#### Case 20-40375-KKS Doc 1-2 Filed 10/14/20 Page 1 of 4

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Case 3:19-mc-00029-MMH-JBT Document 1 Filed 09/27/19 Page 6 of 7 PageID 6



# MANDATORY NOTICE OF CLAIMANT RIGHT TO COURT WITHOUT

Without waiving rights to special appearance and in Propria persona sui juris



Please take mandatory notice (Federal Rules of Evidence 201 (d) that Plaintiff/Petitioner has a lawful right to proceed without cost based upon the following law:

The U.S. Supreme Court has ruled that a natural individual entitled to rehef is entitled to free access this judicial tribunals and public offices in every State in the Union - Cardell v. Nevada, 6 Wall 35).

And as stated by the United States Department of the Treasury 1789, the presenter may not be charged fees, or cost for the lawful and constitutionally secured right to petition for redress in matters in which he is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions of subjects of the State and cannot be applied to the presenter as he is not a collective entity, that he is sentient self-aware, competent, responsible, adult who is a natural living man/woman entitled to relief. [Hale v. Henkel] (201 U.S. 43), and under international laws as well as laws of humanity.

Any coupons presented by the presenter is backed by the full faith and credit of the United States of America, is a legal tender for all obligations associated with this matter.

Declaration of "valuables"

It is determined that replacements, in accordance with the procedures established under section 3 of the Government Losses in Shipment Act (50 Stat. 479, as amended;

5 U.S.C 13b), of the articles or things or representatives of value enumerated and referred to in this section would be in the public interest; accordingly, they are hereby declared to be "valuables" within the meaning of the act.

- a) Money of the United States and foreign countries. Currency included mutilated currency and canceled currency and canceled currency, coins including uncurrent coins, and specie.
- b) Securities and other instruments or documents, private and public

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By Alphy Iwished Shelvach El d/b/a Moorish Science Science Temple of America (Court of Eductyand Truth (547EZIA HEPHZIBAH) 10105905 TAX Immunity Number for the Moorish Science Temple UC(1-103, UCC 1-308, UCC 3-308 All Ranto Reserved without Prejudice, without Recourse

## Case 20-40375-KKS Doc 1-2 Filed 10/14/20 Page 2 of 4



## USC TITLE 18-1-101-2071

Stitle v. Morton Publics Indus., Inc., 186 s.W.Ed 143, 114 (Tex. 1990).
"An instrument is deemed in law filed at the time it is delivated to the clark, residues." by unether the instrument is filteraried.

The minute all documents are received, it is recorded. Refusal to record documents once deposited to the county recorder is remarked original subject to file 18 USC \$ 1071 and it is punishable by fines and imprisonment without reserve to third party intervention and where consent to third party intervention is refused by the party recording the document.

Citie 18 USC - Crimes and Criminal Procedure

Chapter 101 - Records and Reports

Section 2071 - Concealment, removal, or putiletion generally

Whoever whilefully and unlawfully concerts, removes, cutrieces, obligated, or descreys, or actempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, cook, paper, decument, or other thing, filed or deposited with any clark or officer of any court of the United States, or other thing, afted or deposited with any claim or officer of the United States, or that he fined states, or the states of the United States, or final be fined under this title or imprisoned not more than impres years, at both.

Smokver, neving the custody of any such record, proceeding, map, book, document, paper, or other thing, wellfully and unlewfully conceals, removed, mutilates, objectates, falsofies, or destroys the sine, shall be fined under this title or imprisoned not more than three years, or both! and shall same, brack on timed under than times of invitance not once than inter years, or form, and first forfeit his office and be disqualified from holding any office under the United States. As used in This subsection, the term "office" does not include the office held by any parson as a retired officer of subsection, the term "office" does not include the office held by any parson as a retired officer of the Armed Forces of the United States.

Havised Statutes of The United States, lot dession, 43 Congress 1873-1874.

Title LAX. --- CRIMES .-- CR. 4 CRIMES ACAIMST DUSTICE

Every parson who willfully cuberrys or accomply to descray, or, with intent to steel or desiroy, takes SEC. 5403 (Descroying, ic., public records.) and cattles away any togeth, paper, or proceeding of a court of justice, thise or deposited with any that or the army dry toward, paper, at protecting or a court or justice, since or aspective and public thank or differ of such court, or any public affects of such court, or any public affects of such court, or any public clark of differ of auch court, or any paper, or droument, or ideofd liked or deposited in any public officer, shall, without cherrant to the value of the cacold. Since, or with any judicial or positio officer, shall, without cherrant to the value of the cacold paper, document, or proceeding to taken, pay a fine of not come than two thousand dollars, or suffer imprisonment, at hard labor, not more than three years, or both: (See § 5 5400, 3411, 5412.1)
SEC. 5407. (Conspiracy to Galbet enforcement of the laws)

one, over recomplishing a nervet entorizement of the course of the purpose of impeding, hindering, if two or note nectons in any black of factilities course of justice in any little of factilities, with onstructing, or defeating, in any manner, the two course of justice in any little of factilities. Unstructury, or deceating, in any manner, the one course of justice in any above of interprety for interpret to deny to any citiesh the equal protection of the laws, or to injure him or his property for theent to many to any excitant the equal protection of the laws, or to inject the of his protection, or element of entropy to the laws, or exceepting to enforce, the right of any person, or class of parisons, to the equal protection of the laws, each of such persons that be punished by a fine of not laws than five order production in the same, meet we own persons and a to principle by a line to the last hundred cor more than lave thoughts dollars, or by imprisonment, with or without hard labor, not less numbers for more than the command southers, or by both such time and imprisonment. See 5 6 1977-1981, then six months not more than six years, or by both such time and imprisonment. See 5 6 1977-1981,

one. Thus, these country the custody of any record, document, paper, of proceeding specified in section from y officer, having the custody of any record, document, paper, of proceeding specified in section transportant hundred and there, and fraudulently takes away, or withdraws, or descroys any such record, document, paper, or proceeding filled in his ordice or deposited with him or in his custody, shall pay a document, paper, or proceeding filled in his ordice or deposited with him or in his custody. Time of not note them the thousand deligrs, or suffer imprisonment at hard labor not note than there ting of hot hore then the coppashe optists, of surfer ingliconment at here there had but men before years, or both, and satil, moreover, forfelt his office and be forever afterward disqualified from holding any office ander the potentialent of the United AtetaS.

The Oath of office is a guid gro quo contract (U.S. Const. Act. W. Clauses I and J. Pavis Vs. Largers of Surety Corporation., 495 8.7, 27, 255, 557., Tex. Civ. App.) in which charks, officials, or officers of the government pledge to perform (Support and uphold the United States and State Constitutions) in anything the Constitutions are constituted as a recent contract of the Constitution of the Constit The government please to perform (support and uphols and subjected to the penalties and remedica tecture for adjected (wages, parks, benefits). Proponents are subjected to the penalties and remedica return for substance (wages, perks, benefits). Yapponents are subjected to the penalties and recentles for Breach of Contract, conspicacy under fittled 18 U.S.C., Sections 241, 142., treaton under the for Breach of Contract, conspicacy under fittled 18 U.S.C., Sections 241, 142., treaton in Brah 25. Constitution at Article 1, Section 1, and intrinsic fraud as per Auerrach Vs. Semuels, 10 Brah 25. Constitution at Article 1, Section 1, and intrinsic fraud as per Auerrach Vs. Semuels, 10 Brah 25. Section 152., 149 P. 278. 1112, 1114. Alleghany Corp Vs. State, 218 S. Supp. 164, 181., And Keuton Packing Co. Vs. State, 438 S.M. 30, 28.

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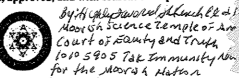




### Syteria Lawrence Estate Allodial Cost Schedule

Each respondent(s) agrees to compensate Syteria Hephzibah-El, General Executrix, protector and guardian of the Syteria Lawrence Estate and all alphabetical and numerical derivations thereof, hereinafter "Estate", for the following infringements, trespasses, damages and sanctions:

- 1. \$1,000,000.00 (One Million U.S. Dollars) per instance, per respondent(s) in rent due for any use of the Estate title in any instance.
- \$1,000,000.00 (One Million U.S. Dollars) per respondent(s) involved for each instance of arrest or detainment and incarceration
  conducted by respondent(s) or their officers, agents, employees, successors, and/or assigns, and the same amount each day thereafter
  until discharged.
- \$1,000,000.00 (One Million U.S. Dollars) per respondent(s) for each instance of impeding Syteria Lawrence's commerce in anyway
  whatsoever or treble (triple) damages, whatever is greater.
- 4. \$1,000,000.00 (One Million U.S. Dollars) per respondent (s) for each instance of arrest, search and seizure, detainment, damage of Estate property, court order, warrant, or charge issued by respondent(s) or their officers, agents, employees, successors, and/or assigns, and the same amount each day thereafter until released.
- \$1,000,000.00 (One Million U.S. Dollars) per respondent(s) for each instance of or the semblance of harassment, threat or any act of terrorism or war from any one of the respondent(s) or their officers, agents, employees, successors, and/or assigns.
- Failure to state a claim upon which relief can be granted \$1,000,000.00 (One Million U.S. Dollars) per count, per violation, per respondent(s).
- 7. Failure to respond as outlined \$1,000,000.00 (One Million U.S. Dollars) per count, per violation, per respondent(s).
- 8. \$1,000,000.00 (One Million U.S. Dollars) for Default by non-response or incomplete response per count, per violation, per respondent
- 9. \$1,000,000.00 (One Million U.S. Dollars) for Dishonor In Commerce per count, per violation, per respondent(s).
- 10. \$5,000,000.00 (Five Million U.S. Dollars) for Fraud per count, per violation, per respondent(s).
- 11. \$1,000,000.00 (One Million U.S. Dollars) for Racketeering per count, per violation, per respondent(s).
- 12. \$1,000,000.00 (One Million U.S. Dollars) for Theft of Public Funds per count, per violation, per respondent(s).
- 13. \$1,000,000.00 (One Million U.S. Dollars) for Conspiracy per count, per violation, per respondent(s).
- 14. \$1,000,000.00 (One Million U.S. Dollars) for Collusion per count, per violation, per respondent(s).
- 15. Failure to remit claim in full within Thirty (30) Calendar Days of issuance of INVOICE VERIFIED STATEMENT OF ACCOUNT or Default as contained herein is interest of 2.0 % per month. Thirty (30) Days from the date of Default beginning on the Thirty-first (31<sup>st</sup>) Day after Default, the penalties in interest for failure to remit will increase to 3.0% per month until Claim is remitted in full, plus interest as indicated herein.
- 16. All claims are stated in Dollars which means that a Dollar is defined, for the purposes of this claim as, a One Ounce Silver coin of .9999 fine Silver, or the equivalent par value as established by law or the exchange rate, whichever is the higher amount, for a certified One Ounce Silver Coin.
- 17. Punitive Damages will be assessed as the total amount of the damages as outlined herein times three (3). This will be added to the original amount of damages for a total of all damages.
- 18. The terms and conditions of this instrument/presentment, agreement and quasi-contract, contain but are not limited to a waiver on respondent(s)' part of any and all immunities libelees might claim should respondent(s) in any way violate Syteria Lawrence, or the General Executor, protector, and guardian for the Estate and/or permit others to do so, and those acts are deemed Ultra Vires, Willful and Gross Negligence.
- 19. The sum certain per agreement of all violations is with the respondent(s)' acceptance, agreement, and consent to the Syteria Lawrence Estate Allodial Cost Schedule contained herein and the respondent(s)' full acceptance of all liability joint and several for the claim contained herein. If any provision of this Syteria Lawrence Estate Allodial Cost Schedule is subject to Estoppel, the regraining provisions shall nevertheless remain in effect.
- 20. Of this presentment FIRST AND FINAL NOTICE is hereby given. Take due heed, and govern thy Self according EXPRESSION IN A RECORD is intended as a complete and exclusive statement of the terms of the agreement he
- 21. All terms and conditions of this agreement are accepted, approved, and with consent of all parties.



Addendum Notice of Lis Pendens

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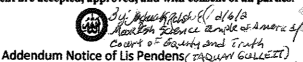




#### Taquan Rashie Gullett Estate Allodial Cost Schedule

Each respondent(s) agrees to compensate Taquan Rahshe Gullett-El, General Executor, protector and guardian of the Taquan Rashie Gullett Estate, and all alphabetical and numerical derivations thereof, hereinafter "Estate", for the following infringements, trespasses, damages and sanctions:

- 1. \$1,000,000.00 (One Million U.S. Dollars) per instance, per respondent(s) in rent due for any use of the Estate title in any instance.
- \$1,000,000.00 (One Million U.S. Dollars) per respondent(s) involved for each instance of arrest or detainment and incarceration conducted by respondent(s) or their officers, agents, employees, successors, and/or assigns, and the same amount each day thereafter until discharged.
- 3. \$1,000,000.00 (One Million U.S. Dollars) per respondent(s) for each instance of impeding Taquan Rashie Gullett's commerce in anyway whatsoever or treble (triple) damages, whatever is greater.
- 4. \$1,000,000.00 (One Million U.S. Dollars) per respondent (s) for each instance of arrest, search and seizure, detainment, damage of Estate property, court order, warrant, or charge issued by respondent(s) or their officers, agents, employees, successors, and/or assigns, and the same amount each day thereafter until released.
- \$1,000,000.00 (One Million U.S. Dollars) per respondent(s) for each instance of or the semblance of harassment, threat or any act of terrorism or war from any one of the respondent(s) or their officers, agents, employees, successors, and/or assigns.
- 6. Failure to state a claim upon which relief can be granted \$1,000,000.00 (One Million U.S. Dollars) per count, per violation, per respondent(s).
- Failure to respond as outlined \$1,000,000.00 (One Million U.S. Dollars) per count, per violation, per respondent(s).
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- 11. \$1,000,000.00 (One Million U.S. Dollars) for Racketeering per count, per violation, per respondent(s).
- 12. \$1,000,000.00 (One Million U.S. Dollars) for Theft of Public Funds per count, per violation, per respondent(s).
- \$1,000,000.00 (One Million U.S. Dollars) for Conspiracy per count, per violation, per respondent(s).
- 14. \$1,000,000.00 (One Million U.S. Dollars) for Collusion per count, per violation, per respondent(s).
- 15. Failure to remit claim in full within Thirty (30) Calendar Days of issuance of INVOICE VERIFIED STATEMENT OF ACCOUNT or Default as contained herein is interest of 2.0 % per month. Thirty (30) Days from the date of Default beginning on the Thirty-first (31st) Day after Default, the penalties in interest for failure to remit will increase to 3.0% per month until Claim is remitted in full, plus interest as indicated herein.
- 16. All claims are stated in Dollars which means that a Dollar is defined, for the purposes of this claim as, a One Ounce Silver coin of .9999 fine Silver, or the equivalent par value as established by law or the exchange rate, whichever is the higher amount, for a certified One Ounce Silver Coin.
- 17. Punitive Damages will be assessed as the total amount of the damages as outlined herein times three (3). This will be added to the original amount of damages for a total of all damages.
- 18. The terms and conditions of this instrument/presentment, agreement and quasi-contract, contain but are not limited to a waiver on respondent(s)' part of any and all immunities libelees might claim should respondent(s) in any way violate Taquan Rashie Gullett, or the General Executor, protector, and guardian for the Estate and/or permit others to do so, and those acts are deemed Ultra Vires, Willful and Gross Negligence.
- 19. The sum certain per agreement of all violations is with the respondent(s)' acceptance, agreement, and consent to the Taquan Rashie Gullett Estate Allodial Cost Schedule contained herein and the respondent(s)' full acceptance of all liability joint and several for the claim contained herein. If any provision of this Taguan Rashie Gullett Contained Library School to Estoppel, the remaining provisions shall nevertheless remain in effect.
- 20. Of this presentment FIRST AND FINAL NOTICE is hereby given. Take due heed, and govern thy Self. FINAL EXPRESSION IN A RECORD is intended as a complete and exclusive statement of the term between the parties.
- 21. All terms and conditions of this agreement are accepted, approved, and with consent of all parties.



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