

**SUPERIOR COURT
OF WAKE COUNTY
316 Fayetteville St, Raleigh, NC 27602**

**Rodney–Dale; Class
Private Attorney General
P.O. Box 435
HIGH SHOALS, NC [28077]
Petitioner**

CASE #11 CV 00 1559

Vs

JUDICIAL REVIEW JUDGE

N. LORRIN FREEMAN

**NORTH CAROLINA DEPARTMENT OF TRANSPORTATION
Division of Motor Vehicles
3148 Mail Service Center
Raleigh, NC 27699-3148
North Carolina Motor Vehicle License Plate Agency
1471 E Franklin Blvd.
Gastonia, NC 28054**

**Dallas Police Department
131 North Gaston St.
Dallas, NC 28034-1625**

Administrative Defendants

**Governor Bev Perdue
Office of the Governor
20301 Mail Service Center
Raleigh, NC 27699-0301**

Notification of administrative violations

**JUDICIAL NOTICE
ADMINISTRATIVE PROCEDURES, TITLE 5 U.S.C.,
SECTION 552, FOIA; CFR TITLE 28, JUDICIAL
ADMINISTRATION, PART 16 – PRODUCTION OR
DISCLOSURE OF MATERIAL OR INFORMATION;
REQUEST FOR PUBLIC RECORDS**

USC Title 28, Judiciary and Judicial Procedures, Section 1652 requires the Courts

**and the Agents to follow Acts of Congress and all Statutes; regulations
and Statutes at Large are Acts of Congress.**

REQUEST FOR PUBLIC RECORDS

NOW, COMES, The Petitioner, Rodney-Dale; Class (hereinafter Petitioner) with
this ADMINISTRATIVE PROCEDURES, TITLE 5 U.S.C., SECTION 552, FOIA; CFR
Title 28, JUDICIAL ADMINISTRATION, [PART 16 — PRODUCTION OR
DISCLOSURE OF MATERIAL OR INFORMATION](#)

PUBLIC RECORDS UNDER U.S.C. TITLE 5, SEC. 552, FOIA RECEIVED

ADMINISTRATIVE AND PUBLIC LAWS

1. This request is made pursuant to the provisions of the Freedom of Information Act, 5 U.S.C., §552, and the Privacy Act, 5 U.S.C. §552a (d) (1) for a full disclosure and release of all records and/or data contained in the files of your Department and/or Agency under my name and/or “identifier” to my name. This request sought herein is for Bond Information, and/or Commercial Crimes Bonding Information, and/or Case Bonding Information, and/or Commercial Crimes Bonding Certification, 5 U.S.C. §552 (a)(2)(A)(B) of records that are secured and maintained by your Department and/or Agency.
2. CFR Title 28: JUDICIAL ADMINISTRATION [PART 16—PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION](#)
 - a) This subpart sets forth procedures to be followed with respect to the “production or disclosure” of any material contained in the files of the Department, any information relating to material contained in the files of the Department, or any information acquired by any person while such person was an

employee of the Department as a part of the performance of that person's official duties or because of that person's official status.

3. Public Law 1, 48 stat. 1, refers to H.R 1491 to which the U.S. GOVT. and the State are the Trustees of the Trust created under this Public Law 1 which placed all property of the People into the U.S. GOVT and State, and that these possessions are a “trust “ to be used as a credit line.
4. Public Law 10, Chapter 48, 48 stat 112. Refers to H.J.R.192 which removed all the lawful gold and silver from the State to pay its employees, and for the People the means to receive pay for sweat equity and pay debt. In 1933 – President Roosevelt passed HJR 192, June 5, 1933 – and since the government had taken the gold, and the People had no money, the government would pay the ‘debts’ for the People, thereby giving them unlimited credit. Whoever has the gold pays the bills. This legislation states that one cannot demand from you a certain form of currency, since any form, and all forms of currency are your credit. If they do, they are in breach of Public Policy, PL 73-10. Not only does this insurance policy (law) protect the legislators from conviction for fraud and treason, but also it protects the People from damages caused by the Federal & State governments.
5. Under the law of the Cestui Que Vie Act of 1666, I declare that I am a living flesh and blood being, and NOT dead, and hold the position of Beneficiary on any document filed into the Department of Commerce in Washington D.C. on my live birth for the use of this credit under Public Law 1, 48 stat 1 in reference to H.R 1491.
6. The Court Judge, Defendants and both Attorneys, being educated in the Law of

Commerce, Statute Merchant, and the Laws have knowledge of the Statute at Large Vol 48 of 1933-1934, pages 1-112, and Title 12 U.S.C., Sec. 95 b and its reference to Public Law 91, 40 stat 411 of Oct 6 1917 referring to H.R 4960, Trading With The Enemy Act. They also understand that they are under the title of Foreign Agent as listed in Title 22, Chapter 11, Sections 611 and 612, and are unregistered and unlicensed, and are required to be registered as debt collectors to sell or transfer any unregistered securities.

7. North Carolina Securities Act & Investment Advisors Act, N.C.G.S. 78A and 18 U.S.C., § 1956

US Code - Section 1956: Laundering of monetary instruments

(a)(1) Whoever, knowing that the property involved in a financial transaction represents the proceeds of some form of unlawful activity, conducts or attempts to conduct such a financial transaction which in fact involves the proceeds of specified unlawful activity -

(A)(i) with the intent to promote the carrying on of specified unlawful activity; or
(ii) with intent to engage in conduct constituting a violation of section 7201 or 7206 of the Internal Revenue Code of 1986; or

(B) knowing that the transaction is designed in whole or in part -

(i) to conceal or disguise the nature, the location, the source, the ownership, or the control of the proceeds of specified unlawful activity; or

(ii) to avoid a transaction reporting requirement under State or Federal law,
shall be sentenced to a fine of not more than \$500,000 or twice the value of the property involved in the transaction, whichever is greater, or imprisonment for not more than twenty years, or both.

8. This Court of Record, the Defendants and both Attorneys, are Public Trustees and “Debtors in possession” by Oaths of Office under Chapter 11 Reorganization,

and are acting as Trustees to the Bankrupt Estate(s) under P.L. 73-10 , 48 stat 31 of the Agricultural Adjustment Act of 1938. The Bankruptcy Act of 1826 placed the U.S. Secretary of the Treasury, Comptroller of Currency & the Department of Agricultural in charge of the 1933 Public Law 10, Chapter 48, 48 stat 112 and Public Law 1, 48 stat 1, and all property is registered and Titled to the STATE OF NORTH CAROLINA, and the State is required to pay all taxes and all upkeep, and discharge this debt for the People.

9. The Courts, the Defendants and their Attorneys are using unlawful Tax Warrants of Attorney as puts and calls to purchase Equity Securities and to steal this Beneficiary Money using GSA FORMS SF 24 BID BOND, SF 25 PERFORMANCE BOND, and SF 25A PAYMENT BOND and MILLER REINSURANCE AGREEMENTS 273, 274 and 275.
10. The Courts, the Defendants and both Attorneys are required by the U.S. PATRIOT ACT to reveal the source of their funds by filing Currency Transaction Reports, Currency and Monetary Instrument Transportation Forms (CMIR's) under §§ 5311 et seq. of 31 U.S.C. of THE BANK SECRECY ACT, and 31 CFR § 103.11 regulations et seq., under the U.S. PATRIOT ACT and SEC Rule 17a-8, which applies to all broker-dealers, and incorporates the requirements of the Bank Secrecy Act to file reports and maintain records showing the source of the funds.

Release of Information Under FOIA

11. The Defendants and their Attorneys all have to verify and prove that the petitioner Rodney- Dale; Class is not who he says he is.
12. The Defendants and their Attorneys will have to verify and prove that the Petitioner is not a living breathing flesh blood man.
13. Or, prove that he is an artificial person or deceased.
14. The Defendants and their Attorneys will have to verify and prove that the Petitioner's licenses do not come under Public Law 1, 48 stat 1 in reference to HR 1491, and Public Law 91, 40 stat 411 of Oct 6, 1917 which refers to H.R 4960 Trading with the Enemy Act.
15. The Defendants and their Attorneys will be required to prove that the Petitioner's means of transportation does not come under Public Law 1, 48 stat 1 in reference to HR 1491, and Public Law 91, 40 stat 411 of Oct 6 1917 which refers to H.R 4960, Trading with the Enemy Act.
16. The Defendants and their Attorneys will be required to provide evidence of Internal Revenue forms W-2, 1099 or the 1040 form, as they are claiming to be private contractors or private entities, and their use of any of the forms will show what their status actually is.
17. The Defendant's and their Attorneys will be required to provide evidence of an Internal Revenue form of 1099C, Change of Corporate Status from the standing of a public office to such as that of private contractors.

18. The Defendants and their Attorneys will be required to provide the EIN number or TIN number for the change in status of a public office to that of a Private Corporation for tax purposes.
19. The Defendants and their Attorneys will be required to provide GSA FORMS SF 24 BID BOND, SF 25 PERFORMANCE BOND, and SF 25A PAYMENT BOND and MILLER REINSURANCE AGREEMENTS 273, 274 and 275 of all traffic stop violations in Gaston County.
20. The Defendants and their Attorneys will be required to show their licensing as “foreign agents” who are able to buy, sell and transfer unregistered securities.
21. The Defendants and their Attorneys are required to provide evidence and proof that the stop on October 20, 2010 (this instant matter) does not conform to 27 CFR, 72.11 Commercial Crimes.
22. The Defendants and their Attorneys are required to provide evidence and proof of a performance in paying the bond under the Miller Act as found in Title 40 USC, Section 270 a - 270 D.-1 as the Defendants are claiming to be a private entity and private contractors, and NOT Constitutional public officers.
23. The Defendants and their Attorneys are required to provide evidence and proof of who pays the private entities and private contractors; is it the state of North Carolina, or a private Corporation.

24. The Defendants and their Attorneys are required to provide evidence of the method of payment being in gold and silver in violation of Public Law 10, Chapter 48, 48 stat. 112, or in private currency known as Federal Reserve Notes.
25. The Defendants and their Attorneys will be required to provide documentation and licensing, and lawful authority in order to function as a debt collector under the Bankruptcy of 1933, and the State of Emergency under title 12, Section 95b.
26. The Defendants and their Attorneys will be required to provide evidence and documentation to explain why they have failed to comply with Public Law 10, Chapter 48, 48 stat 112 and Public Law 1, 48 stat 1, and Public Law 91, 40 stat 411 of Oct 6, 1917, and why they failed to discharge the Public Debt.

CONCLUSION

The Petitioner has provided Administrative Law that allows for freedom of information to be given to the Petitioner as to why the defendants have failed to comply with the code, rules, regulations, public law, and policies. Such violations come under Title 31 Money and Finances under section 3729; False Claims, North Carolina Securities Act & Investment Advisors Act N.C.G...S.78A & 18 U.S.C. § 1956: and this failure has a remedy under U.S. Constitution 14th amendment section 4 bounty against public debt.

Petitioner reserves the right to amend this filing without leave of the Court.

Expressly Reserving All Inherent Rights and Liberties,

Private Attorney General Seal

Rodney–Dale; Class
Private Attorney General
C/o P.O. Box 435
High Shoals, North Carolina [28077]

PROOF OF SERVICE

NOW, COMES, The Petitioner Rodney-Dale; Class with JUDICIAL NOTICE;

ADMINISTRATIVE PROCEDURE, TITLE 5 U.S.C. SECTION 552, FOIA; CFR

Title 28, JUDICIAL ADMINISTRATION PART 16—PRODUCTION OR
DISCLOSURE OF MATERIAL OR INFORMATION; and a REQUEST FOR
PUBLIC RECORDS, and files this amended document with the SUPERIOR COURT
OF WAKE COUNTY PER JUDGE MAY'S COURT ORDER on this day of
_____ month of _____ in the year of our Lord 2011 AD. The Defendant's
copies of this document will be by U.S. MAIL

Rodney-Dale; Class
Private Attorney General
C/o P.O. Box 435
High Shoals, North Carolina [28077]

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