Under and Out of Absolute Aecessity Universal, Potorious & Lawful Potice to Any and All Absolute Original, Universal and Superior Jurisdiction, Venue and Law Form

Organic Letters Patent for the Living Souls to Enact and Effectuate the Private Jural Society

Acclaration of Absolute Independence and Pure Freedom

Aotice to Principal is Aotice to Agent,

Potice to Agent is Aotice to Principal

Immediately upon the Living Soul Autographing, Sealing and Executing, This Letters Patent shall be in Full Force, Affect and Effect, By and Between the Signatory Parties, with Absolute Original, Universal and Superior Jurisdiction, Venue, Law and Private Jural Society Forming as the Result thereof.

Declaration of Absolute Independence and Pure Freedom

Nihil tam naturale est, quam eo genere quidque dissolvere, quo colligatum est

Nothing is so natural as to dissolve anything
in the way in which it was made binding.

Nihil tam conveniens est naturali aequitati quam unumquodque dissolvi eo ligamine quo ligatum est
Nothing is so agreeable to natural equity as that a thing
should be dissolved by the same means by which it was bound.

Nihil est magis rationi consentaneum quam eodem modo quodque dissolvere quo conflatum est
Nothing is more consonant to reason than that a thing should
be dissolved in the same way in which it was created.

What was true then is true now.

and willingly Assert, Attestiability, that I am Equal willingly Assert, Attest, Aftest, Aftest I hereby Rescind, Andocuments, forms et ceteral	, do by these Letters Patents, absolutely, intelligently, knowingly of the ALL other flesh and blood Living Souls, and therefore Superior to ALL fictions by hide behind the same; and further do absolutely, intelligently, knowingly and firm, Declare, Proclaim and Publish, with and under full responsibility and liability nul, Void, Repeal and Cancel ANY and ALL allegiance, agreements, contracts and, for cause, including but not limited to, Fraud, Constructive Fraud, Fraud in the execution, to/with any earthly Living Soul(s) and/or fictional entities, <i>ab initio, nume</i> and the execution.
and willingly Assert, Attes liability, that I immediatel in/under any Earthly Living NATIONS, USA, UNITEI OF AMERICA, STATE LOCAL, local, STATE OF	, do by these Letters Patents, absolutely, intelligently, knowingly at, Affirm, Declare, Proclaim and Publish, with and under full responsibility and y and unconditionally RENOUNCE and EXPATRIATE my alleged citizenship Souls and fictional entities including, but not limited to the VATICAN, UNITED STATES, THE UNITED STATES OF AMERICA, DE JURE UNITED STATES OF WEST VIRGINIA, WOOD COUNTY, and any and all letter variations of State of, National, NATIONAL, International and INTERNATIONAL equivalents entioned both de facto and de jure, <i>ab initio, nunc pro tunc</i> , in perpetuity, without
and willingly Assert, Attes liability, that I immediately	, do by these Letters Patents, absolutely, intelligently, knowingly at, Affirm, Declare, Proclaim and Publish, with and under full responsibility and and unconditionally REPATRIATE to our Lord's Absolute Original, Universal and enue, <i>ab initio</i> , <i>nunc pro tunc</i> , in perpetuity, without recourse.

I	, do by these Letters Patents, absolutely, intelligently, knowingly					
and will	ngly Assert, Attest, Affirm, Declare, Proclaim and Publish, with and under full responsibility and					
liability,	that I Claim, Accept, Acknowledge, Continue, Recognize and Adhere to the Absolute Original,					
Universa	Universal and Superior Law Form, solely comprising of Cause No Harm to other Living Souls, or the					
property	and to honor all Lawful Contracts, thereby sojourning above any and all Jurisdiction(s), Venue(s) and					
Law Form(s) in, on and/or above Earth, <i>ab initio, nunc pro tunc</i> , in perpetuity, without recourse.						
	tographed, Sealed and Executed under Absolute, Original and Superior Jurisdiction, Venue and Law he day of, in the Year of Our Lord two thousand fifteen.					
Without	Recourse, Without Prejudice					
						

Rules for the Court of Record

No fiction of Law may be seen, nor heard, unless presented by the actual and verified owner, whom shall only enter with, and under, his full liability and transparency.

Each Signatory of the Court of Record shall at all times and all places discharge their duty and responsibility with, and under, full liability and transparency.

60 (sixty) days from the service of a sworn complaint upon the respondent, and filed with the Clerk of Court, a trial shall commence. If the notice of time and place cannot be immediately assigned, they are to be effectuated as soon as they can be ascertained with exactness.

The trial, at minimum, shall have an audio recording of the same.

All Living Souls formally claimed to be involved in the case are required to present their own side of the matter at the trial, unless upon a showing of proof of mental or physical incapacity. If so accepted by the Court of Record that there be a mental or physical incapacity, the Court shall authorize a friend or family member to present the same at the trial.

Both the Proponent and Respondent may have a person of their choosing present with them to assist in the presentation and cross examination.

The verdict must be unanimous; if not the respondent is declared the victor and may be awarded just compensation for his time and effort according to what is Just and Honorable.

The Clerk of Court shall be voted on by all Signatories to the Private Jural Society and the Living Soul with the most votes shall take and subscribe the Oath and enter office.

The Clerk of Court is designated to maintain and secure a record of all filings, recordings and other materials of the Court of Record.

The Oath for the Clerk of Court shall be as follows, to wit:

The Security for the Court of Record shall be present at all proceedings to ensure a safe environment.

The Signatories of the local Court of Record may authorize a Living Soul, under Contract, to effectuate any Writs, Decrees, Actions and Orders et cetera if the local SHERIFF or MARSHALL refuses to do the same.

The following oaths s	nan de taken and suds	scribed by each Sig	gnatory before ta	king their seat (m the
Court of Record, to wit:		·	·		
I,	, do	hereby Affirm tha	t I, under full l	iability and cor	nplete
transparency, will adhere to a	d apply the time-tested	l truths of maxims of	of law and equity,	natural law, uni	versal
law and moral justice in all mand that I take this obligation	•		1 3		party,
Autographed, Sealed a		, 0	1	,	d Law
Without Recourse, Without Pr	ejudice				

Procedures up to, and for, the Duration of a Trial

Proponent, who shall be the injured party, shall file the Sworn or Affirmed Complaint, including ALL evidence he may wish to have heard, with the Clerk of the Court of Record.

The Clerk of the Court of Record shall immediately set the date, time and place of trial by Order within 60 days, or in a timely manner as stated in Rules for the Court Record. The Clerk shall give the same to the Proponent to serve upon the Respondent, including the true, accurate and complete copy of the Sworn Complaint with All evidence to support it.

The Respondent shall have 30 (thirty) days to review and form his Sworn or Affirmed Answer, including All evidence he may wish to be heard; the Respondent shall serve upon the Proponent and Court of Record no later than 30 (thirty) days, a true, accurate and complete copy of the same.

The Signatories of the Jural Society of the Court of Record shall, before trial, select via a blind draw, twelve disinterested Signatories to form the Court that shall hear and adjudicate all matters at hand. Prior to the start of the trial, the Court of Record meets in private and One Signatory shall be chosen as the Spokesperson, whom shall speak on behalf of the others.

The Proponent shall, at the start of trial, proceed uninterrupted with his presentation of evidence and witnesses. The Respondent may, upon completion of each piece of evidence or witness, cross examine the same. After the cross examination, any Signatory of the Court of Record may examine and question the same.

The Respondent shall then proceed uninterrupted with his presentation of evidence and witnesses. The Proponent may, upon completion of each piece of evidence or witness presented, cross examine the same. After the cross examination, any Signatory of the Court of Record may examine and question the same.

After the presentations by both parties, the Signatories of the Court of Record shall adjourn to a private chamber to discuss the present case matters.

A unanimous verdict is required for guilty, Otherwise the verdict shall be innocent. If the verdict is guilty, the pains and penalties shall be discussed and decided, again in a unanimous declaration. The least punitive punishment shall be the decision in case of dispute among those seated. Once the private discussion has taken place, the Spokesperson shall call the Court back to session and announce the verdict, either innocent or guilty. If guilty, the pains and/or penalties and the details for the transfer of such shall then be declared. The security for the Tribunal shall effectuate the same, if necessary. The Clerk of the Court shall act as the collector of any damages so ordered, with the aid of security if necessary and shall turn the same over to the proper party, or heirs.

If the verdict is innocent, any details concerning the decision by any on the Court shall remain unknown to all others until the end of the earth or be under penalty for any violator(s) found guilty. If requested, prior to the Court of Record adjourning to decide a verdict, the respondent may be awarded just compensation for his time and effort according to what is Just and Honorable.

	U 1		er Absolute, Original and Superior Jurisdiction, Venue and Law, in the Year of Our Lord two thousand fifteen.
rom on	e	day 01	, in the Teat of Our Lord two thousand inteen.
A true, ac	curate and complete	copy, facsimile or	digital scan is legally and lawfully declared to be an original.
Without 1	Recourse, Without Pr	rejudice	