

[UCC 7-104(b)(c)] Intellectual Property International Intstrument # MPK2024DAS828 Cover Page

"The essential elements of due process of law are...Notice and The Opportunity to defend."

Simon vs. Craft, 182 US 427

Municipal Home Rule in Ohio art. XIII, § 2-3, municipal charters must be consistent with the constitution and laws of the state.

This Matter of Subject is between the CITY OF MASSILLON (all levels of its Government)

I, We, Us the Tribe Mu' Penetopo Kataru are actively growing and developing Our tribal [unincorporated] Sefl-Government in law, by law and at law, with Absolute love for the Supreme Law(s) of The Land and delegating Our governing to The Allodial American Nation Indigenous Tribal Government and find Our Ecclesiastic guidance in and with the Unincorporate Ministry for Sovereign Tribes of America.

The CITY OF MASSILLON is being called to Fulfil its obligation to implement measures in its legal norms in where the Rights of Our indigenous People are no longer ignored, dishonored, disrespected, shunned or without promotion.

Any response that is 'not' in the form of a lawful Affidavit is to be Recognized as Retaliation (an Act of War) as we offer Peace, fearlessly.

An Affidavit in which receives No Response stands as Clear and Evident Fact and shall stand as Truth without Burden of [further] Proof.

I Am: ∽

Chief, Visir, Minister, Missionary, Consul General,

Nature Naheem El Bey

Natural person, In Propria Persona

U.C.C. 1-207 / 308, U.C.C.1-103 All liberties

I Am:

War Chief, Minister, Vice Co-Consul General, Zafeer

Amaru Khan El Bey

Natural person, In Propria Persona

reserved without prejudice.

Moorish American, Indigenous People of Northwest
Amexem
c/o 1215 Arapahoe Rd Se,
Near [Massillon Territory and Ohio Republic]
Northwest Amexem – Northwest Africa – North
America – The North Gate

U.C.C. 1-207 / 308, U.C.C.1-103 All liberties reserved without prejudice.

Moorish American, Indigenous People of Northwest Amexem
c/o 1215 Arapahoe Rd Se,
Near [Massillon Territory and Ohio Republic]
Northwest Amexem — Northwest Africa — North
America — The North Gate



7-104(D)(C)

The

August 30th, 2024

Unincorporate

Ministry for Sovereign Tribes of America
Diplomatic Mission

Act of [Sovereign] State

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141| Ecclesiastical 805 ILCS

Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent

Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136; 003691382

and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the Moroccan Empire].

Giving thanks to the Convocation, assembled by, for and of the people's nation being the Tribe Mu' Penetopo Kataru (MURU) and the Allodial American National International Tribal Government (AANITG) for the invocation of myself, Zafeer Luckee Amaru Khan El Bey, a noble, who is a squarely and double and duly affirmed Aborigines/Indigenous [Mu'ur/Moorish] American National and accepting with Honor and giving my heart, mind and my soul to the Divine Mission and at the command and receiving delegation from the MURU People and the AANITG as being Minister/Missionary/Co-Consul General/Vizier for the MU' PENETOPO KATARU People's Nation.

Let this be For the Record to Reflect Clearly and to Reflect Clearly for the Record

<u>INVOKE</u>: The Declaration on Principles of International Law (DPIL) [Friendly Relations and Co-Operation Among States in Accordance with The Charter Of The United Nations] expresses the paramount importance for the maintenance of international peace and security and for the development of Friendly relations founded upon freedom,

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and the Allodial American National Indigenous Tribal Government [for the People], as a Ministerial /Consular Missionary and Relator at the demand of the said People to lawfully Minister those of Humanity's fallen by, with and through better informing, those to and of whom it applies, of their Ancestral/Aborigines lineages and of their Rights to a Nationality and a national allegiance and how to achieve their Proper and Correct [private, public, social and political] status in law, by law and for the love of Absolute and Natural and Organic and Supreme Law(s) of the Land(s) called Continental America [South, Central, North, Canada, and all [Carib] American Islands], Turtle Island.

My ecclesiastic mission is with a Responsibility to Establish a Relationship with all of, but maintaining a focus on, the injuriously and consequently misidentified, misclassified and mislabeled [indigenous] people called by various [incorporated] Misnomers (i.e. black, negro, latino, etc.) who suffer, to any extent, due to the likes of misinformation and various other forms of deception, chattel backing slavery (working for wages that suffer taxation), and imposition of colored and colorable law(s), inter alia.

My mission comes, also, with the purpose of:

- 1). Establishing a foundational Missionary and Consular district,
- 2). Establishing Missionary and Consular Posts, Premises' and Facilities
- 3). Encouraging and Assisting in the Unincorporating of Humanity in law, by law and for the love of the Supreme [International] Law(s) of the Land(s).
- 4). Remain unincorporated.

I am fully competent and fully functional and have the ability of performing properly and correctly in law, by law and for the love of the Supreme Law of the Land(s), offering to do so peacefully and harmoniously and am declaring myself a defender, in law, by law, in harmony with and for the love of the Supreme Law(s) of the Land(s), fearlessly.

As the Ohio Constitution is indeed bound to and by the provisional articles written within the Constitution of the UNITED STATES of AMERICA in where at Article VI section 2, the Supremacy Clause, it is expressed that "This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

Bearing in Mind that Even in the application of the Ohio Revised Code Article I, Section 18, Suspension of laws in where it is written "No power of suspending laws shall ever be exercised, except by the General Assembly." This became Effective in the year of 1851 as a provisional article in Ohio's subjective Constitution, a constitution in which is no doubt, pursuant to Ohio Revised Code Section 1307.103(A) Sections 1307.101 to 1307.603 of the Revised Code, in which may be cited as "Uniform Commercial Code, documents of title, in which at and in accord with Section 1307.103(UCC 7-103), are subject to any treaty or statute of the United States or regulatory statute of this state (STATE OF OHIO) to the extent the treaty, statute, or regulatory statute is applicable.

Ohio Constitution

Article I, Section 1 | Inalienable Rights

All men are, by nature, free and independent, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property, and seeking and obtaining happiness and safety.

Article I, Section 2 | Right to alter, reform, or abolish government, and repeal special privileges

All political power is inherent in the people. Government is instituted for their equal protection and benefit, and they have the right to alter, reform, or abolish the same, whenever they may deem it necessary; and no special privileges or immunities shall

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ever be granted, that may not be altered, revoked, or repealed by the general assembly.

Article I, Section 3 | Right to assemble

The people have the right to assemble together, in a peaceable manner, to consult for their common good; to instruct their representatives; and to petition the general assembly for the redress of grievances

Article I, Section 5 | Trial by jury

The right of trial by jury shall be inviolate, except that, in civil cases, laws may be passed to authorize the rendering of a verdict by the concurrence of not less than three-fourths of the jury.

Article I, Section 6 | Slavery and involuntary servitude

There shall be no slavery in this state; nor involuntary servitude, unless for the punishment of crime.

Article I, Section 8 | Writ of habeas corpus

The privilege of the writ of habeas corpus shall not be suspended, unless, in cases of rebellion or invasion, the public safety require it.

Article I, Section 10a | Rights of victims of crime

- (A) To secure for victims justice and due process throughout the criminal and juvenile justice systems, a victim shall have the following rights, which shall be protected in a manner no less vigorous than the rights afforded to the accused:
- (1) to be treated with fairness and respect for the victim's safety, dignity and privacy;
- (2) upon request, to reasonable and timely notice of all public proceedings involving the criminal offense or delinquent act against the victim, and to be present at all such proceedings;
- (3) to be heard in any public proceeding involving release, plea, sentencing, disposition, or parole, or in any public proceeding in which a right of the victim is implicated;
- (4) to reasonable protection from the accused or any person acting on behalf of the accused;
- (5) upon request, to reasonable notice of any release or escape of the accused;
- (6) except as authorized by section 10 of Article I of this constitution, to refuse an interview, deposition, or other discovery request made by the accused or any person acting on behalf of the accused;
- (7) to full and timely restitution from the person who committed the criminal offense or delinquent act against the victim;
- (8) to proceedings free from unreasonable delay and a prompt conclusion of the case;
- (9) upon request, to confer with the attorney for the government; and
- (10) to be informed, in writing, of all rights enumerated in this section.
- (B) **The victim**, the attorney for the government upon request of the victim, or the victim's other lawful representative, in any proceeding involving the criminal offense or delinquent act against the victim or in which the victim's rights are implicated, may assert the rights enumerated in this section and any other right afforded to the victim by law. If the relief sought is denied, the victim or the victim's lawful representative may petition the court of appeals for the applicable district, which shall promptly consider and decide the petition.
- (C) This section does not create any cause of action for damages or compensation against the state, any political subdivision of the state, any officer, employee, or agent of the state or of any political subdivision, or any officer of the court.
- (D) As used in this section, "victim" means a person against whom the criminal offense or delinquent act is committed or who Page 4 of the 30

is directly and proximately harmed by the commission of the offense or act. The term "victim" does not include the accused or a person whom the court finds would not act in the best interests of a deceased, incompetent, minor, or incapacitated victim.

- (E) All provisions of this section shall be self-executing and severable, and shall supersede all conflicting state laws.
- (F) This section shall take effect ninety days after the election at which it was approved.

Article I, Section 11 | Freedom of speech; of the press; of libels

Every citizen may freely speak, write, and publish his sentiments on all subjects, being responsible for the abuse of the right; and no law shall be passed to restrain or abridge the liberty of speech, or of the press. In all criminal prosecutions for libel, the truth may be given in evidence to the jury, and if it shall appear to the jury, that the matter charged as libelous is true, and was published with good motives, and for justifiable ends, the party shall be acquitted.

Article I, Section 13 | Quartering troops

No soldier shall, in time of peace, be quartered in any house, without the consent of the owner; nor, in time of war, except in the manner prescribed by law.

Article I, Section 14 | Search warrants and general warrants

The right of the people to be secure in their persons, houses, papers, and possessions, against unreasonable searches and seizures shall not be violated; and no warrant shall issue, but upon probable cause, supported by oath or affirmation, particularly describing the place to be searched and the person and things to be seized.

Article I, Section 15 | No imprisonment for debt

No person shall be imprisoned for debt in any civil action, on mesne or final process, unless in cases of fraud.

Article I, Section 16 | Redress for injury; Due process

All courts shall be open, and every person, for an injury done him in his land, goods, person, or reputation, shall have remedy by due course of law, and shall have justice administered without denial or delay.

Suits may be brought against the state, in such courts and in such manner, as may be provided by law.

Article I, Section 17 | No hereditary privileges

No hereditary emoluments, honors, or privileges, shall ever be granted or conferred by this state.

Article I, Section 18 | Suspension of laws

No power of suspending laws shall ever be exercised, except by the general assembly.

Article I, Section 19 | Eminent domain

Private property shall ever be held inviolate, but subservient to the public welfare. When taken in time of war or other public exigency, imperatively requiring its immediate seizure or for the purpose of making or repairing roads, which shall be open to the public, without charge, a compensation shall be made to the owner, in money, and in all other cases, where private property shall be taken for public use, a compensation therefor shall first be made in money, or first secured by a deposit of money; and such compensation shall be assessed by a jury, without deduction for benefits to any property of the owner.

Article I, Section 20 | Powers reserved to the people

This enumeration of rights shall not be construed to impair or deny others retained by the people; and all powers, not herein delegated, remain with the people.

Article I, Section 19a | Damages for wrongful death

The amount of damages recoverable by civil action in the courts for death caused by the wrongful act, neglect, or default of another, shall not be limited by law.

Article II | Power of municipalities.

§1f | The initiative and referendum powers are hereby reserved to the people of each municipality on all questions which such municipalities may now or hereafter be authorized by law to control by legislative action; such powers shall be exercised in the manner now or hereafter provided by law.

Article II, Section 28 | Retroactive laws

The general assembly shall have no power to pass retroactive laws, or laws impairing the obligation of contracts; but may, by general laws, authorize courts to carry into effect, upon such terms as shall be just and equitable, the manifest intention of parties, and officers, by curing omissions, defects, and errors, in instruments and proceedings, arising out of their want of conformity with the laws of this state.

Article II, Section 40 | Registering and warranting land titles

Laws may be passed providing for a system of registering, transferring, insuring and guaranteeing land titles by the state or by the counties thereof, and for settling and determining adverse or other claims to and interests in, lands the titles to which are so registered, insured or guaranteed, and for the creation and collection of guaranty funds by fees to be assessed against lands, the titles to which are registered; and judicial powers with right of appeal may by law be conferred upon county recorders or other officers in matters arising under the operation of such system.

Article XIII, Section 1 | Special acts conferring corporate powers; prohibited

The General Assembly shall pass no special act conferring corporate powers.

Article XIII, Section 2 | Corporations, how formed

Corporations may be formed under general laws; but all such laws may, from time to time, be altered or repealed. Corporations may be classified and there may be conferred upon proper boards, commissions or officers, such supervisory and regulatory powers over their organization, business and issue and sale of stocks and securities, and over the business and sale of the stocks and securities of foreign corporations and joint stock companies in this state, as may be prescribed by law. Laws may be passed regulating the sale and conveyance of other personal property, whether owned by a corporation, joint stock company or individual.

Article XIII, Section 3 | Liability of stockholders for unpaid subscriptions; dues from corporations; how secured; inspection of private banks

Dues from private corporations shall be secured by such means as may be prescribed by law, but in no case shall any stockholder be individually liable otherwise than for the unpaid stock owned by him or her. No corporation not organized under the laws of this state, or of the United States, or person, partnership or association shall use the word "bank," "banker" or "banking," or words of similar meaning in any foreign language, as a designation or name under which business may be conducted in this state unless such corporation, person, partnership or association shall submit to inspection, examination and regulation as may hereafter be provided by the laws of this state.

Article XIII, Section 5 | Corporate power of eminent domain to obtain rights of way; procedure; jury trial

No right of way shall be appropriated to the use of any corporation, until full compensation therefor be first made in money or first secured by a deposit of money, to the owner, irrespective of any benefit from any improvement proposed by such corporation; which compensation shall be ascertained by a jury of twelve men, in a court of record, as shall be prescribed by law.

Article XVIII, Section 2 | General laws for incorporation and government of municipalities; additional laws; referendum

General laws shall be passed to provide for the incorporation and government of cities and villages; and additional laws may also be passed for the government of municipalities adopting the same; but no such additional law shall become operative in any municipality until it shall have been submitted to the electors thereof, and affirmed by a majority of those voting thereon, under regulations to be established by law.

Article XVIII, Section 3 | Municipal powers of local self-government

Subject to the requirements of Section 1 of Article V of this constitution, municipalities shall have authority to exercise all powers of local self-government and to adopt and enforce within their limits such local police, sanitary and other similar regulations, as are not in conflict with general laws.

Article XVIII, Section 7 | Home rule; municipal charter

Any municipality may frame and adopt or amend a charter for its government and may, subject to the provisions of section 3 (Ohio Constitution Article XVIII §3 Municipalities shall have authority to exercise all powers of local self-government and to adopt and enforce within their limits such local police, sanitary and other similar regulations, as are not in conflict with general laws) of this article, exercise thereunder all powers of local self-government.

Charter of the United Nations

Chapter I: Purposes and Principles

Article 1

The Purposes of the United Nations are:

1. To maintain international peace and security, and to that end: to take effective collective measures for the prevention and removal of threats to the peace, and for the suppression of acts of aggression or other breaches of the peace, and to bring about

by peaceful means, and in conformity with the principles of justice and international law, adjustment or settlement of international disputes or situations which might lead to a breach of the peace;

- 2. To develop friendly relations among nations based on respect for the principle of equal rights and self-determination of peoples, and to take other appropriate measures to strengthen universal peace;
- 3. To achieve international cooperation in solving international problems of an economic, social, cultural, or humanitarian character, and in promoting and encouraging respect for human rights and for fundamental freedoms for all without distinction as to race, sex, language, or religion; and
- 4. To be a center for harmonizing the actions of nations in the attainment of these common ends.

Article 2 The Organization and its Members, in pursuit of the Purposes stated in Article 1, shall act in accordance with the following Principles.

- 1. The Organization is based on the principle of the sovereign equality of all its Members.
- 2. **All Members**, in order to ensure to all of them the rights and benefits resulting from membership, shall fulfil in good faith the obligations assumed by them in accordance with the present Charter.
- 3. All Members shall settle their international disputes by peaceful means in such a manner that international peace and security, and justice, are not endangered.
- 4. **All Members shall** refrain in their international relations from the threat or use of force against the territorial integrity or political independence of any state, or in any other manner inconsistent with the Purposes of the United Nations.
- 5. **All Members shall** give the United Nations every assistance in any action it takes in accordance with the present Charter, and shall refrain from giving assistance to any state against which the United Nations is taking preventive or enforcement action.
- 6. **The Organization** shall ensure that states which are not Members of the United Nations act in accordance with these Principles so far as may be necessary for the maintenance of international peace and security.
- 7. Nothing contained in the present Charter shall authorize the United Nations to intervene in matters which are essentially within the domestic jurisdiction of any state or shall require the Members to submit such matters to settlement under the present Charter; but this principle shall not prejudice the application of enforcement measures under Chapter VII.

CHAPTER VI PACIFIC SETTLEMENT OF DISPUTES

Article 33 1. The parties to any dispute, the continuance of which is likely to endanger the maintenance of international peace and security, shall, first of all, seek a solution by negotiation, enquiry, mediation, conciliation, arbitration, judicial settlement, resort to regional agencies or arrangements, or other peaceful means of their own choice. 2. The Security Council shall, when it deems necessary, call upon the parties to settle their dispute by such means.

Article 34 The Security Council may investigate any dispute, or any situation which might lead to international friction or give rise to a dispute, in order to determine whether the continuance of the dispute or situation is likely to endanger the maintenance of international peace and security.

Article 35

- 1. **Any Member** of the United Nations may bring any dispute, or any situation of the nature referred to in Article 34, to the attention of the Security Council or of the General Assembly.
- 2. A state which is not a Member of the United Nations may bring to the attention of the Security Council or of the General Assembly any dispute to which it is a party if it accepts in advance, for the purposes of the dispute, the obligations of pacific settlement provided in the present Charter.
- 3. The proceedings of the General Assembly in respect of matters brought to its attention under this Article will be subject to the provisions of Articles 11 and 12.

CHAPTER VII ACTION WITH RESPECT TO THREATS TO THE PEACE, BREACHES OF THE PEACE, AND ACTS OF AGGRESSION

Article 39 The Security Council shall determine the existence of any threat to the peace, breach of the peace, or act of aggression and shall make recommendations, or decide what measures shall be taken in accordance with Articles 41 and 42, to maintain or restore international peace and security.

Article 40 In order to prevent an aggravation of the situation, the Security Council may, before making the recommendations or deciding upon the measures provided for in Article 39, call upon the parties concerned to comply with such provisional measures as it deems necessary or desirable. Such provisional measures shall be without prejudice to the rights, claims, or position of the parties concerned. The Security Council shall duly take account of failure to comply with such provisional measures.

Article 41 The Security Council may decide what measures not involving the use of armed force are to be employed to give effect to its decisions, and it may call upon the Members of the United Nations to apply such measures. These may include complete or partial interruption of economic relations and of rail, sea, air, postal, telegraphic, radio, and other means of communication, and the severance of diplomatic relations.

Article 48 1. The action required to carry out the decisions of the Security Council for the maintenance of international peace and security shall be taken by all the Members of the United Nations or by some of them, as the Security Council may determine. 2. Such decisions shall be carried out by the Members of the United Nations directly and through their action in the appropriate international agencies of which they are members.

Article 49 The Members of the United Nations shall join in affording mutual assistance in carrying out the measures decided upon by the Security Council.

Article 50 If preventive or enforcement measures against any state are taken by the Security Council, any other state, whether a Member of the United Nations or not, which finds itself confronted with special economic problems arising from the carrying out of those measures shall have the right to consult the Security Council with regard to a solution of those problems.

Article 51 Nothing in the present Charter shall impair the inherent right of individual or collective self-defense if an armed attack occurs against a Member of the United Nations, until the Security Council has taken the measures necessary to maintain international peace and security. Measures taken by Members in the exercise of this right of self-defense shall be immediately reported to the Security Council and shall not in any way affect the authority and responsibility of the Security Council under the present Charter to take at any time such action as it deems necessary in order to maintain or restore international peace and security.

CHAPTER VIII REGIONAL ARRANGEMENTS

Article 52

- 1. Nothing in the present Charter precludes the existence of regional arrangements or agencies for dealing with such matters relating to the maintenance of international peace and security as are appropriate for regional action, provided that such arrangements or agencies and their activities are consistent with the Purposes and Principles of the United Nations.
- 2. The Members of the United Nations entering into such arrangements or constituting such agencies shall make every effort to achieve pacific settlement of local disputes through such regional arrangements or by such regional agencies before referring them to the Security Council.
- 3. The Security Council shall encourage the development of pacific settlement of local disputes through such regional arrangements or by such regional agencies either on the initiative of the states concerned or by reference from the Security Council.
- 4. This Article in no way impairs the application of .Articles 34 and 35.

Article 53

- 1. The Security Council shall, where appropriate, utilize such regional arrangements or agencies for enforcement action Under its authority. But no enforcement action shall be taken under regional arrangements or by regional agencies without the authorization of the Security Council with the exception of measures against any enemy state, as defined in paragraph 2 of this Article, provided for pursuant to Article 107 or in regional arrangements directed against renewal of aggressive policy on the part of any such state, until such time as the Organization may, on request of the Governments concerned, be charged with the responsibility for preventing further aggression by such a state.
- 2. The term enemy state as used in paragraph 1 of this Article applies to any state which during the Second World War has been an enemy of any signatory of the present Charter.
- **Article 54** The Security Council shall at all times be kept fully informed of activities undertaken or in contemplation under regional arrangements or by regional agencies for the maintenance of international peace and security.

Article 55 With a view to the creation of conditions of stability and well-being which are necessary for peaceful and friendly relations among nations based on respect for the principle of equal rights and self-determination of peoples, the United Nations shall promote: a. higher standards of living, full employment, and conditions of economic and social progress and development; b. solutions of international economic, social, health, and related problems; and international cultural and educational cooperation; and c. universal respect for, and observance of, human rights and fundamental freedoms for all without distinction as to race, sex, language, or religion.

Article 56 All Members pledge themselves to take joint and separate action in cooperation with the Organization for the achievement of the purposes set forth in Article 55.

CHAPTER XI DECLARATION REGARDING NON-SELF-GOVERNING TERRITORIES

Article 73 Members of the United Nations which have or assume responsibilities for the administration of territories whose peoples have not yet attained a full measure of self-government recognize the principle that the interests of the inhabitants of these territories are paramount, and accept as a sacred trust the obligation to promote to the utmost, within the system of international peace and security established by the present Charter, the well-being of the inhabitants of these territories, and, to this end:

- a. to ensure, with due respect for the culture of the peoples concerned, their political, economic, social, and educational advancement, their just treatment, and their protection against abuses;
- b. to develop self-government, to take due account of the political aspirations of the peoples, and to assist them in the progressive development of their free political institutions, according to the particular circumstances of each territory and its peoples and their varying stages of advancement;
- c. to further international peace and security;
- d. to promote constructive measures of development, to encourage research, and to cooperate with one another and, when and where appropriate, with specialized international bodies with a view to the practical achievement of the social, economic, and scientific purposes set forth in this Article; and
- e. to transmit regularly to the Secretary General for information purposes, subject to such limitation as security and constitutional considerations may require, statistical and other information of a technical nature relating to economic, social, and educational conditions in the territories for which they are respectively responsible other than those territories to which **Chapters XII** and **XIII** apply.

Article 74 Members of the United Nations also agree that their policy in respect of the territories to which this Chapter applies, no less than in respect of their metropolitan areas, must be based on the general principle of good-neighborliness, due account being taken of the interests and well-being of the rest of the world, in social, economic, and commercial matters.

Article 103 In the event of a conflict between the obligations of the Members of the United Nations under the present Charter and their obligations under any other international agreement, their obligations under the present Charter shall prevail.

CHAPTER XIX RATIFICATION AND SIGNATURE

Article 110

- 1. The present Charter shall be ratified by the signatory states in accordance with their respective constitutional processes.
- 2. The ratifications shall be deposited with the Government of the United States of America, which shall notify all the signatory states of each deposit as well as the Secretary-General of the Organization when he has been appointed.
- 3. The present Charter shall come into force upon the deposit of ratifications by the Republic of China, France, the Union of Soviet Socialist Republics, the United Kingdom of Great Britain and Northern Ireland, and the United States of America, and by a majority of the other signatory states. A protocol of the ratifications deposited shall thereupon be drawn up by the Government of the United States of America which shall communicate copies thereof to all the signatory states.
- 4. The states signatory to the present Charter which ratify it after it has come into force will become original Members of the United Nations on the date of the deposit of their respective ratifications.

United Nations Declaration on the Rights of Indigenous Peoples

Resolution adopted by the General Assembly on 13 September 2007

[without reference to a Main Committee (A/61/L.67 and Add.1)]

61/295. United Nations Declaration on the Rights of Indigenous Peoples

... Adopts the United Nations Declaration on the Rights of Indigenous Peoples as contained in the annex to the present resolution. - 107th plenary meeting 13 September 2007

The General Assembly,

Guided by the purposes and principles of the Charter of the United Nations, and good faith in the fulfilment of the obligations assumed by States in accordance with the Charter

Affirming that indigenous peoples are equal to all other peoples, while recognizing the right of all peoples to be different, to consider themselves different, and to be respected as such,

Affirming also that all peoples contribute to the diversity and richness of civilizations and cultures, which constitute the common heritage of humankind,

Affirming further that all doctrines, policies and practices based on or advocating superiority of peoples or individuals on the basis of national origin or racial, religious, ethnic or cultural differences are racist, scientifically false, legally invalid, morally condemnable and socially unjust,

Reaffirming that indigenous peoples, in the exercise of their rights, should be free from discrimination of any kind,

Concerned that indigenous peoples have suffered from historic injustices as a result of, inter alia, their colonization and dispossession of their lands, territories and resources, thus preventing them from exercising, in particular, their right to development in accordance with their own needs and interests,

Recognizing the urgent need to respect and promote the inherent rights of indigenous peoples which derive from their political, economic and social structures and from their cultures, spiritual traditions, histories and philosophies, especially their rights to their lands, territories and resources,

Recognizing also the urgent need to respect and promote the rights of indigenous peoples affirmed in treaties, agreements and other constructive arrangements with States,

Welcoming the fact that indigenous peoples are organizing themselves for political, economic, social and cultural enhancement and in order to bring to an end all forms of discrimination and oppression wherever they occur,

Convinced that control by indigenous peoples over developments affecting them and their lands, territories and resources will enable them to maintain and strengthen their institutions, cultures and traditions, and to promote their development in accordance with their aspirations and needs,

Recognizing that respect for indigenous knowledge, cultures and traditional practices contributes to sustainable and equitable development and proper management of the environment,

Emphasizing the contribution of the demilitarization of the lands and territories of indigenous peoples to peace, economic and social progress and development, understanding and friendly relations among nations and peoples of the world,

Recognizing in particular the right of indigenous families and communities to retain shared responsibility for the upbringing, training, education and well-being of their children, consistent with the rights of the child,

Considering that the rights affirmed in treaties, agreements and other constructive arrangements between States and indigenous peoples are, in some situations, matters of international concern, interest, responsibility and character,

Considering also that treaties, agreements and other constructive arrangements, and the relationship they represent, are the basis for a strengthened partnership between indigenous peoples and States,

Acknowledging that the Charter of the United Nations, the International Covenant on Economic, Social and Cultural Rights and the International Covenant on Civil and Political Rights, as well as the Vienna Declaration and Programme of Action, affirm the fundamental importance of the right to self-determination of all peoples, by virtue of which they freely determine their political status and freely pursue their economic, social and cultural development,

Bearing in mind that nothing in this Declaration may be used to deny any peoples their right to self-determination, exercised in conformity with international law,

Convinced that the recognition of the rights of indigenous peoples in this Declaration will enhance harmonious and cooperative relations between the State and indigenous peoples, based on principles of justice, democracy, respect for human rights, non-discrimination and good faith,

Encouraging States to comply with and effectively implement all their obligations as they apply to indigenous peoples under international instruments, in particular those related to human rights, in consultation and cooperation with the peoples concerned,

Emphasizing that the United Nations has an important and continuing role to play in promoting and protecting the rights of indigenous peoples,

Believing that this Declaration is a further important step forward for the recognition, promotion and protection of the rights and freedoms of indigenous peoples and in the development of relevant activities of the United Nations system in this field,

Recognizing and reaffirming that indigenous individuals are entitled without discrimination to all human rights recognized in international law, and that indigenous peoples possess collective rights which are indispensable for their existence, well-being and integral development as peoples,

Recognizing that the situation of indigenous peoples varies from region to region and from country to country and that the significance of national and regional particularities and various historical and cultural backgrounds should be taken into consideration,

Solemnly proclaims the following United Nations Declaration on the Rights of Indigenous Peoples as a standard of achievement to be pursued in a spirit of partnership and mutual respect:

Article 1 Indigenous peoples have the right to the full enjoyment, as a collective or as individuals, of all human rights and fundamental freedoms as recognized in the Charter of the United Nations, the Universal Declaration of Human Rights and

international human rights law.

Article 2 Indigenous peoples and individuals are free and equal to all other peoples and individuals and have the right to be free from any kind of discrimination, in the exercise of their rights, in particular that based on their indigenous origin or identity.

Article 3 Indigenous peoples have the right to self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

Article 4 Indigenous peoples, in exercising their right to self-determination, have the right to autonomy or self-government in matters relating to their internal and local affairs, as well as ways and means for financing their autonomous functions.

Article 5 Indigenous peoples have the right to maintain and strengthen their distinct political, legal, economic, social and cultural institutions, while retaining their right to participate fully, if they so choose, in the political, economic, social and cultural life of the State.

Article 6 Every indigenous individual has the right to a nationality.

Article 7

- 1. Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.
- 2. Indigenous peoples have the collective right to live in freedom, peace and security as distinct peoples and shall not be subjected to any act of genocide or any other act of violence, including forcibly removing children of the group to another group.

Article 8

- 1. Indigenous peoples and individuals have the right not to be subjected to forced assimilation or destruction of their culture.
- 2. States shall provide effective mechanisms for prevention of, and redress for:
- (a) Any action which has the aim or effect of depriving them of their integrity as distinct peoples, or of their cultural values or ethnic identities;
- (b) Any action which has the aim or effect of dispossessing them of their lands, territories or resources;
- (c) Any form of forced population transfer which has the aim or effect of violating or undermining any of their rights;
- (d) Any form of forced assimilation or integration;
- (e) Any form of propaganda designed to promote or incite racial or ethnic discrimination directed against them.

Article 9 Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No discrimination of any kind may arise from the exercise of such a right.

Article 10 Indigenous peoples shall not be forcibly removed from their lands or territories. No relocation shall take place without the free, prior and informed consent of the indigenous peoples concerned and after agreement on just and fair compensation and, where possible, with the option of return.

Article 11

1. Indigenous peoples have the right to practise and revitalize their cultural traditions and customs. This includes the right to

maintain, protect and develop the past, present and future manifestations of their cultures, such as archaeological and historical sites, artefacts, designs, ceremonies, technologies and visual and performing arts and literature.

2. States shall provide redress through effective mechanisms, which may include restitution, developed in conjunction with indigenous peoples, with respect to their cultural, intellectual, religious and spiritual property taken without their free, prior and informed consent or in violation of their laws, traditions and customs.

Article 12

- 1. Indigenous peoples have the right to manifest, practise, develop and teach their spiritual and religious traditions, customs and ceremonies; the right to maintain, protect, and have access in privacy to their religious and cultural sites; the right to the use and control of their ceremonial objects; and the right to the repatriation of their human remains.
- 2. States shall seek to enable the access and/or repatriation of ceremonial objects and human remains in their possession through fair, transparent and effective mechanisms developed in conjunction with indigenous peoples concerned.

Article 13

- 1. Indigenous peoples have the right to revitalize, use, develop and transmit to future generations their histories, languages, oral traditions, philosophies, writing systems and literatures, and to designate and retain their own names for communities, places and persons.
- 2. States shall take effective measures to ensure that this right is protected and also to ensure that indigenous peoples can understand and be understood in political, legal and administrative proceedings, where necessary through the provision of interpretation or by other appropriate means.
- Article 14 1. Indigenous peoples have the right to establish and control their educational systems and institutions providing education in their own languages, in a manner appropriate to their cultural methods of teaching and learning.
- 2. Indigenous individuals, particularly children, have the right to all levels and forms of education of the State without discrimination.
- 3. States shall, in conjunction with indigenous peoples, take effective measures, in order for indigenous individuals, particularly children, including those living outside their communities, to have access, when possible, to an education in their own culture and provided in their own language.

Article 16

- 1. Indigenous peoples have the right to establish their own media in their own languages and to have access to all forms of non-indigenous media without discrimination.
- 2. States shall take effective measures to ensure that State-owned media duly reflect indigenous cultural diversity. States, without prejudice to ensuring full freedom of expression, should encourage privately owned media to adequately reflect indigenous cultural diversity.

- 1. Indigenous individuals and peoples have the right to enjoy fully all rights established under applicable international and domestic labour law.
- 2. States shall in consultation and cooperation with indigenous peoples take specific measures to protect indigenous children

from economic exploitation and from performing any work that is likely to be hazardous or to interfere with the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral or social development, taking into account their special vulnerability and the importance of education for their empowerment.

3. Indigenous individuals have the right not to be subjected to any discriminatory conditions of labour and, inter alia, employment or salary.

Article 18 Indigenous peoples have the right to participate in decision-making in matters which would affect their rights, through representatives chosen by themselves in accordance with their own procedures, as well as to maintain and develop their own indigenous decision-making institutions.

Article 19 States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.

Article 20 1. Indigenous peoples have the right to maintain and develop their political, economic and social systems or institutions, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities. 2. Indigenous peoples deprived of their means of subsistence and development are entitled to just and fair redress.

Article 21

- 1. Indigenous peoples have the right, without discrimination, to the improvement of their economic and social conditions, including, inter alia, in the areas of education, employment, vocational training and retraining, housing, sanitation, health and social security.
- 2. States shall take effective measures and, where appropriate, special measures to ensure continuing improvement of their economic and social conditions. Particular attention shall be paid to the rights and special needs of indigenous elders, women, youth, children and persons with disabilities.

Article 22

- 1. Particular attention shall be paid to the rights and special needs of indigenous elders, women, youth, children and persons with disabilities in the implementation of this Declaration.
- 2. States shall take measures, in conjunction with indigenous peoples, to ensure that indigenous women and children enjoy the full protection and guarantees against all forms of violence and discrimination.

Article 23 Indigenous peoples have the right to determine and develop priorities and strategies for exercising their right to development. In particular, indigenous peoples have the right to be actively involved in developing and determining health, housing and other economic and social programmes affecting them and, as far as possible, to administer such programmes through their own institutions.

- 1. Indigenous peoples have the right to their traditional medicines and to maintain their health practices, including the conservation of their vital medicinal plants, animals and minerals. Indigenous individuals also have the right to access, without any discrimination, to all social and health services.
- 2. Indigenous individuals have an equal right to the enjoyment of the highest attainable standard of physical and mental health. States shall take the necessary steps with a view to achieving progressively the full realization of this right.

Article 25 Indigenous peoples have the right to maintain and strengthen their distinctive spiritual relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.

Article 26

- 1. Indigenous peoples have the right to the lands, territories and resources which they have traditionally owned, occupied or otherwise used or acquired.
- 2. Indigenous peoples have the right to own, use, develop and control the lands, territories and resources that they possess by reason of traditional ownership or other traditional occupation or use, as well as those which they have otherwise acquired.
- 3. States shall give legal recognition and protection to these lands, territories and resources. Such recognition shall be conducted with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned.

Article 27 States shall establish and implement, in conjunction with indigenous peoples concerned, a fair, independent, impartial, open and transparent process, giving due recognition to indigenous peoples' laws, traditions, customs and land tenure systems, to recognize and adjudicate the rights of indigenous peoples pertaining to their lands, territories and resources, including those which were traditionally owned or otherwise occupied or used. Indigenous peoples shall have the right to participate in this process.

Article 28

- 1. Indigenous peoples have the right to redress, by means that can include restitution or, when this is not possible, just, fair and equitable compensation, for the lands, territories and resources which they have traditionally owned or otherwise occupied or used, and which have been confiscated, taken, occupied, used or damaged without their free, prior and informed consent.
- 2. Unless otherwise freely agreed upon by the peoples concerned, compensation shall take 21 the form of lands, territories and resources equal in quality, size and legal status or of monetary compensation or other appropriate redress.

Article 29

- 1. Indigenous peoples have the right to the conservation and protection of the environment and the productive capacity of their lands or territories and resources. States shall establish and implement assistance programmes for indigenous peoples for such conservation and protection, without discrimination.
- 2. States shall take effective measures to ensure that no storage or disposal of hazardous materials shall take place in the lands or territories of indigenous peoples without their free, prior and informed consent.
- 3. States shall also take effective measures to ensure, as needed, that programmes for monitoring, maintaining and restoring the health of indigenous peoples, as developed and implemented by the peoples affected by such materials, are duly implemented.
- **Article 30** 1. Military activities shall not take place in the lands or territories of indigenous peoples, unless justified by a relevant public interest or otherwise freely agreed with or requested by the indigenous peoples concerned. 2. States shall undertake effective consultations with the indigenous peoples concerned, through appropriate procedures and in particular through their representative institutions, prior to using their lands or territories for military activities.

- 1. Indigenous peoples have the right to determine and develop priorities and strategies for the development or use of their lands or territories and other resources.
- 2. States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free and informed consent prior to the approval of any project affecting their lands or territories and other resources, particularly in connection with the development, utilization or exploitation of mineral, water or other resources.
- 3. States shall provide effective mechanisms for just and fair redress for any such activities, and appropriate measures shall be taken to mitigate adverse environmental, economic, social, cultural or spiritual impact.

- 1. Indigenous peoples have the right to determine their own identity or membership in accordance with their customs and traditions. This does not impair the right of indigenous individuals to obtain citizenship of the States in which they live.
- 2. Indigenous peoples have the right to determine the structures and to select the membership of their institutions in accordance with their own procedures.
- **Article 34** Indigenous peoples have the right to promote, develop and maintain their institutional structures and their distinctive customs, spirituality, traditions, procedures, practices and, in the cases where they exist, juridical systems or customs, in accordance with international human rights standards.
- Article 35 Indigenous peoples have the right to determine the responsibilities of individuals to their communities.
- Article 36 1. Indigenous peoples, in particular those divided by international borders, have the right to maintain and develop contacts, relations and cooperation, including activities for spiritual, cultural, political, economic and social purposes, with their own members as well as other peoples across borders. 2. States, in consultation and cooperation with indigenous peoples, shall take effective measures to facilitate the exercise and ensure the implementation of this right.
- **Article 37** 1. Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honour and re **spect such treaties**, agreements and other constructive arrangements.
- 2. Nothing in this Declaration may be interpreted as diminishing or eliminating the rights of indigenous peoples contained in treaties, agreements and other constructive arrangements.
- **Article 38** States in consultation and cooperation with indigenous peoples, shall take the appropriate measures, including legislative measures, to achieve the ends of this Declaration.
- Article 39 Indigenous peoples have the right to have access to financial and technical assistance from States and through international cooperation, for the enjoyment of the rights contained in this Declaration.
- Article 41 The organs and specialized agencies of the United Nations system and other intergovernmental organizations shall contribute to the full realization of the provisions of this Declaration through the mobilization, inter alia, of financial cooperation and technical assistance. Ways and means of ensuring participation of indigenous peoples on issues affecting them shall be established.

Article 43 The rights recognized herein constitute the minimum standards for the survival, dignity and well-being of the indigenous peoples of the world.

Article 44 All the rights and freedoms recognized herein are equally guaranteed to male and female indigenous individuals.

Article 45 Nothing in this Declaration may be construed as diminishing or extinguishing the rights indigenous peoples have now or may acquire in the future.

Article 46

- 1. Nothing in this Declaration may be interpreted as implying for any State, people, group or person any right to engage in any activity or to perform any act contrary to the Charter of the United Nations or construed as authorizing or encouraging any action which would dismem ber or impair, totally or in part, the territorial integrity or political unity of sovereign and independent States.
- 2. In the exercise of the rights enunciated in the present Declaration, human rights and fundamental freedoms of all shall be respected. The exercise of the rights set forth in this Declaration shall be subject only to such limitations as are determined by law and in accordance with international human rights obligations. Any such limitations shall be non-discriminatory and strictly necessary solely for the purpose of securing due recognition and respect for the rights and freedoms of others and for meeting the just and most compelling requirements of a democratic society.
- 3. The provisions set forth in this Declaration shall be interpreted in accordance with the principles of justice, democracy, respect for human rights, equality, non-discrimination, good governance and good faith.

Consular Relations

Invoking, enforcing, and enjoying our entitlement to the usage of our own Consular Courts [and Relations] as referred to in the affirmatively annexed Code of Laws of the United States of a General and Permanent Character at title 22, chapter 2 section 141 [Consular Courts], section 142 [General Jurisdiction in Criminal Cases], and section 143 [General Jurisdiction in Civil Cases] and exercising Our right to invoke provisions found within the Vienna Convention on Consular Relations [United Nation Conference on Consular Relations] (Vienna, 24 April 1963) and here having focus on Chapter III [Privileges and Immunities, Diplomatic and Consular, etc.] Title 6 Article 10 [Appointments and Admission of Heads of Consular Posts] where this invocation Supports the sending of the Allodial American National Indigenous Tribal Government by, from and for the tribe Mu' Penetopo Kataru, with the Ministerial, Diplomatic and Consular Relations and having a major part of the said assignment being that the Allodial American National Indigenous Tribal Government declare and establish a Consular District and Post, and upon this giving Notice of Declaration to the [municipal]"government' [already] in and of Our chosen, developing and/or established Consular District and Post, the assigned Head(s) of Consul, diplomats, shall immediately begin, in respect of the provisioned Article 13 and Article 14 of the Vienna Convention on Consular Relations, the exercise of their functions as states are mandated with the said provisional Article 14 where it gives the receiving state, in this case, though not lawfully, the CITY OF MASSILLON OHIO (D-U-N-S #626033658), the mandate to notify the competent authorities of the consular district while also ensuring that the necessary measures are taken to enable the head of a consular post to carry out the duties of his office and to have the benefit of the provisions of the present Vienna Convention on Consular Relations.

Giving realization to the Truth that while the presumed Receiving State [CITY OF MASSILLON OHIO] is a Municipality, a corporation, and, by law cannot be a Receiving State as the said corporation uses and occupies indigenous soil

and it shall be known that Whatever is affixed to the soil belongs to the soil (Broom, Max. 401-43 and the presumed Sending state is actually a De jure form of Self-Government and is also of Aborigines/Indigenous continental American having intent, or is already enjoying the Right to Domicile in the Territory of mention and choice for and of Ministerial, Diplomatic and Consular District, Post and Relations. Where law gives its spirit, in this case the reality would be that the Sender is really the Receiver, and the Receiver is really the Sender. Let this current circumstance, as it be, not be indicative of the CITY OF MASSILLON OHIO or any other Municipality or Non-Indigenous, Non-Mu'ur government having any liberty to extinguish the Exercise of Our inalienable and unalienable Rights, specific prohibition on the interruption of Our Divine, Diplomatic and Consular [Tribal] Relations.

Affirming HR: Rights of Indigenous People Chapter II section 3. Definitions of Terms part (j) Individual Claims - refer to claims on land and rights thereon which have been devolved to individuals, families and clans including, but not limited to, residential lots, rice terraces or paddies and tree lots;

Our integration has already begun. Our Growth and Development is Our Right. And therefore, we Exercise such.

We shall remain "Active" and not "Passive in Social, Civilization, Culture and Custom matter involving, but not limited to, Law, Order and Governmental Principles and in striving to this end we are entrusted by the Noble Drew Ali [Vast Estate], to help in the great humanitarian work of uplifting ourselves, our fellow-men, our Matriarch and humanity at large.

In reaffirming our Sovereignty and acknowledging that 'every sovereign state (people) is bound to respect the independence of every other sovereign state (people) and reaffirming that the courts of one country will not sit in judgement on the acts of the government of another [where] done within (the same or) its own territory', we disagree with and exercise our right to reject the imposition of municipal and civil laws and codes, which are private law [incorporated] unit(s) of self-government established by political powers of the "general assembly" of each state of the union who is limited and bound at Article IV, initiated at Philadelphia, Pennsylvania, North America in the year if 1854, as it governs only the rights and conduct of the alleged "WHITE PEOPLE", Christians and Jews, of the 1863 Union States Rights Republic, under the Magna Charta (The Great Charter), the Knights of Columbus Code, and the Ku Klux Klan Oath, etc., and, instead, annexing and invoking our Mu'ur/Moorish Zodiac Constitution











Titles of Nobility

The free Moorish nation — inclusive of all the aboriginal/indigenous tribes and provinces of the Natural People, etc are the rightful bearers of the attributes, names and noble titles, ali, el, bey, dey and al. Let this not have an ill-effect on those ambiguously misinformed, misclassified, misidentified, usurped indigenous people recognizing and identifying themselves according to colors such as black, misnomers such as African-American, Afro-American, Negro, Latino, etc., most being branded by and with Social Security Numbers in which is the instrumentality used by the unlawful administrators and representatives with obvious intent and a gross corporate and commercial interest in, mislabeled as Debtors, and various other erroneous references and also, for whatever the reason(s), may, giving thanks to being unlawfully incorporated into the system of chattel backing slavery and animal husbandry and being given no notice of the or any other option of citizenship, lack a National allegiance and for that reason have been subject to systematic dysnomy, genocide, xenophobia, deprivation of due

process, disseisin, displacement, dispossession, enforced disappearance, omission, commercial policy, corporate regulation(s), Municipal ordinances and, inter alia, unlawful imposition of excise taxation constructed under color and styled to abridge and swindle substantive rights which are allotted, at birth and by right of blood and/or birth, to the Natural people and are supported by and asserted by: Royal Law; Moorish Law; Moslem/Muslim Law; the Law of Great Peace; Laws of Nature; Divine Law; Nature's God; the Laws of Nations; the Free Moorish Great Seal Zodiac Constitution; Stare Decisis; Res Judicata; and are bindingly affirmed by Article III, IV, and VI of the American Constitution covenant of 1774 – 1781 A.D. = and Treaty 1200 –1 M.C., as lawfully adopted for the united states Republic, establishing its republican form of [self] government.

Affirming Pursuant to the Constitution Article I, Section 9, Clause 8: Titles of Nobility and Foreign Emoluments states that No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

Adopted by the General Assembly on 22 September 2014, the Outcome document of the high-level plenary meeting of the General Assembly known as the World Conference on Indigenous Peoples, a Resolution, in where the support for the United Nations Declaration on the Rights of Indigenous Peoples was reaffirmed and the commitment was made in such respect as to consult and cooperate in good faith with the indigenous peoples through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them as well is the solemn commitment to respect, promote and advance and in no way diminish the rights of indigenous peoples and to uphold the principles of the Declaration (UNDRIP) also gives expression to their commitment to cooperate with indigenous peoples, through their own representative institutions, to develop and implement national action plans, strategies or other measures, where relevant, recognizing the importance of indigenous peoples' health practices and their traditional medicine and knowledge and the commitment to promoting the right of every indigenous child, in community with members of his or her group, to enjoy his or her own culture, to profess and practice his or her own religion or to use his or her own language and supporting the empowerment of indigenous women and to formulating and implementing, in collaboration with indigenous peoples, in particular indigenous women and their organizations, policies and programs designed to promote capacity-building and strengthen their leadership and also giving support to measures that will ensure the full and effective participation of indigenous women in decision-making processes at all levels and in all areas and eliminate barriers to their participation in political, economic, social and cultural life inviting the Human Rights Council to consider examining the causes and consequences of violence against indigenous women and girls, in consultation with the Special Rapporteur on violence against women, its causes and consequences, the Special Rapporteur on the rights of indigenous peoples and other special procedures mandate holders within their respective mandates.

Notice of Call to Proper and Correct Performance

We Declare and Affirm the States obligation, as being the obligation of the CITY OF MASSILLON, et al, not to impair, totally or in part, the territorial integrity or political unity of sovereign and independent States as it is written in the Universal Declaration on the Rights of Indigenous People[s] at Article 46 section 1 which is followed, in section 2, with emphasis on the exercise of the rights set forth [in the said Declaration] which shall be subject only to such limitations as are determined by law and in accordance with international human rights obligations and any such limitations shall be non-discriminatory and strictly necessary solely for the purpose of securing due recognition and respect for the rights and freedoms of others and for meeting the just and most compelling requirements. Article IV of the American Declaration on the Rights of Indigenous People[s] supports the same.

Our Mission is: Growth and Development and is not subject to "ordinances," "bylaws," "codes," and "measures," as well as other names chosen by the governmental bodies that pass these laws. Regardless of the name, there are certain aspects all municipal laws must have in order to be enforced. Keeping in Mind A city's regulatory authority may be restricted if the proposed local ordinance or regulation conflicts with federal or state general laws. Federal or state law may preempt

a city's ability to legislate in a particular area, either explicitly or by implication. A "city" being any unit of general local government which is classified as a municipality by the United States Bureau of the Census [42 U.S. Code § 5302(B)], any other unit of general local government which is a town or township and which [42 U.S. Code § 5302(B) (i)] possesses powers and performs functions comparable to those associated with municipalities, [42 U.S. Code § 5302(B) (ii)] is closely settled, and [42 U.S. Code § 5302(A) (iii)] contains within its boundaries no incorporated places as defined by the United States Bureau of the Census which have not entered into cooperation agreements with such town or township to undertake or to assist in the undertaking of essential community development and housing assistance activities, in the determination of the Secretary [42 U.S. Code § 5302(B)],

It is the Responsibility of the governing body of the CITY OF MASSILLON to transmit this information to its to the necessary Departments and its public, in general; and to promote our rights.

Copies of this Affidavit of Truth and Lawful Judicial Public Notice are being sent, and are lawfully giving the mandated Civil Order to inform all CITY OF MASSILLON Municipal parties, and the public, of this lawful Judicial Public Notice, to the following:

Lawful Judicial Public Notice to:

City of Massillon 151 Lincoln Way East Massillon, Ohio 44646 330-830-1700

Lawful Judicial Public Notice to:

Jamie Slutz - Mayor Municipal Government Annex151 Lincoln Way East Massillon, OH 4464

Lawful Judicial Public Notice to:

The Massillon Municipal Court 2 James Duncan Plaza Massillon, OH 44646 Tel: 330-830-1730

Fax: 330-830-175

Lawful Judicial Public Notice to:

Johnnie A. Maier Jr. Clerk of Court 2 James Duncan Plaza Massillon, Ohio 44646

Lawful Judicial Public Notice to:

Jason Saintenoy

Chief of Police 2 James Duncan Plaza Massillon, Ohio 44646 Phone: 330-830-1762

Fax: 330-830-1900

Lawful Judicial Public Notice to:

John D. Ferrero – d/b/a Auditor CITY OF MASSILLON [OHIO] One James Duncan Plaza Massillon, Ohio 44646

Lawful Judicial Public Notice to:

Linda Litman—City Treasurer One James Duncan Plaza Massillon, Ohio 44646 Tel: 330-830-1708

Lawful Judicial Public Notice to:

Frank Silla—Chief Building Official One James Duncan Plaza Massillon, Ohio 44646 Phone: 330-830-1724 Ext. 399

Fax: 330-830-1782

fsilla@massillonohio.gov

Lawful Judicial Public Notice to:

Mike DeWine

Riffe Center

77 S High St 30th Floor,
Columbus, OH 43215

Telephone: (614) 466-3555

Fax: (614) 466-9354

Lawful Judicial Public Notice to:

Dave Yost 30 E. Broad St., 14th Floor Columbus, OH 43215

Lawful Judicial Public Notice to:

Sharod Brown.- CLEVELAND

503 Hart Senate Office Bldg 801 West Superior Ave, Suite 1400 Cleveland, OH 44113 Phone:(216) 522-7272 Fax: (202) 228-2307

Lawful Judicial Public Notice to:

Sharod Brown – CINCINNATI 550 Main Street Suite 10-273 Cincinnati, OH 45202 Phone: (513) 684-1021 Fax:(202) 228-2028

Lawful Judicial Public Notice to:

Sharod Brown – COLUMBUS 200 North High St., Room 618 Columbus, OH 43215 Phone:(614) 469-2083 Fax: (202) 228-2207

Lawful Judicial Public Notice to:

Sharod Brown – WASHINGTON, DC 503 Hart Senate Office Bldg. Washington, DC 20510 Phone:(202) 224-2315 Fax: (202) 228-6321

Lawful Judicial Public Notice to:

The Ohio State Bar Association DUNS #806207841 P.O. Box 16562 Columbus, OH 43216-6562 Fax: (614) 487-8808

Lawful Judicial Public Notice to:

United Nations 2 United Nations Plaza New York, NY 10017 Telephone: (212) 963-3962

Fax: (917) 367-0560 Email: doalos@un.org

Lawful Judicial Public Notice to:

Two United Nations Plaza, Room DC2-2220 New York, NY 10017

Fax: +1 212 963 4260

Lawful Judicial Public Notice to:

United Nations - Other International Organizations:

(212) 963-7160

Fax - (212)-963-7055

(Fax: 41-22-788-5854) Fax: +41 (0)22 917 05 83

Lawful Judicial Public Notice to:

If any person choose to rebut [see Heiner vs Donnan, 295, U.s.;f12;i52piS. Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word. Line by line. Sentence by sentence, paragraph by paragraph all in writing which must be notarized and certified mailed to the below-mentioned mailing location within five (5) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. al. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because "Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, by your silence upon default constitute an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my declarant knowledge.

Annex: INTERNATIONAL CONVENTION FOR THE PROTECTION OF "ALL PERSONS FROM ENFORCED DISAPPEARANCE"

"the obligation of States under the Charter of the United Nations to promote universal respect for, and observance of, human rights and fundamental freedoms,"

"Determined to prevent enforced disappearances and to combat impunity for the crime of enforced disappearance,"

"Considering the right of any person not to be subjected to enforced disappearance, the right of victims to justice and to reparation,"

"Affirming the right of any victim to know the truth about the circumstances of an enforced disappearance and the fate of the disappeared person, and the right to freedom to seek, receive and impart information to this end,"...

Article 1

- 1. No one shall be subjected to enforced disappearance.
- 2. No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification for enforced disappearance.

Article 2 For the purposes of this Convention, "enforced disappearance" is considered to be the arrest, detention, abduction or

any other form of deprivation of liberty by agents of the State or by persons or groups of persons acting with the authorization, support or acquiescence of the State, followed by a refusal to acknowledge the deprivation of liberty or by concealment of the fate or whereabouts of the disappeared person, which place such a person outside the protection of the law.

Article 37 Nothing in this Convention shall affect any provisions which are more conducive to the protection of all persons from enforced disappearance and which may be contained in: (a) The law of a State Party; (b) International law in force for that State.

Keeping in Mind 8 U.S.C. § 1367: "Anyone who willfully uses, publishes, or permits information to be disclosed in violation of [8 U.S.C. §1367] shall be subject to appropriate disciplinary action and subject to a civil money penalty of not more than \$5,000 for each such violation."

Let this document stand as truth before the Almighty Supreme Creator, and let it be established before men according as the scripture saith: But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witness. "Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I Nature El Bey, being a descendant of The Ancient Moabites in other respect known as Moorish American - Al Moroccan - Muur, standing squarely affirmed upon my Oath to the 'Five Points of Light' - Love, Truth, Peace, Freedom, and Justice; Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Frank LaRose 5001224

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

ALLODIAL AMERICAN NATIONAL

and, that said business records show the filing and recording of:

Document(s)

TRADE NAME REGISTRATION

Document No(s):

202304701652

Effective Date: 02/16/2023

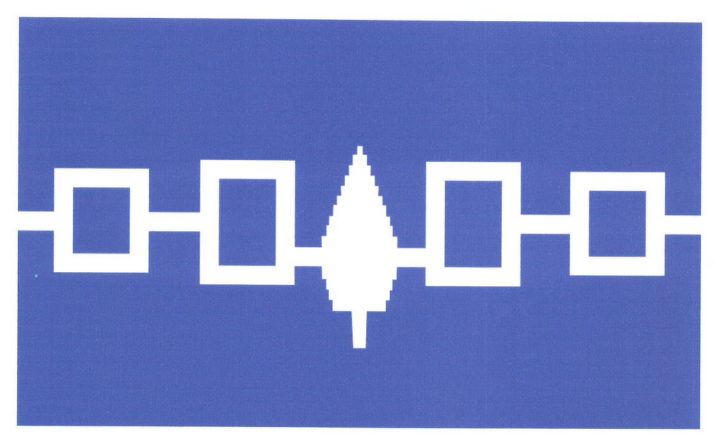
United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 16th day of February, A.D. 2023.

Ohio Secretary of State

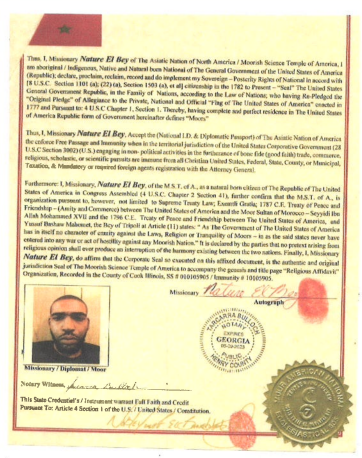


















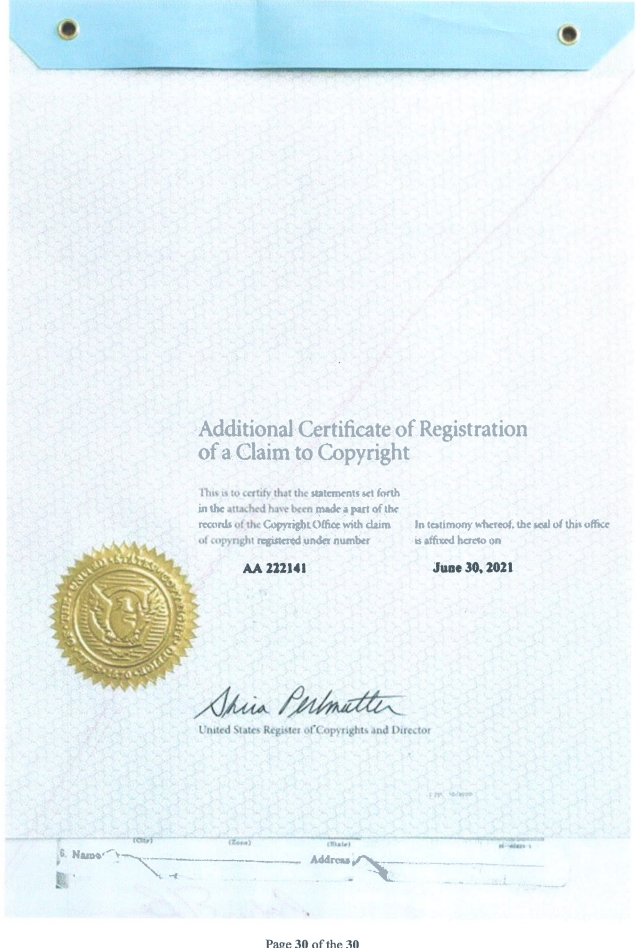
I Am: Chief, Visir, Minister, Missionary, Consul General, Nature Naheem El Bey

Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice. Moorish American, Indigenous People of Northwest Amexem c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic]

Northwest Amexem – Northwest Africa – North America – The North Gate





[UCC 7-104(b)(c)]

The

August 30th, 2024

Unincorporate

Ministry for Sovereign Tribes of America

Mission

Act of [Sovereign] State

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141 | Ecclesiastical 805 ILCS Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136; 003691382

and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the Moroccan Empire].

Affidavit of Truth

Notice of Declaration of Acceptance of the Apostolic Letter issued "Motu Proprio" by Pope Francis (Roman Curia)

CITY OF MASSILLON (government) to FORWARD TO PROPER CHANNEL(S): UNITED NATIONS and all of its organs; Secretary of the State for The United States of America; SUPREME COURT OF THE UNITED STATES

Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent



[UCC 7-104(b)(c)]

Let this be For the Record to Reflect Clearly and to Reflect Clearly for the Record

"The essential elements of due process of law are...Notice and The Opportunity to defend. " Simon vs. Craft, 182 US 427.

Offering Harmonious Peace,

Section I.

From Ourselves and the rest of the Tribe Mu'Penetopo Kataru (MURU) and through Our self-governance by and through the Allodial American National Tribal Government and the Ministerial service from The Unincorporate Ministry for Sovereign Tribes of America (MSTA) in where we extend Our Most Divine salutations to the government of the CITY OF MASSILLON and ALL Corporations doing business and the residents of and in its jurisdiction, with also giving Notice to any and all non-residents (indigenous and nonindigenous) of this Action of [Sovereign] State in which bears with and within it this purpose:

Section II

To further give the CITY OF MASSILLON Proclamation and Notice of Our Declaration of Our being a Sovereign nation, while maintaining Our offer of Peace as we continue Our revived aborigines/indigenous growth and development, in which is Our natural right.

Section III

We are making known Our recognition and expressing Our Acceptance of the Apostolic Letter given July 11th, 2013 and made Effective September 1st, 2013 which was issued 'Motu Proprio' by Pope Francis in his capacity as Supreme Pontiff which claims to be historic on multiple levels, but most significant above all others in that it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the Rule of Law, no one is above law [Section 8(e)].

Section IV

Also recognizing and being accepting to the General Civil Orders of June 10th, 2014, which, before the Pope Francis and "all nations" and upon the civil, commercial and canon authority and by the living hands and testaments, jointly sworn by Judge anna-maria-wilhelmina-hanna-sophia:reizinger-von reitzenstein von lettowvorbeck and Judge james-clintwood:belcher, and giving focus to where it is mentioned:



[UCC 7-104(b)(c)]

American Negroes have in the past been considered "US citizens" because that is the only "citizenship" they were ever granted after the Civil War, a grave travesty of justice that resulted in them having only "civil rights" which are only privileges granted by the "US Congress" instead of the "Natural and Unalienable Rights" they are really heir to. They were also claimed as chattel backing the debts of the United States' prohibitions abolishing slavery and peonage.

Section V

A prompt correction is available from the organic states by proclamation. The people in the organic states are granted full and *immediately recognizable status* as "American Nationals" owed all the "Natural and Unalienable Rights" of any other organic State Citizen, no matter which geographically defined state they may inhabit on the land. The only exceptions are those residents born within (inside) the borders of the Insular States — District of Columbia, Guam, Puerto Rico, etc. — who must self-declare their status under Article 15 of The Universal Declaration of Human Rights.

Section VI

By the hand and upon her civil authority set the 4th day of July, 2014 Anna Maria Wilhelmina Hanna Sophia Riezinger-von Reitzenstein von Lettow-Vorbeck, Private Attorney in service to His Holiness, Pope Francis issued a Notice of General Civil orders and giving focus to where, we recognize and accept that which is of mentioned where it is written:

All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more recently to the City-State of the United Nations, are re-venued without exception to the geographically defined American States and the American State Citizens where they shall remain in perpetuity as assets belonging to the rightful and lawful beneficiaries. All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made "in their behalf" by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to "represent" them or have jurisdiction over them.

Section VII



[UCC 7-104(b)(c)]

states that No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State

Section VIII

Hereby, holding the governmental and corporate organs of the CITY OF MASSILLON responsible for the fulfilment of their obligatory duty and/or duties to fully respect the Sovereignty and the "Natural and Unalienable Rights" in which American Nationals [and State Nationals], indigenous or non-indigenous, are owed. We all have right to Correct our private, public, social and political Status". We also have a right to hold those who ignore Our sovereign status' Accountable.

Do the Regulators of THE CITY OF MASSILLON Affirm or Reject this Responsibility?

Section IX

The fact and the truth the mentioned Apostolic Letter, and both the General Civil Orders of June 10th, 2014 and July 4th, 2014 has now been adopted by the Tribe Mu'Penetopo Kataru and through Our self-governance by and through the Allodial American National Tribal Government and the Ministerial service from The Unincorporate Ministry for Sovereign Tribes of America in where we extend Our offering of Peace and Our promise and harmony without fear.

Divinely, Lawfully and Peacefully,



Page 4 of 6



[UCC 7-104(b)(c)]

If any person choose to rebut [see Heiner vs Donnan, 295, U.s;f12;i52piS. Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word. Line by line. Sentence by sentence, paragraph by paragraph all in writing which must be notarized and certified mailed to the belowmentioned mailing location within five (5) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. aL. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because "Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, by your silence upon default constitute an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my declarant knowledge.

Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I Nature El Bey, being a descendant of The Ancient Moabites in other respect known as Moorish American – Al Moroccan – Muur, standing squarely affirmed upon my Oath to the 'Five Points of Light' – Love, Truth, Peace, Freedom, and Justice; Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.



IAm

Chief, Visir, Minister, Missionary, Consul General, Nature Naheem El Bey Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice.

Moorish American, Indigenous People of Northwest Amexem
c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] Northwest Amexem – Northwest Africa – North America – The North Gate



[UCC 7-104(b)(c)]

If any person choose to rebut [see Heiner vs Donnan, 295, U.s;f12;i52piS. Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word. Line by line. Sentence by sentence, paragraph by paragraph all in writing which must be notarized and certified mailed to the belowmentioned mailing location within five (5) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. aL. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because "Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, by your silence upon default constitute an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my declarant knowledge.

Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I Zafeer El Bey, being a descendant of The Ancient Moabites in other respect known as Moorish American – Al Moroccan – Muur, standing squarely affirmed upon my Oath to the 'Five Points of Light' – Love, Truth, Peace, Freedom, and Justice; Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.



I Am:

War Chief, Minister, Vice Co-Consul General, Zafeer Amaru Khan El Bey Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice.

Moorish American, Indigenous People of Northwest Amexem
c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic]

Northwest Amexem - Northwest Africa - North America - The North Gate



[UCC 7-104(b)(c)]

September 3rd, 2024

The
Unincorporate

Ministry for Sovereign Tribes of America
Diplomatic Mission
Act of [Sovereign] State
c/o 1215 Arapahoe Rd. SE
Massillon, ohiyo 44646
Northwest Territory

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141| Ecclesiastical 805 ILCS Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136; 003691382

and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), '5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan Empire].

Affidavit of Truth | Lawful Judicial and Public Notice and Call to Action Notice to Principal is Notice to Agent | Notice to Agent is Notice to Principal

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International Instrument # MPK2024MST831

Notice to Principal is Notice to Agent | Notice to Agent is Notice to Principal PRINCIPLE AND AGENT SERVED

I. Annex: AA222141

Ohio Revised Code Article I, Section 18, Suspension of laws in where it is written "No power of suspending laws shall ever be exercised, except by the General Assembly." This became Effective in the year of 1851 as a provisional article in Ohio's subjective Constitution, a constitution in which is no doubt, pursuant to Ohio Revised Code Section 1307.103(A) Sections 1307.101 to 1307.603 of the Revised Code, in which may be cited as "Uniform Commercial Code, documents of title, in which at and in accord with Section 1307.103(UCC 7-103), are subject to any treaty or statute of the United States or regulatory statute of this state (STATE OF OHIO) to the extent the treaty, statute, or regulatory statute is applicable.

Realizing Whenever a right grows out of, or is protected by a treaty, it prevails against all laws, or decisions of the courts of states, and whoever may have the right, the treaty is protected, but if the person's title is not affected by the treaty, if he claims nothing under the treaty, his title cannot be protected by it.

II: Annex: Treaty of Merrakesh

23rd the consul can lodge at any seaport / if a muur cause the loss of a us citizen assets the consul is held harmless.

24th if there is disagreement about the treaty & war is declared then nine months is given to vacate the territory

II. Regulatory Restrictions

Reaffirming the Constitutional Subjectivity and of the Codified Ordinances of the City of Massillon Ohio

Reaffirming also the Municipal Home Rule in Ohio art. XIII, §§ 2-3 municipal charters must be consistent with the constitution and the laws of the state.

Further reaffirming the subjective nature of the Ohio Constitution in accord to and with its being subject to treaty.

Also reaffirming Article VI section 2 of the federal Constitution

Keeping in Mind A city's regulatory authority may be restricted if the proposed local ordinance or regulation conflicts with federal or state general laws. Federal or state law may preempt a city's ability to legislate in a particular area, either explicitly or by implication. A "city" being any unit of general local government which is classified as a municipality by the United States Bureau of the Census [42 U.S. Code § 5302(B)], any other unit of general local government which is a town or township and which [42 U.S. Code § 5302(B) (i)] possesses powers and performs functions comparable to those associated with municipalities, [42 U.S. Code § 5302(B) (ii)] is closely settled, and [42 U.S. Code § 5302(A) (iii)] contains within its boundaries no incorporated places as defined by the United States Bureau of the Census which have not entered into cooperation agreements with such town or township to undertake or to assist in the undertaking of essential community development and housing assistance activities, in the determination of the Secretary [42 U.S. Code § 5302(B)],

III. Annex: Universal Declaration on the Rights of Indigenous Peoples

UNDRIP Article 10 Indigenous peoples shall not be forcibly removed from their lands or territories. No relocation shall take place without the free, prior and informed consent of the indigenous peoples concerned and after agreement on just and fair compensation and, where possible, with the option of return.

UNDRIP Article 11

1. Indigenous peoples have the right to practise and revitalize their cultural traditions and customs. This includes the right to maintain, protect and develop the past, present and future manifestations of their cultures, such as archaeological and historical sites, artefacts, designs, ceremonies, technologies and visual and performing arts and literature.

UNDRIP Article 16

- 1. Indigenous peoples have the right to establish their own media in their own languages and to have access to all forms of non-indigenous media without discrimination.
- 2. States shall take effective measures to ensure that State-owned media duly reflect indigenous cultural diversity. States, without prejudice to ensuring full freedom of expression, should encourage privately owned media to adequately reflect indigenous cultural diversity.

UNDRIP Article 17 1. Indigenous individuals and peoples have the right to enjoy fully all rights established under applicable international and domestic labour law.

- 2. States shall in consultation and cooperation with indigenous peoples take specific measures to protect indigenous children from economic exploitation and from performing any work that is likely to be hazardous or to interfere with the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral or social development, taking into account their special vulnerability and the importance of education for their empowerment.
- 3. Indigenous individuals have the right not to be subjected to any discriminatory conditions of labour and, inter alia, employment or salary.

UNDRIP Article 18 Indigenous peoples have the right to participate in decision-making in matters which would affect their rights, through representatives chosen by themselves in accordance with their own procedures, as well as to maintain and develop their own indigenous decision-making institutions.

UNDRIP Article 19 States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.

UNDRIP Article 20

- 1. Indigenous peoples have the right to maintain and develop their political, economic and social systems or institutions, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities.
- 2. Indigenous peoples deprived of their means of subsistence and development are entitled to just and fair redress.

UNDRIP Article 21

- 1. Indigenous peoples have the right, without discrimination, to the improvement of their economic and social conditions, including, inter alia, in the areas of education, employment, vocational training and retraining, housing, sanitation, health and social security.
- 2. States shall take effective measures and, where appropriate, special measures to ensure continuing improvement of their economic and social conditions. Particular attention shall be paid to the rights and special needs of indigenous elders, women, youth, children and persons with disabilities.

UNDRIP Article 23

Indigenous peoples have the right to determine and develop priorities and strategies for exercising their right to development. In particular, indigenous peoples have the right to be actively involved in developing and determining health, housing and other economic and social programmes affecting them and, as far as possible, to administer such programmes through their own institutions.

UNDRIP Article 25

Indigenous peoples have the right to maintain and strengthen their distinctive spiritual relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.

UNDRIP Article 26

- 1. Indigenous peoples have the right to the lands, territories and resources which they have traditionally owned, occupied or otherwise used or acquired.
- 2. Indigenous peoples have the right to own, use, develop and control the lands, territories and resources that they possess by reason of traditional ownership or other traditional occupation or use, as well as those which they have otherwise acquired.
- 3. States shall give legal recognition and protection to these lands, territories and resources. Such recognition shall be conducted with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned.

UNDRIP Article 27

States shall establish and implement, in conjunction with indigenous peoples concerned, a fair, independent, impartial, open and transparent process, giving due recognition to indigenous peoples' laws, traditions, customs and land tenure systems, to recognize and adjudicate the rights of indigenous peoples pertaining to their lands, territories and resources, including tho se which were traditionally owned or otherwise occupied or used. Indigenous peoples shall have the right to participate in this process.

UNDRIP Article 28

1. Indigenous peoples have the right to redress, by means that can include restitution or, when this is not possible, just, fair and equitable compensation, for the lands, territories and resources which they have traditionally owned or otherwise occupied or used, and which have been confiscated, taken, occupied, used or damaged without their free, prior and informed consent. 2. Unless otherwise freely agreed upon by the peoples concerned, compensation shall take the form of lands, territories and resources equal in quality, size and legal status or of monetary compensation or other appropriate redress.

UNDRIP Article 29

- 1. Indigenous peoples have the right to the conservation and protection of the environment and the productive capacity of their lands or territories and resources. States shall establish and implement assistance programmes for indigenous peoples for such conservation and protection, without discrimination.
- 2. States shall take effective measures to ensure that no storage or disposal of hazardous materials shall take place in the lands or territories of indigenous peoples without their free, prior and informed consent.
- 3. States shall also take effective measures to ensure, as needed, that programmes for monitoring, maintaining and restoring the health of indigenous peoples, as developed and implemented by the peoples affected by such materials, are duly implemented.

UNDRIP Article 30

- 1. Military activities shall not take place in the lands or territories of indigenous peoples, unless justified by a relevant public interest or otherwise freely agreed with or requested by the indigenous peoples concerned.
- 2. States shall undertake effective consultations with the indigenous peoples concerned, through appropriate procedures and in particular through their representative institutions, prior to using their lands or territories for military activities.
- 3. States shall provide effective mechanisms for just and fair redress for any such activities, and appropriate measures shall be taken to mitigate adverse environmental, economic, social, cultural or spiritual impact.

UNDRIP Article 31

- 1. Indigenous peoples have the right to maintain, control, protect and develop their cultural heritage, traditional knowledge and traditional cultural expressions, as well as the manifestations of their sciences, technologies and cultures, including human and genetic resources, seeds, medicines, knowledge of the properties of fauna and flora, oral traditions, literatures, designs, sports and traditional games and visual and performing arts. They also have the right to maintain, control, protect and develop their intellectual property over such cultural heritage, traditional knowledge, and traditional cultural expressions.
- 2. In conjunction with indigenous peoples, States shall take effective measures to recognize and protect the exercise of these rights.

UNDRIP Article 32

- 1. Indigenous peoples have the right to determine and develop priorities and strategies for the development or use of their lands or territories and other resources.
- 2. States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free and informed consent prior to the approval of any project affecting their lands or territories and other resources, particularly in connection with the development, utilization or exploitation of mineral, water or other resources.

UNDRIP Article 33

- 1. Indigenous peoples have the right to determine their own identity or membership in accordance with their customs and traditions. This does not impair the right of indigenous individuals to obtain citizenship of the States in which they live.
- 2. Indigenous peoples have the right to determine the structures and to select the membership of their institutions in accordance with their own procedures.

UNDRIP Article 34

Indigenous peoples have the right to promote, develop and maintain their institutional structures and their distinctive customs, spirituality, traditions, procedures, practices and, in the cases where they exist, juridical systems or customs, in accordance with international human rights standards.

UNDRIP Article 35

Indigenous peoples have the right to determine the responsibilities of individuals to their communities.

UNDRIP Article 36

1. Indigenous peoples, in particular those divided by international borders, have the right to maintain and develop contacts, relations and cooperation, including activities for spiritual, cultural, political, economic and social purposes, with their own members as well as other peoples across borders. 2. States, in consultation and cooperation with indigenous peoples, shall take effective measures to facilitate the exercise and ensure the implementation of this right.

UNDRIP Article 37

1. Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honour and respect such treaties, agreements and other constructive arrangements. 2. Nothing in this Declaration may be interpreted as diminishing or eliminating the rights of indigenous peoples contained in treaties, agreements and other constructive arrangements.

UNDRIP Article 38 States in consultation and cooperation with indigenous peoples, shall take the appropriate measures, including legislative measures, to achieve the ends of this Declaration.

UNDRIP Article 39 Indigenous peoples have the right to have access to financial and technical assistance from States and through international cooperation, for the enjoyment of the rights contained in this Declaration.

UNDRIP Article 40 Indigenous peoples have the right to access to and prompt decision through just and fair procedures for the resolution of conflicts and disputes with States or other parties, as well as to effective remedies for all infringements of their individual and collective rights. Such a decision shall give due consideration to the customs, traditions, rules and legal systems of the indigenous peoples concerned and international human rights.

UNDRIP Article 43 The rights recognized herein constitute the minimum standards for the survival, dignity and well-being of the indigenous peoples of the world.

UNDRIP Article 44 All the rights and freedoms recognized herein are equally guaranteed to male and female indigenous individuals.

UNDRIP Article 45 Nothing in this Declaration may be construed as diminishing or extinguishing the rights indigenous peoples have now or may acquire in the future.

UNDRIP Article 46

- 1. Nothing in this Declaration may be interpreted as implying for any State, people, group or person any right to engage in any activity or to perform any act contrary to the Charter of the United Nations or construed as authorizing or encouraging any action which would dismember or impair, totally or in part, the territorial integrity or political unity of sovereign and independent States.
- 2. In the exercise of the rights enunciated in the present Declaration, human rights and fundamental freedoms of all shall be respected. The exercise of the rights set forth in this Declaration shall be subject only to such limitations as are determined by law and in accordance with international human rights obligations. Any such limitations shall be non-discriminatory and strictly necessary solely for the purpose of securing due recognition and respect for the rights and freedoms of others and for meeting the just and most compelling requirements of a democratic society.
- 3. The provisions set forth in this Declaration shall be interpreted in accordance with the principles of justice, democracy, respect for human rights, equality, non-discrimination, good governance and good faith.

IV. Lawful Judicial Public Notice

Our intention is to establish and insert Our necessary organs and institutions, making Ourselves available to the people and giving Ourselves the opportunity to make conscious decisions for themselves and/or those in their care or protection without deception, coercion, omission, threat, ridicule, defamation of others or any other ambiguous or unlawful means that denies them knowledge of their true identity, and of their rights nor deceitfully disrespecting their competence.

V. Lawful Judicial Public Notice

As we make Post and give Notice, to ALL, Governments(s) and Corporation(s) in the CITY OF MASSILLON and its entire jurisdiction, in respects of Our urgent NEED to further Develop in all ways in which Our culture finds adequate and timely restoration, we give Notice of the following:

Declaring and **Affirming** the [unincorporated] Acquisition, Use and Occupation of :

any and all vacant or unused allotments within the unit known as the unit known as 11 Federal Ave NE, Massillon, OH 44646 any and all vacant or unused allotments within the unit known as the unit known as 13 Lincoln Way W, Massillon, OH 44646 any and all vacant or unused allotments within the unit known as the unit known as 14 Erie St S Massillon Oh 44646 any and all vacant or unused allotments within the unit known as the unit known as 18 Erie St S, Massillon, OH 44646 any and all vacant or unused allotments within the unit known as the unit known as 24 Erie St S, Massillon, OH 44646 any and all vacant or unused allotments within the unit known as 11 Lincoln Way W, Massillon, OH 44647

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any and all vacant or unused allotments within the unit known as 14 Lincoln Way W, Massillon, OH 44647

VI. Governments and Corporations cannot Determine who is Indigenous.

Respectfully, and For the Record to Reflect Clearly and Clearly Reflect for the Record, this isn't a matter of Recognition, Approval, Affirmation or Permission to Re-establish Our Indigenous roots in the Territory of Aborigines/Indigenous Allodium. Our ancestors' blood is in this soil. If corporations can exist in a Territory, should there be a question as to if Aborigines/Indigenous people have even more right to LIVE in the same said Territory?

There should? or There should not?

VII. Proof of Allodial Dominion

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

11 Federal Ave NE, Massillon, OH 44646?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

13 Lincoln Way W, Massillon, OH 44646?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

14 Erie St S Massillon Oh 44646?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

18 Erie St S, Massillon, OH 44646?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

24 Erie St S, Massillon, OH 44646?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

11 Lincoln Way W, Massillon, OH 44647?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of Allodial title for the incorporated address:

14 Lincoln Way W, Massillon, OH 44647?

Able or Not Able

Is there any people, person, corporation or entity with the ability to show proof of the Allodial Title for the CITY OF MASSILLON and all within its jurisdiction?

VIII. Whatever is affixed to the soil belongs to the soil. Broom, Max. 401-431.

If these Proofs of Allodium can be produced without ambiguity, and after, we would like to arrange a time and date to survey the said units with intentions to discuss our intent to bargain/exchange for the usage and occupancy of the said units, upon agreement.

If these Proofs of Allodium are produced but are Ambiguous or can't be produced, or should this Affidavit have no rebuttal, reply/response, or should this Affidavit have no rebuttal, reply/response, Our indigenous shall immediately become recognized as a permanent Domicile, in Allodium, of the Mu'ur/Moorish American, Aniyanwiya, L'nu Linni, Xi Ro Qi, Arauac, Tsulagi, etc., People banded together and being The Tribe Mu Penetopo Kataru (MURU) by way of the Vast Estate of of the Noble Drew Ali pursuant to the Whereas, all recorded Moors have prerogative of jurisdiction in all matters including nationality, title, status, claim, right, interest, and in the nature of any matter civil. criminal, commercial, or otherwise involving a Moor. Furthermore, the Department of Vital Statistics in each state in which a recorded Moor was born, shall transfer and convey, as Title, the Domicile of Origin back to Moorish [Moroccan] Empire, of which their domination, authority and inhabitation protracted from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles. More than three quarters of the Earth. with the individual party of interest and Habitation back to the Moorish Science Temple of America. Uti Frui.

VIX. Drew Ali Vast Estate [for Uplifting Humanity]

Annex: "Consecrated Talisman' of The Moorish-American Society of Comprehensive Science'. Recorded as a Legal Deed and Trust Document in the Library of Congress - under Certified Registration No. TXU-1-123-633, and Control (Catalogue) Number 71-330-6977 (U), The Department of Homeland Security- U.S. Customs and Border Protection - Recordation No. COP 04-00062; Control No. 476030 LMW, and Catalogued in The U.S. Department of State, Bureau of Administration (Department of State Library - Call# BP232.U73 2004): and is duly recognized by the said Federal corporate United States government."

X. Decolonization:

Annex: INDIGENOUS AND TRIBAL PEOPLES' RIGHTS OVER THEIR ANCESTRAL LANDS AND NATURAL RESOURCES Norms and Jurisprudence of the Inter-American Human Rights System

Calling to Mind the following:

section(s)

69. Given that the foundation of territorial property lies in the historical use and occupation which gave rise to customary land tenure systems, indigenous and tribal peoples' territorial rights "exist even without State actions which specify them" or without a formal title to property. Official recognition "should be seen as a process of 'production of evidence establishing the prior ownership of the communities' " and not as a grant of new rights. Territorial titling and demarcation are thus complex acts that do not constitute rights, but merely recognize and guarantee rights that appertain to indigenous peoples on account of their customary use. The organs of the Inter-American system have held that the American Convention is violated when indigenous lands are considered to be state lands because the communities lack a formal title of ownership or are not registered under such title. A legal system which subjects the exercise and defense of the property rights of indigenous and tribal peoples' members to the existence of a title of private, personal or real ownership over ancestral territories, is inadequate to make such rights effective;

Also Borne in Mind

80. It has also been held by the IACHR that States are under a duty to grant to indigenous and tribal peoples "lands, at no cost, of sufficient extent and quality to conserve and develop their ways of life." The test to determine whether the lands are sufficient in size and quality is whether the members of the community living in that area are or will be guaranteed the continuous exercise of the activities from which they derive their livelihood, and on which the preservation of their culture depends. The right to a territory of sufficient quality and extent is particularly relevant for certain types of indigenous and tribal peoples whose sociocultural specificity, and whose concrete situations, require a special level of protection. Hence, in the case of hunter-gatherer indigenous communities, who are characterized by itinerant residence patterns, "the area transferred must be sufficient for conservation of their form of life, to ensure their cultural and economic viability, as well as their own expansion".

KEEPING BORNE IN MIND

Traditional possession of ancestral territories has effects equivalent to those of State-issued full ownership property titles, and gives indigenous and tribal peoples the right to official recognition of their property. The Inter-American Court has explained that "as a result of customary practices, possession of the land should suffice for indigenous communities lacking real title to property of the land to obtain official recognition of that property, and for consequent registration." At the same time, it must be emphasized that possession of ancestral territories is not a pre-condition for the existence, recognition or restitution of the right to property of an indigenous or tribal people; indeed, indigenous peoples or communities who have been deprived of possession of their territories in whole or in part, preserve their full property rights over them, and have the right to claim and obtain their effective restitution. (...), "the Court considered that the (...) people were the 'legitimate owners of their traditional lands' although they did not have possession thereof, because they left them as a result of the acts of violence perpetrated against them." Pursuant to INDIGENOUS AND TRIBAL PEOPLES' RIGHTS OVER THEIR ANCESTRAL LANDS AND NATURAL RESOURCES (par. 111)

REALIZING

INDIGENOUS AND TRIBAL PEOPLES' RIGHTS OVER THEIR ANCESTRAL LANDS AND NATURAL RESOURCES (par. 114) which states: In this same field, indigenous and tribal peoples and their members have a right to have their territory reserved for them, and to be free from settlements or presence of third parties or non-indigenous colonizers within their territories. The State has a corresponding obligation to prevent the invasion or colonization of indigenous or tribal territory by other persons, and to carry out the necessary actions to relocate those non-indigenous inhabitants of the territory who have settled there. The IACHR has regarded illegal invasions and intrusions of non-indigenous settlers as threats, usurpations and reductions of the effective rights to property and possession of territory by indigenous and tribal peoples, which the State is in the obligation of controlling and preventing. In the same sense, Article 18 of ILO Convention No. 169 establishes that "[a]dequate penalties shall be established by law for unauthorized intrusion upon, or use of, the lands of the peoples concerned, and governments shall take measures to prevent such offences."

REALIZING ALSO

165. The lack of access to ancestral territory prevents the exercise of indigenous and tribal peoples' right to self-determination. The U.N. Declaration on the Rights of Indigenous Peoples explicitly recognizes indigenous peoples' right to self-determination. ILO Convention No. 169 also recognizes the aspirations of indigenous peoples to control their own institutions, ways of life and economic development "within the framework of the state in which they live. "There is a direct relation between self-determination and land and resource rights.

FURTHER REALIZING

357. As a general rule, indigenous and tribal peoples have the right of access to justice whenever there are threats or violations of their territorial rights, in any of their manifestations or components. (...) States must ensure indigenous and tribal peoples' right of access to justice, including territorial claims; processes for the reclamation of lands; and requests for judicial precautionary injunctions related to indigenous communities' territorial rights. This enunciation is not, however, comprehensive.

XI. ANNEX: Charter of the United Nations | Principles which should guide Members in determining whether or not an obligation exists to transmit the information called for under Article 73a of the Charter.

not limited to but holding the CITY OF MASSILLON responsible in accord with and to the following:

Principle I The authors of the charter of the United Nations had in mind that chapter xi should be applicable to territories which were then known to be of the colonial type. An obligation exists to transmit information under Article 73e of the charter in respect of such territories those peoples have not yet attained a full measure of self-government.

Principle II chapter xi embodies the concept of Non-self-Governing Territories in a dynamic state of *evolution and progress* towards a "full measures of self-government". As soon as territory and its peoples attain a full measure of self-government, the obligation ceases until this comes about, the obligation to trensmit information under Article 73 e continues.

Principle III The obligation to transmit information under Article 73e of the charter constitutes an international obligation and should be carried out with due regard to the fulfilment of international law.

Principle IV Prima Facie there is an obligation to transmit information in respect of a territory which 1s geographically separate and is distinct ethnically and/or culturally from the country administering it.

Principle V Once it has been established that such a prima facie case of geographical and ethnical or cultural distinctness of a territory exists, other elements may then be brought into consideration. These additional elements may be, inter alia, of an administrative, political, juridical, economic or historical nature. If they affect the relationship between the *metropolitan* State and the territory concerned, in a manner which arbitrarily place the latter in a position or status of subordination, they support the presumption that there is an obligation to transmit information under, Article 73 e of the Charter.

Gross Negligence is Fraud. Gross Fault is Fraud.

XII. Responsibility to Respond

A Non-Response to an Affidavit gives the Affidavit in which received no response/reply an Affirmative stance as Fact and Truth and supports the Full Force and this Effect in where you are now on Notice of your being Lawfully in Default and shall be Called to Action [with full comprehension and in the Respect of your own Disrespect to my Human Rights and, particularly, my Aborigines/Indigenes American Rights as they are acknowledged and recognized in law in strict accord with various treaties in which at Article 6 Section 2 of the CONSTITUTION are expressed as being the Law of the Land and cannot be converted into privileges and/nor substituted or trumped by statutes, codes, policies, de facto laws, ex post facto laws, etc.; and where there is a concern of Rights to Territory and/or Extra-Territory, imperishable Aborigines/Indigenes Rights to Territory cannot be disturbed nor trumped by third party claims via subjective law(s) and/or instrumentalities]

XIII. A VERBIS LEGIS NON-EST RECEDENDUM Broom's Max. 268; 5 Rep. 119; Wing. Max. 25.

Whereas, if any Moor is forced into a judicial proceeding regarding any statutory violation, the liability charge placed upon the charging offender or offenders, shall be the amount of \$1,800.00 per minute which shall be awarded to the defendant based on the amount of time the defendant was detained, the amount of travel time spent, and the courtroom time the defendant used in negotiating such matters. Also, the charging offender or offenders shall pay the jurisconsult the amount of \$5,000.00 per hour based on the time spent defending the libel- these fees shall be paid. on the day of the hearing or trial - Moreover, all bonds and derivatives shall be surrendered to the jurisconsult.

XIV. The Declaration on Principles of International Law (DPIL)

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[Friendly Relations and Co-Operation Among States in Accordance with The Charter Of The United Nations] expresses the paramount importance for the maintenance of international peace and security and for the development of Friendly relations founded upon freedom, equality, justice and respect for fundamental human rights and of developing friendly relations [among nations] irrespective of political, economic and social systems or levels of development, having borne in mind the paramount importance, also, of the Charter in the promotion of the rule of law among nations, considering it essential that all States shall refrain from the threat or use of force against the territorial integrity or political independence of any State, or in any other manner inconsistent with the purposes of the United Nations and equally essential convinced that all States shall settle international disputes by peaceful means in accordance with the Charter, convinced, also, that the subjection of peoples to alien subjugation, domination and exploitation constitutes a major obstacle to the promotion of international peace and security and further convinced that the principle of equal rights and self-determination of people(s) constitutes a significant contribution to contemporary international law in which its effective application is also of paramount importance for the promotion of friendly relations based on respect for the principle of sovereign equality. Further convinced, also, in consequence that any attempt aimed at the partial or total disruption of the national unity and territorial integrity of a State or country or at its political independence is incompatible with the purposes and principles of the Charter, considering the provisions of the Charter as a whole and taking into account the role of relevant resolutions adopted by its competent organs relating to the content of the principles [of International Law] so as to secure their more effective application within the international community, promoting the realization of the purposes of the United Nations.

XV. Consular Relations

Invoking, Keeping in mind, enforcing, and enjoying, as written in International Instrument #MPK2024DAS828 'our entitlement to the usage of our own Consular Courts [and Relations] as referred to in the affirmatively annexed Code of Laws of the United States of a General and Permanent Character at title 22, chapter 2 section 141 [Consular Courts], section 142 [General Jurisdiction in Criminal Cases], and section 143 [General Jurisdiction in Civil Cases] and exercising Our right to invoke provisions found within the Vienna Convention on Consular Relations [United Nation Conference on Consular Relations] (Vienna, 24 April 1963) and here having focus on Chapter III [Privileges and Immunities, Diplomatic and Consular, etc.] Title 6 Article 10 [Appointments and Admission of Heads of Consular Posts] where this invocation Supports the sending of the Allodial American National Indigenous Tribal Government by, from and for the tribe Mu' Penetopo Kataru, with the Ministerial, Diplomatic and Consular Relations and having a major part of the said assignment being that the Allodial American National Indigenous Tribal Government declare and establish a Consular District and Post, and upon this giving Notice of Declaration to the [municipal] "government" [already] in and of Our chosen, developing and/or established Consular District and Post, the assigned Head(s) of Consul, diplomats, shall immediately begin, in respect of the provisioned Article 13 and Article 14 of the Vienna Convention on Consular Relations, the exercise of their functions as states are mandated with the said provisional Article 14 where it gives the receiving state, in this case, though not lawfully, the CITY OF MASSILLON OHIO (D-U-N-S #626033658), the mandate to notify the competent authorities of the consular district while also ensuring that the necessary measures are taken to enable the head of a consular post to carry out the duties of his office and to have the benefit of the provisions of the present Vienna Convention on Consular Relations.'

XVI.

Not losing sight of the Truth that, also as written in International Instrument #MPK2024DAS828, 'while the presumed Receiving State [CITY OF MASSILLON OHIO] is a Municipality, a corporation, and, by law cannot be a Receiving State as the said corporation uses and occupies indigenous soil and it shall be known that Whatever is affixed to the soil belongs to the soil (Broom, Max. 401-43 and the presumed Sending state is actually a De jure form of Self-Government and is also of Aborigines/Indigenous continental American having intent, or is already enjoying the Right to Domicile in the Territory of mention and choice for and of Ministerial, Diplomatic and Consular District, Post and Relations. Where law gives its spirit, in this case the reality would be that the Sender is really the Receiver, and the Receiver is really the Sender. Let this current circumstance, as it be, not be indicative of the CITY OF MASSILLON OHIO or any other Municipality or Non-Indigenous, Non-Mu'ur government having any liberty to extinguish the Exercise of Our inalienable and unalienable Rights, specific prohibition on the interruption of Our Divine, Diplomatic and Consular [Tribal] Relations.'

XVII. Notification of Municipal Government and other Corporations

The proper channels and departments will be notified of this Exercise and any and all who wish to reply/respond in objection must to do so lawfully and *via* use of the proper and correct instrumentality which would be a lawfully procured Affidavit/Writ giving Notice of your will to violate Our indigenous and human rights and making known to the rights in which will be violated or any other concern in the Subject of the Matter.

XII. Affirming HR: Rights of Indigenous People Chapter II section 3. Definitions of Terms part (j) Individual Claims - refer to claims on land and rights thereon which have been devolved to individuals, families and clans including, but not limited to, residential lots, rice terraces or paddies and tree lots;

XVIII. An Affidavit in which receives No Response stand as Clear and Evident Fact and shall stand as Truth without Burden of [further] Proof.

Right of Reply

Invoking the American Convention on Human Rights Article 14. Right of Reply

- 1. Anyone injured by inaccurate or offensive statements or ideas disseminated to the public in general by a legally regulated medium of communication has the right to reply or to make a correction using the same communications outlet, under such conditions as the law may establish. The States Parties shall make this right enforceable according to their domestic law.
- 2. The correction or reply shall not in any case remit other legal liabilities that may have been incurred.
- 3. For the effective protection of honor and reputation, every publisher, and every newspaper, motion picture, radio, and television company, shall have a person responsible who is not protected by immunities or special privileges.

If any person choose to rebut [see Heiner vs Donnan, 295, U.s.; f12; i52piS. Ct, 358, 362, 76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word. Line by line. Sentence by sentence, paragraph

by paragraph all in writing which must be notarized and certified mailed to the below-mentioned mailing location within five (5) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. al. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because "Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, by your silence upon default constitute an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my declarant knowledge.

XIX.

Where the rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them. Miranda v. Arizona, 384 US 436, 491

This is an Act of [Organic] State. It is to be Kept in Mind that a **treaty** is, in its nature, a contract between two (or more) nations, **not a legislative act**. It does not generally effect of itself the object to be accomplished, especially so far as its operations is infra-territorial; **but is carried into execution by the sovereign power of the respective parties to the instruments**. Foster et al v. Neilson, 2 Peters, 314; United States v. Arredondo, 6 Peters, 735; under the sixth article, section 2, of the Constitution, being the supreme law of the land, the treaty of peace of 1783 operated as a repeal of all state laws previously enacted, inconsistent with its provisions. Ware v. Hylton 3, Dall. 199; 1 Condo. Rep. 99.

TO KNOW THE LAWS IS NOT TO OBSERVE THEIR MERE WORDS, BUT THEIR FORCE AND POWER; Dig. 1, 3, 17; 1 Kent, Comm. 462.

XX. Conclusion

It is hereby that Notice is given of this Declaration: We are of the aincient Missipian Mound-builder's Culture, the Aniyanwiya, Arauac, L'Nu, Xi-Ro-Qi, Creek, Chatah, Catawba, Erie, Kickapoo and Shawnee, Maguck and the Chil- lieothe, Haudenosaunee, Pickawillany, Potawatomi, Mingo, Chippewa, Delaware, Shawnee, Miami, Ottowa, and Wyandot, Wea, Piankashaw, and Kaskaskia, Susquehannock, and Mingo, Tuscora, Mi'kmaq, Siouan, Tsulagi, Alawegi, etc.

We need no proof beyond Our blood. We need no Approval or Affirmation from a government, a corporation, a STATE, a city, a town, a village, etc.

We owe nothing. We owe no one. We offer a harmonious and peaceful coexistence, though Our right to Our land, in entirety, is imperishable.

Keeping in Mind Our Mission is: Growth and Development and is not subject to "ordinances," "bylaws," "codes," and "measures," as well as other names chosen by the governmental bodies that pass these laws. Regardless of the name, there are certain aspects all municipal laws must have in order to be enforced. Keeping in Mind A city's regulatory authority may be restricted if the proposed local ordinance or regulation conflicts with federal or state general laws. Federal or state law may preempt a city's ability to legislate in a particular area, either explicitly or by implication. A "city" being any unit of general local government which is classified as a municipality by the United States Bureau of the Page 15 of the 23

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Census [42 U.S. Code § 5302(B)], any other unit of general *local government* which is a **town or township** and which [42 U.S. Code § 5302(B) (i)] possesses powers and performs functions comparable to those associated with **municipalities**, [42 U.S. Code § 5302(B) (ii)] is closely settled, and [42 U.S. Code § 5302(A) (iii)] contains within its boundaries **no incorporated places** as defined by the United States Bureau of the Census which **have not entered into cooperation agreements** with such town or township to undertake or to assist in the *undertaking of essential community development and housing assistance activities*, in the determination of the Secretary [42 U.S. Code § 5302(B)],

Let this document stand as truth before the Almighty Supreme Creator, and let it be established before men according as the scripture saith: But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witness. "Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established "2 Corinthians 13:1.

We shall remain "Active" and not "Passive in Social, Civilization, Culture and Custom matter involving, but not limited to, Law, Order and Governmental Principles and in striving to this end we are entrusted by the Noble Drew Ali [Vast Estate], to help in the great humanitarian work of uplifting ourselves, our fellow-men, our Matriarch and humanity at large.

XXI. SERVED [via fax, 'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government]

With, by and through this Affidavit the municipality, CITY OF MASSILLON, et al and all its private, public, commercial, and corporate persons and entities, including "businesses", are hereby

SERVED (September 3rd, 2024)

LAWFUL JUDICIAL PUBLIC NOTICE, of the above Act of [Organic] State with NOTICE TO PRINCIPLE BEING NOTICE TO AGENT AND NOTICE TO AGENT BEING NOTICE TO PRINCIPLE.

XXI.

Mail rebuttal/response to the following mail address:

Zafeer El Bey – Mu Penetopo Karatu (Amerindian) War Chief/Minister/Consul/Vizir annex: AA222141 1215 Arapahoe Rd. SE [Massillon, OH Republic DMM 602 1.3e(2)] Non-Domestic/ Non-Assumpsit

or

Fax: 669-231-3655

or call:

personal: 234-650-8228 or

at the Allodial American National Consulate: 740-601-6162

Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297].

Therefore, by your silence upon default constitutes an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my affiant knowledge

XXIII. DO NOT DETAIN | DO NOT ARREST

Any attempt or commitment to and/or of detainment, kidnap, arrest, etc. of Zafeer Luckee Amaru Khan El Bey, jus sanguinis, Chief: Nature Naheem El Bey, jus sanguinis, and/or any other directly associated people, (tribal or non-tribal), P.L. 8 Stat. 484, 8 U.S.C. 1101, Title 22: Foreign Relations and Intercourse; Chapter 2; Consular Courts; Section 141: Judicial Authority Generally [annex: AA222141], et al, shall be internationally subject to special counts regarding violation(s) and or breach(es) of all treaties, Constitution for the united States, and all Supreme Law mandates including to and absolutely not limited to the International Convention For The Protection Of All Persons From Enforced Disappearance.

Copies of this Affidavit of Truth and Lawful Judicial Public Notice are being sent, and are lawfully giving the mandated Civil Order to inform all CITY OF MASSILLON Municipal parties, and the public, of this lawful Judicial Public Notice, to the following:

Lawful Judicial Public Notice to:

City of Massillon 151 Lincoln Way East Massillon, Ohio 44646 330-830-1700

Lawful Judicial Public Notice to:

Jamie Slutz - Mayor Municipal Government Annex151 Lincoln Way East Massillon, OH 4464

Lawful Judicial Public Notice to:

The Massillon Municipal Court 2 James Duncan Plaza Massillon, OH 44646 Tel: 330-830-1730

Fax: 330-830-1756

Lawful Judicial Public Notice to:

Johnnie A. Maier Jr. Clerk of Court 2 James Duncan Plaza Massillon, Ohio 44646

Lawful Judicial Public Notice to:

Jason Saintenoy Chief of Police 2 James Duncan Plaza Massillon, Ohio 44646 Phone: 330-830-1762

Fax: 330-830-1900

Lawful Judicial Public Notice to:

John D. Ferrero – d/b/a Auditor CITY OF MASSILLON [OHIO] One James Duncan Plaza Massillon, Ohio 44646 Fax: 330-830-1776

ferrero@sssnet.com

Lawful Judicial Public Notice to:

Linda Litman—City Treasurer One James Duncan Plaza Massillon, Ohio 44646 Tel: 330-830-1708

EIN 31-1516370 (?)

Lawful Judicial Public Notice to:

Page 18 of the 23 **International Instrument # MPK2024MST831** Frank Silla—Chief Building Official One James Duncan Plaza Massillon, Ohio 44646

Phone: 330-830-1724 Ext. 399

Fax: 330-830-1782 fsilla@massillonohio.gov

Lawful Judicial Public Notice to:

Mike DeWine Riffe Center 77 S High St 30th Floor, Columbus, OH 43215 Telephone: (614) 466-3555 Fax: (614) 466-9354

Lawful Judicial Public Notice to:

Dave Yost 30 E. Broad St., 14th Floor Columbus, OH 43215

Lawful Judicial Public Notice to:

Sharod Brown.- CLEVELAND 503 Hart Senate Office Bldg 801 West Superior Ave, Suite 1400 Cleveland, OH 44113 Phone:(216) 522-7272 Fax: (202) 228-2307

Lawful Judicial Public Notice to:

Sharod Brown – CINCINNATI 550 Main Street Suite 10-273 Cincinnati, OH 45202 Phone: (513) 684-1021 Fax:(202) 228-2028

Lawful Judicial Public Notice to:

Sharod Brown - COLUMBUS

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200 North High St., Room 618 Columbus, OH 43215 Phone:(614) 469-2083

Fax: (202) 228-2207

Lawful Judicial Public Notice to:

Sharod Brown – WASHINGTON, DC 503 Hart Senate Office Bldg. Washington, DC 20510 Phone:(202) 224-2315 Fax: (202) 228-6321

Lawful Judicial Public Notice to:

The Ohio State Bar Association DUNS #806207841 P.O. Box 16562 Columbus, OH 43216-6562 Fax: (614) 487-8808

Lawful Judicial Public Notice to:

United Nations
2 United Nations Plaza
New York, NY 10017
Telephone: (212) 963-3962
Fax: (017) 367-0560

Fax: (917) 367-0560 Email: doalos@un.org

Lawful Judicial Public Notice to:

Two United Nations Plaza, Room DC2-2220 New York, NY 10017 Fax: +1 212 963 4260

Lawful Judicial Public Notice to:

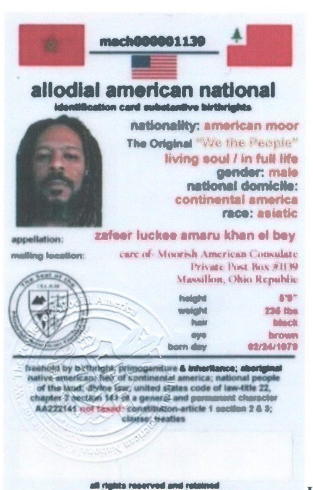
United Nations - Other International Organizations: (212) 963-7160
Fax - (212)-963-7055
(Fax: 41-22-788-5854)

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ENFORCING 42 U.S. Code §1997d - Prohibition of retaliation

No person reporting conditions which may constitute a violation (...) shall be subjected to retaliation in any manner for so reporting.

DUTY OF CITY OF MASSILLON GOVERNMENT TO TRANSMIT THIS CORRESPONDENCE TO UNITED NATIONS and ANY and ALL municipal persons and corporations. ANY KIND OF OMISSION PROHIBITED.



War Chief Zafeer El Bey

All Rights Reserved U.C.C. 1-207 / 308, U.C.C. 1-103 Authorized Representative Natural Person, In Propria Persona:

annex: AA222141

BONÆ FIDEI POSSESSOR

Latitude 40.81345: N 40'48'48.744" Longitude -81.5259: W 81'38'27.43152" [Massillon, OH Republic DMM 602 1.3e(2)]



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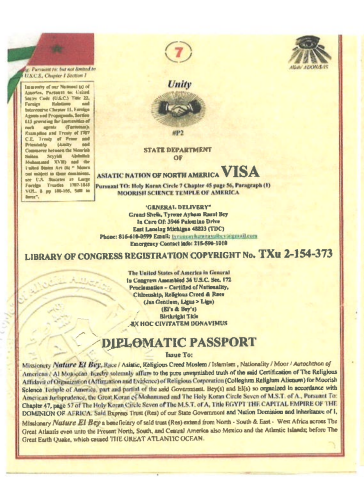
All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103
Authorized Representative Natural Person, In Propria Persona:

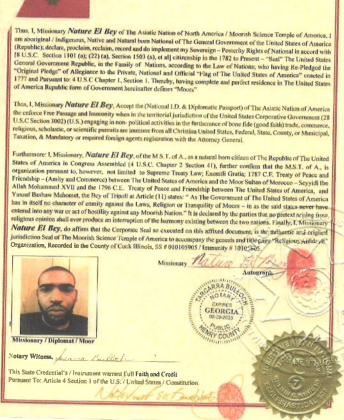
annex: AA222141

1215 Arapahoe Rd. SE

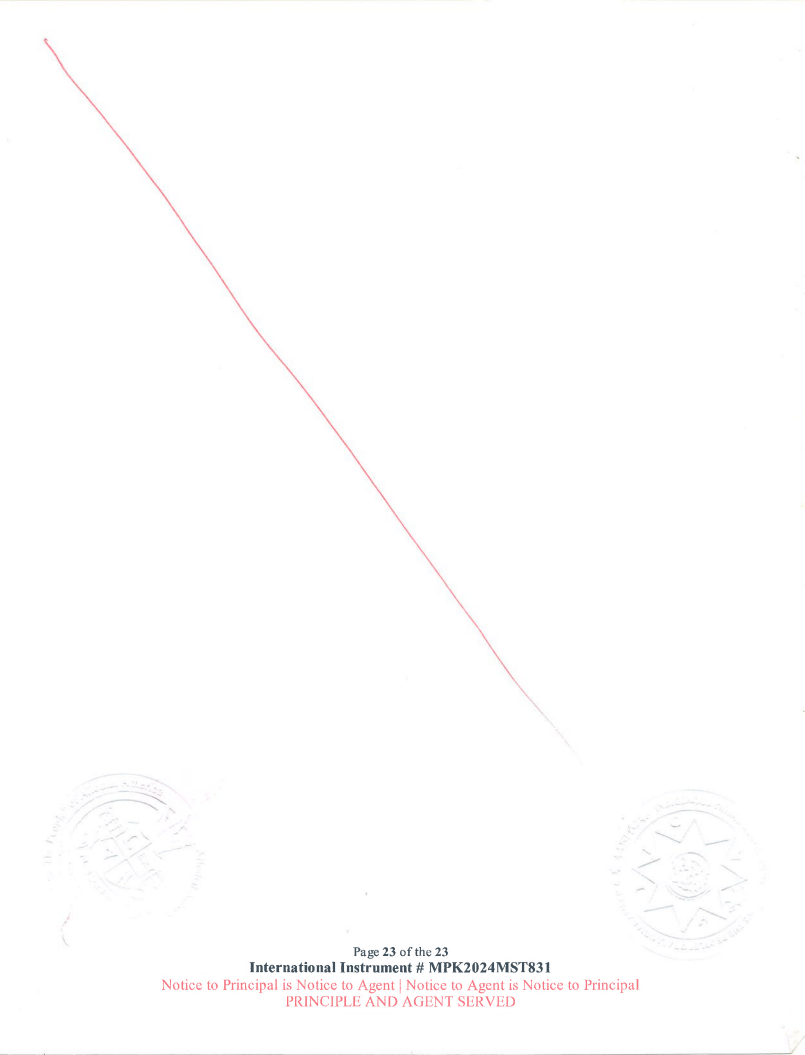
[Massillon, OH Republic DMM 602 1.3e(2)]

Non-Domestic/ Non-Assumpsit





Page 22 of the 23
International Instrument # MPK2024MST831





[UCC 7-104(b)(c)]

The Unincorporate Ministry for Sovereign Tribes of America **Diplomatic Mission** Act of |Sovereign| State c/o 1215 Arapahoe Rd. SE Massillon, ohiyo 44646 **Northwest Territory**

September 3rd, 2024

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141 | Ecclesiastical 805 ILCS Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136: 003691382 and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude -1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan Empire].

I. Annex: AA222141

Page 1 of the 3 International Instrument # MPK2024MST843 Ohio Revised Code Article I, Section 18, Suspension of laws in where it is written "No power of suspending laws shall ever be exercised, except by the General Assembly." This became Effective in the year of 1851 as a provisional article in Ohio's subjective Constitution, a constitution in which is no doubt, pursuant to Ohio Revised Code Section 1307.103(A) Sections 1307.101 to 1307.603 of the Revised Code, in which may be cited as "Uniform Commercial Code, documents of title, in which at and in accord with Section 1307.103(UCC 7-103), are subject to any treaty or statute of the United States or regulatory statute of this state (STATE OF OHIO) to the extent the treaty, statute, or regulatory statute is applicable.

Realizing Whenever a right grows out of, or is protected by a treaty, it prevails against all laws, or decisions of the courts of states, and whoever may have the right, the treaty is protected, but if the person's title is not affected by the treaty, if he claims nothing under the treaty, his title cannot be protected by it.

Section II. Cause of Action - Omission

On the date of September 3rd, 2024, a facsimile correspondence [International Instrument # MPK2024MST831] was interrupted, at the [receiving] end (the Massillon Municipal Court), by noise or random issues, after 20 pages out of 23 pages were already transmitted. This is an act of Omission and should be remedied properly and correctly. Massillon Municipal Court does not possess a right to conduct itself in such a manner. As this is violative of Our constitutional rights and Treaty safeguards. Unlawful.

Section III.

CITY OF MASSILLON OHIO or any other Municipality or Non-Indigenous, Non-Mu'ur government has not any liberty to extinguish the Exercise of Our inalienable and unalienable Rights, specific prohibition on the interruption of Our Divine, Diplomatic and Consular [Tribal] Relations.

Section IV.

We shall remain "Active" and not "Passive in Social, Civilization, Culture and Custom matters involving, but not limited to, Law, Order and Governmental Principles and in striving to this end we are entrusted by the Noble Drew Ali [Vast Estate], to help in the great humanitarian work of uplifting ourselves, our fellow-men, our Matriarch and humanity at large.

Section V:

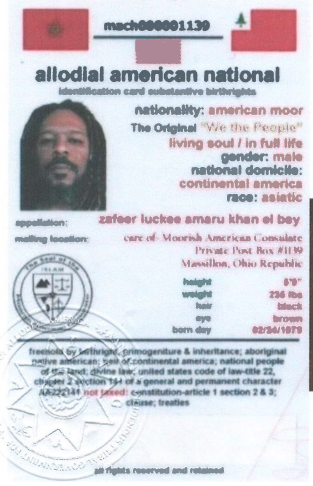
Please discontinue such breaches of good faith.

Page 2 of the 3

International Instrument # MPK2024MST843

ncipal is Notice to Agent | Notice to Agent is Notice to Agent | Notice to Agen

VI. Hereby SERVED



War Chief Zafeer El Bey,

All Rights Reserved U.C.C. 1-207 / 308, U.C.C. 1-103 Authorized Representative Natural Person, In Propria Persona:

annex: AA222141

BONÆ FIDEI POSSESSOR Latitude 40.81345: N 40'48'48.744"

Longitude -81.5259: W 81'38'27.43152" [Massillon, OH Republic DMM 602 1.3e(2)]





[UCC 7-104(b)(c)]

The
Unincorporate

Ministry for Sovereign Tribes of America
Diplomatic Mission
Act of [Sovereign] State
c/o 1215 Arapahoe Rd. SE
Massillon, ohiyo 44646
Northwest Territory

September 8th, 2024

NOTICE OF NON-COMPLIANCE | AFFIRMATION OF DEFAULT

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government

JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141 | Ecclesiastical 805 ILCS
Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent
Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136; 003691382

and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan Empire].

Page 1 of the 3
International Instrument # MPK2024MST0908

Notice to Principal is Notice to Agent | Notice to Agent is Notice to Principal PRINCIPLE AND AGENT SERVED

Annex: AA222141

Section I. Cause of Action - NOTICE OF NON-COMPLIANCE

On the date of September 5th, 2024, you [the governing body of the CITY OF MASSILLON] were to have fulfilled your obligation to correspond with Our [self] government via Affidavit in relation to non-negotiable international instrument # MPK2024DAS828. Your exhibition of *Neglect*: Non-Response/Non-Compliance is not only offensive and harmful to Our human rights, but it is also indicative of being a Rejection of Our [offering of] Peace. In summary, the Non-Response/Non-Compliance, and Rejection of Our [offering of] Peace also constitutes the CITY OF MASSILLON being hereby in a state of DEFAULT.

Section II. AFFIRMATION OF DEFAULT

As of September 6th, 2024, the said state of DEFAULT became effective, and on this date September 8th, 2024, as leaves no further burden of Want of Jurisdiction for Our Consular and Ministerial District and Post(s) or on Our [American and State] Nationals as We maintain Our offer to coexist, peacefully, and without discrimination and without fear.

Section III:

Your rejection of Our Offering of Peace during the development and after Our attainment of full and absolute Self-Government is Recognized. Please discontinue such breaches of good faith.

Section IV. AFFIRMATION OF DEFAULT | Hereby SERVED



War Chief Zafeer El Bey,

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Page 2 of the 3

International Instrument # MPK2024MST0908

Notice to Principal is Notice to Agent | Notice to Agent is Notice to Principal PRINCIPLE AND AGENT SERVED

Authorized Representative Natural Person, In Propria Persona:

annex: AA222141

BONÆ FIDEI POSSESSOR

Latitude 40.81345: N 40'48'48.744" Longitude -81.5259: W 81'38'27.43152" [Massillon, OH Republic DMM 602 1.3e(2)] Non-Domestic/ Non-Assumpsit



Chief Nature El Bey,

Annex: AA222142

All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103 Authorized Representative Natural Person, In Propria Persona:

1215 Arapahoe Rd. SE

[Massillon, OH Republic DMM 602 1.3e(2)] Non-Domestic/ Non-Assumpsit Please discontinue

8 Sept. 2024

Oho Courts are

Ministry for Sovereign Tribes of America
Diplomatic Mission
Act of [Sovereign] State

Massillon, ohiyo 44646 Northwest Territory

NOTICE OF NON-COMPLIANCE | AFFIRMATION OF DEFAULT

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government

JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141 | Ecclesiastical 805 ILCS

Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent

Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

THING # 161006176, 007601797

All Whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan

Page 1 of the 3

International Instrument # MPK 2024 MST 0908

office to Principal is Notice to Agent | Notice to Agent |

Notice to Principal is Notice to Agent | Notice to Agent is Notice to Principal

Fax Confirmation Report

Sent via www.fax.plus



Date: Sep 08, 2024 (Sun)

Time: 04:52:18 PM (UTC-04:00)

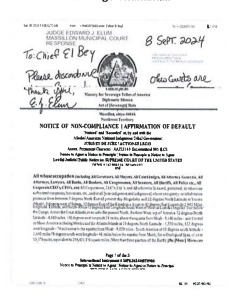
From: +1 740-926-6547 (Chief, Nature El Bey)
To: +41 22 917 05 83 (United Nations)

Pages Sent: 1

Duration: 1 min, 10 sec

Status: Successfully Sent

First Page Thumbnail



Validate the authenticity of this page by scanning the following QR code:





[UCC 7-104(b)(c)]

The
Unincorporated
Ministry for Sovereign Tribes of America
Diplomatic Mission
Act of [Sovereign] State
c/o 1215 Arapahoe Rd. SE
Massillon, ohiyo 44646
Northwest Territory

September 8th, 2024

Re: Lawful Judicial Notice of Rejection of Improper Form of Correspondence/Response from E J ELUM

[a/k/a/ HONORABLE ELUM (D-U-N-S number: 102659613)]

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141| Ecclesiastical 805 ILCS
Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent
Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136; 003691382

and

All Whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over

1 of the 3

15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan Empire].

"The essential elements of due process of law are...Notice and The Opportunity to defend." Simon vs. Craft, 182 US 427.

Divine Salutations to You, the CITY OF MASSILLON, et al.

The attempt to give response to non-negotiable international instrument # MPK2024MST0908 via fax on this date of September 8th, 2024, cannot and will not be accepted, as the person: E J Elum a/k/a/ HONORABLE ELUM (D-U-N-S number: 102659613) can't possibly possess nor be delegated Article III autonomy and therefore possesses no right to interrupt nor engage in Consular nor Ministerial Relations and should keep in mind such lawfully substantive truth as well as there being truth in the fact that the governmental body of the CITY OF MASSILLON has neglected to give response to international instrument # MPK2024DAS828, which birthed reason for international instrument # MPK2024MST0908 which is, inter alia, an Affirmation of the CITY OF MASSILLON's state of DEFAULT.

1). Are you rejecting or accepting Our offer to Coexist Peacefully?

Rejecting or Accepting

Hereby being given 3 CLEAR DAYS to give response and hereby SERVED.

Divinely, Lawfully, Peacefully, without fear,







War Chief Zafeer Luckee Amaru Khan El Bey

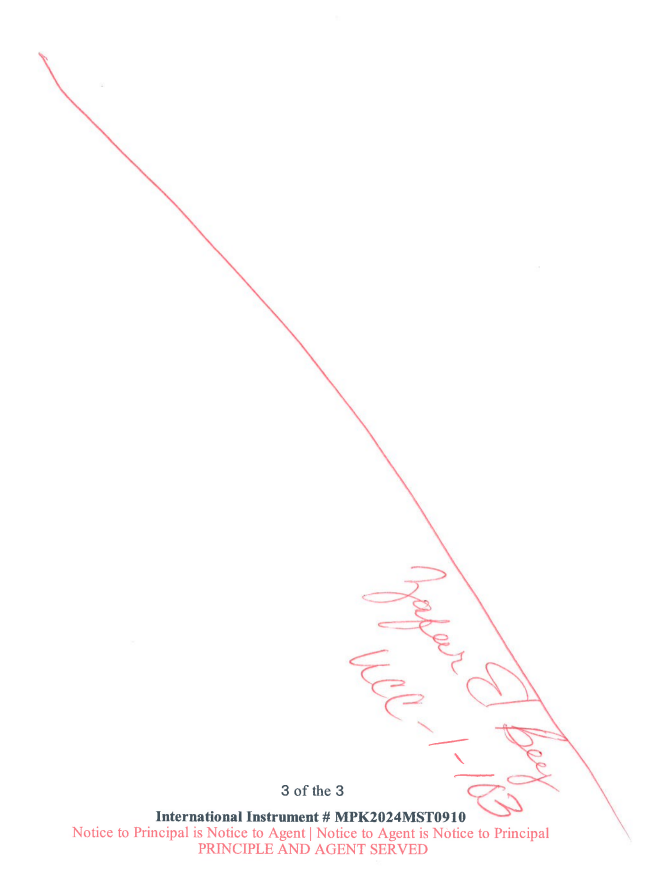
All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103 Authorized Representative Natural Person, In Propria Persona:

annex: AA222141

BONÆ FIDEI POSSESSOR

Latitude 40.81345: N 40'48'48.744" Longitude -81.5259: W 81'38'27.43152"

2 of the 3





[UCC 7-104(b)(c)]

September 12th, 2024

The
Unincorporated

Ministry for Sovereign Tribes of America
Diplomatic Mission
Act of [Sovereign] State
c/o 1215 Arapahoe Rd. SE
Massillon, ohiyo 44646
Northwest Territory

NOTICE OF NON-COMPLIANCE | AFFIRMATION OF DISHONOR

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government

JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141| Ecclesiastical 805 ILCS
Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent
Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES

DUNS # 161906136; 003691382

and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan Empire].

Annex: AA222141

Page 1 of the 3
International Instrument # MPK2024MST0911

Notice to Principal is Notice to Agent | Notice to Agent is Notice to Principal PRINCIPLE AND AGENT SERVED

Allodial American National Indigenous Tribal Government

V.

CITY OF MASSILLON

Re: REAFFIRMATION OF NON-COMPLIANCE: DEFAULT | AFFIRMATION OF DISHONOR

Section I. Cause of Action - NOTICE OF NON-COMPLIANCE

On the date of September 8th, 2024, you [the governing body of the CITY OF MASSILLON] were to have fulfilled your obligation to correspond with Our [self] government via Affidavit in relation to non-negotiable international instrument # MPK2024DAS828 and MPK2024MST0908. Your exhibition of *Neglect*: Non-Response/Non-Compliance is not only offensive and harmful to Our human rights, but it is also indicative of being a Rejection of Our [offering of] Peace. In summary, the Non-Response/Non-Compliance, and Rejection of Our [offering of] Peace also constitutes the CITY OF MASSILLON being hereby in a state of DISHONOR.

Section II. AFFIRMATION OF DISHONOR

As of September 11th, 2024, the said state of DISHONOR became effective, and on this date September 12th, 2024, as leaves no further burden of Want of Jurisdiction for Our Consular and Ministerial District and Post(s) or on Our [American and State] Nationals as We maintain Our offer to coexist, peacefully, and without discrimination and without fear.

Section III:

Your rejection of Our Offering of Peace during the development and after Our attainment of full and absolute Self-Government is Recognized. Please discontinue such dishonor. Any further show of dishonor shall constitute Crime(s) Against Humanity and subject any and all Wrongdoer(s)/Human Rights violator(s) to a lawful common law lien(s) as it or they shall accord to and with the tort or torts of commission.

Section IV. AFFIRMATION OF DISHONOR | Hereby SERVED



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annex: AA222141

BONÆ FIDEI POSSESSOR

Latitude 40.81345: N 40'48'48.744" Longitude -81.5259: W 81'38'27.43152" [Massillon, OH Republic DMM 602 1.3e(2)]

Non-Domestic/ Non-Assumpsit



Chief Nature El Bey,

Annex: AA222142

All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103 Authorized Representative Natural Person, In Propria Persona:

Pature El

1215 Arapahoe Rd. SE

[Massillon, OH Republic DMM 602 1.3e(2)]
Non-Domestic/ Non-Assumpsit







[UCC 7-103] [UCC 7-104(b)(c)]

The

October 14th, 2024

Unincorporated
Ministry for Sovereign Tribes of America
Diplomatic Mission
Act of [Sovereign] State
c/o 1215 Arapahoe Rd. SE
Massillon, ohiyo 44646
Northwest Territory

Re: Nonfeasance | Evidence of Dishonor - UCC 3-505 | Opportunity to Cure | Jus Remedium CITY OF MASSILLON [Government]

D-U-N-S number: 626033658

'Noticed' and 'Recorded' at, by and with the Allodial American National Indigenous Tribal Government JURIS ET DE JURE | ACTIONES LEGIS | SALUS POPULI Annex: Permanent Character AA222141 | Ecclesiastical 805 ILCS

Notice to Agent is Notice to Principle | Notice to Principle is Notice to Agent

Lawful Judicial Public Notice to: SUPREME COURT OF THE UNITED STATES
DUNS # 161906136; 003691382

and

All whose occupation (including All Governors, All Mayors, All Court Judges, All Attorney Generals, All Attorneys, Lawyers, All Banks, All Bankers, All Congressmen, All Senators, All Sheriffs, All Police etc., All Corporate CEO's, CFO's, etc) All Corporations, LLC's, Ltd.'s, and All otherwise licensed, permitted, or otherwise authorized companies, businesses, etc., and/or all [non-indigenous and indigenous] whose occupancy or inhabitation protracts from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab),

1 of the 15

International Instrument # MPK2024MST1014





5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude SouthWest of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles (More than three quarters of the Earth) [the [Muur] Moroccan Empire].

"The United States Statutes at Large shall be legal evidence of laws, concurrent resolutions,... proclamations by the President, and proposed or ratified amendments to the Constitution of the United States therein contained, in all the courts of the United States, the several States, and the Territories and insular possessions of the United States." (1 USC 112).

"The essential elements of due process of law are... Notice and The Opportunity to defend." Simon vs. Craft, 182 US 427.

Neither faulty spelling nor faulty grammar will vitiate a grant or a wish.

Neither false Latin nor false English will make a deed void when the intent of the parties plainly appears as per the Plain Language Movement and the Golden Rule.

SECTION I – Invoking: U.C.C. 3 - 505

Divine Salutations to You, the municipal government: CITY OF MASSILLON, et al,

Our right to act comes with the responsibility to act!

Of breach of faith or fidelity. 4 Reeve, Eng. Law, 99.

In regard to non-negotiable international instrument # MPK2024MST0911 which was delivered via fax on the date of September 12th, 2024, has not received a reply/response. Constituting the realization of the wrongful intent and motive of the CITY OF MASSILLON as being Non-Compliant, clearly, evidently and defiantly in breach of [Our] good faith; rejecting Our offering of [and also committed to breaching Our] Peace; in commission of action(s) which constitute wage(s) of war and substantiate the realization of your act(s) of war which we decline such wage and/or wages and remain committed to Our offer of Peace, the principal objective in and of Our attempt to initiate friendly relations and correspondence [with the CITY OF MASSILLON] which was and is not only to give lawful Notification of Our Tribal existence, integration, development and growth, the Act of State also gave Notice of Our lack of need for Permission or Recognition from the STATES and of Our intent to Develop and Grow in the colonially known area called or known to be DOWNTOWN MASSILLON.





RECOGNIZING Things in action, entry, or re-entry cannot be granted over. 19 N. Y. 100, 103.

Maxim: No man is injured by what he suffers through his own fault.

note: Fraudulent or Dishonest Act: One which involves **bad faith**, a **breach of honesty**, a **want of integrity**, or **moral turpitude**. Hartford Acc. & Indem. Co. v. Singer, 185 Va. 620, 39 S.E. 2d 505, 507, 508. *Black's Law Dictionary 4th Edition*

FAULT:

The CITY OF MASSILLON does not possess and is not delegated Article III autonomy and therefore possesses no right to interrupt [nor engage in] Our Consular nor Ministerial Relations and should keep in mind such lawfully substantive truth as well as there being truth in the fact that the governmental body of the CITY OF MASSILLON has neglected to give a lawful and satisfactory response to international instrument # MPK2024DAS828 [interest], which gave reason for international instrument # MPK2024MST0908 [fault/default], which was ignored also and influenced the occurrence of international instrument # MPK2024MST0911 [dishonor], interalia, which is an Affirmation of the CITY OF MASSILLON's, et al state of DISHONOR which is the cause for this granting of an Opportunity to Cure the DISRESPECT and DISHONOR in which has occurred and furthermore continues.

SECTION II – Opportunity to Cure

1). Are you rejecting or accepting Our offer to Coexist Peacefully?

Reject or Accept

SECTION III - Notice of intent to seek Accord and Satisfaction (Cure)

The Non-Compliance of the CITY OF MASSILLON is unlawful. The state of DISHONOR which the said Municipality has entered is a result of constitutional rights violations and breaching(s) of peace (treaty), inter alia, which shall be given attention with clear and evident intent to seek proper and correct satisfaction from any and all performers, actors, administrators, etc., of bad law, especially any action(s) succeeding this instrument of non-negotiability.

SECTION IV - Annex: MOTU PROPRIO

In this section we demand the CITY OF MASSILLON to keep borne in mind the *Apostolic Letter* issued **Motu Proprio** of the Supreme Pontiff Francis, July 11th, 2013, and effective as of the date, September 1st, 2013 in where the *immunity of all judges, attorneys, government officials and all entities* established under the Roman Curia [hint: All corporations are established under the Roman Curia] were *stripped away*, and all of those "persons" can now be held





accountable for war crimes, crimes against humanity, [hint: Divine Spirit is humanity], for the unlawful restrictions of the liberties of the divine spirit incarnate; for failure to settle the accounts, for continued prosecution of claims already settled, etc. This includes: all government officer holders worldwide, the UNITED STATES Corp, Executive, Legislative and Judicial office holders, all corporate office holders, including but not limited to the list below have no immunity to prosecution for criminal actions against humanity (men, women, children), war crimes, crimes of whatever nature, etc.;

All FEDERAL, STATE, COUNTY, CITY, MINICIPAL Public Office Holders (Public Servants) including but not limited to: All Governors All Mayors All Court Judges All Attorney Generals All Attorneys, Lawyers All Banks All Bankers All Congressmen All Senators, All Sheriffs, All Police etc. All Corporate CEO's, CFO's, etc.

In the Exposition of Facts, it is written:

- [1]. All employees of corporations, all of which are established under the Roman Curia, are no longer immune. Therefore, ALL employees of BAR courts, governments, law enforcement, banks, collection agents, SARS, SARB, etc., as of September 1st, 2013, are and will be held accountable for crimes against humanity when the will and wish of we, the people is vexatiously dismissed, which includes failure to uphold the law of the land when requested to do so;
- [2] a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it. [World-wide corporations and all individuals in trust are corporations pursuant to their birth certificate]
- b) papal legates and diplomatic personnel of the Holy See. [The Pope governs the Church/people/trust, all the people in the Birth Trust, through the Roman Curia, the governing body of the Vatican and Unum sanctum]
- c) those persons who serve as representatives, managers or directors, as well as persons who even de facto manage or exercise control over the entities [public servants] directly dependent on the Holy See [trust beneficiaries] and listed in the registry [through birth certificates] of canonical juridical persons [legal fiction represented by a birth certificate ALL CAPS NAME] kept by the Governorate of Vatican City State;
- d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority. [all public servants]. In the section given the title The Importance of Motu Propria by Pope Francis it emphasizes that "Motu Propria in Latin stands for "of his own accord" and is the name given to an official decree by a Pope personally in his capacity and office as supreme sovereign pontiff and not in his capacity as the apostolic leader and teacher of the Universal Church. To put it more bluntly, a Motu Propria is the highest form of legal instrument on the planet in accordance to its provenance, influence and structure to the Western-Roman world, overriding anything that could be issued by the United Nations, the Inner and Middle Temple, the Crown of Great Britain or any other Monarch and indeed by any head of state or body politic. If you are a member of the United Nations, or recognized by the United States or the United Kingdom or have a bank account anywhere on the planet, then a Motu Proprio is the highest legal instrument;"





SECTION V – GENERAL CIVIL ORDERS

Civil orders were Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services on the date of June 10th, 2014, where it expresses that "All those individuals engaged in employment as "federal" and "state" and "municipal" employees and "elected officials" are hereby given Notice that they are employees of private, for-profit corporations that are merely under contract to provide stipulated public services, having no special status, having no immunity, and having no authority as sovereign nations or states. Any actions that they take infringing on the rights and prerogatives of American State Citizens are criminal acts without exception and are to be treated as criminal acts. These individuals have exactly the same standing as employees of any other commercial company, and the rules, regulations, codes, and other "statutes" they enforce are obligations unique to those organizations only."

Earlier in the same said Civil Orders, it is written "American Negroes have in the past been considered "US citizens" because that is the only "citizenship" they were ever granted after the Civil War, a grave error of justice that resulted in them only having "civil rights" which are privileges granted by the "US Congress" instead of the "Natural and Unalienable Rights" they are naturally heir to. They were also claimed as chattel backing the debts of the United States of America, Incorporated, despite both national and international prohibitions abolishing slavery and peonage. A prompt correction is available from the organic states and by proclamation of these organic states, they are granted full and immediately recognizable status as "American Nationals" owed all the "Natural and Unalienable Rights" of any other organic State Citizen, no matter which geographically defined state they may inhabit on the land. The only exceptions are those unfortunates born within the borders of the Insular States---District of Columbia, Guam, Puerto Rico, etc.---who must self-declare under Article 15 of The Universal Declaration of Human Rights.

SECTION VI – CIVIL ORDERS July 4th, 2014

Also Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services

note: Any expense or damage incurred by these organic states or any American State Citizen as a result of actions undertaken by any federal agency personnel acting as armed mercenaries on American State soil will be understood as the result of violent crimes committed against the peaceful inhabitants of the land and will incur immediate judgment liquidating the assets of the International Monetary Fund (IMF) and the Federal Reserve (FEDERAL RESERVE) in payment of the stipulated reparations. Such crimes shall also be considered contract default increasing the public debt subject to bounty.

note: All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more recently





to the City-State of the United Nations, are re-venued without exception to the geographically defined American States and the American State Citizens where they shall remain in perpetuity as assets belonging to the rightful and lawful beneficiaries. All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made "in their behalf ' by officers of the United States of America, Inc. and the UNTED STATES, INC. Or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to "represent' them or have jurisdiction over them.

SECTION VII

Let Us be clear, and let this be FOR THE RECORD TO CLEARLY REFLECT and to REFLECT CLEARLY FOR THE RECORD that We, the Tribe Mu' Penetopo Kataru, the Allodial American National Indigenous Tribal Government and the Ministry for the Sovereign Tribes of America are American Nationals, being descendants of the Organic American Mu'ur/Moor vested with the prerogative of jurisdiction in all matters including nationality, title, status, claim, right, interest, and in the nature of any matter civil. criminal, commercial, or otherwise involving a Moor. Furthermore, the Department of Vital Statistics in each state in which a recorded Moor was born, shall transfer and convey, as Title, the Domicile of Origin back to Moorish Empire, of which their domination, authority and inhabitation protracted from between 3 degrees North East of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees west of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 Miles longitude. Latitude, and South-Africa 12 degrees East Longitude SouthWest of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the present North, Farthest West, top of America 72 degrees North Latitude - 4,940 miles; 150 degrees west longitude 21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles - South America at 52 degrees south latitude - 1,640 miles 78 degrees south west longitude - 41 miles below the equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles. More than three quarters of the Earth, with the individual party of interest and Habitation back to the Moorish Science Temple of America.

SECTION VIII - Rejection of War | Final Offer of Peace | "Salus Populi," - the safety of the people

Having satisfied the burden of establishing the facts regarding the Matter of this Subject, where no Representative of the municipal government called the CITY OF MASSILLON, et al made an attempt to peacefully and lawfully correspond in regard to the Affidavits which have been mentioned and are now being given an allotment of 5 CLEAR DAYS for satisfactory remedying (curing) of the wrongdoing(s) and its/their being comprehended as being a rejection of Our offering of peace, constituting a wage of war as well an act of war. We lawfully exercise Our right to reject [any and all wages and acts in which should incite or indicate war], and we choose to enjoy Our right to peace, safety and security. Without Fear.





It shall be hereby borne into the mind of all who are representative of and/or are operative(s) in and of the Municipal government of the CITY OF MASSILLON, all public and private social and economic components thereof included, that any interruption, impedance, imposition [of colored or colorable, de facto and/or ex post facto law, etc.], trespass, conflict, etc., of Our exercise and enjoyment of Our Rights shall only be realized as retaliatory act(s) of war, generally, as it has been established and recognized that the wage of war [by the CITY OF MASSILLON] has already been in commission and is currently in need of corrective dissolution, or affirmation.

The CITY OF MASSILLON is now recognized to be a posing a threat to the well-being of Our people and shall furthermore be given this Notice of Our intent to EXTINGUISH and EVICT the municipal government of the CITY OF MASSILLON, et al provided that this FINAL OPPORTUNITY TO CURE receives no reply/response from the CITY OF MASSILLON giving indication of either the will [of the CITY OF MASSILLON, et al] to coexist in peace or the reaffirming of the recognized rejection of Our offer to peacefully coexist [a wage and/or act of war].

Keeping in Mind The right-holders could legally claim the right, insofar as the right to peace is crystallized as positive international law and/or is incorporated into the domestic law of the respective States, and right-holders have standing before the respective fora. The 2016 UN General Assembly Declaration Ch. 3 THE 2016 DECLARATION ON THE RIGHT TO PEACE: RIGHT/DUTY HOLDERS AND THE NATURE AND SCOPE OF THE RIGHT

SECTION IX - Accountability of the Municipality

Maxim: That which necessity compels, it justifies. Hale, P. C. 54

Furthermore, each and every individual representing and/or being an operative in and of the municipal government of the CITY OF MASSILLON, all public and private social and economic components thereof included, shall be responsible and held accountable for any Human Rights violation as such violations, breaches of good faith and peace, inter alia, are Crimes Against Humanity and the addressed are not immune to repercussive reciprocity in which shall be a common law [or commercial] lien of each violating individuals assets, earnings, etc. |

SECTION X - Prohibition of Colored or Colorable Law(s)

"The State cannot diminish rights of the People." - Hurtado v. California, 110 U.S. 516

Annex: NOTICE 071(b) - CLEARFIELD DOCTRINE in Full Force

According to Clearfield Trust Co. v. United States 318 U.S. 363-371 1942: "Governments descend to the level of a mere private corporation, and take on the characteristics of a mere private citizen . . . where private corporate commercial paper [Federal Reserve Notes] and securities [checks] is concerned . . . For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government."





Annex: Moorish American Zodiac Constitution

Pursuant to the Moorish American Zodiac Constitution cannot be convicted on false accusation frame-up charges. The evidence against a Moorish American Must be concrete proof beyond a shadow of doubt.

Maxim: No man may change his purpose to the detriment of another's legal right. (PAPINIAN)

Maxim: No man can transfer to another rights that he does not himself possess. (ULPIAN).

All persons, entities, etc., of and within the corporate jurisdiction called: CITY OF MASSILLON, et al shall be held accountable for any and all violations, breaches, interruptions, impedences, wrongful imposition, trespass, etc., upon the inalienable and unalienable Indigenous [and Human] Rights

Keeping in mind the Exercise of our Right to reject any and all forced or unlawful Assimilation(s) or attempted assimilation(s), military activity included, in where there is any unconsented or negatively effective intent in said Assimilation(s) or attempted assimilation(s) concerning our safeguarded inalienable and unalienable rights and the Exercise thereof.

Also keeping in mind The Ohio Constitution is the fundamental law of Ohio and is subject only to the restrictions of the United States Constitution, acts of Congress, federal administrative rules, and international treaties to which the United States is a party. It may be changed only by voter approval of proposed amendments.

Municipal Home Rule in Ohio art. XIII, §§ 2-3

Municipal charters must be consistent with the constitution and the laws of the state in order to enforced.

It shall be borne in Mind Ohio Revised Code Article I, Section 18, Suspension of laws in where it is written "No power of suspending laws shall ever be exercised, except by the General Assembly." This became Effective in the year of 1851 as a provisional article in Ohio's subjective Constitution, a constitution in which is no doubt, pursuant to Ohio Revised Code Section 1307.103(A) Sections 1307.101 to 1307.603 of the Revised Code, in which may be cited as "Uniform Commercial Code, documents of title, in which at and in accord with Section 1307.103(UCC 7-103), are subject to any treaty or statute of the United States or regulatory statute of this state (STATE OF OHIO) to the extent the treaty, statute, or regulatory statute is applicable.

The Ohio Constitution

Article I, Section 18 | Suspension of laws

No power of suspending laws shall ever be exercised, except by the general assembly

Article II, Section 28 | Retroactive laws

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The general assembly shall have no power to pass retroactive laws, or laws impairing the obligation of contracts; but may, by general laws, authorize courts to carry into effect, upon such terms as shall be just and equitable, the manifest intention of parties, and officers, by curing omissions, defects, and errors, in instruments and proceedings, arising out of their want of conformity with the laws of this state.

Article XIII, Section 1 | Special acts conferring corporate powers; prohibited The General Assembly shall pass no special act conferring corporate powers.

Article XVIII, Section 2 | General laws for incorporation and government of municipalities; additional laws; referendum General laws shall be passed to provide for the incorporation and government of cities and villages; and additional laws may also be passed for the government of municipalities adopting the same; but no such additional law shall become operative in any municipality until it shall have been submitted to the electors thereof, and affirmed by a majority of those voting thereon, under regulations to be established by law.

Article XVIII, Section 3 | Municipal powers of local self-government

Subject to the requirements of Section 1 of Article V of this constitution, municipalities shall have authority to exercise all powers of local self-government and to adopt and enforce within their limits such local police, sanitary and other similar regulations, as are not in conflict with general laws.

Article XVIII, Section 7 | Home rule; municipal charter

Any municipality may frame and adopt or amend a charter for its government and may, subject to the provisions of section 3 (Ohio Constitution Article XVIII §3 Municipalities shall have authority to exercise all powers of local self-government and to adopt and enforce within their limits such local police, sanitary and other similar regulations, as are not in conflict with general laws) of this article, exercise thereunder all powers of local self-government.

Ohio Revised Code:

Section 1307.103 | Relation of Chapter 1307

- (A) Sections 1307.101 to 1307.603 of the Revised Code are subject to any treaty or statute of the United States or regulatory statute of this state to the extent the treaty, statute, or regulatory statute is applicable.
- (B) Sections 1307.101 to 1307.603 of the Revised Code do not modify or repeal any law prescribing the form or content of a document of title or the services or facilities to be afforded by a bailee, or otherwise regulating a bailee's business in respects not specifically treated in those sections. However, violation of such a law does not affect the status of a document of title that otherwise is within the definition of a document of title.
- (D) To the extent there is a conflict between Chapters 1306. and 1307. of the Revised Code, Chapter 1307. of the Revised Code governs.

"The United States Statutes at Large shall be legal evidence of laws, concurrent resolutions,... proclamations by

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the President, and proposed or ratified amendments to the Constitution of the United States therein contained, in all the courts of the United States, the several States, and the Territories and insular possessions of the United States." (1 USC 112).

Constitution for the United States of America (1791)

Article VI, Paragraph 2 of the U.S. Constitution is commonly referred to as the Supremacy Clause. It establishes that the federal constitution, and federal law generally, take precedence over state laws, and even state constitutions.

The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. As it is written "This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

There is no single instance that a company policy can override either federal or state laws. Remember company policies must be without the laws set by the state or federal governments.

Annex: Treaty of Merrakesh (1786)

2nd if there is war no side shall help the enemy

21st If a mason/christian or muur/muslim is injured(s) or killed(s) the other they will be judged by the rules of the "shari'aa" or the rules of the qur'aan; the trial shall take place in the presence of the consul. If the party escapes the consul will not be held responsible for the crime.

23rd the consul can lodge at any seaport / if a muur cause the loss of a us citizen assets the consul is held harmless.

24th if there is disagreement about the treaty & war is declared then nine months is given to vacate the territory.

Further keeping in mind A city's regulatory authority may be restricted if the proposed local ordinance or regulation conflicts with federal or state general laws. Federal or state law may preempt a city's ability to legislate in a particular area, either explicitly or by implication. A "city" being any unit of general local government which is classified as a municipality by the United States Bureau of the Census [42 U.S. Code § 5302(B)], any other unit of general local government which is a town or township and which [42 U.S. Code § 5302(B) (i)] possesses powers and performs functions comparable to those associated with municipalities, [42 U.S. Code § 5302(B) (ii)] is closely settled, and [42 U.S. Code § 5302(A) (iii)] contains within its boundaries no incorporated places as defined by the United





States Bureau of the Census which have not entered into cooperation agreements with such town or township to undertake or to assist in the undertaking of essential community development and housing assistance activities, in the determination of the Secretary [42 U.S. Code § 5302(B)],

Indigenous and Tribal Peoples Convention

1989 (No. 169) | Adopted on 27 June 1989 by the General Conference of the International Labour Organisation at its seventy-sixth session Entry into force: 5 September 1991

Article 1 section 2. Self-identification as indigenous or tribal shall be regarded as a fundamental criterion for determining the groups to which the provisions of this Convention apply.

Article 2 1. Governments shall have the responsibility for developing, with the participation of the peoples concerned, co-ordinated and systematic action to protect the rights of these peoples and to guarantee respect for their integrity.

Article 3 1. Indigenous and tribal peoples shall enjoy the full measure of human rights and fundamental freedoms without hindrance or discrimination. The provisions of the Convention shall be applied without discrimination to male and female members of these peoples. 2. No form of force or coercion shall be used in violation of the human rights and fundamental freedoms of the peoples concerned, including the rights contained in this Convention.

Article 7 1. The peoples concerned shall have the right to decide their own priorities for the process of development as it affects their lives, beliefs, institutions and spiritual wellbeing and the lands they occupy or otherwise use, and to exercise control, to the extent possible, over their own economic, social and cultural development. In addition, they shall participate in the formulation, implementation and evaluation of plans and programmes for national and regional development which may affect them directly.

Article 12 The peoples concerned shall be safeguarded against the abuse of their rights and shall be able to take legal proceedings, either individually or through their representative bodies, for the effective protection of these rights. Measures shall be taken to ensure that members of these peoples can understand and be understood in legal proceedings, where necessary through the provision of interpretation or by other effective means.

SECTION XIII - Conclusion

Hereby the greatest attention shall be paid to the actual fact that the CITY OF MASSILLON is in a state of DISHONOR [ref. UCC 3-505] and being allotted this FINAL OPPORTUNITY TO CURE within an 5 CLEAR DAYS to give a remedy, being satisfactory and in lawful Accord.

Maxim: Lapse of time cannot cure that of which the origin is vicious. (PAULUS).

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SECTION XII - ENFORCING 42 U.S. Code §1997d - Prohibition of retaliation

No person reporting conditions which may constitute a violation under this subchapter shall be subjected to retaliation in any manner for so reporting.

Reply, Response, Action, Performance, Imposition, Unlawful Enforcement, etc. of any nature by them and those addressed and/or them and those directly and or indirectly affiliated with them and those addressed made in relation to this Writ are forbidden to be made in private as the nature of this Writ is to be made absolutely Public and the clear intent Lawful and Just.

Keeping in mind the Exercise of our Right to reject any and all forced or unlawful Assimilation(s) or attempted assimilation(s), military activity included, in where there is any unconsented or negatively effective intent in said Assimilation(s) or attempted assimilation(s) concerning our safeguarded inalienable and unalienable rights and the Exercise thereof.

Any attempt or commitment to and/or of detainment, kidnap, arrest, etc. of Zafeer Luckee Amaru Khan El Bey, jus sanguinis, and/or any other directly associated people, (tribal or non-tribal), P.L. 8 Stat. 484, 8 U.S.C. 1101, Title 22: Foreign Relations and Intercourse; Chapter 2; Consular Courts; Section 141: Judicial Authority Generally [annex: AA222141], et al, shall be internationally subject to special counts resulting in Common Law Lien regarding violation(s) and or breach(es) of all treaties, Constitution for the united States, and all Supreme Law mandates including and absolutely not limited to the annexed: International Convention For The Protection Of All Persons From Enforced Disappearance.

Any and all who may be of the Municipality addressed, directly or indirectly, public or private, who are or become participant in the continuity of breaches of peace, inter alia, shall and will be subject to Common Law [or Commercial] lien.

Maxim: Every one must bear the consequences of his own delay. (PAULUS)

Keeping in Mind 29 U.S. Code § 106 - Responsibility of officers and members of associations or their organizations for unlawful acts of individual officers, members, and agents

No officer or member of any association or organization, and no association or organization participating or interested in a <u>labor dispute</u>, shall be held responsible or liable in any <u>court of the United States</u> for the unlawful acts of individual officers, members, or agents, except upon clear proof of actual participation in, or actual authorization of, such acts, or of ratification of such acts after actual knowledge thereof. (Mar. 23, 1932, ch. 90, § 6, <u>47 Stat. 71</u>.)

Also keeping in Mind, The threat or use of direct violence or armed force against individuals or particular groups would constitute a violation of the right to intra-state peace of everyone within and beyond that conflict society, given that (negative) peace is typically understood as the absence of violent conflict and threats of violence. Furthermore, indirect or structural violence would also amount to violations of the right to intra-state (positive) peace. Structural





violence refers to social injustices that subject particular groups of individuals to harmful effects, such as premature loss of life due to systems and structures depriving individuals of adequate standards of living and socio-economic development. The 2016 UN General Assembly Declaration Ch. 3 THE 2016 DECLARATION ON THE RIGHT TO PEACE: RIGHT/DUTY HOLDERS AND THE NATURE AND SCOPE OF THE RIGHT

Maxim: In offences against the law, a ratification is equivalent to a command - (ULPIAN).

Maxim: He who knows, and does not prohibit what is done on his behalf, is taken to command it; and, moreover, if he ratifies what has been done, he is liable to an action, such as would lie for an agent against his principal. (ULPIAN).

It is being demanded that the CITY OF MASSILLON, et al keep embedded in Mind that Our Mission is: Growth and Development and is not subject to "ordinances," "bylaws," "codes," and "measures," as well as other names chosen by the governmental bodies that pass these laws. Regardless of the name, there are certain aspects all municipal laws must have in order to be enforced. Keeping in Mind A city's regulatory authority may be restricted if the proposed local ordinance or regulation conflicts with federal or state general laws. Federal or state law may preempt a city's ability to legislate in a particular area, either explicitly or by implication. A "city" being any unit of general local.

It is your Responsibility to keep the aforementioned in mind.

If any person chooses to rebut [see Heiner vs Donnan, 295, Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word, line by line, sentence by sentence, paragraph by paragraph, all in writing and must be notarized and certified mailed to the provisioned mailing location within ten (5) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. al. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, your silence upon default shall constitute an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my affiant knowledge.

The Tribe Mu' Penetopo Kataru c/o Consular Premises: 1215 Arapahoe Rd. SE [Massillon, OH Republic DMM 602 1.3e(2)] Non-Domestic/ Non-Assumpsit

Maxim: There is no room for conjecture where the fact is definite and ascertained. (VENULEIUS).

Note: The following, without being limited to, are but mere Corporations, having no Lawful Standing nor Jurisdiction

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over a Sovereign or a National.

United States Government-052714196
State of Ohio - 034309166
County of Stark - 190262472
City of Massillon - 626033658
Massillon Fraternal Order of Police Henderson Lodge Police Officers Association — 966366069
Tuscarawas Township - 067391792
Clinton Lodge No 47 F and AM - 969045728
The Ohio State Bar Association, Inc - 960989903
Stark County Bar Association - 619526676
American Bar Association - 806207841

ANY AND ALL RECOGNIZED TO BE PARTICIPANT IN THE DEPRIVATION OF OUR EXERCISE AND ENJOYMENT OF OUR INDIGENOUS AND HUMAN RIGHTS [PREVIOUS, CURRENT OR FUTURE] WILL BE SUBJECT TO LAWFUL LIEN, COMMON LAW OR COMMERCIAL.

The municipal government of the CITY OF MASSILLON is hereby being given 5 CLEAR DAYS to give a reply/response and is hereby SERVED.

Divinely. Lawfully. Peacefully. Without Fear.

annex: AA222141 - Way Chief Zafeer Luckee Amaru Khan El Bey

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Authorized Representative Natural Person, In Propria Persona:

c/o consular premises: 1215 Arapahoe Rd, SE

[Massillon, OH Republic DMM 602 1.3e(2)]

Non-Domestic/ Non-Assumpsit

Let this document stand as truth before the Almighty Supreme Creator, and let it be established before men according as the scripture saith: But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witness."

Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established " 2 Corinthians 13:1.

annex: AA222141 Chief Nature El Bey

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Authorized Representative Natural Person, In Propria Persona:

annex: AA222141 - Peace Chief Marquelleo Morgan El All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103

Authorized Representative Natural Person, In Propria Persona:

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