Aboriginal Republic of North America Jural Society Case 2 1st month 3rd day 15108 3-23-2022

Aboriginal Republic of North America (ARNA)
Via
its Chief Executive Officer (National Executive Prosecutor)
National Chief Amaru Namaa Taga Xi-Ali
Affiant 1 – Love Xi (National of ARNA)
Affiant 2 – Yasmine Xi-Ali (National of ARNA)
Affiant 3 – Karen Baber (National of ARNA)
Plaintiff(s),

Vs.

NU WAYS LEGAL (NU WAYS LLC) - (Tribal Law Firm)
K'in Way Xi (Aboriginal Jurist)
Defendant(s).

FINAL JUDGMENT

The Chief Executive having brought Prosecution against the Defendant(s) for multiple complaints and counts concerning failure to provide services, breach of constitutional moral codes, breach of ARNA Aboriginal Law Firm jurist contract, and improper legal representations to the public. The Chief Executive having offered 2 (two) Plea Deal agreements to the Defendant(s), which Defendant(s) refused and rejected in each Hearing and Trial. The Chief Executive having offered a second, amended Plea Deal agreement to the Defendant(s), which Defendant(s) also refused and rejected. Also the Defendant(s) having filed an ungrounded and malicious counterclaim against the first plaintiff for bribery and breaches of constitutional moral codes of conduct.

The Jural Society DETERMINES THE FOLLOWING:

SUMMARY OF CASE

This case comes as a result of multiple affiant Nationals making complaints about the legal and economic services of jurist K'in Way Xi and his law association NU WAYS LEGAL (NU WAYS LLC). Their claims were that his service was not efficient, and was not in accord with ARNA Laws, protocols, and applicable contracts. The services were eventually completed by ARNA Aboriginal Law Firm for two of the Nationals stated above. The complaint pleaded to clarify the matters between all parties seeking relief and remedy, to highlight any breaches of law, codes and protocols to resolve the disputes between all parties, and allow for any injunctions or equity remedies required for breach of jural services as an aboriginal jurist.

Two plea deals were offered by the Executive Prosecution that would resolve the entirety of the claims as an arbitration agreement between all parties. The Executive Prosecution stated that a plea agreement would allow the defendant K'in Way Xi to avoid the possibility of a guilty verdict at trial which could affect his status as a jurist. Defendant rejected both plea agreements and elected to proceed towards a trial hearing on the merits.

The claims and charges against the defendants are as follows:

in re Love Xi

- Count 1 Failure to provide national ID's
- Count 2 Failure to provide a Tax Exemption Document for an LLC

in re Yasmine Xi-Ali

- Count 3 Failure to complete national IDs
- Count 4 Failure to provide Nationality Documents

in re Karen Baber

Count 5 – Failure to provide Trademark Services, Debt Relief Services

in re Headquarters Inspection and Grievances

Count 6 – Failure to register Nationals properly to Headquarters database

Count 7 – Conflicting legal information presented to Public via website

Count 8 – False Representation as a Lawyer instead of an Aboriginal Jurist

Count 9 – Displaying Nationals to Public Websites without Notice

The counterclaims against affiants Love Xi and Yasmine Xi-Ali are as follows:

in re Love Xi

Counter 1 - Bribery

in re Yasmine Xi-Ali

Counter 2 - Lying, Acting Deceitfully

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FINDINGS OF FACT, VERDICT DECIDED

Having considered all material arguments and admissible evidence presented by all parties, the

Jural Society finds the facts as follows:

in re Love Xi appeared to all the quantity of the control of the c

- 1) Defendants did not produce national IDs for affiant.
- 2) Defendant (K'in) received ID updates from the Chief Executive at the Ramadan Ball 15,107 AC.

- 3) Defendant did not produce affiant IDs from then up until this case was initially filed in March 15,107 AC.
- 4) Providing a tax-exemption certificate for a tax-exempt LLC is a lawful procedure.
- 5) Defendants did not produce the requested tax-exemption certificate.
- 6) Affiant offered to pay Defendants more money to get the tax-exemption certificate she had been denied.
- 7) Defendant refused the offer. The selector is a supplied at a conflict ground ground and the offer.

in re Yasmine Xi-Ali

- Defendants took nationality service fee payment and partial dues payment, totaling \$510,
 from affiant without intake form completed.
- 2) Defendants did not begin nationality service for affiant.
- 3) Defendants did not reach out to communicate with affiant for several months.
- 4) Affiant reached out to the Chief Executive for assistance.
- 5) Chief Executive suggested affiant reach out to defendant (K'in) for updates/clarity of process.
- 6) Affiant was not required to reach out to defendant for updates/clarity of process.
- 7) Defendants did not produce national IDs or documents for affiant.
- 8) Defendants received ID updates from the Chief Executive at the Ramadan Ball 15,107.
- 9) Defendants did not produce affiant IDs from then up until the Chief Executive took over affiant's nationality process.

in re Karen Baber all and approximate Dodingson sold approximation and an approximation and approximat

1) Defendant (K'in) accepted \$1500 from affiant for both trademark and debt recovery services without intake form(s) completed.

- 2) Defendant stated that he and another jurist would be doing an "indigenous protection method" for the trademark service (\$500).
- 3) Defendant was not certified in an "indigenous protection method" for trademark services.
- 4) The initial agreed-upon price for the debt recovery service was \$1000, which was paid to defendants by affiant.
- 5) Defendant (K'in) at a later date requested an updated intake form(s) and increased fee for debt recovery service.
- 6) Affiant elected to request a refund of her payments.
- 7) Defendant did not issue a refund to affiant. (a) the ball of the morning of the production of the p
- 8) Defendant did not complete either service.

in re Headquarters Inspection and Grievances appropriate the second seco

- 1) Defendant (K'in) did not register nationals to the ARNA national database.
- 2) Defendants state on the website www.nuwaysllc.com that people can nationalize into

 ARNA and would then become foreign to the United States.
- 3) ARNA Nationals are also US Nationals, or US citizens under the Snyder Act of 1924.
- 4) Defendant (K'in) presents himself on the website www.nuwaysllc.com as a lawyer.
- 5) Defendants displayed a picture of Chief Executive Amaru Xi-Ali to the website

 www.nuwavsllc.com without prior notice or consent.

With the facts of the matter having been decided, the Jural Society has reached a Verdict by majority vote on each point of Prosecution and Counterclaims, as follows:

3) Defendant was not certified in an 'm digeneral protection method for tradom notions

4) The initial agreed-upon price for the debt recovery service was \$1000, wt throod the Verdict, Count 1000, with the State of the Stat

We the Jural Society in the above-entitled matter as to Count 1, Failure to provide an ID, find the Defendants, GUILTY.

Verdict, Count 2

We the Jural Society in the above-entitled matter as to Count 2, Failure to provide a Tax Exemption Document for an LLC, find the Defendants, NOT GUILTY.

Verdict, Count 3

We the Jural Society in the above-entitled matter as to Count 3, Failure to complete IDs, find the Defendants, GUILTY. In AMAIA and of almost an absolute to the Matter as to Count 3, Failure to complete IDs,

8) Defendant did not complete either service.

Verdict, Count 4 has the elegan that monal subminiment of the count at the elegan to the count of the count o

We the Jural Society in the above-entitled matter as to Count 4, Failure to provide

Nationality Documents, find the Defendants, GUILTY.

Verdict, Count 5 1 100 3 Alls mount www streets and no liescond streets (11 8) 116 116 116

We the Jural Society in the above-entitled matter as to Count 5, Failure to provide Trademark Service, Debt Relief Service, find the Defendants, GUILTY.

Verdict, Count 6

We the Jural Society in the above-entitled matter as to Count 6, Failure to register Nationals properly to Headquarters database, find the Defendants, GUILTY.

Verdict, Count 7

We the Jural Society in the above-entitled matter as to Count 7, Conflicting Legal

Information presented to Public via Website, find the Defendants, GUILTY.

Verdict, Count 8

We the Jural Society in the above-entitled matter as to Count 8, False Representation as a Lawyer instead of Aboriginal Jurist, find the Defendants, GUILTY.

Verdict, Count 9 metro from CETTATO CONA . CONDITION CON A CONDITION OF SERVICE CONDITION OF

We the Jural Society in the above-entitled matter as to Count 9, Displaying Nationals to Public Websites without Notice, find the Defendants, GUILTY.

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Counterclaims, niega sessuos senar ha odar ce venimee si et veve ni N mebrolect protenegats lo

Verdict, Counter 1

We the Jural Society in the above-entitled matter as to Point 1, Bribery, find the affiant Love Xi, NOT GUILTY.

Verdict, Counter 2

We the Jural Society in the above-entitled matter as to Point 2, Lying, Acting Deceitfully, find the affiant Yasmine Xi-Ali, NOT GUILTY.

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CONCLUSIONS OF LAW

Having considered all material arguments and admissible evidence presented by all parties, the Jural Society finds breaches of constitutional law, protocols, and contracts as follows:

1) Defendant (K'in) violated moral codes 2, 7, 12, 26, and 31.

- 2) Defendant breached his ARNA Aboriginal Jurist contract.
- 3) Defendant breached ARNA Aboriginal Jurist protocols for nationality procedures.
- 4) Defendant breached ARNA Aboriginal Jurist protocols for business procedures.

Punitive Actions Ordered

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IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants are suspended from all ARNA Aboriginal Jurist Services for 6 months, starting on the Date of Final Judgment.

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IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that following the completion of suspension, Defendant K'in Way Xi is required to take all jurist courses again and recertify before being reinstated as an ARNA Aboriginal Jurist.

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IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants are required to complete all present business for nationals to their expectations.

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IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant K'in Way Xi will be monitored on a monthly basis in performance of all other ARNA related services, including Cosmology and Health.

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IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants are barred from communicating with the affiants for the duration of the 6-month suspension period.

Compensatory Actions Ordered

IX.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants must refund \$80 to Love Xi for incomplete ID production.

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IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the \$210 balance owed to Defendants for nationality service of Yasmine Xi-Ali is canceled.

XI.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants must refund \$1500 to Karen Baber for incomplete Trademark and Debt Relief services.

The Clerk is hereby ordered to enter this Final Judgment forthwith, for which let execution issue.

Dated: <u>05/13/15/08, (2012)</u>

Chief of the Jural Society

Indigenous Political Authority
Aboriginal Cherokee - Choctaw
Clerk of Court - Tribal XI-Amaru
Ansâr El Muhammad
Region 8 - Maghrib, Khalifa
US Dep. of State Auth # 06013144-1

