**TAKE NOTICE OF THE FOLLOWING FOR YOUR FOREIGN, COMMERCIAL CORPORATE REFERENCE**

‘Where a person is not at the time a licensee of the particular agency, his license having expired and he not having asked for its renewal, neither the agency nor any other officials has jurisdiction of said person.’ O’Neil v Department of Professions and Vocations, 7 CA 2d 398; Eiseman v Dougherty, 6 CA 783

‘The county courts are no longer constitutional courts.’ Fehl v Jackson County in citing: In re Will of Pittock, 102,199 p.633. 202 p216, 17A.L.R. 218

‘As a result of the recent holdings of that court, the sovereignty of the states is practically abolished, and the rest while free and independent states, are now in effect and purpose merely closely supervised units in the federal system.’ Dyett vs Turner Warden, Utah state,439 P 266@267.

‘All that government does and provides legitimately is in its pursuit of its duty to provide protection for private rights, which duty is a debt owed to its creator, We the People…’ Wynhamer vs People, NY 378

‘As in the case of illegal arrests, the officer is bound to know these fundamental rights and privileges, and must keep within the law at his peril.’ Theide v Town of Scandia Valley, 217 Minn. 218, 231 14 N.W. (2d) 400 (1944)

‘The innocent individual who is harmed by an abuse of governmental authority is assured he will be compensated for his injury.’ Owens v City of Independence, 100 S. Ct. 1398 (1980)

‘Anyone entering an arrangement with the government takes the risk that he who purports to act for the government stays within the bounds of his authority, even though the agent himself may be unaware of the limitations upon his authority.’ Federal Crop Ins. Corporation v Merril 332 U.S. 380, (1947)

‘It is not the function of our government to keep the citizen from falling into error; it is the function of the Citizen to keep the government from falling into error.” American Communications Assoc. v Douds 339 U.S. 382, 442

Silence equates to agreement by estoppel. Black’s Law Dictionary 4th Ed. Page 1554

‘Silence constitutes fraud when there is a duty to speak.’ US v Twell, 550 F2d 297, 299-300

‘Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them.’ Miranda v Arizona 384 F2d 436, 491

‘The claim and exercise of a Constitutional right cannot be converted into a crime.’ Miller v U.S. 230 F2d 486, 489

‘Our system of government, based upon the individuality and intelligence of the citizen, the state does not claim to control him, except as his conduct to others, leaving him the sole judge as to all that affects himself.’ Mylar v Kansas 123 U.S. 623, 659-60

Clean Hands Doctrine

Clearfield Doctrine