

**Aboriginal Republic of North America**  
**National Jural Society**  
**Case 22325KWX**  
**12th month 5th day 15110**  
**2-23-2025**

Keishia Henning *et al*  
Plaintiffs,

Vs

Kin Way Xi *et al*,  
Defendants.

**DEFAULT JUDGMENT**

1. On February 23rd, 2025, Plaintiff Keishia Henning, on behalf of herself and the Heirs of Curley Burnett Estate, filed a complaint for damages in the amount of \$4,680.00 minus tribal business cost against Defendant Kin Way Xi in a dispute over legal services.
2. The Court initially attempted to schedule an arbitration between the parties.
3. The Court withdrew the offer of arbitration in consideration of the parties' contract evidence and Defendant's probationary status.
4. On March 7th, 2025, Defendant requested that Ministers Trazell Onoja and Arkan Shabazz be removed from the case.
5. The Court found that Defendant did not submit sufficient evidence to have both Ministers removed in the capacity requested, though Minister Arkan was removed from his jury capacity in this case.
6. On March 14th, 2025, Defendant filed responses to the complaint, after the given deadline.
7. The initial Complaint included several exhibits of evidence showing communications between the Plaintiffs and Defendant Kin Way Xi.
8. The evidence included exhibits of the agreement for legal services, dated October 30th, 2023, between the Heirs of Curley Burnett Estate and Defendant working under his company NU WAYS LLC.
9. Defendant also submitted exhibits of this same agreement.
10. The agreement expressly stated that Defendant was contracting with Plaintiffs as a "Jurist" and "Tribal Lawyer".
11. Defendant was suspended from all Jurist capacity on May 13th, 2022 by Court adjudication.
12. Upon review of the evidence submitted in this case, the legal presumption arose that Defendant was in breach of the Judgment that suspended his Jurist credentials and the probationary terms of Plea Deal 1 KWX.
13. On March 16th, 2025, an Order to Show Just Cause was issued to Defendant, requiring him to submit arguments and evidence, by March 28th, 2025, of why a Default Judgment should not be issued against him for contempt of court and misrepresenting himself as a Jurist.
14. On March 17th, 2025, Defendant raised the legal questions of whether there is a distinction between a Jurist and an Aboriginal Jurist, and whether becoming an ARNA Aboriginal Jurist can

- inadvertently result in the loss of rights that would otherwise be preserved under U.S. citizenship or ARNA nationality, specifically the right to act as power of attorney and draft legal documents.
15. On March 19th, 2025, the Court issued a Declaratory Judgment on the legal questions raised, finding that the terms *Jurist* and *Aboriginal Jurist* are synonymous in the ARNA jurisdiction, and that Nationals do not lose rights to contract as power of attorney once becoming an Aboriginal Jurist.
  16. Defendant has repeatedly taken the position that he is a competent jurist, whether credentialed by ARNA Aboriginal Law Firm or not.
  17. The Declaratory Judgment included an Order for Defendant to submit any accreditation he may possess, by March 26th, 2025, that would lend credence to his claims that he is skilled or versed in the law.
  18. Defendant has defaulted on his duty to submit any accreditation or other documentation that would support his claims to his competency as a jurist by the given deadline, and is found to be in Contempt.
  19. Defendant has defaulted on his duty to submit arguments and evidence showing just cause for why a Default Judgment should not be issued against him by the given deadline, and is found to be in Contempt.
  20. The Court finds Defendant Kin Way Xi **guilty** of Contempt of Court (Moral Codes 10, 29), by breaching his probationary terms under Plea Deal 1 KWX.
  21. The Court finds Defendant Kin Way Xi **guilty** of Fraud (Moral Codes 5, 6, 7, 30), by misrepresenting himself as a Jurist to Keishia Henning and the Heirs of Curley Burnett Estate and contracting with them for Jurist services that he was not authorized to carry out.

### **Compensatory Actions Ordered**

22. **IT IS HEREBY ORDERED** that Defendant Kin Way Xi has until 5pm EST on May 15th, 2025 to pay the sum of \$4,680.00 in damages to Plaintiffs Keishia Henning and the Heirs of Curley Burnett Estate. The sum must be paid **1)** directly to Plaintiffs, or **2)** via the NJS Cashapp account \$XiAmaruJuralSociety to then be distributed to Plaintiffs by the Court.

### **Punitive Assessment of Kin Way Xi**

23. Over the course of his time as an ARNA National, and as documented in NJS Cases 2, 71815KWX, 9, and now 22325KWX, Defendant Kin Way Xi has repeatedly taken money from clients for various services, whether justified in doing so or not, and has displayed a habit and routine of unprofessionalism when faced with challenges and questions from his clientele.
24. His routine, as exhibited in the disputes that have been raised, has been to receive payments for a service, delay or fail to properly complete the work involved with the service, and when questioned by his clients or requested by his clients to refund the payments made and cancel the service, Defendant has instead scolded his clients and withheld their funds, and even demanded that they pay him more monies for inconveniencing him.
25. Defendant was and is suspended from all Jurist capacity as of May 13th, 2022, but it is apparent that he has never ceased to act as a Jurist in the time since that adjudication date.

26. He has displayed a habit of disrespecting the Court, has threatened the Court with legal action in the foreign venue due to his displeasure with this case, and has chosen to repeatedly act as he pleases in Contempt of Court, despite Court orders and adjudications sanctioning his actions on the public record.
27. He has displayed a habit of overstepping the boundaries of his rights and protocols as a Jurist, and after being suspended as a Jurist he has continued the same pattern of overstepping the boundaries of his capacity and injuring people as a result.
28. Defendant's habit and routine has also been to blame other people for issues he has had with clients.
29. He appears to be unwilling to accept his own portion of accountability for problems that have manifested in these client interactions due to his own breaches.
30. Defendant appears to possess an unreasonably high sense of self-importance, often inflating his accounts of the work he has done or contributed to.
31. Defendant has displayed a tendency to assign credit to himself for decisions other people have made that, in actuality, have nothing to do with him.
32. Defendant appears to lack empathy for the people he has taken money from and injured in the process of handling services for them poorly.
33. Defendant appears to desire to be recognized as superior to others without any tangible evidence to support such claims.
34. Defendant, in this case, stated that his proficiency and standing within the legal community "is second only to Chief Executive Amaru Namaa Taga Xi-Ali as far as Defendant knows thus far."
35. However, Defendant's habit and routine with client interactions gives rise to the perception that he is rather incompetent.
36. Defendant has routinely operated with none of the moral uprightness that would be expected of a skilled and competent legal professional serving the public.
37. Defendant Kin Way Xi is a repeat offender.
38. Defendant Kin Way Xi does not appear to have a moral conscience when acting in service to others.
39. Defendant has been shown much grace in ARNA, having been offered two (2) plea deals following his adjudicated suspension despite his repeated insolence and professional misconduct.
40. Defendant has had multiple chances and much time to correct his thinking and behavior.
41. The Court finds that Defendant has not taken to correcting his thinking and behavior in a morally upright direction, and it appears that Defendant has no interest in respecting ARNA's moral principles or Jurist protocols whatsoever.
42. The Court finds that, if Defendant Kin Way Xi does not intend to respect adjudications by the Court, the moral principles of the ARNA jurisdiction, or the professional ethics and responsibilities that come with the title of "Jurist", then Defendant should not continue in the ARNA Society as a National.

#### **Punitive Actions Ordered**

43. **IT IS HEREBY ORDERED** that Kin Way Xi is demoted from *ARNA National* status to *IPA National* status.

44. **IT IS HEREBY ORDERED** that Kin Way Xi must initially serve a three (3) year probationary term as an IPA National/Member, during which time he must **1)** have no infractions, and **2)** attend six (6) mental evaluation sessions with an Indigenous Psychologist, with one (1) occurring every six (6) months, for continued evaluation of his moral compass, which refers to a person's ability to judge what is right and wrong and make morally sound decisions.
45. **IT IS HEREBY ORDERED** that the aforementioned three (3) year probationary period and IPA status of Kin Way Xi will not commence until the Court has received the judgment sum of \$4,680.00 as ordered at line 22. Kin Way Xi's status as an IPA National/Member is contingent upon satisfaction of payment of the \$4,680.00 judgement sum.
46. **IT IS HEREBY ORDERED** that NU WAYS LLC is permanently dissolved.
47. **IT IS HEREBY ORDERED** that the Parties have until 11:59pm EST on Friday, April 4th, 2025 to file a Motion to Reconsider, or any other response(s), to this Default Judgment.

**ADJUDGED and NOTICE GIVEN** this 31st day of March, 2025.

Indigenous Political Authority  
Aboriginal Cherokee - Choctaw  
Deputy Clerk of Court - Tribal Xi-Amaru  
Minister B'ak el-Bari' Waxak Kab' Xi Amaru  
Shaykhamaxum Seneel Shariq  
US Dept of State Auth# 06013144-1

