

Excerpt 1:

The vaporizer of which George talked about was a sophisticated and a complex device. There were many programs installed in it and it basically worked upon the principles of Artificial Intelligence. The device was made wise enough that it had the capability to sense and identify the virus. Once the virus was located and identified, the device was programmed in such a manner that it released such fumes and sprays that virus present in the atmosphere was killed there and then.

Excerpt 2:

In this scenario the plaintiff is Ms. Ivy who is suing a bank in court of law. Ms. Ivy has graduated from California and pursued a Business Administration degree, this depicts that she is having a zero background regarding financial loans and banking stuffs. She needed a loan to purchase some property but she was really short on funds therefore she contacted an Interstate Bank.

On January 30, 2005, she was able to get her loan approved from Interstate Bank. The loan commitment had a clear condition that they would apply a first property lien on her property. Apart from this property she also owned a piece of land in Lagoon Beach, the conditions of the Interstate Bank also applied on this land and accordingly lien was also implemented.

The actual lender of the Lagoon Beach land was Bank of Land. They had also applied the lien condition on the Lagoon Beach land. Apart from this, the main matter of interest was that Ms. Ivy who had already paid off the mortgage on Lagoon Beach land was still unable to remove the lien from her owned property.

Ms. Ivy being a plaintiff is on the right side because she had already fulfilled the basic and foremost requirements of the bank loan and she was clear from all the sides. She had been doing some real hard work to get her case resolved but all in vain. She had been faxing the required bank i.e. Bank of Land but they did not respond her and this only results in the elongation of case and elated the justice.

The defendant which is Bank of Land is providing a very casual sort of verdict. They consider the delay in removal of lien was due to internal turnovers in Bank of Land. This sort of verdict is totally unbeneficial and useless for Ms. Ivy because this totally not a problem of her. Moreover she has been contacting the Bank of Land for the past sixty-days and they are not helping the plaintiff in any way. This totally depicts that above mentioned statement by the Bank of Land has no strong roots and plaintiff should be provided with the justice as soon as possible.

Excerpt 3:

The Native American Music has always been linked directly to local people of Western Hemisphere. These particular Americans contain different type of communities in themselves. This tells that each and every community has their own distinctive history, language and culture.

Apart from all these differences there is only one common thing that unites them and that is their unique and traditional music. This sort of music has created an important place for itself in the Native American communities.

The Native Americans are so much attached to their music that they consider their songs to be property and apart from just owning them, they have developed formal systems of musical ownership. These Americans also consider these songs as a good sign of omen. They have also linked these songs to themselves spiritually. A group of people among them also believe that these songs were given to them in their dreams by some of the people among their ancestors and forefathers.

The Native Americans have always shown a great respect and ownership for their music. They have always complemented their musical culture in different ways. They organize different type of performance events such as dance, music and other pop activities. The events which these people organize might seem informal to observers but this actually requires extensive planning of days, months or even years.
