

The question of tax exempt of Kenneth Van Aernam is something or a subject that cannot be answered or decided by this Memorandum of Law, or this Court room because it is a treaty violation. To quote the Court history of, United States v. City of Salamanca, District Court W.D.N.Y. Dec 7, 1939 or to show tax exempt rolls of Seneca Indians in Salamanca(Reference 31) at this point in time would be fruitless and in poor taste because you learned gentlemen are well schooled in the rights of Indians in this area. To be denied this treaty right for over nine years and seven months involved personal harm and injuries, to seek fair-play and justice from the court system of the United States as an Indian has become somewhat of a civilized joke that only dead Indians can laugh about.

In your MEMORANDUM OF LAW it states that the Government originally prayed for \$5,700 dollars. Well, it must have heard from God because it has been lowered to \$4,200 dollars that is of course if the defendant supplies an affidavit legitimately putting in issue the amount of damages.

DAMAGES to Kenneth Van Aernam, Seneca Turtle Clan member of the Ancient Confederacy of the Iroquois

Purchase of one worthless deed recorded in Cattaraugus County-	\$ 6,800.
Return of House and Garage, the land is his	
New deed issued to M & T. Co.12/26/67 (R.7)	6,800.
New deed issued to HUD 3/1/68 (R.10)	6,800.
Court Action 8/14/68 (R.13)	30,000.
Denied tax exempt, 500. per year.9yr. 7mo.	47,916.
Standing off Sheriff's, Police, ect.	
personal danger defending Indian land	50,000.
New deed 6/?/74	6,800.
Research and legal fees	4,884.
Total	\$ 150,000.

This is a fair and just amount for damages to the life and time spent by Kenneth Van Aernam in this fraudulent sale of Indian land that documentation can prove that all involved had a continuous interests to acts of fraud, conspiracy, negligence, and treaty violations

But these acts and violation are so serious, because they deal directly with a member of the Ancient Confederacy of the Iroquois and his territories by a treaty of November 11,1794(7Stat.44) and that the court system involved in this matter could not gain relief in these Sovereignty grievances, so relief is being sought through congress(389 F.Supp.235) and the President(7 Stat.44) and the United Nations.

So, Kenneth Van Aernam cannot accept any judgement or court date because,

1. He is not an Inhabitant of ceded or conquered territories of the U.S. because he is not a member of the Seneca Nation of Indians, a N.Y. public corporation whose membership are NON COMPUS MENTIS and people of a dependent nation,
2. He cannot fulfill the qualifications of PERSON of 25 U.S.C.A.1302 sec.8 or the 14th. Amendment not being free white people.
3. He cannot fulfill the qualifications of a U.S.citizen in 18 U.S.C.A.241, 242 because he is a member of the Ancient Confederacy of the Iroquois.

Meredith Quinn

Indian Legal Advisor
Charge d' Affaires

Salamanca, District Court W.D.N.Y. Dec 7, 1939 or to show tax exempt rolls of Seneca Indians in 31) at this point

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