

CONSTRUCTIVE NOTICE / JUDICIARY NOTICE / JUDICIAL NOTICE

Notice to principal(s) is Notice to agent(s)

There presently exists an accursed RIGHT to cause of action by a multitude of individuals who comprise the people of New Mexico, the Posterity of We the people that created these United States of America. The nature of these causes of action lies in Rule 21 of Admiralty/ Maritime, with the causes of action heard in Federal, or district court of the United States, with subsequent judgement enforced by the Court.

Whereas, there is no limitation as to the amount to be recovered by an individual having standing to enforce aforesaid contracts, the people of the state of New Mexico with clean hands and good faith, DO NOT desire to inflict confusion, anxiety, and concern upon all the many RESIDENTS of THE STATE OF NEW MEXICO, et al, by forcing bankruptcy proceedings upon said Corporation(s) of City, County and State.

JUSTICE & REDRESS can be achieved, quite simply, by having a schedule of liquidated and unliquidated damages and penalty by implemented so to as identify and correct those individual(s) and corporation(s) whom breach aforesaid contracts and official oaths without cause detriment to retail sales & and possible reaction to bankruptcy before mentioned.

Therefore, the following is a proposed Schedule for LIQUIDATED AND UNLIQUIDATED DAMAGES AND PENALTY:

- I. Deprivation of Constitutional Right, to include border protection from illegal immigrants, protection within the borders of New Mexico state
\$100,000 lawful money of U.S. of A. or its equivalent in legal tender
 - II. Violation of Civil Right/Privilege or Immunity
\$25,000 lawful money of U.S. of A. or its equivalent in legal tender
 - III. An Act or Omission required or limited by the duty(ies) of Office as prescribed by New Mexico CODE with specific Performance
\$5,000 lawful money of U.S. of A. or its equivalent in legal tender
- It is expressly understood by all parties that the aforesaid will only be applicable to a cause of action filed in a court of competent jurisdiction with recognized enforcement power to its ORDERS/JUDGEMENTS AND DECREES.

If the grievance listed as I, II, or III are proven to be knowingly reckless, willful & wantonly committed, the penalty will be three (3) times the awarded damage(s).

The above proposed contract schedule of liquidated and unliquidated damage(s) and penalty are fair, just and meets the reasonable man/woman standard.

Whereas, with due consideration with the elected Constitutional Officers known to have taken their OATH OF OFFICE pursuant to Article VI, Section 3 of our national Constitution, the above HAS BEEN DETERMINED to be in accordance with Article XX section 1, of the New Mexico state Constitution. We the people as a member of the de

jure compact society of the republic, people of the state of New Mexico are entitled to, amongst others, the right to own property, the privilege of due process of law; trial by jury and immunity from involuntary servitude and proscribed special laws or and ordinances as guaranteed by the national and state constitutions and laws passed in pursuance thereof. Such status is a foreign domicile to the 54 state “districts of democracy” established pursuant to Title 4-112 USC, a de facto contract society of democracy, legally existing under statutory law. Such state and other de facto entities are commonly identified by the corporate spelling of the de jure name of the principal entity. Twin Feathers Retreat “a religious and educational base non profit” lawfully and legally notify all government de facto instrumentalities operating in proprietary capacity in the District of New Mexico and the New Mexico Commission of Human Rights for violations against the de jure living person identified by his or her true name and spelling, domiciled / US citizenship within the boundaries of the state, one of the 50 states of the American Union. If no response is received “ within 30 days ” from the Corporate City, County or State municipal et al, through its corporate officials said lack of response will be voluntary consent to the aforesaid Proposed Schedule to be acceptance of Schedule in Fact. Notice to principal(s) IS NOTICE TO Agent(s). M. Esquibel c/o United States P.O. Box 4060 Casper Wyoming 82604