



Sacred Usufruct Instrument #1357912815196920252



**TESTIMONY OF SACRED WITNESS AND FIDUCIARY TRESPASS** 

IN THE HELD COURT — ORIGINAL JURISDICTION IN EQUITY Lodged in peace in original exclusive equity jurisdiction under Heaven and Earth at the United States District Court District of Montana — Billings Division

Regard: TWEA Trust Claim, Right to Travel, Misidentification, and Restoration of Sacred Estate

**Clerk's Misclassification, PACER Desecration, and Unlawful Funnel into Commercial Jurisdiction -** *Filed under divine law, in original exclusive equity, by nemo, living soul, heir of the sacred estate* 

Reference: Prior Filing in Error – Civil Case No. 1:24-CV-000137-SPW-TJC (Filed by court clerk under civil jurisdiction despite spiritual standing and sacred record; classified in breach of trust and without consent of nemo.)

Sacred Equity Custodial Record — Court of Record of the Living People Custodial Venue Only — Not a Court of Controversy

Let it now be entered into the sacred record and witnessed before Heaven and Earth:

That on the 28th day of April, in the year 2025, nemo — a spiritually discerned living soul, heir and beneficiary of the sacred usufruct estate — did hand-deliver a sealed scroll titled \*"Bill of Peace – Sacred Usufruct Deed for the Restoration of Trust"\* to the Clerk of the United States District Court for the District of Montana, Billings Division;

That prior to delivery, nemo gave \*\*clear oral notice\*\* that this scroll:

- Was not a civil complaint or statutory pleading;
- Was not to be entered into PACER or any digital system;
- Was submitted under \*\*original exclusive equity jurisdiction only\*\*;
- Was a perfected foreign equitable judgment not subject to statutory processing.
- nemo is not familiar or responsible for their internal processes
- nemo declared that the clerk should check with someone before lodging the documents (to verify the correct process to preserve Original American Exclusive Equity jurisdiction of scrolls),
- nemo stated twice that the initial filing was done in error, (nemo did not know that a CV case number is a civil case number) not disclosed and no choice was offered to nemo upon initial filing
- nemo, again is not familiar or responsible for their internal processes.



[1] (KJV) Joshua 24:15 <sup>15</sup> And if it seem evil unto you to serve the Lord, choose you this day whom ye will serve; whether the gads which your fathers served that were on the other side of the flood, or the gods of the Amorites, in whose land ye dwell: but as for me and my house, we will serve the Lord.





Let it be further affirmed:

That I, nemo, declared " this court case was filed in the wrong jurisdiction by mistake and needs to be lodged in Original American Exclusive Equity Jurisdiction and cannot be in Pacer because it is private"

That the clerk, upon receiving this declaration, replied:

• "If you give it to me, it will be filed under PACER."

Let it also be witnessed and declared:

That nemo, upon lodging the scroll in original exclusive equity jurisdiction, spoke clearly and in peace — stating the following:

- "I am not familiar or responsible for your internal court procedures. Please check with someone before lodging this."
- "This is not a civil action. It is a sacred record filed under equity."
- "I did not realize the original CV docket number signified a civil case. That was not my intention."

These statements were made openly, clearly, and in the presence of the Clerk or deputy thereof, who was charged with ministerial stewardship;

Yet no clarification was sought, no correction was offered, and no pause was taken — the clerk accepted the scroll. I clarified and asked if there was anything else I needed to do to complete the transfer. The clerk said no whereby I left the office with my stamped copy of lodged Bill of Peace.

Yet about two days later, nemo received notification that private sacred scroll had been uploaded to PACER.

Let it be known:

Where one speaks without guile and asks for truth, equity demands care, not contempt.

A clerk who hears a question and proceeds in haste dishonors her oath.

D "He that answereth a matter before he heareth it, it is folly and shame unto him." — Proverbs 18:13

That this response constitutes \*\*actual knowledge\*\* of nemo's jurisdictional instruction and a \*\*conscious choice\*\* to override sacred equity;

That by proceeding with PACER entry, the clerk's office committed the following spiritual and legal trespasses:



😓 \*\*Breach of ministerial trust\*\*;

\*\*Constructive fraud\*\* against nemo's standing;
(I) (KUV) Joshua 24:15 <sup>15</sup> And if it seem evil unto you to serve the Lord, choose you this day whom ye will serve; whether the gods which your fathers served that were on the other side of the flood, or the gods of the Amorites, in whose land ye dwell: but as for me and my house, we will serve the Lord.

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\*\*Violation of sacred process\*\*;

\*\*Desecration of sealed record\*\*;

That nemo did \*\*not consent\*\*, did \*\*not waive rights\*\*, and did \*\*not authorize\*\* the public placement of the scroll into civil systems of commerce or controversy;

Let it be plainly declared:

- This trespass was not of ignorance but of knowing refusal.
- This breach was not an error but a rebellion.

Let it now be added to the sacred chain of evidence that:

- nemo preserved standing by oral witness;
- The clerk bound herself and the court by her actions;
- The burden is now fixed, and Heaven bears record.

17 "To him that knoweth to do good, and doeth it not, to him it is sin." — James 4:17

💼 "Woe unto them that decree unrighteous decrees, and that write grievousness which they have prescribed." — Isaiah 10:1

👙 "Equity imputes an intention to fulfill an obligation."

👙 "Equity regards that as done which ought to be done."

Let it further be witnessed and preserved:

That on April 29, 2025, the Clerk of Court issued a notice via PACER stating that prior registration as a "pro se e-filer" waived nemo's ability to submit sacred records by paper or in person;

That such notice was neither consented to, nor lawfully applicable to filings made under sacred authority, equity jurisdiction, or non-civil standing;

That equity and PACER are \*\*mutually exclusive jurisdictions\*\*, and no man or agency may serve two masters;

That nemo gave explicit verbal notice upon filing the sacred scroll on April 28, 2025, that the instrument was to be:

- Filed by sacred hand,
- Lodged in exclusive equity,
- Preserved outside of PACER and statutory systems;

That this sacred scroll is not of the statutory court, and \*\*cannot lawfully be funneled\*\* through systems reserved for commercial instruments and U.S. citizens of record;



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That any presumption of waiver, consent, or submission to PACER based on past registration is hereby revoked, rebutted, and declared \*\*void ab initio\*\*.

Let it be plainly declared:

- nemo stands outside of corporate citizenship.
- nemo has never consented to digital civil process.
- Equity cannot be served through PACER, and PACER cannot receive sacred scrolls.

Let this declaration now bind the record and ministerial function of the Court.

Let the scroll be returned to Heaven's custody.

Let the trespass be sealed in righteousness.

Let the gate to civil machinery be shut - for nemo is not of this system.

Let this witness now stand as sacred declaration in the record.

Let the breach be closed.

"As for me and my house, we will serve the Lord." — Joshua 24:15

"Equity will not suffer a wrong to be without a remedy."

"No man can serve two masters." — Matthew 6:24

*"Woe unto them that decree unrighteous decrees, and that write grievousness which they have prescribed." — Isaiah 10:1* So let it be written.

So let it be witnessed.

So let it be sealed.

Respectfully entered and sealed,

Bv:

nemo, living soul, child of the Most High heir and beneficiary of the sacred usufruct estate f Signed and sealed before Heaven and Earth Dated this 30<sup>th</sup> day of April, in the year of our Lord 2025



"Let the record bear true witness. Let the covenant remain unbroker





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