

## THE NOTARY PRESENTMENT

The Notary Presenter does not prepare documents or argue a case for the Claimant. His role is simply to be a third party witness to the Claimant's claim. In doing so, the NP preserves Chain of Title and insulates the Claimant's process by setting forth the facts.

The Notary Presentment is sometimes used to affect a Judgment by Administrative Process over a thirty day period. When used this way, the Claimant's Claim is presented to the Respondent three times with opportunity for response/rebuttal, after which a Default Judgment is entered assuming silence is the response/non-response. If any response is made the NP continues as a witness to the process.

The Notary Presentment may just be a Notice of Judgment from an international court within The United States of America in response to the Company's judgment from one of its judge's private courts. It could be acceptance of their court's findings with a Foreign Court Claim settlement and payment in Continental Dollars. It could be a Notice of some procedure that forecloses on their faulty judgment. It could be Notice of an International Tort Claim or Notice of Involuntary Dissolution of a Corporation that has violated basic Human Rights. It could be a way of undoing a Foreclosure, Illegal Trespass, Faulty Arrest, Inappropriate Tax, or any other de facto action.

Generally speaking, the Claimant or his/her Agent has a Claim or Action that S/He wants presented. The procedure then becomes sending to the NP whatever is to be presented with a list of persons to be contacted and the appropriate contact information. The NP may participate in deciding what will be sent but is not responsible for preparing documents not provided to him by the Claimant/Agent or other parties.

The only document the NP prepares is his own Affidavit detailing what information is being presented, how it was obtained, when and where-from it was sent, how it was sent, and any other pertinent information. The Claimant/Agent specifies if the information is to be sent Priority Mail, Certified Mail, or First Class Mail w/ Certificate of Mailing. Alternative procedures could include email, FAX transmission, process server, etc.

The International protocol is for the Office of Secretary of State to interface with the Recipient/Respondent's Secretary of State. In that regard, the NP works under the office of the Secretary of State.

### FEE SCHEDULE:

Document preparation services and expenses \$ .10 per page  
(This includes multiple copies, one per Respondent and one hard copy for NP files)  
Miscellaneous Notary pages are usually 4 to 6 pages, added to what Claimant sends  
Mailing and transmission fees, actual expenses, receipt provided  
Priority Mail usually around \$ 6.95

Certified Mail, usually around \$ 13.00

First Class with CMR is postage plus \$ 1.00

Envelopes, Labels, Ink is generally charged at \$ .50 or so per envelope/label

As can be seen, no hard and fast cost can be ascertained prior to the Presentment as it is expense driven.

Notary Presenter Donation is appreciated, especially when multiple copies and Respondents are involved. Some presentments can be done in a few minutes but others require hours, even days to prepare and complete the process. An accounting can be provided by request.