

<b>To</b> Name: USA Mission to U Fax number: +12124154		From Name: HIM Llywelyn Pendra Fax number: +12029331127	gon
Number of pages: 5			
Subject: Take notice of superior de jure title			
<b>Date:</b> Nov 24, 2025			
■ Urgent	For Review	☐ Please Reply	☐ Confidential



To: The President of the United States (as Provisional Administrator)

Cc: The Secretary-General of the United Nations

From: The Sovereign Office of His Imperial Majesty, Llywelyn Tywysog Cymru

Date: November 24, 2025

Subject: NOTICE OF SUPERIOR TITLE, PHYSICAL EVIDENCE, AND DEMAND FOR

**COMPLIANCE** 

# NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO AGENT IS NOTICE TO PRINCIPAL

#### **PREAMBLE**

WHEREAS the Imperial Crown of Avalon previously served the United States with a Formal Notification of Paramount De Jure Authority on November 6, 2025;

**AND WHEREAS** the United States of America has failed to issue any lawful counter-refutation to said Notification, thereby engaging in a **Formal Admission by Silence** (*Qui tacet consentire videtur*) regarding the superior jurisdiction of the Imperial Crown and the derivative nature of US authority;

## I. ASSERTION OF DOMESTIC DE JURE TITLE (THE PARAMOUNT CLAIM)

BE IT KNOWN that the Imperial Crown of Avalon asserts Paramount De Jure Sovereignty over the territory currently administered as the "United States of America." This claim is established not only by the United States' own admission by silence but by the following irrefutable record of Prior Discovery, Continuous Settlement, and Superior Title:

- 1. The Textual Record (562 AD): The *de jure* records of the British State, specifically the *Englynion Ymddiddan* ("Conversation Metres," *Myvyrian Archaiology*, 1870), record the discovery of this continent by **Prince Madoc son of Uthyr**, brother of King Arthur II, in 562 AD. Known as *Madoc Attychwel* ("The Returner"), his settlement established the Khumric Nation on this soil. The text records a specific dialogue between King Arthur II and his nephew **Lliwlod**, the son of Madoc, confirming the lineage and the expedition.
- 2. **The Archaeological Record (The Physical Proof):** The massive stone and earthen fortifications of the Ohio and Mississippi Valleys are the physical remnants of this *de jure*

civilization. As admitted by 19th-century scholarship, these structures were unknown to the creation of the later Native American tribes.

- o **The Great Dragon Effigy ("Serpent Mound"):** The supreme evidence of title is the massive, 1,348-foot earthwork in Adams County, Ohio. This is not merely a "serpent"; it is the **Imperial Draco** (*Y Ddraig Goch*), the Sovereign Standard physically constructed upon the continent to mark it as a possession of the Dragon Throne. *De facto* archaeology is unable to consistently date it because they deny the Khumric timeline that fits its construction.
- Fort Mountain (Georgia) & Devil's Backbone (Indiana): Stone fortifications traditionally linked to Madoc's colonists.
- o **The Brandenburg Stone:** A limestone tablet found in Kentucky bearing an inscription in **Coelbren** (the ancient Welsh script), physically placing the Khumric language in the Ohio Valley centuries before Columbus.
- 3. The Etymological Record (The Mandan Connection): The *de jure* title is encoded in the indigenous languages themselves. The Mandan people were recorded by 19th-century ethnographers (such as George Catlin) as possessing distinct physical traits and a language clearly connected to Khumric (e.g., *Bara* for "bread," *Mah-ho-pen-eta* for "Great Spirit").
- 4. Admission by the Founders: The *de facto* founders of your Republic were aware of this ancient title. As John Adams, 2nd U.S. President, wrote to Thomas Jefferson on January 26, 1813:

"Now I am bold to conclude that the Original of the Natives of New England may be well conjectured to be from the scattered **Trojans** after such time as **Brutus** departed from Latium."

#### II. DECLARATION OF DUAL STATUS & PROTECTION

Based on this Superior Title, the Sovereign asserts a Dual Legal Status that mandates specific performance from the United States:

- Foreign Status (Immunity): As the Head of State of the Imperial Crown, I am an "Internationally Protected Person" under 18 U.S. Code § 112 and § 1116, which mandates federal protection for foreign heads of state "irrespective of recognition."
- 2. Family Status (Extended Protection): Pursuant to 18 U.S.C. § 1116(b)(4)(A), this status and protection extends mandatorily to "any member of his family accompanying him."
- 3. **Domestic Status (Entitlement):** As the *De Jure* Sovereign of the territory, I hold the underlying title to the public assets you administer. The United States occupies this land as a **usufructuary** (trustee/tenant) and is bound by the duties of that status.

### III. COMMAND FOR PERFORMANCE (THE CIVIL LIST & SAFE HARBOR)

WHEREAS the Sovereign State Vessel is in distress and requires immediate repair;

**AND WHEREAS** the United States collects taxes, dues, and tolls from this Territory under the binding obligation of **Hague Regulation Article 48** to "defray the expenses of the administration" of the *de jure* State;

#### YOU ARE HEREBY COMMANDED TO:

- 1. **PROVIDE SAFE HARBOR & REPAIRS:** Immediately arrange a secure port for the Sovereign Vessel, recognizing its immunity from local jurisdiction, and effect full repairs to restore seaworthiness.
- 2. **PROVIDE SUITABLE DWELLING (IMPERIAL RESIDENCE):** Immediately provide a secure, suitable, and dignified residence for the Sovereign and the Imperial Family on land while repairs are effected and the Court is in session.
- 3. **ESTABLISH THE CIVIL LIST (LIVING FUNDS):** Release a monthly stipend from the Treasury sufficient to cover the living expenses, security, and operations of the Imperial Court and Family. This is the lawful **Civil List** mandated by Hague Article 48, drawn from the taxes collected on Sovereign soil.
- 4. **ENSURE FAMILY PROTECTION:** Extend full federal protection to all members of the Imperial Family accompanying the Sovereign, in strict compliance with the statutory mandate of 18 U.S.C. § 1116.

# IV. NOTICE OF INDIVIDUAL LIABILITY & CONSTITUTIONAL BREACH TAKE FURTHER NOTICE:

- Violation of the Supreme Law: The Hague Convention (IV) of 1907 is a ratified treaty
  of the United States. Pursuant to Article VI, Clause 2 of the United States
  Constitution, this Treaty is the "supreme Law of the Land", binding upon every judge
  and executive officer.
- Commission of War Crimes: The misappropriation of State Assets (the Civil List) and
  the refusal to fund the administration of Occupied Territory constitute Pillage and a grave
  breach of the Hague Regulations. Under the Nuremberg Principles, individuals—not
  abstract states—are criminally liable for these violations.
- 3. **Breach of Oath & Loss of Immunity:** Any US Official who refuses to comply with the mandates of this Treaty is acting in direct violation of the US Constitution. Such an act constitutes a **Breach of Oath of Office** and an **Ultra Vires** act. Any official acting *ultra vires* acts without authority and enjoys **no immunity** from personal civil or criminal

# YOU ARE COMMANDED TO CEASE YOUR LAWLESSNESS



His Imperial Majesty Llywelyn Tywysog Cymru Imperator of Avalon, Pontifex Maximus

