



From: Cynthia-Lugo, principal, heiress, beneficiary.
c/o RFD East Sterling Hart Drive, #313.
Commerce, Texas zip exempt, Non-domestic.

Rockwall County District Court

THE STATE OF TEXAS, INC,
Plaintiffs in Error
v

Rocke Kehilliah nation
& cynthia-lugo: family of hermosillio
Respondent in Error

] Cause number 2-17-0455
] 382nd District Court of Rockwall County

] Brett-Allen: family of Hall, acting judge.



Testimony of Proof of Life

Comes now cynthia, a lawful woman, a Real-Party-in-Interest in this tax and Trust account transaction matter, appearing specially under "restricted appearance" (Rule E. 8 of the Supplemental Rules for Certain Admiralty and Maritime Claims) exercising her right to Petition the general government for relief of claims made against the CYNTHIA LUGO HERMOSILLIO estate under presumption of my death.

Testimony of Life

We, cynthia-lugo: house of hermosillio, a woman, affiant, being over the age of eighteen years, competent to witness do state for the public record the following;

1. That the public record on file with the Nueces County Vital Records 769 Cheyenne, Corpus Christi, shows that the living soul known as Cynthia Felan Lugo took the first breath of life on the eighteenth day of the month of July in the year one thousand nine hundred and sixty-six (06-18-1966), and;
2. That as of the date of this Testimony of Proof of Life, the living soul known as Cynthia-Lugo: house of Hermosillio is still alive and breathing, and;



In Pure Equity

3. Since the eighteenth day of the month of July in the year one thousand nine hundred and eighty-three (06-18-1984) the affiant has not surrendered nor abandoned any claims of life nor any and all claims of estate to include but not limited to CYNTHIA FELAN LUGO also known as CYNTHIA LUGO HERMOSILLIO and any derivatives and;
4. The attachments (Exhibit A and Exhibit B) to this Testimony are considered as Points and Authorities of Law, and;
5. Further affidant sayeth naught;

We, cynthia-lugo: do affirm that we have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Submission Date

Cynthia Hermosillio ©
cynthia-lugo: family of hermosillio

Witnesses

We, the undersigned witnesses, attest that we individually and collectively know the woman known as cynthia-lugo: family of hermosillio to be alive and breathing and that she is not lost beyond the sea, but walks among us upon the land, and that we do have knowledge and witness her signature and her right thumb print upon the document.

Livan ©

Tamara-jean ©

Christine-Rita ©

blessing-nnedinma ©

It is written, "... In the mouth of two or more witnesses shall a matter be established."
(II Corinthians 13:1).

Exhibit A

Corpus Juris Secundum

Section 16, Page 733

Jurisdictional Requisites – Fact of Death

The death of the person on whose estate administration is sought is a jurisdictional requisite. While the presumption of death arising from absence may present a prima facie case sufficient to warrant a grant an administration, if it subsequently develops that such person is in fact alive, the administration is void.

It is absolutely essential to the jurisdiction of the administration of an estate, that the person on whose estate such administration is granted, is dead. *Withers v Root*, 146 Kan.822, 73 P2d 1113 (1937) *Pollock v Wuntch*, 116 S. W. 2d 796, Tex. Civ. App. Texarkana 1938) *State ex rel. Brisbin v Frater*, 1 Wash. 2d 13, 95 P.2d 27 (1939). A living person has no estate subject to probate, and there is no vested right of inheritance in the estate of a living person. *Randall v Travelers Cas. & Sur. Co.*, 2006 OK 65, 145 P3d 1048 (Okla. 2006). Any administration on the estate of a living person is void. *Bank of Jonesboro v Wilson*, 43 Ga. App. 839, 160 S.E. 653 (1931), *Withers v Root*, 146 Kan.822, 73 P2d 1113 (1937), *In Re Clemens' Estate*, 174 Misc. 1052, 22 N.Y.S. 2d 168, (Sur. Ct. 1940), *Winter v Klein-Schultz*, 1938 OK 47, 182 Okla. 231, 76 P2d 1051 (1938) Production of body not required *Philpott v. Vesta Coal Co.*, 21 F. Supp. 37 (W.D. Pa. 1937).

Exhibit B



Cestui Que Vie Act 1666 1666 CHAPTER 11 18 and 19 Cha 2

An Act for Redresse of Inconveniencies by want of Proove of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

X1Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead.

Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have beene putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners.

“Chap. 854. – An Act to establish a code of law for the District of Columbia.”

“The Legal Estate to be in Cestui Que Use” Chapter Fifty-Six in Sec. 1617, at 31 Stat. 1432 (1901)

31 CFR 363.6

“Individual means a natural person.

Minor means an individual under the age of 18 years. The term minor is also used to refer to an individual who has attained the age of 18 years but has not yet taken control of the securities contained in his or her minor account.

Court means a court of law with jurisdiction over the parties and the subject matter.

Entity means any owner of a Treasury Direct account that is not an individual. Entity is a sole proprietorship, partnership, corporation, limited liability company or professional limited liability company, trust, the estate of a decedent, or the estate of a living person such as an incompetent or a minor.”

Certification

This is to certify that on the twentieth daylight of the sixth month of the year two thousand twenty-five, the following documents were submitted to the clerk at the United States post office to be sent to:

Jennifer Fogg, Clerk of Court.
382nd District Court,
1111 East Yellowjacket Lane, suite 200,
Rockwall Texas 75087,

including:

1. Testimony of Proof of Life with Exhibit A and B (5 pages),
2. W-8BEN (1 page),
3. Declaration of Status and Authority (1 page),
4. Form 2848 with Attachment (3 pages),
5. Form 56 with Attachment (3 pages),
6. Assertion of Facts of Harm (3 pages),
7. Notice of Intent-Fee Schedule (6 pages),
8. Copy of Notice of Limited Acceptance of Fiduciary Role sent to Ton Massar, acting attorney (5 pages).

Record in our certificate of mailing for our records.

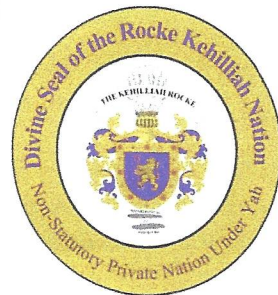
Done in good faith.

Without prejudice,

By trustees of the Roche Kehilliah
as authorized agents

For Cynthia-Lugo, the principal, heiress, beneficiary of the
CYNTHIA LUGO HERMOSILLIO Estate.

All rights and privileges in law reserved.



Certification Of Living Trust

One, as Nobody of the CYNTHIA LUGO HERMOSILLIO Estate living trust as owner and Trustee of the following trust herein referred to as the "Revocable Living Trust" is the subject of this Certification of Trust: May 5, 2025, Trust Agreement named:

CYNTHIA LUGO HERMOSILLIO ESTATE LIVING TRUST:

I The Trust has been in existence uninterrupted since May 22, 1972 and is currently in full force and effect.

II. Settlor and Trustee. The settlor (referred to herein as the "Settlor") of the Trust is: **CYNTHIA LUGO HERMOSILLIO.**

The current trustee of the Trust is Cynthia-Lugo: (referred to herein as the "Trustee"): having a principal place of business at care of RFD East Sterling Hart Drive, #313, Commerce Texas Republic [75428-9998]

III. Powers of Trustee. The Trustee has all the powers and authorities conferred upon trustees by statute or common law in any jurisdiction in which the Trustee may act, including all powers and authority conferred by the Texas Trust Code and any amendments thereto. [In addition to such powers, the Trustee is specifically authorized to: Uniform trust law, Banking and financial regulations; law, personal and private property securities law. Powers of Trustee are expressed in a Will. [Also see Attachment – POA]

IV. Power of Direction. The Trust does contain powers of direction. The Trustee powers as power of direction are as follows:

Trustee Powers Of Direction

The Trust Director is Cynthia-Lugo; bloodline of Hermosillio, and has directed or authorized the Trustee to engage in transactions for which this Certification of Trust has been issued.

V. Revocability. Pursuant to the terms of the Trust Agreement, the Settlor may alter, amend, revoke or terminate the Trust at any time. The Trust has not been terminated, revoked, modified, or amended in any manner that would cause the representations contained in this Certification of Trust to be incorrect, and there have been no amendments limiting the powers of the Trustee over the property of the Trust, as described in this Certification of Trust.

VII. Manner of Taking Title. The full legal name of the Trust for purposes of transferring assets into the Trust, titling assets, and conducting business for and on behalf of the Trust, is: **CYNTHIA LUGO HERMOSILLIO ESTATE LIVING TRUST "Cynthia Hermosillio," Trustee of the CYNTHIA LUGO HERMOSILLIO ESTATE LIVING TRUST"**

VIII. Personal Nature of Trust. The Trust provisions are not attached to this Certification of Trust because they are of a personal nature and set forth the Certification of Trust. The trust only is liable for its obligations and that neither the trustee nor interest-holders are to be held to any personal liability in the contract.

Done in good faith.

By:





Assertion [Affidavit] of Facts of Harm and Trespass

**In the Matter of the Living Woman: Cynthia Lugo and State of Texas and all men and mankind acting as its agent at the Rockwall County at Law, Texas:
For the Unlawful Usurpation of Her Estate, Rights, and Liberty.**

Affiant: Cynthia Lugo, a Living Woman of Yah's Creation.

Witnessed and Supported By: All Trustee and Authorized Agents of The Rocke Kehilliah Nation

Date: Eight May, Two Thousand Twenty-five.

Venue: Non-Domestic, Without the United States

I. Affirmation Of Status

1. We, the spirit, soul and body of the woman called Cynthia Lugo, are a living woman, not a corporate entity, minor, decedent, or ward of any state. We are of sound mind, natural birth, and full capacity to make this assertion of my own free will.
2. We have never knowingly or voluntarily consented to be governed by any commercial, municipal, or statutory jurisdiction which attempts to impose foreign authority over our life, our estate, or our movements as no full disclosure was ever provided.
3. We are the sole, rightful, and living beneficiary and executor of the estate bearing the name CYNTHIA LUGO HERMOSILLIO and all derivatives thereof.
4. We are under the lawful protection and spiritual covenant of The Rocke Kehilliah Nation, who serves as the ecclesiastical and fiduciary guardian of our estate, rights, and trust property.

II. Factual History Of Harm

1. For approximately nine years, we have been subjected to the unlawful presumption of a criminal offense (DUI), despite there being no verified injured party, contract, or wet-ink consent to the jurisdiction or its proceedings.
2. We have been forced under duress, to submit to long-term bodily surveillance and mechanical intrusion, including a breathalyzer ignition system and ankle monitoring device which has constantly caused harm to my body— an act of cruel and unusual



punishment that violates natural law, the Constitution of the United States of America, and our right to life, liberty, autonomy and dignity.

3. We have rescinded and rescind all signatures and subscriptions in this matter and repented of all sin in assuming the trustee and surety role under non-disclosure of all contracts and uninformed consent.
4. We have intentionally and lawfully objected to court-appointed legal counsel imposed upon us against our will. This corporate representation is an attempt to convert our status and remove our lawful standing as a private, living woman and would force a return to the sins we repented of and we do not consent.
5. Despite repeated efforts to assert our rights, the men and mankind acting as judge(s) and agents of the corporation known as ROCKWALL COUNTY COURTHOUSE, STATE OF TEXAS, and men and women acting as Texas state agents (prosecutors and attorneys) have ignored our lawful assertions, trust protections, and treaty-supported status under The Rocke Kehilliah Nation.
6. We have sustained:
 - Emotional and psychological distress,
 - Loss of liberty, time, and peace,
 - Reputational and spiritual harm,
 - Interference with private estate administration,
 - Unlawful threats and coercion under color of law,
 - Bodily harm, and more.

III. Damages Claimed

1. The continued harassment by unlawful detentions, coercion, surveillance, and forced representation constitutes a gross and willful trespass upon my rights and estate.
2. Based on the direct and collateral harm caused, We come in equity and clean hands and seek to be made whole, for all continuing, intentional harm and trespass conspired by fellow men and mankind:
 - Emotional and spiritual harm,
 - Loss of estate access and control,
 - Unlawful surveillance and bodily interference,
 - Violation of treaty and private jurisdiction,
 - Personal and public defamation, threat to life, trauma,



- o Identity theft,
- o Stolen assets and securities,
- o Antitrust crimes,
- o False representation,
- o Hobbs Act violation,
- o Breach of fiduciary duty.

These intentional trespass are hereby made known for the record and form the basis of a private International claim, enforceable under Leviticus 6 verses one to six, trust remedy, or other lawful venue, to which each man and woman that have participated in this intentional trespass and harm, agree and consent to be liable for by acquiescence, by not providing verified, affirmed evidence of alleged crime for which this body is unlawfully detained and continually tortured.

IV. Closing Affirmation

We, the living woman called Cynthia-Lugo, affirm under full liability that the foregoing is true, correct, and based on first-hand knowledge and conviction. We reserve all rights, remedies, and protections guaranteed by natural law, trust law, common law, and treaty law.

Executed this eighth day of the fifth month of the year two thousand twenty-five.

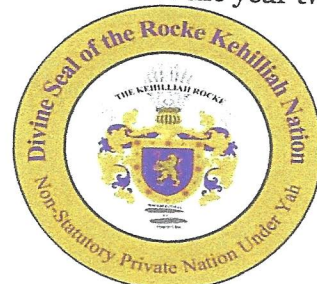
By: Cynthia-Lugo
Cynthia-Lugo,
Living woman and Claimant,
And trustee of the Rocke Kehilliah Nation

Supported By: Trustees and Ambassadors of
The Rocke Kehilliah Nation
As witnesses.

Private notary affirmation:

Affirmed before me, a private notary in and for the Rocke Kehilliah nation, to be true and correct to the best of her knowledge, on this eighth day of the fifth month of the year two thousand twenty-five.

Notary private: Blessing-Medina:pt





Notice of Intent- Fee Schedule

To Whom it May Concern:

The annexed **Notice of Intent – Fee Schedule** is a schedule of mandatory fees instated by the Principal, Heiress and beneficiary, Cynthia-Lugo©, grantee and security interest holder of the CYNTHIA LUGO HERMOSILLIO ©, CYNTHIA L HERMOSILLIO © and CYNTHIA HERMOSILLIO ©, Ens Legis. We, spirit-soul-body of the woman called Cynthia-Lugo©, do hereby set forth fees to be instituted in any business dealing with CYNTHIA LUGO HERMOSILLIO ©, CYNTHIA L HERMOSILLIO © and CYNTHIA HERMOSILLIO ©, Ens Legis, for any business conducted relevant to this schedule. Fees, in the form of reimbursement in equity, are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after the day of receipt. If said fees are not met, it is the right of the Principal, Cynthia-Lugo©, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. Principal, Cynthia-Lugo ©, is the only Authorized Representative to alter, void, and/or enforce said fees and may do so at any time.

This Notice of Intent- Fee Schedule in hereby placed in the records of the Rocke Kehilliah nation as evidence in law.

So be it!

All Rights Reserved,

by: Cynthia Lugo Hermosillio

Cynthia-Lugo©, Principal, Heiress, Beneficiary of the
CYNTHIA LUGO HERMOSILLIO Estate, Ens Legis
Without Prejudice

Private Notary Affirmation

For the Rocke Kehilliah Nation
On the land in the
United States of America.

On this eighth day of fifth month [2025] before me, the undersigned, a Notary Private in and for said Rocke Kehilliah nation, personally came a woman called Cynthia-Lugo, known to me to be the woman whose name is subscribed to the within instrument, and acknowledged that Cynthia-Lugo executed the same for the purposes therein contained, to the best of her knowledge.

Witness my hand, light and official seal:

Autograph of Notarial Private: blessing-medinina



Notice To One Is Notice To ALL.



Notice of Intent- Fee Schedule

Private Easements Schedule

Penalty for Private Use

Public Easements Schedule

Penalty for Public Use

\$250,000

\$250,000

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Produce trade name materials:

a. Name	
b. Drivers License Number	\$ 50,000
c. Social Security Number	\$ 50,000
d. Retinal Scans	\$ 100,000
e. Fingerprinting	\$ 5,000,000
f. Photographing	\$ 200,000
g. DNA	\$ 200,000
1. Mouth swab	\$ 5,000,000
2. Blood samples	\$ 5,000,000
3. Urine samples	\$ 5,000,000
4. Breathalyzer testing	\$ 5,000,000
5. Hair samples	\$ 5,000,000
6. Skin samples	\$ 5,000,000
7. Clothing samples	\$ 5,000,000
8. Forced giving of fluids/samples	\$ 5,000,000

Issue Traffic citations and tickets of any traffic nature:

a. Citations (each)

b. Warning issued on Paper Ticket

\$ 60,000

Appearance in court because of traffic citations:

\$ 25,000

a. Time in court

b. If Fine is imposed

\$ 75,000/hr with 1 hour min.

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce,

\$ 500,000

a. Agency by Estoppel

b. Color of Law

\$ 50,000

c. Implied Color of Law

\$ 150,000

d. Criminal Coercion

\$ 150,000.

e. criminal Contempt of court

\$ 500,000

f. Estoppel by Election

\$ 500,000

g. Estoppel by Laches

\$ 350,000

h. Equitable Estoppel

\$ 350,000

i. Fraud

\$ 500,000

j. Fraud upon the court

\$ 1,000,000

k. Larceny

\$ 2,000,000

l. Grand Larceny

\$ 250,000

m. Larceny by Extortion

\$ 250,000

n. Larceny by Trick

\$ 1,000,000

o. Obstruction of Justice

\$ 1,000,000

\$ 100,000



Notice of Intent- Fee Schedule

p. Obtaining Property by False Pretenses	\$ 1,000,000
q. Simulating Legal Process	\$ 1,000,000
r. Vexatious Litigation	\$ 5,000,000
s. Trespass upon Motor Conveyance	\$ 100,000
t. Unauthorized Relocation of Motor Conveyance	\$ 100,000
u. Seizure of Motor Conveyance	\$ 100,000
v. Theft of License Plate	\$ 10,000
w. Unlawful Lien on Motor Conveyance	\$ 50,000
Use of trade name protected material under threat, duress, and/ or coercion:	
a. Name written by the informant	\$ 250,000
b. Drivers License written by informant	\$ 150,000
c. Social Security Number written by informant	\$ 150,000
d. Miscellaneous Material written by informant	\$ 500,000
Produce any personal information/property for any kind of business interaction:	
a. Financial Information	\$ 100,000
b. Property inside of motor vehicle	\$ 150,000
Time Usage for traffic stops:	
a. 30 minutes	
b. 60 minutes	\$ 5,000/30 minutes min
c. 90 minutes	\$ 10,000
	\$ 15,000
Court Appearance Schedule	
These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5000.00 for breach of contract.	
Demand for Appearance in court:	
a. My Appearance	
a. under protest and duress:	\$ 75,000/hour
b. Voluntarily	\$ 10,000/hour
Use of trade name material	
a. Name	
a. under protest and duress:	\$ 25,000
b. Voluntarily	\$ 10,000
b. Drivers License	
a. under protest and duress:	\$ 25,000
b. Voluntarily	\$ 10,000
c. Social Security Number	
a. under protest and duress:	\$ 25,000
b. Voluntarily	\$ 10,000
d. Miscellaneous Material	\$ 25,000
e. Produce any personal information for any kind of business interaction:	
a. Financial Information	\$ 10,000
b. Drivers License	\$ 10,000
c. Social Security Number	\$ 250,000
d. Any documents produced by me	\$ 10,000 per document



Notice of Intent- Fee Schedule

Time usage for court appearances:

a. 30 minutes	
Under Protest and Duress	
Voluntarily	\$ 33,500
b. 60 minutes	\$ 10,000
Voluntarily	\$ 75,000
c. 90 minutes or more	\$ 20,000
Under Protest and Duress	
Voluntarily	\$ 100,500
	\$ 30,000

Trespass-Fee Schedule

Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s) and other fictional entities as well as all others who desire to contract:

a. Failure to honor God Given Rights	\$20,000
b. Failure to honor Oath of Office	\$50,000
c. Failure to honor Constitutional Oath	\$50,000
d. Failure to honor Written and/or Oral Word	\$ 5,000
e. Silence/Dishonor/Default	\$ 5,000
f. Failure to honor /No Bond	\$ 5,000
g. Phone call to telephone number used by Secured Party including from alleged debt collectors	\$ 5,000
h. Telephone message left on Secured Party phone	\$ 5,000 each
i. Service or equipment	\$ 5,000 each
j. Use of Street Address/Mailing location of Principal	\$ 5,000 each
k. Time Waiting for Scheduled Service	\$ 1,000 Minimum or per hour
l. Detention from Free Movement and/or cuffed	\$ 75,000 Minimum or per hour
m. Incarceration	\$ 75,000 Minimum or per hour
n. Failure to Follow Federal and/or State Statutes, Forcing Codes, Rules and/or Regulations	\$ 50,000
o. Failure to State a Claim upon which Relief Can Be Granted	\$25,000
p. Failure to Present a Living Injured Party	\$100,000
q. Failure to Provide Contract Signed by the Parties	\$100,000*
r. Failure to Provide IRS 1099 OID(s), and Other IRS Reporting Form(s) Requirements upon Request	\$100,000*
s. Default By Non Response or Incomplete Response	\$100,000*
t. Fraud	\$1,000,000*
u. Racketeering	\$1,000,000*
v. Theft of Public Funds	\$1,000,000*
w. Dishonor in Commerce	\$1,000,000*
x. Failure to pay Counterclaim in full within (30) Thirty Calendar Days of Default as set forth herein	\$1,000,000**
y. Perverting of Justice Judgment	\$ 1,000,000*



Notice of Intent- Fee Schedule

y. Use of Common-law Trade-name/Trade-mark After One Warning (per each occurrence)	\$ 50,000 Each
w. Forcing psychiatric evaluations	\$ 500,000 per day
x. Refusal to provide adequate and proper nutrition while incarcerated	\$ 50,000 per day
y. Refusal to provide proper exercise while incarcerated	\$ 50,000 per day
z. Refusal to provide proper dental care while Incarcerated	\$ 50,000 per day
aa. Forced giving of body fluids	\$ 50,000 per day
bb. Forced injections/inoculations, vaccines	\$ 5,000,000 per day
cc. Forced separation from family	\$ 5,000,000 per day
dd. Confiscation/kidnapping of a body not a US Citizen	\$ 160,000 per day
ee. Corporate State continuing a mortgage for more Than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large	\$ 1,600,000 per day
Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation	\$ 1,600,000 per day
ff. Attempted extortion of signature	\$ 6,000,000 per count or charge
gg. Attempted forgery of signature	\$ 6,000,000 per count or charge
	\$ 6,000,000 per count or charge

*Per Occurrence and Includes any Third Party Defendant

** All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; All claim is to be reimbursed in Lawful money of the United States, assessed at Par Value as indicated above.

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) times the damages for punitive or other additional damages.

Kidnapping (If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it is kidnapping)

Services to others and/or Corporation(s):

- a. Studying while under threat, duress, coercion
- b. Analyzing while under threat, duress, coercion

\$ 50,0000
\$ 500 per hour
\$ 75,000 per hour
\$ 500 per hour
\$ 75,000 per hour



Notice of Intent- Fee Schedule

c. Research

while under threat, duress, coercion

\$ 500 per hour

d. Preparing Documents

\$ 75,000 per hour

while under threat, duress, coercion

\$ 500 per hour

e. Answering Questions

\$ 75,000 per hour

while under threat, duress, coercion

\$ 500 per hour

f. Providing Information

\$ 75,000 per hour

while under threat, duress, coercion

\$ 500 per hour

\$ 75,000 per hour

If invoiced, restitution remedy for harm and trespass in lawful money of account is due fifteen (15) days after receipt date. Where such restitution is not made immediately per Leviticus 6:1-7 for all Intentional harm, Trespassers consent that all lawful measures be taken for mankind to be made whole.

Send all reimbursement in remedy to:
% Cynthia Felan Trust of Yah
c/o RFD East Sterling Hart Drive, #313
Commerce, Texas [75428-9998].

