

Aboriginal Republic of North America National Jural Society

Case 110_MED-CIV-1
[07-25-2024] GC

ARNA National Jural Society Rep– Min. Trazell
Affiant-Amisi Ola Xi Amaru
Complainant(s)

Vs

Dr. Pawahtuun Xi Amaru
Respondent(s)

DEFAULT JUDGMENT

in re Respondents (s) Final Plea Deal

1. Respondent(s) have defaulted on their responsibilities to remedy this matter and have waived all rights to dispute further prosecution or collection actions by the Chief Executive or acting Prosecutor, appointed ARNA Officials, and any related Executive Decree(s) if payment is not fully paid of **\$350.00** no later than **June 25th 2024**. Also failed to notify the courts of needing extra time as a result defaulted and was listed on Aboriginal's Most Wanted.

BEFORE THE NATIONAL JURAL SOCIETY COURT is Complainant's Motion for Court Order To Comply, on the grounds that Defendant has failed to communicate what was agreed upon 2nd mediation. There being no objection to the entry of Judgment, the NJS Court finds good cause to grant the motion. Accordingly, IT IS HEREBY ORDERED that

NOTICED AND ADJUDGED executed this 25th day of July 2024.

Indigenous Political Authority
Aboriginal Cherokee - Choctaw
Clark of Court - Tribal Xi-Amaru
Kojo Amaru Nketia Xi-JoJo Shabazz
Hawab
US Dep. of State Auth # 06013144-1

