday  
Phone: (405) 458-0553  
Website: <http://generalpostmastercouncil.com/>  
Email: [gpmcouncil@generalpostoffice.international](mailto:gpmcouncil@generalpostoffice.international)



## INTERNATIONAL COMPLAINT

Filed with the Department of Defense for the Peaceful Settlement of Dispute

### Government of The United States of America

The United States of America: NAC: 70PHZ P5FJ2  
The Government of The United States of America  
RR 1, General Post Office #1  
NAC: 850H2 MR7C8

AGAINST

AMERICAN BAR ASSOCIATION  
STATE OF MINNESOTA  
MINNESOTA DEPARTMENT OF REVENUE  
THORNE INVESTMENT GROUP LTD

Within the UNITED STATES registered with the Department of Defense



Registered with the **IP Rights Office**  
Copyright Registration Service Number: **4056990103**

## Contents

Grounds for the International Complaint .....	3
Residency and Declarations .....	3
Trafficking in Persons .....	4
Slavery.....	5
Interstate and Intrastate Jurisdiction.....	5
Denial of Nationality and Forced Contracts.....	5
Fraud upon the Court – Bringing False Claims.....	6
Human Rights Violations and Intangible Property .....	6
<b>ACKNOWLEDGEMENT</b> .....	8



## Grounds for the International Complaint

The grounds for this international complaint include but are not limited to the violation of the intangible property right to honest services of which, if any Articles within the Universal Declaration of Human Rights (UDHR) are violated, dishonest services are revealed to the International Community through those violations, to wit;

## Residency and Declarations

In law, a resident declaration stands. It is self-evident that residency is declared by the declarant. There is no evidence Susan Kay Hanzlik has voluntarily declared residency in the STATE OF MINNESOTA. There is, however, verifiable evidence — established as part of the international record — that Susan Kay Hanzlik has voluntarily declared residency within The United States of America.

As a voluntary and verified resident declaration stands in law, any claim of an “assumed residency” and by extension, any “assumed jurisdiction”, is reduced to an absurdity. Does the STATE OF MINNESOTA, the MINNESOTA DEPARTMENT OF REVENUE, the AMERICAN BAR ASSOCIATION or its State subsidiaries actually believe they can “not recognize” the political choices of others? This Court knows of no such authority granted to a private membership association or other creatures of paper. On the contrary, this is a denial of political rights and also a violation of numerous articles of the UDHR.

The STATE OF MINNESOTA is a creature of paper (a.k.a. Creature of Statute or Creature of the State) and, although skillfully named, does not represent any State of the Union. A compact between the STATE OF MINNESOTA and other STATES is a valid compact only by and between members of those STATE associations. As such, a representative within a STATE commits a crime of misrepresentation when claiming authority to charge persons outside the STATE association, and, commits a crime of trafficking in persons when forcing persons into STATE membership.

Further, as no STATE associations are recognized by any State of the Union under the Great Seal of the State, these STATES are false entities responsible for breach of the peace on a daily basis.

The intangible property right to honest services is violated because the creature of paper STATE and its members, operating as private associations, profit from the deceitful facade of providing Public Services.

In short, a bounty is created on paper and the Sheriff’s office or other agencies (serving as bounty hunters), collect and deliver the merchandise (a trafficking victim) to the auction



house (court). Often, these law enforcement entities actually place monthly performance quotas upon their employees to ensure a steady supply of merchandise. The merchandise is displayed by the prosecuting attorney, the judge presides over the auction and the merchandise is sold on the Securities and Exchange Commission on the international bond market.

The merchandise is the victim of human trafficking and sold on paper into bondage under foreign law (Islam-Sharia Law). However, the crime is hidden. Once the slave-auction is completed, the trafficked individual (merchandise) is often allowed to return home. Thus, the victim is used to hide the crime under the façade of “you are free to go”. It should escape no one’s attention that the recently “freed” victim (merchandise) is then available for a future bounty. The key to this international and global operation of extracting wealth from a country is organized deceit and aggressive discrimination which reveals the nefarious intent of the STATE associations."

## **Trafficking in Persons**

Susan Kay Hanzlik is an American National and therefore, a non-citizen, non-resident alien to the United States of America.

Susan Kay Hanzlik and all American Nationals have no affiliations nor memberships within the AMERICAN BAR ASSOCIATION (ABA), nor any of its State Bar association subsidiaries.

Despite these facts — established as part of the International Record — members of the ABA and its subsidiaries continue to pursue various forms of prosecution against Susan Kay Hanzlik and American Nationals. This is a violation of Article 3, 6, 7, 8, 15, 17 and 20 (2) of the UDHR. The failure of each BAR entity to adhere to their proper jurisdiction, that of regulating only the conduct of their members, reveals the violation of the intangible property right to honest services.

These acts also reveal violations of the American Declaration of the Rights and Duties of Man, implemented under The Bar Treaty of 1947, to which, all members of the ABA and its subsidiaries are subject.

These acts are also a violation of Executive Order #13107, "The Implementation of Human Rights Treaties", signed in December 10, 1998 by U.S. President William Jefferson Clinton.

And finally, we include this text from the U.S. Department of Defense, Combating Trafficking in Persons website, “On December 16, 2002, the President signed National Security Presidential Directive 22 declaring the United States' zero tolerance policy for trafficking in persons (TIP).”



## Slavery

Susan Kay Hanzlik is a documented American National. All documented American Nationals are, by voluntary contract, subject to the General Post Master Council, a court of law and equity serving the Government of The United States of America. Non-recognition of this contract by the ABA (and its STATE subsidiaries) is evidence the ABA claims that documented American Nationals have no right to contract. Thus, the ABA considers documented American Nationals as lowly subjects of the ABA — mere slaves — possessing no right to contract. As slavery is a violation of the internationally recognized UDHR and the Convention on civil and political rights, any and all ABA members that fail to recognize this right to contract are subject to immediate arrest for the crime of slavery.

## Interstate and Intrastate Jurisdiction

The Government of The United States of America operates in interstate commerce. In contrast, each State has claimed intrastate commerce jurisdiction. As such, no State has jurisdiction over any documented American National. The Government of The United States of America has no interest in intrastate commerce or of violating the rights of persons within the States. It must, however, aggressively defend the rights of American Nationals against all violations made by persons or entities within the States that emanate from these STATES created on paper. The Government of The United States of America, as a member of the family of nations, expects each STATE to acknowledge and respect both “interstate” and “intrastate” jurisdictions.

## Denial of Nationality and Forced Contracts

The Federal Reserve Note (FRN) is a private religious script and is unrecognized by the Constitution of the United States. As an unrecognized private religious script that has been allowed to circulate across the continent, the FRN has transformed the American society into a Black Market, perhaps the largest in recorded history. This reduces anyone that uses the unrecognized FRN to criminal black market participants and renders all transactions conducted using FRNs illegal.

The Government of The United States of America has introduced a national currency, the Continental Dollar, in various denominations. This national currency has been denied access to the international financial system. This is a denial of a nationality and a violation of Article 15 of the UDHR.

Further, Susan Kay Hanzlik (and all American Nationals) is repeatedly denied the right to use the Continental Dollar for goods and services and is instead forced to use the private



religious script. This is a forced contract and a violation of religious freedom guaranteed by the UDHR and enforceable under customary international law.

As the private religious script also has interest attached, it reveals a planned scheme perpetrated by the owners of the private Federal Reserve, as well as its Board of Governors and others, to turn Susan Kay Hanzlik, American Nationals (and anyone else using FRNs) into perpetual debt slaves. As previously discussed, slavery is a violation of Article 4 of the UDHR.

As the United States and the Federal Reserve allow the Public at Large to believe the independent, privately-owned Federal Reserve is a “government” entity and the FRN is a “government currency”, this reveals deception and dishonesty and is a violation of the intangible property right to honest services.

### **Fraud upon the Court – Bringing False Claims**

As previously noted, Susan Kay Hanzlik and all American Nationals are non-citizen, non-resident aliens to the United States of America and have no affiliations or memberships with the ABA nor any of its State subsidiaries. The continued persecution of Susan Kay Hanzlik and American Nationals represents false claims brought by members of these private associations, and reveals systemic violations of the intangible property right to honest services.

### **Human Rights Violations and Intangible Property**

As previously noted, Executive Order #13107, "The Implementation of Human Rights Treaties", makes the United States a party to the Universal Declaration of Human Rights.

The Universal Declaration of Human Rights is enforceable by customary international law; however, the intangible property right to honest services is paramount in this International Complaint.

It is evident to this Court that the ABA and its State Bar subsidiaries consistently fail to acknowledge international law and habitually violate terms of agreements to which they are a party. As private membership associations, the ABA and its State Bar subsidiaries cannot compel membership from American Nationals nor the Public at Large. To do so is a violation of the UDHR and the American Declaration of the Rights and Duties of Man, implemented under The Bar Treaty of 1947.

It is also evident to this Court, that the ABA and its State Bar subsidiaries understand they are private membership associations and fully comprehend the limits of their authority. Therefore, this conduct (trafficking in persons and property, violations of due process, bringing of false claims, etc.) cannot be accidental and must be considered systemic and



nefarious — acts designed to agitate, intimidate, harm or destroy the livelihoods of Susan Kay Hanzlik, American Nationals and the Public at Large. These nefarious acts have led to undefinable anguish and pain suffered by the persecuted. Inexplicably, this conduct is allowed to continue as the ABA and its States Bar subsidiaries plunder countless estates, reduce millions to homelessness and incarcerate individuals that are outside their “private membership” jurisdictional authority.

Autographed this 80th day, in the year of Yahweh, 6018 (June 6, 2016)



Chief Judge  
General Post Master Council

Exhibits available upon request



Registered with the **IP Rights Office**  
Copyright Registration Service Number: **4056990103**



The Government of The United States of America  
Rural Free Delivery Route 1

## The office of the registrar

Box #4  
The United States of America  
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday  
Phone: (602) 845-0473  
Email: [registrar@generalpostoffice.international](mailto:registrar@generalpostoffice.international)



## ACKNOWLEDGEMENT

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

### **INTERNATIONAL COMPLAINT**

*Filed with the Department of Defense for the Peaceful Settlement of Dispute - Susan Kay Hanzlik*

and is recorded on:

**80<sup>th</sup> day in the year of Yahweh, 6018**

Document Date

*Translation: June 6, 2016*

**9:15 UTC-6**

Time

**RH-20160608-GOVX-4078-B9C8-DCD6DBF0D616**

Record File Number

**File Name: 20160608-GOV-INTL COMPL-HANZLIK SK**

### **CERTIFIED COPY OF RECORDED DOCUMENT**

*This is a true and exact reproduction of the document officially recorded  
and placed on file in the office of the registrar for The United States of America.*

Date Received: **87<sup>th</sup> day in the year of Yahweh, 6018**

Date Issued: **88<sup>th</sup> day in the year of Yahweh, 6018**

*This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for The United States of America.*



*Alice Cenicerros*



Registered with the **IP Rights Office**  
Copyright Registration Service Number: **4056990103**

GPMC-Page 8 of 8