



The Ohio Assembly Common Law Living Courts Protocol

(Interface With de facto Incidents)

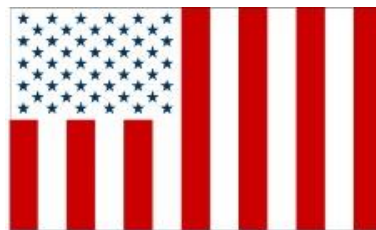


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The Ohio Assembly Jural Assembly Living Courts:

The Ohio Assembly (TOA) has established three functioning distinct Court structures. These Courts will each be designated and operate in the jurisdiction as described below:¹

State Grand Jury and Trial Courts;

Operating under American Common Law;

These Courts will be mirrored in each County with jurisdiction limited to the County.

State of State Grand Jury and Trial Courts;

Operating under International Mercantile Law;

Handling international Trade Issues.

Postal Area Grand Jury and Trial Courts;

Operating under International Land and Mercantile Law;

Handling International crime issues;

This is where the Marshals take their cases.

State Civil Living Court Process

Operating under American Common Law;

These Courts will be mirrored in each County with jurisdiction limited to the County

Phases include Self Governance, Arbitration and Jury Hearing.

This is where cases are heard that have no blatant criminal intent in which harm to a man or harm to a property has occurred. All effort is made to make peace and remedy at the earliest opportunity.

This Document, **The Ohio Assembly Common Law Courts Protocol** (Accidental, Civil Incidents), deals specifically with the protocols and documents used by the TOA in preparing and implementing accidental and civil incidents that will be referred to and heard by the **Ohio State Grand Jury and Ohio Trial Courts**.

¹ How to Build an Assembly-Section 13: The Jural Assembly



THE OHIO ASSEMBLY COMMON LAW COURTS PROTOCOL

The Ohio Assembly (TOA) Common Law Court now has capacity and standing to adjudicate the affairs of living men and women on the Land and Soil Jurisdiction known as American State Nationals and American State Citizens.



This is an Invocation of the U.S. Supreme Court ruling known as **Ex Parte Milligan**, 71 US. 2(1866):

October 21, 1864, during the American Civil War in a trial convened by a military commission at Indianapolis, Indiana charges of conspiracy against the U.S. government, offering aid and comfort to the Confederates, and inciting rebellion were brought against Lambdin P. Milligan, Stephen Horsey, William A. Bowles, and Andrew Humphreys.

December 10, 1864, Milligan, Bowles, and Horsey were found guilty on all charges and sentenced to hang. Humphreys was found guilty and sentenced to hard labor for the remainder of the war. President Andrew Johnson commuted the sentences for Milligan, Bowles, and Horsey to life imprisonment.

May 10, 1865, Milligan's legal counsel filed a petition in the Circuit Court of the United States for the District of Indiana at Indianapolis for a writ of *habeas corpus*, which called for a justification of Milligan's arrest. The two judges who reviewed Milligan's petition disagreed about the issue of whether the U.S. Constitution prohibited civilians from being tried by a military commission and passed the case to the U.S. Supreme Court.

The case was argued before the Court on March 5 and March 13, 1866; the decision was handed down on April 3, 1866. The **U.S. Supreme Court ruled that the use of military tribunals to try civilians when civil courts are operating is unconstitutional**. In this particular case, the Court was unwilling to give President Abraham Lincoln's administration the power of military commission jurisdiction, part of the administration's controversial plan to deal with Union dissenters during the American Civil War. Justice David Davis, who delivered the majority opinion, stated that "**martial rule can never exist when the courts are open**" and confined martial law to areas of "military operations, where war really prevails", and when it was a necessity to provide a substitute for a civil authority that had been overthrown.

American Civilians are not subject to the authorities of Military War and are owed the Law of Peace.

As per Department of the Army (DA) Pamphlet, Law of Peace - DA PAM 27-161-1 1956.



**The Ohio Assembly Common Law Courts
are open and operating.**





Step 1: SELF-GOVERNANCE

Our actions as a living man or woman may result in an incident that causes harm, trespass or injury to another living man or woman. It is the responsibility of the living man or woman who has caused the incident to seek and make remedy to the living man or woman who has received the harm, trespass or injury from the incident.

Incidents may result from either unintentional or intentional causes. Unless there is evidence of intentional wrong, it is always assumed that the incident was unintentional. Those unintentional Accidental and Civil incidents shall be first addressed via the Self-Governance process.

Each incident is considered as being between two people. If several people are involved in the incident, each shall be considered separately. Intentional incidents shall also be addressed via the Self-Governance process with qualification as to the severity of intent to the living man or woman harmed. Incidents perceived as being criminal or having serious intentional threat shall be referred to the Sheriff for further determination and action.

Our ability to resolve an incident and offer an acceptable remedy to all parties involved is the step of Self-Governance. We are honorable living men and women seeking peace with our brothers and sisters, our goal being to restore honor for all parties.

The attempts to resolve the incident and restore honor may continue for as long as the injured living man or woman feels that there is a possibility of reaching a solution. When a remedy has been agreed to by both parties, Self-Governance has been completed with a resolution in place. If no remedy has been mutually agreed upon, then the incident moves to Step 2: Impartial Review Committee.

Step 1: Self-Governance must be exercised, and results recorded prior to Step 2: Impartial Review Committee, or Step 3: Court.

As an American State National (ASN) / American State Citizen (ASC), it is our mandate prior to any lawful Impartial Review Committee or Jury proceedings to seek an agreeable remedy for an incident or from, another living man or woman.

For a U.S. Citizen, brought into our courts as a living man or woman, the Intent should be to balance the remedy with reality. We must be leaders in showing our “Brothers and Sisters” in opposition to a new way to operate in our Common Law Courts. The goal should be to stay out of the courts.



SELF-GOVERNANCE RESOLUTION ATTEMPTS (Form SG-01 Pg. 1 of 2)

As part of the Self-Governance portion of seeking remedy for an Accidental or Civil incident by a living man or woman (wo/man) causing harm, trespass or injury to another wo/man, a record shall be produced as evidence of attempts by the two parties to seek resolution. That record shall be compiled on Form SG-01 and kept for any future proceedings in our Common Law Courts. This record of resolution attempts with comments shall be signed and dated by both parties.

Incident: _____

Injured wo/man (who presses a claim): _____

Wo/man causing injury (Accused): _____

----- **Wo/Man Who Presses a Claim: Proposed Remedies, Resolutions**-----

1. _____

2. _____

3. _____

--**Accused: Rebuttals to Proposed Wo/Man who Presses a Claim Remedies, Resolutions**--

1. _____

2. _____

3. _____



SELF-GOVERNANCE RESOLUTION ATTEMPTS (Form SG-01 Pg. 2 of 2)

-----Additional Notes, Comments From Wo/Man who Presses a Claim or Accused-----

-----Remedy, Resolution-----

Wo/Man who Presses a Claim proposed Remedy No. has been ACCEPTED by Accused.

Accused proposed Rebuttal No. _____ has been ACCEPTED by Wo/Man who Presses a Claim.

-----INCIDENT RESOLUTION-----

INCIDENT RESOLUTION YES _____

INCIDENT RESOLUTION NO _____

Wo/Man who Presses a Claim Autograph by: _____ Date: _____

Accused Autograph by: _____ Date: _____



Step 2: IMPARTIAL REVIEW COMMITTEE (IRC)

Step 1: Self Governance attempts at acceptable resolution between two parties involved in an Accidental or Civil incident have not been successful. In an effort to find a workable and acceptable remedy for harm, trespass or injury that has occurred against a living man or woman (wo/man) and having been caused by another wo/man. The Ohio Assembly (TOA) Civil Courts Protocol allows for a second assisted attempt at Self-Governance in hopes of still seeking an honorable resolution between and for the two parties. This Step is, however, the last attempt at mutual resolution prior to any involvement at TOA Courts level.

The two parties involved shall make a formal request to TOA Court System to schedule an IRC meeting. All evidences, facts and testimonies shall be submitted to TOA Court System for verification and recording. The two parties shall also be required to submit documented proof showing that they have made the necessary attempts at Self-Governance before coming to a No Resolution conclusion and requesting an IRC meeting.

The IRC shall be comprised of three (3) impartial members selected from American State Nationals (ASN) and specific TOA Civil Courts positions. Members shall be responsible for maintaining fairness and proper meeting decorum. Three (3) members shall be responsible for interactions, discussions and suggestions to the two parties.

The primary role of the IRC is to clearly understand all incident related evidence, facts and testimony presented, and to ensure that each party has the opportunity to be heard. The IRC may also make suggestions as to possible remedies/resolutions that the parties may consider. The IRC is not intended to “pass judgement” or determine what shall constitute a proper remedy /resolution.

The IRC meeting shall continue with attempts for remedies/resolutions as offered and discussed by both parties and the IRC. Agreement on a specific remedy/resolution shall end the IRC meeting with success and honor being restored to both parties. No agreement on any proposed remedy/resolution shall result in No Resolution.

In either outcome, all records of IRC meeting proceedings and any original or new evidences, facts and testimonies shall be recorded, sealed and safe guarded by TOA Court System for use in Step 3: Court.

THE IRC MEETING IS THE FINAL ATTEMPT AT REMEDY / RESOLUTION PRIOR TO COURT.



IRC REQUEST FORM (Form IRC-01)

IRC Case # _____

Date: _____

Wo/Man who Presses a Claim and **Accused** "must" have attempted to resolve the dispute by self-governance* with no resolution. This is a request for the Court Clerk to schedule an IRC meeting with:

Wo/Man who

Presses a Claim: Name : _____ **email :** _____

ASN/ASC or USC/CUS : _____ **PO Mail :** _____

Credential Card or ID : _____

Contract Address(es) : _____

Accused: Name : _____ **email :** _____

ASN/ASC or USC/CUS : _____ **PO Mail :** _____

Credential Card or ID : _____

Contract Address(es) : _____

-----**Clerk Notes**-----



AFFIRMATION STATEMENT Wo/Man who Presses a Claim (Form IRC-02)

IRC Case # _____ **Wo/Man who Presses a Claim:** _____

Attach all evidence, Witness Testimony, and all related information to be presented at the IRC. This form with its attached evidences is to be submitted to the Court Clerk within 10 days of making the Claim and the IRC request.

The accused will be sent an invitation to rebut the Claim. The Court/recorder will schedule. The Wo/Man who Presses a Claim/Accused will be notified of the date & time for the IRC.

Description of Issue:

(Be chronological with most recent date first: Attach evidence labeled into this chronology.)

List of Attachments:



AFFIRMATION STATEMENT Accused (Form IRC-03) Notice of Claim and Invitation to Rebuttal

IRC Case # _____ **Accused:** _____

This is your opportunity: Attach all evidence, Witness Testimony, and all related information to be presented at the IRC. This form with its attached evidences is to be submitted to the Court Clerk within 10 days of receiving this invitation to IRC.

This is an invitation to rebut the Claim. The Court/Recorder will schedule. The Wo/Man who Presses a Claim/Accused will be notified of the date and time for the IRC. The Objective is to reach a resolution at the IRC.

Description of Issue:

(Be chronological with most recent date first. Attach evidence labeled into this chronology.)

List of Attachments:



WITNESS TESTIMONY IN THE FORM OF AN AFFIDAVIT (Form W-01 Pg. 1 of 2)

Name: _____ **IRC Case #** _____

This. Testimony can be done by one of the following ways 1-3:

- 1- **Written** Testimony notarized and given to the Court Clerk
- 2- **Appear** Testimony by FCC, schedule with Court Clerk
- 3- **Mailed** Testimony by RR Mail to Court Clerk Address below

If choice is #2: Date: _____ Time: _____

Zoom link insert here.

This is an FCC Visual Conference Court room, entrance access, code: **5339256**

You must bring photo identification and willingness to affirm the truth & facts.

Contact Court Clerk at email address:

Contact Address: _____

WITNESS TESTIMONY IN THE FORM OF AN AFFIDAVIT (Form W-01 Pg. 2 of 2)



IRC-CIVL, ACCIDENTAL CASE PRELIMINARIES CHECK LIST (Form IRC-04)

IRC Case # _____

A Civil Accidental incident having ended with No Resolution at the Step1: Self-Governance stage shall now be addressed at Step 2: Impartial Review Committee (IRC). This process requires the filing of specific information and set up protocols be completed prior to proceeding with an IRC meeting.

The following protocols shall be completed, and the listed documents shall be obtained and verified by the Court officers as listed prior to starting the IRC:

1. Court Clerk has received signed IRC Request (Form IRC-01)..... YES___ NO___
2. Court Clerk has received Self Governance Resolution Attempts (Form SG-01) YES___ NO___
3. Court Clerk has received and verified all evidences, facts, testimony:
 - a) AFFIRMATION STATEMENT Wo/Man who Presses a Claim (Form IRC-02)..... YES___ NO___
 - b) AFFIRMATION STATEMENT Accused (Form IRC-03)..... YES___ NO___
 - c) WITNESS TESTIMONIES IN AFFIDAVIT FORM (Form W-01)..... YES___ NO___
4. Court Clerk assigned IRC Case Number YES___ NO___
5. Court Clerk has admitted, sealed, recorded and secured line 3. Items..... YES___ NO___
6. Court Clerk decided level of incident: Accidental, Civil YES___ NO___
7. Court Clerk selected Court venue:
 - a) Physical Public Court building, or other available facility..... YES___ NO___
 - b) Secured web meeting venue: Zoom, Webex, etc.....YES___ NO___
 - c) Date and Time.....YES___ NO___
8. Court Clerk selected, scheduled IRC members to be present at IRC YES___ NO___
9. Court Clerk randomly selected (3) Jurors (Arbitrators) from Jury pool YES___ NO___
10. Court Clerk maintains all Claim Documents..... YES___ NO___
11. Court Recorder will be present to maintain all recordings and transcripts YES___ NO___

Any items that have been entered as NO ✓ must be explained below:

All Case Preliminaries Complete Date: _____ Court Clerk Initials by: _____

MEMBERS REQUIRED TO HOLD IRC

As part of the Court Clerk's Case Preliminaries duties, the Clerk shall also ensure that a living man or living woman (wo/man) is available and will participate in performing specific duties as IRC members.

Each IRC meeting shall have new member assignments. Members shall be allowed to serve in as many meetings as they wish, but there will be no standing IRC. Each new IRC meeting shall have member positions filled for that specific meeting.

Committee members shall be a wo/man who currently:

1. Is holding a position in The Ohio Assembly (TOA) Common Law Courts system and meets standards as per [TOA Common Law Court Job Descriptions and Qualifications](#).
2. Is an Ohio State National.

The IRC meeting shall have the following members present for any IRC meeting to be held. Specific members and their responsibilities during the meeting are as follows:

- 1. Referee:** The Referee shall be chosen from: Martial-At-Arms, Ombudsman, Impartial Wo/Man or Justice. The referee shall encourage decorum and fairness is maintained throughout the IRC meeting. The referee shall also make suggestions as to the direction of discussions during the meeting in an effort to bring the Parties to an honorable remedy/resolution.
- 2. Peacekeeper:**The Peacekeeper shall be chosen from: Sheriff/Sheriff Deputy, Marshall/Marshall Deputy, or Court Bondsman. The Peacekeeper shall ensure decorum is maintained throughout the IRC meeting.
- 3. Court Clerk:**..... The Court Clerk shall be the Court Clerk from TOA Civil Courts. The Clerk shall be responsible:
 1. To set up and implement the IRC meeting venue as per (Form IRC-04).
 2. To present and distribute all and any evidence, facts and testimonies to be used during the IRC meeting.
 3. To provide validity, if questioned, as to original submission of all evidence, facts and testimonies.
 4. To maintain and record all original as well as any new evidence, facts and testimonies.
- 4. Court Recorder:**..... The Court Recorder shall be the Court Recorder from TOA Civil Courts. The Court Recorder shall be responsible for recording all proceedings during the IRC meeting and securing those recordings for any future use.
- 5. Review Members...** Review members shall be three (3) randomly selected Jurors form the TOA Civil Courts. The Review Members primary function shall be to question, negotiate and offer alternate actions and solutions to enable the primary goal of bringing both parties to an honorable remedy/solution.



IRC PREPARATION & PROCEDURE (Form IRC-05 Pg. 1 of 2)

IRC Case # : _____

Evidence: All evidence brought forward for applicability

Witnesses: Can be written/notarized or in person (Webcam) (might consider "in appearance")

Interested parties: Cross examination

Laws: Applicable, non-applicable, inherent, Public Laws

Rebuttal: Caucus style if necessary

Negotiation: People bring their own witnesses & evidence

Mediation: Ombudsman/Justice/Marshal at Arms

----- **Open Discussion** (*facts & evidence*) -----

Where: _____

What: _____

Who: _____

When: _____

Why: _____

Each Arbitrator gets a copy of this 2 page document with Wo/Man who Presses a Claim /
Accused Statement & Evidence be attached

SETTLEMENT OPTIONS

- 1) Form A-03 Resolution Agreement: Recorded affirmation of both parties in agreement of settlement by Impartial Review Committee; notarized, case closed with Court seal.
- 2) Form A-04 Non-Resolution: If no agreement, with evidence & facts presented, can request Court process for Jury decision.



IRC PREPARATION & PROCEDURE NOTES (Form IRC-05 Pg. 2 of 2)

IRC Case # : _____

IRC RESOLUTION AGREEMENT (Form IRC-06)

IRC Case #: _____

This Agreement is between Wo/Man who Presses a Claim and Accused.

Recorded affirmation of both parties in agreement of settlement by IRC. Witnessed by IRC and incident is resolved and closed with Court Seal.

Body of Agreement:

Wo/Man who Presses a Claim Autograph by: _____

Date: _____

Accused Autograph by: _____ Date: _____

Court Seal



IRC-NO RESOLUTION Wo/Man who Presses a Claim REQUESTS JURY DECISION

(Form IRC-07 Pg.1 of 2)

Wo/Man who

Presses a Claim: _____ **Jury Case #:** _____

1) Evidence: Established, Admitted, Sealed and Recorded

(Attach: Impartial Review Committee/ Affirmation/Testimony Forms)

2) Recording & Transcript available and secured

Jury decisions are final. Costs of the Court and Jury will be billed to the guilty party if refusal to abide by Jury decision.

Entrance into the Court will be preceded by willingness to honor all Brothers and Sisters involved in the resolution of this matter.

All words spoken are in honor of truth and trust through God.

Wo/Man who Presses a Claim has "affirmed to speak the truth" to the best of their knowledge and agrees to the above.

Wo/Man who Presses a Claim: _____ **Date:** _____

Court Seal



IRC-NO RESOLUTION Wo/Man who Presses a Claim REQUESTS JURY DECISION
(Form IRC-07 Pg.2 of 2)

Wo/Man who
Presses a Claim: _____ **Jury Case #:** _____



IRC-NO RESOLUTION Accused REQUESTS JURY DECISION (Form IRC-08 Pg.1 of 2)

Accused: _____ **Jury Case #:** _____

1) Evidence: Established, Admitted, Sealed and Recorded.

(Attach: Impartial Review Committee/ Affirmation/Testimony Forms)

2) Recording & Transcript available and secured.

Jury decisions are final. Costs of the Court and Jury will be billed to the guilty party if refusal to abide by Jury decision.

Entrance into the Court will be preceded by the willingness to honor all Brothers and Sisters involved in the resolution of this matter.

All words spoken are in honor of truth and trust through God.

Accused has "**affirmed to speak the truth**" to the best of their knowledge and agree to the above.

Accused: _____ **Date:** _____

Court Seal

IRC-NO RESOLUTION Accused REQUESTS JURY DECISION (Form IRC-08 Pg.2 of 2)

Accused: _____ **Jury Case #:** _____



Step 3: COURT

STEP:2 IMPARTIAL REVIEW COMMITTEE meeting(s) has been completed and attempts at acceptable resolution between the two parties involved in the incident have not been successful.

The ultimate goal of giving remedy/resolution to a harm, trespass or injury having occurred against a living man or woman (wo/man) and having been caused by another wo/man still remains.

At the request of either the wo/man who has received the harm, trespass or injury (Wo/Man who Presses a Claim) or, the wo/man who has caused the harm, trespass or injury (Accused), The Ohio Assembly (TOA) Civil Courts Protocol provides STEP 3: COURT, for final remedy/resolution between the two parties.

The Court shall be comprised of seventeen (17) impartial members. The seventeen (17) members shall consist of five (5) Court Officials and twelve (12) Jury members. Specific Court members and their basic functions in TOA Court proceedings shall be as described in Document, MEMBERS REQUIRED TO HOLD COURT. Also present, the Wo/Man who Presses a Claim and the Accused.

As in STEP 1: SELF-GOVERNANCE and STEP 2: IMPARTIAL REVIEW COMMITTEE (IRC), all evidence, facts, testimony and proceedings from STEP:1 and STEP 2: shall be presented before the Court and specifically, the Jury. The Wo/Man who Presses a Claim and the Accused shall also be allowed to speak to their issues in support of the incident being brought. Additional questions and input may be part of the Jural process as the Jury and/or the Justice determines necessary.

It shall be the responsibility of the Jury to clearly understand all incident related evidence, facts and testimony presented, and to ensure that each party has the opportunity to be heard. When the Jury has reviewed and understands Wo/Man who Presses a Claim and Accused respective actions and positions regarding the incident they shall move to a deliberation room or venue.

The Jury in deliberation shall now determine a fair and honorable remedy/resolution concerning the Wo/Man who Presses a Claim and the Accused. That remedy/resolution shall be in writing as the final Jury determination

The Court shall reconvene, and the Justice shall present and read the final Jury determination before the Court.

THE DECISION OF THE COURT IS FINAL REGARDING REMEDY/RESOLUTION.



COURT CLERK NOTICE OF SCHEDULE-COURT NOTICE (Form C-01)

Name: _____ **Court Case #** _____

Address: _____

E-Mail: _____

This is a Court Clerks Notice of Schedule

Scheduled Day: _____ **Time:** _____

Bring a Photo Identification.

You must have access to Audio & Video either by computer, laptop or phone.

Join the Living Court online: <https://join.freeconferencecall.com/jeanasrecords>

Online Access **Code is:** 5338256

(you do not have to create an account, on top right just click on button that says JOIN, then type in the Online Access Code)

EVIDENCE LIST (Form C-01.1)

To be included with Court Clerks Notice of Schedule (Form C-01)

Court Case # _____

Jury to determine evidence based on presentation.

All documents presented by Wo/Man who Presses a Claim & Accused to be enclosed in this package for each Juror. Evidence to be distributed to Jurors _____ (when)

What constitutes **evidence**? Video/Recordings/Witnesses

Who, What, Where, Why, How?

Are declared facts **evidence**?

Is perception truth **evidence**?

NO Hearsay, Third party?

Evidence List:

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____
7. _____
8. _____
9. _____
10. _____
11. _____
12. _____

GUIDANCE FOR JURY (Form C-01.2)

To be included with Court Clerks Notice of Schedule (Form C-01)

Court Case # _____

To be included with this form:

- 1) Bill of Rights
- 2) Declaration of Independence
- 3) Which Constitution we Enforce (Guarantees) (all 3 up to 13th amendment/article)
- 4) Public Law
- 5) Tora: Ten Commandments
- 6) God's Holy Spirit
- 7) Moral Conscience
- 8) Due Process

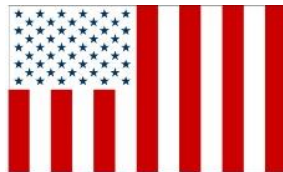
- ✓ Qualifications
- ✓ Instructions
- ✓ Responsibilities
- ✓ Agreement

- Jural Handbook is Outdated and being revised by Anna
- One pager encompasses 928 Essence [can do 928 Long Forms for full armor]

Wo/Man who Presses a Claim: "He who asserts, must prove" **Accused:** "innocent until proven

guilty"

#1 No harm, no crime



Additional Documents: _____



COURT CASE PRELIMINARIES CHECK LIST (Form C-02)

Court Case # _____

An incident having ended with No Resolution at STEP 2: IMPARTIAL REVIEW COMMITTEE now moves to STEP 3: COURT at the request of the Wo/Man who Presses a Claim or the Accused. The Court process requires the filing of specific information and set up protocols be completed prior to proceeding with Court. The following protocols shall be completed, and the listed documents shall be obtained and verified by the Court officers as listed prior to starting Court:

1. Court Clerk has received:

a) Wo/Man who Presses a Claim REQUESTS JURY DECISION (Form IRC-07)

..... YES___ NO___

b) Accused REQUESTS JURY DECISION (Form IRC-08) YES___ NO___

2. Court Clerk Assigns Court Case # YES___ NO___

3. Court Clerk has received and verified all evidence, facts, testimony

a) From STEP 1: SELF-GOVERNANCE YES___ NO___

b) From STEP 2: IMPARTIAL REVIEW COMMITTEE YES___ NO___

a) Any new evidence, facts, testimony..... YES___ NO___

4. Court Clerk, issues COURT CLERK NOTICE OF SCHEDULE (Form C-01) YES___ NO___

a) EVIDENCE LIST (FORM C-01.1) YES___ NO___

b) GUIDANCE FOR JURY (Form C-01.2) YES___ NO___

5. Court Clerk issues INVITATION WRIT (Form C-03) YES___ NO___

6. Court Clerk issues INVITATION TO JURY DUTY (Form C-04) YES___ NO___

7. Court Clerk decided level of incident: Accidental, Civil YES___ NO___

8. Court Clerk selected Court venue:

a) Physical Public Court building, or other available facility YES___ NO___

b) Secured web meeting venue: Zoom, Webex, etc. YES___ NO___

c) Date and Time..... YES___ NO___

9. Court Clerk notified and scheduled Court Officials YES___ NO___

10. Court Clerk selected and scheduled (12) Jurors from Jury pool YES___ NO___

11. Court Clerk maintains all Documents (sealed) as listed in 4. Above YES___ NO___

12. Court Recorder will be present to maintain all recordings and transcripts YES___ NO___

Any items that have been entered as NO ✓ must be explained below:

All Case Preliminaries Complete Date: _____ Court Clerk Initials by: _____



INVITATION WRIT (Form C-03 Pg. 1 of 2)

Name: _____ Court Case# _____

Contact Info: _____

Invitation: You are Invited/Requested to give Testimony of Truth & Facts

Evidence has already been submitted. A Notice will be forwarded to your Municipal Court for collection by default if you do not make yourself available for a Jural inquiry.

Remember the Wo/Man who Presses a Claim must prove the allegations, so if you have something to bring in your defense to the jury, do it.

Date: _____ Time: _____

<https://join.freeconferencecall.com/jeanasrecords>

This is an FCC Visual Conference Court Room, entrance access code: **5339256**

You must bring photo Identification and willingness to affirm the truth & facts.

-----Respond below with your intentions-----

- 1) I will be available and will be there _____.
- 2) I will not be available and will not be there _____.
- 3) I will need accommodations to be there. _____

Contact Court Clerk at fenyala@protonmail.com reference the above Jury Case#.

INVITATION WRIT (Form C-03 Pg. 2 of 2)



INVITATION TO JURY DUTY (Form C-04 Pg. 1 of 2)

Jury Duty: This request is an invitation for your presence.

Name: _____ American State National(ASN), American State Citizen (ASC)

An invitation requesting your presence and to perform your American Duty to participate in bringing forth evidence of truth bearing the reality and effect on one of your Brothers or Sisters being brought before the Alaska State Jural

Assembly Court.

Date: _____ Time: _____

This is a Zoom Visual Court Room:

FCC link <https://join.freeconferencecall.com/jeanasrecords>

Entrance access code: **5339256**

You must bring Credential Card Identification

Attached is The Ohio Assembly Member Agreement for Jury Duty. If you already have one on Record, you will not need to fill another one out.

ASN witnesses to your **allegiance** and **ability** to serve as a juror.

Also, required is proof of revocation of STATE Voters Registration & Declaration of Political Status as an American State National. (see attached Jural Qualifications)

Thank you for your service!

INVITATION TO JURY DUTY (Form C-04 Pg. 2 of 2)



DRESS GUIDELINES

The Maritime and Admiralty courts, with which we are familiar, are primarily focused on appearance, rather than reality; our Land and Soil jurisdiction court exists to help living men and women to bring honor and remedy to reality. That does not mean, however, that appearances mean nothing to us. We are in a higher jurisdiction and should expect that people will meet a higher standard, in general. Whether we are in our offices, out in the field, or in court, we should look like the professionals we are.

In general, the style of the day should be considered, with a more formal presentation for more serious matters. Are you a Counselor at Law, meeting pre-trial with a client? Business casual is acceptable for the office. When meeting with a Grand Jury, a jacket with tie, or even a suit, is preferred. On hot days or when the matter is less serious, many will choose to skip the jacket, while suits will be preferred in cooler months. Living men and women who sometimes serve Ohio in the following ways should observe the guidelines below.

Sheriff and Deputies, Marshal at Arms, Bondsmen:

When on official duty or minding prisoners, a preferred uniform shall be required. Your star is the most important part, and the rest should be durable, comfortable, and weather-appropriate. While in office or investigating, business casual attire is expected. While in court, professional dress such as a suit or slacks and jacket should be worn, depending on the situation.

Justice, Clerks, Records, Secretaries, Public Notary:

Business casual (no jeans) is fine for office hours, with professional dress preferred for court. A name tag noting your Office shall be required.

Jurors, Witnesses, Wo/Man who Presses a Claims, Accused Wo/men:

Business casual shall be required for jurors, and for many other occasions. Professional dress is always encouraged to make the correct impression, while in court.

For Video Conference:

It is tempting to get comfortable when conducting court from your own office, but always consider the impression you are making.

Professional Dress and Business Casual:

We want to respect our Office and each other, but terms are not always understood. Here's some clarification. You only get one chance to make that first impression!

Never Appropriate for Court:

- denim in any style or color;
- torn, faded, or frayed clothing;
- tank tops, spaghetti straps, sleeveless tops of any kind;
- shorts, T-Shirt, hats of any kind;
- skirts above the knee;
- fabric that clings; resists being pulled away from the body;

- styles that are too dressy or revealing , shirts that rise up at the hem or reveal cleavage at neckline;
- clothing that looks like a costume (extreme vintage, for instance) or is very trendy.

Business Casual:

For men, a collared shirt (not a polo/sport shirt) tucked-in with slacks or khakis, dark socks, and dress shoes. A tie is not necessary, but preferable.

For women, a combination of skirts, jackets, blouses, cardigans, tailored slacks, and dresses. Mixing elements of formal business attire with a more casual top or shoe is possible.. Avoid shorts, short skirts, too tight or oversized items, clothes with holes (such as cold-shoulder tops), athletic shoes, sandals or flip flops.

Professional Business Dress:

Both men and women should wear traditional suit styles. it is best to be conservative with shirt/blouse colors and prints, also. Men should wear ties.



OFFICIALS, JURORS REQUIRED FOR COURT (Civilian, Accidental Incidents)

As part of the Court Clerk's Case duties, the Clerk shall also ensure that a living man or living woman (wo/man) is available and will participate in performing specific duties as Court Officials and Jury Members.

All Court Officials and Jury Members shall be a man* or woman* who meet guidelines as per [TOA Public Officials-Offices and Elections](#).

The Court Officials and Jury Members required and their respective responsibilities during any Court Case shall be as follows:

1. Marshall at Arms:

- ❖ confirm evidence as recorded;
- ❖ identify and clear all people in Court;
- ❖ secure guns, the court room, Free Conference Call (FCC). Once secured the Court is locked;
- ❖ ensure decorum is maintained throughout Court proceedings;
- ❖ may remove disruptive people from the Court venue.

2. Justice/Justice of the Peace:

- ❖ verifies that Recorder, Clerk, Bondsman and Notary are present in Court;
- ❖ verifies with Marshall at Arms that all participants have been identified and cleared to in Court;
- ❖ verifies with Court Clerk that Step 2: IRC has been conducted and IRC Requests Jury Decision (**Forms IRC-07, IRC-08**) have been submitted;
- ❖ oversees Court decorum and order, may request Marshall at Arms to remove anyone who is not in order;
- ❖ oversees any inquiries to evidence, facts, testimony presented.
- ❖ keeps an active case moving forward with fairness;
- ❖ provides referee services to our Courts;

3. Court Recorder:

- ❖ maintains transcripts and records all Case proceedings;
- ❖ stops recording when Jury exits Court to deliberate;
- ❖ maintains transcripts and the records or Jury proceedings (archive)

4. Court Clerk:

- ❖ determines venue
- ❖ presents all evidence, facts, testimony that is the history of the case.
- ❖ calls to order for the Case Number;
- ❖ announces the man* or the woman* who Presses a Claim and the Accused;
- ❖ announces testimony from both the Wo/Man who Presses a Claim and the Accused, Wo/Man who Presses a Claim proceeds first, Accused follows;

5. Bondsman:

- ❖ instructs people on how to post bonds;
- ❖ confirms the Bond Register for each day of the Court session;

- ❖ takes charge of prisoners and ensures their safety and good conduct while in court;
- ❖ maintains security of the actual court room and directs traffic within it;
- ❖ seats people in the gallery (if one exists), assists disabled or physically injured people;
- ❖ distributes educational information to members of the Jural Assembly;
- ❖ administer **Affirmation of Truth Testimony** to both the Wo/Man who Presses a Claim and the Accused prior to giving their testimonies.

Affirmation of Truth Testimony:

1. Do you (*Name*) promise to tell what is true?
2. Do you (*Name*) agree to abide by the Jury's decision?

- ❖ confirms receipt of bonding fees (in conjunction with the Court Clerk) at the close of each day;
- ❖ secures and locks the safe containing the Bond fees;
- ❖ provides safety and security of the Court venue and all people* attending.
meeting;

6. **Jury:** Twelve (12) Jurors shall be required to hear any Case. Jurors shall hear all Court presented evidence, facts and testimony. Questions and or additional information requests may be made through the Justice. Jurors shall then relocate to separate room/venue, Jury Room, for **DELIBERATION AND FINAL JURY DECISION.**

COURT PROCEEDINGS

Prior to the opening of Court proceedings, the Marshall at Arms identifies and clears all people in the Court and secures all guns. The Marshall at Arms also secures the Court and the Free Conference Call (FCC) on web. Confirmation is made that all evidence is as recorded. At this point, the Court is locked.

Verification is now made by the Justice that:

- all participants have been identified and cleared to in Court
- that the Recorder, Clerk, Bondsman and Notary are present
- the Jury is present and able to monitor all Court proceedings
- Step 2: IMPARTIAL REVIEW COMMITTEE (IRC) has been conducted
- IRC REQUESTS JURY DECISION (Forms IRC-07, IRC-08) have been submitted

Court Recorder announces Case number and names of the living man or woman who is Wo/Man who Presses a Claim, the living man or woman is Accused.

All evidence, facts, testimony that is the history of the Court Case is presented by the Court Clerk, who then calls the Court Case number to order.

The Affirmation of Truth Testimony is administered to both Wo/Man who Presses a Claim and Accused by the Bondsman. Affirmation of Truth Testimony is two (2) questions: 1. Do you (*Name*) promise to tell what is true? 2. Do you (*Name*) agree to abide by the Jury's decision?

The Wo/Man who Presses a Claim shall proceed first with their testimony followed by the Accused. Testimony shall include Who, What, Where, When, Why.

Additional witnesses, testimony shall be as scheduled for the Court Case.

Twelve (12) Jurors hear the Wo/Man who Presses a Claim and the Accused as well as any and all presented evidence, facts and testimony. Questions and or additional information requests from the Jury may be made through the Justice.

Having heard all evidence, facts and testimony Jurors shall then relocate to a separate room/venue, Jury Room, for jury deliberation.

Transcripts have been recorded throughout the Court proceedings by the Court Recorder and end as the Jury moves to the Jury Room. All Transcripts are saved as record of the proceedings.



JURY DELIBERATION

The Jury has relocated to Jury Room /venue for discussions and deliberations of evidence, facts, and testimony as presented in Court.

The Jury elects/appoints one of its members to act as a chair to help guide discussion. That member is the Jury Principal. Jury Principal shall be responsible for:

- Establishing Time Limit (may need modification as issues arise).
- Keeping order in Court Jury Room.
- Discussion of evidence and facts as to harm, trespass, injury (Who, What, Where, When, Why) to establish the injury.
- Considering the presence of any “unlawful pressure” Territorial or American affects. Necessity to issue Order or Nullify Order, Findings, Award, etc. (Sample Nullification Orders 1,2,3 see APPENDIX)
- Verifying Jurors agree with final decision of remedy/resolution and all leave juror room and return to Court Room.
- Present findings to the Justice. Those findings being unanimous/majority.

The Jury during deliberation may determine need for access to additional or special information. That request shall be submitted via REQUEST BY JURY-SPECIAL INFORMATION ACCESS (Form C-05).

The Jury during deliberation may determine that an additional opportunity for the Accused to respond to a claim should be requested. That request shall be issued via OPPORTUNITY FOR RESPONSE-ACCUSED (Form C-06).

The Jury during deliberation may determine that a required response to a claim should be issued. That required response shall be issued via REQUIRED RESPONSE-ACCUSED (Form C-07).

The Jury having completed deliberation issues and prepares the **JURY FINAL DECISION**.



JURY FINAL DECISION

The Jury having completed deliberation records in writing its final remedy/resolution, the Jury Final Decision. This decision is a sealed and recorded document, RESOLUTION BY JURY DECISION: FINAL (Form C-08).

The Jury and all Court Officials return to the Court. All Court proceedings are again being recorded by the Court Recorder. The Justice assumes most of the closing responsibilities which shall include:

- Justice may have final inquiry into verification of Jury's Final Decision, (i.e., hung jury).
- Final Decision is made and spoken to Court. (Or deliberate more evidence)
- Award/Findings Form/Order/Order Nullification/CIR (Form C-09)
- Order Sealed, Return to Impartial Review Committee (IRC) (Form C-10)
- Court Seal for Continuance, Court Clerk to set new date (Form C-11)
- Seal Court Case documents and all forwarded to Court Recorder for Record keeping.
- Request Court Clerk to put Impartial Review Committee on schedule if needed.

Court proceedings now move to closing. The Marshall at Arms has the following responsibilities:

- Collect all evidence for Secure Location in Court House/Recorder's Room.
- Ask if Court will need Courier at a time to deliver Jury Decision?
- Orders to be Registered Mail or Courier by Sheriff to Wo/Man who Presses a Claim & Accused.

All Court business completed the Court Recorder stops recording. Official Transcripts are produced by the Court Recorder to be sealed and stored with Court Case records.



REQUEST BY JURY: SPECIAL INFORMATION ACCESS (Form C-05)
(Request by Justice)

Court Case # _____

1. _____

2. _____

3. _____

Court Clerk Autograph (witness):

_____ Date: _____ seal

Court Justice Autograph:

_____ Date: _____ seal



OPPORTUNITY FOR RESPONSE-ACCUSED (Form C-06 Pg. 1 of 2)

Court Case # _____ **Name:** _____

Opportunity [Request] to Respond: You have an opportunity to express your Truth with Facts in response to a claim made against you or someone you know. This can be done by one of the following ways:

- 1) **Written** Testimony notarized and given to the Court Clerk
- 2) **Appear** to the Jural Inquiry by Free Conference Call (FCC)
- 3) **Mailed** in Testimony by Registered, Return Receipt Mail

Evidence has been submitted by the Wo/Man who Presses a Claim. The Jury has determined information by you could prove to be very useful for them to come to a more considered conclusion. A jury will be made with the information submitted. Remember the Wo/Man who Presses a Claim must prove the allegations, so if you have facts or testimony to bring to the Jury for consideration, please do so.

This is your only opportunity that you may have to provide remedy for the claim against you or someone you know.

Date: _____ Time: _____

<https://join.freeconferencecall.com/jeanasrecords>

This is an FCC Visual Conference Court Room: Entrance access code: **5339256**

You must bring photo identification and willingness to affirm the truth & facts.

-----**Respond with your intentions below**-----

Contact Court Clerk at fenyala@protonmail.com

Reference **Court Case #** _____

[Can the clerk get questions in writing from the Jury to present for a requested response?]

Only to be used for the accused.



OPPORTUNITY FOR RESPONSE-ACCUSED (Form C-06 Pg. 2 of 2)

Court Case # _____ **Name:** _____



REQUIRED RESPONSE-ACCUSED (Form C-07 Pg. 1 of 2)

Court Case # _____ **Name:** _____

You are [Required] to Respond to a Claim: You are required to express your Truth with Facts in response to a claim made against you or someone you know. The Court provides this opportunity for remedy to the Claim:

You must Appear for Jural Questions by Free Conference Call (FCC).

Evidence has been submitted by the Wo/Man who Presses a Claim. The Jury has determined information by you could prove to be very useful for them to come to a more considered conclusion. A jury will be made with the information submitted. Remember the Wo/Man who Presses a Claim must prove the allegations, so if you have facts or testimony to bring to the Jury for consideration, please do so.

This is your only opportunity that you may have to provide remedy for the claim against you or someone you know.

Date: _____ Time: _____

<https://join.freeconferencecall.com/jeanasrecords>

This is an FCC Visual Conference Court Room: Entrance access code: **5339256**

You must bring photo identification and willingness to affirm the truth & facts.

-----**Respond with your intentions below**-----

Contact Court Clerk at fenyala@protonmail.com

Reference **Court Case #** _____

[Can the clerk get questions in writing from the jury to present for a requested response?]

Only to be used for the accused.



REQUIRED RESPONSE-ACCUSED (Form C-07 Pg.2 of 2)

Court Case # _____ **Name:** _____



FINAL RESOLUTION BY JURY DECISION (Form C-08)

Court Case # _____

Court Clerk Autograph (witness):

_____ Date: _____ seal

Court Justice Autograph:

_____ Date: _____ seal



AWARD/FINDINGS ORDER (Form C-09)

Court Case #

Wo/Man who Presses a Claim: _____

Accused: _____

In accordance with the **FINAL RESOLUTION BY JURY DECISION (Form C-08)** attached, the following remedy/award shall be made:

1.

2.

3.

Comments (Justice): _____

-----**THIS DECISION IS FINAL**-----

Court Clerk Autograph (witness):

_____ **Date:** _____ seal

Court Justice Autograph:

_____ **Date:** _____ seal



ORDER SEALED, RETURN TO IMPARTIAL REVIEW COMMITTEE (FORM C-10)

Court Case # _____ Wo/Man who Presses a Claim: _____
Accused: _____

In accordance with the **FINAL RESOLUTION BY JURY DECISION** (Form C-08) attached, the decision has been made to return the Court Case to the Impartial Review Committee (IRC) for reevaluation. Reasons to support a return to IRC are as follows:

1.

2.

3.

Comments (Justice): _____

Court Clerk Autograph (witness):

_____ Date: _____ seal

Court Justice Autograph:

_____ Date: _____ seal



COURT SEAL FOR CONTINUANCE (FORM C-11)

Court Case # _____

Wo/Man who Presses a Claim: _____

Accused: _____

The case must be scheduled for continuance. The **FINAL RESOLUTION BY JURY DECISION** cannot be reached without:

Additional deliberation time by jury required: **Yes** _____ **No** _____

Additional evidence, facts and/or testimony required: **Yes** _____ **No** _____

1. _____

Item 1. Received Court Clerk Initials: _____ Date: _____

2. _____

Item 2. Received Court Clerk Initials: _____ Date: _____

3. _____

Item 3. Received Court Clerk Initials: _____ Date: _____

Continuance Schedule: Venue: _____

Date: _____ Time: _____ Court Clerk Initials: _____ Date: _____

Justice Comments: _____

Court Clerk Autograph (witness):

_____ Date: _____

Seal

Court Justice Autograph:

_____ Date: _____

Seal



ADMINISTRATIVE ACTIONS-COURT OVERSIGHT COMMITTEE

During and/or after The Ohio Assembly (TOA) Civil Court process it may become necessary to evaluate our means and methods in our court protocols as well as evaluating the living man, woman (wo/man) who are performing duties as Civil Court officials.

The Court Oversight Committee (COC) shall review, evaluate and make recommendations regarding claims of due process which has occurred during a specific court case. The COC shall also review, evaluate and make recommendations regarding the performance of an official of the court.

Any due process failure shall be determined as per the TOA Civil Court Protocol. Review and evaluation of claims regarding a due process failure shall be made using document, **Claim of Due Process Failure (Form COC-01)**. This document shall be filed by the wo/man claiming due process failure has occurred and shall be used to submit the Wo/Man who Presses a Claims evidence. **Form COC-02** shall be used for the COC review comments, findings and recommendations. Each Claim of Due Process shall be filed with a COC Review Number.

Elected court officials may be questioned as to their performance when that performance is not within the TOA Civil Court Protocol. Evaluation of a TOA elected court official may be necessary due to unlawful performance. Any wo/man who has concerns regarding the performance of a court official may request a review using document, **Court Official Performance Review Request (Form COC-03)**. This document shall be filed by the wo/man requesting the performance review. **Form COC-04** shall be used for the COC review, comments, findings and recommendations. Each Court Official Performance Review Request shall be filed with a COC Review Number.



CLAIM OF DUE PROCESS FAILURE (Form COC-01)

COC Review #: _____

Occasionally, a wo/man may believe that due process has not occurred in a specific Civil Courts case. Evidence supporting the claim of due process failure shall be submitted on this form.

Incident: _____

Wo/man claiming Due Process Failure (Wo/Man who Presses a Claim): _____

Wo/man accused of Due Process Failure (Accused): _____

----- **Evidence** (attach additional pages if required) -----

1

2.

3.

----- **Accused: Rebuttals to Claim** (attach additional pages if required) -----

1.

2.

3.

Wo/Man who Presses a Claim Autograph

by: _____ Date: _____

Accused Autograph

by: _____ Date: _____



COC REVIEW: DUE PROCESS FAILURE (Form COC-02)

COC Review #: _____

Court Oversight Committee (COC) shall review all evidence as submitted on **Form COC-01**. After review of the submitted evidence of the due process failure claim the COC shall submit their recommendation(s) as to action(s) to be taken to The Ohio Assembly, Jural Assembly for further action.

COC Evidence Review/Witness Statements: (attach additional pages if required)

1.

2.

3.

----- **Additional Notes, Comments From Wo/Man who Presses a Claim or Accused** -----

----- **COC Recommendation(s)** -----

Court Oversight Committee Chair

Autograph by: _____ Date: _____



PERFORMANCE REVIEW REQUEST of COURT OFFICIAL (Form COC-03)

COC Review #: _____

A request being made to review and evaluate the performance of a Civil Court official for performance review shall be submitted using this document. The Court Oversight Committee (COC) shall review all evidence submitted supporting the question of performance review. After review of the evidence the COC shall submit their findings and recommendation(s) as to action(s) to be taken on (Form COC-04) to TOA Jural Assembly for further action.

Incident:

Wo/man bringing Performance Review claim (Wo/Man who Presses a Claim):

Court official whose Performance is being Reviewed (Accused): _____

----- **Wo/Man who Presses a Claim: Evidence Performance Review** (attach additional pages if required) -----

1.

2.

3.

----- **Accused: Rebuttals or Acceptance of Claim** (attach additional pages if required) -----

1.

2.

3.

Wo/Man who Presses a Claim Autograph

by: _____ Date: _____

Accused Autograph

by: _____ Date: _____



COC REVIEW: PERFORMANCE REVIEW of COURT OFFICIAL (Form COC-04)

COC Review #: _____

----- **COC Evidence Review/Witness Statements:** (attach additional pages if required) -----

1.

2..

3.

----- **Additional Notes and Comments** (attach additional pages if required) -----

----- **Court Oversight Committee Recommendation** -----

Court Oversight Committee Chair

Autograph by: _____ Date: _____

Definitions: (words, terms, phrases used in this document)

man* / men*: a living man, living men

woman* / women*: a living woman, living women

Living Court- Land and Soil Jural process serving living men and women with Superior Concurrent General Jurisdiction to the Commercial Administrative/Maritime/.Military Courts serving Corporations/corporations/Fictional Entities

Definitions Sources:

- **Bouvier's Dictionary_(1856)**

References Used In Developing This Document:

(references below are general references not listed in the document foot notes)

➤ **Ohio State Assembly Court Protocol & Cases**

Step 1: Self-Govern

Step 2: Arbitration

Step 3: Living Court

Step 4: Living Jury

The Ohio Assembly

Acknowledgements:

The Ohio Assembly would like to thank the authors and researchers for the extensive research, hard work, and excellent presentations found in the resources listed above.

Much of the body of this document has been composed and formatted in conjunction with information, and procedures found in these resources.

Others time spent securing their positions as American State Nationals and the information they have shared has greatly helped The Ohio Assembly Court Oversight Committee in developing and completing our Common Law Living Courts Protocol.

*We Thank You,
The Ohio Assembly, Court Oversight Committee*

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INTENTIONALLY**

Nullification Order 1



Ohio State Superior Court Nullification Order

This Order nullifies and sets aside State of Ohio Court Case# **3Ko-20-29 CI** This action is undertaken by the presumed Donors of the Ohio State Trust pending the removal of all private land and soil parcels misidentified as commercial, residential or agricultural property existing as real estate in the inchoate State of Ohio, or as abandoned property subject to the custodial interests of any incorporated entity doing business as the **KODIAK ISLAND BURROUGH.**

So ordered the 5th day of February of the year 2023.

by: _____

James Stanley Pearson©

In care of: Box 2664

Columbus, Ohio [44555]

Cc: Judge Stephen B. Wallace

Nullification Order 2



Ohio State Superior Court

Nullification Order

This Order nullifies and sets aside State of **Ohio** Court Case # **ICA 19 89728 O**. This action is undertaken by the presumed Donors of the **Ohio** State Trust to enforce the return of **son(s) and daughter(s)** who have been misidentified as abandoned and/or neglected and/or illegitimate children, thought to be Territorial Subjects and/or MUNICIPAL DEPENDENTS, presumed to be residing in the inchoate State of **Ohio** and/or in the jurisdiction of **the MUNICIPALGOVERNMENT ENTITY**.

These are the recorded names of **sons and daughters** who are State Nationals of **Ohio** at birth sand whose parents demand their safe return and reconveyance to their lawful estate.

Bryan Allen Cummershack, a **son**, born on the **11th of November 2012**, to **Amy and Ronald Cummershack**, a **married** couple, living In **Westerville, Ohio**;

Beverly Ann Cummershack, a **daughter**, bom on the **15th of August 2015**, to **Amy Cummershack**, a **widow**, living in **Westerville, Ohio**.

The actual biological parent(s) of the **boy(s)** and/or **girl(s)** in question **Is/are (a)** Member(s) of our State Assembly, **Is/are** not choosing to function as Persons attached to any District Assembly and **has/have** pre-eminent right of possession of all material and immaterial interest in **(his/her/their)** physical and biological progeny. Any delay or obstruction In performing the required action immediately returning and reconveying these **sons and daughters** to our lawful jurisdiction upon receipt of this Nullification Order will be evidence of kidnapping and unlawful conversion actionable under international law and Article IV of both The Constitution of the United States and The Constitution of the United States of America.

So ordered this _____ day of _____ the year 2023:

by: _____

The Ohio Jural Assembly
In care of: Post Office Box 278
Ross, Ohio [45061]

cc: Jane A. Doe, , Chief Justice
State of Ohio Supreme Court
_____ Judicial Council
Commission on Judicial Conduct
Uphill Mindbox, MAYOR
CITY Of FERNANDE, STATE OF OHIO

Nullification Order 3



Ohioan American Nullification Order

This Order nullifies and sets aside State of Alaska Court Order 'Voiding Recorded Lien' for Case# **3KO·21·16CI and Attorneys "Notice of Termination of Invalid lien" Rec. No. 303-2022 000362·0.**

This action is undertaken by the presumed Donors of the **Ohio** State Trust pending the removal of all private land and soil parcels misidentified as commercial, residential or agricultural property existing as real estate in the inchoate State of Alaska, or as abandoned property subject to the custodial interests of any incorporated entity doing business as the KODIAK ISLAND BOROUGH. End the False Presumption of Territorial and/or MUNICIPAL citizenship, dependence, employment, or obligation being unconscionably conferred on this Ohioan:

James Stanley Pearson© was born on the **291h of November 1953** on **Westerville, Ohio;**

This American State National referenced above lives on **Westerville, Ohio**. He is a lawful Person and Member of The Ohio Assembly. He has accepted all gifts and exemptions and he has waived all benefits, effective with his respective birthday. He does not voluntarily hold, nor does he desire to hold, any foreign titles or offices of person hood. James Stanley Pearson is a private and non-commercial man. All transactions related to him and all funds in his accounts are denominated in lawful money. He is not in receipt of Federal Income by definition, and he is not a taxpayer nor TAXPAYER·anything contrary or misunderstood notwithstanding. Donor to the Ohio State Trust.

by: _____

All Rights Reserved, James Stanley Pearson©
In care of: Box 2664
Westerville, Ohio [99615]

So ordered this 25th day of March of the year 2023.

Notary Witness

Westerville

Ohio

Today before me, a Commissioned Notary, is the living man known to me to be James Stanley Pearson and he did autograph this Nullification Order as shown before me this _____ day of September in the year 2022, in Witness whereof I set my Signature and Seal:

Public Notary: my commission expires on: _____

Court of Order*