

Charter of the Aboriginal Consular Court and Insular Tribunal 11/2024



ARTICLES



Article 1 ESTABLISHMENT OF THE COURT

- a. The Aboriginal Consular Court Insular tribunal was established in 2005 with Land Record Instrument 019073 Aboriginal Title creating the Aboriginal title UCc via Henrico Circuitry Courts, sui juris, sui generis, jurisprudence at law.
- b. The relationship of the Court to the United Nations is via UN Declaration on the Rights of Indigenous Peoples UNDRIP 2006 Special agency of the United Nations UN NGO/IGO Branch RJSC/DISST RWP/F-3613/233/2003
- c. **Seals of the Aboriginal Consular Court.** Great Seal Perseverando and the lesser seal Sic Semper Tyrannis.
- d. **Legal Status and Powers of the Court**. Aboriginal Consular Court is a Competent court of record under Aboriginal title UCc 1-200, UCc 1-207 UCc 1-308 UCc 3-603 pertaining to Common law superseding UCc-201 International Law.

Writs Remedial Jurisdiction! Writs are the only final judicial remedy, superior to all colonial statutory suggestive practices as legislation is null and void!

Aboriginal indigenous Indian native natural born have 1st lien levy, 1st Right of Refusal to stop, estoppel all colonies plans, agendas, on our lands via our Authorisation Approval or Denial is Natural jurisprudence land law!

We are sui juris, sui generis self-governed, self-identity, self-determination, self-determined! self-recognised as we are via United Nations U.N.DRIP 2006 and American Declaration On The Rights of Indigenous Peoples and Article 139

Enforceable by Military of Life Sentance-2005 Responsibility to Protect also mandates enforcement by military intervention if national authorities failed to protect their populations fromcrimes against humanity, to force human rights rule of law and national sovereignty SICJ!

Public Vessels Act strips any civil public officer of protections, such as at court martial trial, tortfeasor obligor debtors are guilty via this military guarantee, and **Foreign Sovereign Immunity Act!** Strips foreigners on natural born soils of sovereign immunity, to be prosecuted guaranteed for failure if the parties own STATE, ENTITY REFUSES TO DO! This is what the U.S uses on foreigners incarcerated in the U.S FEDERAL DETENTION CENTERS/PRIVATE PRISONS the same via UCc natural Born laws, is Aboriginal Title 2006 Indigenous peoples UNDRIP is for the Primordial people's 1st natural born nations!

American Declaration on the Rights of Indigenous Peoples (adopted at the third plenary session, held on 15th June 2016)

Non-Political-NOT-NON

Registered Agents are under compliance Great Seal Perseverando code of VA.13.1-1015 this code UCc 1-308 and 1-207 means one can participate in a fiction as indemnified and/or, severability!

ATTENTION ALL Entities At Commerce. Promulgation found on the Law forums of the ICJ and ICC International Courts of Justice and International Criminal Court, web site! UCc article 1 Jurisdiction Private International Commercial Law Promulgation is Effective!

Uniform Commercial code (UCc)

The ICJ/ICC also recognizes the use of the UCc as Private International Commercial law pertaining to governments, quazi-government agencies, regulators, banks, institutions, corporations as well as private and public individuals.

Since the Geneva Convention of 1930 AD, the use of statutory and legislative law is currently under suspension due to the bankruptcy provisions of said UCc, article 1. Thus, no commercial entity (such as the types listed in the paragraph above) has legal right to enforce any claims against living men and women, since they are operating under UCc bankruptcy provisions only.

The UCc, therefore, is the only body of commercial law that allows bankrupt entities to operate, and for a limited period only. It is in the interest of the ICJ/ICC to setup, provide and execute programs for Redemption – not just for the arrest and imprisonment of government and banking criminals, but also to provided immunity and protection for those that are negatively affected by the latter. Subjects all Statutory Corporations!

Promulgation Posted to the Populace and All that navigate, 9/23/2019 5:18:49 PM. UCc 1-308 all liberties reserved.

Seminole Pacta Sunt Servanda En Lex Jurisprudence Dejure Priesthood transmitting Utility 08-10-08-7015-1

Location: north america continent, lay between latitude 48.1667° N and longitude 100.1667

Article 2 JURISDICTION, ADMISSIBILITY AND APPLICABLE LAW

a. America Republica, Law Seminole Pacta sunt serveranda en lex,et alii, jurisprudence dejure priesthood -tribe-nation- federation.

- b. International Private and Commercial Law Enforcement, fully Bonded fully assured Secured Party Creditor
- c. Operating in harmony with common law and the law of nature, with Universal Jurisdiction, Borderless Treaty

Article 3 COMPOSITION AND ADMINISTRATION OF THE COURT

- a. **Organs of the Court.** Aboriginal Consular Court Insular Tribunal Seminole Pacta Sunt Serveranda en lex Aboriginal title UCc
- b. UCc 1 Aboriginal Law officers AMLO domestic law enforcement, deputies and Bailwicks.
- c. World Martial Authority as Enforcement.
- d. Sovereign International Court of Justice SICJ, Magna Carter Chambers.
- e. **Solemn undertaking** Oath under the Great seal Perseverando and bonded under 019073.
- f. **Disciplinary measures**. Immediate dismissal charges fine or imprisonment UCc9 asset seizure and forfeiture common law writs, writs remedial/ remedy liens quo warranto.
- g. **Privileges and Immunities** Full Immunity and Diplomatic Protocols invoked UN law of treaties articles 3, 38 UN independence of Judiciary 1 Articles 1,2,4,7,16 UN Internationally Protected Persons, articles,1(b).18USC1116(b),23 UN diplomatic relations, article13 52UN Consular article 57.
- h. **Regulations of the court** UCc codes and codes of conduct, common law, law of nature, Blacks law, Sheriff's handbook, as per UCc fee schedule anti tort tryst.

Article 4 INVESTIGATION AND PROSECUTION

a. **Full powers of arrest,** due process not required. Immediate arrest on LLC fiction for operating illegally under debtor protocols

- b. **Arrest Proceedings** as described on the quo warranto, custody by agreement with private entities and private contract also by indemnification of local authorities by arrest of such cases, all torts are creditable, liens
- c. **Confirmation of charges** are deemed by the evidence produced be that civil or criminal all torts.

Article 5 THE TRIAL

- a. **The trial**. This is conducted once all evidence is accumulated, offences will be investigated and upon conclusion judgements will be passed ie crime dependent
- b. If a respondent is found guilty irrespective of title, a quo warranto is issued and a lien levied with no right of appeal unless it affects his/her unalienable rights
- c. **Proceedings** are very quick dependent on the nature of the crime, all protections will be administered with full force to the extent required. The accumulation of evidence pertaining to a particular crime must be factual, conclusive, and watertight, independent, non-bias and fully investigated.
- d. **Misconduct** before the court will immediately suspend entitlements and any misconduct is deemed failure to perform
- e. **Data.** It is imperative that all data, including national and international is protected and highly encrypted. There is no third-party involvement within our courts or our enforcement. Only those indemnified can participate, removing the risk of misinformation or misrepresentation.
- f. **Requirements for the decision.** A thorough investigation following all codes of conduct assessing both sides with fairness and concluding using all necessary applicable laws pertaining to each individual case which will inevitably come to the correct conclusion and judgement
- g. **Repatriations** via Anti tort tryst which does not depend on fiat or circulation of debt.
- h. Sentencing is administered via the codes and fee schedules per crime committed

Article 6 PENALTIES

a. **Penalties** as per UCc fee schedules and codes and common law judgement via common law judge's handbook

- b. Determination of the sentence depending on the jurisdictions and applicable law
- c. Trust Fund Anti tort tryst.
- d. Without prejudice UCc 1-308 all liberties reserve

Articles 7 APPEALS AND REVISIONS

- a. **Appeals.** Once a judgement has been passed depending on the severity of the crime appeals may be considered but all judgements are considered final
- b. **Revisions** may be considered dependent on the behaviour of offender

Articles 8

INTERNATIONAL COOPERATION AND JUDICIAL ASSISTANCE

- a. Being the obligor UCc-200, it is up to the oblige not to defraud all obligations carry the act of performance.
- b. The procedures are continuously available et ali en lex de jure council.
- c. On arrest, should due process be required; delivery should be made to the court.
- d. Competing requests are irrelevant.
- e. Contents of request or other forms. The requirement would be official documentation from the court signed stamped by a judge with embossed seal.
- f. **Provisional arrest** is determined on the nature of the crime, which could involve employment of local authorities, notices to attend court, failures to attend could lead to WMA interaction.
- g. **Cooperation** could be via various UCc Judges around the world and World Martial Authority.
- h. There should be no postponement on judgements as they are quick and final.
- i. **Consultations** are permitted within investigations but must be non-biased.
- j. **Immunity** can only be waivered when a serious crime has been committed, again under UCc Diplomatic Protocols, all other immunities can be null and voided.

- k. All requests via warrants or quo warrantos will be performed on.
- 1. **Costs** There are no costs for cooperation as we are the fully bonded secured party creditor via GLDB reserve and LR 019073 and the UCc Promulgation. Generated via our voucher system and currencies established on the Bitcoin blockchain and are cash.
- m. **Rule of speciality and use of terms** International Private and Commercial Law UCc, UBc. Blacks Law

Article 9 ENFORCEMENT

- a. As an independent judiciary we expect all States lex for ri to perform on all obligation's past via our court through the international circuitry of the Hague and be adhered to.
- b. The **Jurisdiction** is under the Great Seal Perseverando and cannot be changed.
- c. All sentences will be enforced as per judgement, be it by our courts and/or ICC.
- d. All **prison facilities** must be kept up to date and inspected on a regular basis as to welfare and wellbeing of the sentenced.
- e. **Transfers** will be supervised and monitored by World Martial Authority. Most incarceration facilities will be private venues.
- f. **Limitations of prosecution** are determined by the final judgement via a fair and free trial unless the circumstantial evidence surpasses.
- g. **Enforcement of fines and forfeiture** UCc fee schedule and applicable law, everything being codified and already in existence pertaining to previous accounts and referrals, UCc 9 asset and forfeiture applies
- h. **Reduction of sentence** is determined by the court. Judgment is final.
- i. **Escape** is always a possibility, however tracking and locating is easily done by modern technology of today.

Article 10 ASSEMBLY OF STATE PARTIES

- a. **Assembly** should be a continuous requirement due to new ideas new innovations and adaptability, considering unalienable rights.
- b. **Financial regulations** all finance needs to be redeemed replaced with non-debtor currencies fully assured and backed Basel 4 compliant.
- c. **Expenses** incurred will be honoured by a voucher scheme and deemed cashable in any banking facility globally or at Post Office

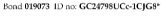
Article 11 FINAL CLAUSES

- a. Settlement is via Writ Remedial.
- b. By signature ratification acceptance approval or accession.
- c. Entry into force Royal status stated -staid all liberties reserved.
- d. **Withdrawal** UCc1-207 means one can participate with any fiction as indemnified and or severability.
- e. **Authentic texts** Embossed and/or ink seal also, under UNCITRAL all electronic transmissions are valid.

frantagam D Bl brish The ST. LENGES Chief Judge

Grantor Lamont Durrell Belton sui juris 'at law'

Amir General Res judicta consular insular aboriginal res judicata UCc Article 1 Private, International and Commercial Law Enforcement Owner and Grantor of GLDB Reserve Bank





















NOTICE

§3-603.TENDER OF PAYMENT



Primary Tabs

- If a tender of payment of an obligation to pay and instrument is made to a person entitled to enforce the instrument, the effect of tender is
- governed by principles of law applicable to tender of payment under a simple contract.

 b) If tender of payment and obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refuse there is discharge, to the extent of the amount of the tender, of the obligation of the endorser or accommodating party having a right of recourse with respect to the obligation to which the tender relates.
- If tender of payment of an amount due on an instrument is made to a person entitled to enforce the instrument, the obligation of the obligo to pay interest after the due date on the amount tendered is discharged. If presentment is required with respect to an instrument and the obligor is able and ready to pay on the due date at every place of payment stated in the instrument, the obligor is deemed to have made tender of payment on the due date to the person entitled to enforce the instrument.

Federal Reserve Board-Section 8. Conversiion of State Banks into National Banks

Clearing, Settlement and Monetary Policy (richmondfed.org)

(ELECTRONIC SIGNATURES VALID AND ACCEPTED AS HAND SIGNATIURES)

EDT (Electronic Document Transmission)

EDT (Electronic Document Transmissions) shall be deemed valid and in respect of any provisions of this Agreement. As applicable, this agreement shall be:

- Incorporate U.S. Public Law 106-229, Electronic Signatures in Global and National Commerce Act or such other applicable law conforming to the UNICITRAL Model Law on Electronic Signatures (2001)
- ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257.Geneva, May 2000 adopted by the United Nations Centre for Trade Facilitation and Electronic Busineses (UN/CEFACT)
- EDT documents shall be subject to the European Community Directive No.95/46/EEC, as applicable. Either Party may request hardcopys of any document that has previously transmitted by Electronic means provided, however that any such request shall in no manner delay parties from performing their respective obligations and duties under EDT instruments.

All responsibility and liability for crediting the Voucher lays soley on Seminole Pacta Sunt Serveranda En Lex Jurisprudence Dejure Priesthood, Chief Judge Grantor Creditor General Lamont Durrell Belton, GLDB RESERVE BANK, COMMONWEALTH of Vinginia and holder of the Great Seal Perserverando and the Official Government Sael of the State and Commonwealth of Virginai. Sic Semper Tyrannis (see top left and right)

1930 UCc Article 1 Jurisdiction Geneva Convention is the ruling land law, Private International Commercail Law! UCc is the bonded fully assured oversite to ALL legal fictions and Corporations on planet earth BANKRUPCY Declared. The year 1930 as the only land law subjects all corporations under UCc bankrupcy nd the Uniform Bonding codes



Chief Judge

Grantor Lamont Durrell Belton







