

1 **Acknowledgment of Agony:** The agony of navigating through the legal system, maintaining my freedom, and  
2 ensuring the well-being of my family has been extensive. I seek acknowledgment of this undue hardship imposed  
3 upon me during the process, recognizing the emotional toll it has taken on both myself and my family.

4 **Compensation for Damages:** The stress of explaining my innocence to business associates and others in my  
5 community has caused substantial harm. I request compensation for damages incurred as a result of the false  
6 allegations and the consequential impact on my personal and professional relationships.

7 **Compensation for Inconvenience and Travel Expenses:** Given the plaintiff's non-residence in the state of Texas  
8 and the repeated inconvenience caused by the necessity to appear in court, the plaintiff requests compensation for  
9 travel expenses, time, and any associated costs incurred during court appearances. The inconvenience was  
10 exacerbated by the initial denial of remote participation, compelling the plaintiff and their family to repeatedly travel  
11 for matters that were not criminal in nature.

12 **Refund of Unearned Interest (15 US Code Statute 1615):** The plaintiff insists on the full refund of unearned  
13 interest, as mandated by 15 US Code Statute 1615. This entails the return of all cash payments made to the account,  
14 ensuring that the plaintiff is restored to the position prior to the defendant's actions

15 **Forma Pauperis Request:**

16 The United States District Court Southern District Houston Judge has denied my forma pauperis request, mandating  
17 the provision of 402 Federal Reserve Notes as legal tender for filing the case against the United States as principal.  
18 This denial and imposition of a filing fee go against the principles outlined in the trust vs. Clearfield doctrine, stating  
19 that sovereignty, especially when dealing with commercial paper and legal tender, does not constitute settling a debt,  
20 as legal tender itself is a promise to pay. Therefore, the costs associated with filing the case should be considered  
21 and added to the suit accordingly.

- 22 • On January 22, 2024, I submitted a Forma Pauperis request to the United States District Court  
23 Southern District Houston, seeking relief from the obligation to pay standard filing fees based  
24 on my inability to afford such fees.
- 25 • On January 22, 2024, the Honorable District Judge denied my Forma Pauperis request,  
26 mandating the payment of 402 Federal Reserve Notes for filing the case against the United  
27 States as the principal defendant.

- This denial and imposition of a filing fee present a conflict, as the Forma Pauperis is intended for individuals lacking the financial means to pay legal tender, and I am challenging the United States, which inflicted harm upon me.

**Request for Relief:**

- I request that the court reconsider the denial of my Forma Pauperis request, recognizing the conflict presented in demanding legal tender for filing fees.
- I seek an order allowing the costs associated with filing the case to be added to the suit, as the denial of Forma Pauperis is based on the use of Federal Reserve Notes.

**Disclaimer:**

I, James-Thomas: English,(aka King Semaj of The English Estate) hereby issue the following disclaimer with regard to the use of Federal Reserve Notes in the legal matter between myself, the Plaintiff, and the United States of America, the Defendant, in the United States District Court Southern District Houston:

**Jurisdiction Clarification:**

The use of Federal Reserve Notes in any transaction, submission, or legal process is not an acknowledgment of jurisdiction on the part of the United States over me, the Plaintiff. It is explicitly stated that any such use is for practical purposes and not a voluntary surrender of sovereignty or rights.

**Reservation of Rights:**

I explicitly reserve all rights afforded to me under the Constitution of the United States

**FACTS**

**PART I**

The following is a list of the human rights obligations on the Government of the United States of America and the State of Texas with regard to King Semaj of the English Estate.

The State of Texas and the United States of America’s Obligation to Respect the Right to Freedom of Movement and to Recognize the World Passport

The following declarations and treaties, which the United States of America has adopted or ratified, along with the United States Constitution and the Constitution of the State of Texas, obligate the Government of the United States of America and the State of Texas to recognize the validity and legality of the World Passport and to respect the