

FINAL NOTICE AND TRIBAL COURT JUDGMENT

NOTICE OF JURISDICTIONAL REMOVAL AND SOVEREIGN ENFORCEMENT

MATHIAS EL TRIBE SUPREME COURT
State of Mathias El – Tribal Trust Territory
Office of the Chief Judge

FINDING OF TRUST STATUS, JURISDICTION, AND HUMAN RIGHTS VIOLATION

Docket No: MET-SC-2025-002
Issued: June 19, 2025
Public Notice Ref: 2025-PN-TRIBAL-002

I. AUTHORITY AND SOVEREIGN CAPACITY

Pursuant to the sovereign authority of the Mathias El Tribe, and under the tribal and federal laws recognizing self-governance and judicial independence, this Court relies on:

- United States v. Wheeler, 435 U.S. 313 (1978): “Indian tribes still possess those aspects of sovereignty not withdrawn by treaty or statute.”
- Santa Clara Pueblo v. Martinez, 436 U.S. 49 (1978): “Congress was committed to the goal of tribal self-determination.”
- Public Law 93-638 (ISDEAA)
- Public Law 113-168 (IGWEA)
- The Indian Health Care Improvement Act (25 U.S.C. § 1601 et seq.)
- The Indian Reorganization Act
- The Indian Land Consolidation Act
- Treaty of Dancing Rabbit Creek (1830)
- The Non-Intercourse Act (25 U.S.C. § 177)
- Articles I and VI of the U.S. Constitution
- The Indian canon of construction
- The Common Law 101 Doctrine
- The Void ab Initio Doctrine – All actions taken by outside entities in contravention of treaty and statutory protections are null from the outset, as though never valid or enforceable.

This Court exercises its judicial mandate to render tribal law enforceable and to protect the land, people, and trust assets of the Tribe.

II. FINDINGS OF FACT

1. The real property situated in what is known as Kern County, California, but held under the sovereign trust of the Mathias El Tribe, is lawfully titled as Mathias El Tribe Trust, and is administered for the benefit of the Tribe and its tribal citizens.

2. This land qualifies as Indian land and Indian Country under federal and tribal law, and is immune from state and local taxation, encumbrance, or interference pursuant to:

- Treaty of Dancing Rabbit Creek, Article 14
- 25 U.S.C. § 177 (Non-Intercourse Act)
- Indian Health Care Improvement Act (IHCA)
- Indian Self-Determination and Education Assistance Act (ISDEAA)
- Indian General Welfare Exclusion Act (IGWEA)
- The Common Law 101 Doctrine

3. The following document numbers are the controlling legal record of title:

- Document No: 223043047 (April 12, 2023 – Deed: Quitclaim)

- Document No: 223085433 (July 25, 2023 – Corrected Deed)
- Document No: 224042175 (April 15, 2024 – Most recent controlling deed)

These reflect a full, valid transfer into tribal trust.

III. VIOLATION BY STATE AND COUNTY AGENCIES

4. The following parties have acted unlawfully against the Tribe’s protected land and trust status:

- Carrington Mortgage Services, LLC
- California Franchise Tax Board (FTB)
- Kern County Assessor and Recorder’s Office
- Kern County Department of Human Services (DHS)

5. Violations include:

- Acceptance and enforcement of outdated or defective title instruments
- Illegal tax assessments against trust property
- Interruption of health care services in breach of IHCIA
- Jurisdictional overreach onto tribal land and against tribal citizens
- Ignoring proper indexing and filing of tribal trust documents

6. These actions constitute:

- A breach of federal trust responsibility
- Violations of treaty obligations
- Constitutional and human rights violations under U.S. and international law
- Acts void ab initio for failure to honor governing law

IV. FINDING OF POLITICAL AND LEGAL STATUS

7. Mathew Allen McCaster is the duly recognized Chief and Trustee of the Mathias El Tribe and of the Mathias El Tribe Trust, both under tribal and recorded law.

8. The Mathias El Tribe is a statutorily eligible tribal government entitled to all legal rights, protections, and services under the following statutes:

- 25 U.S.C. § 5304(e) (ISDEAA)
- 25 U.S.C. § 1603(14) (IHCIA)
- 25 U.S.C. § 4103(13) (NAHASDA)
- Public Law 113-168 (IGWEA)

Eligibility is not conditioned upon BIA administrative listing but upon statutory recognition and congressional enactment.

V. JURISDICTIONAL ENFORCEMENT

9. This Court affirms:

The Mathias El Tribe, its lands, property, and governing authorities are not under the jurisdiction of the State of California, the Franchise Tax Board, or Kern County.

All filings, liens, taxes, or services imposed without tribal consent are null and void.

The federal “Indians not taxed” clause (U.S. Const. Art. I, § 2, cl. 3) is in full effect.

10. Accordingly, the Court hereby ORDERS that all named entities—including Carrington Mortgage Services, LLC and its affiliates; the California Franchise Tax Board (FTB); the Kern County Assessor, Recorder, and Department of Human Services—shall immediately cease and desist from any further enforcement actions, filings, or attempts to assert jurisdiction over Mathias El Tribe land or beneficiaries.

VI. NOTICE TO ALL GOVERNMENTS AND AGENCIES

11. Any continuation of acts described above will be treated as willful violations of:

- Federal Indian law
- Treaty obligations
- The Indian Health Care Improvement Act
- Tribal sovereignty and jurisdiction
- Common Law 101 and the Void ab Initio Doctrine

12. This order shall be recognized under:

- Tribal Law of the Mathias El Tribe
- 28 U.S.C. § 1738 (Full Faith and Credit Clause)
- Established intergovernmental comity and public law doctrine

VII. RELATION TO PRIOR CASES

13. The declarations and orders of this Docket No: MET-SC-2025-002 shall also govern and materially affect the proceedings and legal findings in:

- Mathias El Tribe v. Carrington Mortgage Services, LLC, Docket No: MET-SC-2025-001

14. This Order supersedes and voids any alleged encumbrances, liens, or filings postdating the above valid deed recordings.

VIII. ORDER AND EXECUTION

IT IS SO ORDERED.

This decision is enforceable under tribal and federal law, and it shall serve as Exhibit A in all relevant jurisdictional proceedings.

Issued under seal and sovereign authority of the Mathias El Tribe Supreme Court.

This ruling constitutes the FINAL NOTICE and binding JUDGMENT of the Mathias El Tribe Supreme Court. It governs all named parties and related matters under this Docket. No further warning will be issued. Failure to comply shall be treated as a willful breach of treaty, trust, and constitutional protections, and shall trigger applicable sanctions under tribal and international law.

Respectfully Submitted and Executed,
 Chief Mathias El – by: Mathew-Allen: McCaster
 Mathias El Tribe Supreme Court
 Dated: June 19, 2025
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