**NOTICE OF (DIVINE) LAW**

This **superior court judicial tribunal** would point out to **any person** of (**administrator, agent, and magistrate judge, sheriff, policy officer, or** **agency executive, attorney, attorney general, district attorney, CEO, CFO, board member, chair, founder, investor, banker, lender, financial** **officer, regulator, legislator, representative, either or any party, clerk, bailiff, staff, any agency personal**, all persons with **a nexus listed herein** and **not listed herein are subjected and accountable for their actions, deeds, intent, and duty**, or **obligation or the lack thereof**) **your duty is not to violate constitutional U.S**. or **State of California provision**, **public law 83 - 591 (7806)** **provisions, title 18 & 28 code provisions,** and **Canon law provisions. Any breach** of the later mentioned provisions is a **breach of title 18 USC Sec 1623 a false declaration before a grand** **jury or court**; and **places the citizen in direct breach and operating under the color of a commission**, or **on the pretense of authority**. That citizen by **definition in title 18 USC sec 1652 citizen as pirate**; that **person is a pirate** operating in **piracy & privateering**, and in breach of or **fraud on a court of record**, due to the **fact that the people represent a court, or the courts**, **sedition of the people of the California** (or any state) **republic,** also due to this is a **common law jurisdiction**, add in the **breach of misprision of treason**, and finally because of **intent** and **action,** any **legislative construction be it verbal declaration** or in the **written form**, it becomes **high treason.** FYI **5 breaches with a penalty** of **$250,000. Thousand totaling $ 1,250,000,00 million US by 3 for penalties = 3,750,000.00 million US** not including other penalties **stated** in the **title codes, constitution US** and **State of California**, **and Canon law**. The following **will provide the supporting** evidence, and resources in the codes of **canon law provisions**, also **(DCE) & (NAP)** docs, to **prove the above declaration to be true and accurate** and to **the letter of the law**.

**Please review:** "It is the duty of **all officials whether legislative, judicial, executive, administrative, or ministerial** to so perform every official act as **not to violate constitutional provisions**." Montgomery v state 55 Fla. 97-45SO.879.

**Mandamus – ‘We command’**. A writ of command issued by a **Higher Court to Government/Public Authority**, to compel the performance of a **public duty.** **(Title 28 USC Sec 1361 Action to compel an office of the United States to perform his duty: (2) sovereign authority Canon 2057).**

This **superior court judicial tribunal** would point out review **document T33USAMJSCJT (DCE)** for a detailed understanding **of public law 83 –** **591 overwhelming effect on the legal system**, and **document T33USAMJSCJT (NAP)** **(No inferior courts)** There is **no provision** in any **constitution be it that of the United States**, or that of **the state of California** which **authorizes courts** **not of record an inferior court.**

**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. (Acceptance to the piracy & privateering has been established you’re caught)**

This **superior court judicial tribunal** would point out that **piracy & privateering**, **fraud on a court of record, sedition on the people of the** **republic,** and **misprision treason**, which is your **custom of operation. This** is not a **valid custom due** to its not **divine law.** See **Canon 24** s**1** **Can.** **24 §1**. **No custom which is contrary to divine law can obtain the force of law**. (**No legal effect title 26 USC Sec 7806; (a) & (b) shut down legal)**

 **Definition:** juridical person; A juridical person is a legal person that is **not a natural person** but an organization recognized by **law** as a **fictitious person such as a corporation, government agency, non-governmental organization**, or **international organization**. Other terms include artificial person, corporate person, judicial person, juridical entity**, juridic person,** or juristic person.

**JURIDIC PERSONS Can. 113 §1.** The Catholic Church and the **Apostolic See** have the character of a moral person by **divine ordinance** itself. §2. In the Church, besides physical persons, there are also juridic persons, that is, **subjects in canon law of obligations and rights which correspond** **to their nature**. Can. 114 §1**. Juridic persons** are constituted either by the **prescript of law** or by **special grant of competent authority** (**Superior court judicial Tribunal** in his **court of record** See: **Canon 2057 status and competence** also See **Canon 20)** **given through a decree.** They are aggregates of persons **(universitates personarum)** or of things **(universitates rerum)** ordered for a purpose which is in keeping with the mission of the Church and which transcends the purpose of the individuals. (**Including banks, credit unions, lenders, charted in the state of California)**

**Can. 94 §1.** **Statutes in the proper sense are ordinances** which are **established according to the norm of law** in aggregates of persons **(universitates personarum**) or of things **(universitates rerum)** and which define their purpose, **constitution, government**, and methods of **operation. §2.** The statutes of an aggregate of persons **(universitas personarum)** **bind only the persons who are its legitimate members**; the **statutes of an aggregate of things (universitas rerum),** **those who direct it.** **§3**. Those prescripts of **statutes established and promulgated** by virtue of **legislative power** are governed by the prescripts of the **canons on laws**. **This superior court judicial tribunal** will remind you these canon laws **are binding on any person** of (**administrator agent as it states in the above introduction**) **on all counts described herein.** Also as **document T33USAMJSCJT (DEC**) defines there are **no valid charters** after **public law 83 -591 enactment Aug 16, 1954,** this point **is supported** in **Canon 2030.** This would for all purposes make invalid **any chartered legal person** entity **after Aug 16, 1954,** therefor the **authority is also shut** **down** making any **legislative construction declaration** be it **verbal or reduced down to the written form, it becomes** a **false declaration** **before grand jury or court**, and defining the **person making such declaration** as a **pirate in piracy.**  See above for **further information** or the **(DEC) or (NAP) docs**…….all are caught and guilty as charged…See **Canon 2017 above**, accepted, **maximum punishment and penalty against** them at the **earliest opportunity.**

**Canon 2030 - Any political body or aggregate known as “State” is by definition an “Estate” and must therefore belong to a single Trust Corpus or legal person which itself belongs to a Testamentary Trust in accordance to a particular Constitution or Statute as its Deed and Will.**