



The Government of The United States of America
General Post Master Council
Rural Free Delivery Route 1, Box #5
The United States of America
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The office of Justice and Human Rights of the Government of The United States of America

Criminal Procedure in law



Section 1. Declaration of Trust

a) The General Post Master Council (hereinafter “Council”) for the Government of The United States of America (hereinafter “Government”) hereby declares the existence of the office of Justice and Human Rights (hereinafter “office”) is hereby established by the Council. The office is to provide American Nationals or State Residents the ability to bring claims for Human Rights violations and other crimes in the name of the Government of The United States of America, and

b) The Declaration of Trust is in accordance with the Declaration of Sovereignty of the Government of The United States of America section II paragraph(C) and the Articles of Confederation, as amended August 5th, 2015, section 5.6 paragraph(J), and

Section 2. Trust Structure

a) Committee of Trustees: The office is led by the Committee of Trustees and shall be filled by appointment by claimants based on qualifications of the Trustees so appointed, and

b) Divisions: The office shall consist of four divisions. These divisions shall be known as UTC-5 Division, UTC-6 Division, UTC-7 Division and UTC-8 Division, and

c) Manager: Each division shall be led by a Manager. This position shall be filled by appointment, however, a Human Rights Defender cannot be appointed as a Manager, and



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d) Volunteers: Administrative volunteers may be hired, as necessary to support the business demands of the division, by the Manager. All volunteers are required to demonstrate an understanding of the principles of the Universal Declaration of Human Rights. Volunteers may be compensated for their time and expenses, however the Volunteers cannot demand a salary, and

Section 3. Functions of office

a) Human Rights claims: The primary focus of the office and its divisions is to provide accurate analysis of claims and conduct efficient litigation of Human Rights violations brought by a claimant in the name of the Government of The United States of America. Specific areas of focus shall include but are not limited to case presentment as Trustee in the name of the Government of The United States of America on behalf of the claimant as beneficiary, conflict resolution and case management, and

b) Human Rights Compliant: All Trust resolutions, procedures, actions, behaviors and functions within the office and its divisions shall be, at all times, compliant with human rights as set forth in the Universal Declaration of Human Rights and the human rights compliant law of the Government of The United States of America, and

c) Human Rights of respondent: The Trustee, at all times while in the process of prosecution, is bound to uphold the human rights of the respondent as set forth in the Universal Declaration of Human Rights and the human rights compliant law of the Government of The United States of America, and

Section 4. Operations

a) Fees for Trustee Services: The charging of any fees for Trustee services within the office is human rights compliant, Titles of Nobility compliant and republic form of Government complaint under this trust structure as long as the Trustee is not representing the Government of The United States of America. All criminal prosecution shall be in the name of the Government of The United States of America and is required that a claimant is present in the name of the Government of The United States of America. The Government of The United States of America cannot prosecute on its own motion or cause. A Trustee cannot prosecute in the name of the Government of The United States of America. Trustee services include but are not limited to research, evaluations, critiques, negotiations, composition and other types of professional consultative support, and

b) Administrative Fees: The office may charge fees to claimants directly related to administrative expenses incurred by the office or division that include but are not limited to copying, printing, phone/fax charges, travel, shipping /delivery and other expenses related directly to evidence gathering and case management, and



Section 5. Actions brought in the name of the Government of The United States of America

a) No Obligation to prosecute: A claimant may bring a claim for Human Rights violations against a respondent in the name of the Government of The United States of America. Neither the office nor the Government has an obligation to prosecute any claim filed, and

b) Material evidence: Prior to acknowledgment and acceptance and during all stages of proceedings, the claimant holds all obligations to disclose and provide the office of all substantial material evidence and information the claimant possesses that pertains to the claim. Such materials shall be quit claimed by the claimant or the claimants next of kin to the Government via the Clerk for the Court, and

c) Power of Attorney: In the event a claimant's action is accepted, that claimant acknowledges the Trustee has legal title to the subject matter and the claimant has equitable title, and

d) Sixty day deadline: If the action is acknowledged and accepted by the office, the action shall be brought in the name of the Government within sixty (60) days of such acknowledgement. The Trustee may, for good cause shown, move the Council for extensions of time, and

e) Voluntary expunging of the record/minutes: Once the case is acknowledged and accepted, the action may be voluntarily expunged by the claimant only if the Trustee and the Council provide written consent to expunge the record with good cause presented by the claimant through the Trustee, and

f) Under seal: The Trustee may motion the Council that case materials be held under the Great Seal for the Government of The United States of America for a specified period of time and may, with good cause shown, move the Council for extensions of time during which the claim remains under the Great Seal for the Government of The United States of America, and

g) Committee of Trustees orders service: The office may elect to proceed with the action at any time after the Clerk for the Court has accepted the claim and any material evidence. The claim shall not be served on any respondent until the Committee of Trustees so agrees, and

(h) Requirements before expiration: Before the expiration of the sixty (60) day period or any extensions obtained under paragraph (d), the Committee of Trustees shall—

1) proceed with the action, in which case the action shall be conducted in the name of the Government; or



2) notify the Council that the office declines to take over the action or perform the contracted services in which case the claimant bringing the action shall have the right to motion the Council to move the action to equity, and

i) Related actions: When a claimant brings an action under this subsection, no claimant other than the appointed Trustee may intervene or bring a related action based on the facts underlying the pending action, and

Section 6. Rights of the Parties

a) Right to face accuser: The claimant/accuser or next of kin is required to be present to satisfy the human right of the respondent to face their accuser. The respondent may defend on its own or create a trust and have a trustee defend the respondent. An effective defense requires that all evidence of the respondent is quit claimed to the Government of The United States of America, and

b) Government not bound to acts of claimant: If the Trustee proceeds with the action, it shall have the primary responsibility for prosecuting the action, and shall not be bound by any act of the claimant bringing the action unless new evidence shall be quit claimed to the Government, and

c) Expunge the record: The Council may expunge the record at any time through quit claim deed made by the Trustee accompanied with an order from the Council, notwithstanding the objections of the claimant initiating the action if the claimant has been notified by the Trustee of the Council's decision for expunging the record. The Council must provide the claimant with an opportunity for a hearing on a motion to reinstate the record of the claimant stating the objections to expunging the record, and

d) Settlements: The Trustee may settle the action with the respondent notwithstanding the objections of the claimant initiating the action if the Council determines, after a hearing, that the proposed settlement is fair, adequate, and reasonable under all circumstances, and

e) Alternate remedies: The claimant may elect to pursue its claim through any alternate remedy available to the Claimant. If any such alternate remedy is pursued, the rights of the claimant initiating the action shall remain unchanged by such alternate remedy, and

f) Participation: Upon a showing by the Trustee that unrestricted participation during the course of the litigation by the claimant initiating the action would interfere with or unduly delay the Trustee's prosecution of the case, or would be repetitious, irrelevant, or for purposes of harassment, the Council may, in its discretion, impose limitations on the claimants participation, such as:

1) limiting the number of witnesses the Trustee may call;



- 2) limiting the length of the testimony of such witnesses;
- 3) limiting the Trustees cross-examination of witnesses; or
- 4) otherwise limiting the participation by the claimant in the litigation. This section is with the intent of maintaining order in the court wherein the Council shall have the authority of contempt to maintain order against all parties, and

g) Stay of discovery: Whether or not the Trustee proceeds with the action, upon a showing by the Government that certain actions of discovery by the claimant initiating the action would interfere with the Trustee's investigation or prosecution of a law or equitable matter arising out of the same facts, the Council may stay such discovery for a period of not more than 60 days. The Council may extend the 60-day period upon a further showing that the Trustee has pursued the proceedings with reasonable diligence and any proposed discovery in the equitable action will interfere with the ongoing criminal or equitable investigation or proceedings, and

Section 7. Award to Claimant

a) Claimant's proceeds: If the Trustee proceeds with an action brought by a claimant, such claimant shall receive at least 50 percent but not more than 75 percent of the proceeds of the action or settlement of the claim, depending upon the extent to which the claimant substantially contributed to the prosecution of the action as determined by the Council, and

b) Payments from proceeds: Any payment to a claimant shall be made from the proceeds. Any such claimant shall also receive an amount for reasonable expenses which the Council finds to have been necessarily incurred by the claimant during any contribution to the prosecution. All such expenses, fees, and costs shall be awarded to the claimant and against the respondent, and

c) Frivolous or antagonistic claims: If the Trustee does not proceed with the action and the claimant bringing the action conducts the action in an equitable action, the Council may award to the respondent its reasonable expenses if the respondent prevails in the action in equity and the Council finds that the claim of the claimant bringing the action was clearly frivolous, clearly vexatious, or brought for purposes of harassment or defamation and other invalidating causes. The respondent or claimant may proceed to settle the conflict under the Procedural Rules of Court for the General Post Master Council, and

GENERAL PROVISIONS

The General Post Master Council reserves the right to alter, amend, or strike any part of the office of Justice and Human Rights for the purpose of affecting the stringent adherence to the Universal Declaration of Human Rights, the voice of the National assembly and Acts, laws and statutes of the Government of The United States of America, and



The office of Justice and Human Rights is hereby established and ordained by the General Post Master Council on this 328th day, in the year of Yahweh, 6017



Chief Judge
General Post Master Council



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The Government of The United States of America
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office of the registrar

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ACKNOWLEDGEMENT

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

The office of Justice and Human Rights of the Government of The United States of America - Criminal Procedure in law

and is recorded on:

328th day, in the year of Yahweh 6017	11:55 UTC-6	RH-20160212-OJHR-46FF-B892-0C0A86E5B58C
Translation: February 12, 2016		
Document Date	Time	Record File Number

File Name: **20160212-OJHR-Criminal Procedure in law**

CERTIFIED COPY OF RECORDED DOCUMENT

This is a true and exact reproduction of the document officially recorded and placed on file in the office of the registrar for The United States of America.

Date Issued: **328th day, in the year of Yahweh 6017**

This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for The United States of America.



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Alice Cenicerros