



exists in colour only. Â The Crown bases all granted title upon prior possession, beginning after the theft of the land through the genocide of the agents of the Crown Corporation, however prior to that theft there was an absolute allodium upon the land, and so prior to the theft is the true position to declare inherent utilisation. Â To seek any legal fiction, such as ownership, property, owner, possession, claim, use, holder, grant, title, right, tenancy, private, estate, permission, registration or interest in the land will result in maintaining the constructed legal fiction and allowing the colour of law to maintain its inventions, as you cannot remove a fiction by declaring a fiction. Â To declare allodial utilisation you cannot give a status as a citizen, person, human, man, incorporeal entity or any other constructed status that is recognized as constructed legalese in a court, as constructed legal fictions are authored and the author can impose authority over that which they have authored. An allodarii is a living soul, you are inherently anima not persona; for example all judgements of debt that attached to the land are determined as judgements in personam, not substantively in anima, so rebut the fiction of person. Â A living soul must establish a declaration through the innate inherent power exclusively and independently of any perceived superior, as a substantive inherent action, which is both unalienable and immutable, not through any divested or vested rights, titles, privilege, grant or any other legal construct.