

pma in Trust PRIVATE ATTORNEY GENERAL'S ACROSS AMERICA pma in Trust

Investigative Report and Affiant subject-matter

Case Glenn Joseph DeRusha and et al

365 Range Road, Gurley Alabama 35748

Ph. 407-476-6417 (voice/text)

eMail: pagsacrossamerica@comcast.net



Date 10-24-2016

In Case of Glenn Joseph DeRusha and Case et al

Examiner/Inspector/Bailor/Union Representative of States:

pma in Trust PRIVATE ATTORNEY GENERAL'S ACROSS AMERICA pma in Trust

Comes now PAG's Across America, as Bailor, whereby claim is to be recorded of a notice drafted and submitted by the Ambassador Lanny Talbot, to set forth a Notice into the action of the Minnesota court or et al, of Glenn Joseph DeRusha a National, the following:

That the courts Bailment writ of Glenn Joseph DeRusha Person is to be forward to the Ambassador Talbot, as to claim of for property. Since the United States makes money in thin air, no abatement for use of property was applied, an International Habeas corpus is suggested based on following:

"The ability to place a lien upon a man's property, such as to temporarily deprive him of its beneficial use, without any judicial determination of probable cause dates back not only to medieval England but also to Roman times." United States Supreme Court, 1968, Sniadach v. Family Finance Corp., 395 U.S. 337, 349.

Maxium(s) and Actions

Guaranteed is all men shall have a remedy by the due course of law. If a remedy does not exist, or if the remedy has been subverted, then one may create a remedy for themselves by the endowment with facts and as an endowment of credibility by expressing it in their affidavit, as a remedy is that part guaranteed, including with doctrine of last man standing.

Therefore the Person property under Bailor by an alleged Bailee, a state, is advised of a use fee, based upon a case law indicating what a jury has declared to be the cost of liberty TREZEVANT CASE DAMAGE AWARD STANDARD or \$1086 per minute effective starting 24 hours after filing.

TREZEVANT CASE DAMAGE AWARD STANDARD

"Evidence that motorist cited for traffic violation was incarcerated for 23 minutes during booking process, even though he had never been arrested and at all times had sufficient cash on hand to post bond pending court disposition of citation, was sufficient to support finding that

municipality employing officer who cited motorist and county board of criminal justice, which operated facility in which motorist was incarcerated, had unconstitutionally deprived motorist of his right to liberty. Title 42 U.S.C.A. Sec. 1983." Trezevant v. City of Tampa (1984) 741 F.2d 336, hn. 1 "Jury verdict of \$25,000 in favor of motorist who was unconstitutionally deprived of his liberty when incarcerated during booking process following citation for traffic violation was not excessive in view of evidence of motorist's back pain during period of incarceration and jailer's refusal to provide medical treatment, as well as fact that motorist was clearly entitled to compensation for incarceration itself and for mental anguish that he had suffered from entire episode. 42 U.S.C.A. Sec. 1983." Trezevant v. City of Tampa (1984) 741 F.2d 336, hn. 5.

Therefore this notice from Bailor issued is to be sent according to court to the case and courts or corporations over Glenn Joseph DeRusha by Ambassador Talbot.

Under The Human Rights Defender,
Private Attorney Generals Across America
/ John Rowe / John Rowe