



The Government of The United States of America  
**General Post Master Council**  
Rural Free Delivery Route 1, Box #5  
The United States of America  
Global Postal Code-NAC: 850H2 MR7C8  
Office hours: 9:00 - 9:00 UTC Monday - Friday  
Phone: (405) 458-0553  
Website: <http://generalpostmastercouncil.com/>  
Email: [gpmcouncil@generalpostoffice.international](mailto:gpmcouncil@generalpostoffice.international)



## **GENERAL PROCEDURES IN EQUITY**

### **The General Post Master Council**

### **for the Government of The United States of America**

Compiled by the National assembly for the Government of The United States of America for use by American Nationals, revised from Rules of Procedures for the Court, January 2015, as amended on this 328<sup>th</sup> day, in the year of Yahweh, 6017 (February 12, 2016)

#### **Introduction**

This undertaking will undoubtedly grow over time as more is discovered about operating a Court of law and equity. The Common law is a body of law based on custom and general principles embodied in case law which serve as precedent (customs) and is applied to situations not covered by statute. In other words, common law includes those principles, usages and rules of action applicable to the Government and security of person and property, which do not rest for their authority upon any express and positive declaration of the United States, in Congress assembled.

The General Post Master Council (hereinafter "GPMC") endeavors to make the obscure and complicated aspect of the Law as simple, transparent, and straightforward as possible. Justice is based upon facts and truth, balanced by compassion and understanding, not lies and tricks hidden in rules or altered definitions of words.



Registered with the **IP Rights Office**  
Copyright Registration Service Number: **4056990103**

## Procedural Guidelines for the General Post Master Council in Equity

Filing a claim is a serious matter and should only be pursued after a Claimant has exhausted all avenues of redress. There is no honor in “running to court” for petty slights and minor disagreements. The filing of frivolous or antagonistic claims may lead to sanctions imposed on the claimant. A wrong-doer also holds obligation to act with honor and work to resolve the controversy to the full restoration of the wronged party. In short, each party to the controversy should attempt, for obvious reasons, to act honorably, resolve the conflict and stay out of Court.

### Jurisdiction

- a) The metes and bounds and seaward boundaries of The United States of America
- b) The Court serves American Nationals and States Residents of The United States of America

### Court Action

- a) Two forms of action—law and equity.
- b) A Court action is a formal series of claims.
  - 1) Each time a claim is made, quit claimed to the Government of the The United States of America, the Respondent has an opportunity to honor or dishonor the claim made against him/her by either quit claiming its response to the Government of The United States of America or remain silent.
  - 2) The response, honorable or dishonorable, is a rebuttal or non-rebuttal.
  - 3) The objective is to stay in honor.
  - 4) When one party persists in argument or silence, the way to stay in honor is to refuse ensuing arguments for cause, restate the cause, and give opportunity to cure the defects.
  - 5) When arguing persists, remaining in honor will eventually result in justice.
- c) An action is commenced when a Claimant files his/her Claim with the Clerk which is also a quite claim to the Government of The United States of America.
- d) At filing, a Claimant should present to the Clerk a Demand for the Respondent to be present in Court. The Clerk shall autograph, seal, and issue that Claim to the International Notary for service on each named Respondent.
- e) The Demand to be present in Court: Instructions for the Clerk for the Court;
  - 1) name the Court and the Respondent(s) of the action to be served;
  - 2) be directed to each Respondent(s);
  - 3) state the name and address of the Claimant(s);
  - 4) state the time within which the Respondent(s) must appear and/or respond;
  - 5) notify the Respondent(s) that a failure to be present in Court and/or respond will result in a default judgment against the Respondent(s) for the relief demanded in the



- Claim;
- 6) autographed by the Clerk; and
  - 7) bare the seals of the Court and the Clerk.
- f) Although there is much latitude in the form of the Claim being filed, it should at a minimum include the following elements:
- 1) Specific Notice of what the Respondent has done or failed to do that caused the Claimant harm, including any personal action taken in an attempt to get remedy outside of Court. Filing his/her Claim with the Court should be made only after the Claimant has exhausted his/her remedies in accordance with the laws and Articles of Re-Organization of the Judicial Branch of the Government of The United States of America as amended on July 23rd 2015 of the Government of The United States of America. Every attempt should be made to stay out of Court for obvious reasons.
  - 2) A statement of how the Claimant has been injured by affidavit.
  - 3) Citation of specific laws that restrict the Respondent's actions and create a duty for the Respondent that gives the Claimant protection against injury.
  - 4) A statement of what damages the Respondent owes to make the Claimant whole. Some may be included in the law as a breach of duty and some the Claimant may need to support by invoice or some other reasonable means.
  - 5) A Demand that the Respondent act in good faith, do his or her duty, pay the damages, and to so do within a reasonable number of days (usually 30 to 60 days).
- g) Once a Claim and Demand to be present in a Court action is served, the Respondent has one of two ways to respond. The respondent may respond with Honor or respond with Dishonor.
- 1) Respond with Honor
    - i) Accord and satisfaction are achieved by accepting the claim with recourse and then satisfying the Demand if so warranted.
    - ii) Conditional Acceptance is made by accepting the claim with conditions. A counter Claim is made and if it is accepted by the Claimant then the conditions should be honored and the Claim is resolved.
    - iii) Rejection without dishonor because of a defect or rejection of condition(s) in the presentment which, once corrected, will result in acceptance.
  - 2) Respond with Dishonor
    - i) Silence or non-response once full disclosure of a Claim is made will result in a judgment by default in favor of the Claimant once the time limit has been reached. The judgment will determine for him the facts, his duties, and the damages.
    - ii) Dishonor by argument Occurs when the substance being argued is immaterial or untruthful with no real attempt made to settle the Claim under dispute.
- h) In theory, two reasonable but contending people will honor each other and attempt to resolve the problem at hand. Often one or the other or both will act in dishonor. If both are acting in honor, the Court has nothing to decide. If one of the contenders is in dishonor, then the Court must look with favor toward the person who is in honor.
- i) Court actions involving someone deemed incapable of making sane decisions, such as infants, insane, idiots, lunatics, or comatose must have a trustee.



## Officeholders of the Court and Duties

- a) Judges are elected and serve on the Court in settling Claims and Responses, administering oaths and affirmations, interpreting laws passed by the United States, in Congress assembled, and relying on common sense to pass judgment on controversies.
- b) The Clerk processes Claims and Responses, receives documents for filing, autographs and seals documents, accounts for fees collected and judgments paid into the Court, administers oaths, supervises Deputy Clerks, maintains all records, and generally runs the operation of the Court.
- c) Process servers - Service of documents may be made by the International Notary or Human Rights Defenders.
- d) Recorders/Transcribers transcribe the Court record for a fee.

## Evidence Quit Claimed to the Government of The United States of America; How quit claimed.

- a) Based on testimony of two (2) or more witnesses before Yahweh, under oath or affirmation administered by a General Post Master.
- b) Facts as discovered by observation, inspection, testimony, research, investigation, written, argued, and defined.
- c) Presumption of the truth must be made on the basis of revealed or known facts and upon knowledge of all named in an action.
- d) No rule shall trump the application of law or result in a judgment contrary to the known truth; no fact founded on truth shall be supplanted by technicality.
- e) Silence is evidence in truth or admission of guilt only when a default procedure is set forth with full disclosure.
- f) Actions and judgments will have no commercial value unless one named in the action is held accountable and financially liable according to the finding of the Court in equity.

## Judgments

- a) As Result of affirmative Court Action
- b) By Summary Judgment



## Deadlines and Time Frames

- a) Must be reasonable, giving consideration for the anticipated response, stated in writing.
- b) Respondents may petition the one giving the time frame or, if denied, the Court for additional time when necessary and reasonable for cause.
- c) Extensions may be granted by the Court with sufficient cause given.

## Procedures for handling process and acts of aggression from foreign jurisdictions

- a) The American National who is subject to an aggression by a foreign jurisdiction should immediately file his/her written and signed Motion for Dismissal with the GPMC after the foreign claim has been filed with the Clerk for the Court.
- b) The GPMC will respond by convening with written minutes setting for its resolutions for resolving the act of aggression, outlining the offenses against the Government of The United States of America made by the foreign jurisdiction.
- c) General Post Master Council reserves the right to dismiss any International or domestic cause from a foreign jurisdiction against an affirmed American National in the interest of preserving the Sovereignty of the Government of The United States of America
- d) Documents once written, signed, and under seal, will be sent to the Secretary of State for the Government of The United States of America for international filing and service of process in all international and foreign domestic cases.

## General Provisions

- a) Trustee means respondent and Trustee also means claimant in a court of Equity.
- b) Any entity styled in all capital letters is automatically considered under the 8 rules of English on capitalization.
- c) Latin or any other secret language, foreign or otherwise is strictly forbidden within any Court of law or Equity within the Government of The United States of America.
- d) The recommended law dictionary for use by American Nationals is "A Dictionary of Law" by William C. Anderson, 1889 that was adopted by the Government of The United States of America.



Chief Judge  
General Post Master Council





The Government of The United States of America  
Rural Free Delivery Route 1

## office of the registrar

Box #4  
The United States of America  
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC Monday - Friday  
Phone: (602) 845-0473  
Email: [registrar@generalpostoffice.international](mailto:registrar@generalpostoffice.international)



## 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:

### GENERAL PROCEDURES IN EQUITY

and is recorded on:

**328th day, in the year of Yahweh 6017**  
Translation: February 12, 2016

**11:30 UTC-6**

**RH-20160212-4C45-46FF-B892-F6D1DC846EDB**

Document Date

Time

Record File Number

*File Name:* **20160212-GPMC-General Procedures in Equity**

### 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: **328<sup>th</sup> 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.*



Registered with the **IP Rights Office**  
Copyright Registration Service Number: **4056990103**



GPMC-Page 6 of 6