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

in re Defendant's Motion to Vacate Judgment

Defendant's Motion to Vacate the Default Judgment is **denied**. The Court states as follows:

- 1. Defendant Kix Way Xi filed a Motion to Vacate the Default Judgment on March 31st, 2025.
- 2. Defendant was found guilty upon his failure to show just cause for why a Default Judgment should not be issued against him.
- 3. In his Motion to Vacate, Defendant failed to submit evidence of any excusable neglect that contributed to his failure to submit evidence showing the just cause demanded by the ordered deadline.
- 4. Defendant's Motion for a retrial of Case 2 is also **denied**.
- 5. **IT IS HEREBY ORDERED** that the Defendant is granted a reprieve, until the deadline of 11:59pm EST on Friday, April 4th, 2025, to resubmit a motion on the Default Judgment.

ORDERED and NOTICE GIVEN this 31st day of March, 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 Sheriq
US Dept of State Auth# 06013144-1

