





Moorish National Republic Federal Government

~Societas Republicae Ea Al Maurikanos~

Moorish Divine and National Movement of the

World

Northwest Amexem | Northwest Africa | North

America | 'The North Gate'

~ 'Temple of the Moon and Sun'~

The True and De jure Natural Peoples - Heirs of the

Land

~1.S.L.A.M.~ ≈

In Rem Allodial Aboriginal/Indigenous Paramount Clear Perfect Title c/o 7128 Chew Street, Moroccan North-West Amexem Regency, Consulate, Fez Province, Philadelphus, Philadelphia Territory, Pennsylvania Commonwealth, Zip Exempt [19119]

INTERNATIONAL DOCUMENT

(Non - Residential, Non-Domestic, Non - Subject)

-Notice-

of

Claim of Reversioner

Allodial Cost Schedule

Please Take Due Care to Record the Following as Directed:

Notice

of Allodial Cost Schedule

Notice to Agent is Notice to Principle. Notice to Principle is Notice to Agent

United States Supreme Court Clearfield Trust Company vs. United States 318 U. S. 363 - 371

"The Clearfield Doctrine"

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."

Trespass via Forced or Compelled Presentment of Natural Lawful Documentation (By Hand) --- 5,500.00 (Five-Thousand Five-Hundred) Units per Document, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass via Forced or Compelled Presentment of Natural Lawful Documentation (By Mail)--- 5,000.00 (Five-Thousand) Units per Document, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass of Natural Travel --- 100,000 (One-Hundred Thousand) Units per Hour, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass via Unwanted Trespass via Transporting of my Natural Body--2,500,00 (Two-Million, Five-Hundred-Thousand) Units per Hour, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass via Threating of my Natural Body---250,000 (Two-Hundred and Fifty Thousand) Units per Violation, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass via Unwanted Touching of my Natural Body--- 1,500,000 (One-Million and Five-Hundred Thousand) Units per Violation, in accordance with Article I Section 10 paragraph 1 from The United States

Constitution 1791

Trespass of Natural Property and Effects --- 100,000 (One-Hundred Thousand) Units per Hour, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass of Natural Usufructs and All Derivative Goods --- 100,000 (One-Hundred Thousand) Units per Hour, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass via Unwanted Use of My Appellation/Name or likeness --- 5,000 (Five-Thousand) units Per letter, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

Trespass of Natural Travel via Forced or Compelled Appearance before any Non-Article III (Three) Supreme Court Justice. (i.e. Privateers doing business as Courts, Prisons, Mental Institutions, Detention Centers, Black Sites, etcetera, etcetera. --- 100,000 (One-Hundred Thousand) Units per Hour, in accordance with Article I Section 10 paragraph 1 from The United States Constitution 1791

All Units are based on Lawful weights and measures of gold or silver in ounces (1.000077). All time shall be rounded up to the nearest half-hour.

Notice to Agent is Notice to Principle. Notice to Principle is Notice to Agent.

Article 1, Section 10 of the American Constitution (the 'Supreme Law of the Land') established that:

Section 10 No state shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or grant any title of nobility.

No state shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing it's inspection laws: and the net produce of all duties and imposts, laid by any state on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress.

No state shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another state, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

No state shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts;

Clearfield Trust Company vs. United States, 318 U. S. 363 - 371 (1942):

What "The Clearfield Doctrine" is saying and establishing in 'Stare Decisis' law is that when "private commercial paper" is used by corporate government, then 'Government' loses its 'Sovereignty Status' and becomes no different than any other mere 'private corporation'.

As such, the *de facto entity* once deemed as legitimate 'Government' has failed its purpose and then becomes bound by the inferior and common rules and laws that govern 'private corporations' which means that if they (Government Officials, Government Agency Contractors; Employees, or Personnel) portend or intend to demand, to enforce, or to 'compel' an individual to some specific performance based upon its now private, for – profit, 'Corporate Statutes' or upon its now private 'Corporation Rules' then the 'Government' like any other private, for-profit, 'private corporation' must provably be a 'Holder - in - due - Course' of a valid and verifiable 'Contract' or other evidentiary proof of a 'Commercial Agreement' mutually made between it (the Government or Agency) and the one (individual or natural person, et cetera) upon whom their compelling rules or 'demands' for 'specific performance' are made. And furthermore, the demanding persons alleging to be 'Government' must be willing to enter the physical, manifest 'Contract' or 'Commercial Agreement' into 'Evidence' even before trying to get to the court to 'enforce' its private commercial demands, called 'Statutes'.

The "Clearfield Trust vs. United States" case is extremely important because it is a 1942 case litigated after the Erie Railroad vs. Tompkins 304 U. S. 64, (1938) case in which the once legitimate Legislatures and the Judiciary 'colorably' changed from legislating under "Public Law", which is harmonious and in consonance with the American Constitution, and, to the contrary, became 'breach of trust' operatives and deviant foreign Entities and Actors doing foreign business and exercising foreign power activities and 'legislating' under "Public Policy" according to, accommodating to, generating profits for, and catering to the desires and the wishes of, the private, foreign, for – profit, "Creditors of the U. S. Corporation"; - a private company.

NOTE: Private Corporate Commercial Paper and Securities, - being the privately - owned Federal Reserve Notes (FRNs), and the corporate - States' - spuriously - created 'Birth Certificates', constructed by, administratively used by, and sold by, the private, foreign owners, officers, employees, beneficiaries, profiteers, agents, and agencies, doing business as the 'United States of America Corporation Company' and by their chartered and licensed Franchisees, et cetera. These private corporate commercial paper contrivances have been, and are, deceptively traded as 'Fungible Instruments'. Such misrepresentations and deceptive practices have been, and are, declared by the United States Supreme Court as being criminal and felonious violations of the Law. Securitization, which is the wrongful processes and practices of homogenizing financial instruments into 'Fungible Securities' and the selling of such felonious instruments on the 'Securities Market', is unlawful and illegal for 'private corporations'.

I make no claim with respect to the title (name / nom de guerre is a title) and I surrender and assign any and all 'Reversionary Interest' to the united states and subsidiaries for full 'Acquittance Discharge Settlement' and closure of my reliance Title 12 USC 95a, part 2; and I assume no liability and do not consent to stand as 'Surety' for any point, moment in time.

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The above affirmative statement (in concept or relative content) made by a conscious

Asserter, may be used to 'Rebut' an injurious or wrongful assumption made by another, or

to 'Revert' one's rightful Legal Position, Status, (Estate) and Standing; especially when put into an unconscionably - assumed position of obligatory 'Debt' or 'Subjection' as imposed by 'persons' doing business as the foreign, Corporate United States, or by any other foreign person, agent, or agency. A Reversioner (in Law) is one who has a Reversion or right to receive an 'Estate in Reversion'. Reversion is derived from the Old Moorish Latin word, reversio, derived from reversus. See Reverse. Also see Revert which means "to go back in action, thought, speech, et cetera" to return, as to a former practice, opinion, state, or subject; or as in Law, to go back to a former owner or his heirs. Think of this as in the nature of 'Restitution' or in an action bringing about the return or the giving back of some property; some Estate; or in general, the giving back to the rightful Owner or Heir of something that has been lost or taken away; as in the word, 'Restore'.

For Example . . . :

In the case of **United States vs. Arizona, 120 U.S. 479 (1887)**, the Supreme Court held that Congress had the authority under the '*Define and Punish Clause*' to declare that "the counterfeiting within the United States of the '*Notes*' of a *foreign bank* or *corporation*" was "an offense against the law of nations," id. At 482-83, reasoning that "if the thing made punishable is one which the United States are required by their international obligations to use due diligence to prevent, it is an offense against the law of nations." Id.at 488. This Court has also recognized that the '*Define and Punish Clause*' "authorizes Congress to derive from the often broadly phrased principles of international law a more precise code... necessary to bring the United States into compliance with rules governing the international community." Finzer, 798 F.2d at 1455. In a series of tribunal decisions, treaties, and other authoritative pronouncements, the international community has made it plain that directly facilitating acts of terrorism and other war crimes cannot be tolerated.

Reversion of Estate and Hereditaments







I Am: A Free and Sovereign Moorish American National, In Propria Persona, Sui Juris, Sui Hærede: In Solo Proprio: Northwest Amexem / Northwest Africa / North America / "The North Gate To be a few of the solution of the North Cate of the North Ca
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I Am:
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Authorized Representative; All Rights Reserved, Free Moor / Muu
Northwest Amexem / Northwest Africa / North America / 'The North Gate

Seal

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / Northwest Africa / North America / "The North Gate' - The Moroccan Empire - Continental United States; "Temple of the Moon and Sun': Non - Domestic, Non - Resident, Non - Subject;

- Moors / Muurs - Being the Rightful Heirs and Primogeniture Birthright - Inheritors of the Land.