



Allodial American National Indigenous Tribal Government

~ Societas Republicae Ea Al Maurikanos ~

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.

FS-MPK20252103

[3rd of April 2025]

To:

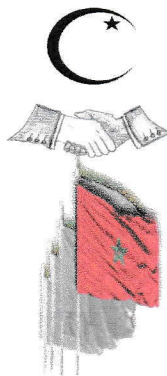
**Andrea Marie Scassa [ALL HEIRS AND ASSIGNS]
829 Millstone Ln NE
Massillon, OH 44646**

**Joel Christopher Fichter [ALL HEIRS AND ASSIGNS]
3975 Ryder Ave. NW
Massillon, OHIO 44647**

**Joshua Michael Goff [ALL HEIRS AND ASSIGNS]
Massillon Police Department
2 James Duncan Plaza #1,
Massillon, OH 44646**

**MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]
2 James Duncan Plaza,
Massillon, OH 44646**

**MASSILLON POLICE DEPARTMENT [ALL HEIRS AND ASSIGNS]
2 James Duncan Plaza #1,
Massillon, OH 44646**



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# 9589 0710 5270 1841 9085 14]

Cc: [DISTRICT OF COLUMBIA GOVERNMENT CORPORATION]

RECORDER OF DEEDS
1101 4TH STREET, SW, 5TH FLOOR
WASHINGTON, DC 20024

Email: ida.williams@dc.gov

[Certified Mailing# 9589 0710 5270 1841 9085 52]

Cc: [OFFICE OF TAX AND REVENUE – GLEN LEE]

1101 4th St SW, Suite W270
WASHINGTON, DC 20024

Email: ocfo@dc.gov

[Certified Mailing# 9589 0710 5270 1841 9085 69]

From: Moorish American Consulate

Marquello Morgan El

Appellation

Care of 1525 Walnut Rd SE

Near [Massillon, Ohio Republic zip exempt non-assumpsit]

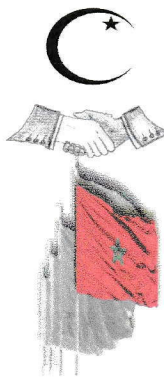
Affidavit of written Initial Uniformed Commercial Code Financing Statement Fixture Filing

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

**RE: THIS IS AN INITIAL UNIFORMED COMMERCIAL 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)

Fione Family Trust

B. EMAIL CONTACT AT FILER (OPTIONAL)

marquelleom@gmail.com

C. SEND ACKNOWLEDGEMENT TO: (Name and Address)

Marquelleo Morgan El
Care of 1525 Walnut 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

Andrea Marie Scassa

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

Andrea Marie Scassa, Andrea Scassa, Andrea M. Scassa, Andrea Marie Scassa Esq. #79873, Andrea Marie Scassa (Acting as) MAGISTRATE

1c. PROPERTY ADDRESS

829 Millstone Ln NE

CITY STATE	POSTAL CODE	COUNTRY
Massillon, Ohio	44646	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 1 blank, 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

Joel Christopher Fichter

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

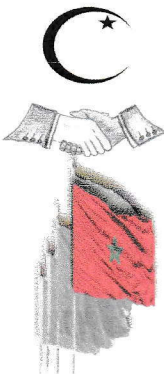
**Joel C. Fichter, Joel Fichter, Joel Christopher Fichter #7242, Joel Christopher Fichter (Acting as)
JUDGE**

2c. MAILING ADDRESS

3975 Ryder Ave. NW

CITY STATE	POSTAL CODE	COUNTRY
MASSILLON, OHIO	44647	UNITED STATES

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



3a. ORGANIZATION'S NAME

3b. APPELLATION

Marquelleo Fione Morgan El

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

Marquelleo Morgan El

3c. MAILING LOCATION

Care of 1525 Walnut Rd Se

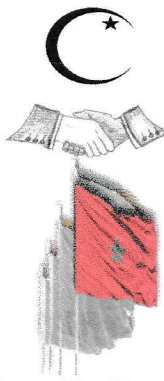
[CITY STATE POSTAL CODE COUNTRY]

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: Property see – (Schedule A), Massillon Municipal Court case no./bond 2025CRB00374: \$1,000.00; 10,000.00 and \$581.00 in cost and fines by Joel Christopher Fichter and Andrea Marie Scassa: CUSIP; 1099'S; PERFORMANCE BOND'S, BID BOND'S, PAYMENT BOND'S - security interest. 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: (\$387,517,743.00) in Functional Currency of the United States .999 gold or silver backed lawful tender Due for each parcel the debtor is occupying upon the land to which **Marquelleo Fione Morgan El and all Moorish American Nationals of the Allodial American National Indigenous Tribal 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 dominion and territorial claim aka [STARK COUNTY] 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.

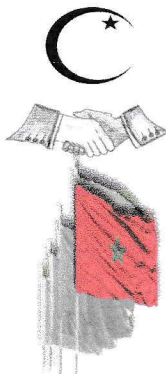
New Contracts with the Moorish American National Government for the debtors are as follows:

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 **FS-MPK20252103**.

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 **[Joel Christopher Fichter], [Massillon Municipal Court], [Andrea Marie Scassa], [Joshua Michael Goff], [Massillon Police Department]** and all of its intellectual property and holdings. Contract particulars are to be discussed as soon as this notification is confirmed received by **[Joel Christopher Fichter], [Massillon Municipal Court], [Andrea Marie Scassa], [Joshua Michael Goff], [Massillon Police Department]** and **["Schedule A"]**.

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 **Marquello Morgan El** with the keys and codes to all of the buildings no later than **June 20th, 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. **Marquello Morgan El**, The Allodial American National Indigenous Tribal Government, and the Moorish American Nationals are the Creditors **[Joel Christopher Fichter], [Massillon Municipal Court], [Andrea Marie Scassa], [Joshua Michael Goff], [Massillon Police Department]** 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.

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:

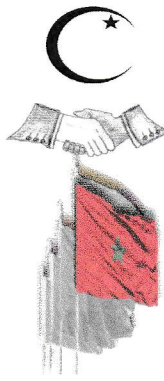
☐ Agricultural Lien ☐ Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable):

☐ Lessee/Lessor ☐ 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 $\frac{3}{4}$ 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 **Marquello Morgan El**, 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, Truth, Peace, Freedom, and Justice**; Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, ‘colored’ or improper use or purpose.

I Am:

Marquello Morgan El

Marquello Morgan El

Signature – **Omnia Iura Reservantis**

Care of 1525 Walnut Rd Sed

Near [Massillon, Ohio Republic]

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



Allodial American National Indigenous Tribal Government

~ Societas Republicae Ea Al Maurikanos ~

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

ADDENDUM

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.

FS-MPK20252103

[3rd of April 2025]

To:

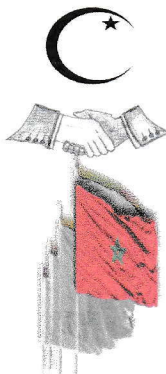
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Massillon, OHIO 44647**

**Joshua Michael Goff [ALL HEIRS AND ASSIGNS]
Massillon Police Department
2 James Duncan Plaza #1,
Massillon, OH 44646**

**MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]
2 James Duncan Plaza,
Massillon, OH 44646**

**MASSILLON POLICE DEPARTMENT [ALL HEIRS AND ASSIGNS]
2 James Duncan Plaza #1,
Massillon, OH 44646**



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

Email: eom@dc.gov

[Certified Mailing# 9589 0710 5270 1841 9085 14]

Cc: [DISTRICT OF COLUMBIA GOVERNMENT CORPORATION]

RECORDER OF DEEDS
1101 4TH STREET, SW, 5TH FLOOR
WASHINGTON, DC 20024

Email: ida.williams@dc.gov

[Certified Mailing# 9589 0710 5270 1841 9085 52]

Cc: [OFFICE OF TAX AND REVENUE – GLEN LEE]

1101 4th St SW, Suite W270
WASHINGTON, DC 20024

Email: ocfo@dc.gov

[Certified Mailing# 9589 0710 5270 1841 9085 69]

From: Moorish American Consulate

Marquello Morgan El

Appellation

Care of 1525 Walnut Rd SE

Near [Massillon, Ohio Republic zip exempt non-assumpsit]

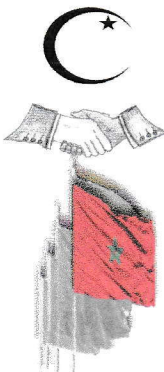
Affidavit of written Initial Uniformed Commercial Code Financing Statement Fixture Filing

§ 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)
Fione Family Trust

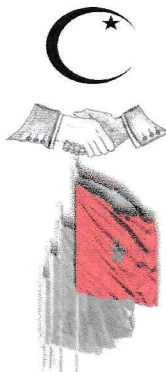
B. EMAIL CONTACT AT FILER (OPTIONAL)
marquelleom@gmail.com

C. SEND ACKNOWLEDGEMENT TO: (Name and Address)
Marquelleo Morgan El
Care of 1525 Walnut Rd SE
Near [Massillon Ohio Republic] ZIP EXEMPT North America

“THE ABOVE SPACE IS FOR

“FILING OFFICE ONLY

9. 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)

9a. ORGANIZATION'S NAME

OR

9b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Joshua Michael Goff

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

**Joshua Michael Goff, Joshua Michael Goff ID: 240116, Joshua Michael Goff ID: 240116
Massillon Police Department**

9c. PROPERTY ADDRESS

2 James Duncan Plaza #1

CITY STATE

Massillon, Ohio

POSTAL CODE

44646

COUNTRY

UNITED STATES

10. 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 1 blank, check here [] and provide the Individual Debtor information in item 10 of the Finance Statement Addendum Form (Form UCC1Ad)

10a. ORGANIZATION'S NAME

MASSILLON MUNICIPAL COURT

10b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

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

10c. MAILING ADDRESS

2 James Duncan Plaza

CITY STATE

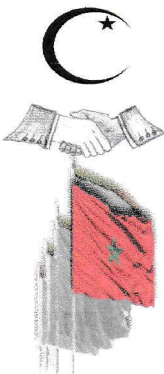
MASSILLON, OHIO

POSTAL CODE

44646

COUNTRY

UNITED STATES



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

11a. ORGANIZATION'S NAME

11b. APPELLATION
Marquelleo Fione Morgan El

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

Marquelleo Morgan El

11c. MAILING LOCATION

Care of 1525 Walnut Rd Se

[CITY STATE POSTAL CODE COUNTRY]

Near [Massillon, Ohio Republic]

Without the UNITED STATES OF AMERICA

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

This financing statement covers the following collateral: Property see – (Schedule A), Massillon Municipal Court case no./bond 2025CRB00374: \$1,000.00; 10,000.00 and \$581.00 in cost and fines by Joel Christopher Fichter and Andrea Marie Scassa: CUSIP; 1099'S; PERFORMANCE BOND'S, BID BOND'S, PAYMENT BOND'S - security interest. 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: (\$387,517,743.00) in Functional Currency of the United States .999 gold or silver backed lawful tender Due for each parcel the debtor is occupying upon the land to which **Marquelleo Fione Morgan El and all Moorish American Nationals of the Allodial American National Indigenous Tribal 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 dominion and territorial claim aka [STARK COUNTY] 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****



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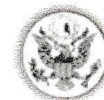
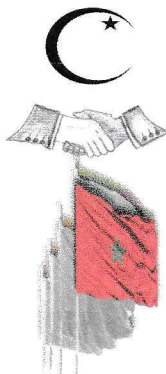
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The terms of your contract with The Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals is that the Moorish American Nationals are to be respected as the Secured First Party creditors at all times and now the new heirs to **[Joel Christopher Fichter], [Massillon Municipal Court], [Andrea Marie Scassa], [Joshua Michael Goff], [Massillon Police Department]** and all of its intellectual property and holdings. Contract particulars are to be discussed as soon as this notification is confirmed received by **[Joel Christopher Fichter], [Massillon Municipal Court], [Andrea Marie Scassa], [Joshua Michael Goff], [Massillon Police Department]** and **["Schedule A"]**.

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 **Marquello Morgan El** with the keys and codes to all of the buildings no later than **June 20th, 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. **Marquello Morgan El**, The Allodial American National Indigenous Tribal Government, and the Moorish American Nationals are the Creditors **[Joel Christopher Fichter], [Massillon Municipal Court], [Andrea Marie Scassa], [Joshua Michael Goff], [Massillon Police Department]** 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.

☐ **xx** 13. This **FINANCING STATEMENT** is to be filed [for record] (or recorded) in the **REAL ESTATE RECORDS** (if applicable):

14. This FINANCING STATEMENT:

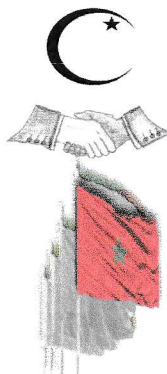
- ☐ covers timber to be cut ☐ covers as-extracted collateral
☐ **xx** is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate (if applicable):

17. MISCELLANEOUS:

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 $\frac{3}{4}$ 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.



Affidavit of Written Initial Uniformed Commercial Code Financing Statement ADDITIONAL PARTY

18. 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 1 blank, check here [] and provide the Individual Debtor information in item 10 of the Finance Statement Addendum Form (Form UCC1Ad)

10a. ORGANIZATION'S NAME

MASSILLON POLICE DEPARTMENT

10b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

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

10c. MAILING ADDRESS

2 James Duncan Plaza #1

CITY STATE	POSTAL CODE	COUNTRY
MASSILLON, OHIO	44646	UNITED STATES

Upon my inherited status, I **Marquelleo Morgan El**, 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, Truth, Peace, Freedom, and Justice**; Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.

I Am:

Marquelleo Morgan El

Marquelleo Morgan El

Signature – **Omnia Iura Reservantis**

Care of 1525 Walnut Rd Sed

Near [Massillon, Ohio Republic]

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



Competent Jurisdiction P.L. 8 Stat.484



Allodial American National Indigenous Tribal Government Northeast Amexem Territories and Dominions

~ The True and De Jure Natural Heirs and Inheritors to the Land ~

~ I. Self. Law. Am. Master. ~

Instrument #: MPK2025NOL2303

March 23rd, 2025

Lien Claimant:

Marquelleo Morgan EL
Ex Relatione: MARQUELLEO MORGAN
C/o 1525 Walnut Rd Se
Near [Massillon, Ohio Republic DMM 602 1.3e(2)]
Non-Domestic/ Non-Assumpsit
Priority-Exempt from Levy, Without Prejudice

Phone: 330-268-3908
Fax: 740 926 6547
marquelleom@gmail.com

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

[AA 222141]

UCC FINANCING STATEMENT: OH00288047216
(3 Pages)

AFFIDAVIT OF COPYRIGHT – (2 pages)

THE CODE OF THE LAWS OF THE UNITED STATES –
AA222141 – (1 page)

SELF-AUTHENTICATED HR 75 OF 1933 – (4 Pages)

) **RESPONDENT:**

) Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE
) 829 Millstone Ln NE
) Massillon, OH 44646
) Joel Christopher Fichter #7242 (Acting as) JUDGE
3975 Ryder Ave. NW
Massillon, OHIO 44647

Two James Duncan Plaza
Massillon OH 44646-6690
United States of America

Business Phone: 330-830-2682
Business Fax: (330) 830-1756
Business Email: ascassa@hotmail.com

RE: Notice of Intent to Lien

9589 0710 5270 1874 6701 36
SECURITY DEED

Affidavit of Fact Writ in the Nature of Discovery and Disclosure Notice of Intent to Lien

A SECURITY (15 USC)
COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG
NOT A POINT OF LAW*

Affidavit of Fact | Notice of Lien | Security Deed

Instrument #: MPK2025NOL2303

Page 1 of the 6



Notice to Agent is Notice to Principal ~ Notice to Principal is Notice to Agent

In RE: Notice of Intent to Lien

I, Marquelleo Morgan, sui juris, in propria persona, NOT PROSE, an aboriginal and indigenous Moorish American sovereign national of the Moroccan Empire at Maghrib al Aqsa, North-West Amexem / North America, being of legal age, after being duly affirmed according to law, hereby depose and state the following:

1. **On February 15th, 2025**, Samantha Morgan at 2469 Delaware Ave NW, Canton, OHIO 44706, called PERRY POLICE DEPT. with allegations of trespass on property.
2. **On February 19th, 2025**, an unlawful “arrest warrant” for “CRIMINAL TRESPASS” was issued under COLORABLE LAW, by PERRY POLICE DEPT. NO INJURED PARTY
3. **On February 19th, 2025**, Case filed: Massillon Municipal Court, located at; 2 James Duncan Plz, Massillon, OH 44646, **STATE OF OHIO VS MORGAN, MARQUELLEO FIONE; Libel/Case No. 2025CRB00374 see (Exhibit A)**
 - a) **NO INJURED PARTY** – STATE OF OHIO, Incorporated March 1, 1803 CANNOT be an injured party.
 - b) **VIOLATION: 6TH AMENDMENT – Confrontation Clause**; right to face my accusers to put their honesty and truthfulness to test before a jury.
 - c) **18 USC § 1001 – Statements or entries generally: falsifying the record / improper styling: “MORGAN, MARQUELLEO FIONE”. Unauthorized use of Trade Name - \$500,000.00 per use by “User”. see (EXHIBIT B & C)**
4. **On February 21st, 2025**, I, Marquelleo Morgan El, the affiant, made a special visitation to the Massillon Municipal Court, located at: 2 James Duncan Plz, Massillon, OH 44646, to clear up this matter and unlawful warrant. Joel C Fichter (Acting as) JUDGE, DID NOT advise me of my constitutional rights while he continued the hearing until March 18th, 2025. (WARRANT/ WAR-RANT – RECALLED)

Andrea Marie Scassa set a bond for \$1,000.00

5. **On March 18th, 2025**, I, Marquelleo Morgan El, the affiant, made a special visitation to the Massillon Municipal Court, located at: 2 James Duncan Plaza, Massillon, OH 44646, to clear up this matter. While sitting in the hallway a “CLERK” and “BAILIFF”, for now John and Jane Doe, handed me papers informing me that I needed to fill them out to obtain an “attorney” and to take an “assessment”.

I repudiated signing any contracts to “obtain a court appointed attorney”, as a court appointed attorney cannot present an Moorish “American National” using colorable law that rivals and notwithstanding to the constitution and treaties. I am competent to handle my own affairs in law. I sat in the hallway, as the matter that I made a special visitation for was never heard, so I left the building.

6. **On March 18th, 2025**, Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE issued an unlawful “WARRANT” for my arrest for “failure to appear” and stated that I, Marquelleo Morgan El be held for court.

VIOLATION: 5TH AMENDMENT - DUE PROCESS: Requires fair procedures before depriving a person of

Affidavit of Fact | Notice of Lien | Security Deed

Instrument #: MPK2025NOL2303



life, liberty, or property

VIOLATION: Article VI, Clause 2, of the Constitution for the United States of America (Republic)

VIOLATION: Separation of Powers

7. **Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE**, is an attorney that belongs to the "Ohio Bar" with an admission date of 11-07-2005. Andrea Marie Scassa Esq. #79873 is NOT an Article III Judge and therefore does not have the delegation of authority to rival THE TREATY OF PEACE AND FRIENDSHIP OF SEVENTEEN HUNDRED AND EIGHTY-SEVEN (1787) A.D. superseded by THE TREATY OF PEACE AND FRIENDSHIP OF EIGHTEEN HUNDRED and THIRTY-SIX (1836) A.D. between Morocco and the United States, the same as displayed under Treaty Law, Obligation, Authority as expressed in **Article VI of the Constitution for the United States of America (Republic)** by which Andrea Marie Scassa Esq. #79873 is bound.

Article VI, Clause 2, also known as the Supremacy Clause, establishes that the **U.S. Constitution, federal laws, and treaties** are the supreme law of the land, binding on all state and federal judges, regardless of any conflicting state laws or constitutions.

Forced assimilation, where one society compels another to adopt its culture, language, and practices, is generally considered a **violation of international law**, particularly when it involves cultural genocide or discrimination.

RIGHTFUL DEMANDS

Andrea Marie Scassa and Joel Christopher Fichter answer each question point -for-point

1. **I, Marquelleo Morgan El**, the affiant, **RIGHTFUL DEMAND** Andrea Marie Scassa Esq. #79873 (Acting as) **MAGISTRATE** and Joel Christopher Fichter #7242 (Acting as) **JUDGE** to provide their "delegation of authority" to rival the Supremacy Clause: Article VI section 2 of the Constitution for the United States of America (Republic), where it states that The Constitution, federal laws made in accordance with it, and treaties made under the authority of the United States, are the "supreme Law of the Land", with the use of colorable codes and ordinances.
2. **I, Marquelleo Morgan El**, the affiant, **RIGHTFUL DEMAND** Andrea Marie Scassa Esq. #79873 (Acting as) **MAGISTRATE** and Joel Christopher Fichter #7242 (Acting as) **JUDGE** to provide their "delegation of authority" to issue and "WARRANT / WAR-RANT" for I Marquelleo Morgan El, Ex Relatione: **MARQUELLEO MORGAN**, when there is no injured party in violation of THE TREATY OF PEACE AND FRIENDSHIP OF SEVENTEEN HUNDRED AND EIGHTY-SEVEN (1787) A.D. superseded by THE TREATY OF PEACE AND FRIENDSHIP OF EIGHTEEN HUNDRED and THIRTY-SIX (1836) A.D. between Morocco and the United States.
3. **I, Marquelleo Morgan El**, the affiant, **RIGHTFUL DEMAND** pursuant to the FOIA Freedom of Information Act and Ohio Public Records Act, Andrea Marie Scassa Esq. #79873 (Acting as) **MAGISTRATE** and Joel Christopher Fichter #7242 (Acting as) **JUDGE**, to provide their "Oath of Office" and "surety bond" which is required by Ohio law for discharge of official duties, so that I Marquelleo Morgan El may examine that such officers is not masquerading as a public official. The Oath of Office and Surety Bond are required together for official discharge of duties.



4. **I, Marquelleo Morgan El**, the affiant, RIGHTFUL DEMAND pursuant to the FOIA Freedom of Information Act and Ohio Public Records Act, Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE, to provide: All tax related documents: 1099's, CUSIP No., Bid Bond, Performance Bond, and Payment Bond that is part and parcel of said Libels/Case No.: 2025CRB00374, as I, Marquelleo Morgan El, the affiant, has an interest in that securities.

NOTICE OF PROPOSED DEPOSITION OF COLLATERAL

If failure to provide "delegation of authority", would constitute a breach against lien debtor: Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE, joining us severally in the amount of, One-Hundred Million \$100,000,000.00, said monies to be paid in coin minted by the United States Mint 31 USC 5012 – "dollars". Said claim of lien is in the amount of criminal fines, penalties and damages enumerated in a criminal complaint received by the United States Attorney and United States Magistrate, which total ledger amount is secured by their real personal community property of the lien debtors as follows:

The surety/real and personal 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)

Dirt & Soil Location:

829 Millstone Ln NE
Massillon, OH 44646

3975 Ryder Ave. NW
Massillon, OHIO 44647

A "User" shall be: Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE. A "User", consent and agree that any use of (Marquelleo Fione Morgan), set for above constitutes unauthorized use of Secured Party's copyrighted property, contractually binds User, this Notice by Declaration becomes a Security Agreement wherein "User" is a debtor Marquelleo Fione Morgan El is Secured Party, and signifies that "User": (1) grants Secured Party a security interest in all of User's property and rights in property in the sum amount of \$500,000.00 per each trade-name/trademark used, per each occurrence of use, plus triple damages, plus costs for each such use, as well as for the each and every use of any and all derivatives of, and variations in the spelling of Marquelleo Fione Morgan©.; (2) authenticates this Security Agreement wherein "User" is debtor and Marquelleo Fione Morgan El is Secured Party, and where in "User" pledges all of User's property, i.e. all consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents and general intangibles, and all User's rights in such foregoing property, now owned and hereafter acquired. Now existing and hereafter arising, and wherever located as collateral for securing User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's copyrighted property; (3) consents and agrees with Secured Party's filing of a UCC Financing Statement wherein "User" is debtor and Marquelleo Fione Morgan El is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" in a continuing financing statement, and further consents and agrees with Secured Party's filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in property pledged as collateral in this Security Agreement described above in paragraph "(2)" incurs a contractual obligations in favor of Secured Party, and grants Secured Party a Security interest in all of User's assets, land and personal

Affidavit of Fact | Notice of Lien | Security Deed

Instrument #: MPK2025NOL2303



Competent Jurisdiction P.L. 8 Stat.484

property, and all of User's rights, title and interest in assets, land and personal property in the sum certain amount of \$500,000.00 per each occurrence of use of the common-law-copyrighted trade-name/ trademark MARQUELLEO FIONE MORGAN@

This property shall be seized as a pledge to secure the above sited obligation, declared to apply it as "bond" of a person in the activities of the officials, officer of the court, title insurance companies and other lien debtors.

All Parties, any and all 3rd, 4th, 5th, parties who proceed to act or assist in said actions, against this Affiant, Marquelleo Morgan El and/or MARQUELLEO FIONE MORGAN 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 Marquelleo Morgan El into this instant matter;

The **RESPONDENT:** Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE, located at: 829 Millstone Ln NE Massillon, OH 44646 and Joel Christopher Fichter #7242 (Acting as) JUDGE, located at: 3975 Ryder Ave. NW Massillon, OHIO 44647, is now given **3 CLEAR days** after receipt of this **Affidavit of Fact #: MPK2025NOL2303** to rebut or dispute this "Affidavit of Fact – Writ in the Nature of Discovery". **An unrebutted Affidavit stands as truth in Commerce.**

Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE, located at: 829 Millstone Ln NE Massillon, OH 44646 and **Joel Christopher Fichter #7242 (Acting as) JUDGE**, located at: 3975 Ryder Ave. NW Massillon, OHIO 44647 shall send all correspondence to: c/o 1525 Wanut Rd Se, Near Massillon and Ohio Republic ZIP EXEMPT, Fax: (740) 926-6547, Email: marquelleom@gmail.com.

Service of Process through Certified Mail via USPS, Fax, Email

Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I **Marquelleo Morgan El**, 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.

All correspondence – (Writs / Affidavits) will be published via AANITG Consulate website for full disclosure to the public.



Competent Jurisdiction P.L. 8 Stat.484

J Am: Marquello Morgan El

Marquello 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

WITNESS

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

J Am: Nature El Bey

Nature El Bey

Natural person, In Propria Persona, consul general, vizir

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

J Am: Zafeer Amaru Khan El Bey

Zafeer Amaru Khan El Bey

Natural person, In Propria Persona, co-consul general

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

Moorish American, Indigenous People of Northwest Amexem

c/o 1610 Ute Ave SE,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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

Affidavit of Fact | Notice of Lien | Security Deed

Instrument #: MPK2025NOL2303

Page 6 of the 6

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Andrea Marie Scassa
2 James Duncan Plaza
Massillon, OH 44646-6690



9590 9402 8636 3244 2864 93

2. Article Number (Transfer from service label)

9589 0710 5270 1874 6701 36

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X Terri Cheezan☐ Agent☐ Addressee

B. Received by (Printed Name)

Terri Cheezan

C. Date of Delivery

3/28/25D. Is delivery address different from item 1? ☐ YesIf YES, enter delivery address below: ☐ No

3. Service Type

☐ Adult Signature☐ Adult Signature Restricted Delivery☐ Certified Mail®☐ Certified Mail Restricted Delivery☐ Collect on Delivery☐ Collect on Delivery Restricted Delivery☐ Priority Mail Express®☐ Registered Mail™☐ Registered Mail Restricted Delivery☐ Signature Confirmation™☐ Signature Confirmation Restricted Delivery☐ Restricted Delivery

Tracking Number:

Remove X

9589071052701874670136

Copy

Add to Informed Delivery (<https://informedelivery.usps.com/>)

Latest Update

Your item was delivered to an individual at the address at 9:43 am on March 28, 2025 in MASSILLON, OH 44646.

Get More Out of USPS Tracking:

USPS Tracking Plus®

Delivered

Delivered, Left with Individual

MASSILLON, OH 44646

March 28, 2025, 9:43 am

In Transit to Next Facility

March 27, 2025

Departed Post Office

CANTON, OH 44708

March 26, 2025, 6:07 pm

USPS in possession of item

CANTON, OH 44708

March 26, 2025, 1:23 pm

Hide Tracking History

Feedback

Text & Email Updates



USPS Tracking Plus®



Product Information



See Less 

Track Another Package

Enter tracking or barcode numbers

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs



Competent Jurisdiction P.L. 8 Stat.484

Allodial American National Indigenous Tribal Government **Northeast Amexem Territories and Dominions**

~ The True and De Jure Natural Heirs and Inheritors to the Land ~

~ I. Self. Law. Am. Master. ~

Instrument #: MPK2025DEF0304

April 3rd, 2025

Lien Claimant:

Marquello Morgan EL
 Ex Relatione: MARQUELLEO MORGAN
 C/o 1525 Walnut Rd Se
 Near [Massillon, Ohio Republic DMM 602 1.3e(2)]
 Non-Domestic/ Non-Assumpsit
 Priority-Exempt from Levy, Without Prejudice
 Phone: 330-268-3908
 Fax: 740 926 6547
 marquelloom@gmail.com

) **RESPONDENT:**

Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE
 829 Millstone Ln NE
 Massillon, OH 44646
 Joel Christopher Fichter #7242 (Acting as) JUDGE
 3975 Ryder Ave. NW
 Massillon, OHIO 44647

Two James Duncan Plaza
 Massillon OH 44646-6690

Business Phone: 330-830-2682
 Business Fax: (330) 830-1756
 Business Email: ascassa@hotmail.com

TITLE 22: Foreign Relations and Intercourse

Chapter 2: Consular Courts

Section 141: Judicial authority generally.

[AA 222141]

TITLE 22: Foreign Relations and Intercourse

Chapter 2: Consular Courts

Section 143: General jurisdiction in Civil cases.

[AA 222143]

RE: Notice of Intent to Lien

To carry into full effect the provisions of the
 treaties of the United States

9589 0710 5270 1841 9085 07

SECURITY DEED

Affidavit of Fact **Notice of Default Judgment** **Notice of Lien**

A SECURITY (15 USC)
 COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG
 NOT A POINT OF LAW*

Notice to Agent is Notice to Principal ~ Notice to Principal is Notice to Agent

Notice of Default Judgment | Notice of Lien | Security Deed

Instrument #: MPK2025DEF0304

Page 1 of the 5



In RE: Notice of Default Judgment

I, Marquello Morgan, the affiant, sui juris, in propria persona, NOT PROSE, an aboriginal and indigenous Moorish American sovereign national of the Moroccan Empire at Maghrib al Aqsa, North-West Amexem / North America, being of legal age, after being duly affirmed according to law, hereby depose and state the following:

Andrea Marie Scassa, Joel Christopher Fichter, and Joshua Michael Goff has failed to provide, “delegation of authority”, AN NATIONALITY AND OATH OR AFFIRMATION TO a “state” or to be found in a judicial district would mean that an oath or affirmation to a state in existence in one of the judicial districts of the United States; that IN ORDER TO HAVE PERMANENT ALLEGIANCE TO A state, therefore Andrea Marie Scassa, Joel Christopher Fichter, and Joshua Michael Goff “RESIDENCY” IS A “TRANSIENT” STATUS, SO CANNOT BE COUNTED AS PERMANENT. (OUTLAW)

Andrea Marie Scassa, Joel Christopher Fichter, and Joshua Michael Goff has failed to provide an oath absolutely and entirely renouncing and abjure all allegiance and fidelity to any foreign prince, potentate, “state”, or sovereignty, of whom or which have heretofore been a subject or citizen.

District of Columbia is not a state nor is it a part of the United States.

7701. Definitions

• Title 26 Subtitle F Chapter 79

• (39) Persons residing outside United States

• If any citizen or resident of the United States does not reside in (and is not found in) any United States **judicial district, such citizen or resident shall be treated as residing in the “District of Columbia” for purposes of any provision of this title relating to—**

- (A) jurisdiction of courts, or
- (B) enforcement of summons.

CLEARFIELD DOCTRINE in Full Force

Point 071(b). Affiant has no record or evidence that the **Clearfield Doctrine is not in full force** and effect against all fictions, including, among others, all governments, their agents/agencies, officers, employees, and other affiliates.

Therefore, let it be stated that: “CAPITAL CITIZENS” - Andrea Marie Scassa, Joel Christopher Fichter, and Joshua Michael Goff, actions are in fact, personal acts.

You, Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE, are acting against your employer as an employee. YOU ARE HEREBY NOTICED that you are in default of an opportunity to respond to the COMMERCIAL AFFIDAVIT, Instrument #: MPK2025NOL2303, sent to you on March 23rd, 2025, by certified mail. You were given the opportunity to rebut the claims made against you by your failure to answer said AFFIDAVIT.

A DEFAULT JUDGEMENT is being sought against you having waived the right to answer by acquiescence, tacit admission and failure to contest, rejecting your due process opportunity. (See Randone v. Appellate Court, 5 C3d 536; Mullane v Central Hanover Trust Co., 339 U.S. 306, 314; Sniadach v. Family Finance Corp., 395 U.S. 337, 339; Melorich Builders v. Superior Court, 160 Cal App 3d 931, as in line with Ohio Civ.R. 55, defaults.)

Notice of Default Judgment | Notice of Lien | Security Deed

Instrument #: MPK2025DEF0304



IN ABSENCE of such response, Affiant, Marquello Morgan El: Ex Relatione: MARQUELLEO MORGAN, hereby inserts and records this NOTICE OF DEFAULT upon and against above named Respondent(s) pursuant the Ohio Constitution Article I Sections 1, 2, 16, 17, 20, 19(b), Constitution for the united States: Article VI clause 1 and 2, Article IV section 4, Article 1 section 10 clause 1, Amendment 5.

WHEREAS such actions now shall be taken in accordance with the procedures set forth in the COMMERCIAL AFFIDAVIT defaulted.

1. **RESPONDENT**, in default of an opportunity to respond to the COMMERCIAL AFFIDAVIT, Instrument #: MPK2025NOL2303, sent March 23rd, 2025, autograph and seal by two or more witnesses, sent by certified mail.
2. **RESPONDENT**, was directed to send all correspondence of rightfully demanded documents and information to said location: c/o 1525 Wanut Rd Se, Near Massillon and Ohio Republic ZIP EXEMPT, Fax: (740) 926-6547, or Email: marquelleom@gmail.com. (FAILURE TO ANSWER BY ACQUIESCENCE) **An un rebutted Affidavit stands as truth in Commerce.**
3. **RESPONDENT**, failed to provide "Surety Bond" accompanied with "Oath of Office", which is required by Ohio law, for discharge of official duties.
4. **RESPONDENT**, was noticed of "proposed deposition of collateral", if delegation of authority was not provided.
5. **RESPONDENT**, was noticed, If the bond(s) of the Lien Debtors is/are insufficient for coverage the payment(s) of commercial lien, the assets of the Lien Debtor(s) will be utilized as stated below.

NOTICE OF PROPOSED DEPOSITION OF COLLATERAL

If failure to provide "delegation of authority", would constitute a breach against lien debtor: Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE, joining us severally in the amount of, One-Hundred Million \$100,000,000.00, said monies to be paid in coin minted by the United States Mint 31 USC 5012 – "dollars". Said claim of lien is in the amount of criminal fines, penalties and damages enumerated in a criminal complaint received by the United States Attorney and United States Magistrate, which total ledger amount is secured by their real personal community property of the lien debtors as follows:

The surety/real and personal 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)

Dirt & Soil Location:

829 Millstone Ln NE
Massillon, OH 44646

3975 Ryder Ave. NW
Massillon, OHIO 44647



A "User" shall be: **Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE** and **Joel Christopher Fichter #7242 (Acting as) JUDGE**. A "User", consent and agree that any use of (Marquello Fione Morgan), set for above constitutes unauthorized use of Secured Party's copyrighted property, contractually binds User, this Notice by Declaration becomes a Security Agreement wherein "User" is a debtor Marquello Fione Morgan El is Secured Party, and signifies that "User": (1) grants Secured Party a security interest in all of User's property and rights in property in the sum amount of \$500,000.00 per each trade-name/trademark used, per each occurrence of use, plus triple damages, plus costs for each such use, as well as for the each and every use of any and all derivatives of, and variations in the spelling of Marquello Fione Morgan©.; (2) authenticates this Security Agreement wherein "User" is debtor and Marquello Fione Morgan El is Secured Party, and where in "User" pledges all of User's property, i.e. all consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents and general intangibles, and all User's rights in such foregoing property, now owned and hereafter acquired. Now existing and hereafter arising, and wherever located as collateral for securing User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's copyrighted property; (3) consents and agrees with Secured Party's filing of a UCC Financing Statement wherein "User" is debtor and Marquello Fione Morgan El is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" in a continuing financing statement, and further consents and agrees with Secured Party's filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in property pledged as collateral in this Security Agreement described above in paragraph "(2)" incurs a contractual obligations in favor of Secured Party, and grants Secured Party a Security interest in all of User's assets, land and personal property, and all of User's rights, title and interest in assets, land and personal property in the sum certain amount of \$500,000.00 per each occurrence of use of the common-law-copyrighted trade-name/ trademark MARQUELLEO FIONE MORGAN@

This property shall be seized as a pledge to secure the above sited obligation, declared to apply it as "bond" of a person in the activities of the officials, officer of the court, title insurance companies and other lien debtors.

All Parties, any and all 3rd, 4th, 5th, parties who proceed to act or assist in said actions, against this Affiant, Marquello Morgan El and/or MARQUELLEO FIONE MORGAN 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 Marquello Morgan El into this instant matter;

Service of Process through Certified Mail via USPS, Fax, Email

Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I **Marquello Morgan El**, 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.

All correspondence – (Writs / Affidavits) will be published via AANITG Consulate website for full disclosure to the public.



Competent Jurisdiction P.L. 8 Stat.484

J Am: Marquelles Morgan El
Marquelles 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

WITNESS

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

J Am: Consul General, Nature El Bey
Nature El Bey
 Natural person, In Propria Persona, consul general, vizir
 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

J Am: Co Consul General Zafeer Khan El Bey
Zafeer Amaru Khan El Bey
 Natural person, In Propria Persona, co-consul general
 U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice.
 Moorish American, Indigenous People of Northwest Amexem
 c/o 1610 Ute Ave SE,
 Near [Massillon Territory and Ohio Republic] ZIP EXEMPT
 Northwest Amexem – Northwest Africa – North America – The North Gate

Abdullah Nigahideen El Bey

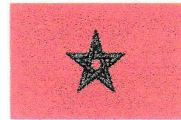
Notice of Default Judgment | Notice of Lien | Security Deed

Instrument #: MPK2025DEF0304

Page 5 of the 5

Lien Claimant

Marquelleo Morgan El
Ex Relatione: MARQUELLEO FIONE MORGAN
In care of 1525 Walnut Rd SE
near: Massillon, Ohio Republic



P.L. 8 Stat. 484
Jus Gentium

Date

April 3, 2025

To: Lien Debtor

Andrea Marie Scassa
829 Millstone Ln NE
Massillon, OH 44646

Joel Christopher Fichter
3975 Ryder Ave. NW
Massillon, OHIO 44647

2 James Duncan Plaza,
Massillon, OH 44646

Joshua Michael Goff
Massillon Police Department
2 James Duncan Plaza #1,
Massillon, OH 44646

Allodial American National Indigenous Tribal Government

Title 22: Foreign Relations
and Intercourse;

Chapter 2: Consular
Courts;

Section 141: Judicial
Authority Generally
[AA222141]

[AA222143]

General jurisdiction in
Civil cases

Ecclesiastical 805 ILCS

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

NOT A POINT OF LAW*

Statement of Account | Notice of Amount Due

Notice to Agent Is Notice to Principle and Notice to Principle is Notice to Agent

The Enforcement of the following:

- The Will of Allah
- Sovereign Moorish American nationality by birthright and blood line
- Certified Copy of Our Authority Torrens
- Sealed Copy of holy Koran of the Moorish Holy Temple of Science divinely prepared by the Noble Prophet Drew Ali-Chapter 47
- Divine Constitution and Bylaws Act 6
- Moorish literature Edict page 11
- Divine Constitution and Bylaws Act 4 & 5
- Oral Statements and Prophecies 1, 120, & 230

Instrument Number: MPK2025NAD0304

Phone: 740-602-6162

Fax: 740-926-6547

Email: marquelleom@gmail.com

Page 1 of the 11

- Antiquitous claims
- Aboriginal and Imperial Claims
- The Articles of Confederation 1774
- Declaration of Independence 1776
- Treaty of peace and Friendship 1786 and 1836
- Allodial American National Indigenous Tribal Government
- Moorish American Consulates Worldwide by command of the Article III Moorish American Consular Court
- Secured First Party Creditor Status of all Moorish Americans
- Allodial aboriginal Lien November 5, 2024, 12:25 pm and Document number: MPK2024FS2410 and location of filing: Washington, DC – Office of Tax Revenue; Washington, DC – Mayor Muriel Bowser; Washington, DC Recorder of Deeds. Also, on file with the Ohio Secretary of State - FS Number: OH00285505720.
- The Declaration of Trust document number MATG-R999999999 of the Allodial American National Indigenous Tribal Government

Ledgering: Ledgering for the violations of the united States Constitution, binding treaties and the Bill of Rights against Marquello Morgan El: Ex Relatone: MARQUELLEO MORGAN by: Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE 829 Millstone Ln NE Massillon, OH 44646; Joel Christopher Fichter #7242 (Acting as) JUDGE, 3975 Ryder Ave. NW, Massillon, OHIO 44647 and Joshua Michael Goff, Massillon Police Department, ID: 240116, described in the “violations” below 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 or 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.

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. **101** no state shall set anyone above the common man.
 - D. **101** no state shall work against US Constitution with anyone
 - E. **101** no state shall allow any person or group to make a law, judge on it, and punish under it

Tel: 330-268-3908
Fax: 740-926-6547

Email: marquelleom@gmail.com
Web: <https://allodialamericannationalconsulate.com/>

- F. **193** no person or group can make a law, judge on it, and punish under it
- G. **431** no controlling agency shall be formed in violation of US Constitution
- H. **441** the US to protect every citizen against personal attack or attack on rights
- 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. **AANF p.** Failure to Provide Contract Signed by the Parties 100,000

- 2. **On February 15th, 2025**, Samantha Morgan at 2469 Delaware Ave NW, Canton, OHIO 44706, called PERRY POLICE DEPT. with faulty allegations of trespass on property.
- 3. **On February 19th, 2025**, an unlawful "arrest warrant" for alleged "CRIMINAL TRESPASS" was issued under COLORABLE LAW, by MASSILLON MUNICIPAL COURT.

- 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 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 8** Indigenous peoples and individuals have the right not to be subjected to forced assimilation
- L. **UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- M. **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.
- N. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- O. **AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000
- P. **AANF b.** Trespass - Failure to honor Oath of Office: 50,000
- Q. **AANF f.** Trespass - Failure to honor/No Bond: 50,000
- R. **AANF a.** Demand for Appearance in court: 75,000/hour 1x
- S. **AANF b.** Driver License 1. 50,000

VIOLATION: Separation of Powers

4. **On February 19th, 2025**, Case filed: Massillon Municipal Court, located at: 2 James Duncan Plaza, Massillon, OH 44646, **STATE OF OHIO VS MORGAN, MARQUELLEO FIONE; Libel/Case No. 2025CRB00374**

(a) **NO INJURED PARTY** – STATE OF OHIO, Incorporated March 1, 1803 CANNOT be an injured party.

(b) **VIOLATION: 6TH AMENDMENT – Confrontation Clause**; right to face my accusers to put their honesty and truthfulness to test before a jury.

- 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 6 - Confrontation Clause**; right to face my accusers to put their honesty and truthfulness to test before a jury
- 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 8** Indigenous peoples and individuals have the right not to be subjected to forced assimilation
- L. **UNDRIP 3** Indigenous peoples have the right to self-determination
- M. **UNDRIP 6** Every indigenous individual has the right to a nationality.
BREACH OF PERSONAL LIBERTY: “MORGAN, MARQUELLEO FIONE”, (deliberate improper styling)
- 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 o.** Failure to Provide a Living Injured Party 500,000
- R. **AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000
- S. **AANF b.** Trespass - Failure to honor Oath of Office: 50,000
- T. **AANF f.** Trespass - Failure to honor/No Bond: 50,000

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Fax: 740-926-6547

Email: marquelleom@gmail.com
Web: <https://allodialamericannationalconsulate.com/>

“MORGAN, MARQUELLEO FIONE”, (deliberate improper styling)

18 USC § 1001 – STATEMENTS OR ENTRIES GENERALLY

(1). falsifies, conceals, or covers up by any trick, scheme, or device a material fact

5. **On February 21st, 2025**, I, Marquelleo Morgan El: Ex Relatione: MARQUELLEO FION MORGAN, the affiant, made a special visitation to the Massillon Municipal Court, located at: 2 James Duncan Plaza, Massillon, OH 44646, to clear up this matter and unlawful warrant. Joel C Fichter (Acting as) JUDGE, DID NOT advise me of my constitutional rights while he continued the hearing until March 18th, 2025. (WARRANT/ WAR-RANT – RECALLED)

Andrea Marie Scassa set a bond for \$1,000.00

“NO INJURED PARTY”

- 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 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. **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.
- L. **UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- M. **AANF a.** Time usage for court appearances: 30 minutes 1. 50,000 4x 200,000
- N. **AANF ii.** Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation 5,000,000 per charge
- O. **AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000
- P. **AANF b.** Trespass - Failure to honor Oath of Office: 50,000
- Q. **AANF f.** Trespass - Failure to honor/No Bond: 50,000

VIOLATION: Separation of Powers

6. **On March 18th, 2025**, I, Marquelleo Morgan El: Ex Relatione: MARQUELLEO FION MORGAN, the affiant, made a special visitation to the Massillon Municipal Court, located at: 2 James Duncan Plaza,

Tel: 330-268-3908

Fax: 740-926-6547

Email: marquelleom@gmail.com

Web: <https://allodialamericannationalconsulate.com/>

Massillon, OH 44646, to clear up this matter. While sitting in the hallway a “CLERK” and “BAILIFF”, for now John and Jane Doe, handed me papers informing me that I needed to fill them out to obtain an “attorney” and to take an “assessment”.

I repudiated signing any contracts to “obtain a court appointed attorney”, as a court appointed attorney cannot present a Moorish “American National” using colorable law that rivals and notwithstanding to the constitution and treaties. I am competent to handle my own affairs in law. I sat in the hallway, as the matter that I made a special visitation for was never heard, so I left the building.

AANF a. Time usage for court appearances: 30 minutes 1. 50,000 4x 200,000

7. **On March 18th, 2025**, Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE issued an unlawful **“WARRANT” for my arrest for “failure to appear”** and stated that I, Marquelleo Morgan El: Ex Relatione: MARQUELLEO FION MORGAN be **held for court**.

- 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 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 8** Indigenous peoples and individuals have the right not to be subjected to forced assimilation
- L. UDHR 12** No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.
- M. 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.
- N. UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- O. AANF a.** Demand for Appearance in court: 75,000/hour 1x
- P. AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000
- Q. AANF b.** Trespass - Failure to honor Oath of Office: 50,000
- R. AANF f.** Trespass - Failure to honor/No Bond: 50,000
- S. AANF ii.** Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent,

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entity or corporation 5,000,000 per charge

VIOLATION: Separation of Powers

8. **On March 23rd, 2025**, Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE, was sent a COMMERCIAL AFFIDAVIT, Instrument #: MPK2025NOL2303, via Certified Mail, Fax, and Email. **FAILURE TO RESPOND OR REBUT**
- A. **AANF r.** Trespass – Default By Non-Response or Incomplete response: 100,000
 - B. **AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000
 - C. **AANF b.** Trespass - Failure to honor Oath of Office: 50,000
 - D. **AANF q.** Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) Requirements upon Request 100,000
 - E. **AANF d.** personal information - documents produced by me: 15,000 per document, 4x 60,000
- 1) Affidavit of Fact – WRIT IN THE NATURE OF DISCOVERY AND DISCLOSURE: Instrument #: MPK2025NOL2303
 - 2) Affidavit of Default Judgement: MPK2025DEF0104
 - 3) Affidavit of ROGATORY APPOINTMENT: Instrument #: MPK2025ARA2303
 - 4) Affidavit of LETTER OF INSTRUCTION FOR COUNSEL: Instrument #: MPK2025LIC2303
 - 5) **AANF a.** Services to others and Corporation(s) 6 hours: 3,000
 - 6) **AANF b.** Services to others and Corporation(s) 6 hours: 3,000
 - 7) **AANF c.** Services to others and Corporation(s) 6 hours: 3,000
 - 8) **AANF d.** Services to others and Corporation(s) 6 hours: 3,000
9. **On March 30, 2025**, I, Marquelleo Morgan El: Ex Relatione: MARQUELLEO MORGAN, was **arrested** by Joshua Michael Goff, ID: 240116 (Acting as) CONSTABLE, of the: MASSILLON POLICE DEPARTMENT **and booked** at the STARK COUNTY JAIL, **with county jail fee assessed**. Hearing regarding WARRANT set for 03-31-2025 @ 08:45 AM. RE: PRETRIAL.
- 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 6 Confrontation Clause**; right to face my accusers to put their honesty and truthfulness to test before a jury
 - D. **AM 7** where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, Article III
 - E. **AM 10** all government power comes from the consent of the people

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- F. **101** no state shall work against US Constitution with anyone
- G. **331** no controlling agency shall harass a citizen (mixed war/treason)
- H. **331** only courts can decide punishment and rewards with regards to law
- I. **431** no controlling agency shall be formed in violation of US Constitution
- 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.

- L. **UNDRIP 8** Indigenous peoples and individuals have the right not to be subjected to forced assimilation
- M. **UNDRIP 3** Indigenous peoples have the right to self-determination
- N. **UNDRIP 6** Every indigenous individual has the right to a nationality.
BREACH OF PERSONAL LIBERTY: "MORGAN, MARQUELLEO FIONE", (deliberate improper styling)

- 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 ii.** Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation 5,000,000 per charge
- S. **AANF gg.** Confiscation/kidnapping of a body not a US Citizen 1,000,000 per day 5x 5,000,000.00
- T. **AANF k.** Detention from Free Movement and/or cuffed 75,000 minimum or per hour 1x 75,000 hr
- U. **AANF c.** Social Security Number 250,000
- V. **AANF b.** Color of Law 250,000
- W. **AANF c.** Implied Color of Law 250,000
- X. **AANF c.** Trespass – Failure to Honor Constitutional Oath 50,000
- Y. **AANF b.** Trespass - Failure to honor Oath of Office: 50,000
- Z. **AANF p.** Trespass - Failure to Provide contract Signed by the Parties: 100,000 2x 200,000

- 1) NO CONTRACT WITH: MASSILLON POLICE DEPARTMENT
- 2) NO CONTRACT WITH: STARK COUNTY JAIL

10. **On March 31, 2025**, I, Marquelleo Morgan El: Ex Relatione: MARQUELLEO MORGAN, was ordered committed to stark county jail in, "LIEU OF BOND". Hearing is continued at request of the court to 04-03-2025 @ 09:00 AM. **\$10,000 CASH, SURETY, OR 10%. NO CONTACT WITH VICTIM(S) BY**

Tel: 330-268-3908
Fax: 740-926-6547

Email: marquelleom@gmail.com
Web: <https://allodialamericannationalconsulate.com/>

MAGISTRATE ANDREA M SCASSA – “NO INJURED PARTY” – (NO VICTIM).

Andrea Marie Scassa set a bond for \$10,000.00

“NO INJURED PARTY”

- 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 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. 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.
- L. UDHR 7** All are equal before the law and are entitled without any discrimination to equal protection of the law.
- M. AANF a.** Demand for Appearance in court: 75,000/hour 1x
- T. AANF ii.** Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation 5,000,000 per charge

VIOLATION: Separation of Powers

Andrea Scassa falsified a “VICTIM” when there is no injured party

18 USC § 1001 – STATEMENTS OR ENTRIES GENERALLY

(1). falsifies, conceals, or covers up by any trick, scheme, or device a material fact

11. **Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter Esq. #7242 (Acting as) JUDGE**, are attorneys that belongs to the “Stark County Bar” with an admission date of 11-07-2005 and 05-07-1984. **Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter Esq. #7242 (Acting as) JUDGE**, is NOT an Article III Judge and therefore does not have the delegation of authority to rival THE TREATY OF PEACE AND FRIENDSHIP OF SEVENTEEN HUNDRED AND EIGHTY-SEVEN (1787) A.D. superseded by THE TREATY OF PEACE AND FRIENDSHIP OF EIGHTEEN HUNDRED and THIRTY-SIX (1836) A.D. between Morocco and the United States, the same as displayed under Treaty Law, Obligation, Authority as expressed in **Article VI of the Constitution for the United States of America (Republic)** by which Andrea Marie Scassa Esq. #79873 and Joel Christopher Fichter Esq. #7242 is bound.

Article VI, Clause 2, also known as the Supremacy Clause, establishes that the U.S. Constitution,

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federal laws, and treaties are the supreme law of the land, binding on all state and federal judges, regardless of any conflicting state laws or constitutions.

Forced assimilation, where one society compels another to adopt its culture, language, and practices, is generally considered a **violation of international law**, particularly when it involves cultural genocide or discrimination.

Surety: There are **ninety-nine (99) listed Constitution, Treaties and Bill of Rights violations** valued at **\$10,000 per violation: nine hundred and ninety nine thousand – (\$990,000.00)**, including AANF fee schedule: **twenty eight million one hundred seventy two thousand – (\$28,172,000.00)**

in addition: BOND: 2025CRB00374 – (10,000.00) , COST AND FINES: - (\$581.00)

in addition: Instrument #: MPK2025NOL2303, 9589 0710 5270 1874 6701 36, breach against lien debtor: Andrea Marie Scassa Esq. #79873 (Acting as) MAGISTRATE and Joel Christopher Fichter #7242 (Acting as) JUDGE, joining us severally in the amount of, **One-Hundred Million (\$100,000,000.00)**

Subtotal value: (\$129,172,581.00)

times tree (3) **Lien Debtors** for a total value of **three hundred eighty seven million, five hundred seventeen thousand seven hundred forty three - (\$387,517,743.00)**, 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)**

Full faith and credit of the Moorish American People
Marquelleo Morgan El

ALL PAYMENTS DUE TO:  **Marquelleo Morgan El** **1 CLEAR DAYS AFTER RECEIPT OF THIS INVOICE.**

An un rebutted Affidavit stands as and becomes, truth in Law and judgement in commerce.
(12 Pet. 1:25; heb. 6:13-15) Claims made in your affidavit, if not rebutted, emerge as the truth of the matter.
Legal Maxim: "He who does deny, admits."

Pursuant to: Civil Orders of June 10th, 2014, and July 4th, 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 birthright State Citizens of *the United States of America* are specifically enjoined from engaging in any activity contrary to the health, welfare, safety, and benefit of their fellow State Citizens, or will otherwise be recognized as **criminals** regardless of what uniforms they wear or what authorities they pretend to have. If corporate "**President**" **Obama** should order any member of the "US military" or any armed "agency personnel" — BATF, IRS, NSA, FEMA, etc. — to open fire upon *American State Citizens*, it would constitute a **war crime** against non-combatant civilians and it would be immediately recognized as such throughout the world.

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For all military and civilian-based defense and law enforcement agencies the rule to be observed is: if you can't do it as a *private* individual, you can't do it as a *public* officer.

Any State Citizen who is forced to open fire on federally or federal "State" or "STATE" funded personnel in defense of property or life will be recognized as *a non-combatant civilian* without exception, held harmless, and supported by all members of the American Armed Forces of THE UNITED STATES OF AMERICA and all American State Militias. Any State Citizen so imposed upon by those in his or her employment or hired by those in his or her employment in any capacity whatsoever including "elected" officials, will be entitled to *full reparations* in the amount of \$5,000,000.00 USD or the equivalent at the time of the damage incurred, *for every death*; \$2,500,000.00 USD or the equivalent at the time of the damage, *for every permanent disability*. They shall also be owed *full reparations* for all property damage incurred and up to eighty (80) times compensatory damages at the discretion of a jury of their peers.

****All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.**

"If invoiced, payment is due 21 days after receipt date."

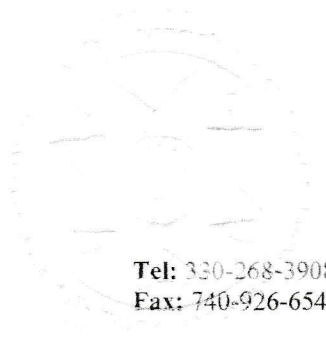


VASTEG For Veterans



Commercial Lien

Nobly, Marquelles Morgan E



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Fax: 740-926-6547

Email: marquelleom@gmail.com
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Schedule A

Held in Trust

MATG-R000000089

Fione Family Trust

Allodial American National Indigenous Tribal Government

MATG-R999999999

If 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

Dirt Location:

Situated in the City of Massillon, County of Stark and State of Ohio:

Know as and being Lot No. Thirteen Thousand Six Hundred Eighty-nine (13689) in the City of Massillon, Stark County, Ohio.

Parcel No. 700212

Property Address:

829 Millstone Lane NE

Massillon, OH 44646

Andrea Marie Scassa - 829 MILLSTONE LN NE



2

ALAN HAROLD
Stark County Auditor
FEE 208

JUN 30 2017



Instr: 201706300027493
P: 1 of 2 F: \$28.00 6/30/2017
Rick Campbell 2:36 PM SV/D
Stark County Recorder T20170020969

TRANSFER APPROVED 50
DEPUTY NK
IN COMPLIANCE WITH ORC 4503

General Warranty Deed

KNOW ALL MEN BY THESE PRESENTS THAT, Ruth E. Best, an unmarried woman, the Grantor, who claims title by or through documents recorded at Volume 3948, Page 612 and Instrument Number 201702230007999, of the Stark County Recorder's Office, for the sum of one dollar and other valuable consideration (\$1.00 & o.v.c.), received to her full satisfaction from

Steven W. Rastetter and Andrea M. Scassa,
for their joint lives, remainder to the survivor of them,

the Grantees, whose TAX MAILING ADDRESS will be P.O. Box 11730
Monroe, LA 71211
does

GIVE, GRANT, BARGAIN, SELL AND CONVEY unto the said Grantees, their heirs and assigns, the following described premises:

Situated in the City of Massillon, County of Stark and State of Ohio:

Known as and being Lot No. Thirteen Thousand Six Hundred Eighty-nine (13689) in the City of Massillon, Stark County, Ohio.

Parcel No. 700212

Property Address: 829 Millstone Lane NE
Massillon, OH 44646

TO HAVE AND TO HOLD the above described premises, with the appurtenances thereunto belonging, unto the said Grantees, their heirs and assigns forever.

AND THE SAID Grantor for herself and her heirs, executors and administrators, hereby covenants with the said Grantees, their heirs and assigns, that said Grantor is the true and lawful owner of said premises, and is well seized of the same in fee simple, and has good right and full power to bargain, sell, and convey the same in the manner aforesaid, and that the same are free and clear from all encumbrances,

53230

007606

700212 TRS A11 6/30/17 CW

EXCEPT, any and all reservations, conditions, limitations, rights of way, easements and restrictions of record, zoning ordinances, if any, and real estate taxes and assessments both general and special, which are a lien but not yet due and payable, and further, that said Grantor will warrant and defend the same against all claims whatsoever except as provided herein.

Executed this 30 day of JUNE, 2017.

Ruth E. Best
Ruth E. Best

State of Ohio)
) ss:
County of Stark)

BEFORE ME, a Notary Public in and for said County and State, personally appeared the above named Ruth E. Best, an unmarried woman, who acknowledged that she did sign this Warranty Deed, and that the same is her free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal, at Canton, Ohio, this 30 day of JUNE, 2017.

[Signature]
Notary Public

This instrument was prepared by:
Christopher C. Pfendler, Esq.



Christopher C. Pfendler
Notary Public, State of Ohio
My Commission Has
No Expiration Date

53230