

EXHIBIT "A"

UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

UNITED STATES OF AMERICA

C.R. NO. 17-00101 LEK

v.

ANTHONY WILLIAMS

MOTION TO DETERMINE BANKRUPTCY
STATUS OF THE UNITED STATES

COMES NOW, defendant, by and through the undersigned common law counsel, Private Attorney General Anthony Williams, who is a servant of the Most High Yahweh Elohim and Yahshua the Mahshyah and submits this Motion To Determine Bankruptcy Status of the United States. In support of this motion the undersigned states the following:

1. In March of 1933 the United States went bankrupt and President Franklin Dleanor Roosevelt made it illegal for Americans to own gold and passed the Gold Hoarding Act, March 9, 1933, Chapter 1, 48 Stat. 2 and the Gold Repeal Joint Resolution was passed on June 5, 1933, Chapter 48, 48 Stat. 112.
2. The ability of Americans to pay debt with lawful money was divested from the American people and now only debt instruments (Federal Reserve notes) which are unredeemable are circulated as legal tender.
3. Because of the bankruptcy Congress passed House Joint Resolution 192 which provided a remedy for the American people to discharge their debt, dollar for dollar, because the ability to pay debts had been removed and congress had to provide a way for the American people to discharge their debts.
4. The undersigned knows of no law or Act stating that the United States has recovered and is no longer in bankruptcy.
5. The undersigned demands that the government provide proof on the record of the law, Act of Congress or Resolution of the House or Senate which proves that the United States is no longer in bankruptcy and

United States has returned to the gold standard and does not have a national debt.

6. The United States government resides in the ten square miles known as Washington, District of Columbia and outside of this ten square miles have no jurisdiction except on land or property which a federal building resides.
7. The bankruptcy and location of the federal government is pertinent as to determine if the government has jurisdiction in a particular matter.
8. None of the acts defendant is charged with took place in a federal jurisdiction.
9. As a result of the bankruptcy the government lost its sovereignty and became a mere federal corporation according to Title 28 USC 3002 section 15(a).
10. The United States being in bankruptcy is a de facto entity and not de jure which is lawful and according to the U.S. Constitution.

WHEREFORE, the undersigned asserts that the U.S. government is still in bankruptcy and demands that the government prove by clear and convincing evidence that the U.S. government has come out of its bankruptcy. The undersigned moves the court to compel the government to provide documented proof within twenty-one (21) days of receipt of this motion. Executed this 18th day of March 2018.

Righteously Submitted,

Anthony Williams
Anthony Williams
Private Attorney General