







Allodial American National Indigenous Tribal Government \sim Societas Republicae Ca Al Maurikanos \sim \sim

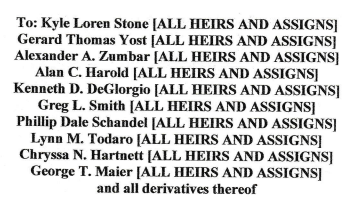
Moorish Divine and National Movement of the World Northwest Amexem / Northwest Africa / North America / 'The North Gate'

Affidavit of Written Initial Uniformed Commercial Code Financing Statement

Fixture Filing, Land and Commercial Lien

National Safe Harbor Program UCC § 9-521 whereby Nationals who file written UCC1 claims can file UCCs in any state.

[27th of October 2024]



Mail: Documents or requests for copies can be submitted to:

Cc: [MAYOR MURIEL BOWSER]
JOHN A WILSON BUILDING
1350 PENNSYLVANIA AVENUE, NW
WASHINGTON, DC 20004

Email: eom@dc.gov

[Certified Mailing# 7016 2070 0000 5997 0258]

Cc: [DISTRICT OF COLUMBIA GOVERNMENT CORPORATION]
RECORDER OF DEEDS
1101 4TH STREET, SW, 5TH FLOOR
WASHINGTON, DC 20024

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / Northwest Africa / North America / 'The North Gate' - The Moroccan Empire - Continental United States; 'Temple of the Moon and Sun' / 'Turtle Island': Non - Domestic, Non - Resident, Non - Subject; - Moors / Muurs - Being the Rightful Heirs and Primogeniture Birthright - Inheritors of the Land.

EI 370 PPJ P33 NZ

















Email: ida.williams@dc.gov
[Certified Mailing# 7016 2070 0000 5997 0265]

Cc: [OFFICE OF TAX AND REVENUE – GLEN LEE]
1101 4th St SW, Suite W270
WASHINGTON, DC 20024
Email:ocfo@dc.gov

[Certified Mailing# 7016 2070 0000 5997 0272]

From: Moorish American Consulate

Allodial American National Indigenous Tribal Government

Nature El Bey, Consul

Care of 1215 Arapahoe Rd SE

Near [Massillon, Ohio Republic 44646]]

Affidavit of written Initial Uniformed Commercial Code Financing Statement Fixture Filing

§ 28:9-521. Uniform form of written financing statement

RE: THIS IS AN INITIAL UNIFORMED COMMERICAL CODE FIXTURE FILING PER DC OFFICIAL CODES

§ 28:9-501, § 28:9-502, § 28:9-516a, § 28:9-516b, § 28:9-520c, § 28:9-521 and all other applicable codes concerning Secured Party Creditors and Initial Filings.

§ 28:9-521 Uniform form of written financing statement - A filing office that accepts written records may not refuse to accept a written initial financing statement in this form and format except for a reason set forth in § 28:9-516(b) entitled "What constitutes filing; effectiveness of filing". (a) Except as otherwise provided in subsection (b), communication of a record to a filing office and tender of the filing fee or acceptance of the record by the filing office constitutes filing.

§ 28:9-501 Filing Office.

Except as otherwise provided in subsection (b), if the local law of the District governs perfection of a security interest or agricultural lien, the office in which to file a financing statement to perfect the security interest or agricultural lien is:

- (1) The Recorder of Deeds, if (B) The financing statement is filed as a fixture filing and the collateral is goods that are or are to become fixtures; or
- (2) The Mayor in all other cases, including a case in which the collateral is goods that are or are to become fixtures and the financing statement is not filed as a fixture filing.
 - (b) The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the Office of the Mayor. The financing statement also constitutes a











fixture filing as to the collateral indicated in the financing statement which is or is to become fixtures.

§ 28:9-515 Duration and effectiveness of financing statement; effect of lapsed financing statement. (f) If a debtor is a transmitting utility and a filed initial financing statement so indicates, the financing statement is effective until a termination statement is filed.

§ 28:9-521: Uniform form of written financing statement and amendment.

UCC1 FINANCING STATEMENT

FOLLOWING INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (OPTIONAL)

Allodial American National Consulate

B. EMAIL CONTACT AT FILER (OPTIONAL)

nature@allodialamericannationalconsulate.com

C. SEND ACKNOWLEDGEMENT TO: (Name and Address)

Allodial American National Consulate
Allodial American National Indigenous Tribal Government
Nature El Bey, Mohammedan Vizir [Judge]
Care of 1215 Arapahoe Rd SE
Near [Massillon Ohio Republic] ZIP EXEMPT North America
"THE ABOVE SPACE IS FOR

"FILING OFFICE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here [] and provide the Individual Debtor information in item 19 of the Finance Statement Addendum Form (Form UCC1Ad)

1a. ORGANIZATION'S NAME

OR

1b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Alexander A. Zumbar

ADDITIONAL NAME(S)/INITIAL(S) THAT ARE PART OF THE NAME OF THIS DEBTOR SUFFIX

Alexander A. Zumbar dba STARK COUNTY TREASURER 1c. PROPERTY ADDRESS









1010 SUNSET DR

CITY STATE POSTAL CODE COUNTRY
ALLIANCE, OHIO 44601 UNITED STATES

2. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name; if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1blank, check here [] and provide the Individual Debtor information in item 10 of the Finance Statement Addendum Form (Form UCC1Ad)

2a. ORGANIZATION'S NAME

OR

2b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Gerard Thomas Yost

ADDITIONAL NAME(S)/INITIAL(S) THAT ARE PART OF THE NAME OF THIS DEBTOR SUFFIX

Gerard Thomas Yost dba STARK COUNTY PROSECUTOR #55750

2c. MAILING ADDRESS

215 SELBY ST

CITY STATE POSTAL CODE COUNTRY
ALLIANCE, OHIO 44601 UNITED STATES

3. SECURED FIRST PARTY CREDITOR (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

Allodial American National Indigenous Tribal Government

3a. ORGANIZATION'S NAME

3b. APPELLATION Nature El Bey

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

3c. MAILING LOCATION Care of 1215 Arapahoe Rd Se

[CITY STATE POSTAL CODE COUNTRY]

Near [Massillon, Ohio Republic]]
Without the UNITED STATES OF AMERICA

4. COLLATERAL: This financing statement covers the following collateral:











This financing statement covers the following collateral: STARK COUNTY COURT OF COMMON PLEAS Libels/Case Number: 2024CV01949; surety bonds; performance bond; 1099's, Schedule A. "Judicial Report" issued by "First American Title Insurance Company" report and filing number: 5007339-0061815e and 1158; Schedule A and Schedule B, unlawful attached liability "Federal Tax Lien" of "JAMES P & FLORENCE JACKSON; \$43,523.19 and unlawful attached liability "Federal Tax Lien" of JAMES JACKSON JR; \$5,625.75, STARK COUNTY SHERIFF - GEORGE T. MAIER "PROPERTY DESCRIPTION APPROVAL FORM. The collateral covered by this financing statement is the indebtedness of the debtor to the secured (first) party creditor in the sum certain amount of: \$292,143,814.10 in gold backed lawful tender Due for each parcel the debtor is occupying upon the land to which Nature El Bev and all Moorish American Nationals of the Allodial American National Government, the Allodial American National Consulate and The Moorish Divine and National Movement of the World are heirs to pursuant to the Treaty of Peace and Friendship 1786 and 1836 and the Constitution for the United States 1791. Nunc pro tunc. This True Bill in Commerce has been executed pursuant to the following Uniform Commercial Codes that govern the Private secured First party creditor. Charges are also calculated pursuant to the fraud and other violations committed against the Moorish American Nationals at North America as well as indebtedness for debt engaged into before the said Constitution and for occupying the land of the Moorish American Nationals. The said treaty is the attached Library of Congress certified publication entitled THE PUBLIC STATUTES AT LARGE OF THE UNITED STATES OF AMERICA, volume 8 pages 100 through 105, certified September 26, 1990, signed and sealed by Library of Congress Photoduplication Service Acting Chief Shirley M. Berry on November 8, 2007. see (EXHIBIT 1) and Mu' Penetopo Kataru Nation (MURU), Allodial American National Indigenous Tribal Government, dominion and territorial claim aka [STARK COUNTY], "Consulate Notice of Existence" executed August 30th, 2024, via international instrument #MPK2024DAS828 and Noticed to the United Nations and ALL local municipalities. see (EXHIBIT 2) Charges are additionally calculated pursuant to all writs and affidavits (Statements of Truth in Law, Amity, Trade & Commerce) filed by the Moorish American Nationals where the abovementioned debtors have caused injury to the estate of the Secured First Party Creditor at any and all times on the land pursuant to the said Treaty. Proof of service of each writ and affidavit is attached. Creditors notice against the liable parties is the judgement. Res Judicata. Stare Decisis. Right of the Secured Party Creditor. Additionally, this claim is filed pursuant to Common Law Claims, Writ of Plevin, International Commercial Claims, Aboriginal & Imperial Claims (Antiquitous Claims). THIS IS A FILING TO ENCUMBER Land, **Property, Real Estate, and all commercial transactions** by debtor (all Principals and agents) also pursuant to *UCC 9-607 collection and enforcement by secured party*UCC 9-203 Attachment and enforceability of security interest*UCC 9-609 Secured Party's Right to take Possession after **default**. All contracts with the UNITED STATES CORPORATION COMPANY are cancelled effective September 11, 2018.

New Contracts with the Moorish National Republic Federal Government for the debtors are as follows:

All debtors named above have current contracts with the Moorish American Nationals at North America which is the Treaty of Peace and Friendship 1786/1836, the Constitution for the united States 1791 and this UCC1 financing statement whose document number is **MPK2024FS2410**.











The terms of your contract with The Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals is that the Moorish American Nationals are to be respected as the Secured First Party creditors at all times and now the new heirs to [FIRST AMERICAN FINANCIAL CORPORATION], [FIRST AMERICAN TITLE INSURANCE COMPANY], [STARK COUNTY CLERK OF COURTS], [STARK COUNTY COURT OF COMMON PLEAS], [STARK COUNTY PROSECUTOR'S], [STARK COUNTY TREASURER], [STARK COUNTY AUDITOR], [STARK COUNTY SHERIFF], attached ["Schedule A"] and all of its intellectual property and holdings. Contract particulars are to be discussed as soon as this notification is confirmed received by

Kenneth D. DeGlorgio and Greg L. Smith, [FIRST AMERICAN FINANCIAL CORPORATION], Phillip Dale Schandel, [FIRST AMERICAN TITLE INSURANCE COMPANY], Lynn M. Todaro, [STARK COUNTY CLERK OF COURTS], Chryssa N. Hartnett, [STARK COUNTY COURT OF COMMON PLEAS], Kyle Stone and Gerard T. Yost, [STARK COUNTY PROSECUTOR'S OFFICE], Alexander Zumbar, [STARK COUNTY TREASURER], Alan C. Harold, [STARK COUNTY AUDITOR], George T. Maier, [STARK COUNTY SHERIFF]

The only flag that will fly at North America, Morocco is the Moorish American Flag [red with five pointed green star] and all "US Banners of Amity and Commerce" are outlawed and are 'Commanded to be 'Removed Immediately. All Indigenous People who are not of the Moorish Nation (Melanin dominant) Birthright and Bloodline are subjects of the Moorish American Nationals. All immigrants who do not pledge sincere allegiance to the Moorish Flag will be arrested and detained and/or deported. All who pledge allegiance to the Moorish National Republic Federal Government and the Moorish American Flag will be made subjects and are mandated to protect and serve the Moorish American Nationals upon our land.

The property with all acreage is now the property of the Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals. The property is to be turned over to Nature El Bey with the keys and codes to all of the buildings no later than January 23, 2025, The Moorish American Government will begin using the property at that time. Anyone who obstructs, hinders, encumbers, speaks against, or resists the mandates of this affidavit will be seized by the **Grand Army of** the Republic, formerly known as the United States Military, and detained in a jail cell indefinitely. Nature El Bey, The Allodial American National Government, and the Moorish American Nationals are the Creditors and Kenneth D. DeGlorgio and Greg L. Smith, [FIRST AMERICAN FINANCIAL CORPORATION], Phillip Dale Schandel, [FIRST AMERICAN TITLE INSURANCE COMPANY], Lynn M. Todaro, [STARK COUNTY CLERK OF COURTS], Chryssa N. Hartnett, [STARK COUNTY COURT OF COMMON PLEAS], Kyle Stone and Gerard T. Yost, [STARK COUNTY PROSECUTOR'S OFFICE], Alexander Zumbar, [STARK COUNTY TREASURER], Alan C. Harold, [STARK COUNTY AUDITOR], George T. Maier, [STARK COUNTY SHERIFF] are the debtors to the Moors. As with all property at Northwest America, if at any time a Moorish American National should send by mail, deliver, hand, send, or state a notification to the residence of any foreigner, European, or immigrant stating that you are to vacate the premises of any property at North America, along with **providing a copy of the Treaty of** Peace and Friendship 1786/1836 and a copy of the Moorish American Consulate Notice of Existence. you are to vacate the premises at once without question or hesitation. The Moorish National Republic Federal Government will provide remedy to you at our discussion. We remain in honor and governing accordingly.











All utilities and living services at Morocco are at no charge or feudal fee to the Moorish American Nationals. The Moorish National Republic Federal Government is the only government with superior jurisdiction at North America. Only gold and silver are to be used as currency in payment of debts. Fiat currency, FEDERAL RESERVE DEBT NOTES are outlawed forever.

You will not charge the Moorish American Nationals any currency, money, or otherwise as you are the debtors and the Moorish American Nationals are the Creditors

	are the title of the fill of the city of t		
5. Check only	if applicable and check only one box:		
Collateral is	□xx held in a Trust (see Instructions)		
	□ being administered by a Decedent's Personal Representative.		
6a. Check only	if applicable and check only one box:		
_	☐ Public-Finance Transaction ☐ Manufactured-Home Transaction		
	□ xx A Debtor is a Transmitting Utility		
6b. Check only	if applicable and check only one box:		
	□ Agricultural Lien □ Non-UCC Filing		
7. ALTERNAT	ΓΙVE DESIGNATION (if applicable):		
	ssor 🗆 Consignee/Consignor 🗀 Seller/Buyer 🗆 Bailer/Bailor 🗆 Licensee/Licensor		

8. OPTIONAL FILER REFERENCE DATA (Maximum Principal Indebtedness)

The Governing Principle does extend to the Amendment XIII (20 sections) of the Constitution for the United States of America, ratified: Nov 18, 1865 by \(^3\)4 of the several states. We, the Moors at North America, claim trusteeship, heirship, executorship, administration of, and beneficiary status of all land in the western hemisphere and all land as mandated by our Ancient Aboriginal Pharaonic Ancestors.

Upon my inherited status, I Nature El Bey, being a descendant of The Ancient Moabites in other respect known as American - Al Moroccan - Moor, standing squarely affirmed upon my Oath to the 'Five Points of Light' - Love, Cruth, 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.

J Am: Consul Deveral, Nature El Fait
Nature El Bey, Consul
Signature – Omnia Iura Reservantis
Care of 1215 Arapahoe Rd Se
Near [Massillon, Ohio Republic]]
Northwest A meyer - Northwest A frica - North A marian The North Cots













Affidavit of Obligation Commercial Lien (This is a verified plain statement of fact) MPK2024FS2410

A SECURITY (15 USC) COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG

NOT A POINT OF LAW*

October 27th, 2024

Parties:

Nature El Bey/Lien Claimant c/o near 1215 Arapahoe Rd Se Massillon Territory, Ohio Republic [ZIP EXEMPT] non-domestic non-assumpsit

Kyle Stone/Lien Debtor Kyle Stone (#95140), dba STARK COUNTY PROSECUTOR 110 Central Plaza S # 510 Canton, OH 44702

Gerard Thomas Yost/Lien Debtor Gerard T. Yost (#55750), dba STARK COUNTY ASSISTANT PROSECUTOR 215 SELBY ST Alliance, Oh 44601

Alexander Zumbar/Lien Debtor Alexander Zumbar, dba STARK COUNTY TREASURER STARK COUNTY TREASURER 1010 SUNSET DR ALLIANCE OH 44601

Alan C. Harold/Lien Debtor Alan Harold, dba STARK COUNTY AUDITOR STARK COUNTY AUDITOR 3625 DARLINGTON AVE NW CANTON, OHIO 44708

Kenneth D. DeGlorgio/Lien Debtor Kenneth D. DeGlorgio, dba PRESIDENT FIRST AMERICAN FINANCIAL CORPORATION 1 First American Way Santa Ana, California 92707

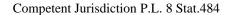
Greg L. Smith/Lien Debtor Greg L. Smith, dba SECRETARY FIRST AMERICAN FINANCIAL CORPORATION 1 First American Way Santa Ana, California 92707

Phillip Dale Schandel/Lien Debtor Phillip Dale Schandel (#886), dba AGENT FIRST AMERICAN FINANCIAL CORPORATION











2335 Tanglewood Drive, N.E. Massillon, OH 44646

Lynn M. Todaro/Lien Debtor Lynn M. Todaro/, dba STARK COUNTY CLERK STARK COUNTY CLERK OF COURTS 2781 ABRAHAM AVE NW Massillon, Oh 44647

Chryssa N. Hartnett/Lien Debtor Chryssa N. Hartnett (#65106), dba JUDGE STARK COUNTY COURT OF COMMON PLEAS 101 West Tuscarawas Street, Suite 400 Canton, Ohio 44702

George T. Maier/Lien Debtor George T. Maier dba STARK COUNTY SHERIFF 4500 Atlantic Blvd., N.E. Canton, Ohio 44705

BY WHICH YOU ARE BOUND

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.

This action is taken in accordance with THE CODE OF LAWS OF THE UNITED STATES OF AMERICA, OF A GENERAL AND PERMANENT CHARACTER, in force January 3, 1935 TITLE 22: Foreign Relations and Intercourse Chapter 2: Consular Courts Section 141: Judicial authority generally. To carry into full effect the provisions of the treaties of the United States AA222141

General Jurisdiction in Civil cases: AA Title 22 Chapter 2 Section 143 - AA222143: Such officers ae also vested with all the judicial authority necessary to execute the provisions of such treaties, respectively in regard to <u>civil rights</u>; whether of **property of person**: and they shall entertain jurisdiction in matters of contract, at the port where, or nearest to which the damage complained of was sustained, provided such port be one of the ports at which the **United States** are <u>represented by consuls. Such jurisdiction shall embrace all</u> controversies between citizens of the United States or other, provided for by such treaties, respectfully.

Article VI

All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. 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, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.

Treaty of Marrakesh 1786 / Treaty of Peace and Friendship of 1787 is the Law of the Land just as the Constitution and is binding on ALL the judges of every State.









Muur/Moors are NOT citizens of the Union states Society, but are the People of the Continental United States, being PART and PARCEL of the government to which the Union of States are obligated. The Constitutions of the Two Nations, in conjunction with Treaties, are the **SUPREME LAW OF THE LAND**.

Where provisions are not made to address **Foreign Relations and Intercourse** in a Consular Court, **as prescribed by law**, then no jurisdiction exists! A Court of General Sessions, Congressionally sanctioned, in accord with the **National Constitutions and Treaties**, with Consulars and officials representing both nations/nationals, present and **In Propria Persona**, would be a proper jurisdiction. ALL parties would operate by <u>de jure</u> Constitutional and Treaty law.

If there is no proper jurisdiction or venue, then no lawful or legal trial can be held, therefore, all rights revert back to the People (Self-government with Sovereign Authority). AA222141

When government officials supersede their jurisdiction, or deny lawful due process, redress, recourse and remedy. "At Law", then you're the criminals, and are traitors to the Constitution and Treaty to which you are bound by Law and from whence you derive an Authority at all! - Zodiac Constitution

CIVIL REMEDIES; PRESERVATION: The omission to specify or affirm in this Code any liability to damages, penalty, forfeiture, or other remedy imposed by law and allowed to be recovered or enforced in any civil action or proceeding, for any act or omission declared punishable herein, does not affect any right to recover or enforce the same.

- I, Nature El Bey, the Undersigned, Moorish American, In Propria Persona do solemnly swear, declare, and depose:
- 1. THAT I am competent to state to the matters set forth herein.
- 2. THAT I have personal knowledge of the facts stated herein.
- 3. THAT all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, I will testify to their veracity.
- 4. THAT the eternal, unchanged principles of Commercial Law are:
 - a) A workman is worthy of his hire. (thou shalt not steal)
 - b) All are equal under the law. (no one is above the law)
 - c) In Commerce, truth is sovereign. (thou shalt not bear false witness)
 - d) Truth is expressed in the form of an affidavit.
 - e) An unrebutted affidavit stands as truth in Commerce.
 - f) An unrebutted affidavit becomes the judgment in Commerce.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the battlefield first loses by default.
 - i) Sacrifice is the measure of credibility (no willingness to sacrifice = no liability, responsibility, authority or measure of conviction)
- i) A lien or claim can be satisfied only through an affidavit by a point-for-point rebuttal, resolution by jury or payment.
- 5. THAT Commercial processes (including this Affidavit and the required responses to it) ARE NON- JUDICIAL and prejudicial because:
- a) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's affidavit of











truth; and

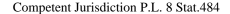
- b) Only a party affected by an affidavit can speak and act for himself and is solely responsible for responding with his own affidavit of truth, which no one else can do for him.
- 6. THAT the lawful seizure, collection, and transfer of ownership of money or property must be effected by a valid Commercial Lien which must contain certain elements in order to be Commercially valid, to wit:
- a) The lien instrument must obviously, patently, and evidently be a LIEN by being clearly and explicitly titled "LIEN," "CLAIM OF LIEN," or "DECLARATION OF LIEN," and mandatorily, by its exhaustive Commercial content (full disclosure) as follows in b), c) and d);
- b) The lien instrument MUST CONTAIN a notarized hand-signed affidavit, for which the issuer is commercially liable, containing a plain statement of fact disclosing how the obligation of the lien was created, attesting that the commercial condition is true, correct, and certain;
- c) The lien instrument MUST CONTAIN a ledger or bookkeeping statement connecting purchases, services rendered, and/or injuries sustained, with a claim of obligation such that each purchase, service, and/or injury is presented in a one-to-one correspondence with its partial claim of obligation.
 - The partial obligations are then totalled to obtain the total obligation. This is called a "True Bill in Commerce."
- d) The lien instrument MUST CONTAIN a statement, either specific or general, of the property being seized from the lien debtor to satisfy, or to guarantee satisfaction of, the obligation of the lien.
- e) A NOTICE OF LIEN to be valid MUST CONTAIN a clear statement as to where the lien is filed, where it can be found and how a copy can be obtained.
- 7. THAT I am not the **creation** or **chattel property** of any person or any government agency whatsoever. I am not under any obligation whatsoever to any governmental agency, state or federal, or any of their self- passed laws, statutes, regulations or policies.
- 8. THAT any and all of the various papers, documents, adhesion contracts, or "agreements" I may have signed with any government agency or entity or any others that might be construed to indicate a conclusion contrary to my herein-below assertions were made, signed by me on the basis of mistake due to lack of full disclosure creating a deliberate lack of full knowledge, a deliberate action of fraud, non-disclosure, concealment of material fact, and misrepresentation. Such action thereby creates a stressful situation of duress and intimidation, vitiating all documents by such action of fraud.
- 9. THAT it is the sincerest belief, religious and spiritual conviction of this Affiant that slavery and peonage are immoral, are violations of the First Precept of Commercial Law (a workman is worthy of his hire, "Thou shalt not steal"), that fraud, misrepresentation, nondisclosure, intimidation, deceit, concealment of material fact, lying, and treachery are morally wrong.
- 10. THAT I have absolutely no desire whatsoever to be a "client" (slave) of any governmental agency, state or federal, or any of their Principals, or the "United States," or to incur any debts or obligations to said entities for whatever "benefits" said entities might purpose to provide or seek to provide to this Affiant, or be directed by, subject to, or accountable to any parties other than my own conscience and best judgement for the purpose of preserving inviolate my unalienable/inalienable rights to life, liberty, freedom and property while engaging in the honorable, productive, and non-harmful activities of my life.
- 11. THAT I, Nature El Bey, am the sole and absolute owner of myself, my body, and my estate, and possess unconditional, allodial, sovereign title thereto, and that I abjure, renounce, forsake, and disavow utterly and absolutely now and forever all presumptions of power, authority, or right by any governmental agency, its Principals, over the rights, life, liberty, freedom or property of this Affiant from whatever source presumed or derived.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage





*





of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

ALLEGATIONS

Allegations arise from the conduct of Alexander Zumbar acting as Treasurer for the COUNTY OF STARK TREASURER on 6/7/2022 sending me an Delinquent "TAX NOTICE" - TAX LIEN PENDING for: dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695] demanding me to pay ESTATE/(E)state "TAX". On July 12th, 2022, I, Nature El Bey served Alexander Zumbar an Affidavit of Truth - Demand of Discovery and Disclosure via Certified Mail return receipt 7018 1130 0000 3928 8863 rightfully demanding: delegation of authority, surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act. I stated to Alexander Zumbar that he is attempting to collect an unlawful "TAX" on land that he does not own, have jurisdiction over or have "Allodial Title". NO REPLY OR REBUTTAL August 19, 2024, Alexander Zumbar invoked Kyle Stone of the STARK COUNTY PROSECUTOR OFFICE, with an "FORECLOSURE COMPLAINT" on above stated land. Kyle Stone invoked Gerard T. Yost acting as ASSISTANT PROSECUTOR for the STARK COUNTY PROSECUTOR OFFICE, to send me a delinquent tax notice, threatening me with the continuance of "FORECLOSURE" of above stated land through the STARK COUNTY COMMON PLEAS, if payment wasn't made within 30 days. Alan Harold acting as AUDITOR for the STARK COUNTY AUDITOR, promoted said alleged "delinquent tax" and "FORECLOSURE" of said land to the public, on COUNTY AUDITOR website, soliciting my land to be sold to whomever is willing to pay unlawful delinquent "TAX". October 11th, 2024, Alexander Zumbar dba STARK COUNTY TREASURER acting as "PLAINTIFF" and Kyle Stone dba STARK COUNTY PROSECUTOR submitted and filed a "COMPLAINT FOR FORECLOSURE" under Libel/case no. 2024CV01949, with the STARK COUNTY COURT OF COMMON PLEAS. Within said filing, the above parties intentionally added my kindred - "previous owner", Gennie V. Campbell, as an owner, making her attached to the fraudulent liability in this matter, when in fact, "she is not", the property was sold to my estate: MUUR HILL FAMILY TRUST in May 2019 as demonstrated in (EXHIBIT M). The above parties also added multiple others, with the [SURNAME JACKSON] as "DEFENDANTS", to whom I have no knowledge of who they are. The above stated property, upon the death of "Laura Jean Jackson aka Laura J. Jackson", "Gennie V. Campbell" became owner of said property.

Also, in said "FORECLOSURE COMPLAINT" Judicial Report Schedule B 4. stated that a "Federal Tax Lien" in the amount of \$43,523.19 against "James P. & Florence Jackson", recorded with the STARK COUNTY, Ohio Imaging Records and that (prior owner – unable to determine if it applies to this property). Also, that a "Federal Tax Lien" in the amount of \$5,625.75 against "James Jackson, Jr.", recorded with the STARK COUNTY, Ohio Imaging Records and that (prior owner – unable to determine if it applies to this property). See (EXHIBIT M)

ALEXANDER A. ZUMBAR dba STARK COUNTY TREASURER without my prior knowledge or consent, has exposed a blood relative of mine "Death Certificate" to UNKNOWN persons, in an attempt to identify lineal kinship between: [SURNAME: "JACKSON"]; aiming to attach their liability owed on the above stated - "Federal Tax Lien" recorded at RICK CAMPBELL, STARK COUNTY RECORDER OFFICE to "my" land/property. ALEXANDER A. ZUMBAR is aiming to execute a collection of debt through a lien established by the Department of the Treasury – Internal Revenue Service in favor of the United states on all property and rights to property belonging to JAMES JACKSON, JR., JAMES P. JACKSON, FLORENCE JACKSON, through the unlawful attachment of said "liability", to "my" property / land. My kindred: mother, Gennie V. Campbell has been unlawfully attached as a "DEFENDANT" in this matter, making her potentially liable for "OTHERS" liability, but concurrently causing damages to her and mine estate, reputation and honor.

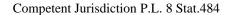
This is a CLEAR aim, by the above stated parties, to obtain a "DEFAULT JUDGMENT", by way of "OTHER" – [SURNAME JACKSONS] etc. parties FAILING or NOT complying with or making a special appearance in this matter. Let it be stated that I do not know who "ANY OTHER" individual are that is listed as "DEFENDANT", other than Gennie V. Campbell, who should not have been involved, in any manner or in any way, from its inception.

No commercial paperwork or commercial affidavit with a "WET INK" signature have been furnished or supplied to me, Nature El Bey, by Alexander Zumbar, Kyle Stone, Gerard T. Yost, Alan Horold and any other that created the so-called liability. This is a very













blatant aim of dispossessing me and my band from my land and territory without my **free**, **prior** and **informed consent** and **without just and fair compensation with the option to return**. Alan Harold, Alexander Zumbar and others rivaled my Preservation of Right to treaties, agreements, and other constructive arrangements and has failed to provide land and territory recognition and demarcation process that gives due recognition to indigenous peoples' laws, traditions, customs, and land tenure systems. All parties are guilty of attempting to re-convert indigenous land and Estates, that has been re-Venue in perpetuity as assets belonging to the natural heirs and beneficiaries, for someone else use and benefit. **THIS IS CLEAR FRAUD!!!**

Kyle Stone dba STARK COUNTY PROSECUTOR OFFICE, Gerard T. Yost dba ASSISTANT PROSECUTOR, Alan Harold dba STARK COUNTY AUDITOR, and Alexander Zumbar dba STARK COUNTY TREASURER are ALL **impersonating Officers** or in **dereliction of duty**, as they intentionally refused and failed to produce a bond which is required by the State of Ohio before the discharge of their official duties.

These actions have caused damage to my ESTATE/(E)states: MUUR HILL SEVEN, NATURE EL BEY TRUSTEE OF THE REVOCABLE LIVING TRUST; MUUR HILL SEVEN TRUST; MUUR HILL SEVEN, MUUR HILL SEVEN FAMILY TRUST; in any all variations.

I, Nature El Bey, a Moorish American National in Propria Persona Sui Juris and I am exercising all of my rights at this time and at all times, as an ancient aboriginal indigenous divine natural living Being. I Nature El Bey, and all Moorish American Nationals of Morocco are the Executors, Administrators, Creditors, Claimants, and Beneficiaries of our own Estate. We Moorish Americans at North America are exercising all of our rights at this time as One Sovereign Nation on our own land.

As of August 6, 2018, at 10:42 AM and 4:06 PM, the Moorish American Consulate and the Moorish National Republic Federal Government placed and Affidavit of Commercial and Land Lien on the [UNITED STATES CORPORATION COMPANY] and the United States Treasury in the sum certain amount of \$100,000,000 in gold and silver backed lawful tender for each and all Moorish American Nationals at North America. The said lien was filed pursuant to the United Nations American Mandate for the Land (1948 – previously held in Trusteeship), the currently active Treaty of Peace and Friendship 1786/1836 (Treaty of Amity and Commerce 1786) see (EXHIBIT 1) and the Constitution for the United States (Republic). Proof of service is provided below:

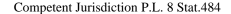
9505 5162 0176 8214 3658 22 – Confirmed delivery August 6, 2018, Individual picked up at Postal Facility at 10:42 AM 9505 5162 0176 8214 3658 46 – Confirmed delivery August 6, 2018, Individual picked up at Postal Facility at 10:42 AM 9505 5162 0176 8214 3658 39 – Confirmed delivery to, and left with an Individual at the address at 4:06 PM on August 6, 2018.

- -----
- 1. **THAT NO COMMERCIAL PAPERWORK or COMMERCIAL AFFIDAVITS** have been furnished or supplied to me, Nature El Bey, by Alexander Zumbar, Kyle Stone, Gerard T. Yost, Alan Harold or any others that created the so-called liability.
- 2. **Allegations arise** from the conduct of Alexander Zumbar acting as Treasurer for the COUNTY OF STARK TREASURER on 6/7/2022 sent me an Delinquent "TAX NOTICE" TAX LIEN PENDING for: dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [parcel 613695, 1215 Arapahoe Rd Se, Massillon, Ohio] demanding me to pay ESTATE/(E)state "TAX".
- 3. On July 12th, 2022, I, Nature El Bey served Alexander Zumbar an Affidavit of Truth Demand of Discovery and Disclosure via Certified Mail return receipt 7018 1130 0000 3928 8863 rightfully demanding: delegation of authority, surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act. I stated to Alexander Zumbar that he is attempting to collect an unlawful "TAX" on land that he does not own, have jurisdiction over or have "Allodial Title". NO REPLY OR REBUTTAL see (EXHIBIT A)
- 4. **August 19, 2024, Kyle Stone dba STARK COUNTY PROSECUTOR** invoked Gerard T. Yost dba STARK COUNTY ASSISTANT PROSECUTOR to send delinquent "TAX NOTICE" to me received August 26th, 2024, demanding me to send





*







payment to Alexander Zumbar dba STARK COUNTY TREASURER or Gerard T. Yost will proceed with a foreclosure complaint against me in the Stark County Court of Common Pleas. see (EXHIBIT B)

- 5. August 26th, 2024, I sent Alexander Zumbar an Affidavit of Fact Discovery and Disclosure and a Notice of Default for NON-RESPONSE and FAILURE TO REBUTTAL to Affidavit of Truth Demand of Discovery and Disclosure via Certified Mail return receipt 7018 1130 0000 3928 8863, served July 14th, 2022. Within said Affidavit I, stated to Alexander that pursuant to the Civil Order July 4th, 2014, all Estates and ESTATES erroneously believed to represent the American States and American State Citizens, and which were conveyed by fraud and legal deceit are re-Venued in perpetuity as assets belonging to the rightful and lawful beneficiaries and that he is attempting to collect and lay an unlawful excise tax on indigenous land that he does not lawfully possess, have jurisdiction over or have "Allodial Title". see (EXHIBIT B)
 - I, FURTHER DEMANDED full disclosure of any lien, Allodial Title, delegation of authority, surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act.
- 6. August 26th, 2024, I sent Alan Harold dba STARK COUNTY AUDITOR Commercial affidavit, Affidavit of Fact Discovery and Disclosure RIGHTFULLY DEMANDING full disclosure of any lien, Allodial Title, delegation of authority, surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act. I asked Alan if he had a specific intent or interest in the unlawful "TAX FORECLOSURE" and what did he hope to gain by publicizing of said "TAX FORECLOSURE" to the public via STARK COUNTY AUDITOR website. NO REPLY OR REBUTTAL see (EXHIBIT C)
- 7. **Pursuant to Ohio Compliance: August 27th, 2024**, I sent disclosure and information request to Alexander Zumbar dba STARK COUNTY TREASURER requesting **SURETY BOND** accompanied with **OATH OF OFFICE** for inspection and review, so that I, Nature El Bey, may see that all officials are true, correct and sufficient, pursuant to FOIA and Ohio Public Records Act, for the following persons: **Gerard T. Yost and Kyle Stone. see (EXHIBIT D)**
- 8. August 27th, 2024, I sent Kyle Stone dba STARK COUNTY PROSECUTOR a Commercial affidavit / Affidavit of Fact Discovery and Disclosure demanding him to uphold his Constitutional Oath to the Constitution Article VI Supreme Law Claus 2 Supremacy Claus, All Treaties made, and which shall be made and to the UN CHARTER. by which he is bound. I stated to Kyle L. Stone, I, Nature El Bey, a Moorish American, maintain a Constitutional and lawful (NON-TAXED OBLIGATORY) tax 'Status' and position by and through: THE CODE FO THE LAWS OF THE UNITED STATES OF AMERICA OF A GENERAL AND PERMANENT CHARACTER, IN FORCE JANUARY 3, 1935, registration No. AA222141 / CLASS A* / Truth A1, relative to all 'FOREIGN ENTITY TAXATION' (Indigenes Not Taxed) and pursuant to the Civil Orders, July 2014, All those (E)states and ESTATES are re-Venued without exception in perpetuity as assets belonging to the rightful and lawful beneficiaries and you are attempting to collect unlawful taxes on land that has been re-Venued back to me in international law which is a practice of (Chattel Slaver). see (EXHIBIT E)
- 9. **August 28th, 2024, I Nature El Bey** did a freedom of information request "**for myself**" pursuant to FOIA and Ohio Public Records Act, RIGHTFULLY DEMANDING, any bond or surety bonds, Allodial Title, contract with "with wet ink signature", copy of all transactions of funds /[money], lien possessed or held by the County Treasurer regarding indigenous land / property: dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695]. **see (EXHIBIT F)**
- 10. **September 3rd, 2024**, I sent disclosure and information to Alexander Zumbar dba STARK COUNTY TREASURER requesting **SURETY BOND** accompanied with **OATH OF OFFICE** for inspection and review, so that I, Nature El Bey, may see that all officials are true, correct and sufficient, pursuant to FOIA and Ohio Public Records Act, for the following person: **Alan Harold dba STARK COUNTY AUDITOR. NO REPLY OR REBUTTAL see (EXHIBIT G)**
- 11. September 3rd, 2024, Chief Deputy Treasurer, Deana Stafford d/b/a STARK COUNTY TREASURER of the STARK Page 7 of 28











COUNTY TREASURER office located at: 110 Central Plaza South, Suite 250, Canton, Ohio 44702 responded with Alexander Zumbar OATH OF OFFICE, omitting his SURETY BOND. Deana Stafford stated that the remainder of requests, we do not possess that information, implying that Kyle Stone, and Gerard T. Yost SURETY BOND were not deposited with the office of the Treasurer. see (EXHIBIT H)

- 12. **September 3rd, 2024**, I sent **Gerard T. Yost dba STARK COUNTY ASSISTANT PROSECUTOR** a Commercial affidavit / Affidavit of Fact Discovery and Disclosure RIGHTFULLY DEMANDING the same as stated in above "Line 8." as with his appointor Kyle Stone. see (EXHIBIT I)
- 13. **September 4th, 2024**, **Gerard T. Yost d/b/a STARK COUNTY ASSISTANT PROSECUTOR** located at: 110 Central Plaza South, suite 510, Canton, Ohio 44702, responded with his and Kyle Stone OATH OF OFFICE **omitting SURETY BOND for both**. **see (EXHIBIT J)**
- 14. **September 8th, 2024**, I sent **Kyle Stone** an **Affidavit of Fact Notice of Default** for not satisfying the Writ in the Nature of Discovery and Disclosure, Freedom of Information Request requesting his OATH OF OFFICE accompanied with his SURETY BOND and stated that he is now being held accountable for his neglect and failure to produce a surety bond that must be deposited with the County Treasurer before faithful discharge of his official duties. A bond is required for a county official to protect the public from financial harm if the official commits **fraud**, **neglects their duties**, or **otherwise violates the terms of their office**. **see** (**EXHIBIT K**)
- 15. **September 16th, 2024,** I sent Kyle Stone dba STARK COUNTY PROSECUTOR a Notice of Commercial Lien, Affidavit of Truth Notice of Default / Right to Cure Default giving Kyle Stone **15 CLEAR DAYS**, upon acquisition of said surety bond Kyle Stone SHALL become able to fulfill the demands that follow. I, RIGHTFULLY DEMANDED Kyle Stone to provide proof of surety bond via FAX, EMAIL, or by CERTIFIED MAIL. If refusal to get surety bond, Kyle Stone SHALL remove himself from office for not being able to faithfully discharge his official duties pursuant to **Section 309.03** | **Bond of prosecuting attorney oath** and **section 3.22** by which he is bound. **see (EXHIBIT L)**

I RIGHTFULLY DEMANDED, Kyle Stone to STOP ALL future unlawful soliciting of said indigenous land at dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695] through unlawful 952 - TAX FORECLOSURE. You are now hereby ESTOPPED.

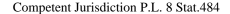
I RIGHTFULLY DEMANDED, Kyle Stone to give legal recognition and protection to these indigenous lands, territories and resources. Such recognition shall be conducted with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned pursuant to: Article 26 of the UNITED NATIONS DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLES. Assuring **security** and **protection** of my rights to own and control indigenous territory and extraterritory.

I RIGHTFULLY DEMANDED, Kyle Stone to AVOID the rivalry of and PROVIDE lawful PROTECTION from any form of opposition of my (NON-TAX OBLIGATORY) status pursuant to: THE CODE OF THE LAWS of the UNITED STATES OF AMERICA, General and Permanent Character Truth A1- Library of Congress; AA222141 CLASS A*and remove unlawful 952 - TAX FORECLOSURE and any other negative data / information that is defamatory in nature causing damage to my honor and reputation; public, private, social and economic. My indigenous land is "private" and any public information provisioned shall reflect the same. I, Nature El Bey have "Natural and Unalienable Rights" that I am heir to and 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, and are, now, re-Venued without exception to the geographical definition in relation to American States, and the American State Citizens, where they shall, lawfully and rightfully, remain in perpetuity as assets belonging to the rightful and lawful beneficiary(ies).











16. October 11th, 2024, Alexander Zumbar dba STARK COUNTY TREASURER acting as "PLAINTIFF" and Kyle Stone dba STARK COUNTY PROSECUTOR submitted and filed a "COMPLAINT FOR FORECLOSURE" under Libel/case no. 2024CV01949, with the STARK COUNTY COURT OF COMMON PLEAS. Within said filing the above parties added JAMES P. JACKSON, UNKNOWN SPOUSE, IF ANY, OF JAMES P. JACKSON, FLORENCE JACKSON and UNKNOWN SPOUSE, IF ANY, OF FLORENCE, JACKSON of 11791 Marlboro Rd., Alliance, Oh 44601 to "COMPLAINT FOR FORECLOSURE". JAMES JACKSON, JR., and UNKNOWN SPOUSE, IF ANY, OF JAMES JACKSON, JR. of 2542 Indiana Way N.E., Canton, OH 44705 were also added to said foreclosure. Furthermore, added were the UNITED STATES DEPARTMENT OF JUSTICE, CARL B. STOKES, UNITED STATES COURT HOUSE, 801 West Superior Avenue, Suite 400, Cleveland, OH 4411, and UNITED STATES OF AMERICA, DEPARTMENT OF TREASURY, Cincinnati, Oh 45999. GENNIE V. CAMPBELL and UNKNOWN SPOUSE, IF ANY, OF GENNIE V. CAMPBELL of 1425 3rd St Se, Canton, OH 44646 were also added to the foreclosure. Let it be stated that ALL parties are listed as "DEFENDANTS", and the parties added to said "COMPLAINT FOR FORECLOSURE" were not prior owners or part of this matter from its inception. ALL parties with the [SURNAME: JACKSON] other than "Laura Jean Jackson" are UNKNOWN to me. Alexander Zumbar dba STARK COUNTY TREASURER acting as "PLAINTIFF" stated that, "easements, restrictions and conditions of record, if any, have not been paid in accordance with the law and have therefore become and have been declared "due" and payable and that pursuant to the provisions of sections 5721.10, 323.11 and 323.47 of the Ohio Revised Code, claims a valid first lien on the premises described herein for all taxes, assessments, penalties, interest and charges, together with court costs, if any, in such amounts as appear on the "TAX LIEN" records in the office of the STARK COUNTY TREASURER, the CLERK OF COURTS OF STARK COUNTY, and the STARK COUNTY RECORDER'S OFFICE". Alexander Zumbar also stated that, "there is currently due the unpaid sum of \$3,732.47, plus interest, late charges, and cost incurred in this foreclosure action for which the "PLAINTIFF" asks judgment.

Also, within said "COMPLAINT FOR FORECLOSURE" an "Judicial Report" was established and issued by "First American Title Insurance company" making the Guaranteed Party the "STARK COUNTY CLERK OF COURTS". The report stated that, "pursuant to your request for a "Preliminary Judicial Report" for use in judicial proceedings, "FIRST AMERICAN TITLE INSURANCE COMPANY" hereby guarantees in an amount not to exceed \$3,732.47 that it has examined in the public records in STARK Count, Ohio as to the land described in Schedule A, that the record title to the land is at the date hereof vested in MUUR HILL SEVEN/NATURE EL BEY, TRUSTEE and GENNIE V. CAMPBELL by instrument recorded in instrument No. 201302050006306 and Plat book 36, pages 156-157 and free from all encumbrances, liens or defects of record, except as shown in Schedule B". This is a guarantee of the record title only and is made for the use and benefit of the Guaranteed Party and the purchaser at judicial sale thereunder. The "Judicial Report" was issued by Phillip D. Schandel, 2335 Tanglewood Drive, N.E., Massillon, OH 44646 and back by the signatures of Kenneth D. DeGlorgia, President and Greg L. smith, Secretary.

Schedule B 4. stated that a "Federal Tax Lien" in the amount of \$43,523.19 against "James P. & Florence Jackson", recorded with the STARK COUNTY, Ohio Imaging Records and that (**prior owner – unable to determine if it applies to this property**). Also, that a "Federal Tax Lien" in the amount of \$5,625.75 against "James Jackson, Jr.", recorded with the STARK COUNTY, Ohio Imaging Records and that (**prior owner – unable to determine if it applies to this property**). See (**EXHIBIT M**)

17. **Due to the residency and in recognition of this collateral fact**: Kyle Stone and/or his Foreign Principals, Organizations, Associations, Officers, Employees, Representatives, Servants, or other Individuals acting under your direction and control, are incapable of maintaining the integrity of the de jure, Lawful, Constitutional Monetary System of the de jure Union of several Republican States of the United States of America, as you are not heirs in Law or by birthright, i.e. Posterity, and have caused grievous harm, damage and injury under pretense and colors, and are in breach of numerous legal duties imposed upon our Public Offices, and Kyle Stone et al, by Law are barred, estopped and precluded under the "Clean Hands doctrine," and "Public Policy," from making any claim or right, title, or interest thereon. (See: 18 U.S.C.S. 1001)

Proof of Allegations:

via: Allodial American National Consulate website; FOR THE [PUBLIC] RECORD, https://allodialamericannationalconsulate.com/for-the-%5Bpublic%5D-record

see EXHIBIT A - Alexander Zumbar - Stark County Treasury - Affidavit- 7-12-2022

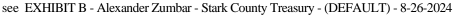












- see EXHIBIT C Alan Harold STARK COUNTY AUDITOR Notice of Commercial Lien 8-26-2024
- see EXHIBIT D Gerard T Yost STARK COUNTY TREASURY FOIA AND PUBLIC RECORD 8-27-2024
- see EXHIBIT D Kyle Stone STARK COUNTY TREASURY FOIA AND PUBLIC RECORD 8-27-2024
- see EXHIBIT E Kyle Stone STARK COUNTY PROSECUTOR Notice of Commercial Lien 8-27-2024
- see EXHIBIT F -Nature El Bey STARK COUNTY TREASURY FOIA AND PUBLIC RECORD 8-28-2024
- see EXHIBIT G Alan Harold STARK COUNTY TREASURY FOIA AND PUBLIC RECORD 9-3-2024
- see EXHIBIT H Deana Stafford Alexander Zumbar Oath of Office 9-3-2024
- see EXHIBIT I Gerard Yost STARK COUNTY PROSECUTOR Notice of Commercial Lien 9-3-2024
- see EXHIBIT J Kyle Stone and Gerard T. Yost Oath of Office EMAIL 9-4-2024
- see EXHIBIT K Kyle Stone FOIA-REQUEST STARK COUNTY PROSECUTOR (DEFAULT) 9-8-2024
- see EXHIBIT L -Kyle Stone STARK COUNTY PROSECUTOR Commercial Lien (DEFAULT) right to cure 9-16-2024
- see EXHIBIT M Alexander Zumbar STARK COUNTY TREASURY Foreclosure HARTNETT 10-11-2024

Ledgering: Ledgering for the violations of the united States Constitution and the Bill of Rights against Nature El Bey and Muur Hill Seven Trust ESTATE/(E)state by Kyle Stone (#95140), dba STARK COUNTY PROSECUTOR, Gerard T. Yost (#55750), dba STARK COUNTY ASSISTANT PROSECUTOR, Alexander Zumbar, dba STARK COUNTY TREASURER, Alan Harold, dba STARK COUNTY AUDITOR, Kenneth D. DeGlorgio, dba PRESIDENT, Greg L. Smith, dba SECRETARY, Phillip Dale Schandel (#886), dba AGENT, Lynn M. Todaro/, dba STARK COUNTY CLERK, Chryssa N. Hartnett (#65106), dba JUDGE, described in the "Allegations" above is under 18 USC 241, CONSPIRACY AGAINST THE RIGHTS. "If two or more persons conspire to injure, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or if two or more persons go in disguise on the highway or the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured – they shall be fined not more than \$10,000 or imprisoned not more than 10 years, or both: and if death results they shall be subject to imprisonment for any term of years or for life".

The specific violations of Treaty law via Constitution Article VI all treaties made, and which shall be made, are listed point for point under the corresponding numbered allegation as above. For example: such as AANF 1. would be interpreted as numerals as FEE SCHEDULE of the ALLODIAL AMERICAN NATIONAL INDIGENOUS TRIBAL GOVERNMENT; FEE SCHEDULE, 193 would be interpreted as Article 1, Section 9, Clause 3 of the Constitution, AM 1 would be interpreted as Amendment 1 of the Bill of Rights of the Constitution, UDHR 1 would be interpreted as Article 1 of the Universal Declaration Of Human Rights and UNDRIP 1 1. would be interpreted as Article 1, Section 1 of the United Nations Declaration On The Rights Of Indigenous Peoples

ALLODIAL AMERICAN NATIONAL INDIGENOUS TRIBAL GOVERNMENT; FEE SCHEDULE, is available via https://allodialamericannationalconsulate.com/fee-schedule

- 1. "THAT NO COMMERCIAL PAPERWORK, LIENS or COMMERCIAL AFFIDAVITS have been furnished or supplied to me....." MAXIM: All matters must be expressed to be resolved.
 - A. AM 5 cannot be deprived of life, liberty, or property without due process of law
 - B. AM 9 all rights belong to the people some are stated some are not
 - C. AM 10 all government power comes from the consent of the people governed
 - D. **101** no state shall set anyone above the common man.
 - E. 101 no state shall work against US Constitution with anyone
 - F. 101 no state shall allow any person or group to make a law, judge on it, and punish under it
 - G. 193 no person or group can make a law, judge on it, and punish under it
 - H. 431 no controlling agency shall be formed in violation of US Constitution











- I. 441 the US to protect every citizen against personal attack or attack on rights
- J. 612 "This Constitution is the Supreme Law of the Land."
- K. 613 all law makers court officials and enforcement officers are bound by oath to the US Constitution
- 2. Alexander Zumbar acting as Treasurer for the COUNTY OF STARK TREASURER on 6/7/2022 sent me an Delinquent "TAX NOTICE" TAX LIEN PENDING for: dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695] demanding me to pay ESTATE/(E)state "TAX" for presumed [1215 Arapahoe Rd Se, Massillon, Ohio]. MAXIM: A workman is worthy of his hire. (thou shalt not steal)
 - A. AM 5 cannot be deprived of life, liberty, or property without due process of law
 - B. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - C. AM 7 where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
 - D. AM 10 all government power comes from the consent of the people
 - E. 101 no state shall work against US Constitution with anyone
 - F. 331 no controlling agency shall harass a national (mixed war/treason)
 - G. 331 only courts can decide punishment and rewards with regards to law
 - H. 431 no controlling agency shall be formed in violation of US Constitution
 - I. 612 "This Constitution is the Supreme Law of the Land."
 - J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
 - K. **UNDRIP 6** Every indigenous individual has the right to a nationality.
 - L. UNDRIP 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
 - M. UNDRIP 8 Indigenous peoples and individuals have the right not to be subjected to forced assimilation
 - N. UNDRIP 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.
 - O. **UNDRIP 3** Indigenous peoples have the right to self-determination
 - P. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
 - Q. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
 - R. UDHR 7 All are equal before the law and are entitled without any discrimination to equal protection of the law.
 Constitution.
 - S. AANF i. Trespass Use of street Address/Mailing location of Secured Party
 - 3. On July 12th, 2022, I, Nature El Bey served Alexander Zumbar an Affidavit of Truth Demand of Discovery and Disclosure via Certified Mail return receipt 7018 1130 0000 3928 8863 rightfully demanding: delegation of authority,













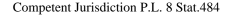
surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act. I stated to Alexander Zumbar that he is attempting to collect an unlawful "TAX" on land that he does not own, have jurisdiction over or have "Allodial Title". NO REPLY OR REBUTTAL, MAXIM: An unrebutted affidavit stands as truth in Commerce

- A. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
- B. AM 5 cannot be deprived of life, liberty, or property without due process of law
- C. AM 7 where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
- D. AM 10 all government power comes from the consent of the people
- E. 101 no state shall work against US Constitution with anyone
- F. 331 no controlling agency shall harass a national (mixed war/treason)
- G. 331 only courts can decide punishment and rewards with regards to law
- H. 431 no controlling agency shall be formed in violation of US Constitution
- I. 612 "This Constitution is the Supreme Law of the Land."
- J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
- K. **UNDRIP 7** Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.
- L. **UNDRIP 3** Indigenous peoples have the right to self-determination
- M. UDHR 12 No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- N. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
- O. UDHR 7 All are equal before the law and are entitled without any discrimination to equal protection of the law.
- P. AANF d. personal information documents produced by me: 15,000 per document
- Q. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
- R. AANF a. Services to others and Corporation(s) 3 hours: 1,500
- S. AANF b. Services to others and Corporation(s) 3 hours: 1,500
- T. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
- U. **AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 4. **August 19, 2024, Kyle Stone dba STARK COUNTY PROSECUTOR** received a "DELINQUENT TAX" complaint from Alexander Zumbar dba STARK COUNTY TREASURER. Kyle Stone invoked Gerard T. Yost dba STARK COUNTY ASSISTANT PROSECUTOR to send delinquent "TAX NOTICE" to me received August 26th, 2024, demanding me to send payment to Alexander Zumbar dba STARK COUNTY TREASURER or Gerard T. Yost will proceed with a foreclosure complaint against me in the Stark County Court of Common Pleas. **MAXIM: In Commerce, truth is sovereign. (thou shalt not bear false witness)**
 - A. AM 5 cannot be deprived of life, liberty, or property without due process of law













- B. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
- C. AM 7 where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
- D. AM 10 all government power comes from the consent of the people
- E. 101 no state shall work against US Constitution with anyone
- F. 331 no controlling agency shall harass a citizen (mixed war/treason)
- G. 331 only courts can decide punishment and rewards with regards to law
- H. 431 no controlling agency shall be formed in violation of US Constitution
- I. 612 "This Constitution is the Supreme Law of the Land."
- J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
- K. UNDRIP 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
- L. UNDRIP 8 Indigenous peoples and individuals have the right not to be subjected to forced assimilation
- M. UNDRIP 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.
- N. **UNDRIP 3** Indigenous peoples have the right to self-determination
- O. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- P. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
- Q. UDHR 7 All are equal before the law and are entitled without any discrimination to equal protection of the law.
- R. **AANF i.** Trespass Use of street Address/Mailing location of Secured Party: 5,000
- S. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
- T. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500
- U. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
- V. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
- W. **AANF b.** Personal Property Trespass Color of Law: 250,000
- X. **AANF c.** Personal Property Trespass Implied Color of Law: 250,000
- 5. August 26th, 2024, I sent Alexander Zumbar an Affidavit of Fact Discovery and Disclosure and a Notice of Default for NON-RESPONSE and FAILURE TO REBUTTAL to Affidavit of Truth Demand of Discovery and Disclosure via Certified Mail return receipt 7018 1130 0000 3928 8863, served July 14th, 2022. Within said Affidavit I, stated to Alexander that pursuant to the Civil Order July 4th, 2014, all Estates and ESTATES erroneously believed to represent the American States and American State Citizens, and which were conveyed by fraud and legal deceit are re-Venued in perpetuity as assets belonging to the rightful and lawful beneficiaries and that he is attempting to collect and lay an unlawful excise tax on indigenous land that he does not lawfully possess, have jurisdiction over or have "Allodial Title".













I, FURTHER DEMANDED full disclosure of any lien, Allodial Title, delegation of authority, surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act.

- A. **AANF r.** Trespass Default By Non-Response or Incomplete response: 100,000
- B. **AANF d.** personal information documents produced by me: 15,000 per document
- C. VIOLATIONS EXPRESSED ON LINE 3.
- 6. August 26th, 2024, I sent Alan Harold dba STARK COUNTY AUDITOR Commercial affidavit, Affidavit of Fact Discovery and Disclosure RIGHTFULLY DEMANDING full disclosure of any lien, Allodial Title, delegation of authority, surety bond, copies of any original contracts or copies of any endorsed consensual agreements that gave rise to and gave authorization to the current classification status of said indigenous land / property and Oath of Office pursuant to Ohio Public Records Act and FOIA Freedom of Information Act. I asked Alan if he had a specific intent or interest in the unlawful "TAX FORECLOSURE" and what did he hope to gain by publicizing of said "TAX FORECLOSURE" to the public via STARK COUNTY AUDITOR website. Dereliction of duty, failure to support and defend the Constitution. NO REPLY OR REBUTTAL, MAXIM: An unrebutted affidavit stands as truth in Commerce.
 - A. **AM 4** any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - B. AM 5 cannot be deprived of life, liberty, or property without due process of law
 - C. **AM 7** where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
 - D. AM 10 all government power comes from the consent of the people
 - E. 101 no state shall work against US Constitution with anyone
 - F. 331 no controlling agency shall harass a national (mixed war/treason)
 - G. 331 only courts can decide punishment and rewards with regards to law
 - H. 431 no controlling agency shall be formed in violation of US Constitution
 - I. **612** "This Constitution is the Supreme Law of the Land."
 - J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
 - K. **UNDRIP 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
 - L. UNDRIP 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.
 - M. **UNDRIP 3** Indigenous peoples have the right to self-determination
 - N. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
 - O. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
 - P. UDHR 7 All are equal before the law and are entitled without any discrimination to equal











protection of the law.

Q.	AANF d.	personal information - documents produced by me: 15,000 per document
R.	AANF p.	Trespass - Failure to Provide contract Signed by the Parties: 100,000
S.	AANF a.	Services to others and Corporation(s) 3 hours: 1,500
T.	AANF b.	Services to others and Corporation(s) 3 hours: 1,500
U.	AANF c.	Services to others and Corporation(s) 3 hours: 1,500
V.	AANF d.	Services to others and Corporation(s) 3 hours: 1,500

7. **Pursuant to Ohio Compliance: August 27th, 2024,** I sent disclosure and information request to Alexander Zumbar dba STARK COUNTY TREASURER requesting **SURETY BOND** accompanied with **OATH OF OFFICE** for inspection and review, so that I, Nature El Bey, may see that all officials are true, correct and sufficient, pursuant to FOIA and Ohio Public Records Act, for the following persons: **Gerard T. Yost and Kyle Stone**. **Maxim: All matters must be expressed to be resolved.**

A.	AANF d.	personal information - documents produced by me: 15,000 per document, 2x 30,000
B.	AANF a.	Services to others and Corporation(s) 6 hours: 3,000
C.	AANF b.	Services to others and Corporation(s) 6 hours: 3,000
D.	AANF c.	Services to others and Corporation(s) 6 hours: 3,000
E.	AANF d.	Services to others and Corporation(s) 6 hours: 3,000

- 8. August 27th, 2024, I sent Kyle Stone dba STARK COUNTY PROSECUTOR a Commercial affidavit / Affidavit of Fact Discovery and Disclosure demanding him to uphold his Constitutional Oath to the Constitution Article VI Supreme Law Claus 2 Supremacy Claus, All Treaties made, and which shall be made and to the UN CHARTER, by which he is bound. I stated to Kyle L. Stone, I, Nature El Bey, a Moorish American, maintain a Constitutional and lawful (NON-TAXED OBLIGATORY) tax 'Status' and position by and through: THE CODE FO THE LAWS OF THE UNITED STATES OF AMERICA OF A GENERAL AND PERMANENT CHARACTER, IN FORCE JANUARY 3, 1935, registration No. AA222141 / CLASS A* / Truth A1, relative to all 'FOREIGN ENTITY TAXATION' (Indigenes Not Taxed) and pursuant to the Civil Orders, July 2014, All those (E)states and ESTATES are re-Venued without exception in perpetuity as assets belonging to the rightful and lawful beneficiaries and you are attempting to collect unlawful taxes on land that has been re-Venued back to me in international law which is a practice of (Chattel Slavery). Dereliction of duty, failure to support and defend the Constitution. NO REPLY OR REBUTTAL, Maxim: An unrebutted affidavit stands as truth in Commerce.
 - A. AM 5 cannot be deprived of life, liberty, or property without due process of law
 - B. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - C. AM 7 where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
 - D. AM 10 all government power comes from the consent of the people
 - E. 101 no state shall work against US Constitution with anyone
 - F. 331 no controlling agency shall harass a national (mixed war/treason)
 - G. 331 only courts can decide punishment and rewards with regards to law
 - H. 431 no controlling agency shall be formed in violation of US Constitution



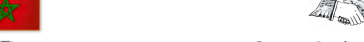






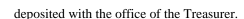
- I. 612 "This Constitution is the Supreme Law of the Land."
- J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
- K. UNDRIP 7 Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.
- L. UNDRIP 3 Indigenous peoples have the right to self-determination
- M. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- N. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
- O. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- P. AANF d. personal information documents produced by me: 15,000 per document
- Q. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
- R. AANF a. Services to others and Corporation(s) 3 hours: 1,500
- S. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
- T. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
- U. **AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 9. **August 28th, 2024, I Nature El Bey** did a freedom of information request for "**myself**" pursuant to FOIA and Ohio Public Records Act, RIGHTFULLY DEMANDING, any bond or surety bonds, Allodial Title, contract with "with wet ink signature", copy of all transactions of funds /[money], lien possessed or held by the County Treasurer regarding indigenous land / property: dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695].
 - A. **AANF d.** personal information documents produced by me: 15,000 per document
 - B. **AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 10. September 3rd, 2024, I sent disclosure and information to Alexander Zumbar dba STARK COUNTY
 TREASURER requesting SURETY BOND accompanied with OATH OF OFFICE for inspection and review, so that
 I, Nature El Bey, may see that all officials are true, correct and sufficient, pursuant to FOIA and Ohio Public Records
 Act, for the following person: Alan Harold dba STARK COUNTY AUDITOR. Dereliction of duty, failure to
 support and defend the Constitution. NO REPLY OR REBUTTAL, Maxim: An unrebutted affidavit stands
 as truth in Commerce.
 - A. AANF d. personal information documents produced by me: 15,000 per document
 - B. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500
 - C. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - D. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
 - E. **AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 11. **September 3rd, 2024,** Chief Deputy Treasurer, Deana Stafford d/b/a STARK COUNTY TREASURER of the STARK COUNTY TREASURER office located at: 110 Central Plaza South, Suite 250, Canton, Ohio 44702 responded with Alexander Zumbar OATH OF OFFICE, omitting his SURETY BOND. Deana Stafford stated that the remainder of requests, we do not possess that information, implying that **Kyle Stone**, and **Gerard T. Yost** SURETY BOND were not











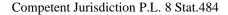
A.	AANF a.	Services to others and Corporation(s) 3 hours: 1,500
B.	AANF b.	Services to others and Corporation(s) 3 hours: 1,500
C.	AANF c.	Services to others and Corporation(s) 3 hours: 1,500
D.	AANF c.	Trespass – Failure to Honor Constitutional Oath 50,000
E.	AANF b.	Trespass - Failure to honor Oath of Office: 50,000
F.	AANF f.	Trespass - Failure to honor/No Bond: 50,000

- 12. **September 3rd, 2024**, I sent **Gerard T. Yost dba STARK COUNTY ASSISTANT PROSECUTOR** a Commercial affidavit / Affidavit of Fact Discovery and Disclosure RIGHTFULLY DEMANDING the same as stated in above "Line 8." as with his appointor Kyle Stone. **NO REPLY OR REBUTTAL**, **Maxim: An unrebutted affidavit stands as truth in Commerce.**
 - A. AM 5 cannot be deprived of life, liberty, or property without due process of law
 - B. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - C. **AM 7** where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
 - D. AM 10 all government power comes from the consent of the people
 - E. 101 no state shall work against US Constitution with anyone
 - F. 331 no controlling agency shall harass a national (mixed war/treason)
 - G. 331 only courts can decide punishment and rewards with regards to law
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 - I. 612 "This Constitution is the Supreme Law of the Land."
 - J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
 - K. UNDRIP 7 Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.
 - L. UNDRIP 3 Indigenous peoples have the right to self-determination
 - M. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
 - N. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
 - O. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
 - P. AANF d. personal information documents produced by me: 15,000 per document
 - Q. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
 - R. AANF a. Services to others and Corporation(s) 3 hours: 1,500
 - S. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - T. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500





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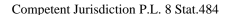


- U. **AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 13. **September 4th, 2024**, **Gerard T. Yost d/b/a STARK COUNTY ASSISTANT PROSECUTOR** located at: 110 Central Plaza South, suite 510, Canton, Ohio 44702, responded with **his** and **Kyle Stone OATH OF OFFICE** "**omitting**" **SURETY BOND for both**.
 - A. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500
 - B. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - C. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
 - D. **AANF c.** Trespass Failure to Honor Constitutional Oath 50,000
 - E. **AANF b.** Trespass Failure to honor Oath of Office: 50,000
 - F. **AANF f.** Trespass Failure to honor/No Bond: 50,000
- 14. **September 8th, 2024**, I sent **Kyle Stone** an **Affidavit of Fact Notice of Default** for not satisfying the Writ in the Nature of Discovery and Disclosure, Freedom of Information Request requesting his OATH OF OFFICE accompanied with his SURETY BOND and stated that he is now being held accountable for his neglect and failure to produce a surety bond that must be deposited with the County Treasurer before faithful discharge of his official duties. A bond is required for a county official to protect the public from financial harm if the official commits **fraud**, **neglects their duties**, or **otherwise violates the terms of their office**.
 - A. **AANF r.** Trespass Default By Non-Response or Incomplete response: 100,000
 - B. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500
 - C. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - D. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
 - E. **AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 15. September 16th, 2024, I sent Kyle Stone dba STARK COUNTY PROSECUTOR a Notice of Commercial Lien, Affidavit of Truth Notice of Default / Right to Cure Default giving Kyle Stone 15 CLEAR DAYS, upon acquisition of said surety bond Kyle Stone "SHALL" become able to fulfill the requested demands and the demands that follow. I, RIGHTFULLY DEMANDED Kyle Stone to provide proof of surety bond via FAX, EMAIL, or by CERTIFIED MAIL. If refusal to get surety bond, Kyle Stone SHALL remove himself from office for not being able to faithfully discharge his official. Maxim: All are equal under the law. (no one is above the law)
 - A. AANF d. personal information documents produced by me: 15,000 per document
 - B. AANF a. Services to others and Corporation(s) 3 hours: 1,500
 - C. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - D. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
 - **E. AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- October 11th, 2024, Alexander Zumbar dba STARK COUNTY TREASURER acting as "PLAINTIFF" and Kyle Stone dba STARK COUNTY PROSECUTOR submitted and filed a "COMPLAINT FOR FORECLOSURE" under Libel/case no. 2024CV01949, with the STARK COUNTY COURT OF COMMON PLEAS, stamped by Chryssa N. Hartnett (#65106), dba JUDGE. NOT AN "ARTICLE III" venue. Dereliction of duty, failure to support and defend the Constitution. MAXIM: Whoever comes into equity, must come with clean hands. see (EXHIBIT M)
 - A. AM 4 any action against me must be fully described in writing, issued by a court of













law, signed by a judge, and sworn on oath

- B. AM 5 cannot be deprived of life, liberty, or property without due process of law
- C. **AM 7** where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
- D. **AM 10** all government power comes from the consent of the people
- E. 101 no state shall work against US Constitution with anyone
- F. 331 no controlling agency shall harass a national (mixed war/treason)
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- L. **UNDRIP 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
- M. UNDRIP 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.
- N. **UNDRIP 3** Indigenous peoples have the right to self-determination
- O. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- P. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
- Q. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- R. **AANF i.** Trespass Use of Street address/mailing location of Secured Party: 5,000
- S. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
- T. **AANF q.** Personal Property Trespass Simulating Legal Process: 1,000,000
- U. AANF z. Use of unincorporated estate-name/Trade-mark; 250,000 each MUUR HILL SEVEN, NATURE EL BEY TRUSTEE OF THE REVOCABLE LIVING TRUST; MUUR HILL SEVEN TRUST; MUUR HILL SEVEN, in any all variations
 - a. STARK COUNTY COURT OF COMMON PLEAS: 3x 750,000
 - b. First American Title Insurance Company: Judicial Report 2x 500,000
 - c. Stark County Sheriff, George T. Maier 1x 250,000













UNKNOWN SPOUSE, IF ANY, OF JAMES JACKSON, JR. of 2542 Indiana Way N.E., Canton, OH 44705 were also added to said foreclosure. Furthermore, added were the UNITED STATES DEPARTMENT OF JUSTICE, CARL B. STOKES, UNITED STATES COURT HOUSE, 801 West Superior Avenue, Suite 400, Cleveland, OH 4411, and UNITED STATES OF AMERICA, DEPARTMENT OF TREASURY, Cincinnati, Oh 45999. GENNIE V. CAMPBELL and UNKNOWN SPOUSE, IF ANY, OF GENNIE V. CAMPBELL of 1425 3rd St Se, Canton, OH 44646 were also added to the foreclosure. Let it be stated that, ALL parties are listed as "DEFENDANTS", and the parties added to said "COMPLAINT FOR FORECLOSURE" were not prior owners, or part of this matter from its inception. Within said filing, the above parties intentionally added my kindred – "previous owner", Gennie V. Campbell, as an owner, making her attached to the fraudulent liability in this matter, when in fact, "she is not", the property was sold to my estate: MUUR HILL FAMILY TRUST in May 2019 as demonstrated in (EXHIBIT M). The above parties also added multiple others, with the [SURNAME JACKSON] as "DEFENDANTS", to whom I have no knowledge of who they are. The above stated property, upon the death of "Laura Jean Jackson aka Laura J. Jackson", "Gennie V. Campbell" became owner of said property.

Let it be stated that, ALL parties with the [SURNAME: JACKSON] are UNKNOWN to me. ALEXANDER A. ZUMBAR dba STARK COUNTY TREASURER without my prior knowledge or consent, has exposed a blood relative of mine "Death Certificate" to UNKNOWN persons, in an attempt to identify lineal kinship between: [SURNAME: "JACKSON"]; aiming to attach their liability owed on a "Federal Tax Lien" recorded at RICK CAMPBELL, STARK COUNTY RECORDER OFFICE to "my" land/private property. ALEXANDER A. ZUMBAR is aimed to execute a collection of "TAX" debt through a lien established by the Department of the Treasury – Internal Revenue Service in favor of the United states on all property and rights to property belonging to JAMES JACKSON, JR., JAMES P. JACKSON, FLORENCE JACKSON, through the unlawful attachment of said "liability", to "my" property / land. see (EXHIBIT Q) My kindred: mother, Gennie V. Campbell has been unlawfully attached as a "DEFENDANT" in this matter, making her potentially liable for "OTHERS" liability, but concurrently causing damages to her and mine estate, reputation and honor.

UNKNOWN PARTIES ADDED TO LIBELS/CASE#

- A. **AANF s.** Trespass Fraud: 1,000,000 per account
 - 1. JAMES P. JACKSON: Fraud: 1,000,000
 - 2. UNKNOWN SPOUSE, IF ANY, OF JAMES P. JACKSON: Fraud: 1,000,000
 - 3. FLORENCE JACKSON: Fraud: 1,000,000
 - 4. UNKNOWN SPOUSE, IF ANY, OF FLORENCE, JACKSON: Fraud: 1,000,000
 - 5. JAMES JACKSON, JR: Fraud: 1,000,000
 - 6. UNKNOWN SPOUSE, IF ANY, OF JAMES JACKSON, JR.: Fraud: 1,000,000
 - 7. UNITED STATES DEPARTMENT OF JUSTICE: Fraud: 1,000,000
 - 8. UNITED STATES OF AMERICA, DEPARTMENT OF TREASURY: Fraud 1,000,000
 - 9. GENNIE V. CAMPBELL: Fraud 1.000.000
 - 10. UNKNOWN SPOUSE, IF ANY, OF FLORENCE, JACKSON: Fraud: 1,000,000
 - 11. UNKNOWN TENANT, IF ANY, OF 1215 ARAPAHOE ST. SE, MASSILLON, OH
 - 44646: Fraud 1,000,000

Alexander Zumbar dba STARK COUNTY TREASURER acting as "PLAINTIFF" stated that, " easements, restrictions and conditions of record, if any, have not been paid in accordance with the law and have therefore become and have been declared "due" and payable and that pursuant to the provisions of sections 5721.10, 323.11 and 323.47 of the Ohio Revised Code, claims a "valid first lien on the premises" described herein for all taxes, assessments, penalties, interest and charges, together with court costs, if any, in such amounts as appear on the "TAX LIEN" records in the office of the STARK COUNTY TREASURER, the CLERK OF COURTS OF STARK COUNTY, and the STARK COUNTY RECORDER'S OFFICE". Alexander Zumbar also stated that, " there is currently due the unpaid sum of \$3,732.47, plus interest, late charges, and cost incurred in this foreclosure action for which the "PLAINTIFF" asks judgment. FIRST AMERICAN TITLE INSURANCE COMPANY, STARK COUNTY CLERK OF COURTS, STARK COUNTY COURT OF COMMON PLEAS, STARK COUNTY TREASURER, STARK COUNTY AUDITOR













or any other foreign entity do not have the Delegation of Authority nor the Jurisdiction to lay a lien, levy, re-Venue, or convert ones' private and personal property that has been re-Venue in perpetuity as assets belonging to the natural birthright heirs and beneficiaries. (Moorish American Nationals), Moorish American. This has caused an injury to my estate, reputation, and honor. MAXIM: A workman is worthy of his hire. (thou shalt not steal); see (EXHIBIT O)

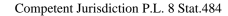
- A. **AM 4** any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
- B. AM 5 cannot be deprived of life, liberty, or property without due process of law
- C. AM 7 where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
- D. AM 10 all government power comes from the consent of the people
- E. 101 no state shall work against US Constitution with anyone
- F. 331 no controlling agency shall harass a national (mixed war/treason)
- G. 331 only courts can decide punishment and rewards with regards to law
- H. 431 no controlling agency shall be formed in violation of US Constitution
- I. 612 "This Constitution is the Supreme Law of the Land."
- J. 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
- K. **UNDRIP 7** Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.
- L. **UNDRIP 3** Indigenous peoples have the right to self-determination
- M. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- N. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
- O. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.

FRAUDULENT "LIEN" RIVALING INDIGENOUS PEOPLE RIGHT TO PROPERTY

- P. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
- Q. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500
- R. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
- S. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
- T. **AANF s.** Trespass Fraud: 1,000,000 per account
- **U. AANF b.** Personal Property Trespass Color of Law: 250,000
- V. AANF c. Personal Property Trespass Implied Color of Law: 250,000
- **W. AANF p.** Personal Property Trespass Obtaining Property by False Pretenses: 1,000,000
- X. **UNDRIP 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
- Y. UNDRIP 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted











with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.

Also, within said "COMPLAINT FOR FORECLOSURE" an "Judicial Report" was established and issued by "First American Title Insurance company" making the Guaranteed Party the "STARK COUNTY CLERK OF COURTS". There is NO CONTRACT and in fact, this was done NOT by my own doing nor did I give prior consent. The report stated that, "pursuant to your request for a "Preliminary Judicial Report" for use in judicial proceedings, "FIRST AMERICAN TITLE INSURANCE COMPANY" hereby guarantees in an amount not to exceed \$3,732.47 that it has examined in the public records in STARK Count, Ohio as to the land described in Schedule A, that the record title to the land is at the date hereof vested in MUUR HILL SEVEN/NATURE EL BEY, TRUSTEE and GENNIE V. CAMPBELL by instrument recorded in instrument No. 201302050006306 and Plat book 36, pages 156-157 and free from all encumbrances, liens or defects of record, except as shown in Schedule B". This is a guarantee of the record title only and is made for the use and benefit of the Guaranteed Party and the purchaser at judicial sale thereunder. The "Judicial Report" was issued by Phillip D. Schandel, 2335 Tanglewood Drive, N.E., Massillon, OH 44646 and back by the signatures of Kenneth D. DeGlorgia, President and Greg L. smith, Secretary. MAXIM: thou shalt not steal see (EXHIBIT P)

- A. **AM 4** any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
- B. **AM 5** cannot be deprived of life, liberty, or property without due process of law
- C. **AM 7** where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
- D. **AM 10** all government power comes from the consent of the people
- E. **101** no state shall work against US Constitution with anyone
- F. 331 no controlling agency shall harass a national (mixed war/treason)
- G. 331 only courts can decide punishment and rewards with regards to law
- H. 431 no controlling agency shall be formed in violation of US Constitution
- I. **612** "This Constitution is the Supreme Law of the Land."
- 613 all law makers, court officials, and enforcement officers are bound by oath to the US Constitution.
- K. **UNDRIP 7** Indigenous individuals have the rights to life, physical and mental integrity, liberty and security of person.
- L. UNDRIP 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
- M. **UNDRIP 26** Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.
- N. **UNDRIP 3** Indigenous peoples have the right to self-determination
- O. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- P. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.











- Q. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- R. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000
- S. AANF q. Personal Property Trespass Simulating Legal Process: 1,000,000
- T. **AANF s.** Trespass Fraud: 1,000,000 per account
- U. **AANF p.** Personal Property Trespass Obtaining Property by False Pretenses: 1,000,000

Schedule B 4. stated that a "Federal Tax Lien" in the amount of \$43,523.19 against "James P. & Florence Jackson", recorded with the STARK COUNTY, Ohio Imaging Records and that (prior owner – unable to determine if it applies to this property). Also, that a "Federal Tax Lien" in the amount of \$5,625.75 against "James Jackson, Jr.", recorded with the STARK COUNTY, Ohio Imaging Records and that (prior owner – unable to determine if it applies to this property). Unable to determine if applies to property, but still list them as "prior owners" and "DEFENDANTS" on said suit. The unlawful attachment of "UNKNOWN" parties above stated "liabilities", to "my" private property, land, or estate is CLEAR fraud. see (EXHIBIT O)

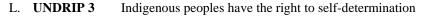
- A. **AANF p.** Trespass Failure to Provide contract Signed by the Parties: 100,000; 2x 200,000
- B. AANF q. Personal Property Trespass Simulating Legal Process: 1,000,000
- C. **AANF s.** Trespass Fraud: 1,000,000 per account: 2x 2,000,000
- D. **AANF p.** Personal Property Trespass Obtaining Property by False Pretenses: 1,000,000
- 17. Phillip D. Schandel, ESQ, filed a "Property Description Approval Form" with the George T. Maier dba STARK COUNTY SHERIFF. George T. Maier accepted the completed form and approved the legal description and the "Order of Sale" when filed with the Clerk of Courts. George T. Maie, abandon his Office and is in Dereliction of duty, aiding foreigners and failure to support and defend the Constitution by which he took an Oath and is bound. Attempting to unlawfully re-convert assets that have been re-Venue in perpetuity as assets belonging to the rightful heirs and beneficiaries, to another for their benefit and use. see (EXHIBIT R)
 - A. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - B. AM 5 cannot be deprived of life, liberty, or property without due process of law
 - C. **AM 7** where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
 - D. AM 10 all government power comes from the consent of the people
 - E. 101 no state shall work against US Constitution with anyone
 - F. 331 no controlling agency shall harass a national (mixed war/treason)
 - G. 331 only courts can decide punishment and rewards with regards to law
 - H. 431 no controlling agency shall be formed in violation of US Constitution
 - I. 612 "This Constitution is the Supreme Law of the Land."
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- M. **UNDRIP 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
- N. UNDRIP 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.
- O. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- P. **UDHR 8** Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.
- Q. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- R. **AANF s.** Trespass Fraud: 1,000,000 per account
- S. AANF i. Trespass Use of Street address/mailing location of Secured Party: 5,000
- **T. AANF b.** Personal Property Trespass Color of Law: 250,000
- U. AANF c. Personal Property Trespass Implied Color of Law: 250,000
- V. **AANF c.** Trespass Failure to Honor Constitutional Oath 50,000
- W. **AANF b.** Trespass Failure to honor Oath of Office: 50,000
- X. **AANF f.** Trespass Failure to honor/No Bond: 50,000
- 18. I sent **Kyle Stone dba STARK COUNTY PROSECUTOR** an "**Notice of Dishonor**" for failure to perform and to produce and bond for the discharge of his duties.
 - A. **AANF r.** Trespass Default By Non-Response or Incomplete response: 100,000
 - B. **AANF d.** personal information documents produced by me: 15,000 per document
 - C. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500
 - D. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - E. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
 - **F. AANF d.** Services to others and Corporation(s) 3 hours: 1,500
- 19. I sent **Alan Harold dba STARK COUNTY AUDITOR** an "**Notice of Default**" for failure to perform and to produce an Oath of Office and bond for the discharge of his duties.
 - A. **AANF r.** Trespass Default By Non-Response or Incomplete response: 100,000
 - B. **AANF d.** personal information documents produced by me: 15,000 per document
 - C. AANF a. Services to others and Corporation(s) 3 hours: 1,500
 - D. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500
 - E. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500
 - **F. AANF d.** Services to others and Corporation(s) 3 hours: 1,500













G. **AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000

H. **AANF b.** Trespass - Failure to honor Oath of Office: 50,000

I. **AANF f.** Trespass - Failure to honor/No Bond: 50,000

20. I sent **Gerard T. Yost dba STARK COUNTY ASSISTANT PROSECUTOR** a "**Notice of Default**" for failure to perform and to produce a bond for the discharge of his duties.

A. **AANF r.** Trespass – Default By Non-Response or Incomplete response: 100,000

B. **AANF d.** personal information - documents produced by me: 15,000 per document

C. **AANF a.** Services to others and Corporation(s) 3 hours: 1,500

D. **AANF b.** Services to others and Corporation(s) 3 hours: 1,500

E. **AANF c.** Services to others and Corporation(s) 3 hours: 1,500

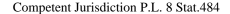
F. AANF d. Services to others and Corporation(s) 3 hours: 1,500

The constitutions of the several states and of this state, as a requirement of being part of the Union, must by law establish, support and maintain a "republican form of government" all of these states under the United States are republics and remain in harmony with the national Constitution. This is basic to the state's political capacities to be accepted into the United States political United States as a member state of the Union. No state constitution can be at variance with or being conflict with federal national Constitution being the "supreme law" of the land or of and for the United States of North America. The Constitution is the "supreme law of the land". This is to preserve the integrity of the people's freedom and liberties with the anciently descended spirit "of preserving" justice. The Constitution for the United States Republic sets the tone, the guidelines, and the spirit for all de jure and legitimate laws and legislation. Thus, the Constitution is the supreme national political Covenant and binding contract between the people and the rightfully sanctioned government which is in place for securing the in alienable rights of the people. For under our republican form of government, the people sanction to be governed by the Constitution. Prescribed and written jurisdictional authority authorizations, delegation of authority orders, DOAO are thusly, and actually conditional and restricting licenses issued by the people through the constitutional limitations. NO bound conditions and restrictions. This constitutes the limited authorities granted from the people to those chosen persons in government by virtue of its Republican form and structure. Promotion of ignorance. See Article 4, Section 4. Upon these foresaid lawful documents, DOAO, the elected officers, and officials are bound to act and to carry out their specified and limited fiduciary duties. This consciousness about obligations and duties should allay any claims about false or misunderstandings to and distinctiveness the officers the specified delegations clearly described. Certain limited powers and authorities under designated departments made will lay any claims of faults to indistinctness. It clearly delegates certain limited powers and authority under designated departments of government outside of the foresaid limited delegated powers, authorities and jurisdictions and organized government has no lawful, ethical or rightful reason to exist. A government that does not rightfully nor lawfully represent and serve the people has no authority nor right to tax the people. An office is an assigned or delegated position, duty, or function specified within a structured social order, order, body politic, or government, with synonyms being appointment place. Post position situation etcetera. Thus, an office commonly suggests a position of public trust of duty or of authority officer is an incumbent of an office or one who is "lawfully" and by prescribed constitutional matter elected to or invested with an office, one who is charged by a superior power, particularly by government, with the authority and specified duty of exercising certain functions within that said social order or government. If persons holding public office or seats of government supersede or act outside of the designated parameters of the written Constitution contract and or violate the limited delegated powers described by their particular office and department to which they are oathbound, then criminality is their charge. The people become LAX or passive in their neglect of preserving the Republic. Then corruption can be expected to run rampant and prove to be detrimental to the people. That same limit delegated sovereign authority of the government













when people did dedicate to the service of the people if abused. What could and is often turned against them like a foreign enemy or foreign jurisdictional tyranny. This is why the delegation of authority orders DOAO to be deemed an important documented part of all and any "legitimate government" violations made against these "right protecting governmental principles" becomes evident when one reads the Constitution. It will reveal where and why the monopoly "party politicians" have been self-centered, wishy washy, getting rich at the people's expense unchecked. The politicians are wantonly doing whatever they please in contradiction to the people and at variance to the constitution. This is why the supreme law is in place to protect the people.

pursuant to, UNIFIED MAINE COMMON LAW; LEX NATURALES DEI GRATIA; CIVIL ORDERS, JULY 4, 2014, 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, 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.

Furthermore, CIVIL ORDERS JUNE 10, 2014, states, because these "State" and "Federal" entities have all functioned under conditions of non-disclosure and semantic deceit serving to promulgate fraud upon the organic states and the American people, they are all to be considered criminal syndicates to the extent that they have been <u>aware of their status</u> and have failed to correct their operations and representations. All contracts held by these organizations or assumed to be held by these organizations are null and void for fraud. These contracts include but are not limited to contracts for sale, for labor, for trade, "citizenship" contracts, powers of attorney, licenses, mortgages, registrations, and application agreements of all kinds. All signatures of American State Citizens acting under the influence of semantic deceit and non-disclosure are rescinded.

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 designated 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.

CIVIL ORDERS, JULY 4, 2014, Any and all corporate officers of the UNITED STATES or any successor organization(s) inheriting "federal" service contracts who support, condone, or promote such crimes against the American States or against American State Citizens shall be subject to arrest and prosecution for commercial and violent crimes. All foreign officials operating as elected or appointed officials of the United States of America (minor) who support, condone, or promote such crimes against the American States or against American State Citizens shall be subject to arrest, confiscation of their assets, and deportation to Puerto Rico, Guam, or such other "states" as may be willing to receive them. Such "foreign officials" include members of the American and British Bar Associations who were licensed to act as privateers against the interests of the American States and the American State Citizens from 1845 to 2013 in flagrant Breach of Trust. All such licenses are now extinguished. Members of the Bar Associations are required to cease and desist assaults against the American States and American State Citizens and shall be subject to arrest, confiscation, and deportation otherwise.

Surety: There are three hundred and four (304) listed Constitution, Treaties and Bill of Rights violations valued at \$10,000 per violation, including AANF fee schedule: twenty nine million, one hundred sixty one thousand, five hundred – (\$29,161,500) times ten (10) Lien Debtors for a total value of two hundred ninety one million, six hundred fifteen thousand - (\$291,615,000) in addition alleged delinquent "TAX FORECLOSURE" (\$3,732.47), in addition alleged federal "TAX LIEN" - (\$43,523.19) and alleged federal "TAX LIEN" (\$5,625.75) which brings the total of additional value to fifty two thousand, eight hundred eighty one and forty one – (\$52,881.41) times ten (10) Lien Debtors which brings the total of additional value to five hundred twenty eight thousand, eight hundred fourteen and ten – (\$528,814.10) which brings the total value of this bill to two hundred ninety-two million, one hundred forty-three thousand, eight hundred fourteen and ten (\$292,143,814.10) in Functional Currency of the United States. The











surety/property utilized to guarantee the payment of this commercial lien is the operational/commercial bonds of each of the Lien Debtors. If the bond(s) of the Lien Debtors is/are insufficient for coverage the payment(s) the assets of the Lien Debtor(s) will be utilized as follows: real property, products, proceeds and fixtures, bank and savings accounts, then your public hazard or surety bond(s) of Lien Debtors are seized to satisfy any remaining value, except wedding rings, keepsakes, family photographs, diaries, journals, etc., and the property normally exempted in the lien process (includes survival provisions). see attached: Property description (Schedule A)

NOTICE is hereby given, and demands made, on all Claimants -- Kyle Stone (#95140), dba STARK COUNTY PROSECUTOR, Alexander Zumbar, dba STARK COUNTY TREASURER, Gerard T. Yost (#55750), dba STARK COUNTY ASSISTANT PROSECUTOR, Alan Harold, dba STARK COUNTY AUDITOR, Kenneth D. DeGlorgio, dba PRESIDENT, Greg L. Smith, dba SECRETARY, Phillip Dale Schandel (#886), dba AGENT, Lynn M. Todaro, dba STARK COUNTY CLERK, Chryssa N. Hartnett (#65106), dba JUDGE [other Officials, Attorneys, Judges], and any other involved Parties, that:

ALL properties taken unlawfully, removed in violation of commerce, or otherwise converted, sold, or seized by the above named parties, or other Parties in collusion therewith, be immediately returned IN FULL VALUE (\$) PLUS 10% to Nature El Bey, the Undersigned Affiant, justly possessing the lawful and legal title thereto, OR

a) All Parties who proceed to act or assist in said actions, against this Affiant, Nature El Bey, and/or Muur Hill Seven Trust and/or estate without thorough, verifiable, point-by-point rebuttal of each and every point set forth in this Affidavit shall be immediately charged with criminal fraud, theft, conspiracy of extortion, theft and fraud, and commercial liens shall be placed against all their real and personal properties (defined crimes: United States Criminal Code Title 18 Section 4 misprision of felony, 241 conspiracy against the rights of citizens, 872 extortion, 1001 fraud and false statements, and other such crimes as are related to issues of RACKETEERING 18 USC 1961, plus such Constitutional violations not listed in the Criminal Codes combined and described simply as TREASON); and All court costs and legal fees relating to this instant case shall be paid by those who have drawn the undersigned Affiant Nature El Bey into this instant matter;

I, Nature El Bey, certify on my own full commercial liability that I have read the above affidavit and do know the contents to be true, correct and complete, and not misleading, the truth, the whole truth, and nothing but the truth, and do believe that the above-described acts have been committed contrary to law.

Chief, Vizier, Consul General, Nature 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] ZIP EXEMPT Northwest Amexem – Northwest Africa – North America – The North Gate













Am: Japeer Ell

Co-Consul General, Zafeer 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 1525 Wanut Rd Se,

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

J Am:

Marquelleo Morgan El

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 1525 Wanut Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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











Moorish National Republic Federal Government

6 ~ Societas Republicae Ea Al Maurikanos ~ 9

Moorish Divine and National Movement of the World Northwest America / North America / 'The North Gate' © ~ Temple of the Moon and Sun ~ 9~

True Baira of the Aura Caurt of the Aura

The True and De Jure Natural Peoples - Heirs of the Land

⑥ ~ I.S.L.A.M. ~ ≫

Affidavit of The National Trust Of the Moorish National Republic Federal Government MACN-R999999999

For the Public Record, On the Public Record and Let the Public Record Show

This Affidavit of the National Trust of the Moorish National Republic Federal Government is hereby placed on the public record for all to witness on this Tuesday, 18th Day of December 2018

We, the Aboriginal, Indigenous Moorish American Nationals at North America are the descendants of the Pharaohs of Kemet and of the Ancient Moabites and Canaanites. We are forever in Propria Persona Sui Juris, In Proprio Solo and In Proprio Heredes at all points in time. We are exercising all of our sovereign divine rights at this time and at all times. We are the sovereign heirs, executors, administrators, creditors, claimants, and beneficiaries of our vast estate. We hereby claim, proclaim, declare, nationalize and place in divine, foreign, international, private Trust all that we are heirs to as aforementioned and including but not limited to:

All land in the western hemisphere

All oil, water, gold, silver, minerals, crops and all other natural resources and portable land and all structures and infrastructures at North, South, Central America and the adjoining islands.

All stateless PERSONS branded as "negro", "black", "colored" and "African American".

All gold, silver and portable land backed lawful coinage and tender.

We affirm the following documents as part and parcel of the trust document:

The Holy Koran of the Moorish Holy Temple of Science by the Noble Prophet Drew Ali – 1926

The Treaty of Peace and Friendship 1786 and 1836

The Declaration of Indopendence

The Declaration of Independence
The Articles of the Confederation
The Constitution for the united States 1791
The Notice of Intent to Lien and Arrest Command 09/11/18 –
Document number 7018 2290 0000 1227 4911

Additionally, we declare, proclaim and enforce our sovereign rights to travel freely on our own land, to self-govern autonomously and to adjudicate judicially within our own nations and among our own peers free of molestation, violation, and encumbrance by all foreigners.

No one speaks for us, we speak for ourselves. No one represents us, we present ourselves.

We do now exercise our sovereign right to distribute from the United States Treasury our own national lawful currency, coinage and tender here on our land, first to the Moorish American Nationals, and second to the indigenous nations of the earth.

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent. Any misuse, subrogation, or fraudulent use of this document by any CORPORATION, their PRINCIPALS, AGENTS or ASSIGNS are hereby forever prohibited on pain of death and the forfeiture of all rights and property of persons engaged therein: and the descendants of Africans shall not be Citizens. Nothing in this affidavit shall be interpreted as consent to any jurisdiction that is not in the jurisdiction of my ancient ancestral inherited estate at any time.







Allodial American Pational Indigenous Tribal Government - Societas Republicae Ca Al Maurikanos -

Northwest Amexem / Northwest Africa / North America / 'The North Gate'

 \sim Temple of the Moon and Sun \sim The True and De Jure Natural Peoples — Heirs of the Land

⑥ ~ I.S.L.A.M. ~ ≫

Affidabit of The National Trust Of the Allodial American National Indigenous Tribal Government mach000000447

For the Public Record, On the Public Record and Let the Public Record Show

This Affidavit of the National Trust of the Moorish National Republic Federal Government is hereby placed on the public record for all to witness on this Thursday, February 23, 2023

We, the Aboriginal, Indigenous Moorish American Nationals at North America are the descendants of the Pharaohs of Kemet and of the Ancient Moabites and Canaanites. We are forever in Propria Persona Sui Juris, In Proprio Solo and In Proprio Heredes at all points in time. We are exercising all of our sovereign divine rights at this time and at all times. We are the sovereign heirs, executors, administrators, creditors, claimants, and beneficiaries of our vast estate. We hereby claim, proclaim, declare, nationalize and place in divine, foreign, international, private Trust all that we are heirs to as aforementioned and including but not limited to:

All land in the western hemisphere

All oil, water, gold, silver, minerals, crops and all other natural resources and portable land and all structures and infrastructures at North, South, Central America and the adjoining islands.

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The Articles of the Confederation

The Constitution for the united States 1791

The Notice of Intent to Lien and Arrest Command 09/11/18 – Document number 7018 2290 0000 1227 4911

Additionally, we declare, proclaim and enforce our sovereign rights to travel freely on our own land, to self-govern autonomously and to adjudicate judicially within our own nations and among our own peers free of molestation, violation, and encumbrance by all foreigners.

No one speaks for us, we speak for ourselves. No one represents us, we present ourselves.

We do now exercise our sovereign right to distribute from the United States Treasury our own national lawful currency, coinage and tender here on our land, first to the Moorish American Nationals, and second to the indigenous nations of the earth.

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent. Any misuse, subrogation, or fraudulent use of this document by any CORPORATION, their PRINCIPALS, AGENTS or ASSIGNS are hereby forever prohibited on pain of death and the forfeiture of all rights and property of persons engaged therein: and the descendants of Africans shall not be Citizens. Nothing in this affidavit shall be interpreted as consent to any jurisdiction that is not in the jurisdiction of my ancient ancestral inherited estate at any time.

Schedule A

Held in Trust

Allodial American National Indigenous Tribal Government Trust mach000000447 AANITG2023-001

Part and Parcel of the:

National Trust of the Moorish National Republic Federal Government MACN-R99999999

1.

Dirt Location: Latitude 40.802470, Longitude -81.490250

Location: 2335 TANGLEWOOD DR NE, MASSILLON OH 44646

Parcel Number: 700150

2.

Dirt Location: Latitude 40.928188, Longitude -81.109352

Location: 215 SELBY ST, ALLIANCE OH 44601

Parcel: 104562

3.

Dirt Location: Latitude: 40.910590, Longitude: -81.119790 Location: 1010 SUNSET DR ALLIANCE OH 44601

Parcel Number: 108075

4.

Dirt Location: Latitude: 40.851383, Longitude: -81.4174481 Location: 3625 DARLINGTON RD NW, CANTON OH 44708

Parcel Number: 5210168

5.

Dirt Location: Latitude: 40.796790, Longitude: -81.559490 Location: 2781 ABRAHAM AVE NW, Massillon, Oh 44647

Parcel Number: 616625

2335 TANGLEWOOD DR NE MASSILLON OH 44646 Parcel Number: 700150



215 SELBY ST, ALLIANCE OH 44601



1010 Sunset Drive Alliance, Ohio 44601



03/13/2024

3625 DARLINGTON RD NW



03/13/2024

TODARO LYNN M - 2781 ABRAHAM AVE NW



03/13/2024



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THIS IS TO CERTIFY that the collections of the Library of Congress contain a publication entitled THE PUBLIC STATUTES AT LARGE OF THE UNITED STATES OF AMERICA, volume 8, and that the attached photocopies - the title page, the verso of the title page, and pages 100 through 105 - are a true representation from that work.

THIS IS TO CERTIFY FURTHER, that the work is marked with a Library of Congress stamp that bears the date September 26, 1990.

IN WITNESS WHEREOF, the seal of the Library of Congress is affixed hereto on November 8, 2007.

By: Shirley M. Berry

Acting Chief

Library of Congress

Photoduplication Service

THE

Public Statutes at Large

OF THE

UNITED STATES OF AMERICA,

FROM THE

ORGANIZATION OF THE GOVERNMENT IN 1789, TO MARCH 3, 1845.

ARRANGED IN CHRONOLOGICAL ORDER.

WITH

REFERENCES TO THE MATTER OF EACH ACT AND TO THE SUBSEQUENT ACTS ON THE SAME SUBJECT.

AND

COPIOUS NOTES OF THE DECISIONS

OF THE

Courts of the United States

CONSTRUING THOSE ACTS, AND UPON THE SUBJECTS OF THE LAWS.

WITH AN

INDEX TO THE CONTENTS OF EACH VOLUME,

AND A

FULL GENERAL INDEX TO THE WHOLE WORK, IN THE CONCLUDING VOLUME.

TOGETHER WITH

The Declaration of Endependence, the Articles of Confederation, and the Constitution of the United States;

AND ATSO

TABLES, IN THE LAST VOLUME, CONTAINING LISTS OF THE ACTS RELATING TO THE JUDICIARY, IMPOSTS AND TONNAGE, THE PUBLIC LANDS, ETC.

EDITED BY

RICHARD PETERS, ESQ.,

COUNSELLOR AT LAW.

The rights and interest of the United States in the stereotype plates from which this work is printed, are hereby recognised, acknowledged, and declared by the publishers, according to the providions of the joint resolution of Congress, passed March 3,1845.

VOL. VIII.

BOSTON:

LITTLE, BROWN AND COMPANY.

KF50 .US .wl 8 4th Set

Entered according to act of Congress, in the year 1846, by

CHARLES C. LITTLE & JAMES BROWN,

In the Clerk's office of the District Court of the District of Massachusetts



TREATY OF PEACE AND FRIENDSHIP

Between the United States of America, and His Imperia.

Majesty the Emperor of Morocco. (a)

January, 1787.

To all Persons to whom these Presents shall come or be made known. Whereas the United States of America, in Congress assembled, by their commission bearing date the twelfth day of May, one thousand seven hundred and eighty-four, thought proper to constitute John Adams, Benjamin Franklin, and Thomas Jefferson, their Ministers Plenipotentiary, giving to them, or a majority of them, full powers to confer, treat and negociate with the Ambassador, Minister, or Commissioner of his Majesty the Emperor of Morocco, concerning a treaty of amity and commerce; to make and receive propositions for such treaty, and to conclude and sign the same, transmitting it to the United States in Congress assembled, for their final ratification; and by one other commission, bearing date the eleventh day of March, one thousand seven hundred and eighty-five, did further empower the said Ministers Plenipotentiary, or a majority of them, by writing under their hands and seals, to appoint such agent in the said business as they might think proper, with authority under the directions and instructions of the said Ministers, to commence and prosecute the said reaty should be signed by the said Ministers: And whereas we, the said John Adams and Thomas Jefferson, two of the said Ministers Plenipotentiary (the said Benjamin Franklin being absent) by writing under the hand and seal of the said John Adams at London, October the fifth, one thousand seven hundred and eighty-five, and of the said Thomas Jefferson at Paris, October the eleventh of the same year, did appoint Thomas Barclay, agent in the business aforesaid, giving him the powers therein, which, by the said second commission, we were authorized to give, and the said Thomas Barclay, in pursuance thereof, hath arranged articles for a treaty of amity and commerce between the United States of America, and his Majesty the Emperor of Morocco, which articles, written in the Arabic language, confirmed by his said Majesty the Emperor of Morocco, and sealed with his royal seal, being translated into

ROYAL SEAL.

In the Name of ALMIGHTY GOD.

This is a Treaty of Peace and Friendship established between us and the United States of America, which is confirmed, and which we have ordered to be written in this book, and sealed with our royal seal, at our court of Morocco, on the twenty-fifth day of the blessed month of Shaban, in the year one thousand two hundred, trusting in God it will remain permanent.

ARTICLE I.

We declare that both parties have agreed that this treaty, consisting

⁽a) By "an act making an appropriation for the purpose therein mentioned," passed March 3, 1791, Laws U. S. vcl. 1, 214, twenty thousand dollars are appropriated for effecting a negotiation of the treaty with Morocco, September 16, 1836, post, 484.

of twenty-five articles, shall be inserted in this book, and delivered to the Honorable Thomas Barclay, the agent of the United States, now at our court, with whose approbation it has been made, and who is duly authorized on their part to treat with us concerning all the matters contained therein.

Emperor's consent to the treaty.

ARTICLE II.

If either of the parties shall be at war with any nation whatever, the other party shall not take a commission from the enemy, nor fight under their colours.

Neither party shall take commission from the enemy of the other.

ARTICLE III.

If either of the parties shall be at war with any nation whatever, and take a prize belonging to that nation, and there shall be found on board subjects or effects belonging to either of the parties, the subjects shall be set at liberty, and the effects returned to the owners. And if any goods belonging to any nation, with whom either of the parties shall be at war, shall be loaded on vessels belonging to the other party, they shall pass free and unmolested, without any attempt being made to take or detain them.

Regulation in case of captures.

ARTICLE IV.

A signal or pass shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea; and if the commander of a ship of war of either party shall have other ships under his convoy, the declaration of the commander shall alone be sufficient to exempt any of them from examination.

Signal or pass to be given to vessels.

ARTICLE V.

If either of the parties shall be at war, and shall meet a vessel at sea belonging to the other, it is agreed, that if an examination is to be made, it shall be done by sending a boat with two or three men only; and if any gun shall be fired, and injury done without reason, the offending party shall make good all damages.

How vessels shall be examined in time of war.

ARTICLE VI.

If any Moor shall bring citizens of the United States, or their effects, to his Majesty, the citizens shall immediately be set at liberty, and the effects restored; and in like manner, if any Moor, not a subject of these dominions, shall make prize of any of the citizens of America, or their effects, and bring them into any of the ports of his Majesty, they shall be immediately released, as they will then be considered as under his Majesty's protection.

Citizens of the U.S. captured, to be released.

ARTICLE VII.

If any vessel of either party shall put into a port of the other, and have occasion for provisions or other supplies, they shall be furnished without any interruption or molestation.

Vessels wanting supplies, to be furnished.

ARTICLE VIII.

If any vessel of the United States shall meet with a disaster at sea, and put into one of our ports to repair, she shall be at liberty to land and re-load her cargo, without paying any duty whatever.

Provision in case of misfortune.

ARTICLE IX.

If any vessel of the United States shall be cast on shore on any part of our coasts, she shall remain at the disposition of the owners, and no one shall attempt going near her without their approbation, as she is Regulation in case of shipwreck, and being forced into port. then considered particularly under our protection; and if any vessel of the United States shall be forced to put into our ports by stress of weather, or otherwise, she shall not be compelled to land her cargo, but shall remain in tranquility until the commander shall think proper to proceed on his voyage.

ARTICLE X.

Vessels protected in certain cases. If any vessel of either of the parties shall have an engagement with a vessel belonging to any of the Christian powers within gun shot of the forts of the other, the vessel so engaged shall be defended and protected as much as possible until she is in safety; and if any American vessel shall be cast on shore on the coast of Wadnoon, or any coast thereabout, the people belonging to her shall be protected and assisted, until, by the help of God, they shall be sent to their country.

ARTICLE XI.

Privileges of vessels in case of war. If we shall be at war with any Christian power, and any of our vessels sail from the ports of the United States, no vessel belonging to the enemy, shall follow until twenty-four hours after the departure of our vessels; and the same regulation shall be observed towards the American vessels sailing from our ports, be their enemies Moors or Christians.

ARTICLE XII.

Ships of war belonging to U. S. not to be examined.

If any ship of war belonging to the United States shall put into any of our ports, she shall not be examined on any pretence whatever, even though she should have fugitive slaves on board, nor shall the governor or commander of the place compel them to be brought on shore on any pretext, nor require any payment for them.

ARTICLE XIII.

Ships of war to be saluted. If a ship of war of either party shall put into a port of the other and salute, it shall be returned from the fort with an equal number of guns, not with more or less.

ARTICLE XIV.

Commerce on the footing of the most fayoured nation. The commerce with the United States shall be on the same footing as is the commerce with Spain, or as that with the most favoured nation for the time being; and their citizens shall be respected and esteemed, and have full liberty to pass and repass our country and seaports whenever they please, without interruption.

ARTICLE XV.

Privileges of merchants.

Merchants of both countries shall employ only such interpreters, and such other persons to assist them in their business, as they shall think proper. No commander of a vessel shall transport his cargo on board another vessel; he shall not be detained in port longer than he may think proper; and all persons employed in loading or unloading goods, or in any other labour whatever, shall be paid at the customary rates, not more and not less.

ARTICLE XVI.

In case of war, prisoners not to be enslaved, but exchanged.

In case of a war between the parties, the prisoners are not to be made slaves, but to be exchanged one for another, captain for captain, officer for officer, and one private man for another; and if there shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican dollars for each person wanting. And it is agreed that all prisoners shall be exchanged in twelve months from the time of their being taken, and that this exchange may be effected by a merchant or any other person authorized by either of the parties.

ARTICLE XVII.

Merchants shall not be compelled to buy or sell any kind of goods but such as they shall think proper; and may buy and sell all sorts of merchandize but such as are prohibited to the other Christian nations.

Merchants may buy and sell all goods except those prohibited to other Christian nations.

ARTICLE XVIII.

All goods shall be weighed and examined before they are sent on board, and to avoid all detention of vessels, no examination shall afterwards be made, unless it shall first be proved that contraband goods have been sent on board, in which case, the persons who took the contraband goods on board, shall be punished according to the usage and custom of the country, and no other person whatever shall be injured, nor shall the ship or cargo incur any penalty or damage whatever.

Goods to be examined before sent on board, and not after, unless in case of fraud.

ARTICLE XIX.

No vessel shall be detained in port on any pretence whatever, nor be obliged to take on board any articles without the consent of the commander, who shall be at full liberty to agree for the freight of any goods he takes on board.

Vessels not to be detained.

ARTICLE XX.

If any of the citizens of the United States, or any persons under their protection, shall have any disputes with each other, the consul shall decide between the parties, and whenever the consul shall require any aid or assistance from our government, to enforce his decisions, it shall be immediately granted to him.

How disputes shall be settled.

ARTICLE XXI.

If a citizen of the United States should kill or wound a Moor, or, on the contrary, if a Moor shall kill or wound a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the consul assisting at the trial; and if any delinquent shall make his escape, the consul shall not be answerable for him in any manner whatever.

How crimes shall be punished.

ARTICLE XXII.

If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them; but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeable to that will as soon as the consul shall declare the validity thereof.

How estates of deceased citizens shall be disposed of.

ARTICLE XXIII.

The consuls of the United States of America, shall reside in any seaport of our dominions that they shall think proper; and they shall be respected, and enjoy all the privileges which the consuls of any other nation enjoy; and if any of the citizens of the United States shall contract any debts or engagements, the consul shall not be in any manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof, without which promise in writing, no application to him for any redress shall be made.

Consuls and

ARTICLE XXIV.

Regulations in case of war.

If any differences shall arise by either party infringing on any of the articles of this treaty, peace and harmony shall remain notwithstanding, in the fullest force, until a friendly application shall be made for an arrangement, and until that application shall be rejected, no appeal shall be made to arms. And if a war shall break out between the parties, nine months shall be granted to all the subjects of both parties, to dispose of their effects and retire with their property. And it is further declared, that whatever indulgences, in trade or otherwise, shall be granted to any of the Christian Powers, the citizens of the United States shall be equally entitled to them.

ARTICLE XXV

Duration of treaty.

This treaty shall continue in full force, with the help of God, for fifty

We have delivered this book into the hands of the beforementioned Thomas Barclay, on the first day of the blessed month of Ramadan, in the year one thousand two hundred.

I certify that the annexed is a true copy of the translation made by Isaac Cardoza Nunez, interpreter at Morocco, of the treaty between the Emperor of Morocco and the United States of America.

THOMAS BARCLAY.

ADDITIONAL ARTICLE.

Grace to the only God.

Vessels of U. S. to be protected.

I, the under-written, the servant of God, Taher Ben Abdelkack Fennish, do certify, that His Imperial Majesty, my master, (whom God preserve,) having concluded a treaty of peace and commerce with the United States of America, has ordered me, the better to compleat it, and in addition of the tenth article of the treaty, to declare, "That if any vessel belonging to the United States, shall be in any of the ports of his Majesty's dominions, or within gun-shot of his forts, she shall be protected as much as possible; and no vessel whatever, belonging either to Moorish or Christian Powers, with whom the United States may be to Moorish of Christian Powers, with whom the United States may be at war, shall be permitted to follow or engage her, as we now deem the citizens of America our good friends."

And, in obedience to his Majesty's commands, I certify this declaration, by putting my hand and seal to it, on the eighteenth day of Ramadan, (a) in the year one thousand two hundred.

The servant of the King, my master, whom God preserve,

TAHER BEN ABDELKACK FENNISH.

I do certify that the above is a true copy of the translation made at Morocco, by Isaac Cordoza Nunez, interpreter, of a declaration made and signed by Sidi Hage Taher Fennish, in addition to the treaty between the Emperor of Morocco and the United States of America, which declaration the said Taher Fennish made by the express directions of his Majesty.

THOMAS BARCLAY.

⁽a) The Ramadan of the year of the Hegira 1200, commenced on the 28th June, in the year of our Lord 1786.

Now, know ye, That we, the said John Adams and Thomas Jefferson, Ministers Plenipotentiary aforesaid, do approve and conclude the said treaty, and every article and clause therein contained, reserving the same nevertheless to the United States in Congress assembled, for their final ratification.

In testimony whereof, we have signed the same with our names and seals, at the places of our respective residence, and at the dates expressed under our signatures respectively.

> JOHN ADAMS, (L. s.) London, January 25th, 1787.

> THOMAS JEFFERSON, (L. s.)
> Paris, January 1st, 1787

VOL. VIII. 14

Additional Certificate of Registration of a Claim to Copyright

This is no certify that the statements set for in the stracked have been made a part of the records of the Copyright Office with claim of copyright registered ander number

AA 222141





Shira Perhatter

APPLICATION FOR REGISTRATION OF A CLAIM TO COPYRIGHT IN A BOOK PURILINGS IN THE CAMPAIN SAMES OF AMERICA.

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THE CODE OF THE LAWS

OF THE

UNITED STATES OF AMERICA

OF A GENERAL AND PERMANENT CHARACTER



IN FORCE

JANUARY 3, 1935

1934 EDITION

CONSOLIDATED. CODIFIED. SET FORTH. AND PUBLISHED IN 1935 IN THE ONE HUNDRED AND FIFTY NINTH YEAR OF THE REPUBLIC

IWITH ANCILLARIES AND INDEX

Note: Treatise and Commentary by Bro. Taj Tarik Bey,
Moors Order Of The Roundtable
FOR INSTRUCTIONAL PURPOSES ONLY

Charles Mosley Bey Ph.D., L.L.D., a 3rd, 33rd, 360 degree Master Mason, Free Moorish Master Astrologer and Moorish Constitution Law Giver (Isonimi) has copyright certificates registered in the <u>United States Department of Justice</u> under Truth Al-<u>Library of Congress Copyright Office</u> which reveal. At law, the <u>conditions of Intercourse</u> between the <u>Indigenous Moors</u> and the <u>occupational European Nations</u>, with whom the Moors have Treaties. This affirms the <u>pre-existing Status</u> of the Moors in all matters of Interchange, Commerce and Law with the European side of the Nation. The specific Copyright certificate of note: <u>Clock of Destiny Moorish American Nationality Card of Identification</u>, with Zodiac Constitution, has:

* REGISTRATION NO. AA222141 CLASS A *

THIS NUMBER REFERS TO:

THE CODE OF THE LAWS OF THE UNITED STATES OF AMERICA
OF A GENERAL AND PERMANENT CHARACTER
IN FORCE JANUARY 3, 1935 1934 EDITION

Title 22: Chapter 2: Section 141

TITLE 22: FOREIGN RELATIONS AND INTERCOURSE PAGE 954

Chapter 2: Consular Courts

Section 141: Judicial authority generally. To carry into full effect the provisions of the treaties of the United States with certain foreign countries.

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Chapter 2: Consular Courts

Section 141: Judicial authority generally. To carry into full effect the provisions of the treaties of the United States with certain foreign countries.



[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



[UCC 7-104(b)(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 <u>international peace and security</u> and for the <u>development of Friendly relations</u> founded upon freedom,

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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.

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

Divine Salutations to All makers of and those bound to and by, and any and all enforcers of the [Codified Ordinances of the] CITY OF MASSILLON OHIO (D-U-N-S #626033658); to All makers of, those bound to and by, and any and all enforcers of the Constitution for and of the State of Ohio (D-U-N-S #034309166); all those bound to and by, and any and all enforcers of the [Constitution of the] United States, Inc, The United Nations and/or any and all of their organs, divisions, subdivisions etc.; those bound to and by, and any and all enforcers of the Roman Curia, and all other Corporate Entities and Instrumentalities of the United States not limited to but being operative in the City of Massillon in the State of Ohio, the 17th accepted into the Union now called the United States [of America], inc. in which is defined pursuant to 28 USC § 3002(15) (A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States, in the Western Hemisphere; to All makers of, those bound to and by, and any and all enforcers, of the regulatory, defunct municipal government for the District of Columbia, paid or unpaid, public and private; to All Municipal Corporations in and of the County of Stark (D-U-N-S #190262472) at, near and all around the Historical Indigenous Territory and Extra-Territory of the Ohio and Erie Canal, to any and all near the Unincorporated Aborigines/Indigenous Territory and or Extra-Territory of Indigenous Ministerial Domicile located from 40.796404, -81.523089 on to 40.795944, -81.522948 on to 40.796105, -81.522348 on to 40.796573, -81.522617 on to 40.796404, -81.523089; all Corporations and Commercial Entities occupying earth soil location(s) at, near, on, and/or all territory and extra-territory between all around: from 40.912633, -81.646110 on to 40.906150, -81.420223 on to 40.986060, -81.413933 on to 40.986923, -81.089113 on to 40.730875, -81.090257 on to 40.729860, -81.198767 on to 40.723239, -81.199562 on to 40.723440, -81.237022 on to 40.651171, -81.241787 on to 40.653607, -81.447163 on to 40.654357, -81.446455 on to 40.656161, -81.442705 on to 40.657354, -81.440746 on to 40.658255, -81.435945 on to 40.659360, -81.435236 on to 40.660973, -81.436028 on to 40.662770, -81.438914 on to 40.663083, -81.439839 on to 40.665183, -81.449817 on to 40.665284, -81.452588 on to 40.666578, -81.458031 on to 40.666270, -81.461354 on to 40.654354, -81.471376 on to 40.635001, -81.649953 and on to 40.912633, -81.646110. [a/k/a Stark County], 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. and all whose occupation and/or inhabitation protract 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 [the Moroccan Empire]. (More than three quarters of the Earth).

Offering Harmonious Peace, I am Zafeer Amaru Khan El Bey.

I am spirited by and with a particular honor in which influences my fathomless pleasure in my receiving coronation from the Convocation, assembled by the [American/Amerindian] People's Nation called the Tribe Mu' Penetopo Kataru (MURU)

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.

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.

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.

Article 24

- 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.

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.
- 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.

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.
- 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:

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

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)

Document No(s):

TRADE NAME REGISTRATION

Effective Date: 02/16/2023

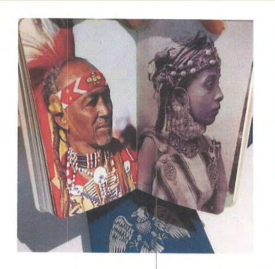
202304701652



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

Jand of the

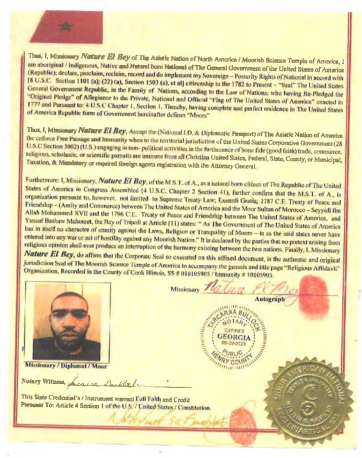


















I Am: Chief, Visir, Minister, Missionary, Consul General, Nature Naheem El Bey

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

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

TRIBAL

for indigenous communities, relations to the fand are not merely a matter of possession and production but a material and spiritual olement which they must fully enjoy, even to preserve their cultural legacy and transmit it to future generations. I/A Court H.R. Judgment of January 31, 2001. Series C No. 79, par. 149, Judgment of June 17, 2005. Series C No. 125, pars. 124, 131;

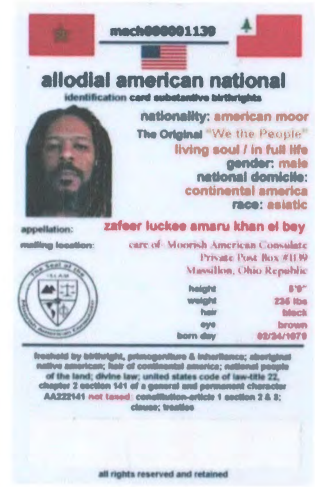
For the **TRESPASSING** on this territory is with the fee of \$5,000 USD For with the **PARKING** of conveyances is with the fee of \$500 USD



AA 222 141









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



Additional Certificate of Registration of a Claim to Copyright

This is to certify that the statements set forth in the attached have been made a part of the records of the Copyright Office with claim of copyright registered under number

In testimony whereof, the seal of this office is affixed hereto on

AA 222141

June 30, 2021



6. Name Address Address