

Moorish National Republic Federal Government
Moorish Divine and National Movement of the World
Northwest Amexem / Northwest Africa / North America / 'The North Gate'
~ 'Temple of the Moon and Sun' ~
~ Societas Republicae Ca Al Maurikanos ~
The True and De jure Natural Peoples ~ Heirs of the Land

Affidavit of Fact
WRIT OF QUO WARRANTO
International Document

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Exhibit: A

Re: Case Number 25ED336107

Che Alexander, (acting as) Administrative clerk / feoffer
FULTON COUNTY MAGISTRATE COURT (Inc.)
185 Central Avenue, SW
Atlanta, Georgia [near. 30303]

Roland Weedon, (acting as) President / Chief Executive Officer / Feoffer
ESSEX MORTGAGE (Inc)
1417 N. Magnolia Avenue
Ocala, Florida [near. 34475]

Sarah Waldron, (acting as) Attorney / Feoffer
ROBERTSON, ANSCHUTZ, SCHNEID, CRANE & PARTNERS, PLLC
6409 Congress Avenue, Suite 100
Boca Raton, Florida [near. 33487]

Re: Misrepresented instruments – bills of attainder / foreign bills of exchange titled SUMMONS dated January 29, 2025; and my inherited ancestral estate in reversion known as [REDACTED], Georgia.

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 [REDACTED] 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 heiress of the Moroccan Empire at North-West Amexem / North America, and a foreign national inhabitant near corporate ATLANTA, Georgia.

I come now making special appearance as authorized representative, ex rel. [REDACTED] [REDACTED] under protest, and I challenge your jurisdiction on the grounds of lack of jurisdiction and fraud for the following reasons:

1. The misrepresented instrument – bill of attainder / foreign bill of exchange titled SUMMONS dated January 29, 2025, is addressed to the fictitious corporate person / nom de guerre [REDACTED] under color of law within purview of the unconstitutional 14th Amendment, which does not identify me. Therefore, the instrument titled SUMMONS dated January 29, 2025, is null and void ab initio for fraud in the inducement. See **United States v. Throckmorton, 98 U.S. 61, 25 L.Ed. 93** (*“Fraud vitiates the most solemn contracts, documents, and even judgments.”*).
2. The misrepresented instrument – bill of attainder / foreign bill of exchange titled case number 25ED336107 is a ‘collusive action’ under color of law within purview of the unconstitutional 14th Amendment being initiated by third – persons not parties (e.g., Sarah Waldron, Roland Weedon, et al.) which does not constitute an actual ‘case or controversy’, because the alleged plaintiff and defendant are not actual identifiable natural persons but are artificial persons.
3. The foreign de facto FULTON COUNTY MAGISTRATE COURT (Inc.) is not an Article III court having delegated judicial authorization and jurisdiction from Congress under Article III

sections 1 and 2 of the Constitution for the United States of America to hear and decide 'cases and controversies' dealing with diversity of citizenship, nor is it a consular court of competent jurisdiction having treaty authorization to hear and decide disputes between Moors and citizens of the United States 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.

Jurisdiction and Venue

I hereby invoke my secured treaty rights to consular jurisdiction in this dispute 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, which aver the following:

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.

In support of my secured treaty rights, see the case **Kolovrat v. Oregon, 366 U.S. 187, 194, 81 S.Ct. 922 (1961)**, where the Supreme Court of the United States rendered the following stare decisis:

"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 Art. VI, clause 2, state policies, as to the rights of aliens to inherit, must give way to overriding federal treaties and conflicting arrangements."

Quo Warranto

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

1. Produce the 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 private foreign de facto entity FULTON COUNTY MAGISTRATE COURT (Inc.) and the representatives thereof having been lawfully conferred judicial authorization and jurisdiction to hear and decide actual cases affecting the property / estates of Moorish American nationals in disputes with citizens of the United States.
2. Produce a certified or true test copy of any alleged valid and verifiable contract or commercial agreement between you and I, which subjects my inherited ancestral estate in reversion known as [REDACTED] Georgia, under the color of any corporate color of law, statute, code, rule, regulation or custom of the private foreign de facto corporate entity STATE OF GEORGIA (Inc.) or any subsidiary thereof, including the de facto FULTON COUNTY MAGISTRATE COURT (Inc.).
3. Produce the name, address, and telephone number of the public hazard and malpractice bonding company and the policy number of the 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 / representatives of the foreign de facto corporate entities FULTON COUNTY MAGISTRATE COURT (Inc.), and STATE OF GEORGIA (Inc.) being associated with the collusive action in the misrepresented instrument – bill of attainder / foreign bill of exchange titled case number 25ED336107 and any attachments associated thereto.
4. Produce the certified copy of any alleged ‘Allodial Title’ or ‘Aboriginal Title’ to my ancestral estate in reversion known as [REDACTED] Georgia, which would rebut my claim of inherited aboriginal title mentioned in the Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate [EXHIBIT: A1] with the attached Memorandum of Trust accompanied herewith.
5. Produce proof that lawful service of process was made upon me ([REDACTED] El) in accordance with the prerequisites of my due process rights and treaty rights under consular jurisdiction.

Allodial Compensation Invoice

The following damages are claimed against you (plural) and all other additional person(s) (natural and corporate) involved in and concerned with the collusive action under color of law in case number 25ED336107:

<u>Damage</u>	<u>Cost</u>
Securities fraud (via Promissory note).....	\$1,000,000
Deprivation of rights under color of law (18 USC 242).....	\$1,000,000
Conspiracy against rights (18 USC 241).....	\$1,000,000
Fraud in the inducement.....	\$1,000,000
Consular assistance.....	\$20,000.00
Misc. expenses (mailing, paper, ink, etc.).....	\$2,000.00

Total: \$4,022,000 payable in lawful money of .9999 fine silver bullion coins and / or bars due forthwith.

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. Your failure to answer and produce the above evidence constitutes DEFAULT and serves as your admission by silence to lack of jurisdiction and fraud, and the collusive action in case number 25ED336107 shall be forthwith dismissed with prejudice for lack of jurisdiction and fraud. See **Louisville v. Motley, 211 U.S. 149, 29 S.Ct. 42** (*"If any tribunal finds absence of proof of jurisdiction over a person and subject-matter, the case must be dismissed. The accuser bears the burden of proof beyond a reasonable doubt."*).

THIS PROCEEDING IS NOT VALID AND CANNOT PROCEED until jurisdiction is proved to exist! Otherwise, the collusive action in case number 25ED336107 and any attachments associated thereto, including the misrepresented instrument – bill of attainder / foreign bill of exchange titled SUMMONS dated January 29, 2025, and the de facto Sheriff's Sale held on December 3, 2024, are null and void ab initio and are unenforceable for lack of jurisdiction and fraud. See **Elliot v. Peirsol, 26 U.S. 328, 340 (1828)**, (*"Courts are constituted by authority, and they cannot act beyond the power delegated to them. 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 trespassers.”).

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 4th day of March, 2025.

[REDACTED]

Affiant: [REDACTED] El, de jure
in propria persona, sui juris, in solo proprio
authorized representative, ex rel.

[REDACTED];

All Rights Reserved.

C/o [REDACTED]

[REDACTED] Georgia [Zip Exempt]

Affidavit of Fact
Certificate of Service

I, [REDACTED] El, hereby certify that on the 4th day of March, 2025, the enclosed Affidavit of Fact: Writ of Quo Warranto [EXHIBIT: A] and attachment EXHIBIT: A1 (copy of Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate and Memorandum of Trust dated December 2, 2024) were sent via hand delivery and / or certified mail to the following recipients:

Che Alexander, (acting as) Administrative clerk / feoffer
FULTON COUNTY MAGISTRATE COURT (Inc.)
185 Central Avenue, SW
Atlanta, Georgia [near. 30303]

Roland Weedon, (acting as) President / Chief Executive Officer / Feoffer
ESSEX MORTGAGE (Inc)
1417 N. Magnolia Avenue
Ocala, Florida [near. 34475]

Sarah Waldron, (acting as) Attorney / Feoffer
ROBERTSON, ANSCHUTZ, SCHNEID, CRANE & PARTNERS, PLLC
6409 Congress Avenue, Suite 100
Boca Raton, Florida [near. 33487]



All Rights Reserved.

- C.C. Brad Raffensperger, Georgia Secretary of State
- Marco Rubio, United States Secretary of State
- Pam Bondi, United States Attorney General
- Volker Türk, United Nations High Commissioner for Human Rights
- Lamont Maurice El, Consul General of Morocco, Maghrib al Aqṣá
- www.EnforceTheConstitution.org/

EXHIBIT: A1



Moorish National Republic Federal Government
 Moorish Divine and National Movement of the World
 Northwest Amexem / Northwest Africa / North America / 'The North Gate'
 ~ Temple of the Moon and Sun ~
 ~ Societas Republicae Ca Al Mauritanos ~
 The True and De jure Natural Peoples ~ Heirs of the Land

Affidavit of Fact
Adverse Claim of Title and Reversion of Ancestral Estate- EXHIBIT: B
 International Document
 Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Roland Weedon, (acting as) President / Chief Executive Officer / Feoffer
 ESSEX MORTGAGE (Inc)
 1417 N. Magnolia Avenue
 Ocala, Florida [near. 34475]

Re: Misrepresented Instruments – Bills of Attainder / Foreign Bills of Exchange titled Payoff
 Statement dated June 3, 2024, associated with account number 1701098612; NOTICE OF
 FORECLOSURE SALE dated October 3, 2024; and my ancestral estate in reversion known as [REDACTED]
 [REDACTED] Georgia.

Stare Decisis Law

"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 Art. VI, clause 2, state policies as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements." See Kolovrat v. Oregon, 366 U.S. 187, 194, 81 S.Ct. 922 (1961)

I, [REDACTED] El, sui juris, an aboriginal and indigenous Moorish American sovereign national of the Moroccan Empire at Maghrib alAqṣá, North-West Amexem / North America, being of legal age, after being duly affirmed according to law, hereby depose, and state the following:

1. I am one of the surviving *consanguinity* heirs apparent of the late ancient Moabites (modernly known as Moroccans) from the land of Moab who received permission from the Pharaohs of Kemet to settle and inhabit North-West Africa (Amexem); they were the founders and are the true possessors of the present Moroccan Empire, with their Canaanite, Hittite, and Amorite brethren who sojourned from the land of Canaan seeking new homes. Their dominion and inhabitation extended from North-East and South-West Africa, across the great Atlantis even unto the present North, South, and Central America and also Mexico and the Atlantis Islands, before the great earthquake, which caused the great Atlantic Ocean.
2. My nationality / citizenship and political status as an aboriginal indigenous Moorish American sovereign national of the Moroccan Empire and direct descendant of the ancient Moabites (Moroccans) by *jus sanguinis*, is recognized under registration number ©AA 222141, Class A, with the Clock of Destiny Moorish American National Identification Card and Zodiac Constitution recorded by Charles Mosley Bey, a Moorish American and my kin by consanguine, on September 10, 1952, in the Library of

Congress Copyright Office, Washington, District of Columbia, and the United States Department of Justice.

3. My Moabite ancestors died intestate, and was vested with reversionary interest in the lands and resources of the Moroccan Empire at North America, which is in de facto occupational use, in usufruct, by the foreign hybrid European colonists exercising feudal law practices under color of law as citizens / members / beneficiaries of the UNITED STATES (Inc.) under the expired fifty (50) year mandate, i.e., the Treaty of Peace and Friendship of 1836 (in force 1837) between the United States of North America and the Moroccan Empire; which superseded the Treaty of Peace and Friendship of 1787 between the United States of America, and his Imperial Majesty the Emperor of Morocco. This treaty is the supreme Law of the Land under the 'Supremacy Clause' of the Constitution for the United States of North America Article VI, clause 2. Article 25 of the aforesaid Treaty of 1836 avers the expiration term as follows:

Article 25. This Treaty shall continue in force, with the help of God, for fifty years; after the expiration of which term, the Treaty shall continue to be binding on both parties, until the one shall give twelve months' notice to the other of an intention to abandon it; in which case, its operations shall cease at the end of the twelve months."

4. Per my treaty right to inherit under Article 22 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, and in accordance with the international law provisions of the United Nations Declaration on the Rights of Indigenous Peoples, I am competent to make claim to my inherited ancestral estate in reversion as a surviving rightful heir apparent, which is being held in

trust de facto by the foreign corporate STATE OF GEORGIA (Inc.) and subsidiaries as escheated fee simple property under color of law within purview of the unconstitutional 14th Amendment to the United States Constitution. Per the stare decisis law in the *Kolovrat* case mentioned above, my treaty right to inherit property under Article 22 of the said Peace Treaty of 1836 overrides all state policies that are made to the contrary, which aver the following:

Article 22. If an American citizen shall die in our country and no will shall appear, the Consul shall take possession of his effects, and if there shall be no Consul, the effects shall be deposited in the hands of some Person worthy of Trust, until the Party shall appear who has a right to demand them, but if the Heir to the Person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeable to that will, as soon as the Consul shall declare the validity thereof.

5. I hereby make an adverse claim of aboriginal title to my ancestral estate in reversion as described below, to wit:

ALL that certain plot, piece or parcel of land with resources, buildings and improvement thereon erected, situated, lying and being, known to be located near corporate ATLANTA, Georgia, known by the street address of [REDACTED] [REDACTED] Georgia, at Maghrib al Aqsá, North-West Amexem, and geographically located on the North American continent within the dominions of the Moroccan Empire at Maghrib al Aqsá, North-West Amexem, Latitude

██████████ Longitude - ██████████ GPS (Global Positioning System) coordinates
██████████ North; and ██████████ West;

6. This claim is made pursuant to the aboriginal land tenure systems, traditions, and customs of my ancient Moabite Foremothers and Forefathers in accordance with international law under Articles 26, 27, 28, 29, 30, and 37 of the United Nations Declaration on the Rights of Indigenous Peoples.
7. The above-described property is registered in a private allodial trust titled: Allodial Irrevocable Private Living Trust of ██████████ EI dated December 1, 2024, which I am the Trustee of; and the attached document titled Memorandum of Trust shall serve as evidence of such trust.
8. Any mortgage, hypothecation, lien, encumbrance, or fee simple deed (color of title) attached to my ancestral estate in reversion known as ██████████ Georgia, claimed or held by any citizen(s) of the United State via feudal law practice within purview of the 14th Amendment to the United States Constitution, being recorded in the Land Records of Fulton County, Georgia, or any other records associated there to are held to be ineffective, invalid, null, void and unconstitutional per the Congressional Record Proceedings and Debates of the 90th Congress, 1st Session, Volume 113 – Part 12, June 12, 1967, page 15614 (The 14th Amendment Is Unconstitutional).
9. I am, therefore, executing this Affidavit for the purpose of attesting to the truthfulness of the facts set forth herein.

AFFIDAVIT

I affirm by virtue of Divine Law; under the Zodiac Constitution; and upon the United States Republic Constitution; and upon the honor of my Foremothers and Forefathers that the foregoing Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate is true and correct.

Executed this 2 day of December, 2024.

[Redacted Signature]

Affiant: [Redacted] Et, de jure
in propria persona, sui juris, in solo proprio
authorized representative, ex rel.

[Redacted]

All Rights Reserved.

C/o [Redacted]
[Redacted] Georgia [Zip Exempt]

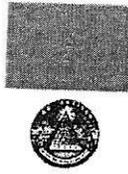
Affidavit of Fact
Certificate of Service

I, [REDACTED] El, hereby certify that on the 2 day of December, 2024, the enclosed Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate – EXHIBIT: B and the attachment Memorandum of Trust were sent via certified mail to the following recipient:

Roland Weedon, (acting as) President / Chief Executive Officer / Feoffer
ESSEX MORTGAGE (Inc)
1417 N. Magnolia Avenue
Ocala, Florida [near. 34475]

[REDACTED]
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C.C. Sarah Waldron, CEO / Third-Party interlopers / Feoffers of Robertson, Anschutz, Schneid.
Crane & Partners, PLLC
Brad Raffensperger, Georgia Secretary of State
Antony J. Blinken, United States Secretary of State
Merrick B. Garland, United States Attorney General
Michelle Bachelet Jeria, United Nations High Commissioner for Human Rights
Office of the Consul General of Morocco, Maghrib al Aqsa
www.EnforceTheConstitution.org/



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Affidavit of Fact
Memorandum of Trust
 International Document - Consular Jurisdiction and Venue

KNOW THAT, I, [REDACTED] El, being in care of the mailing location at C/o [REDACTED], as Grantor, created an allodial private irrevocable trust, known as the Allodial Irrevocable Private Living Trust of [REDACTED] El dated December 1, 2024, by executing a Declaration of Trust dated December 1, 2024, naming I, [REDACTED] El, as Trustee and beneficiary.

This Memorandum of Trust is executed as evidence of the existence of the foregoing Declaration of Trust. Any person may rely upon this Memorandum of Trust as evidence of the existence of said Declaration of Trust and is relieved of any obligation to verify that any transaction entered into by a Trustee thereunder is consistent with the terms and conditions of said Declaration of Trust.

The Declaration of Trust and the trusts created thereunder may be referred to by the name: "Allodial Irrevocable Private Living Trust of [REDACTED] El dated December 1, 2024". Any transfers to the Declaration of Trust or any trust thereunder may refer to the aforesaid appellation as Trustee under the name "Allodial Irrevocable Private Living Trust of [REDACTED] El dated December 1, 2024", with or without specifying any change in Trustee(s).

IN WITNESS WHEREOF, the Grantor has executed this Memorandum of Trust as of

this 2 day of December, 2024.

Grantor: [REDACTED] El. de juré
authorized representative, ex rel.

[REDACTED];
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