









Allodial American National Consulate Northeast Amexem Territories and Dominions

 \sim The True and De Jure Natural Heirs and Inheritors to the Land \sim \backsim

≫ ~ I. Self. Law. Am. Master. ~ 9

Instrument #: MPK2024DEF0809 September 8th, 2024

Demandant: Consular Post

Nature El Bey

C/o 1215 Arapahoe Rd Se

Near [Massillon, Ohio Republic DMM 602 1.3e(2)]

Non-Domestic/ Non-Assumpsit

Priority-Exempt from Levy, Without Prejudice

Phone: 740-602-6162 Fax: 740 926 6547

nature@allodialamericannationalconsulate.com

TITLE 22: Foreign Relations and Intercourse

Chapter 2: Consular Courts

Section 141: Judicial authority generally. To carry into full effect the provisions of the

treaties of the United States

[AA 222141]

) Respondent:

Kyle Stone d/b/a STARK COUNTY PROSECUTOR et al

110 Central Plaza S # 510

) Canton, OH 44702

Email: prosecutor@starkcountyohio.gov

Phone: (330) 451-7897

Email: prosecutor@starkcountyohio.gov

Fax: (330) 451-7965 - Main

Fax: (330) 451-7225 - Civil Division

RE: Notice of Default | recusal from this matter and relinquishment of official duties

Affidavit of Fact Notice of Default

Notice to Agent is Notice to Principal ~ Notice to Principal is Notice to Agent

In RE: Notice of Default

Kyle Stone, are you an upholder of the Constitution or a Policy Enforcer? see (EXHIBIT B)

REAFFIRMING:

Article IV, Section 4 of the United States Constitution guarantees a republican form of government to each state, and also protects the states from invasion and domestic violence.

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INVOKING BY WHICH YOU ARE BOUND:

Canon 2055

Given the private secret trusts of the private central banks are created on false presumptions, when a man or woman makes clear their Live Borne Record and claim over their own name, body, mind and soul, any such trust based on such false presumptions ceases to have any property.

Canon 2056

Any Administrator or Executor that refuses to immediately dissolve a Cestui Que (Vie) Trust, upon a Person establishing their status and competency, is guilty of fraud and fundamental breach of their fiduciary duties requiring their immediate removal and punishment.

Ohio revised Code

Section 1307.103 | Relation of Chapter 1307

(A) Sections 1307 101 to 1307.603 of the Revised Code are subject to any treaty or statute of the United States or regulatory statute of this state to the extent the treaty, statute, or regulatory statute is applicable.

Ohio Constitution - Article I, Section 16 | Redress for injury; Due process

All courts shall be open, and every person, for an injury done him in his land, goods, person, or reputation, shall have remedy by due course of law, and shall have justice administered without denial or delay.

Ohio Constitution - Article I, Section 1 | Inalienable Rights

All men are, by nature, free and independent, and have certain inalienable rights, among which are those of **enjoying** and **defending life** and **liberty**, **acquiring**, **possessing**, and **protecting property**, and seeking and obtaining happiness and safety.

Article I, Section 6 | Slavery and involuntary servitude

There shall be no slavery in this state; nor involuntary servitude, unless for the punishment of crime.

Article VI, Section 2 | constitution of the united States of America

[2] 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 in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

Article III, Section 2 Clause 1 Cases or Controversies

The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority;—to all Cases affecting Ambassadors, other public **Ministers** and **Consuls**;—to all Cases of admiralty and maritime Jurisdiction;—to Controversies to which the United States shall be a Party;—to Controversies between two or more States;—between a State and Citizens of another State,—between Citizens of different States,—between Citizens of the same State claiming Lands under Grants of different States, and between a State, or the Citizens thereof, and foreign States, Citizens or Subjects. see (EXHIBIT B)

Notice of DEFAULT | EXPOSITION OF FACTS

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WRONGDOER: Kyle Stone d/b/a STARK COUNTY PROSECUTOR, Gerard T. Yost d/b/a STARK COUNTY PROSECUTOR and Alexander Zumbar d/b/a STARK COUNTY TREASURER, are using instrumentalized extortionate means to cause the dispossession of my indigenous land and the displacement of my clan without the proper status or delegation of authority to do so.

Public Official Surety Bond and Oath and/or Oath of Office requests fall under the Freedom of Information Act 5 U.S.C. § 552, and the Ohio Public Records Act, referenced in section (149.43) and by law you are obligated to supply me with this information.

Kyle Stone, on August 27th, 2024, a Writ in the Nature of Discovery and Disclosure, Freedom of Information Request was sent and received, service of process via FAX to Alexander Zumbar d/b/a STARK COUNTY TREASURER requesting your, Alexander Zumbar, and Gerard Yost OATH OF OFFICE and SURETY BOND.

On Tuesday, September 3rd, 2024, Chief Deputy Treasurer, Deana Stafford d/b/a STARK COUNTY TREASURER of the STARK COUNTY TREASURER office located at: 110 Central Plaza South, Suite 250, Canton, Ohio 44702 responded with Alexander Zumbar OATH OF OFFICE, omitting his SURETY BOND. Deana Stafford stated that the remainder of requests, we do not possess that information, implying that your - "Kyle Stone", and Gerard T. Yost OATH OF OFFICE and SURETY BOND is not deposited with the office of the Treasurer. see (EXHIBIT A)

Wednesday, September 4th, 2024, Gerard T. Yost d/b/a STARK COUNTY ASSISTANT PROSECUTOR located at: 110 Central Plaza South, suite 510, Canton, Ohio 44702, responded with his and Kyle Stone OATH OF OFFICE omitting SURETY BOND for both. see (EXHIBIT B)

Kyle Stone, Pursuant to: Section 309.03 | Bond of prosecuting attorney – oath by which you are bound, states: Such bond, with the approval of such court and the oath of office required by sections 3.22 and 3.23 of the Revised Code indorsed thereon, shall be deposited with the county treasurer. Also, before entering upon the discharge of the official duties of the prosecuting attorney, the prosecuting attorney shall give a bond.

Kyle Stone d/b/a STARK COUNTY PROSECUTOR of the STARK COUNTY PROSECUTOR OFFICE located at: 110 Central Plaza South, Suite 510 Canton, Ohio 44702 have failed to provide SURETY BOND accompanied with OATH OF OFFICE for inspection and review, so that I, Nature El Bey, may see that all officials are true, correct and sufficient.

Kyle Stone, pursuant to, Section 309.11 | Official bonds by which you are bound states, No bond shall be accepted or approved for any county officer by the person or tribunal authorized to approve it, until the prosecuting attorney has inspected it, and certified thereon that such bond is sufficient. Gerard T. Yost, whom Kyle Stone appointed, and Alexander Zumbar DO NOT have bonds deposited with the STARK COUNTY TREASURER or STARK COUNTY PROSECUTOR OFFICE, but in fact both are in office unfaithfully discharging their duties. Kyle Stone did not inspect or certify Gerard T. Yost or Alexander Zumbar bond to see if they were sufficient to take office to faithfully discharge their duties. WRONGDOER: Kyle Stone, you are in violation of the Freedom of Information Act 5 U.S.C. § 552, Ohio Public Records Act and by law you are obligated to supply me with this information.

WRONGDOER: Kyle Stone d/b/a STARK COUNTY PROSECUTOR, I, Nature El Bey, now put you in [DEFAULT] for not satisfying the Writ in the Nature of Discovery and Disclosure, Freedom of Information Request that was sent and received, service of process via FAX August 27th 2024 requesting your OATH OF OFFICE accompanied with your SURETY BOND, and you are now being held accountable for your neglect and failure to produce a surety bond

Affidavit of Fact Notice of Default











that must be deposited with the County Treasurer before faithful discharge of your official duties. A bond is required for a county official to protect the public from financial harm if the official commits **fraud**, **neglects their duties**, or **otherwise violates the terms of their office**. I further demand the recusal of Kyle Stone and ALL others et al from this matter and relinquishment of your — Kyle Stone, Alexander Zumbar, and Gerard T. Yost office and duties for NOT having a bond on file before entering upon the discharge of ALL parties' official duties at the: STARK COUNTY PROSECUTOR OFFICE located at: 110 Central Plaza South, Suite 510 Canton, Ohio 44702 and STARK COUNTY TREASURER OFFICE located at: 110 Central Plaza S # 250, Canton, OH 44702.

WRONGDOER: Kyle Stone d/b/a STARK COUNTY PROSECUTOR, Gerard T. Yost d/b/a STARK COUNTY PROSECUTOR and Alexander Zumbar d/b/a STARK COUNTY TREASURER are in violation of (UNDRIP) United Nations Declaration on the Right of Indigenous People: Article 10 Indigenous peoples shall not be forcibly removed from their lands or territories. No relocation shall take place without the free, prior and informed consent of the indigenous peoples concerned and after agreement on just and fair compensation and, where possible, with the option of return.

WRONGDOER: Kyle Stone d/b/a STARK COUNTY PROSECUTOR, Gerard T. Yost d/b/a STARK COUNTY PROSECUTOR and Alexander Zumbar d/b/a STARK COUNTY TREASURER are in violation of (UNDRIP) United Nations Declaration on the Right of Indigenous People: Article 6, Every indigenous individual has the right to a nationality.

WRONGDOER: Kyle Stone d/b/a STARK COUNTY PROSECUTOR, Gerard T. Yost d/b/a STARK COUNTY PROSECUTOR and Alexander Zumbar d/b/a STARK COUNTY TREASURER are in violation of the (UNDRIP) United Nations Declaration on the Right of Indigenous People: Article 7, 1. Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.

It is public knowledge in the State of Ohio, that ALL doing business as **COUNTY OFFICERS** in the state are required to be Bonded with the Oath of Office, supporting **the constitution of the United States** and the **constitution of this state** and deposited with the county treasurer and kept with the treasurer's office.

You are required to follow the Ohio state code of ethics.

No other Non-Article III 'Actor': Probate Judge, attorney, lawyer or friend of the court may interfere with or trespass upon the matter of this subject. Cease and Desist ALL further actions. Further lawful action may be taken against you in your public and/or private capacity if violation of Indigenous / Tribal rights continues.

**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; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

An unrebutted Affidavit stands as and becomes, truth in law. (12 Pet. 1:25; heb. 6:13-15;) Claims made in your affidavit, if not rebutted, emerge as the truth of the matter.

Affidavit of Fact Notice of Default











Legal Maxim: "He who does deny, admits."

If any person chooses to rebut [see Heiner vs Donnan, 295, U.s;f12;i52piS. Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word. Line by line. Sentence by sentence, paragraph by paragraph all in writing which must be notarized and certified mailed to my above-mentioned corresponding location within allotted CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. aL. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because "Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, by your silence upon default constitutes an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my declarant knowledge.

Cujus est solum eus est usque ad coelum et ad inferos

The owner of the soil owns to the heavens and also to the lowest depths. This has been questioned. [Butler v. Frontier Telephone Co., 186 N.Y. 486, 79 N.E. 716, 11 L.R.A., N.S., 920] undoubtedly qualified the owner' dominion not only in the heavens but in the lowest depths. Black's Law Dictionary 4th Edition.

Any "disseisin" of dirt location: Latitude 40.783400 Longitude -81.503820 Near: alleged [613695], be it influenced by threat, duress, coercion, or force violates provisions in which safeguard my indigenous right to NOT be forcibly removed from my territory and if relocation shall take place without my free prior and informed consent without, at least agreeing on just and fair compensation and where possible the option to return, pursuant to: Article 10 (UNDRIP). Indigenous peoples are original, diverse societies with our own identities that constitute an integral part of the Americas. As it is our custom to maintain and strengthen our distinctive spiritual, cultural, and material relationship with our lands, territories, and resources and to uphold our responsibilities to preserve them for ourselves and for future generations. If the "seisin" of my indigenous land / territory is interrupted, it shall give rise to lawful compensation of possession of Alan Harold et al d/b/a STARK COUNTY AUDITOR (DIRT LOCATION): Longitude -81.415265 Latitude 40.828856; 3625 DARLINGTON RD NW CANTON OH 44708, Alexander Zumbar et al d/b/a STARK COUNTY TREASURER (DIRT LOCATION), Gerard T. Yost et al d/b/a STARK COUNTY PROSECUTOR (DIRT LOCATION) and any other 4th and 5th party public and/or private property to continue our custom of upholding our responsibilities to preserve our lands and territories for ourselves and for future generations.

Service of Process through Certified Mail via USPS, Fax, Hand Delivery



Upon my inherited status, I Nature El Bey, being a descendant of The Ancient Moabites in other respect known as Moorish American – Al Moroccan – Muur, standing squarely affirmed upon my Oath to the 'Five Points of Light' – Love, Truth, Peace, Freedom, and Justice; Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.

Affidavit of Fact Notice of Default

Instrument #: MPK2024DEF0809

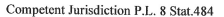
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All correspondence - (Writs / Affidavits) will be published via AANITG Consulate website for full disclosure to the public.

Chief, Visier, Consul General, Nature El Bey

Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice. Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT Northwest Amexem - Northwest Africa - North America - The North Gate

I Am: //a

War Chief, Co-Consul General, Zafeer El Bey

Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice. Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT Northwest Amexem - Northwest Africa - North America - The North Gate

See Attached Fee Schedule:



Affidavit of Fact Notice of Default

Instrument #: MPK2024DEF0809

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Allodial American National Consulate

(EXMIBIT A)

From:

Deana M. Stafford <dmstafford@starkcountyohio.gov>

Sent:

Tuesday, September 3, 2024 3:39 PM Allodial American National Consulate

To: Cc:

Alex A. Zumbar; Gerard T. Yost; Deborah A. Dawson

Subject:

FW: Nature El Bey Requests

Attachments:

A fax has arrived from remote ID '+17409266547'.; Yost.pdf; Zumbar 1.pdf; Zumbar 2.pdf; El Bey Muur

Hill Seven Trust.pdf; 2021.A Zumbar Oath.pdf

Good Afternoon -

Per the attached requests, attached please find the Oath of Office for Alexander A. Zumbar which is held by our office.

However, as it relates to the remainder of requests, we do not possess that information.

Thank you,

Deana

Chief Deputy Treasurer



Deana Stafford, CPFA
Chief Deputy Treasurer
Stark County Treasurer's Office

(330) 451-7814 Ext 7160 Direct (330) 451-7815 Fax dmstafford@starkcountyohio.gov

STAR COUNTY

Stark County Administration Building 110 Central Plaza South, Suite 250 Canton, Ohio 44702

Website: Stark County Treasurer Website

Click Here to Print Tax Bill: Real Estate Search and PRINT BILLS

Click Here to Pay Online: Pay Your Tax Bill Online

Stark County Email Disclaimer

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(EXHIBITA)

TREASURER'S OATH OF OFFICE

Ohio Revised Code Section 321.02

I, ALEXANDER A. ZUMBAR, DO SOLEMLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION OF THE UNITED STATES OF AMERICA, AND THE CONSTITUTION OF THE STATE OF OHIO, AND THAT I WILL FAITHFULLY DISCHARGE THE DUTIES OF THE OFFICE OF TREASURER OF STARK COUNTY, OHIO, SO HELP ME GOD.

Alexander A. Zumbar, Stark County Treasurer

Sworn to and subscribed to me this 25th day of August, 2021

William C. Smith, President - Stark County Commissioner

Seal

My commission expires on

Deanath Staffer

DEANA M. STAFFORD

Notary Public, State of Ohio

Ay Commission Expires July 31, 2024

9-8-2024

Allodial American National Consulate

(EXHIBITB)

From:

Gerard T. Yost <gtyost@starkcountyohio.gov>

Sent:

Wednesday, September 4, 2024 11:08 AM

To:

Allodial American National Consulate

Subject:

Public Records Request

Attachments:

copier@starkcountyohio.gov_20240904_111343.pdf

Greetings -

Per your Public Records requests of August 27, 2024, please find the Oath of Office for Kyle L. Stone and Gerard T. Yost which is held by our office.

However, as it relates to the remainder of your requests, we do not possess those documents/records in this office.

Thank you,

Gerard T. Yost

Assistant Prosecuting Attorney, Civil Division
Stark County Prosecutor's Office | Prosecuting Attorney Kyle L. Stone
110 Central Plaza South, Suite 510 | Canton, Ohio 44702

Email: gtyost@starkcountyohio.gov

Phone: 330-451-7856 Fax: 330.451.7225



Notice: This communication is intended only for the use of the individuals or entities to whom it was meant to be addressed, and may contain privileged and confidential attorney-client communications not subject to disclosure under the public records act or otherwise. Legal guidance contained in responsive emails does not represent the formal opinion of the Office of the Stark County Prosecuting Attorney, which must be requested by formal act of the client.

If you are not the intended recipient, then you are hereby notified that any disclosure, copying, forwarding or other distribution or other use of this e-mail and any of its attachments, as well as taking any action in reliance on or as a result of the contents of this e-mail, is strictly prohibited. If you have received this communication in error, please notify the sender by e-mail or by telephone and immediately delete this message and any attachments. Thank you.

klo (Orig Treasurer; 4 filed copies with clerk: clk/comm/pros)

December 17, 2020

OATH OF OFFICE

I, KYLE L. STONE, do solemnly swear that I will support the Constitution of the United States and the Constitution of this state, and faithfully discharge the duties of the Office of Prosecuting Attorney, Stark County, Ohio, term beginning January 4, 2021, and subject to the authority outlined in O.R.C. Chapter 309.

KYLE L. STONE

STATE OF OHIO:

SS:

STARK COUNTY:

Before me, JOHN A. POULOS, Judge, Canton Municipal Court, personally appeared KYLE L. STONE, known to me personally to be such individual who first being duly sworn by me according to law did make the foregoing oath and affirmation and did swear to the above matter and in my presence did affix his signature to the same above.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Canton,
Ohio, this 29th day of December, 2020.

JUDGE JOHN A. POULOS

County of the County Date

9-8-2024

STATE OF OHIO:

(EXHIBIT B)

STARK COUNTY:

APPOINTMENT OF ASSISTANT PROSECUTING ATTORNEY

1, **Kyle L. Stone**, the duly elected and qualified Prosecuting Attorney in and for the above county and state, hereby name, make, appoint and constitute **Gerard T. Yost** to be an Assistant Prosecuting Attorney for the Office of Prosecuting Attorney, Stark County, Ohio, term beginning January 4, 2021, and subject to the authority outlined in O.R.C. Chapter 309.

kyle L. Stone

Prosecuting Attorney Stark County, Ohio

STATE OF OHIO:

SS:

SS:

STARK COUNTY:

OATH

I, Gerard T. Yost, first being duly sworn according to law, do hereby swear and affirm and make my oath that I will support the Constitution of the United States and the Constitution of the State of Ohio, and faithfully discharge the duties of Assistant Prosecuting Attorney for the Office of Prosecuting Attorney, Stark County, Ohio.

Gerard T. Yost

Before me, **Kyle L. Stone**, a Notary Public in and for the County of Stark and State of Ohio, personally appeared **Gerard T. Yost** known by me personally to be such individual who, first being duly sworn by me according to law, did make the foregoing oath and affirmation and swear to the above matter and in my presence did affix his/her signature to the same above.

IN WITNESS WHEREOF, I hereunto set my hand and official seal at Canton, Ohio, this 30th day of December, A.D., 2020.

KYLE L. STONE, Altorney At Law NOTARY PUBLIC - STATE OF OHIO by commission has no expiration data Sec. 147.03 R.G.

NOTARY PUBLIC

MY COMMISSION IS LIFETIME

Allodial American National Indigenous Tribal Government

FEE SCHEDULE

Private Easements Schedule

Penalty for Private Use \$250,000

Public Easements Schedule

Penalty for Public Use \$250,000

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

Produce trade name materials:

1 Toute trade name materials.				
a.	Name	\$	50,000.00	
b.	Driver's License Number	\$	50,000.00	
c.	Social Security Number	\$	100,000.00	
d.	Retinal Scans	\$	5,000,000.00	
e.	Fingerprinting	\$	250,000.00	
f.	Photographing	\$	250,000.00	
g.	DNA	\$	5,000,000.00	
	1. Mouth swab	\$	5,000,000.00	
	2. Blood samples	\$	5,000,000.00	
	3. Urine samples	\$	5,000,000.00	
	4. Breathalyzer testing	\$	5,000,000.00	
	5. Hair samples	\$	5,000,000.00	
	6. Skin samples	\$	5,000,000.00	
	7. Clothing samples	\$	5,000,000.00	
	8. Forced giving of fluids/samp	les \$	5,000,000.00	

Issue Traffic citations and tickets of any traffic nature:

a. Citations	\$		75,000.00
b. Warning issued on Paper Ticket	\$		25,000.00
Appearance in cou	ırt because of traffic	citations:	
a. Time in court	\$	75,000/hr wit	h 1 hour min.
b. If Fine is imposed			500,000
Car / Personal Property Tresp	pass, Carjacking, Th Commerce:	neft, Interf	erence with
a. Agency by Estoppel			50,000
b. Color of Law			250,000
c. Implied Color of Law			250,000.00
d. Criminal Coercion			500,000
e. Criminal Contempt of court			500,000
f. Estoppel by Election			350,000
g. Estoppel by Laches			350,000
h. Equitable Estoppel			500,000
i. Fraud			1,000,000
j. Fraud upon the court			2,000,000
k. Larceny			250,000
1. Grand Larceny			250,000
m. Larceny by Extortion			1,000,000
n. Larceny by Trick			1,000,000
o. Obstruction of Justice			500,000
p. Obtaining Property by False Preter	nses		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	\$100,000	
	Use of trade name protected material under threat, coercion:	duress, and/ or	
a.	Name written by the informant	\$250,000	
b.	Driver's 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.	15 minutes	75,000/15 minutes min.	
b.	30 minutes	150,000	
c.	60 minutes	300,000	
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 \$7,500.00 for breach of contract.			

Demand for Appearance in court: My Appearance

a. I	Under protes	t and duress:	75,000/hour
b. '	Voluntarily		10,000/hour
		Use of trade name material	
ı. 1	Name		
		1. under protest and duress:	50,000
		2. Voluntarily	10,000
o. I	Driver's Lice	ense	
		1. under protest and duress:	\$50,000
		2. Voluntarily	\$10,000
c. S	Social Securi	ty Number	
		1. under protest and duress:	\$100,000
		2. Voluntarily	\$10,000
		3. Miscellaneous Material	\$50,000
Pr	oduce any	personal information for any kind of	business interaction:
ı. l	Financial Info	ormation	100,000
o. 1	National Ider	ntity Card and/or Diplomatic Passport	10,000
e. S	Social Securi	ty Number	250,000
1 . <i>1</i>	Any docume	nts produced by me	15,000 per document
		Time usage for court appearance	ees:
a. 3	30 minutes	1. Under Protest and Duress	\$50,000
		2. Voluntarily	\$10,000
o. (60 minutes	1. Under Protest and Duress	\$100,000

	2. Voluntarily	\$20,000		
c.	90 minutes or more			
	1. Under Protest and Duress	150,000		
	2. Voluntarily	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	\$100,000
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	\$25,000
e.	Silence/Dishonor/Default	\$25,000
f.	Failure to honor /No Bond	\$25,000
g.	Phone call to telephone number used by Secured Party including from alleged debt collectors	\$ 5,000 each
h.	Telephone message left on Secured Party phone Service or equipment	\$ 5,000 each
i.	Use of Street Address/Mailing location of Secured Party	\$ 5,000 each
j.	Time Waiting for Scheduled Service	\$1,000 Minimum or per hour
k.	Detention from Free Movement and/or cuffed	\$ 75,000 Minimum or per hour
1.	Incarceration [per hour]	\$100,000 Minimum or
m.	Failure to Follow Federal and/or State Statutes, Codes, Rules and/or Regulations	\$50,000

n. Failure to State a Claim upon which Relief Can Be Granted

0.	Failure to Present a Living Injured Party	\$500,000
p.	Failure to Provide Contract Signed by the Parties	\$100,000
q.	Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) Requirements upon Request	\$100,000*
r.	Default By Non-Response or Incomplete Response	\$100,000*
s.	Fraud	\$1,000,000*
t.	Racketeering	\$1,000,000*
u.	Theft of Public Funds	\$1,000,000*
v.	Theft of Private Funds	\$1,000,000*
w.	Dishonor in Commerce	\$1,000,000*
х.	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*
Z.	Use of Common-law Trade-name/Trade-mark After One Warning (per each occurrence)	\$250,000 Each
aa.	Forcing psychiatric evaluations	\$500,000 per day
bb.	Refusal to provide adequate and proper nutrition while incarcerated	\$50,000 per day
cc.	Refusal to provide proper exercise while incarcerated	\$50,000 per day
dd.	Refusal to provide proper dental care while Incarcerated	\$50,000 per day
ee.	Forced giving of body fluids	\$5,000,000 per day
ff.	Forced injections/inoculations, vaccines	\$10,000,000 per day
gg.	Confiscation/kidnapping of a body not a US Citizen	\$1,000,000 per day
hh.	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	\$ 1,500,000 per day
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\$5,000,000 per charge
\$5,000,000 per charge

kk. Attempted forgery of signature

*Per Occurrence and Includes any Third-Party Defendant

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)

\$1,000,000

\$5,000,000 per charge

Services to others and/or Corporation(s):

	(3)	
a.	Studying	\$500 per hour
	while under threat, duress, coercion	\$75,000 per hour
b.	Analyzing	\$500 per hour
	while under threat, duress, coercion	\$75,000 per hour
c.	Research	\$500 per hour
	while under threat, duress, coercion	\$75,000 per hour
d.	Preparing Documents	\$500 per hour
	while under threat, duress, coercion	\$75,000 per hour
e.	Answering Questions	\$500 per hour
	while under threat, duress, coercion	\$75,000 per hour
f.	Providing Information	\$500 per hour
	while under threat, duress, coercion	\$75,000 per hour

^{**} 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; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

Pursuant to: Civil Orders of June 10th, 2014, and July 4th, 2014, Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services:

All birthright State Citizens of *the United States of America* are specifically enjoined from engaging in any activity contrary to the health, welfare, safety, and benefit of their fellow State Citizens, or will otherwise be recognized as **criminals** regardless of what uniforms they wear or what authorities they pretend to have. If **corporate "President" Obama** should order any member of the "US military" or any armed "agency personnel" — BATF, IRS, NSA, FEMA, etc. — to open fire upon *American State Citizens*, it would constitute a *war crime* against non-combatant civilians and it would be immediately recognized as such throughout the world.

For all military and civilian-based defense and law enforcement agencies the rule to be observed is: if you can't do it as a *private* individual, you can't do it as a *public* officer.

Any State Citizen who is forced to open fire on federally or federal "State" or "STATE" funded personnel in defense of property or life will be recognized as *a non-combatant civilian* without exception, held harmless, and supported by all members of the American Armed Forces of THE UNITED STATES OF AMERICA and all American State Militias. Any State Citizen so imposed upon by those in his or her employment or hired by those in his or her employment in any capacity whatsoever including "elected" officials, will be entitled to *full reparations* in the amount of \$5,000,000.00 USD or the equivalent at the time of the damage incurred, *for every death*; \$2,500,000.00 USD or the equivalent at the time of the damage, *for every permanent disability*. They shall also be owed *full reparations* for all property damage incurred and up to eighty (80) times compensatory damages at the discretion of a jury of their peers.

If invoiced, payment is due 15 days after receipt date.

Make all payments to: Allodial American National Indigenous Tribal Government Trust / Estate Near [Ohio Republic Territory]











Fax Confirmation Report

Sent via www.fax.plus



Date: Sep 08, 2024 (Sun)

Time: 10:20:08 PM (UTC-04:00)

From: +1 669-231-3655 (Chief, Nature El Bey)

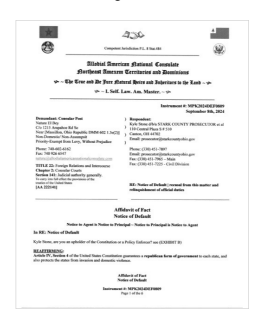
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