

ATTORNEY, YOU ARE FIRED!

AO 153 (Rev. 6/96)

OATH ON ADMISSION

I, _____, DO SOLEMNLY SWEAR (OR AFFIRM) THAT AS AN ATTORNEY AND AS A COUNSELOR OF THIS COURT I WILL CONDUCT MYSELF UPRIGHTLY AND ACCORDING TO LAW, AND THAT I WILL SUPPORT THE CONSTITUTION OF THE UNITED STATES.

There are no LICENSED attorneys in the state of Montana practicing law. A bar membership is a voluntary membership, not a license.

1. The "STATE BAR" CARD IS NOT A LICENSE:
2. It is a "UNION DUES CARD"
3. The "BAR" is a "PROFESSIONAL ASSOCIATION."
4. Like the Actors Union, Painters Union, etc.
5. No other association, EVEN DOCTORS, issue their own license. ALL ARE ISSUED BY THE STATE.
6. It is a NON-GOVERNMENTAL PRIVATE ASSOCIATION.

TITLE 18 > PART I > CHAPTER 93 > § 1918 Disloyalty and asserting the right to strike against the Government
Whoever violates the provision of section 7311 of title 5 that an individual may not accept or hold a position in the Government of the United States or the government of the District of Columbia if he— (1) advocates the overthrow of our constitutional form of government; (2) is a member of an ORGANIZATION that he knows advocates the overthrow of our constitutional form of government;

It is fraud on the United States of America, fraud on the court and is being aided and abetted by a BAR MEMBER as "attorney's"
ABA Model Rules of Professional Conduct Rule 1.2: Scope of Representation Rule 1.2 (d) A lawyer shall not counsel a client to engage, or assist a client, in conduct that the lawyer knows **IS CRIMINAL OR FRAUDULENT**.
TITLE 28 App. > FEDERAL > TITLE > Rule 46. Attorneys "I, XXXXXXXXXXXXX, do solemnly swear [or affirm] that I will conduct myself as an attorney and counselor of this court, uprightly and according to law; and that I will support the Constitution of the United States."

"An attorney for the plaintiff cannot admit evidence into the court. He is either an attorney or a witness".

(*Trinsey v. Pagliaro* D.C.Pa. 1964, 229 F. Supp. 647)

This applies both with Federal Rules of Evidence and State Rules of Evidence.... there must be a competent first hand witness (a body). Their has to be a real person making the complaint and bringing evidence before the court. **Corporations are paper and can't testify.**

"The prosecutor is not a witness; and he should not be permitted to add to the record either by subtle or gross improprieties. Those who have experienced the full thrust of the power of government when leveled against them know that the only protection the citizen has is in the requirement for a fair trial." ***Donnelly v. Dechristoforo***, 1974.SCT.41709 <http://www.versuslaw.com> ¶ 56; 416 U.S. 637 (1974) Mr. Justice Douglas, dissenting.

TITLE 18 § 2 Principals aids, abets. (a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal. (b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

TITLE 18 § 4 Misprision of felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

YOU ARE FIRED, for striking against the constitution.

You have committed felonies in open court & are subject to arrest.