

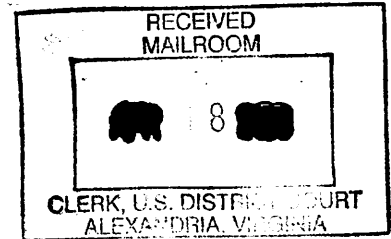
United States, Plaintiff  
Robert Allen Rytlewski, Relator  
V.

United States of America, USA, Kellen Dwyer,  
Thomas W. Traxler, Gordon D. Kromberg, Usurpers  
(CASE #: 1:18-cr-00111-CMH)

Fernando Galindo, Clerk of Court  
Albert V. Bryan U.S. Courthouse  
401 Courthouse Square  
Alexandria, VA 22314

**Re: Information in the nature of Quo Warranto**

## **Praecipe**



Clerk of Court, the United States request a decision from a district judge on the United States “Information in the nature of Quo Warranto” regarding alleged Plaintiffs and Plaintiff Attorneys of CASE #: 1:18-cr-00111-CMH; related cases and proceedings.

The United States contest any interference in obtaining a judicial decision from a district judge.

Relator reminds the Clerk that the United States does not pay to inform the district court of civil rights violations and ask the Clerk expedite the district judge’s inquiry into the United States “notice and demand” to know by what authority is United States of America / USA acting as the Government of the United States in criminal proceedings in the United States district court.

I Robert Allen Rytlewski am a veteran of the United States Army, still bound by oath of enlistment to God and Country. By my acknowledged honest and faithful service I am a qualified Relator on behalf of the United States.

Robert Allen Rytlewski Date: 04/15/2019

Signature

Robert Allen Rytlewski, Relator  
10955 14 Mile Rd NE, Unit 55  
Oakfield, Mich. 49341-8664  
United States  
Phone: 001 (616) 712-6179  
Email: [RobbRyder@aol.com](mailto:RobbRyder@aol.com)

United States,  
Robert Allen Rytlewski, Relator  
V.  
United States of America, USA , Kellen Dwyer,  
Thomas W. Traxler, Gordon D. Kromberg, Usurpers  
(CASE #: 1:18-cr-00111-CMH)

United States District Court  
Albert V. Bryan U.S. Courthouse  
401 Courthouse Square  
Alexandria, VA 22314

### **Information in the nature of Quo Warranto**

“The United States of America” hereinafter “United States” informs the United States district court by this notice and demand in the form of an Information in the nature of Quo Warranto of the usurpation of franchise and office by plaintiffs and plaintiffs attorneys prosecuting Julian Paul Assange under Criminal No. 1:18cr 111: UNITED STATES OF AMERICA v JULIAN PAUL ASSANGE, (aka CASE #: 1:18-cr-00111-CMH All Defendants: USA v Assange., or CASE#: 1:18-cr-00111-CMH-1: Julian Paul Assange) or any other sealed or related case.

Take Notice: Alleged plaintiffs (UNITED STATES OF AMERICA or USA) have no authority to act as the Government of the United States in the prosecution of the criminal law of the United States; plaintiffs attorneys are simulating a legal process under color of law in offense of the United States.

#### **As to usurper UNITED STATES OF AMERICA**

UNITED STATES OF AMERICA is a venue foreign to the venue of the United States. Only the United States is Plaintiff in United States criminal cases. UNITED STATES OF AMERICA is not the Government of the United States. UNITED STATES OF AMERICA has NO share of the sovereign power of the United States. UNITED STATES OF AMERICA is a foreign corporation without authority to tax, police, or condemn within the United States.

#### **As to usurper USA**

USA is not the full legal name of The United States of America (United States). USA is legally insufficient to identify the sovereign United States in criminal prosecutions. Using USA as plaintiff is a simulated legal process under color law in offense of the laws of the United States that violates civil rights in the United States. “USA” has no legal standing in the United States.

10F2

**As to PLAINTIFFS ATTORNEYS, usurpers of office**

Kellen Dwyer, Thomas W. Traxler, Gordon D. Kromberg, have no authority in a court of the United States to act as United States attorney in criminal cases prosecuted in the United States. These individuals have not recited, subscribed and filed an oath of office that satisfies the 6th Article of the Constitution of the United States (See First Law of the First Congress @ 1 Stat. 23 for proper oath), they are not officers empowered to enforce the laws of the United States; they are usurpers.

Plaintiffs Attorneys are not admitted to practice in the United States District Court. The “APPLICATION TO QUALIFY AS AN ATTORNEY OF THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA” form requires applicant to identify themselves using the individuals “Full Name” and specifically denies use of “initials”, further any “APPEARANCE OF COUNSEL” (AO 458 Form) submitted to the district court must identify the individual by the same Name as subscribed to on the “APPLICATION”; no attorneys are registered with the Virginia State Bar in the style name used by Plaintiffs Attorneys in this matter, (Kellen Dwyer, Thomas W. Traxler, Gordon D. Kromberg), and no warrant of attorney has issued authorizing their representation.

Kellen Dwyer, Thomas W. Traxler, Gordon D. Kromberg are usurpers of offices of the United States who have rescinded their American National nationality (see 8 USC 1481: Loss of nationality by native-born or naturalized citizen; voluntary action; burden of proof; presumptions) by swearing a false oath of office. They are unfit to hold office in the United States and may need to be deported.

I certify under penalty of perjury that the foregoing is true and correct. Executed on: 04/15/2019

  
Signature of Relator

Robert Allen Rytlewski, Relator  
10955 14 Mile Rd NE, Unit 55  
Oakfield, Mich. 49341-8664  
United States  
Phone: 001 (616) 712-6179  
Email: RobbRyder@aol.com