

Allodial Titles & Land Patents

NOTICE OF DECLARATION OF LAND PATENT-Exhibit B

_____ 1st, 199__ Certified Mail: _____

[Your Name]
c/o [Your Address]
[Your City], [Your state] republic, usa
NON-DOMESTIC

—NOTICE OF DECLARATION OF LAND PATENT—

LAND PATENT HEIR OR ASSIGN'S RIGHTS & IMMUNITIES

TO ALL THOSE TO WHOM THESE PRESENTS SHALL COME, KNOW YE:

Pursuant to the Declaration of Independence(1776), theTreaty of Peace with Great Britain, 8 Stat. 80, known as the Treaty of Paris (1783), the Treaty of Cession, 8 Stat. 200 (April 20, 1803), the Treaty of Ghent, 8 Stat. 218 (Oct. 20, 1818), an Act of Congress (April 24, 1820), the Oregon Treaty, 9 Stat. 869 (June 15, 1846), the Treaty of Guadalupe Hidalgo, 9 Stat. 922 (1848), the Gadsden Purchase, 10 Stat. 1031 (Dec. 30, 1853), the Homestead Act (1862), an Act of Congress (1851) et seq (March 3, 1891) and 43 USC §§ 15, 57, 59 and 83; the recipient hereof is mandated by Article VI, § 1, 2 and 3; Article IV § 1, 2, Clause 1, § 3 Clause 1 and 2, and § 4; the 4th, 7th, 9th and 10th Amendments of the Constitution for the united states of America (1791); to acknowledge HEIR or ASSIGN'S DECLARATION OF LAND PATENT & NOTICE OF PRE-EMPTIVE RIGHT FOR-EVER, prosecuted by authority of Article III, § 2, Clause 1 and 2, and enforced by the original and exclusive jurisdiction thereunder the Common law of the land. LAND PATENTS are *res judicata*, and have never been refuted by the United States Supreme Court, in their At Law capacity.

Be it known, remembered and acknowledged this day, and for all time, the [Your state] republic (except for Texas) had assigned and conveyed all the unappropriated land rights and interests, including all prior Land Patents, by virtue of the act of statehood to the federal United States government to be granted in turn to the people. All lands formerly held by the state under the Articles of Confederation, were approved by the U.S. Congress on [Date and Ratification of Statehood] [e.g., February 14, 1859 and accepted by the people thru the Acceptance of Ratification of Statehood, approved June 3, 1859.]

Such LAND PATENTS, as evidence of full payment in the land, the first conveyance of title and the only evidence of ALLODIAL TITLE, held by sovereign American Citizens in the united states of America doth grant, assign and convey all rights and title to the land forever, without encumbrance of the tax seal of the [Your state] republic, hereby executed by the removal of fraud perpetuated on the [Your state] republic by the first signature grantors for the corporate STATE OF [Your state], their Agents and their Principles. ALLODIAL TITLE is bestowed by law upon the land with unalienability forever. There are, and can be no liens, attachments or encumbrances upon the land held in ALLODIUM.

All such subsequent and inferior codes and statutes, including but not limited to the classification of land and property as residential and commerical as recorded in the Deeds of Records for tax purposes, as Deeded Trust properties of the County and State on behalf of the federal United States government, their Agents and their Principles, are hereby removed by virtue of necessity for the act of removal of all fraud enjoined by subsequent acts of the State and federal legislatures, where all rights and title to private property are guaranteed by the organic Constitution for the united states of America (1791).

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unCOMMON SENSE

Admittedly, County, State or federal United States government corporations hold NO covenants, abide by NO oath of office and offer NO guarantees to the Heirs and Assigns to this LAND PATENT that any or all fictitious and unlawful liens granted by the 14th Amendment of the U.S. Constitution (1868) over U.S. citizens, legislated by the bankruptcy Act of Congress in HJR 192, June 5, 1933, and unrevealed by all Title Insurance Companies who refuse to insure against a LAND PATENT, that such unlawful liens, attachments or encumbrances shall not be unlawfully executed upon this Citizen or any ALLODIAL land or properties held by guaranteed right and title. If this be the case, persons and corporations beware. This Heir or Assign to this LAND PATENT will NOT under any circumstances abandon rights and title to their land.

NOTICE OF PRE-EMPTIVE RIGHT

This document is instructed to be attached to all Deeds executed by persons or private corporations, and/or conveyances in the name(s) below shown in the required recording of this document, *Nunc Pro Tunc* (i.e., as it should have been done in the beginning), by order of mandate of the supreme law of the united states of America, as mandated by American case law cited hereinafter in the Memorandum of Law on Land Patents.

Respectfully,

[Your Name], Sovereign state Citizen/Principal, by Special Appearance, proceeding *Sui Juris*

Sworn, subscribed, sealed and affirmed to this _____ day of _____ 19____.

Notary Public for [Your Notary State] _____
My commission expires _____

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