## 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.

## ORDER & NOTICE

- 1. Defendant Kix Way Xi has willfully disobeyed the law and Court Orders as a habit and routine.
- 2. Defendant's blatant disregard for the law is found to have caused his loss of the option to initially seek arbitration in this case, with the post-judgment option of reconsideration by the remaining eligible NJS Members, as Plaintiff's exhibits of evidence clearly established the legal presumption of Defendant's breaches.
- 3. Defendant was given a sufficient amount of time to overcome the presumption by presenting Just Cause for why a Default Judgment should not be issued against him.
- 4. Defendant failed to show Just Cause.
- 5. Defendant challenged the Default Judgment entered, and again failed to show Just Cause.
- 6. Defendant's arguments are frivolous and insolent, and will no longer be tolerated by the Court.
- 7. Defendant has rejected offers of mercy by the Court.
- 8. **IT IS HEREBY ORDERED** that Case 22325KWX is **concluded**. The Default Judgment will continue as the **Final Judgment**.
- 9. Defendant is strongly advised to satisfy the Final Judgment terms, or otherwise face further consequences.

**ORDERED and NOTICE GIVEN** this 2nd day of April, 2025.

Indigenous Political Authority
Aboriginal Cherolese - Chootsw
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

