PETITION TO THE FEDERAL COMMUNICATIONS COMMISSION

By Glenn A. Baxter, P.E., K1MAN, FRN 0013164975

Comes now, your Petitioner, Glenn A. Baxter, P.E., K1MAN, and says that:

1. The First Circuit Court of Appeals in Boston first established case law in U.S. vs. Baxter, 12-1196, on 8 September 2012: 1) That scheduled amateur information bulletins which cause incidental interference are illegal.

And that: 2) Inadequate responses to FCC inquiries are not protected by the Fifth Amendment to the United States Constitution.

2. Since the FCC Forfeiture Order, No. EB-04-BS-111, released March 29, 2006, was a $10,000 fine for violation of the above new federal laws, said Forfeiture Order cannot be valid for federal laws that were after the fact created on 8 September 2012.

Wherefore, your Petitioner moves the Commission to cancel said fines.

(signed)

Glenn A. Baxter, P.E. Dated: 17 September 2012

310 Woodland Camp Road

Belgrade, Maine 04917

Institute@K1MAN.com 207 242 2143