



## **Amazing But True, Officials of Monroe County PA are Contracting to Pay a Private State Citizen, Vast Sums of Money for the Use of a Fictitious Name**

*Monroe County tax payers are taking on an added debt by paying for the privilege of their officials in using a fictitious name that has been given a value by its owner of \$500,000,00 dollars per usage.*

([PRWEB](#)) April 6, 2005 -- It was on May 26, 1998, at the Monroe County Court of Common Pleas, in Stroudsburg Pa. During what is known as an Omni-Bus Pre-Trial Hearing, that a Private Citizen, shrewdly, by way of cunning determination. Had revealed to him, by none other than the President Judge of the Monroe County Court of Common Pleas, Stroudsburg Pa., Ronald E. Vican. One of the subterfuge routinely used to gain jurisdiction over citizens, that appeared before the court, where ordinarily jurisdiction does not exits.

This writer shall use his name in this explanation. Judge Vican, spoke in agreement, on that day, to the following; A court proceeding known as the reading of the trial list, is read. The name RANDALL JENNETTE, is spelled in all capitalization. The judge admitted the following "by acknowledgment to such a name, spelled in that a manner, which is not recognized as a noun, nor recognized as the name of a man, by any authorities, including this court, we can and do assume jurisdiction." said the judge. Further, said the Judge, "the properly spelled noun Randall Jennette, can never be used in the caption." "However, by you, answering to the name, that sounds identical to yours and is similar in spelling only; you become a surety for that fictitious name," said the Judge. Upon asking the judge, the reason for this maneuver He admits, that the statutorily defined word "person" has man and woman omitted in its definition, by state statue. Under the Admiralty Maritime Jurisdiction of his Court, only controversies between statutorily defined "persons" can be entertained, in matters that always involve violated contract.

Rest assured, these admission by the Judge, were made only in the presence of trusted employees. That would never violate his trust and court records can and have always been revised in the event of any embarrassing admissions or omissions. Equipped with the foregoing information an effective strategy was eventually formulated, to combat this type of courtroom shenanigans.

On February 3, 2003, at Washington State Department of Licensing, under file number 2003-035-0577-0, the fictitious name RANDALL JENNETTE, Ltd., was listed in the commercial registry as the name of a private organization. Under contract with Randall Jennette, as the authorized representative. Having the superior claim over the use of that name and the authority to contract with anyone involving the use of that name.

Magistrate Thomas Olsen, of Tannersville Pa., due to one of his agent's issued traffic citations that he, having meticulously by print, spelled the fictitious name on the instrument. In response, it was noted on the citations that I was the authorized representative of that name. After explaining this to the magistrate and tendering him a Copyright Notice, that acted as a self-executing contract, if the magistrate insisted on using the name, for procedural purposes. He will be deemed to have willfully entered into a binding contract. On October 29, 2003, a financing statement under file number 200330946165, was filed with the Pennsylvania's Secretary of State Corporation Bureau, in Harrisburg Pa., Uniform Commercial Code Division, listing Thomas Olsen, as debtor with the contract listed as collateral. With him deemed to have acknowledged the \$500,000,00 dollars per usage clause.

Shortly thereafter an amended statement was filed, under filing number 20031055406. Assigning a whopping



\$57,000 dollars, to the I.R.S. thereby making the magistrate obligated to pay that debt on Randall Jennette's behalf. Under Code law, that is recognized in every court in the United States, such transfer of Assignment, comes with the warranties of being both Rightful and Enforceable.

Most recently, the Monroe County District Attorney, E. David Christine Jr., initiated criminal charges, under docket number 1254-2004, against this Private State Citizen's son; by using the fictitious name mentioned above. By certified mailing, number 7004 1160 0006 3897 3236, along with correspondence indicating to the district attorney, that the name he will be using in the caption is not the Christian name, my wife or I gave to my son and that I was exercising a contractual option to be paid. If the district attorney were to insist on using that fictitious name in this matter. In the middle part of March 2005, notification was received demanding that the Private State Citizen's son appear, on April 20, 2005, for the reading of the trial list. As of the last week in March 2005, a financing statement with the tendered contract to the district attorney listed as collateral, was send to the Secretary of State for filing.

The huge amount contracted, in the sum of \$500,000,00 dollars per usage. Would be considered by most extravagant. Without a doubt arrogants coupled with ignorants to this commercial process, gives rise to the success in Perfecting these instruments. Will the tax payers of Monroe County in some insidious way, be made liable to pay these extremely bad business decisions, made by their local officials? After all both the debts and contracts are matters that are binding on the parties involved.

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