



Moorish National Republic Federal Government
Moorish Divine and National Movement of the World

Northwest Amerem / Northwest Africa / North America / The North Gate'
~'Temple of the Moon and Sun'~

The True and De jure Natural Peoples ~ Heirs of the Land

Affidavit of Fact
WRIT OF GULO WARRANTO

International Document

Notice to Agent is Notice to Principal - Notice to Principal is Notice to
Agent

Exhibit: A1

Laurence D. Pierce, (acting as) Justice of the Superior
WOBURN SUPERIOR COURT (Inc.)

200 Trade Center

2nd Floor

Woburn, Massachusetts republic [near. 01801]

MIDDLESEX, SS. Commonwealth of Massachusetts
SUPERIOR COURT DEPARTMENT OF MIDDLESEX COUNTY

In testimony that the foregoing is true copy on file
and of record made by photographic process. I hereunto
set my hand and affix the seal of said Superior Court
this day of July 2007

Marissa Chikupinni, Deputy Assistant Clerk

Marian T. Ryan, (acting as) District Attorney

Graham Van Epps, (acting as) Assistant District Attorney

OFFICE OF THE STATE'S ATTORNEY FOR MIDDLESEX COUNTY (Inc.)

15 Commonwealth Avenue

Woburn, Massachusetts republic [near. 01801]

Re: Misrepresented Instrument - Bill of Attainder / Foreign Bill
of Exchange / Case Number 2181 CR 0362.

Stare Decisis Law

"A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well-established law that a void order can be challenged in any court." See Old Wayne Mut. L. Assoc. v. McDonough, 204 U.S. 8, 27 S. Ct. 236 (1907)

For the record, I am Quinn Khabir El, a natural person, in full life, in propria persona, sui juris. My nationality / citizenship is Moorish American, being an aboriginal and indigenous sovereign national and heir of the Moroccan Empire, and a foreign national inhabitant near the corporate BOWIE, Maryland state republic. I come now making special appearance under duress as authorized representative, ex rel. the artificial corporate person / nom de guerre QUINN CUMBERLANDER and I hereby challenge your jurisdiction via quo warranto on the grounds of lack of jurisdiction and improper venue.

Jurisdiction and Venue

I hereby invoke my Treaty right to Consular Jurisdiction under Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire:

Article 20. If a citizen of the United States, or any persons under their protection, shall have any disputes with each other, the Consul shall decide between the parties; and whenever the Consul shall require any aid or assistance from our Government, to enforce his decisions, it shall be immediately granted to him.

Article 21. If a citizen of the United States should kill or wound a Moor, or on the contrary, if a Moor shall kill or wound a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the consul assisting at the trial; and if any delinquent shall make his escape, the consul shall not be answerable for him in any manner whatever.

See *Kolovrat v. Oregon*, 366 U.S. 187, 194, 81 S.Ct. 922 (1961) ("A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Article VI, clause 2, state policies [---] must give way to overriding federal treaties and conflicting arrangements.").

Quo Warranto

YOU ARE HEREBY COMMANDED to produce the following for the record as proof and evidence of your lawful jurisdiction and judicial authorization:

1. A certified copy of the Delegation of Authority order from Congress per Article III section 1 and 2 of the Constitution for the United States of North America as evidence of the WOBURN SUPERIOR COURT (Inc.) having been lawfully conferred judicial authorization and jurisdiction to hear and decide cases affecting the treaty rights of Moorish American nationals;
2. A copy of the alleged valid and verifiable contract or commercial agreement which obliges me and my private and personal property to any specific performance or commercial liability under any corporate statute, code, rule, or regulation of the private foreign corporate entities COMMONWEALTH OF MASSACHUSETTS (Inc.) and WOBURN SUPERIOR COURT (Inc.);
3. A certified copy of the alleged lawful arrest and seizure warrant signed and issued by a de jure Article III judicial officer which orders for the lawful arrest of me and seizure of my private and personal property in accordance with the 4th Amendment of the Constitution for the United States of North America;
4. A certified or true test copy of an alleged written accusation signed under penalty of perjury by an identifiable natural person claiming to be the plaintiff / injured party (corpus delicti) in case number 2181 CR 0362 in order to satisfy the requirement of "standing"

per the Cases and Controversy clause under Article III section 2 of the Constitution for the United States of North America, and per stare decisis in the case Allen vs Wright, 468 U.S. 737, 751 (1984) ("the requirement of standing, however, has a core component derived directly from the Constitution. A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief."));

5. The name, address, and telephone number of the public hazard and malpractice bonding company and the policy number of the [redacted] bond, and if required, a copy of the policy describing the bonding coverage of the specific job performance of you (plural) and all other natural persons acting as employees / contractors / agents / representative of the WOBURN SUPERIOR COURT (Inc.) being associated with the misrepresented instrument - bill of attainer / foreign bill of exchange / case number 2181 CR 0362;

6. Proof that lawful service of process was made upon me in accordance with the prerequisites of my 'due process rights' and 'consular notification requirements'.

Allodial Compensation Invoice

The following damages are being claimed against you and all other persons in any way involved with case number 2181 CR 0362:

Damage

	<u>Cost</u>
Conspiracy against rights (18 USC 241) . . .	\$1,000,000.00
Deprivation of rights under color of law (18 USC 242)	\$1,000,000.00
Fraud and swindles (18 USC 1341) . . .	\$1,000,000.00 On page 4 of 7 [This page]

<u>Damage</u>	<u>Cost</u>
Denationalization under the "Black Code".	\$1,000,000.00
Kidnapping	\$1,000,000.00
Hostage Holding	\$1,000,000.00
Unlawful Imprisonment	\$1,000,000.00
False Identity	\$1,000,000.00
Theft	\$1,000,000.00
Slander	\$1,000,000.00
Fraud in the inducement	\$1,000,000.00
Consular assistance	\$20,000.00
Misc. expenses (mailing, paper, ink, etc.) . . .	\$2,000.00

Totals: \$11,022,000.00 payable in lawful money of .9999 fine silver bullion coins or bars.

Days of Grace to Answer

You have three (3) days from your receipt of this Affidavit of Fact: Writ of Quo Warranto to answer and produce the above evidence for the record.

THIS PROCEEDING IS NOT VALID AND CANNOT PROCEED until jurisdiction is proved to exist! Otherwise, case number 2181 CR 0362 and any attachments associated thereto must be forthwith dismissed with prejudice for lack of jurisdiction.

See Melo v. United States, 505 F.2d 1026 ("Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.").

Failure to answer and produce the above evidence constitutes DEFAULT, and serves as your admission by silence to lack of jurisdiction and fraud; and to the misrepresented instrument - bill of attainer / foreign bill of exchange / case number 2181 CR 0362 and any attachments associated thereto being invalid, unconstitutional, notwithstanding, void ab initio, and unenforceable. See Elliot v. Peirsol, 26 U.S. 328, 340 (1828) ("If a court acts without authority, its judgments and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgments, or sentences, are considered in law, as trespasser."); also, see United States v. Throckmorton, 98 U.S. 61 ("Fraud vitiates the most solemn contracts, documents and even judgments.").



Affidavit

I declare and affirm by virtue of divine law,
under the Zodiac Constitution, and upon the United
States Republic Constitution of 1791, and upon the
honor of my Foremothers and Forefathers that the
above Writ of Quo Warranto and Affidavit is true
and correct.

Executed this 1st day of December, 2021.

Quinn Khabir El

Affiant: Quinn Khabir El, sui iuris,
in full life, in propria persona,
authorized representative, ex rel.

QUINN CUMBERLANDER

All Rights Reserved.

C/o Post Office Box 883
Bowie, Maryland republic [near 20715]