



**NATIVE AMERICAN LAW AND JUSTICE CENTER  
(NALJC) & THE LAW OFFICES OF NAIDU, NETTO,  
YAP, NEOH, TANGAVELU & RAYER ©**

*~ A Tribal Law Corporation under Section 17, Indian Reorganization Act (Howard-Wheeler Act) of 1934, committed to granting tribal jurisdiction to those who qualify as separate sovereigns ~*

**Mailing Address:** P.O. Box 186, Swanton, Ohio 43558, USA

Email: [judgenaidu@unseen.is](mailto:judgenaidu@unseen.is)

Website: [www.scripturalaw.org](http://www.scripturalaw.org)

Tel: (USA) 402-403-1788 / 773-355-9556 / (Singapore 65-6338-3020) / (Hong Kong) 852-9060-1002

*“An advocate, by the sacred duty which he owes his client, knows, in the discharge of that office, but one person in the world, THAT CLIENT AND NONE OTHER. To save that client by all expedient means - to protect that client at all hazards and costs to all others, and among others to himself - is the highest and most unquestioned of his duties; and he must not regard the alarm, the suffering, the torment, the destruction, which he may bring upon any other. Nay, separating even the duties of a patriot from this elf an advocate, and casting them, if need be, to the wind, he must go on reckless of the consequences, if his fate it should unhappily be, to involve his country in confusion for his client's protection! “*  
(Lord Henry Brougham, as lawyer for Queen Caroline when she was charged for adultery by her husband, King George IV, 1820)

This law firm prides itself as being on the leading edge of mounting a sustained attack against injustice whether perpetrated by individuals, organizations, corporations, or governments. We will cooperate with the government, but will never compromise our principles.

In the United States, the law firm is assertive and aggressive when it comes to government overreach against Native Americans, Native Tribes, and

individuals under the jagged edges of the rule of law that pretends to reign over civil and criminal laws. The role of justice is seldom witnessed in the maelstrom of the law of rules unleashed by courts. The Rules of Court are bound in thicker volumes than the substantive law in textbooks. Where there is a fool, a rule will become necessary. And there are many, many fools.

We fight for you without fear, favor or fault when it comes to striking and hacking at the roots of evil that rear its ugly deformed head masquerading as a written law where the letter of the law gains a foothold, and thereafter a stranglehold that escalates into a stronghold for tyranny.

We handle a multitude of cases (criminal and civil) involving the written constitution, property rights (unlawful foreclosures and evictions), land rights, aboriginal rights, finance and banking using tribal courts operated by tribal governments all over the world. The 2007 **United Nations Declaration on the Rights of Indigenous Peoples** helps advance and promote global aboriginal status, standing, and rights inherent in tribal sovereignty.

We operate in the United States, Canada, China, Australia, Malaysia, New Zealand, Singapore, India, Laos, Myanmar, Thailand and Paraguay. Our law partners and support staff are almost 400-strong.

We encourage our Clients to give us **all** the facts (good, bad and ugly) in order for us to prepare the best attack whether in the role of plaintiff or defendant.

*The only thing necessary for evil to triumph is for good men to do nothing.*  
(Edmund Burke, 1729 – 1797)