# Aboriginal Republic of North America Jural Society Case 81324AEM 5<sup>th</sup> month 23 rd day 15110 8-13 -2024

Aboriginal Republic of North America (ARNA) Via In Capacity of Prosecutor Chief Amaru Namaa Taga Xi-Ali & Witnesses & Records

Vs

Ansar El Muhammad & all Indigenous Businesses Associated

Total Damages: Temporarily Undisclosed

#### PLEA DEAL with Ansar El Muhammad

This Plea deal is Offered from the ARNA Xi Amaru Government to Ansar El Muhammad in an attempt to avoid an actual trial and settle the matters in an efficient manner. The Prosecutor asserts it has evidence of the following breaches of Ansar El Muhammad.

- 1) Failure to properly register Nationals with headquarters registry.
- 2) Failure to Provide Dues funds to headquarters for multiple nationals who were under the assumption they were registering with ARNA Xi Amaru Tribal Government. This amount will be tabulated by the NJS upon agreement with plea deal or in actual trial if this case goes to trial.
- 3) Failure to clarify as a certified jurist of ARNA Xi Amaru Tribal Government that nationalization with Sun Village Entity et al was not nationalization with ARNA to some new nationals.
- 4) Creation of a schematic to draw potential nationals who desired nationalization in ARNA Xi Amaru Tribal Government into Nationalization with Sun Village and or collect all 720\$ of funds distributed to headquarters instead of partitioning dues to headquarters.
- 5) Charges to Nationals for services unfilled and not properly registered with headquarters via ARNA Aboriginal Law Firm Statute/By Laws or refunded.
- 6) Breach of Jurist Duty and Contract
- 7) Copyright Enfringment upon the ARNA Constitution and Plebiscite as drafted by Chief Amaru Xi-Ali in a scheme to create an Entity 'Sun Village' using that copyright material. This was at firstvallowed upon the assertion that Sun Village was apart of the Aboriginal republic of North America region 8. Prosecution has that Original Sun Village Constitution, Original Sun Village Plebiscite mailed to him by Ansar El Muhammad on 11/14/2022 with mail receipts.
- 8) Rejection of an Offer by Chief Amaru Xi-Ali to have mutual credit for authoring Sun Village Constitution as it was the Copyright material of Chief Amaru Xi-Ali that was used to draft the then

- Sun Village Constitution. This Offer was made 1/2024 and was not addressed again until 5/2024 in a scheme to falsely collect dues from Nationals who paid headquarters.
- 9) Succeeding from the Union with Aboriginal Republic of North America (Union Proofed via Sun Village Constitution) in an attempt to complete a Treaty (January 2024). Chief Amaru Xi-Ali having made edits to the Treaty for review, with no response until Ansar El Muhammad attempted to steal dues again on May 15th and June 1st.
- 10) Attempts at treason by the following acts: Subvert the nationalization of new potential nationals as an ARNA Jurist to bring some nationals into a newly suceeded jurisdiction 'SunVillage' Entity et al. Use Officials of the ARNA Jurisdiction to build the newly formed Sun Village Entity et al with plans of suceesion, acts of theft of ARNA Treasury Funds via stealing nationals' dues, breach of jurist contract, copyright of another nationals materials in the schematic to build the Sun Village jurisdiction et al. Prosecution asserts thus was done either unknowingly to those ARNA officials/ or knowingly to those ARNA officials ( to be determined in this investigation).
- 11) Prosecutor declares the events transpired from 11/2021 till 7/2024
- 12) Prosecutor asserts that upon trial, witnesses will testify to the above claims and recdipts for claims will be provided.

Headquarters Inspection & Grievances

a) Failure to Register Nationals Properly to Headquarters database

### **Laws Protocols Code and Contractual Clauses Violated**

Jurist Contract Clause Violated:

As an ARNA Aboriginal Jurist Level 1 I Pledge to follow the ARNA Constitution and all laws in pursuance thereof, including the ARNA Plebiscite, The ARNA Protocols, ARNA Constitutional Statute enforcement and all Contracts and laws that are an extension of and in conformity with the ARNA Constitution

"2. I have not stolen"

" 5. I have not swindled offerings"

"7. I have not told lies"

" 12. I have not caused anyone grief by way of injustice"

"19. I have not committed a transgression against my own value system"

" 26. I have not caused unjust grief to others"

31. I have not worked injustice.

DETAILS OF BREACHES: ARNA Aboriginal Law Firm Statute

Code – 11 Promising clients services that were never completed or wholely refunded.

Code 4 & 5 –Not providing intake information for nationals via registering them with headquarters.

Code 12 - Each of the Clients were unaware of the fact that their dues would not be forwarded to headquarters

Several Breaches of ARNA Constitution Articles

Declaration and Affidavit of Rights Articles 2, 3, 16, 17,

Articles 79

## **Details of Plea Deal Agreement:**

 If agreement is agreed upon it will be completed via Docusign and a receipt will be properly distributed to all parties.

As Prosecution for the Plaintiffs and lead body for the Credentialling of jurists We are Offering a Plea Deal

#### **Terms**

Complete Payment in refund for all dues unlawfully taken to be tabulated by the Prosecutor and reviewed for exactness by the ARNA NJS:

All Payments will be made to ARNA via an Invoice created after tabulation and dues recorded for nationals and any refunds allocated to proper persons.

A Public Apology to be distributed to the ARNA community ONLY and online for breach of duty as a jurist. This will be sent to the ARNA NJS for verification and then forwarded to the Prosecutor/Chief Executives email (<a href="mailto:amaruxiali@gmail.com">amaruxiali@gmail.com</a>). The ARNA NJS/Chief Executive will send the video apology to the ARNA nationals via email and to the ARNA Facebook group ONLY.

Probation for 3 Years in ARNA Xi-Amaru Tribal Government under which terms any infractions or ARNA Moral Code or lawsactions will nullify the plea deal and require another arbitration or potential trial to settle the matters.

Permanent Suspension of Jurist credentials in ARNA Xi-Amaru Tribal Government. Credentials in any other areas will remain in tact. Ansar El Muhammad will also not be able to assist other jurists for any services they could contract with him.

Any ARNA NJS Officials who work with Sun Village will have to recuse themselves off of this Arbitration and if it is found that the particular jurist is working with Sun Village and it is not disclosed to the ARNA NJS or Chief Executive that jurist can be brought into arbitration or trial for

breach of not making it known that they are an employee, contractor in any manner, official of any institution.

The ARNA Xi-Amaru Tribal Government will have no contracts with Sun Village entity et all unless a Treaty os formed and accepted by the ARNA Jurisdiction.

All claims of treason will be dropped if this agreement is accepted.

If this agreement is not accepted Prosecution requests trial filings be delayed until at least November 1st 2024 to allow for time to address elections Fall Legislation and Fall Semester Aboriginal University courses.

By Entering this Plea agreement, the parties are willing to take the recommendations of the Prosecution/Chief Execitive and the agreement of the ARNA National Jural Society to resolve this matter permanently. Defendant agrees to follow the stipulations provided in this agreement. If any clauses of the plea deal are breached the deal will be revoked and a new plea deal will be required with additional penalties provided.

Defendant: Print:

Defendant Signature

ARNA Prosecution/Chief Executive:

**Authorized Signature:** 

Jural Society Authorized Representative Print:

Authorized Jural Society Signature: