

**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 Cherokee - Choctaw
Deputy Clerk of Court - Tribal Xi-Amaru
Minister B'ak al-Bar' Waxak Kab' Xi Amaru
Shaykhamaxum Samal Shariq
US Dept of State Auth# 06013144-1

