

Re: Keishia Henning v. Kin Way Xi

1 message

Kin Way
To: Jural Society <xiamarujuralsociety@gmail.com>

Mon, Mar 17, 2025 at 4:00 PM

Cc: K'in Xi , Amaru Nama Taga Xi-Ali

<u>Trazelle Violation of Court Orders and Lying At The Time To K'in Client</u>

Shadi told me in February 2022 on the phone With Minister Ansâr on the phone that Chief Exec told him (Shadi) I was clear to operate Jurist Services during case 2.

The text was me asking again later on the next month to clarify on who at the time was a non Jurist in the Society wanting to make sure I could still do some IDs for him...



That Text from is confirming I could still operate as a Jurist on March 19th 2022... AND the case was originally told to us to be PRIVATE

The DM is a client that told me Jurist

Trezell told him I was not a Jurist still... KNOWING i still was a jurist at the time in order to try to grab some more money from my client

He also was talking PUBLICLY about a PRIVATE case...in Violation of Court Orders.

Evidence Attached.

Arkan Stealing Money From K'in For Client Work He Lied About and Did Not Do

During the time of 2020 to 2021 Arkan had continuously mentioned he wanted to work with me on Debt Disharge Clients and said I should "stop being stingy" on not collaborating with him for clients I had.

Once I said okay and started working with him, I taught him the processes of what I do much of which he was not familiar with at the time. He said he would handle a particular client for me which I believe was around \$500 at the time.

When a few months went by and I didn't see any work on the clients account, I reached out to Arkan about the client, he tried to lie and say he wasn't supposed to work on the clients account but instead mentor me...

The only issue was he was bragging about doing my clients work to Kojo at the time who was a witness.

After the discrepancy we all agreed to have an official mediation to determine if the money was owed, and it was settled Arkan actually owed me the money back on record.

After that he still refused to pay it back. also gave me his word he would help with getting the money back but later I heard nothing back from him on it either.

I have audio from th Mediation



K'in and Arkan Case.aifc

If there is any further evidence or details needed please let me know, thanks.

On Mon, Mar 17, 2025, 3:32 PM Kin Way wrote

Oh okay, this is evidence I have made to the public before but okay I got you.

My response to them simply declining, and then that declining being the NJS officially saying they will stay on in the case is...Yes of course they would say they want to stay on the case...

Especially if I have evidence of them committing wrong doings and stealing against me.

My position is the moment there are claims like this it should be investigated and discussed among the other members of NJS not just them simply nit wanting to and stating that they will still be on...

But okay, I'll send evidence appreciate it being considered

On Mon, Mar 17, 2025 at 3:16 PM Jural Society <xiamarujuralsociety@gmail.com> wrote: Adding officials

ARNA National Jural Society www.arnanjs.org

---- Forwarded message ----

From: Jural Society <xiamarujuralsociety@gmail.com>

Date: Mon, Mar 17, 2025 at 3:15 PM

Subject: Re: Keishia Henning v. Kin Way Xi

To: Kin Way

Yes, you requested them to be removed, they have initially declined. Further discussions will be had on who should stay on the case pursuant to your objections.

Plaintiffs did not need to be tagged in that email, this a personal and individual issue you are raising. They received the orders issued on the pleadings.

You have provided no evidence to prejudice in this case's filings, only hearsay statements. If you have documents of evidence that would tend to prove your claims, then those would be appropriate to submit.

ARNA National Jural Society www.arnanjs.org

On Mon, Mar 17, 2025 at 3:05 PM Kin Way

wrote:

So the question I have is, was the fact that they 'disagreed' with being removed from the case the only thing that stipulated the decision to keep them on earlier?

Or was there an official ruling by other members of the NJS members/judges?

Also is there more evidence that is needed from me that I mentioned before for the determination to be clear whether they should both be on or not?

Lastly Keishia wasn't added in your last email, just a heads up.

On Mon, Mar 17, 2025 at 2:06 PM Jural Society <xiamarujuralsociety@gmail.com> wrote:

The Court will consider this your objection to the order.

The NJS Members/Judges identities are public information.

The 2 Judges in question initially disagreed with being removed from this case.

The Court will consider your objection and make a ruling on it before your deadline to show just cause.

ARNA National Jural Society www.arnanjs.org

On Mon, Mar 17, 2025 at 1:52 PM Kin Way

wrote:

Okay I'll be withdrawing my counterclaim right now.

I'll be sending a motion for that for the record.

My next question is, what judge or counsels are presiding in this case?

And who made the decision to keep Arkan and Trazelle on this case vs if there was a certain number of people JS wanted ruling on this one case, why not replace them and add on Nationals in the Tribe like jury duty if it is on record that both of these people have committed violations against the Defendant.

One had an official local jurisdiction mediation case of him violating the defendant in Hawab DFW that he also attended and participated in (Arkan) and the other was caught red handed violating court orders and Defendant in Case 2...

Or am I simply participating in what's defined as a Kangaroo Court?

If I could get answers to these that would be great. You'll get the response motion early.

Thanks,

On Sun, Mar 16, 2025 at 7:33 PM Jural Society <xiamarujuralsociety@gmail.com> wrote: Greetings,

The Court has issued a Second Order on the Pleadings. Please see the Order attached and transcribed below:

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, & all Indigenous Business Associated, Defendants.

SECOND ORDER ON THE PLEADINGS in re Defendant Requests for Recusal and Counterclaims

- 1. Defendant has requested that NJS Ministers Trazell Onoja and Arkan Shabazz, and Minister Kojo Shabazz be removed from the case.
- 2. Ministers Trazell Onoja and Arkan Shabazz will remain on this case at this time.
- 3. Minister Kojo Shabazz is no longer a Member of the National Jural Society.
- 4. Defendant included a counterclaim for Breach of Contract against Keishia Henning and Greg Burnett with his responses to the complaint.
- 5. Defendant has not paid the complaint filing fee of \$50 to the National Jural Society for his counterclaim to be considered.
- 6. **IT IS HEREBY ORDERED** that Defendant Kin Way Xi has until **10pm EST on March 28th**, **2025** to pay the complaint filing fee or file objections to this Order.

ORDERED AND NOTICE GIVEN this 16th day of March, 2025.

[Stamp]

[Seal]

ARNA National Jural Society www.arnanjs.org

On Sun, Mar 16, 2025 at 6:53 PM Jural Society <xiamarujuralsociety@gmail.com> wrote: Greetings,

The Court has issued an Order to Show Just Cause to the Defendant. See the Order attached and transcribed below:

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, & all Indigenous Business Associated, Defendants.

ORDER TO SHOW JUST CAUSE

- 1. Keishia Henning, on behalf of herself and the Burnett family, filed a complaint for damages against Kin Way Xi on February 23rd, 2025.
- 2. Defendant was ordered to file an answer and any other responses to the complaint by March 14th, 2025 at 2pm EST.
- 3. Defendant filed a response to the complaint on March 14th, 2025 after the given deadline.
- 4. The contract evidence submitted by both parties appears to prove that Defendant contracted with Plaintiffs as a "Jurist"/"Tribal Lawyer" and accepted payments for legal services as such.
- 5. Defendant is not a Jurist.
- 6. Defendant appears to be in contempt of court, having breached the Final Judgment in Case 2 and the probationary terms of Plea Deal 1 KWX.
- IT IS HEREBY ORDERED that Defendant Kin Way Xi has until 10pm EST on March 28th, 2025 to submit argument and evidence showing just cause to the Court for why a Default Judgment should not be entered against him for Contempt of Court and Fraud by misrepresenting himself as a Jurist.

ORDERED AND NOTICE GIVEN this 16th day of March, 2025.

[Stamp] [Seal]

ARNA National Jural Society

w.a		

On Fri, Mar 14, 2025 at 5:24 PM Kin Way

RESPONSE TO PLAINTIFF'S COMPLAINT Attached

Exhibits Attached

In regards to Plaintiffs Agreements Exhibit A and B Part 3 Sections b) and c) Both Keishia and Gregory were in violation and broke terms of agreement. Speaking to outside entities concerning the case and giving false and untrue information being what Keishia did in regards to attempting to lie to family to cover up Gregs violation to family members on groupmeet and put blame on Defendant for taking time to rehash a new legal strategy after the current was looked to be broken due to Gregs actions.

On Fri, Mar 7, 2025 at 9:46 AM Jural Society <xiamarujuralsociety@gmail.com> wrote:

There will be no arbitration in this case. Respond to the order with an answer to the complaint by Friday the 14th.

ARNA National Jural Society www.arnanjs.org

On Fri, Mar 7, 2025 at 7:51 AM K'in Xi wrote:

Hey, it's not that deep I don't have a problem rescheduling but I initially said Friday works on March 5th immediately after our email correspondence.

So it wasn't that last minute of a notification. Let me know what day works then if that works for NJS and let's schedule for then. It may work out a little better for everyone.

On Fri, Mar 7, 2025, 6:32 AM Keishia Burnett

wrote:

I do not have everyone in place for a hearing today. I asked for this to be done with proper notification so that I could have my family available. So now I'm supposed to rush all these people because the defendant now has time to say he has time but, where was that energy before. THE BURNETT FAMILY WILL NEED PROPER NOTICE FOR A HEARING. Thanks.

On Thu, Mar 6, 2025 at 10:41 PM K'in Xi Greetings,

wrote:

What's the latest we can get together tomorrow everyone?

I'm asking because I'll be with my son unexpectedly, but I would like to work it out so we can all definitely meet tomorrow.

On Wed, Mar 5, 2025, 4:13 PM K'in Xi Copy that.

wrote:

Friday works for me

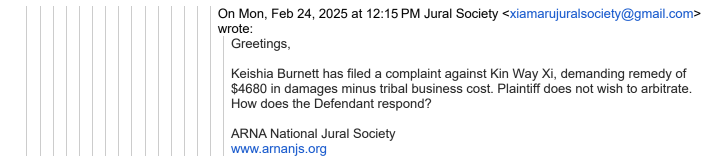
On Wed, Mar 5, 2025, 4:00 PM Jural Society <xiamarujuralsociety@gmail.com> wrote:

Cease and desist the back and forth. An order was issued for Defendant to answer the complaint by next Friday. All statements have been noted.

ARNA National Jural Society www.arnanjs.org

On Wed, Mar 5, 2025 at 3:46 PM Keishia Burnett < wrote:

Can we please know what to do next steps because this is getting old refuting his many lies. I have other things to do other than argue with a liar. He's not setting a date just stalling so what now?



3 attachments



Trazelle Evidence 2.jpg 546K



Trazelle Evidence 1.jpg 693K



K'in vs Arkan Mediate to Ali Proof.jpg 149K

