

Notice to Principal is Notice to Agent - Notice to Agent is Notice to Principal

Email is proff of Notice

MACO-def00000000522

October 21, 2019



Moorish Americans

Original Natural Peoples of the Land – North America / Northwest Amexem Affidavit of Fact, Writ in the Nature of Notice of Default Judgment

Re: attached email sent on Thu, Sep 26, 2019 at 4:03 AM, False arrest in regards to Treaty and Constitutional Rights, Delegation of Authority, In addition to Record Request

DAVIE E GREGERSON
CLARK COUNTY SHERIFF'S DEPARTMENT
1200 FRANKLIN STREET, VANCOUVER, WA
98666,

Bill of Attainder 19-1-02637-06

**To: All Acting UNITED STATES Corporate Officials, to include:
SHERIFF CHUCK E. ATKINS AND/OR DEPUTIE'S and UNDER SHERIFF'S
DAVIE E GREGERSON, CLARK COUNTY SHERIFF'S DEPARTMENT**

As this request has not been Honored; this notice of default judgment is being submitted and all claims, petitions, suits, fillings with any third party corporations regarding **Aasim El**, and the **TERRY DONNEL KELSEY**- Corporate Company name, are be dismissed and expunged.

All Corporate Officials were advised to provided Proof of all acting Corporate Public Officials/Servants; proof of their **Judicial Authority** as well as **Delegation of Authority, Oath of Office, their Foreign Registration Statement, Anti-Bribery Statement, and their Insurance Bond; for all Person's Acting as Public Officials and/or Servants In the State of Washington** who are in violation of the people rights, to Included, but not limited to:

SHERIFF CHUCK E. ATKINS AND/OR DEPUTIE'S and UNDER SHERIFF'S
DAVIE E GREGERSON, CLARK COUNTY SHERIFF'S DEPARTMENT

There exist 'NO Delegation of Authority that allows the UNITED STATE CORPORATE Company' to violate the People's Rights; supported by Constitution for the United States of America 1791.

Re: Clearfield Trust Company vs. United States 318 U. S. 363 – 371 (1942): "Governments descend to the level of a mere private corporation and take on the characteristics of a mere private citizen ... where private corporate commercial paper [Federal Reserve Notes (FRNs)] and 'Securities' [Checks] is concerned. ... For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government."

"When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statutes do not act judicially, but merely ministerially. Thompson v. Smith, 154 SE 583."

Notice to Principal is Notice to Agent - Notice to Agent is Notice to Principal

When State of Washington/STATE OF WASHINGTON Employees commit acts and crimes under U.S.C. title 18 against breathing flesh and blood Human Beings there is no "Qualified Immunity" or any other lawful or legal protection for you. I rebut that presumption as you become liable for penalties, and sanctions in your professional as well as personal capacity.

"The Constitution for the United States of America binds all judicial officers at Article 6, wherein it does say, "This Constitution and the Laws of the United States which shall be made in pursuance thereof, and all Treaties made, or which shall be made under the authority of the United States, shall be the Supreme Law of the Land, and the Judges of every State shall be bound thereby, anything in the Constitution or laws of any state to the Contrary, not withstanding," see Clause 2."

Denial of Discovery is in direct violation of the Moorish American National Constitutionally Secured Rights to **"Due Process of Law"** which is a direct violation of your oath of office.

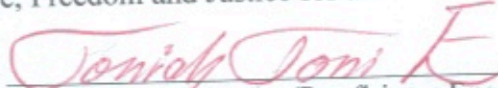
Pursuant to Article III, Section II of the United States Constitution **Judicial Authority** is vested in the Supreme Court or a lower court which has a **"Certified Delegation of Authority Order"**. For the record, on the record, and let the record show forward a copy of the Superior Court GA 15 certified Delegation of Authority Order confirmed by Congress as a lawful and formal Discovery have not been provided.

I demand that: All UNCONSTITUTIONAL Citations – Summons / Ticket – Suit / (misrepresented) Bill of Exchange: Docket Number **19-1-02637-06**, and any other 'Order' or 'Action' associated with this case, to be dismissed and expunged for the record on it's face and merits.

I, Joniah Joni El do not, under any condition or circumstance, by threat, duress, or coercion, waive any rights Inalienable or Secured rights by the **Constitution (1791) or Treaty**, and, hereby demand that all US Public Officials fulfill their obligation to preserve the rights of this Petitioner (A Moorish Americans) and carry out their Judicial Duty in 'Good Faith'.

My intent is clear: Love, Truth, Peace, Freedom and Justice for all.

I Am:



Joniah Joni El, Creditor/Beneficiary a Free Moor American National,
Original/Indigene, In Propria Persona,
Sui Juris, and Sui Heredes Signature- All Rights Reserved and Retained at all time;
U.C.C. 1-308; Without Prejudice

cc:

DAVIE E GREGERSON d/b/a/ SHERIFF
U.S DEPT. OF JUSTICE, ATTORNEY GENERAL
U.S CORPORATE OFFICE, WASHINGTON DC
WA GOVERNOR; JAY INSLEE
WA ATTORNEY GENERAL SUPERIOR COURT;
ROBERT WATSON FERGUSON
WA SECRETARY OF STATE: KIM WYMAN
WA SUPERIOR COURT JUDGE
WA SUPERIOR COURT JUSTICE
WA STATE BAR ASSOCIATION
CLARK COUNTY CIVIL UNIT

sheriff@clark.wa.gov
anne.mcenemy-ogle@cityofvancouver.us
lda.williams@dc.gov
mindy.lamberton@clark.wa.gov
via. mail
kim.wyman@sos.wa.gov
Supreme@courts.wa.gov
PublicRecords@wsba.org
civilprocessinquiries@clark.wa.gov

Creditor: Mailing location; Care of Post Office Box 65, near [O'Brien, Oregon republic [97534]]