

KURT JOHN
UNITED ST
P.O. BOX
MARION, IL 62959



PRIVATE AND CONFIDENTIAL
INTENDED ONLY FOR RECIPIENT

⇄13177-081⇄
Rudy Davis
PO BOX 2088
Forney, TX 75126-6647
United States

NOTE: CTV and all ASSOCIATES: The use of your criminal mail system by necessity is not acceptance and no claim of injury is hereby waived.



Dear Rudy,

November 13, 2017

I want to thank you for taking an interest in assisting me. My friends and family are having a hard time obtaining for me copies of my judgments from the World Court. I have supplied you with both letters I wrote to the Judge and Court which contain all the details I can supply. I think if someone can make contact with the judge we will have the help and confirmation needed. I am in a situation where a man named Stephen Sherak who said he would help me turned out to be a fraud. He has certified copies of my judgments but holds them hostage because he wants to see if using fraud he can sell them on the commercial paper markets. He has proven to be a thief at heart. I need these copies to protect myself from his nefarious intentions and to prosecute those who have used the color of office to practice various crimes upon me. I enclosed a copy of the one judgment I have a case number for and to forward if necessary to obtain the assistance of the court staff. You can see from the content that it is a significant allegation and confession by the government. Hope you find the sampling of the book stimulating. The revelation I have never read before and was myself stimulated thereby. Be blessed and may the Lord grant you wisdom and insight on how to assist me.

For the Lord's service,



Kurt Johnson

TRULINCS 13177081 - JOHNSON, KURT F - Unit: MAR-I-A

FROM: 13177081

TO: CMU

SUBJECT: ***Request to Staff*** JOHNSON, KURT, Reg# 13177081, MAR-I-A

DATE: 10/02/2017 01:17:49 PM

To: World Court Letter

Inmate Work Assignment: n/a

Dear Judge Donoghue,

I am seeking help to obtain certified copies of two judgments you issued on 1-14-16 against the UNITED STATES INC. et. al. for Executor Kurt-F.-Johnson by and through International Treaty. Attached hereto are a specie copy of each. Your help is urgently needed because the people who assisted me in the process of getting them before your court have refused to deliver the judgments to me and have revealed by various machinations of fraud that they are trying to undermine my property interest. Time is of the essence because one attempted sale has barely been detected and avoided. It is essential for me to possess these so that I can properly record them to protect my interest. The smaller of the two judgments was not opposed. However, the larger one was defended by the request for an injunction and the setting of an Abatement Hearing. I was told that you granted both and set the hearing for 2-19-16. Further, you created a 9 question questionnaire for the abatement. I then heard that you received so much bad faith by the respondents that you recalled the injunction, cancelled the abatement hearing, and made the judgment final on 2-11-16. This was later appealed and affirmed on 9-28-16. This is the best I can do in offering details. Please have one of your staffers contact my wife Deborah Welsh at 510-697-1968 or deborahodd@gmail.com providing her with every detail and instruction she will need to pay for and acquire these certified copies. As you can tell by the judgment I am incarcerated under harsh and cruel conditions that prevent me from helping myself.

Sincerely,



Kurt F. Johnson

TRULINCS 13177081 - JOHNSON, KURT F - Unit: MAR-I-A

FROM: 13177081
TO: CMU
SUBJECT: ***Request to Staff*** JOHNSON, KURT, Reg# 13177081, MAR-I-A
DATE: 10/15/2017 07:30:01 AM

To: World Court Direct
Inmate Work Assignment: n/a

KURT JOHNSON 13177-081
COMMUNICATION MANAGEMENT UNIT
P.O. BOX 1000
MARION, IL 62959

INTERNATIONAL COURT OF JUSTICE
PEACE PALACE
CARNEGIEPLEIN 2
2517 KJ THE HAGUE
THE NETHERLANDS

Re: Administrative Court Judgments

October 16, 2017

Dear Sirs;

I am in serious need of a conscious effort to help. I am incarcerated in a secret censorship prison in the UNITED STATES with very limited access to the mails or other forms of communication. So if you received this letter I am lucky. I was forced to contact you directly because my wife keeps getting stonewalled when she makes a telephonic request on my behalf. We don't need to be told your court only handles state v. state matters. I am quite aware that is your primary purpose but it is not your sole function. In the International Financial Transactions Grievance and Corporate Resolution Treaty (1972) Charter #8971-A, drafted in the UNITED STATES this court was given original jurisdiction to appoint hearing officers for the administrative process and to rule upon referrals there from. Most specifically when Judge Joan E. Donoghue ruled on 1-14-16 on behalf of myself (Executor-Kurt-F.-Johnson) she relied upon Paragraph 6, Subsection 2, Article 3 (Corporate Abuse Remedy) as her authority.

My problem arises from my limited communication and a betrayal of those who acted as agents for getting my interest before your court. As part of this betrayal the certified judgments were never delivered to me and it is believed will soon be used as assets for fraudulent transactions. I am in a desperate need to purchase certified copies of my judgments in an expeditious and timely manner if I want to have any real shot at protecting my property interest from fraud. I cannot contact any of my representation who are being concealed by my betraying intermediary. This is why I have come to you directly. Here are the details I have to share. 2 judgments were granted by Judge Joan E. Donoghue on 1-14-16. Of these two one was opposed. She granted a motion for injunction and abatement hearing scheduled for 2-19-16. The judge developed a questionnaire of 9 questions for respondents. Having received dishonor on 2-11-16 she recalled the injunction and canceled the abatement hearing making the judgment final. This opposed judgment was given a number IWC-011416-A862234-003. A copy of my unexecuted version of this judgment is hereby attached for your reference consisting of 9 pages. This was later appealed and affirmed on 9-28-16. The other case number for the unopposed judgment is unknown to me. Later 4 more administrative processes were submitted for judgment. This was handled in the Netherlands and not New York by a judge unknown to me. 3 judgments were granted and 1 rejected on 12-16-16. All of these were unopposed. These were later finalized as unappealable on 6-28-17. None of these case numbers are known to me. I would like to acquire certified copies of all 5 judgments. Will someone please use this information to find these judgments and contact my wife Deborah Welsh at 510-697-1968 or deborahodd@gmail.com with all the details and costs associated with the purchase of certified copies as quickly as possible since time is of the essence? Further could you also supply the contact information of some of the Administrative Hearing Officers appointed by this court. Thanks for your life saving assistance.

Sincerely,


Kurt Johnson

UNITED STATES OF AMERICA, INC., et. al.,
ALL AGENCIES, DEPARTMENTS, OFFICES,
OFFICERS, OFFICIAL AND SUBSIDIARIES

Executor-Kurt-F.-Johnson.
One-of-We-the-People
Creator/Settlor - Heir/Beneficiary
as Employer for
the united States of America
=====

COUNTY OF Johnson. Williamson)
STATE OF Johnson. Illinois) ss. NOTICE OF ADMINISTRATIVE
JUDGMENT AS AFFIDAVIT

"THIS ADMINISTRATIVE NOTICE IS MADE PURSUANT OF THE
"INTERNATIONAL ADMINISTRATIVE PRIVATE REMEDY PROCESS TREATY"

DEMAND IS MADE UPON THE FOLLOWING:
UNITED STATES OF AMERICA, INC., et. al.,
ALL AGENCIES, DEPARTMENTS, OFFICES,
OFFICIALS, OFFICERS, EMPLOYEES, CONTRACTORS:
AND SUBSIDIARIES, INCLUDING EVERY STATE OF...

MOST SPECIFICALLY:

GROUP ONE - WASHINGTON DC: DEPARTMENT OF JUSTICE, FEDERAL BUREAU OF PRISONS,
FEDERAL BUREAU OF INVESTIGATION, CENTRAL INTELLIGENCE AGENCY, HOMELAND SECURITY,
CHARLES E. SAMUELS Jr. dba FBOP Director, HARLEY LAPPIN dba former FBOP dir.,
ATTORNEY GENERAL ERIC HOLDER, MICHAEL MUKASEY former AG, MICHAEL B. COOKSEY -
former AG, ALBERTO GONZALES former AG, HOMELAND SECURITY dir. JEH JOHNSON,
former HS Dir. JANET NAPOLITANO and MICHAEL CHERTOFF, FBI Dir. ROBERT S.
MUELLER III, former Dir. LOUIS FREEH, Dep. Asst. Dir. LESLIE KACIBAN, Asst. Dir.
Counterterrorism Div. MICHAEL HEIMBACH, former Asst. Dir. HARRY BRANDON and
ROBERT J. HOLLY, CIA Dir. JOHN BRENNAN, FBI Sect. Chief Counterterrorism DALE
WATSON, BRIAN K. DAVIS FBOP Asst. Dir., former Asst. Dir. D. SCOTT DODRILL,
Asst. Dir. JOYCE CONLEY, former Acting Dir. THOMAS R. KANE, HARRELL WAITTS:

GROUP TWO - MARTINSBURG VA: Chief Intelligence Analyst LESLIE SMITH, Senior Int.
Analyst D.SCHIAVONE, Int. Analyst - APRIL CRUITT, WILLIAM FALLS, J. SIMMONS, T.
CAPALDO, STEPHEN COLT, R. BOSTON, JOHN BAIR;

GROUP THREE - REGIONAL OFFICE KANSAS CITY: PAUL M. LAIRD Reg. Dir., former Dir.
MICHAEL K. NALLEY, former acting Dir. AMBER NELSON, RICHARD W. SCHOTT, KEITH
HARRISON;

GROUP FOUR - "THA" TERRE HAUTE INDIANA: Wardens JOHN F. CARAWAY and LEANNE
LARIVA, former wardens JOHN C. OLIVER and CHARLES LOCKETT, MRS. MELISSA BAYLESS,
CLINT SWIFT, KATHERINE SIEREVELD, DR. WILLIAM E. WILSON, MS. KIMBERLY KLINE,
Associate Wardens T.K. COZZA-RHODES and HARVEY CHURCH, Capts. G. S. BONDURANT,
and V. RIGSBY, former Capts. T. J. WATSON and HECTOR J. JOYNER, former Wardens
R. V. VEACH, B. R. JETT and HELEN J. MARBERRY, Lieutenants - D. VAIR, MCDOWEN,
S. YOUNG, MATTHEW TUSSEY, MYERS, D. EZEKIEL, N. TOKISH, JOHNSON, Correctional
Officers - TERRY STEVENS, M. BOBO, W. ROBERTS, RICHARD MYERS, Lt. Bilila,

AW BONITA MOSLEY, ANDREW RUPSAK, SHERRI COX, former AW DAVID YOUNG, Lt. BRIAN ENGLISH, Lt. EIRWIN, JULIE BEIGHLEY health Adm., Food Service CRAIG COIL, V. SEARS, and ANTHONY SERRATO, former Capt. STEVE LOVETT, Lt. S. WINTERBERG, RN's - MALYNDA SMITH, COREY POINTER, and RRACY HEISER, Doctors - PROFFETT, JOSEPH BLEIER, and THOMAS WEBSTER, RN CHISTOPHER McCOY, RANDY ATTIERBURY, SUSAN LARSON, BRUCE RYHERD, MICHAEL STEPHENS, PA MICHAEL ARMSTRONG and TIMOTHY BRET TABOR, DR. ROGER JONES and R. D. SHEPHERD, Investigative Research Specialist TIMOTHY COLEMAN:

GROUP FIVE - "MAR" MARION ILLINOIS: JEFFREY S. WALTON warden, former wardens - WENDY J. ROAL-WERNER and LISA J. HOLLINGSWORTH, AW's DAN SPROUL and CALVIN JOHNSON, Former AW JOHN PARENT and STEVE JULIAN, Capt. E. GARCIA, Frm. Capt. LAWRENCE HOWARD, Frm. AW PAUL KELLY, IRS HENRY RIVAS, GARY BURGESS, SARAH BYRAM, Lieutenants - MALCOM, LOCKRIDGE, K. WELLS, F. VAN DYVER, MERCER PATTERSON, M. DELOIA, L. FONES, STEINMETZ, and J. MASH, Lt. J. SIMS and B TOLSON, Correctional Officers - J. WEBB, T. SMITH, L. BASLER, J. HAMPTON, F. FALIMER, D. LENNON, H. CLARK, G. FOZZARD, J. HAMPTON, J. MASSEY, M. EMORY, M. GRUBBER, C. HILLIARD and ORMANDY, ROBERT TOLOFF, M. LEWIS, E. MURPHY, E. EDMISTER, HSA M. WINKLEMEIER, FERNANDO CASTILLO PA, JEFFREY BANEY, Officers CRAWFORD and BLAIR:

DOES 1 - 2000: (Any and all employees who directly or indirectly advanced the operation of these illegal CMU units and the criminal enterprise conspiracy overtly or covertly regardless of their participation negligenge, acquiescence, or silence when they had a duty for speaking and exposing the fraud and crimes)

DOE - 2000 - JOYCE ZOLDAK (GROUP ONE), DOE - 1999 - SARAH QURESHI (GROUP ONE), DOE - 1998 - STEVEN CARDONA (GROUP FIVE), DOE - 1997 - MILTON NEUMANN (GROUP FIVE) DOE 1996 - MONYA PHILS (GROUP ONE)

THE FOLLOWING DEMAND IS HEREBY AND HEREIN MADE OF ALL THE ABOVE NAMED AND ALL PARTIES EMPLOYED THEREBY AND ASSOCIATED WITH THE SAME IN ANY OFFICIAL CAPACITY, BUT IN THEIR PRIVATE AND OFFICIAL CAPACITY:

NOTICE FOR AGENTS IS NOTICE FOR PRINCIPALS
NOTICE IN YOUR PRIVATE CAPACITY
NOTICE FOR PRINCIPALS IS NOTICE FOR AGENTS
NOTICE FOR ONE IS NOTICE FOR ALL

SILENCE IS ACQUIESCENCE AND YOUR TACIT AGREEMENT

NOTICE "FOR" ACCEPTS YOUR OFFER FOR CONTRACTING

THEREUPON YOUR NON-RESPONSE THIS IS RECORD

"IN LAW""EQUITY" "ADMIRALTY" MARITIME"

CONSTRUE ALL PAGES AS 8½ x 14 (LEGAL) AND ALL TYPE AS BLUE INK

Executor-Kurt-F.-Johnson as and for We-the-People-united-States-of-America-Creator/Settlor - Heir/Beneficiary of the Original Estate, in America for Kurt-F.-Johnson and all derivatives thereof; send greeting and salutations for you and each of you this presents; comes in peace; in honor, super protest for dishonor; and for curing any defects along the way; by Special Visitation, Sui Juris, as Employer for the united-States-of-America, and states as follows as "AFFIDAVIT" requiring a timely response for answering:

Executor-Kurt-F.-Johnson is the Affiant/Injured Party for this action against the above named herein referenced Respondents as and for the fraudulent trespass against We-the-People through inspection of the record and Executor-Kurt-F.-Johnson personally in all rights, title, and interest for the Estate thereof as and for unlawful conversion, conspiratorial fraud and deceit, kidnapping, operation of a continuing criminal enterprise, misprison of felony, breach of fiduciary, and breach of oath, perjury and ethics violations all practiced under the color of law without any delegated authority or Congressional Oversight; and that

NOTICE: is hereby tendered for the Defendant/Respondents, and all interested and/or official parties, for controverting the facts herein, said controversy must be in the nature and form of an affidavit, a declaration, or a deposition executed under the penalty of perjury, based upon first hand and personal knowledge of the party making such controversy, and must be served on the Affiant/Injured Party Executor-kurt-F.-Johnson within the time frame provided herein which is three (3) days from receipt hereof;

Further, those facts not so controverted shall be deemed stipulated, agreed and not subject of future controversy or judicial adjudication; the Affiant-Kurt-F.-Johnson at all times reserves the right of judicial review on any controverted fact in the International Court of Justice or the United States Supreme Court having original jurisdiction over treaties:

PLAIN STATEMENT OF FACTS

On or about 2004 the Executive Branch of the UNITED STATES INC. initiated a conspiracy through various agencies, departments, and subsidiaries such as, but not exhaustively listed, the FEDERAL BUREAU OF PRISONS ("FBOP"), HOMELAND SECURITY ("HS"), FEDERAL BUREAU OF INVESTIGATION ("FBI") and the CENTRAL INTELLIGENCE AGENCY ("CIA") for creating a continuing criminal enterprise against the rights of We-the-People in forming the Communication Management Unit ("CMU") at Terre Huate in 2006 and the CMU at Marion in 2008;

These units where shaped by total disregard of this form of government and its founding documents, the proposed regulations were flawed in that censorship, obstruction, discrimination, cruel and unusual punishments, fraud in the inception, inducement, and operations with illegal funding outside of Congressional delegation, mandate, or appropriations were incorporated leaving no hopes for converting them into final regulations;

These proposed regulations were submitted with fraudulent deceit for public comment at Federal Register/Vol. 79, No. 46/Monday, March 10, 2014 pages 13262-13264 and previously at Federal Register/Vol. 75, No. 65/Tuesday, April 6, 2010 pages 17324-12329 and both times soundly rejected, the FBOP has been representing in court that these "proposed regulations" would quickly become approved and reaping the benefits therefrom in example Rodley v. Lappin 2006 U.S. Dist. LEXIS 19418;

These units as an idea cannot legally operate beyond the one-year funding appropriation assigned Executive Order and must move through Congress which has never occurred, therefore Terre Haute has been illegal from 2007 and Marion from 2008, As of this writing Terre Haute has had 8 years of illegal operation and Marion 7 years;

Further the employees who advance, aid and abett these continuing criminal enterprises attempt avoiding detection from the public and their representatives

by black-op style funding and forged and fraudulent documents like form 324 and BP-A741 which purport that inmates are transferring and volunteering for this program proposed as CMU, which is opposite of the truth, it is nothing short of indeterminate administrative detention without any due process of law;

Men are kidnapped from other institutions or sent directly from courts if they have displayed any political dissent, political or financial threat as Whistleblowers of corruption, or in retaliation for showing legal prowess within the courts or administratively; communications are intentionally obstructed through discriminatory deprivations of access, excessive monitoring without any Congressional guidance for what information is being sought, what actions are proper enforcement, and what sanctions are lawful and appropriate, without Congressional guidance the so-called volunteers are subjects of the personal predilections and vicious whims of employees with no accountability, no oversight, and no due process protections for proper redress of grievances;

Crimes occur daily under the color of law and court run cover for the Executive's dirty little secret, these units are secreted away from any public scrutiny while family are informed by webpages that the so-called volunteers are at the USP's these units are hidden within; Staff enforce blind regulations that can never be scrutinized, confirmed, or redressed; and also purporting operating under FBOP regulations which have never been properly attached upon these units at law;

All employees are routinely rotated in and out of these units of operation for avoiding anyone becoming enough informed for becoming a whistleblower, the practice of misprison of felony is encouraged for keeping these units secret, Offsite secret NAZI style administration occurs at the Counter Terrorism Unit in Martinsburg VA who report in secret off record NAZI style to HS, CIA, FBI and other Executive tentacles of this criminal enterprise; Every employee has violated their oath of office, their ethics 5 CFR 2635.101, 18 USC 1621-1622, 5 USC 3331-3332 and their fiduciary duties, see Jersey City v. Hague 18 N.J. 584, 115

A.2d 8 (1955) through advancing these criminal enterprises by their labor, negligence, contempt, and silence:

KNOWN FACTS

- 01) The CMU's are not a proper extension of Congressional law making authority; and that
You have agreed
- 02) The CMU's are not a proper extension of Executive authority; and that
You have agreed
- 03) The CMU's are not funded through lawful appropriations; and that
You have agreed
- 04) The CMU's are unregulated and illegal units; and that
You have agreed
- 05) The public trust is defrauded by the CMU's budgetary operation; and that
You have agreed
- 06) We-the-People never authorized secret prisons for quelling political dissent or redress; and that
You have agreed
- 07) No employee is authorized by any superior for the practice of misprison of felony as a choice for keeping these secret units secret; and that
You have agreed
- 08) The founding documents of this form of government prohibit tyranny like that practiced through the CMU's; and that
You have agreed
- 09) The CMU's are fraudulently represented as a voluntary program; and that
You have agreed
- 10) The aboved named did fraudulently represent the CMU program to the public in court and through publication in the Federal Register; and that
You have agreed
- 11) The CMU's are not general population units but rather indeterminate administrative detention units; and that
You have agreed
- 12) The CMU's serve no legitimate penological purpose; and that
You have agreed
- 13) All employees who participated in the CMU's are informed and advised for keeping what they see and hear in these units secret; and that
You have agreed
- 14) The CMU's and their operations are secreted away from public scrutiny; and that
You have agreed

- 15) The CMU's as of this writing now have 15 years of illegal operation; and that
You have agreed
- 16) The FBOP has committed perjury in the court for advancing the CMU's conspiracy; and that
You have agreed
- 17) All the named above have lied to Congress and the public with the intent of committing perjury and fraud; and that
You have agreed
- 18) The above named have practice the same criminal intent upon the Executor-Kurt-F.-Johnson when they kidnapped him for the so-called voluntary program and all other forms and effects of this criminal enterprise; and that
You have agreed
- 19) The mail and wires have been used for perpetrating the fraudulent operation of the CMU's; and that
You have agreed
- 20) The above named use various forms of threat, duress, and coercion for destroying association and family relationships; and that
You have agreed
- 21) The designation employees at Grand Prairie TX also use wires and mail for advancing this RICO scheme and are unnamed DOES at this time; and that
You have agreed
- 22) There are no due process protections afforded the victims of the CMU's in their entrance or exit of these units; and that
You have agreed
- 23) The staff of conspirators routinely steal legal work from the victims of the CMU's including Affiant for obstructing due process; and that
You have agreed
- 24) The staff of conspirators routinely steal, destroy, or lose incoming and outgoing mail for obstructing due process and violating 1st Amendment protections; and that
You have agreed
- 25) The staff of conspirators routinely steal, lose, or destroy personal property for creating financial hardship on CMU victims; and that
You have agreed
- 26) The staff of conspirators routinely use FBOP policy for sanctions though these regulation have no force and effect at the unregulated CMU's
You have agreed

CONCLUSION

For all the reasons stated above these named defendant/respondents have been summoned through this administrative demand for answering for their tortuous and criminal advancement of a RICO scheme against We-the-People and Executor by and through these illegal and unregulated CMU units secretly operated outside the limited grants and delegation of authority of this form of government; and that

The damages are real and personal for Executor-Kurt-F.-Johnson individually and as one of We-the-People who have all been defrauded with claims made through inspection of the record and first hand experience as a victim of the CMU, these damages are egregious in that they are willful, intentional, seditious, treasonous, and multiplied in that they on from a position of trust in violation of duties, promises and oaths made contrary of the actions taken, they are a complete overthrow of this form of government in conspiratorial concert of overt and mostly covert acts for lack of transparency; and that

This demand requires your first-hand sworn response without falsehood in violation of 18 U.S.C. §§ 1621, 1622 in a timely fashion; and that

Be warned again that you have a duty for speaking as employees, fiduciaries, and violators, in failing doing so your silence will be used against you as your acquiescence by tacit procuration and stipulated agreement between the parties; Your appeal rights are very narrow and this demand should be taken with the utmost seriousness for avoiding a judgment being taken out against you:

RELIEF SOUGHT

With each party being liable jointly and severly in their private and public capacities the amounts due and payable upon the entry of judgment are;

\$1,000,000,000.00 for each year of illegal operation of the CMU units currently at 8 years for the Terre Haute facility and 7 years for the Marion facility, being a total of 15 years at the time of this writing or \$15,000,000,000.00, However any day of operation in a particular calendar year is the same as the full year of operation and on January 1, 2015 these units are still in operation another \$2,000,000,000.00 will be incorporated as part of this judgment should it be obtained and will continue accruing at the same rate until these units cease operation, and if additional units are discovered in operation or added at a future date in time the same annual sanction shall be in operation and effect with Executor retaining the right for making claim on these additional sanctions by and through invoicing the aboved named when and if appropriate.

[END OF PAGE]

AFFIRMATION

In support of this notice, the above stated facts are made with the penalty of perjury according to God's law, the maxims of law created therefrom, and the laws of this republic where Executor is now housed but does not maintain a domicile, and that the facts stated herein are true, correct, not misleading in any manner whatsoever and are based upon first-hand knowledge of the Executor/ Employer and from inspection of the record, and as for those facts based upon belief they are believed true, reserving all rights for amending for truth, clarity, and justice;

Done with the penalty of perjury
by and through 28 USC § 1746

Done by the light of day this 25th of November 2014

Respectfully submitted,
Without prejudice, Sui Juris

Executor-Kurt-F.-Johnson.

C E R T I F I E D R U L I N G

I, the herein undersigned duly appointed hearing officer have reviewed the documentation presented by the hereinabove identified Injured Party and have found the same to be in accordance with the International Administrative Private Remedy Process Treaty in which this matter is presented. Demand was made upon Respondents by and through USPS Certified Mail numbered 7013 2630 0000 0956 0972 received on December 1, 2014 at 7:30 A.M. without response. Further Injured Party caused delivery of the Notice of Fault and Opportunity for Curing on January 6, 2015 at 7:40 A.M. through Certified Mail numbered 7013 2630 0000 0956 0286 with no response. Finally Injured Party tendered a Notice of Dishonor and Default upon Respondents by USPS Certified Mail numbered 7012 1010 0000 6152 8190 received on February 5, 2015 at 11:34 A.M. receiving no response.

The above documents were all in compliance with said Treaty and said Injured Party is entitled to an Administrative Judgment under said Treaty and it is therefore so ordered;

JUDGMENT IS SO ORDERED

Done this _____ day of the _____ month in the year of our Lord Two Thousand and Fifteen A.D.

By: _____
Duly appointed hearing officer

SEAL:

bee: