## Aboriginal Republic of North America National Jural Society Case 81324AEM 5th month 23rd day 15110 8-13-2024

Aboriginal Republic of North America (ARNA)

Via

In Capacity of Prosecutor

Chief Amaru Namaa Taga Xi-Ali,

& Witnesses,

& Records,

Plaintiffs,

Vs

Ansâr El Muhammad, & all Indigenous Businesses Associated, Defendants.

Total Damages: Temporarily Undisclosed

## **DEFAULT FINAL JUDGMENT**

- 1. A trial hearing was held on February 2nd, 2025.
- 2. Defendant Ansâr El Muhammad failed to appear for the trial hearing, and has not responded to any communications from the Court since October of 2024.
- 3. The Prosecutor presented his case for the record.
- 4. The Prosecutor requested a default judgement against Defendant.
- 5. Following the trial hearing, the Court ordered Defendant to show just cause for why a default judgment should not be granted against him, by 8pm EST February 5th, 2025.
- 6. Defendant did not respond to the Order to Show Just Cause by this deadline.
- 7. The Court finds Defendant Ansâr El Muhammad **guilty** of **1**) Failure to Appear, **2**) Theft of ARNA Treasury Funds via stealing ARNA Nationals' dues and tribal business formation dues in the total amount of \$12,120, **3**) Breach of his ARNA Jurist Contract via failure to properly inform and register new ARNA Nationals to the headquarters registry, failure to provide dues funds to headquarters that were collected from new ARNA Nationals in the amount of \$11,520, and failure to provide funds to headquarters for tribal business registrations in the amount of \$600, **4**) Copyright Infringement upon the ARNA Constitution, ARNA Aboriginal Declaration of Interdependence, and ARNA Plebiscite, **5**) Treason upon the ARNA jurisdiction, via the aforementioned theft of funds and subverting the nationalization of new potential ARNA Nationals into the newly succeeded jurisdiction Sun Village *et al*.
- 8. By his actions, the Court finds Defendant Ansâr El Muhammad **guilty** of breaching Moral Codes **2.** I have not stolen, **5.** I have not swindled offerings, **7.** I have not told lies, **12.** I have not caused

- anyone grief by way of injustice, **19.** I have not committed a transgression against my own value system, **26.** I have not caused unjust grief to others, and **31.** I have not worked injustice.
- 9. By his actions, the Court also finds Defendant Ansâr El Muhammad **guilty** of breaching the ARNA *Declaration and Affidavit of Rights* Articles 2 and 3, and ARNA Constitution Articles 16, 17, and 79.
- **10. IT IS HEREBY ORDERED** that Defendants must deliver the sum of \$12,120 in stolen funds owed to the ARNA Treasury, all for which let execution issue forthwith.
- **11. IT IS HEREBY ORDERED** that Defendant Ansâr El Muhammad is expatriated from the ARNA jurisdiction. Defendant is no longer an ARNA National.
- **12. IT IS HEREBY ORDERED** that all nationality credentials previously issued from ARNA to Ansâr El Muhammad are permanently revoked. Defendant is ordered to return all previously issued nationality credentials to ARNA, all for which let execution issue forthwith.
- **13. IT IS HEREBY ORDERED** that all business instrumentalities previously issued to Defendant from ARNA or the IPA are permanently dissolved.
- **14.** The Parties have 20 days from the date of this Notice to appeal this Default Final Judgment.

**ORDERED AND NOTICE GIVEN** this 6th day of February, 2025.

Indigenous Political Authority
Aboriginal Cheroises - Chootaw
Deputy Clerk of Court - Tribal Xi-Ameru
Minister B'ak al-Berl' Waxak Kab' Xi Ameru
Shaykhamaxum Semal Shariq
US Dept of State Auth# 06013144-1

