



WORD IN ACTION MINISTRY ECCLESIASTICAL COURT AND LAW OFFICES©

Presiding Elder: Judge Navin-Chandra Naidu

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LAW MANIFESTO FOR CHRISTIANS

*Applicable for those facing civil or criminal actions in state or federal
courts*

INTRODUCTION:

- God's Word in 1 Corinthians 6:1-8 prohibits Christians from seeking secular court jurisdiction.
- A federal law styled as PL 97-280 (96 Stat.1211) of 1982 declared that the Holy Bible is the Word of GOD. The argument can be made that obeying God and obeying a federal law will be pleasing to God and to the government.
- The Free Exercise Clause of the First Amendment, Bill of Rights, prevents Congress from making any law that prohibits the free exercise of religion. Therefore, Congress cannot make any law outlawing, or recognizing, an ecclesiastical court (EC), despite the language of Article 1, section 8, clause 9 of the U.S. Constitution that gives power to Congress to "constitute inferior tribunals to the U.S. Supreme Court."
- Article 1, section 7, clause 2 recognizes Sundays, which means the U.S. Constitution, and the government, recognize the Sabbath, and therefore, GOD.
- Presidential Proclamations recognizing gratitude to God through prayer, fasting and thanksgiving are further evidence that Church and State are not, and cannot be separated in American society.
- The Vatican's Apostolic Nuncio (Ambassador) maintains an Office in Washington D.C. since the U.S. Government recognizes the Vatican as a State. The Church in America has been asleep at the wheel for a long time. They *preach* the Word. *Doing* the Word is a different matter.

FREQUENTLY ASKED QUESTIONS:

1. WILL THE SECULAR COURTS AGREE TO HAVE CASES REMOVED TO EC:

NO. I REPEAT, NO.

2. SO WHY WASTE TIME WITH EC:

If and when we do this right, we as a Body of Believers for God, in large numbers, can, and will, succeed. Since the U.S. Constitution and federal laws recognize religious rights of American citizens, we have the right to request cases to be removed to EC. When we are denied this right, we can go direct to the Supreme Court of the U.S. (SCOTUS), and petition the highest court in the land to either uphold and defend the U.S. Constitution, and the laws of this land, upon which all judges took their Oaths of Office, or alter and abolish the government as explained in the Declaration of Independence in the name of the Lord God Almighty.

3. WHAT ARE THE STEPS FOR ALL CIVIL AND CRIMINAL CASES

If there are pending cases in secular courts. EC wants you to send us the case number; name of court; name of the presiding judge, names and addresses of attorneys/prosecutors involved, motions filed by the other side; and all other relevant information. EC will file the petition to remove. The courts will ignore or deny. We prepare for SCOTUS.

4. WHAT ABOUT FORECLOSURE CASES

- a) If you have lost your home within the last seven years, or facing foreclosure in a pending action, EC can swing into action by filing and requesting a Removal To EC. Usually, they will ignore our Petition, and we prepare for SCOTUS **provided** we have at least 150 cases.
- b) Each case to SCOTUS costs approximately \$250,000.00. EC is prepared to handle this for a flat fee of \$5,500.00 each person, each foreclosure case **provided** we have 150 cases at the minimum.

- c) Fill out the HOEPA Questionnaire at www.scripturalaw.org where the nine questions will help us ascertain your equity.
- d) Make cashiers checks payable to WORD IN ACTION MINISTRY LAW OFFICES, and mail to 882 North 1600 West, Pleasant Grove, Utah 84062.

5. WHAT GUARANTEES ARE THERE THAT EC CAN WIN THESE CASES AT SCOTUS

- a) The 1st guarantee is in the Fourteenth Amendment to the U.S. Constitution where deprivation of life, liberty and property is prohibited without due process and equal protection of the laws. When you are denied the petition to remove to EC, you are denied due process and equal protection of the laws.
- b) The 2nd guarantee is in the Free Exercise Clause of the First Amendment, Bill of Rights.
- c) The 3rd guarantee is in PL97-280 which declared the Bible as the Word of God. EC operates under God's Law as manifested in the Holy Bible.
- d) The 4th guarantee is in HOEPA (Home Ownership and Equity Protection Act), 15 U.S.C. §1639, a federal law, that prohibits equity stripping and predatory lending. If the market is gradually, and artificially, depressed with a downturn in real estate prices, and if the bloodsucker banksters sold you a mortgage despite your less than average credit score, these lenders have violated HOEPA.
- e) The 5th guarantee is in the public documents called the Pooling & Servicing Agreement (PSA) and the Multiple Loan Schedule (MLS) which ought to evidence the owner of the Note to your property. 99% of the cases being heard in secular courts do NOT want the PSA and the MLS exposed because the bank/mortgagor suing you in a foreclosure proceeding CANNOT prove he owns the Note.

- f) We want SCOTUS to recognize EC. EC will ask for a **Special Master** to hear this Petition. We are not going to SCOTUS as an appellate court, but as a court of original jurisdiction.
- g) You can ask for treble damages based on the value of the property you lost. You were damaged (injured) and now you are eligible for damages (compensation).

6. *HOW LONG DOES ALL THIS TAKE*

EC can accomplish all this within 60 days. Petition for the appointment of a Special Master at SCOTUS will depend on their docket. Remember SCOTUS is closed for “business” from late June till the first Monday of October.

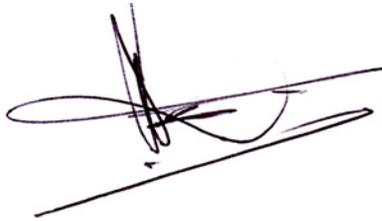
7. *HOW MUCH SUPPORT DO YOU HAVE FROM MAINSTREAM CHURCHES*

Virtually none because most churches are afraid of losing their Internal Revenue Code 501(c)(3), an *exemption* status and standing in direct defiance of the Free Exercise Clause, Bill of Rights, U.S. Constitution. These mega-mainstream churches are too ignorant, instead, of invoking the Internal Revenue Code 508 (c)(1)(a) which is an *exception*. We are a full-fledged church ministry in good standing in the State of Washington, in the State of Colorado, and in the State of Utah. We have not gone out of our way to seek mainstream mega-church support because our support and survival is solely dependent on the Word of God.

LAW COLLEGE, LAW CLINIC AND ECCLESIASTICAL BAR ASSOCIATION

- Click on www.scripturalaw.org, click on “Law College” for information on law degrees that are offered by this Ministry.
- The Law Clinic will offer legal advice and counseling on the law for as little as **\$12.50** per month per person. BUT, we will need thousands to sign up to make this service available.

- The military has tribunals. Native American Indians have tribal courts. The government has municipal, state and federal courts. The Government of God *must* have ecclesiastical courts.
- Eventually, with the proper source of funding the Church can have its own police force, school system, banking facilities and amenities, and other infrastructure imperatives. The Vatican has already DONE it.
- The Ecclesiastical Bar Association will become necessary to make sure our ecclesiastical lawyers are kept up-to-date with the latest law developments.

A handwritten signature in black ink, appearing to read 'Navin-Chandra Naidu', written over a horizontal line.

Judge Navin-Chandra Naidu, July 25, 2012, Utah.