

CLAIM, PROTEST AND DEMAND IN REGARD TO CURRENCY OF THE UNITED STATES.

STATE MS.-DESOTO CO.

State of Mississippi)
County of Desoto) ss

m BK 1 PG 5 of 6

FEB 27 3 15 PM '02

TO ALL SUNDRY BY THESE PRESENTS:

COMES NOW Protester, James Robert-Moser, an American national, who hereby formally protests the currency that has been employed by the United States and will establish matters with respect thereto. W.E. DAVIS CH. CLK.

GENERAL PREMISE OF CLAIM AND PROTEST; CLAIM.

Under the law of nations, the central government of a nation may establish its own monetary system to provide a medium of exchange for its people. Under the Constitution for the [U]nited States of America, such right has been relinquished by the nations of the Union, by Article I, Section 10, and transferred to the United States of America under Article I, Section 8; moreover, the national government of a nation in the Union is mandated to tender its debts in gold and silver coin, as to Article I, Section 10; and deleteriously, by operations of law set forth by the 14th amendment of the United States Constitution, an American cannot participate in the national government of his country without being a U.S. citizen¹ and/or acting in rebellion,² which evokes on a national abandonment of dominion of his country and treason; therefore, an American that is participating in rebellion that is established by the 14th amendment,³ pursuant to section 4 of said amendment, may not question the debt of the United States; hence, said international organization has presumed legal justification to operate in perpetual debt, under the contracted Federal Reserve System,⁴ using such an American as chattel (*i.e.* a commodity) for his crime.⁵

TERMS UTILIZED HEREIN.

- The term "Protester" is to include the meaning of a Claimant and/or Injured Party, which is one that has right of redress under the general doctrines of international law and applicable constitutional provisions.
- The term "served party" includes any agency, office or department of the United States or a principal and/or agent of such entities that is either formally served or receives this claim, protest and demand that is either obligated to provide a proper response or shall forward such to the appropriate authority for such response.
- The term "U.S. citizen" means a citizen of the United States; a member of the public or nation de facto.
- The term "United States persons" means members of the political or civil society or nation that is created by the 14th amendment; such persons are statutorily defined as citizens and nationals of the United States.
- The term "country" means a state/nation in the [U]nited States of America and its geographical territory.
- The term "national government" means the central government of a country, not the State of the Union.
- The term "abandonment of dominion" includes yielding the political control of a country to a foreign body.
- The term "United States" includes the government, corporation, body[ies] politic, nation or organs established by the 14th amendment of the Constitution of the United States. As used herein, the term "organs" means the state governments (*i.e.* the several States de facto) and their sundry political subdivisions- the term "political subdivisions" includes any political subdivision of a State that utilizes the Federal Reserve System.
- The term "obligation" includes any debt, fine, fee, tax or judgment joined to the United States or its organs.
- The term "in rebellion" means an American who either knowingly or unwittingly participates in the 14th amendment governmental system, which includes maintaining U.S. citizenship or voting in U.S. elections.
- The term "national" means an American who is not a U.S. citizen nor is a member of the public de facto.

CLAIM AND PROTEST IN REGARD TO THE CURRENCY OF THE UNITED STATES.

Being a national who elects not to be in rebellion so that he may be used as either chattel or a commodity by the United States, the Protester claims the following in matter of protest of the currency of the United States:

- 1) The Federal Reserve Notes and coin in circulation is the currency of the United States, its organs and its nation or public and is not the lawful medium of exchange of and/or for the [U]nited States of America;
- 2) The Federal Reserve Notes in circulation represent the debt of United States persons, not of a national;
- 3) The 14th amendment sets forth that the debt incurred by United States persons may not be questioned by such persons, and, by not participating in rebellion, such debt is illegal and void as to a national; hence,
- 4) Law such as House Joint Resolution 192, 73rd Congress, 1st Session, does not apply to a national, thus, a national: may demand payment in gold or silver; cannot be compelled to pay any obligation; is immune to liabilities prescribed by the United States Code, which includes sections of Title 11, 12, 26 and 31.

If within fourteen (14) days of the service of this instrument the claims herein set forth are not controverted by any person, agent, or served party, it shall be deemed that such claims are true and correct and this protest and claim shall stand as accepted by the United States and will stand as a material fact, thus establishing a constructive contract and severing all collateral liability of the Protester retroactively; and accordingly, under the cause of necessity, as Federal Reserve Notes are the general medium of exchange in America, the Protester will not be held liable for the use of such *debt notes* when used in private intercourse anywhere in or outside of the [U]nited States of America.

ASSEVERATION IN PAIS AND/OR UNDER PENALTY OF LAW PURSUANT TO PREMISE OF TITLE 28 USC § 1746(1).

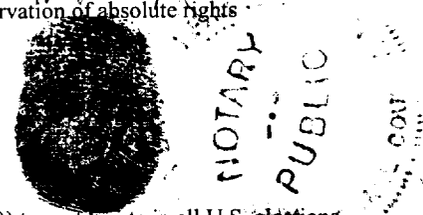
Without prejudice, yielding to the foreign state known as the United States in a limited capacity for the sole purpose of this document, pursuant to relevant content herein, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Done nunc pro tunc as of my age of majority:

James Robert Moser SEAL
James Robert-Moser, with reservation of absolute rights

Done this day of February 16, A.D. 2002 in witness hereof:

Stella La Jean Farrow NOTARY SEAL -
Notary Public of the State of Mississippi; foreign agent - commission expires _____



Notary Public State of Mississippi At Large
My Commission Expires November 2, 2005
Banded Thru Heiden, Brooks & Garland, Inc

2 For legal premise - See operation of law set forth by section 2 of the 14th amendment and also the rules of insurrection, rebellion and civil war defined by the Lieber Code, General Orders of the War Department, Adjutant-General's Office, Washington, April 24, 1863.

3 A REBEL is defined as: One that turns the sovereignty of his country over to another faction. Reference: INSURGENT, Webster's 1828.

4 Moreover, the United States has turned control of the monetary system over to another foreign entity: Reference Public Law 95-147.

5 Chattel = Slave. This scheme (*i.e.* crime) established by the 14th amendment that works in tacit reciprocity with the 13th amendment.