

Webster's dictionary describes "Anarchy" as a state of society without government or law: a state of confusion, disorder. And while few people would call themselves Anarchists, it is hard to see anything but lawlessness on Wall Street; in its banks or its Corporations. Likewise, it is futile to look for clarity and order in the workings of our government and our courts. The "Declaration of Independence" begins with the assertion that there are "Laws of Nature" and also "Laws of God". When the Founding Fathers signed the Constitution of the United States of America, they denoted the date as "in the year of our Lord, 1787" leaving no doubt as to the identity of "The Creator" who gives us our unalienable rights. But, when God was tested in the courts of Massachusetts, it was the promoters of "Intelligent Design" who were "selected" to speak for all Christians; when their singular argument was based on a single "Organism" and without reference to anything from the Bible itself. Their loss of the case reinforced the idea that it is a crime against the "State" for teachers to speak of The God who gives us our rights, within the confines of our public schools. Similarly, when 52% of the voters in California voted to make "Gay Marriage" illegal in California, the vote was overturned in the courts. One of the lawyers who had argued in favor of "Gay Marriage" stated in an interview, that the "Opposition" presented no opposing argument in court: implying that there was no legal argument that could be made against such marriages. But it was the liberal California government that "Represented" the voters in court. So that voters who were in opposition to the government policy of legalized "Gay Marriage", found themselves represented in court by the government they apposed and who presented no argument. Consequently, the Court "Decisions" we hear about, come from cases in which both sides are carefully pre-selected in a state of society without government or law or clarity or order. With The Supreme Court as our last safeguard, we find a group who has found on the one hand; that if the patented soy beans of one farmer's field, germinate the soy

beans of another farmer's field without the second farmer's consent, the soy bean's seed stock that emerges from the unwanted germination is said to be subject to patent rights and fees (as much as 30% of the future crop's value) of the interloping germinator. Not that the second farmer is entitled to compensation for the trespass which changed the DNA of his soy bean stock; but that his stock has been eclipsed by the DNA of Corporate patent rights. Conversely, they have found that if your DNA should end up in a laboratory as a result of tissue samples you sent to a laboratory for tests you paid for, it can be used for scientific study and you are not entitled to compensation; let alone control. In 2010, some 1,280 tax-dodgers were caught with secret Swiss bank accounts when an informant came foreword to a government agency that dares call itself the Justice Department. Only 4,000 of the names of the criminals were released to the public. All were allowed to escape prison by paying a fine. Only the informant faces a prison sentence. The Mayor, City Manager Police Chief and City Council of "Bell" California were caught giving themselves contracts that were closer to embezzlements than salaries. It took a National Spotlight, a citizen uprising and the State's Attorney General running for Governor two months before the election, to get them indicted. You know all these examples and more. These things combine to become the epitome, the true essence, of Anarchy.

When Mankind emerged from the "Dark Ages", the Age that followed was called the "Age of Enlightenment". But while I will concede the foreword progression of knowledge, I must argue that wisdom still eludes us. With the exception of the translation of the Holy Bible into the universal language of English, the work accomplished by the Founding Fathers of the American Revolution and the "Emancipation Proclamation" of Abraham Lincoln, very little in the way of wisdom has accompanied the knowledge acquired. By arguing that "Evolution" stands apposed to a belief in God and His "Word" the Bible, we have failed to evolve the sixth sense that is unique to humans: the sixth sense of "Insight", as demonstrated by Shakespeare, Freud, Einstein, and even Darwin

and Coppinger. Those who would assert themselves as gods over us, have used those who are in the business of “selling” religion and God to the masses, to “Frame” the argument as being about “Evolution versus Superstition”. Consequently, God has been disassociated from “reason” in the minds of the People and “Science”, and even Government and the Courts, have been elevated to a god-like status.

The following documents were filed in connection with foreclosure proceedings against the publisher, RCD. He had had the help of a lawyer in “answering” the first court “filling” made by lawyers representing his creditors. The “Answer” shown below is the second answer he made to the court. It was made without benefit of a lawyer after having received a second filing from the lawyers who represented the bank that now held his mortgage and who argued that there was no reason in law for there to even be a hearing over the question of his eviction.

If his answer sounds like an argument that is irrelevant to court proceedings today, it is because of how far we have strayed from the Country’s founding principles: not because the argument is not about the law or about order. Its not that we don’t hear the ideals of Law and Country chanted by those who hope to win elections or those who send us into war; its just that, like the laws of God Himself, the words are given “Lip Service”, but they are not obeyed. The second document is the “hearing” date set by the court. You will note the 9:00 A.M. appointed time. It was sometime after 9:15 when the hearing began. The audio file was recorded at the hearing. You will note that a copy of the published work “The Book of Answers” was delivered to the Court for reference. You will also see that the Judge’s decision was filed by 12:05 P.M. on the same day. It will be up to you to judge how much of the argument entitled “Freedom” (included within “The Book of Answers”) he was able to study in conjunction with the Supreme Court Case referenced; the three and a half hour video from “Google Video” entitled “The Money Masters” (with Bill

Still) and the 94 pages of “The Bridge”, which are critical to attaining “Insight”..

This is not an easy journey that I invite you to take. Insight is not given to those unwilling to look or unwilling to work at understanding. Moreover, as many of you have been convinced that there is no God, you are left with only Darwin’s “survival of the fittest” model, which asserts that you have no unalienable rights. To the contrary, it asserts that, as they are able to deny you your rights, they are justified by their ability to do so. If they can enslave your children without being punished for it, the fact that you cannot stop or punish them, confirms their right to do so. Whereas Kings did as they pleased, evoking God’s endorsement, your Science and your Government have anointed the “powerful” as your new god. This is the enlightenment of Science. True enlightenment however, comes from another source. A study of these Bible passages will give you some reference as to just how difficult it is to attain.

Deuteronomy 29:4	Isaiah 32:3	Jeremiah 5:21
Ezekiel 12:2	Mathew 13:13 & 14	Mark 4:12
Luke 10:24	Acts 28:26	

I make you this promise. If you can get through “The Bridge” after having found some understanding in the files and videos that are referenced and prerequisite, in the works preceding it in “The Book of Answers”, insight will be close at hand. Central to that insight is the ability to see in metaphor.

Before our ancestors became “Mankind”, having a language with which to communicate, their dreams and their internal dialogs were processed in symbols and in metaphor. It remains the common language of Mankind. It is also the means by which God sealed His mysteries in The Bible and the reason that Jesus taught in parable. Moreover, empathy is contingent upon being able to see through other people’s eyes. Metaphor makes such insight possible, enabling us to follow in the way of the second most important commandment of all: to treat others as we would be treated. “Fasten your seatbelt Dorothy, ‘cause Kansas is about to go bye-bye”.

IN THE IOWA DISTRICT COURT IN AND FOR SHELBY COUNTY

HSBC MORTGAGE SERVICES, INC.,

Plaintiff,

vs.

RUSSELL CRAIG DENTON, SPOUSE
OF RUSSELL CRAIG DENTON,
MORTGAGE ELECTRONIC
REGISTRATION SYSTEMS, INC AS
NOMINEE FOR FEILDSTONE
MORTGAGE COMPANY, DEBRA
NICOTERO, AND PARTIES IN
POSSESSION,

Defendant.

CASE NO. EQCV019059

ANSWER OF RUSSELL
CRAIG DENTON

COMES NOW the Defendant, Russell Craig Denton, who hereby states as follows in response to the Plaintiff's Motion for Summary Judgment:

1. Plaintiff has failed to show that it has acquired the assignment from the original mortgage Company. Plaintiff should be required to show proof of a recorded assignment before it is allowed to precede any further in this proceeding.
2. The Defendant is Dyslexic and too impoverished to retain Council as a result of the demise of his quarter century old business; brought on by the loss of the Country's "cash flow" as a result of the actions of the Banking Industry, of which the Plaintiff is a member. He therefore respectfully requests that the Court allow him a degree of consideration concerning the form and function of the Court.
3. The Defendant is unable to admit or deny the allegations of paragraphs 1 through 14 of the Plaintiff's Petition, as he does not believe them to be germane to the Defendant's genuine issues of material fact for trial.
3. The housing market, which brought down the construction industry in which the defendant made his living, was over inflated by the Banking industry's willingness to lend more money for houses than they were worth, in order to create a larger market for the money they lend out using "Fractional Reserve Lending" practices; which allow them to lend many times their deposits; often times at exorbitant interest.

4. Even so, the market would not have been brought down, as asserted by the “Media”, as a result of Homeowner’s inability to pay; as Homeowner’s were, in fact paying the Mortgages and would have continued to pay were it not for exploding and exorbitant, interest rate hikes built into many of the so-called “Liar” loans. The results of the Banking Industry’s greed, and I believe, design, was to stop the “cash flow” of the entire Country.

5. The U.S. Banks were then re-capitalized by the Government of the United States of America and by the Industry’s Head, the privately owned “Federal Reserve Bank”, who creates our fiat currency out of thin air; a currency whose only value lies in the willingness of “The People” to pay their taxes; even as the Banking Industry, of which the Plaintiff is a member in good standing, restricted my credit and the credit of the Country and of the World, destroying my business and my ability to pay my mortgage and other outstanding debts; leaving the Banking Industry in possession of nearly all the Country’s assets.

Wherefore, here I stand, a defendant, uneducated in the law and language used against me by the lawyer for the plaintiff, who asserts that because I entered into an agreement with a mortgage company, I have no defense in the law. I am, however, in receipt of knowledge of the law that we as a People have forgotten.

The Declaration of Independence asserted my rights as unalienable, based on the truth that they were given to me by my Creator: rather than granted to me by men. The signing of the Constitution of the United States of America contained within its preamble “in the year of Lord 1787”, forever establishing and sanctifying The Christ Jesus as our link to that Creator and His Holy Law as established in the Bible. The struggle of Humanity from ameba, to Child of God, is benchmarked by a myriad of events; but there was none greater than a Supreme Court decision concerning a court setting in Admiralty; a case concerning piracy, international law, slavery and the legitimacy of paperwork based on a fraud. I have three examples of how this case no. EQCV019059 is, in fact, about the illegal taking of a ship of a sovereign nation; but the three are revealed in a language as foreign to this court, as this courts words are to me. To understand what I am about to share is to see things as you have not seen them before, if and only if, you are willing to look. If a picture is worth a thousand words, it is irrational to expect me to describe Bible “Visions” in a sentence, when no explanations of said visions have legal references in the courts. Nor is it possible to judge with empathy (treating others as we would be treated, being among the greatest of the laws, according to Jesus), without understanding metaphor, transposing truth over truth, which is why The Lord of our American Forefathers taught in parable.

A. Having been boarded, and having repelled the take over of the “Ship of State” of the United States of America in three separate instances; the last being the defeat of the Bank of the United States; the Hydra killed by President Andrew Jackson: in 1913, the privately owned “Federal Reserve Bank”, was chartered to create U.S. currency based on debt in order to illegally bind and enslave this nation, and the world with it.

B. Arguing that ocean going ships sail on water and that airships sail on air and space ships sail through space; it is asserted that the “New World”, the “Promised Land” of the Western Hemisphere, has been afloat upon a sea of molten rock, and sailing west, away from the “Old World” of the Eastern Hemisphere, for eons and millennia, only to be overtaken by the piracy and corruption of the Central Banks that are an incarnation of the “Money Changers” of that “Old World” from the days of Christ our Lord, that the Pilgrims fled.

C. Noah’s Ark, whether it existed or not, was a metaphor, and a foreshadow of the fulfillment of a covenant between God and Man. What was the covenant of the rainbow, a covenant that the world would never again be flooded, is linked to the Ark of the Covenant which contained the Law written in stone: The Ten Commandments of God. In ways that are too interwoven for me to explain in a paragraph, it is the Law that stops the flood that issues forth from the mouth of the serpent, the dragon, in The Book of Revelations, Chapter 12, of the Holy Bible. It is the “The Holy Bible”; brought to fruition in 1952 with the completion of the “Revised Standard Edition; delivered in English to the “Promise Land”; a language deciphered by the Webster, Noah, in his “New World Edition” dictionary; that is the Ark which carried the words of God across time to proclaim the Law unto the world. It is “The Word” of the Creator that is recognized by the Founding Fathers and the Ark containing those words is the Bible, the ship, the Ark of the Covenant, which has been under attack from all quarters by those who deny The Christ and the Law of God: “The Word” of Leviticus Chapter 25, verse 37, which states that usury and increase are illegal in the Land of the Free, the Home of the Brave, and of the Children of the Promised Land.

1. To a generation who stood up to power and suffered the consequences; to a generation in Levis; the covenant of salt is fulfilled to reveal seven seas of free, environmentally friendly, inexhaustible fuel and a method for removing Carbon Dioxide from the atmosphere using renewable bio-fuel.

Law Point

Justice Story:

“This posture of the facts would seem, of itself, to put an end to the whole inquiry upon its merits. But [***155] it is argued, on behalf of the United States, that the ship, and cargo, and Negroes were duly documented as belonging to the Spanish subjects, and this court has no right to look behind these documents; that full faith and credit is being given to them; and that they are to be held conclusive evidence in this cause, even though it should be established by most satisfactory proofs, that they have been attained by the grossest frauds and impositions upon the constituted authorities of Spain. To this argument we can, no wise, assent.” ***** **“What we proceed upon is this, that [HN3]**

although public documents of the government, accompanying property found on board private ships of a foreign nation, certainly are to be deemed prima facie evidence of the facts [*156] which they purport to state, yet they are always open to be impugned for fraud; and whether that fraud be in the original obtaining of these documents, or in the subsequent fraudulent and illegal use of them, when once it is satisfactorily established, it overthrows all their sanctity, and destroys them as proof. Fraud will vitiate any, even the most solemn transactions; and an asserted title to property, founded upon it is utterly void.”**

AUTHORITIES

UNITED STATES, APPELLANTS, v. THE LIBELLANTS AND CLAIMANTS OF THE SCHOONER AMISTAD, HER TACKLE, APPAREL, AND FUNITURE, TOGETHER WITH HER CARGO, AND THE AFRICANS MENTIONED AND DESCRIBED IN THE SEVERAL LIBELS AND CLAIMS, APPELLEES.

SUPREME COURT OF THE UNITED STATES

40 U.S. 518; 10 L. Ed. 826; 1841 U.S. Lexis 279

CONCLUSION

I have not come to plead for my property. I have come to protect the knowledge entrusted to me as publisher of “The Book of Answers”. I have come as I was commanded through scripture and I assert my right under the law to deliver my arguments, and the evidence that supports them, to a court “of the People” and “for the People”. Let the bank and its representatives take what they are owed according to the contract in question from the proceeds of delivering free energy and a living planet to the generations, as I offer in the arguments prepared for the Court; the argument that I have as yet been unable to submit: or let them reveal themselves as the “Task Masters” I believe them to be.

The science of physics cannot explain gravity, electricity, black holes, the “Double Slit Experiment” or magnetism. Science with a capital “S” relies on a “Supernatural” origin of the universe, in which everything exploded “Everywhere, all at once”, contrary to “Natural” law. Yet a Unifying Theory of the Universe in which the “Supernatural” gathering together of the sum total of all that “is” in the form of “E”, reconciles “The Big Bang” as the “Creation” of God, with $E=MC^2$. The hypotheses of physics are taken on “faith”, when they are, in fact, nothing more than the unproven doctrine of a belief system, like any other “church”; and though you would not understand the equations of Physics, neither do they find support in the founding documents of our Nation; you

would be compelled to accept them as expert testimony in your court; just as you allow them to be taught in our schools.

I contend for free inexhaustible energy and a plan to rebuild the American economy and its manufacturing base, over night, in the development of that energy, but I have been denied the right to buy advertising to share that technology. I have explained gravity, electricity, black holes, the "Double Slit Experiment" and magnetism, but again, my freedom of speech was denied. I am in receipt of insight into the Secrets of the Mysteries of God, to Peace and to "The Book of Answers", which shows how God has fulfilled the visions of His Prophets to His own glory and to reconcile the world. I ask only that I be allowed to share it with the world, for free, by submitting it as argument and evidence before the court and in my defense: as I believe that my creditors would prefer these things to fall into their possession, where they could remain hidden from the world.

Respectfully submitted,

RUSSELL CRAIG DENTON
520 800th St.
Portsmouth, IA, 51565
Defendant

IN THE IOWA DISTRICT COURT IN AND FOR SHELBY COUNTY

HSBC MORTGAGE SERVICES, INC., Plaintiff, vs. RUSSELL CRAIG DENTON, SPOUSE OF RUSSELL CRAIG DENTON, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC AS NOMINEE FOR FIELDSTONE MORTGAGE COMPANY, DEBRA NICOTERO, AND PARTIES IN POSSESSION, Defendants.	CASE NO. EQCV019059 ORDER SETTING TELEPHONIC HEARING ON PLAINTIFF'S MOTION FOR JUDGMENT FILED 10 AUG -2 PM 12:01 CLERK OF DISTRICT COURT, SHELBY COUNTY, IOWA
---	---

NOW, on this 2 day of August, 20 10, the Plaintiff's Motion coming before the Court requesting Telephonic Hearing on its Motion for Summary Judgment and the Court having reviewed said Motion finds that the Plaintiff is entitled to Hearing as to the same.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the Plaintiff's Motion is scheduled for a Hearing before this Court on the 30 day of August, 20 10 at 9:00 o'clock a m. at the Shelby County Courthouse. The Clerk is hereby directed to send copies of this Order to all parties or their counsel of record.

IT IS FURTHER ORDERED that Plaintiff may attend by telephone by calling the Court at the time set for hearing at 712 755 5339.

G. C. Abel
Senior JUDGE G. C. Abel

The undersigned certifies that the foregoing instrument was served on all parties to the above cause by telephone on 8/10/2010 and by U.S. Mail, postage prepaid, in accordance with the provisions of the laws of the State of Iowa and the rules of the Clerk of Court on the following day.

B. J. Gedford

Serge Denton
Plaintiff's attorney

B

STATE OF IOWA, DISTRICT COURT
SHELBY COUNTY

Case No.
04831 EQCV019059

Plaintiff/Petitioner
HSBC MORTGAGE SERVICES INC

VS

Defendant/Respondent
RUSSELL CRAIG DENTON
DENTON, RUSSELL CRAIG SPOUSE OF
MORTGAGE ELECTRONIC REGISTRATION SYSTEMS
DEBRA REED NICOTERO
PARTIES IN POSSESSION (CASE #EQCV019059)

FILED
10 AUG 30 PM 12:05
CLERK OF DISTRICT COURT
SHELBY COUNTY, IOWA

| ORDER U/C |

PLAINTIFF ATTORNEY: C. ANTHONY CRNIC, III
BRIAN G SAYER

PETITIONER ATTORNEY:

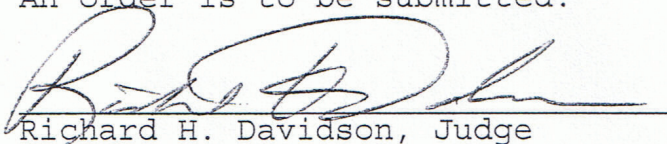
DEFENDANT ATTORNEY:

RESPONDENT ATTORNEY:

ORIGINAL CHARGE:

DATE: 08/30/10

Plaintiff's motion for summary judgment is sustained.
An order is to be submitted.


Richard H. Davidson, Judge

RECEIVED
SHERIFF'S OFFICE - SHELBY COUNTY, IOWA
NOTICE IS HEREBY GIVEN THAT THE FOREGOING INSTRUMENT WILL
BE FILED WITHIN 10 DAYS OF THIS DATE OR DEPOSITING A COPY THEREOF
WITH THE U.S. MAIL, SYSTEMS DIRECT OR COURIER, ADDRESSED TO EACH OF
THE ATTORNEYS OF RECORD, AND THAT ANY ADDITIONAL COPIES DISCLOSED
IN AN ATTACHED EXHIBIT ARE ALSO FILED.
Dated: 8/30/10
By: [Signature]