**California Code, Evidence Code - EVID 451**

**Judicial notice shall be taken of the following:**

**(a)** The **decisional, constitutional**, and **public statutory law** of this state and of the **United States** and the **provisions** of any charter described in Section **3, 4, or 5 of Article XI of the California Constitution.**

**Title 26 U.S.C. Sec 7701 (a) (9); the term “United States” when used in a geographical sense includes only the States and the District of Columbia. Title 26 U.S.C. Sec 7701 (a) (10); the term “State” shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title. Public law 83 – 591; Pub .L. 83−591, 68 Stat. 730, H.R. 8300, enacted August 16, 1954; see chapter 80 (sec. 7801 and following); see: Sec 7806; (a) Cross references; & (b) Arrangement and classification;**

**NOTE: both the “United States” and the “State” are provisions and crossed referenced to title 26 U.S.C. and according to Sec 7806 (a) shall be given no legal affect**; & **(b) or** **descriptive matter relating contents of this title be given any legal effect**.

**(b)** **Any matter** made a **subject of judicial notice** by **Section 11343.6, 11344.6, or 18576** of the **Government Code** or by Section **1507 of Title 44** of the United States Code.

**(c)** **Rules** of **professional conduct** for members of the **bar** adopted pursuant to **Section 6076** of the Business and Professions Code and rules of practice and procedure for the courts of this state adopted by the Judicial Council. **(The 12 presumptions of the bar guild Court are shut down due to title 26 U.S.C. Sec 7806 (a) Cross References & (b) Arrangement and Classification; No inference, implication, or presumption of legislative construction shall be drawn by reason) on the “person” by a governmental entity; and it shall be given no legal effect; also No valid powers of attorney agreements, or administration of the “person” in any way shape or form outside of a court of record; under command of a judicial Tribunal or Special Master;) (Professionally the BAR members should vacate the superior court without further delay) ASAP! No inferior juridic “person” or inferior “person” of the administrator, officer, judge, or sheriff, See: Full compliance of Canon 2017;\*\*\***

**(d)** Rules of pleading, practice, and procedure prescribed by the United States Supreme Court, such as the Rules of the United States Supreme Court, the Federal Rules of Civil Procedure, the Federal Rules of Criminal Procedure, the **Admiralty Rules,** the Rules of the Court of Claims, the Rules of the Customs Court, and the General Orders and Forms in Bankruptcy.

**California Constitution Article VI – Judicial Section 1**. **The judicial power of this State is vested in the Supreme Court, courts of appeal, and superior courts, all of which are “courts of record”. (See: Canon 94, & Canon 95)**

**COURTS OF RECORD** and COURTS NOT OF RECORD. The former being those whose acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony, and which **have power to fine or imprison for contempt.** Error lies to their judgments, and they generally possess a seal**. Courts not of record are those of inferior dignity, which have no power to fine or imprison, and in which the proceedings are not enrolled or recorded. 3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231. ;( See: CN: T33USAMJSCJT (Canon 2017)**

**(e)** **The** **true signification of all English words and phrases and of all legal expressions**; **Legal words are as follows: No,** **“Person”, entity** **“Governmental entity”,** **Arrangement and classification**, Cross references, title, provisions, grouping, location, similar, analysis, descriptive, matter, effect, given, legal, used, portions, contents, states, united states, relating, side notes, tables, Act, treaties, piracy, pirate, privateering, fraud, law of nations, judicial tribunal, presumption, interference, implication, legislative construction, remedy, sovereign, contracting sovereigns, beneficiary’s, agent, officer, judge, sheriff, clerk, administrator, and more of them contained herein stated; and as described next; \*\*\***Canon 2017** - **Any inferior juridic person** or **inferior person** **that participates in gross fraud against the law** **by asserting** **inferior rights** over **lawfully superior rights** **accepts and consents personally to the full liability of their actions**; including the **pursuit of maximum punishment** and **penalty against them at the earliest opportunity\*\*\*. ”Vessel” Citizen thereof; LAW; Not Twin Public dead legal “person”; Notice in law;**

**(a) Cross references:** The **cross references** in this title to **other portions of the title**, or other **provisions of law**, where the word **"see"** is used, are made only for convenience, and **shall be given no legal effect.**

**(b) Arrangement and classification:** **No** **inference, implication, or presumption of legislative construction** shall be drawn or **made by reason** of the **location or grouping of any particular section or provision or portion of this title**, nor shall any table of contents, table of cross references, or similar outline, analysis**, or** **descriptive matter relating to the contents** of this **title be given any legal effect**.

**(f)** **Facts and propositions of generalized knowledge** **that are** **so universally known that they cannot reasonably be the subject of dispute**.

**Title 18 U.S.C.; Title 26 U.S.C.; Title 28 U.S.C.; "United States" v. Reid, C.C.A.Or., 73 F.2d 153, 155.; BLACKS LAW 4th edition Pg. 1674; THE LAW OF NATIONS OR THE PRINCIPLES OF NATURAL LAW IN FOUR BOOKS (1758) By EMMERICH DE VATTEL; [Black's Law Dictionary, 4th Ed., 425, 426]; California Government Code Section 6250:; California Government Code - GOV § 8202.5; California Code, Evidence Code - EVID 451 & 452;. Bowen v. Needles Nat. Bank, 94 F 925 36 CCA 553, certiorari denied in 20 S.Ct 1024, 176 US 682, 44 LED 637; Norton Grocery Co. v. Peoples Nat. Bank, 144 SE 505. 151 VA 195; CA Gov't Code Section 11120; Laws Canon 1, 3, 4, 5, 6, 20, 23, 24, 25, 26, 27, 32, 33,& Canon 1700; Canon 3208; 3209; 3210; Canon 2017; 2030; 2031; 38,39,40, Canon 48, 50, 51, 52, 54, 69, 71; 94, 95, Canon 2057; Canon 1326, 1,2,3,**

**California Code, Evidence Code EVID – 452**

**Judicial notice may be taken of the following matters to the extent that they are not embraced within Section 451:**

**(a)** The **decisional,** **constitutional,** and **statutory law** of any **state of the United States** and the **resolutions and private acts** of the **Congress** of **the United States** and of the **Legislature of this state.**

**Title 26 U.S.C. Sec 7701 (a) (9);** the term **“United States”** when used in a **geographical sense includes only the States** and the **District of** **Columbia.** **Title 26 U.S.C. Sec 7701 (a) (10);** the term **“State”** **shall be construed to include the District of Columbia,** where **such construction** is necessary **to carry out provisions** of this title. **Public law 83 – 591; Pub .L. 83−591, 68 Stat. 730, H.R. 8300, enacted August 16, 1954;** see **chapter 80** **(sec. 7801 and following); see: Sec 7806; (a) Cross references; & (b) Arrangement and classification; No Presumption, Inference,**

**NOTE: both the “United States” and the “State” are provisions and crossed referenced to title 26 U.S.C. and according to Sec 7806 (a) shall be given no legal affect; & (b) descriptive matter relating contents of this title be given any legal effect; No Legislative Construction NO!;**

**(b)** **Regulations and legislative enactments** issued by or **under the authority** of the **United States** or any **public entity** in the **United States.**

**Title 18 U.S. Code § 9 - Vessel of the United States defined:** The term **“vessel of the United States”,** as used in this title, **means a vessel** belonging in whole or in part to the **United States**, or **any citizen thereof**, or **any corporation created** by or under **the laws of the United States**, or **of any State**, Territory, District, or possession thereof**. (June 25, 1948, Ch. 645, 62 Stat. 685.)**

**Title 18 U.S.C. Sec 2711 (4) (4**) the term **“governmental entity”** means a department or agency of the **United States** or **any State** or political subdivision thereof**. (Aug. 16, 1954, Ch. 736, 68A Stat. 917.) (< Prohibition start date ;)** **(Public “ENTITY” Vessel; of the State or United States)**

**Title 26 U.S.C. Sec 7701(a) (1)** the term **“person”** shall be construed to **mean and include** an individual, **a trust, estate**, partnership, association, company or corporation**. (PRIVATE exclusive Vessel “person” of the contracting sovereigns, we the people; estate trust of any citizens thereof) Not the twin** **PUBLIC** **dead legal** **entity “PERSON” operating in a legal system with no legal affect;**

**NOTE: Regulations and legislative enactments issued by or under the United States are the restrictions in authority and prohibitions of the “governmental entity” when an agent, (Officer, Sheriff, Magistrate or Judge) of the court (forum) speaks and acts for and on behalf of the court (FORUMS) “governmental entity”. Also this can only speak to and act on behalf of the twin “PERSON” DEAD legal entity; in a legal system with no legal affect; Not to the exclusive “Person” of the “contracting sovereigns” through a personal Treaty; Personal treaties relate exclusively to the "persons" of the “contracting sovereigns”, such as family alliances, and treaties guaranteeing the throne to a particular sovereign and his family. BLACKS LAW 4th edition Pg. 1674; this is also highlighted in the California Government Code in section 8202.5**;

**CA Gov't Code Section 11120:** The people of this state **do not yield their “sovereignty”** to the **agencies which serve them**.

**California Government Code - GOV § 8202.5;** The **Secretary of State** may appoint and **commission** the number of state, city**, “county”,** and public school district employees as notaries public to **act for and on behalf of** the **“governmental entity”** for which appointed which the **Secretary of State** deems proper. **(See: Law: Canon 2030 & Canon 2031 & law of nations)**

**(c)** **Official acts** of the **legislative, executive,** and **judicial departments of the United States** and of **any state** of the **United States.**

**California Government Code Section 6250**: In enacting this chapter, the **Legislature, mindful of the right of individuals to privacy**, finds and declares that **access to information concerning the conduct** of the **people’s** business is a fundamental and **necessary right** of every **“person”** in this **state. (See: Law: Canon 2030 & Canon 2031 & law of nations)**

**This Act, referred to in subsec. (b), is act Aug. 16, 1954 CH. 80-General Rules Pg. 917 (See: Public Law 83 -591, 68 Stat. 730, (Sec 7801-7806)**

**Title 26 U.S.C. Sec 7806: Construction of title**

**(a) Cross References;** The cross references in this title to other portions of the title, or other provisions of law, where the word **"see"** is used, are made only for convenience, and **shall be given no legal effect**.

**(b) Arrangement and Classification; No inference, implication, or presumption of legislative construction** shall be drawn or made by reason of the location or grouping of any particular section or provision or portion of this title, nor shall any table of contents, table of cross references, or similar outline, analysis, or descriptive matter relating to the contents of this **title be given any legal effect.** The preceding sentence also applies to the side notes and ancillary tables contained in the various prints of this Act before its enactment into law. (Aug. 16, 1954, Ch. 736, 68A Stat. 917.);-;-; **Title 28 U.S.C. Sections 1361 Action to compel an officer of the United States to perform his duty & 454 Practice of law by justices and judges & Title 18 U.S.C. Section 1651 Piracy under law of nations & 1652 Citizens as pirates; & 2711 (4) governmental entity; & Sec 2076 Clerk is to file: & Sec 2071; Sec 1512b; Title 26 U.S.C. Section 7701 (a) (9); & 7701 (a) (10); & 7701(a) (1) ; & 7701 (a) (30); & Title 26 U.S.C. Sec 7806; Cal Con Art VI – Judicial Section 1.** **; CA Gov't Code Section 11120; Laws Canon 1, 3, 4, 5, 6, 20, 23, 24, 25, 26, 27, 32, 33,& Canon 1700; Canon 3208; 3209; 3210; Canon 2017; 2030; 2031; 38,39,40, Canon 48, 50, 51, 52, 54, 69, Canon 71; Canon 2057; 94, 95, Canon 1326, 1,2,3,**

**(d**) **Records of** (1) **any court** of this state or (2) any **court of record** of the United States or of **any state of the United States.**

**C. Its acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony. [Black's Law Dictionary, 4th Ed., 425, 426] (See below court of record)**

**(e)** **Rules of court** of (1) **any court of this state** or (2) any **court of record** of the **United States or of any state of the United States**.

**CANON 1; A JUDGE SHALL UPHOLD THE INTEGRITY\* AND INDEPENDENCE\* OF THE JUDICIARY;** An **independent, impartial**,\* and **honorable** judiciary **is indispensable** to justice in our society. A judge should participate in **establishing, maintaining**, and enforcing high standards of conduct, and shall personally observe those standards so that **the integrity\* and independence**\* of the "**judiciary is preserved".** The provisions of this code are to be construed and applied to further that objective. **A judicial decision** or **administrative act later determined** to be incorrect legally is [not] itself a violation of this code**. (See: Title 18 U.S.C. Sec 1623 A false deceleration before a grand jury or court ;)**

**California Constitution Article VI – Judicial Section 1.** The **judicial power** of this State is vested in the **Supreme Court**, **courts of appeal**, and **superior courts**, all of which are **courts of record**. **(RULES OF A COURT SEE BELOW A. B. C. D. E.) (See: Law Canon 2057; Status & Competence)**

**COURT OF RECORD**. To be a **court of record** a **court** must have four **characteristics,** and may **have a fifth**. They are:

**A.** A **judicial tribunal** having attributes and exercising functions independently of the **person of the magistrate** designated generally to hold it. [**Black's Law Dictionary, 4th Ed., 425, 426]**

**B. Proceeding** according to the course of **common law. [Black's Law Dictionary, 4th Ed., 425, 426]**

**C.** Its acts and **judicial proceedings** are enrolled, or recorded, for a **perpetual memory and testimony**. **[Black's Law Dictionary, 4th Ed., 425, 426**]

**D.** Has "**power"** to **fine** **or imprison for contempt. [Black's Law Dictionary, 4th Ed., 425, 426]**

**E**. **Generally possesses a seal.** **[Black's Law Dictionary, 4th Ed., 425, 426]**

**Note:** that a **judge is a magistrate** and is **not** the **tribunal.** The **tribunal** is either the **sovereign himself**, or a **fully empowered** jury

**(Not paid by the government)**

**COURT.** An **agency** of **the sovereign created** by it **directly or indirectly** under its **authority**, consisting of one or more officers, established and maintained for the purpose of hearing and determining issues of law and fact regarding legal rights and alleged violations thereof, and of applying the sanctions of the law, authorized to exercise its powers in the course of law at times and places previously determined by lawful authority. **[Isbill v. Stovall, Tex.Civ.App., 92 S.W.2d 1067, 1070; Black's Law Dictionary, 4th Edition, page 425] (See: Canon 94, & Canon 95)**

**(f)** The **law of an organization of nations** and of **foreign nations** and **public entities in foreign nations ;( LAW CANON 1, 2, 3, 4, 5, 6, & MORE)**

**THE LAW OF NATIONS OR PRINCIPLES OF THE LAW OF NATURE APPLIED TO THE CONDUCT AND AFFAIRS OF NATIONS AND SOVEREIGNS**;

**IDEA AND GENERAL PRINCIPLES** In this **“treatise”** it will appear, in **what manner States,** as such, ought to **regulate all their actions**. We shall examine the obligations of a people as well towards themselves as towards other nations; and by that means we shall discover the Rights which result from these obligations. For, the right being nothing more than the power of doing what is morally possible, that is to say, what is proper and consistent with duty — it is evident that right is derived from duty, or passive obligation,— **the obligation we lie under** to act in such or such manner. It is therefore necessary that **a Nation should acquire a knowledge of the obligations incumbent on her**, in order that she may **not only avoid all violation of her duty**, but also be able distinctly to **ascertain her rights,** or what **she may lawfully require from other nations**.

**§ 27. What is the constitution of a state.** The fundamental regulation that determines the manner in which the public authority is to be executed, is what forms the constitution of the state. In this is seen the form in which the nation acts in quality of a body politic, how and by whom the people are to be governed, — and what are the rights and duties of the governors. This constitution is in fact nothing more than the establishment of the order in which a nation proposes to labour in common for obtaining those advantages with a view to which the political society was established.

**§ 29. Of political, fundamental, and civil laws.** The laws are regulations established by public authority, to be observed in society. All these ought to relate to the welfare of the state and of the citizens. The laws made directly with a view to the public welfare are political laws; and in this class, those that concern the body itself and the being of the society, the form of government, the manner in which the public authority is to be exerted, — those, in a word, which together form the constitution of the state, are the fundamental laws.

**§ 38. Of the sovereign.** THE reader cannot expect to find here a long deduction of the rights of sovereignty, and the functions of a prince. These are to be found in treatises on the public law. In this chapter we only propose to show, in consequence of the grand principles of the law of nations, what a sovereign is, and to give a general idea of his obligations and his rights.

We have said that **the sovereignty** is **that public authority** which **commands** in civil society, and orders and directs what each citizen is to perform, to obtain the end of its institution. This authority originally and essentially belonged to the body of the society, to which each member submitted, and ceded his natural right of conducting himself in everything as he pleased, according to the dictates of his own understanding, and of doing himself justice. But the body of the society does not always retain in its own hands this **sovereign authority**: it frequently in-trusts it to **a senate, or to a single person.** That senate, or that **"person",** is then the **sovereign.**

**A "treaty"** is not only a law but also a contract between **two nations** and must, if possible, be so construed as to give full force and effect to all its parts. **"United States" v. Reid, C.C.A.Or., 73 F.2d 153, 155. (Canon 3 agreements entered in apostolic See with Nations, political societies)**

**Personal treaties** relate **exclusively** to the **"persons" of the contracting sovereigns,** such as family alliances, and treaties guaranteeing the **throne to a particular sovereign** and his family. As they relate to the **"persons",** they **expire of course on the death of the sovereign** or the extinction of his family. **BLACKS LAW 4th edition Pg. 1674 (exclusive “Person” or “Vessel” of the man or woman, estate, trust, citizenship)**

**Title 18 U.S.C. Sec 2711 (4**) the term **“governmental entity”** means a department or agency of the United States or any State or political subdivision thereof. **(PUBLIC ENTITY) (Vessel of the “United States” OR any “state” operating in a legal system with NO Legal affect)**

**Title 26 U.S.C. §7701(a) (1**) the term **“person”** shall be construed to mean and include an individual, **a trust, estate,** partnership, association, company or corporation**. (PRIVATE exclusive relating to the “Person” of contracting sovereigns; we the people of California Republic, the estate trust, or citizen thereof; “Vessel”) Not the public (Twin “Person “Dead legal entity) operating in dead legal system with no legal affect;**

**California Constitution Article VI – Judicial Section 1**. The **judicial power** of this **State** is vested in the **Supreme Court**, **courts of appeal**, and **superior courts,** **all** of which are **courts of record. (See: Canon 94 & Canon 95)**

**CA Gov't Code Section 11120:** **The people of this state do not yield their sovereignty to the agencies which serve them.**

**Title 18 U.S.C. Section 1651.** **Piracy under law of nations:** Whoever, on the high seas, commits the crime of piracy as defined by the law of nations, and is afterwards brought into or found in the United States, shall be imprisoned for life**. (June 25, 1948, Ch. 645, 62 Stat. 774.)**

**Title 18 USC Section 1652.** **Citizens as pirates:** Whoever, **being a citizen of the United States**, commits any murder or robbery, or **any act** of **hostility against** the United States, or against **any citizen thereof**, on the high seas, **under color of any commission** from any foreign prince, or **state,** or **on pretense of authority from any person**, **is a pirate, and shall be imprisoned for life. (June 25, 1948, Ch. 645, 62 Stat. 774.)**

**NOTE:** The **law of nations and law canon,** does not provide **any legal or lawful authority** which contradict with **the statutes and constitution** of the **state**, which have restricted or prohibited the operations of the **governmental entity.** However the **law of nations and law canon** does **identify, define, and structure the operation of law** and **define piracy,** **privateering, and a pirate**. Further it also directs the **judicial tribunal** (**sovereign authority)** of the **court of record** to what resources to review in his **state** to **determine issues of law.** Which define the **conduct** of the **“Person”** of the **magistrate, Judge, agent, or officers, actions**.

**(g)** **Facts and propositions** that are of **such common knowledge within the territorial jurisdiction of the court** that they **cannot reasonably** be the **subject of dispute.**

**Title 18 U.S.C.; Title 26 U.S.C.; Title 28 U.S.C.; "United States" v. Reid, C.C.A.Or., 73 F.2d 153, 155.; BLACKS LAW 4th edition Pg. 1674; THE LAW OF NATIONS OR THE PRINCIPLES OF NATURAL LAW IN FOUR BOOKS (1758) By EMMERICH DE VATTEL; [Black's Law Dictionary, 4th Ed., 425, 426]; California Government Code Section 6250:; California Government Code - GOV § 8202.5; California Code, Evidence Code - EVID 451 & 452;. Bowen v. Needles Nat. Bank, 94 F 925 36 CCA 553, certiorari denied in 20 S.Ct 1024, 176 US 682, 44 LED 637; Norton Grocery Co. v. Peoples Nat. Bank, 144 SE 505. 151 Va 195; Federal Intermediate Credit Bank v. L 'Herrison, 33 F 2d 841, 842 (1929).; CA Gov't Code Section 11120; ; Laws Canon 1, 3, 4, 5, 6, 20, 23, 24, 25, 26, 27, 32, 33,& Canon 1700; Canon 3208; 3209; 3210; Canon 2017; 2030; 2031; 38,39,40, Canon 48, 50, 51, 52, 54, 69, Canon 71; Canon 2057; Canon 1326, 1,2,3, Canon 94, & Canon 95;**

**(h)** **Facts and propositions** that **are not reasonably subject to dispute** and **are capable of immediate and accurate determination by resort** to **sources of reasonably indisputable accuracy**.

**Title 18 U.S.C.; Title 26 U.S.C.; Title 28 U.S.C.; "United States" v. Reid, C.C.A.Or., 73 F.2d 153, 155.; BLACKS LAW 4th edition Pg. 1674; THE LAW OF NATIONS OR THE PRINCIPLES OF NATURAL LAW IN FOUR BOOKS (1758) By EMMERICH DE VATTEL; [Black's Law Dictionary, 4th Ed., 425, 426]; California Government Code Section 6250:; California Government Code - GOV § 8202.5; California Code, Evidence Code - EVID 451 & 452;. Bowen v. Needles Nat. Bank, 94 F 925 36 CCA 553, certiorari denied in 20 S.Ct 1024, 176 US 682, 44 LED 637; Norton Grocery Co. v. Peoples Nat. Bank, 144 SE 505. 151 VA 195; Federal Intermediate Credit Bank v. L 'Herrison, 33 F 2d 841, 842 (1929).; CA Gov't Code Section 11120;** **; Laws Canon 1, 3, 4, 5, 6, 20, 23, 24, 25, 26, 27, 32, 33,& Canon 1700; Canon 3208; 3209; 3210; Canon 2017; 2030; 2031; 38,39,40, Canon 48, 50, 51, 52, 54, 69, Canon 71; Canon 2057; Canon 1326, 1,2,3, Canon 94, & Canon 95;**

**NOTE:** This **judicial cognizance notice in law** has provided the evidence to prove the **above herein** to be **accurate and factual** and one could say **common knowledge** within the **territorial jurisdiction of this superior court.** These facts presented herein by this superior courts judicial tribunal are **not reasonably subject to dispute** and are **capable of immediate and accurate determination by resort to sources of reasonably indisputable accuracy**.