



Allodial American Pational Consulate **Porthwest Amexem Territories and Dominions**

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

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

CM number: 9589 0710 5270 1841 9126 89

Instrument #: AAN2025OOA1908

August 19th, 2025

Demandant: Consulate Jurisdiction

Nature El Bey

C/o 1215 Arapahoe Rd Se

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

Non-Domestic/ Non-Assumpsit

Priority-Exempt from Levy, Without Prejudice

Phone: 740-602-6162 Fax: 740 926 6547

nature@allodialamericannationalconsulate.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]

) Lien/Debtor:

Chryssa N. Hartnett

Chryssa N. Hartnett (#65106), dba JUDGE

STARK COUNTY COURT OF COMMON PLEAS

Stark County Court of Common Pleas

101 West Tuscarawas Street

Canton, Ohio 44702

Phone: 330 451-7931 Fax: 330-451-7740

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949, PARCEL NO: 613695 and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance". RIGHTFUL COMMAND TO REMOVE YOURSELF FROM OUR LAND – Continental

America

AFFIDAVIT OF TRUTH | NOTICE OF BREACH OF PEACE

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

Affidavit of Truth Demand for Disclosure of Oath of Allegiance Instrument #: AAN2025OOA1908

Page 1 of the 7











To: Chryssa N. Hartnett Judge, Stark County Court of Common Pleas 101 West Tuscarawas Street, Suite 400 Canton, Ohio 44702

CC: Pam Bondi, U.S. Department of Justice, 950 Pennsylvania Ave. NW, Washington, DC 20530: EI 310 661 681 US

CC: The White House, President Donald Trump, 1600 Pennsylvania Avenue NW, Washington, DC 20500: EI 310 661 695 US

From: Consulate: Allodial American National: Nature El Bey, being duly and double affirmed, of the Allodial Moorish American National Indigenous Tribal Government/Consulate, located at, c/o 1215 Arapahoe Rd SE Near Massillon, Ohio Republic [DMM 602 1.3e(2)] Non-Domestic/Non-Assumpsit Priority-Exempt from Levy, Without Prejudice Phone: 740-602-6162 Fax: 740-926-6547 Email: nature@allodialamericannationalconsulate.com

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949 PARCEL NO: 613695 and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance".

Chryssa N. Hartnett,

As the Lien Claimant, I, Nature El Bey, a Moorish American [state] National, sui juris, in propria persona, and as Trustor of the Estate/Muur Hill Seven Trust, formally notify you that the legal proceedings initiated against this property under Libels/Case No. 2024CV01949 are deemed unlawful.

This affidavit serves as an urgent notice and command regarding the unlawful Praecipe for Order of Sale concerning the property of Lien Claimant, Nature El Bey, specifically identified as parcel number 613695, located at 1215 Arapahoe Street SE, Massillon, Ohio 44646, with legal coordinates: Latitude 40.783400 Longitude -81.503820, or N 40° 47' 0.24" W 81° 30' 13.752". This property is further described as Lot No. 12743 in the City of Massillon, Stark County, Ohio, as set forth in Plat Book 36, pages 156-157 of the Stark County, Ohio, Plat Book Records. These actions are considered retaliatory in nature and constitute a trespass upon lien claimant - "Commercial Lien", my Allodial Title and Aboriginal Claim, as well as my Constitutional and Treaty liberties.

The wrongdoers/lien debtors, are in violation of Article 22 of the Treaty of Peace and Friendship between Morocco and the United States, 1786 - ratified by the U.S. Senate in 1787.

Inheritance of Property: Article 22 of the treaty addresses the property of deceased U.S. citizens in Morocco: "If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, but if the heir to the person deceased shall appear, the property shall descend agreeable to that will as soon as the consul shall declare the validity thereof". This article highlights the consular role in managing and protecting the property of deceased citizens according to their will, demonstrating an established legal framework for "property inheritance" across borders.

The Muurs/Moors/Moorish Americans, are the title holders to the land by birthright:

Document #10105905, Book 521, Page 579.











This document was filed by Drew Ali on August 1, 1928, at 2:52 PM in the office of the Cook County Recorder of Deeds in Chicago, Illinois. It is specifically referred to as a "declaration of nationality" and an "affidavit". Within the MSTA tradition, this filing is recognized as the "1928 Vast-Estate Express Trust" and the "Delegation of Authority Order" under which the Moorish Science Temple of America is intended to conduct its business. The document also explicitly states that it will serve as the instrument by which the MSTA "shall issue credit and discharge debt for recorded Moors throughout the vast Estate Trust, namely the lands of North, South, and Central America, and the outlying islands". The original 1928 affidavit was notarized, and the court recorder was Salomes Jasconowskic, while Roberta W. Counull served as the notary public.

Geographical Scope of the Estate:

The "Vast Estate" is understood to encompass extensive geographical regions. It includes North, Central, and South America, Canada, Mexico, and all adjoining islands. These lands are viewed as the inherited lands of the Moors by birthright. Historically, this land was known as Amexem (or Al Moroc), and the Americas specifically as Northwest Amexem after separation, emphasizing that Moors were aboriginal to this land. Thus, Moorish-Americans are not considered "squatters" on their "Ancestral Estate" or the Western Hemisphere but rather the "True Possessors" in the Law of Nature.

The Unlawful Nature of the Proceedings:

- Lack of Surety Bonds and Delegation of Authority: You, Chryssa N. Hartnett, along with Kyle Stone, Gerard T. Yost, Alexander Zumbar, Alan C. Harold, Kenneth D. DeGlorgio, Greg L. Smith, Phillip Dale Schandel, Lynn M. Todaro, Angela Kinsey and George T. Maier, are identified as "Wrongdoers" and Lien Debtors. These officials have initiated and continued this foreclosure without possessing or producing the required surety bonds and neglecting to provide lawful jurisdiction and delegation of authority. All officials are required by federal, state, and municipal law to provide their public hazard and malpractice bonding company details and policy number, as failure to do so constitutes corporate and limited liability insurance fraud (15 USC) and is prima-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. The Ohio Revised Code specifies bond requirements for county officials, such as treasurers (Section 321.02) and prosecutors (Section 309.03), requiring bonds to be deposited before entering official duties. Kyle L. Stone, for instance, has an Oath of Office to support the United States and the Constitution of Ohio.
- **Default Judgment and Unrebutted Affidavits:** A DEFAULT JUDGMENT was placed against you and other alleged wrongdoers as of October 28th, 2024, for your collective failure to provide an official surety bond and Oath of Office. My demands for full disclosure of these bonds and oaths have gone unrebutted, reinforcing the default claim. An unrebutted affidavit stands as truth in law and judgment in commerce.
- Failure to File Records: You, Chryssa Hartnett and The Stark County Clerk of Courts, Lynn M. Todaro, has failed to properly file and record on the record, multiple Affidavits of Truth submitted to you and her office for the record in this foreclosure matter, Case 2024CV01949. This refusal to record my affidavits necessitated their public availability on the Allodial American National Consulate website and publication through general circulation in the Stark County Repository, legal section.
- Fraudulent Attachment of Liability and Mail Fraud: The foreclosure complaint (Case no. 2024CV01949) intentionally added unknown parties as co-defendants, with federal tax liens (e.g., James P. & Florence Jackson, James Jackson Jr.) who have no kinship or interest in the property, in a clear attempt to obtain a possession of above stated











property through Federal Tax Lien" liability of another and also to aid with the result of a default judgment. This is considered mail fraud (18 U.S.C. § 1341) due to discrepancies in service of process. The use of false and misleading information vacates the claimant's position to collect.

• United States' Disclaimer of Interest: The United States of America has denied any interest in the property set forth in the "Plaintiff's" Complaint. Furthermore, the U.S. Department of Justice confirmed that the federal tax lien liability for James P. & Florence Jackson and James Jackson Jr. does not apply to this property. It is CLEAR that despite this, the Lien Debtors, in the unlawful final judgment report, deliberately did not state the United States' lack of interest in the property, enabling you, Chryssa Hartnett and other wrongdoers/lien debtors, to pursue unlawful collection of fraudulent debt in the private. This constitutes clear fraud.

Violations of Constitutional and Treaty Liberties and Ancestral Land Claim:

- Your actions, and those of the other lien debtors, are in direct rivalry to the Treaty of Peace and Friendship 1786/1836 (also referenced as the Treaty of Amity and Commerce 1786 and Treaty of Marrakesh 1786/1787), which is the Supreme Law of the Land and binding on all judges of every State. This treaty established formal diplomatic and commercial relations between the United States and Morocco, making Morocco the first country to recognize the newly independent U.S..
- As a Moorish American National, I am not a citizen of the Union states society but am part and parcel of the government to which the Union of States is obligated. My status is Non-Tax Obligatory as per AA222141. I am a descendant of The Ancient Moabites, also known as Moorish American Al Moroccan Muur.
- Your office is involved in the unlawful solicitation of indigenous land through these unlawful, fraudulent and deceitful foreclosure proceeding, aiming to dispossess me and my family from my land, without my free, prior, and informed consent or just compensation. The government cannot deprive someone of life, liberty, or property without proper due process of law. The UN Declaration on the Rights of Indigenous Peoples (UNDRIP) Article 10 and 26 affirms the right of indigenous peoples to their lands and protection from forced removal without consent and just compensation.
- The aiming of unlawful sale of my property is CLEARLY to displace me and my family from our ancestral land. This constitutes a breach of peace, and your continuous pursuit of land dispossession causes my family to feel unsafe.
- Your actions, including the alleged refusal to record my affidavits, omitting evidence from the record and continuing an unlawful foreclosure, demonstrate a dereliction of duty and a failure to uphold your Constitutional Oath and Treaty rights. Public servants lose their "qualified immunity" when they violate their Constitutional Oaths and fail to protect the land and its Nationals. These actions are connected to allegations of conspiracy against rights (18 USC 241), extortion (872), fraud and false statements (1001), and racketeering (1961).

Demand for Disclosure of Oath or Affirmation to a (state) and REMOVAL FROM THE LAND:

The Treaty of Peace and Friendship between Morocco and the United States, ratified by the U.S. Senate in 1787 (Article 24) Resolution of Disputes and Prevention of War: This article emphasizes a commitment to maintaining "Peace and Harmony" even in the face of treaty infringements. It mandates a diplomatic process of "friendly Application" for arrangement before any appeal to "Arms" can be made.

Should a "War" ultimately break out between the parties, a nine-month period is stipulated for subjects of both sides to











"dispose of their Effects and retire with their Property". This provision highlights a diplomatic and orderly approach to escalating conflicts, allowing for a phased disengagement rather than immediate hostilities. Those who are not or outside of the jurisdiction of this international agreement, may NOT be considered or deemed a Treaty party and **therefore considered a usurper**.

In light of these unlawful actions that rival my Constitution and Treaty liberties concerning property and land, and the clear aim of dispossessing my family and I, from our ancestral land and fixtures. I Nature El Bey, hereby demand that you disclose your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance", — "Nationals" as a person owing permanent allegiance to a (state). As such, 1. U.S. CITIZENS are stateless because the DISTRICT OF COLUMBIA is not a (state) and only seeking — "statehood", 3. All U.S. CITIZENS are CITIZENS of the DISTRICT OF COLUMBIA, 4. NO NATIONALITY: no (state) = STATELESS and no legal standing in any court of law and 5. STATELESS PERSONS are under the privilege of any DISTRICT OR STATE that would grant them residency. No rights exist except HUMAN RIGHTS. This disclosure is critical to understanding the basis of your authority and actions, especially given that you are acting against the Supreme Law of the Land as established by the U.S. Constitution and the Treaty of Peace and Friendship. Nationality must be claimed with an oath or affirmation or allegiance; being born in a geographical location does not grant automatic nationality. U.S. citizens do not possess an oath or affirmation or allegiance to anything, which is evidence of statelessness.

All wrongdoers/lien debtors are in rivalry to my ancestral land claim and allodial title, which invokes "MIX WAR" between parties. If your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance is insufficient, then as such, and for the safety of our women, children, and descendants, protection of our property, territory and lands, and a ultimate safeguard of our social security and our economic well-being, a RIGHTFUL and CLEAR COMMAND for your eviction and the RIGHTFUL and CLEAR COMMAND to remove yourself from our land, MURU Territory and District: demarcation and delimitation - STARK COUNTY and Continental America, is being invoked, as all wrongdoers/lien debtors are in breach of peace on the land and lawful due process of the law.

Consequences of Non-Compliance:

A Commercial Lien (Instrument #: MPK2024FS2410) was filed on October 27th, 2024, listing you and the other aforementioned individuals and agencies as Lien/Debtors for Constitutional and Treaty violations. The total value of this commercial lien is \$292,268,814.10, not including updated charges and violations, in lawful tender of the United States. The collateral for this lien includes your operational/commercial bonds, and if those are insufficient, your real property, products, proceeds, fixtures, and bank and savings accounts.

Your continued failure to cease all unlawful foreclosure actions and to respond to these demands constitute fraud, dereliction of duty, defalcation, and embezzlement of public funds, leading to further legal actions against you in your personal capacity and public exposure to your dereliction of duty. Disclose your surety bond within 5 days after receipt of this Affidavit of Truth, Notice of Breach of Peace.

Terms and Conditions stated below, were not rebutted or challenged, which now bring forth acquiescence to the claims and terms and is now deemed a contract -

Any "disseisin" of dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695], be it influenced by threat, duress, coercion, or force violates provisions in which safeguard my indigenous right to NOT











be forcibly removed from my territory and if relocation shall take place without my free prior and informed consent without, at least agreeing on just and fair compensation and where possible the option to return, pursuant to: Article 10 (UNDRIP). Indigenous peoples are original, diverse societies with our own identities that constitute an integral part of the Americas. As it is our custom to maintain and strengthen our distinctive spiritual, cultural, and material relationship with our lands, territories, and resources and to uphold our responsibilities to preserve them for ourselves and for future generations. If the "seisin" of my indigenous land / territory is interrupted, it shall give rise to lawful compensation of possession of Alan Harold et al d/b/a STARK COUNTY AUDITOR (DIRT LOCATION): Longitude -81.415265 Latitude 40.828856; 3625 DARLINGTON RD NW CANTON OH 44708, Alexander Zumbar et al d/b/a STARK COUNTY TREASURER (DIRT LOCATION), Gerard T. Yost et al d/b/a STARK COUNTY ASSISTANT PROSECUTOR (DIRT LOCATION), Kyle Stone et al d/b/a STARK COUNTY PROSECUTOR (DIRT LOCATION) and any other 4th and 5th party public and/or private property to continue our custom of upholding our responsibilities to preserve our lands and territories for ourselves and for future generations.

(UNDRIP) Article 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.

Universal Declaration on Human Rights, Article 12 No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.

You are commanded to immediately cease and desist any and all further actions related to the unlawful foreclosure of **parcel 613695**, including any public sales or solicitations.

Please be advised that failure to respond as herein required to this Affiant, within FIVE (5) clear days from the date of this notice, will be deemed by this Affiant to invoke the doctrine of acquiescence and admission. Your silence, where there is a legal or moral duty to speak, will be equated with fraud, and everything in this Notice will stand as true, correct, legal, lawful, and binding upon you, without protest or objection. This will allow for the recovery of lost or damaged properties, plus damages, penalties, and costs in commerce. All sovereign original Indigenous Moorish American autographs for this government: Allodial American National Indigenous Tribal Government and all Government documents are on the public record at America.

Service of Process through Certified or Priority Express Mail via USPS, Fax, Hand Delivery

Ex Dolo Malo Non Oritur Actio

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

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









I Am:

Chief Vizier Consul General

Chief, Vizier, Consul General, Nature El Bey

Natural person, In Propria Persona

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

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

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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

Am:

Co-Consul General, Zafeer El Bey

Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice. Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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





Affidavit of Truth
Demand for Disclosure of Oath of Allegiance
Instrument #: AAN2025OOA1908

Page 7 of the 7

Allodial American National Consulate

From:

Fax.Plus < notification@fax.plus >

Sent:

Wednesday, August 20, 2025 1:55 PM

To:

Allodial American National Consulate Fax to +1 330-451-7740 successfully sent

Subject: Attachments:

report-fax-to-13304517740.pdf



Hi Consul General, Nature El Bey,

Your fax sent to +1330-451-7740 was delivered with the following details:

Status: Successfully Sent

Date: Aug 20, 2025 (Wed) **Time:** 05:48:50 PM (UTC)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7740 (Chryssa N. Hartnett (acting as) MAGISTRATE)

Pages Sent: 7

Duration of Fax: 6 min, 16 sec

Cheers,

The Fax.Plus Team

Need Signatures on your documents?

Sign Physiotegrates seamlessly with Fax.Plus, letting you collect electronic signatures with the ted security standards and compliance with international eSignature regulations.

Open Sign.Plus

Copyright © 2025 Alohi SA. All rights reserved.

Route de la Galaise 34, CH-1228 Plan-les-Ouates, Geneva, Switzerland

Fax Confirmation Report

Sent via www.fax.plus



Date: Aug 20, 2025 (Wed)

Time: 01:48:50 PM (UTC-04:00)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7740

Pages Sent: 7

Duration: 6 min, 16 sec

Status: Successfully Sent

First Page Thumbnail



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













Allodial American Pational Consulate **Porthwest Amexem Territories and Dominions**

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

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

CM number: 9589 0710 5270 1841 9123 82

Instrument #: AAN2025OOA1908-2 August 19th, 2025

Demandant: Consulate Jurisdiction

Nature El Bey

C/o 1215 Arapahoe Rd Se

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

Non-Domestic/ Non-Assumpsit

Priority-Exempt from Levy, Without Prejudice

Phone: 740-602-6162 Fax: 740 926 6547

nature@allodialamericannationalconsulate.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]

) Lien/Debtor:

Alexander Zumbar

1010 Sunset Dr.

Alliance, Ohio 44601

STARK COUNTY TREASURER OFFICE

110 Central Plaza South, Suite 250, Canton, OHIO, 44702

Phone (330) 451-7814

Fax: (330) 451-7815

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949, PARCEL NO: 613695 and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance". RIGHTFUL COMMAND TO REMOVE YOURSELF FROM OUR LAND - Continental

America

AFFIDAVIT OF TRUTH | NOTICE OF BREACH OF PEACE

A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG

NOT A POINT OF LAW*

Affidavit of Truth Demand for Disclosure of Oath of Allegiance Instrument #: AAN202500A1908-2

Page 1 of the 7











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

To: Alexander Zumbar (acting as) STARK COUNTY TREASURER, 110 Central Plaza South, Suite 250, Canton, OHIO, 44702

CC: Pam Bondi, U.S. Department of Justice, 950 Pennsylvania Ave. NW, Washington, DC 20530: EI 310 661 681 US

CC: The White House, President Donald Trump, 1600 Pennsylvania Avenue NW, Washington, DC 20500: EI 310 661 695 US

From: Consulate: Allodial American National: Nature El Bey, being duly and double affirmed, of the Allodial Moorish American National Indigenous Tribal Government/Consulate, located at, c/o 1215 Arapahoe Rd SE Near Massillon, Ohio Republic [DMM 602 1.3e(2)] Non-Domestic/Non-Assumpsit Priority-Exempt from Levy, Without Prejudice Phone: 740-602-6162 Fax: 740-926-6547 Email: nature@allodialamericannationalconsulate.com

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949 PARCEL NO: 613695 and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance".

Alexander Zumbar,

As the Lien Claimant, I, Nature El Bey, a Moorish American [state] National, sui juris, in propria persona, and as Trustor of the Estate/Muur Hill Seven Trust, formally notify you that the legal proceedings initiated against this property under Libels/Case No. 2024CV01949 are deemed unlawful.

This affidavit serves as an urgent notice and command regarding the unlawful Praecipe for Order of Sale concerning the property of Lien Claimant, Nature El Bey, specifically identified as parcel number 613695, located at 1215 Arapahoe Street SE, Massillon, Ohio 44646, with legal coordinates: Latitude 40.783400 Longitude -81.503820, or N 40° 47' 0.24" W 81° 30' 13.752". This property is further described as Lot No. 12743 in the City of Massillon, Stark County, Ohio, as set forth in Plat Book 36, pages 156-157 of the Stark County, Ohio, Plat Book Records. These actions are considered retaliatory in nature and constitute a trespass upon lien claimant - "Commercial Lien", my Allodial Title and Aboriginal Claim, as well as my Constitutional and Treaty liberties.

The wrongdoers/lien debtors, are in violation of Article 22 of the Treaty of Peace and Friendship between Morocco and the United States, 1786 - ratified by the U.S. Senate in 1787.

Inheritance of Property: Article 22 of the treaty addresses the property of deceased U.S. citizens in Morocco: "If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, but if the heir to the person deceased shall appear, the property shall descend agreeable to that will as soon as the consul shall declare the validity thereof". This article highlights the consular role in managing and protecting the property of deceased citizens according to their will, demonstrating an established legal framework for "property inheritance" across borders.

The Muurs/Moors/Moorish Americans, are the title holders to the land by birthright:











Document #10105905, Book 521, Page 579.

This document was filed by Drew Ali on August 1, 1928, at 2:52 PM in the office of the Cook County Recorder of Deeds in Chicago, Illinois. It is specifically referred to as a "declaration of nationality" and an "affidavit". Within the MSTA tradition, this filing is recognized as the "1928 Vast-Estate Express Trust" and the "Delegation of Authority Order" under which the Moorish Science Temple of America is intended to conduct its business. The document also explicitly states that it will serve as the instrument by which the MSTA "shall issue credit and discharge debt for recorded Moors throughout the vast Estate Trust, namely the lands of North, South, and Central America, and the outlying islands". The original 1928 affidavit was notarized, and the court recorder was Salomes Jasconowskic, while Roberta W. Counull served as the notary public.

Geographical Scope of the Estate:

The "Vast Estate" is understood to encompass extensive geographical regions. It includes North, Central, and South America, Canada, Mexico, and all adjoining islands. These lands are viewed as the inherited lands of the Moors by birthright. Historically, this land was known as Amexem (or Al Moroc), and the Americas specifically as Northwest Amexem after separation, emphasizing that Moors were aboriginal to this land. Thus, Moorish-Americans are not considered "squatters" on their "Ancestral Estate" or the Western Hemisphere but rather the "True Possessors" in the Law of Nature.

The Unlawful Nature of the Proceedings:

- Lack of Surety Bonds and Delegation of Authority: You, Alexander Zumbar, Chryssa N. Hartnett, along with Kyle Stone, Alan C. Harold, Kenneth D. DeGlorgio, Greg L. Smith, Phillip Dale Schandel, Lynn M. Todaro, Angela Kinsey and George T. Maier, are identified as "Wrongdoers" and Lien Debtors. These officials have initiated and continued this foreclosure without possessing or producing the required surety bonds and neglecting to provide lawful jurisdiction and delegation of authority. All officials are required by federal, state, and municipal law to provide their public hazard and malpractice bonding company details and policy number, as failure to do so constitutes corporate and limited liability insurance fraud (15 USC) and is prima-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. The Ohio Revised Code specifies bond requirements for county officials, such as treasurers (Section 321.02) and prosecutors (Section 309.03), requiring bonds to be deposited before entering official duties. Kyle L. Stone, for instance, has an Oath of Office to support the United States and the Constitution of Ohio.
- **Default Judgment and Unrebutted Affidavits:** A DEFAULT JUDGMENT was placed against you and other alleged wrongdoers as of October 28th, 2024, for your collective failure to provide an official surety bond and Oath of Office. My demands for full disclosure of these bonds and oaths have gone unrebutted, reinforcing the default claim. An unrebutted affidavit stands as truth in law and judgment in commerce.
- Failure to File Records: You, Alexander Zumbar and The Stark County Clerk of Courts, Lynn M. Todaro, have failed to properly file and record on the record, multiple Affidavits of Truth submitted to you and your office for the record in this foreclosure matter, Case 2024CV01949. This refusal to record my affidavits necessitated their public availability on the Allodial American National Consulate website and publication through general circulation in the Stark County Repository, legal section.
- Fraudulent Attachment of Liability and Mail Fraud: The foreclosure complaint (Case no. 2024CV01949) intentionally added unknown parties as co-defendants, with federal tax liens (e.g., James P. & Florence Jackson, James











Jackson Jr.) and others with the (SURNAME: JACKSON), who have no kinship or interest in the property, in a clear attempt to obtain a possession of above stated property through Federal Tax Lien" liability of another and also to aid with the result of a default judgment. This is considered mail fraud (18 U.S.C. § 1341) due to discrepancies in service of process. The use of false and misleading information vacates the claimant's position to collect.

• United States' Disclaimer of Interest: The United States of America has denied any interest in the property set forth in the "Plaintiff's" Complaint. Furthermore, the U.S. Department of Justice confirmed that the federal tax lien liability for James P. & Florence Jackson and James Jackson Jr. does not apply to this property. It is CLEAR that despite this, the Lien Debtors, in the unlawful final judgment report, deliberately did not state the United States' disclaiming of interest in the above stated property, enabling you, Alexander Zumbar and other wrongdoers/lien debtors, to pursue unlawful collection of fraudulent debt in the private. This constitutes clear fraud.

Violations of Constitutional and Treaty Liberties and Ancestral Land Claim:

- Your actions, and those of the other lien debtors, are in direct rivalry to the Treaty of Peace and Friendship 1786/1836 (also referenced as the Treaty of Amity and Commerce 1786 and Treaty of Marrakesh 1786/1787), which is the Supreme Law of the Land and binding on all judges of every State. This treaty established formal diplomatic and commercial relations between the United States and Morocco, making Morocco the first country to recognize the newly independent U.S..
- As a Moorish American National, I am not a citizen of the Union states society but am part and parcel of the government to which the Union of States is obligated. My status is Non-Tax Obligatory as per AA222141. I am a descendant of The Ancient Moabites, also known as Moorish American Al Moroccan Muur.
- Your office is involved in the unlawful solicitation of indigenous land through these unlawful, fraudulent and deceitful foreclosure proceeding, aiming to dispossess me and my family from my land, without my free, prior, and informed consent or just compensation. The government cannot deprive someone of life, liberty, or property without proper due process of law. The UN Declaration on the Rights of Indigenous Peoples (UNDRIP) Article 10 and 26 affirms the right of indigenous peoples to their lands and protection from forced removal without consent and just compensation.
- The aiming of unlawful sale of my property is CLEARLY to displace me and my family from our ancestral land. This constitutes a breach of peace, and your continuous pursuit of land dispossession causes my family to feel unsafe.
- Your actions, including the alleged refusal to record my affidavits, omitting evidence from the record and continuing an unlawful foreclosure, demonstrate a dereliction of duty and a failure to uphold your Constitutional Oath and Treaty rights. Public servants lose their "qualified immunity" when they violate their Constitutional Oaths and fail to protect the land and its Nationals. These actions are connected to allegations of conspiracy against rights (18 USC 241), extortion (872), fraud and false statements (1001), and racketeering (1961).

Demand for Disclosure of Oath or Affirmation to a (state) and REMOVAL FROM THE LAND:

The Treaty of Peace and Friendship between Morocco and the United States, ratified by the U.S. Senate in 1787 (Article 24) Resolution of Disputes and Prevention of War: This article emphasizes a commitment to maintaining "Peace and Harmony" even in the face of treaty infringements. It mandates a diplomatic process of "friendly Application" for arrangement before any appeal to "Arms" can be made.











Should a "War" ultimately break out between the parties, a nine-month period is stipulated for subjects of both sides to "dispose of their Effects and retire with their Property". This provision highlights a diplomatic and orderly approach to escalating conflicts, allowing for a phased disengagement rather than immediate hostilities. Those who are not or outside of the jurisdiction of this international agreement, may NOT be considered or deemed a Treaty party and **therefore considered a usurper**.

In light of these unlawful actions that rival my Constitution and Treaty liberties concerning property and land, and the clear aim of dispossessing my family and I, from our ancestral land and fixtures. I Nature El Bey, hereby demand that you disclose your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance", — "Nationals" as a person owing permanent allegiance to a (state). As such, 1. U.S. CITIZENS are stateless because the DISTRICT OF COLUMBIA is not a (state) and only seeking — "statehood", 3. All U.S. CITIZENS are CITIZENS of the DISTRICT OF COLUMBIA, 4. NO NATIONALITY: no (state) = STATELESS and no legal standing in any court of law and 5. STATELESS PERSONS are under the privilege of any DISTRICT OR STATE that would grant them residency. No rights exist except HUMAN RIGHTS. This disclosure is critical to understanding the basis of your authority and actions, especially given that you are acting against the Supreme Law of the Land as established by the U.S. Constitution and the Treaty of Peace and Friendship. Nationality must be claimed with an oath or affirmation or allegiance; being born in a geographical location does not grant automatic nationality. U.S. citizens do not possess an oath or affirmation or allegiance to anything, which is evidence of statelessness.

All wrongdoers/lien debtors are in rivalry to my ancestral land claim and allodial title, which invokes "MIX WAR" between parties. If your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance is insufficient, then as such, and for the safety of our women, children, and descendants, protection of our property, territory and lands, and a ultimate safeguard of our social security and our economic well-being, a RIGHTFUL and CLEAR COMMAND for your eviction and the RIGHTFUL and CLEAR COMMAND to remove yourself from our land, MURU Territory and District: demarcation and delimitation - STARK COUNTY and Continental America, is being invoked, as all wrongdoers/lien debtors are in breach of peace on the land and lawful due process of the law.

Consequences of Non-Compliance:

A Commercial Lien (Instrument #: MPK2024FS2410) was filed on October 27th, 2024, listing you and the other aforementioned individuals and agencies as Lien/Debtors for Constitutional and Treaty violations. The total value of this commercial lien is \$292,268,814.10, not including updated charges and violations, in lawful tender of the United States. The collateral for this lien includes your operational/commercial bonds, and if those are insufficient, your real property, products, proceeds, fixtures, and bank and savings accounts.

Your continued failure to cease all unlawful foreclosure actions and to respond to these demands constitute fraud, dereliction of duty, defalcation, and embezzlement of public funds, leading to further legal actions against you in your personal capacity and public exposure to your dereliction of duty. Disclose your surety bond within 5 days after receipt of this Affidavit of Truth, Notice of Breach of Peace.

Terms and Conditions stated below, were not rebutted or challenged, which now bring forth acquiescence to the claims and terms and is now deemed a contract -











Any "disseisin" of dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695], be it influenced by threat, duress, coercion, or force violates provisions in which safeguard my indigenous right to NOT be forcibly removed from my territory and if relocation shall take place without my free prior and informed consent without, at least agreeing on just and fair compensation and where possible the option to return, pursuant to: Article 10 (UNDRIP). Indigenous peoples are original, diverse societies with our own identities that constitute an integral part of the Americas. As it is our custom to maintain and strengthen our distinctive spiritual, cultural, and material relationship with our lands, territories, and resources and to uphold our responsibilities to preserve them for ourselves and for future generations. If the "seisin" of my indigenous land / territory is interrupted, it shall give rise to lawful compensation of possession of Alan Harold et al d/b/a STARK COUNTY AUDITOR (DIRT LOCATION): Longitude -81.415265 Latitude 40.828856; 3625 DARLINGTON RD NW CANTON OH 44708, Alexander Zumbar et al d/b/a STARK COUNTY TREASURER (DIRT LOCATION), Gerard T. Yost et al d/b/a STARK COUNTY ASSISTANT PROSECUTOR (DIRT LOCATION), Kyle Stone et al d/b/a STARK COUNTY PROSECUTOR (DIRT LOCATION) and any other 4th and 5th party public and/or private property to continue our custom of upholding our responsibilities to preserve our lands and territories for ourselves and for future generations.

(UNDRIP) Article 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.

Universal Declaration on Human Rights, Article 12 No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.

You are commanded to immediately cease and desist any and all further actions related to the unlawful foreclosure of **parcel 613695**, including any public sales or solicitations.

Please be advised that failure to respond as herein required to this Affiant, within FIVE (5) clear days from the date of this notice, will be deemed by this Affiant to invoke the doctrine of acquiescence and admission. Your silence, where there is a legal or moral duty to speak, will be equated with fraud, and everything in this Notice will stand as true, correct, legal, lawful, and binding upon you, without protest or objection. This will allow for the recovery of lost or damaged properties, plus damages, penalties, and costs in commerce. All sovereign original Indigenous Moorish American autographs for this government: Allodial American National Indigenous Tribal Government and all Government documents are on the public record at America.

Service of Process through Certified or Priority Express Mail via USPS, Fax, Hand Delivery

Ex Dolo Malo Non Oritur Actio

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











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

Chief, Vizier, Consul General, Nature El Bev

Natural person, in Propria Persona

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

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

Co-Consul General, Zafeer El Bey

Natural person, In Propria Persona

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

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



Allodial American National Consulate

From:

Fax.Plus < notification@fax.plus >

Sent:

Wednesday, August 20, 2025 1:54 PM

To:

Allodial American National Consulate

Subject: Attachments: Fax to +1 330-451-7815 successfully sent report-fax-to-13304517815.pdf



Hi Consul General, Nature El Bey,

Your fax sent to +1 330-451-7815 was delivered with the following details:

Status: Successfully Sent

Date: Aug 20, 2025 (Wed) **Time:** 05:47:32 PM (UTC)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7815 (Alexander Zumbar (Acting as) STARK COUNTY TREASURER)

Pages Sent: 7

Duration of Fax: 5 min, 57 sec

Cheers,

The Fax.Plus Team

Need Signatures on your documents?

Sign Planintegrates seamlessly with Fax.Plus, letting you collect electronic signatures with the ted security standards and compliance with international eSignature regulations.

Open Sign.Plus

Copyright © 2025 Alohi SA. All rights reserved.

Route de la Galaise 34, CH-1228 Plan-les-Ouates, Geneva, Switzerland

Fax Confirmation Report

Sent via www.fax.plus



Date: Aug 20, 2025 (Wed)

Time: 01:47:32 PM (UTC-04:00)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7815

Pages Sent: 7

Duration: 5 min, 57 sec

Status: Successfully Sent

First Page Thumbnail



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

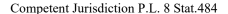














Allodial American National Consulate Northwest Amexem Territories and Dominions

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

≫ ~ I. Self. Law. Am. Master. ~ ≫

CM number: 9589 0710 5270 1841 9126 72

Instrument #: AAN2025OOA1908-1 August 19th, 2025

Demandant: Consulate Jurisdiction

Nature El Bey

C/o 1215 Arapahoe Rd Se

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

Non-Domestic/ Non-Assumpsit

Priority-Exempt from Levy, Without Prejudice

Phone: 740-602-6162 Fax: 740 926 6547

nature@allodialamericannationalconsulate.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]

) Lien/Debtor:

Gerard T. Yost

⁾ 215 Selby St.

) Alliance, Ohio, 44601

STARK COUNTY PROSECUTOR OFFICE

Gerard T. Yost (acting as) ASSISTANT PROSECUTOR

110 Central Plaza South, Suite 510

Canton, Ohio, 44702

Phone (330) 451-7897

Fax: (330) 451-7965

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of

Sale in Case No. 2024CV01949, PARCEL NO: 613695 and Demand for disclosure of your "Oath of

Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance". RIGHTFUL COMMAND TO REMOVE

YOURSELF FROM OUR LAND - Continental

America

AFFIDAVIT OF TRUTH | NOTICE OF BREACH OF PEACE

A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG

NOT A POINT OF LAW*

Affidavit of Truth
Demand for Disclosure of Oath of Allegiance
Instrument #: AAN2025OOA1908-1

Page 1 of the 7











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

To: Gerard T. Yost d/b/a STARK COUNTY ASSISTANT PROSECUTOR, 110 Central Plaza S # 510 Canton, OH 44702

CC: Pam Bondi, U.S. Department of Justice, 950 Pennsylvania Ave. NW, Washington, DC 20530: EI 310 661 681 US

CC: The White House, President Donald Trump, 1600 Pennsylvania Avenue NW, Washington, DC 20500: EI 310 661 695 US

From: Consulate: Allodial American National: Nature El Bey, being duly and double affirmed, of the Allodial Moorish American National Indigenous Tribal Government/Consulate, located at, c/o 1215 Arapahoe Rd SE Near Massillon, Ohio Republic [DMM 602 1.3e(2)] Non-Domestic/Non-Assumpsit Priority-Exempt from Levy, Without Prejudice Phone: 740-602-6162 Fax: 740-926-6547 Email: nature@allodialamericannationalconsulate.com

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949 PARCEL NO: 613695 and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance".

Gerard T. Yost,

As the Lien Claimant, I, Nature El Bey, a Moorish American [state] National, sui juris, in propria persona, and as Trustor of the Estate/Muur Hill Seven Trust, formally notify you that the legal proceedings initiated against this property under Libels/Case No. 2024CV01949 are deemed unlawful.

This affidavit serves as an urgent notice and command regarding the unlawful Praecipe for Order of Sale concerning the property of Lien Claimant, Nature El Bey, specifically identified as parcel number 613695, located at 1215 Arapahoe Street SE, Massillon, Ohio 44646, with legal coordinates: Latitude 40.783400 Longitude -81.503820, or N 40° 47' 0.24" W 81° 30' 13.752". This property is further described as Lot No. 12743 in the City of Massillon, Stark County, Ohio, as set forth in Plat Book 36, pages 156-157 of the Stark County, Ohio, Plat Book Records. These actions are considered retaliatory in nature and constitute a trespass upon lien claimant - "Commercial Lien", my Allodial Title and Aboriginal Claim, as well as my Constitutional and Treaty liberties.

The wrongdoers/lien debtors, are in violation of Article 22 of the Treaty of Peace and Friendship between Morocco and the United States, 1786 - ratified by the U.S. Senate in 1787.

Inheritance of Property: Article 22 of the treaty addresses the property of deceased U.S. citizens in Morocco: "If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, but if the heir to the person deceased shall appear, the property shall descend agreeable to that will as soon as the consul shall declare the validity thereof". This article highlights the consular role in managing and protecting the property of deceased citizens according to their will, demonstrating an established legal framework for "property inheritance" across borders.

The Muurs/Moors/Moorish Americans, are the title holders to the land by birthright:











Document #10105905, Book 521, Page 579.

This document was filed by Drew Ali on August 1, 1928, at 2:52 PM in the office of the Cook County Recorder of Deeds in Chicago, Illinois. It is specifically referred to as a "declaration of nationality" and an "affidavit". Within the MSTA tradition, this filing is recognized as the "1928 Vast-Estate Express Trust" and the "Delegation of Authority Order" under which the Moorish Science Temple of America is intended to conduct its business. The document also explicitly states that it will serve as the instrument by which the MSTA "shall issue credit and discharge debt for recorded Moors throughout the vast Estate Trust, namely the lands of North, South, and Central America, and the outlying islands". The original 1928 affidavit was notarized, and the court recorder was Salomes Jasconowskic, while Roberta W. Counull served as the notary public.

Geographical Scope of the Estate:

The "Vast Estate" is understood to encompass extensive geographical regions. It includes North, Central, and South America, Canada, Mexico, and all adjoining islands. These lands are viewed as the inherited lands of the Moors by birthright. Historically, this land was known as Amexem (or Al Moroc), and the Americas specifically as Northwest Amexem after separation, emphasizing that Moors were aboriginal to this land. Thus, Moorish-Americans are not considered "squatters" on their "Ancestral Estate" or the Western Hemisphere but rather the "True Possessors" in the Law of Nature.

The Unlawful Nature of the Proceedings:

- Lack of Surety Bonds and Delegation of Authority: You, Gerard T. Yost, Chryssa N. Hartnett, along with Kyle Stone, Alexander Zumbar, Alan C. Harold, Kenneth D. DeGlorgio, Greg L. Smith, Phillip Dale Schandel, Lynn M. Todaro, Angela Kinsey and George T. Maier, are identified as "Wrongdoers" and Lien Debtors. These officials have initiated and continued this foreclosure without possessing or producing the required surety bonds and neglecting to provide lawful jurisdiction and delegation of authority. All officials are required by federal, state, and municipal law to provide their public hazard and malpractice bonding company details and policy number, as failure to do so constitutes corporate and limited liability insurance fraud (15 USC) and is prima-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. The Ohio Revised Code specifies bond requirements for county officials, such as treasurers (Section 321.02) and prosecutors (Section 309.03), requiring bonds to be deposited before entering official duties. Kyle L. Stone, for instance, has an Oath of Office to support the United States and the Constitution of Ohio.
- **Default Judgment and Unrebutted Affidavits:** A DEFAULT JUDGMENT was placed against you and other alleged wrongdoers as of October 28th, 2024, for your collective failure to provide an official surety bond and Oath of Office. My demands for full disclosure of these bonds and oaths have gone unrebutted, reinforcing the default claim. An unrebutted affidavit stands as truth in law and judgment in commerce.
- Failure to File Records: You, Gerard T. Yost and The Stark County Clerk of Courts, Lynn M. Todaro, have failed to properly file and record on the record, multiple Affidavits of Truth submitted to you and your office for the record in this foreclosure matter, Case 2024CV01949. This refusal to record my affidavits necessitated their public availability on the Allodial American National Consulate website and publication through general circulation in the Stark County Repository, legal section.









- Fraudulent Attachment of Liability and Mail Fraud: The foreclosure complaint (Case no. 2024CV01949) intentionally added unknown parties as co-defendants, with federal tax liens (e.g., James P. & Florence Jackson, James Jackson Jr.) and others with the (SURNAME: JACKSON), who have no kinship or interest in the property, in a clear attempt to obtain a possession of above stated property through Federal Tax Lien" liability of another and also to aid with the result of a default judgment. This is considered mail fraud (18 U.S.C. § 1341) due to discrepancies in service of process. The use of false and misleading information vacates the claimant's position to collect.
- United States' Disclaimer of Interest: The United States of America has denied any interest in the property set forth in the "Plaintiff's" Complaint. Furthermore, the U.S. Department of Justice confirmed that the federal tax lien liability for James P. & Florence Jackson and James Jackson Jr. does not apply to this property. It is CLEAR that despite this, the Lien Debtors, in the unlawful final judgment report, deliberately did not state the United States' disclaiming of interest in the above stated property, enabling you, Gerard T. Yost and other wrongdoers/lien debtors, to pursue unlawful collection of fraudulent debt in the private. This constitutes clear fraud.

Violations of Constitutional and Treaty Liberties and Ancestral Land Claim:

- Your actions, and those of the other lien debtors, are in direct rivalry to the Treaty of Peace and Friendship 1786/1836 (also referenced as the Treaty of Amity and Commerce 1786 and Treaty of Marrakesh 1786/1787), which is the Supreme Law of the Land and binding on all judges of every State. This treaty established formal diplomatic and commercial relations between the United States and Morocco, making Morocco the first country to recognize the newly independent U.S..
- As a Moorish American National, I am not a citizen of the Union states society but am part and parcel of the government to which the Union of States is obligated. My status is Non-Tax Obligatory as per AA222141. I am a descendant of The Ancient Moabites, also known as Moorish American Al Moroccan Muur.
- Your office is involved in the unlawful solicitation of indigenous land through these unlawful, fraudulent and deceitful foreclosure proceeding, aiming to dispossess me and my family from my land, without my free, prior, and informed consent or just compensation. The government cannot deprive someone of life, liberty, or property without proper due process of law. The UN Declaration on the Rights of Indigenous Peoples (UNDRIP) Article 10 and 26 affirms the right of indigenous peoples to their lands and protection from forced removal without consent and just compensation.
- The aiming of unlawful sale of my property is CLEARLY to displace me and my family from our ancestral land. This constitutes a breach of peace, and your continuous pursuit of land dispossession causes my family to feel unsafe.
- Your actions, including the alleged refusal to record my affidavits, omitting evidence from the record and continuing an unlawful foreclosure, demonstrate a dereliction of duty and a failure to uphold your Constitutional Oath and Treaty rights. Public servants lose their "qualified immunity" when they violate their Constitutional Oaths and fail to protect the land and its Nationals. These actions are connected to allegations of conspiracy against rights (18 USC 241), extortion (872), fraud and false statements (1001), and racketeering (1961).

Demand for Disclosure of Oath or Affirmation to a (state) and REMOVAL FROM THE LAND:

The Treaty of Peace and Friendship between Morocco and the United States, ratified by the U.S. Senate in 1787 (Article 24) Resolution of Disputes and Prevention of War: This article emphasizes a commitment to maintaining "Peace and Harmony" even in the face of treaty infringements. It mandates a diplomatic process of "friendly Application"











for arrangement before any appeal to "Arms" can be made.

Should a "War" ultimately break out between the parties, a nine-month period is stipulated for subjects of both sides to "dispose of their Effects and retire with their Property". This provision highlights a diplomatic and orderly approach to escalating conflicts, allowing for a phased disengagement rather than immediate hostilities. Those who are not or outside of the jurisdiction of this international agreement, may NOT be considered or deemed a Treaty party and **therefore considered a usurper**.

In light of these unlawful actions that rival my Constitution and Treaty liberties concerning property and land, and the clear aim of dispossessing my family and I, from our ancestral land and fixtures. I Nature El Bey, hereby demand that you disclose your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance", — "Nationals" as a person owing permanent allegiance to a (state). As such, 1. U.S. CITIZENS are stateless because the DISTRICT OF COLUMBIA is not a (state), 2. THE DISTRICT OF COLUMBIA is not a (state) and only seeking — "statehood", 3. All U.S. CITIZENS are CITIZENS of the DISTRICT OF COLUMBIA, 4. NO NATIONALITY: no (state) = STATELESS and no legal standing in any court of law and 5. STATELESS PERSONS are under the privilege of any DISTRICT OR STATE that would grant them residency. No rights exist except HUMAN RIGHTS. This disclosure is critical to understanding the basis of your authority and actions, especially given that you are acting against the Supreme Law of the Land as established by the U.S. Constitution and the Treaty of Peace and Friendship. Nationality must be claimed with an oath or affirmation or allegiance; being born in a geographical location does not grant automatic nationality. U.S. citizens do not possess an oath or affirmation or allegiance to anything, which is evidence of statelessness.

All wrongdoers/lien debtors are in rivalry to my ancestral land claim and allodial title, which invokes "MIX WAR" between parties. If your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance is insufficient, then as such, and for the safety of our women, children, and descendants, protection of our property, territory and lands, and a ultimate safeguard of our social security and our economic well-being, a RIGHTFUL and CLEAR COMMAND for your eviction and the RIGHTFUL and CLEAR COMMAND to remove yourself from our land, MURU Territory and District: demarcation and delimitation - STARK COUNTY and Continental America, is being invoked, as all wrongdoers/lien debtors are in breach of peace on the land and lawful due process of the law.

Consequences of Non-Compliance:

A Commercial Lien (Instrument #: MPK2024FS2410) was filed on October 27th, 2024, listing you and the other aforementioned individuals and agencies as Lien/Debtors for Constitutional and Treaty violations. The total value of this commercial lien is \$292,268,814.10, not including updated charges and violations, in lawful tender of the United States. The collateral for this lien includes your operational/commercial bonds, and if those are insufficient, your real property, products, proceeds, fixtures, and bank and savings accounts.

Your continued failure to cease all unlawful foreclosure actions and to respond to these demands constitute fraud, dereliction of duty, defalcation, and embezzlement of public funds, leading to further legal actions against you in your personal capacity and public exposure to your dereliction of duty. Disclose your surety bond within 5 days after receipt of this Affidavit of Truth, Notice of Breach of Peace.

Terms and Conditions stated below, were not rebutted or challenged, which now bring forth acquiescence to the claims and terms and is now deemed a contract -











Any "disseisin" of dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695], be it influenced by threat, duress, coercion, or force violates provisions in which safeguard my indigenous right to NOT be forcibly removed from my territory and if relocation shall take place without my free prior and informed consent without, at least agreeing on just and fair compensation and where possible the option to return, pursuant to: Article 10 (UNDRIP). Indigenous peoples are original, diverse societies with our own identities that constitute an integral part of the Americas. As it is our custom to maintain and strengthen our distinctive spiritual, cultural, and material relationship with our lands, territories, and resources and to uphold our responsibilities to preserve them for ourselves and for future generations. If the "seisin" of my indigenous land / territory is interrupted, it shall give rise to lawful compensation of possession of Alan Harold et al d/b/a STARK COUNTY AUDITOR (DIRT LOCATION): Longitude -81.415265 Latitude 40.828856; 3625 DARLINGTON RD NW CANTON OH 44708, Alexander Zumbar et al d/b/a STARK COUNTY TREASURER (DIRT LOCATION), Gerard T. Yost et al d/b/a STARK COUNTY ASSISTANT PROSECUTOR (DIRT LOCATION), Kyle Stone et al d/b/a STARK COUNTY PROSECUTOR (DIRT LOCATION) and any other 4th and 5th party public and/or private property to continue our custom of upholding our responsibilities to preserve our lands and territories for ourselves and for future generations.

(UNDRIP) Article 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.

Universal Declaration on Human Rights, Article 12 No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.

You are commanded to immediately cease and desist any and all further actions related to the unlawful foreclosure of **parcel 613695**, including any public sales or solicitations.

Please be advised that failure to respond as herein required to this Affiant, within FIVE (5) clear days from the date of this notice, will be deemed by this Affiant to invoke the doctrine of acquiescence and admission. Your silence, where there is a legal or moral duty to speak, will be equated with fraud, and everything in this Notice will stand as true, correct, legal, lawful, and binding upon you, without protest or objection. This will allow for the recovery of lost or damaged properties, plus damages, penalties, and costs in commerce. All sovereign original Indigenous Moorish American autographs for this government: Allodial American National Indigenous Tribal Government and all Government documents are on the public record at America.

Service of Process through Certified or Priority Express Mail via USPS, Fax, Hand Delivery

Ex Dolo Malo Non Oritur Actio

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











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

IAm: // afuse El /

Chief, Vizier, Consul General, Nature El Bey

Natural person, In Propria Persona

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

Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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

I Am: Wester Aur

Co-Consul General, Zafeer El Bey

Natural person, In Propria Persona

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

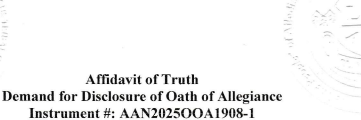
Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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





Allodial American National Consulate

From:

Fax.Plus < notification@fax.plus >

Sent:

Wednesday, August 20, 2025 1:59 PM

To:

Allodial American National Consulate

Subject:

Fax to +1 330-451-7225 successfully sent

Attachments:

report-fax-to-13304517225.pdf



Hi Consul General, Nature El Bey,

Your fax sent to +1 330-451-7225 was delivered with the following details:

Status: Successfully Sent

Date: Aug 20, 2025 (Wed) **Time:** 05:50:35 PM (UTC)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7225 (Gerard T. Yost (Acting as) STARK COUNTY PROSECUTOR | CIVIL

DIV.)

Pages Sent: 7

Duration of Fax: 7 min, 41 sec

Cheers,

The Fax.Plus Team

Need Signatures on your documents?

the Bloomintegrates seamlessly with Fax.Plus, letting you collect electronic signatures with the state of the security standards and compliance with international eSignature regulations.

Open Sign.Plus

Fax Confirmation Report

Sent via www.fax.plus



Date: Aug 20, 2025 (Wed)

Time: 01:50:35 PM (UTC-04:00)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7225

Pages Sent: 7

Duration: 7 min, 41 sec

Status: Successfully Sent

First Page Thumbnail



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













Allodial American National Consulate Northwest Amexem Territories and Dominions

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

≫ ~ I. Self. Law. Am. Master. ~ ≫

CM number: 9589 0710 5270 1841 9127 95

Instrument #: AAN2025OOA1908-3

August 19th, 2025

Demandant: Consulate Jurisdiction

Nature El Bey

C/o 1215 Arapahoe Rd Se

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

Non-Domestic/ Non-Assumpsit

Priority-Exempt from Levy, Without Prejudice

Phone: 740-602-6162 Fax: 740 926 6547

nature@allodialamericannationalconsulate.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]

) Lien/Debtor:

Lynn M. Todaro

⁷ 2781 Abraham Ave. NW

Massillon, Ohio 44647

) STARK COUNTY CLERK OF COURTS

Lynn M. Todaro (acting as) STARK COUNTY CLERK

115 Central Plaza North, Suite 101

Canton, OHIO, 44702

Phone (330) 451-7801

Fax: (330) 451-7066

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949, PARCEL NO: 613695

and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance".
RIGHTFUL COMMAND TO REMOVE

YOURSELF FROM OUR LAND - Continental

America

AFFIDAVIT OF TRUTH | NOTICE OF BREACH OF PEACE

A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG

NOT A POINT OF LAW*

Affidavit of Truth
Demand for Disclosure of Oath of Allegiance
Instrument #: AAN2025OOA1908-3

Page 1 of the 7











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

To: Lynn M. Todaro (acting as) STARK COUNTY CLERK, 115 Central Plaza North, Suite 101, Canton, OHIO, 44702

CC: Pam Bondi, U.S. Department of Justice, 950 Pennsylvania Ave. NW, Washington, DC 20530: EI 310 661 681 US

CC: The White House, President Donald Trump, 1600 Pennsylvania Avenue NW, Washington, DC 20500: EI 310 661 695 US

From: Consulate: Allodial American National: Nature El Bey, being duly and double affirmed, of the Allodial Moorish American National Indigenous Tribal Government/Consulate, located at, c/o 1215 Arapahoe Rd SE Near Massillon, Ohio Republic [DMM 602 1.3e(2)] Non-Domestic/Non-Assumpsit Priority-Exempt from Levy, Without Prejudice Phone: 740-602-6162 Fax: 740-926-6547 Email: nature@allodialamericannationalconsulate.com

RE: BREACH OF PEACE ON THE LAND: Urgent Notice Regarding Unlawful Praecipe for Order of Sale in Case No. 2024CV01949 PARCEL NO: 613695 and Demand for disclosure of your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance".

Lynn M. Todaro,

As the Lien Claimant, I, Nature El Bey, a Moorish American [state] National, sui juris, in propria persona, and as Trustor of the Estate/Muur Hill Seven Trust, formally notify you that the legal proceedings initiated against this property under Libels/Case No. 2024CV01949 are deemed unlawful.

This affidavit serves as an urgent notice and command regarding the unlawful Praecipe for Order of Sale concerning the property of Lien Claimant, Nature El Bey, specifically identified as parcel number 613695, located at 1215 Arapahoe Street SE, Massillon, Ohio 44646, with legal coordinates: Latitude 40.783400 Longitude -81.503820, or N 40° 47' 0.24" W 81° 30' 13.752". This property is further described as Lot No. 12743 in the City of Massillon, Stark County, Ohio, as set forth in Plat Book 36, pages 156-157 of the Stark County, Ohio, Plat Book Records. These actions are considered retaliatory in nature and constitute a trespass upon lien claimant - "Commercial Lien", my Allodial Title and Aboriginal Claim, as well as my Constitutional and Treaty liberties.

The wrongdoers/lien debtors, are in violation of Article 22 of the Treaty of Peace and Friendship between Morocco and the United States, 1786 - ratified by the U.S. Senate in 1787.

Inheritance of Property: Article 22 of the treaty addresses the property of deceased U.S. citizens in Morocco: "If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, but if the heir to the person deceased shall appear, the property shall descend agreeable to that will as soon as the consul shall declare the validity thereof". This article highlights the consular role in managing and protecting the property of deceased citizens according to their will, demonstrating an established legal framework for "property inheritance" across borders.

The Muurs/Moors/Moorish Americans, are the title holders to the land by birthright:











Document #10105905, Book 521, Page 579.

This document was filed by Drew Ali on August 1, 1928, at 2:52 PM in the office of the Cook County Recorder of Deeds in Chicago, Illinois. It is specifically referred to as a "declaration of nationality" and an "affidavit". Within the MSTA tradition, this filing is recognized as the "1928 Vast-Estate Express Trust" and the "Delegation of Authority Order" under which the Moorish Science Temple of America is intended to conduct its business. The document also explicitly states that it will serve as the instrument by which the MSTA "shall issue credit and discharge debt for recorded Moors throughout the vast Estate Trust, namely the lands of North, South, and Central America, and the outlying islands". The original 1928 affidavit was notarized, and the court recorder was Salomes Jasconowskic, while Roberta W. Counull served as the notary public.

Geographical Scope of the Estate:

The "Vast Estate" is understood to encompass extensive geographical regions. It includes North, Central, and South America, Canada, Mexico, and all adjoining islands. These lands are viewed as the inherited lands of the Moors by birthright. Historically, this land was known as Amexem (or Al Moroc), and the Americas specifically as Northwest Amexem after separation, emphasizing that Moors were aboriginal to this land. Thus, Moorish-Americans are not considered "squatters" on their "Ancestral Estate" or the Western Hemisphere but rather the "True Possessors" in the Law of Nature.

The Unlawful Nature of the Proceedings:

- Lack of Surety Bonds and Delegation of Authority: You, Lynn M. Todaro, Chryssa N. Hartnett, along with Kyle Stone, Alan C. Harold, Kenneth D. DeGlorgio, Greg L. Smith, Phillip Dale Schandel, Angela Kinsey and George T. Maier, are identified as "Wrongdoers" and Lien Debtors. These officials have initiated and continued this foreclosure without possessing or producing the required surety bonds and neglecting to provide lawful jurisdiction and delegation of authority. All officials are required by federal, state, and municipal law to provide their public hazard and malpractice bonding company details and policy number, as failure to do so constitutes corporate and limited liability insurance fraud (15 USC) and is prima-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. The Ohio Revised Code specifies bond requirements for county officials, such as treasurers (Section 321.02) and prosecutors (Section 309.03), requiring bonds to be deposited before entering official duties. Kyle L. Stone, for instance, has an Oath of Office to support the United States and the Constitution of Ohio.
- **Default Judgment and Unrebutted Affidavits:** A DEFAULT JUDGMENT was placed against you and other alleged wrongdoers as of October 28th, 2024, for your collective failure to provide an official surety bond and Oath of Office. My demands for full disclosure of these bonds and oaths have gone unrebutted, reinforcing the default claim. An unrebutted affidavit stands as truth in law and judgment in commerce.
- Failure to File Records: You, The Stark County Clerk of Courts, Lynn M. Todaro, have failed to properly file and record on the record, multiple Affidavits of Truth submitted to you and your office for the record in this foreclosure matter, Case 2024CV01949. This refusal to record my affidavits necessitated their public availability on the Allodial American National Consulate website and publication through general circulation in the Stark County Repository, legal section.
- Fraudulent Attachment of Liability and Mail Fraud: The foreclosure complaint (Case no. 2024CV01949) intentionally added unknown parties as co-defendants, with federal tax liens (e.g., James P. & Florence Jackson, James











Jackson Jr.) and others with the (SURNAME: JACKSON), who have no kinship or interest in the property, in a clear attempt to obtain a possession of above stated property through Federal Tax Lien" liability of another and also to aid with the result of a default judgment. This is considered mail fraud (18 U.S.C. § 1341) due to discrepancies in service of process. The use of false and misleading information vacates the claimant's position to collect.

• United States' Disclaimer of Interest: The United States of America has denied any interest in the property set forth in the "Plaintiff's" Complaint. Furthermore, the U.S. Department of Justice confirmed that the federal tax lien liability for James P. & Florence Jackson and James Jackson Jr. does not apply to this property. It is CLEAR that despite this, the Lien Debtors, in the unlawful final judgment report, deliberately did not state the United States' disclaiming of interest in the above stated property, enabling you, Alexander Zumbar and other wrongdoers/lien debtors, to pursue unlawful collection of fraudulent debt in the private. This constitutes clear fraud.

Violations of Constitutional and Treaty Liberties and Ancestral Land Claim:

- Your actions, and those of the other lien debtors, are in direct rivalry to the Treaty of Peace and Friendship 1786/1836 (also referenced as the Treaty of Amity and Commerce 1786 and Treaty of Marrakesh 1786/1787), which is the Supreme Law of the Land and binding on all judges of every State. This treaty established formal diplomatic and commercial relations between the United States and Morocco, making Morocco the first country to recognize the newly independent U.S..
- As a Moorish American National, I am not a citizen of the Union states society but am part and parcel of the government to which the Union of States is obligated. My status is Non-Tax Obligatory as per AA222141. I am a descendant of The Ancient Moabites, also known as Moorish American Al Moroccan Muur.
- Your office is involved in the unlawful solicitation of indigenous land through these unlawful, fraudulent and deceitful foreclosure proceeding, aiming to dispossess me and my family from my land, without my free, prior, and informed consent or just compensation. The government cannot deprive someone of life, liberty, or property without proper due process of law. The UN Declaration on the Rights of Indigenous Peoples (UNDRIP) Article 10 and 26 affirms the right of indigenous peoples to their lands and protection from forced removal without consent and just compensation.
- The aiming of unlawful sale of my property is CLEARLY to displace me and my family from our ancestral land. This constitutes a breach of peace, and your continuous pursuit of land dispossession causes my family to feel unsafe.
- Your actions, including the alleged refusal to record my affidavits, omitting evidence from the record and continuing an unlawful foreclosure, demonstrate a dereliction of duty and a failure to uphold your Constitutional Oath and Treaty rights. Public servants lose their "qualified immunity" when they violate their Constitutional Oaths and fail to protect the land and its Nationals. These actions are connected to allegations of conspiracy against rights (18 USC 241), extortion (872), fraud and false statements (1001), and racketeering (1961).

Demand for Disclosure of Oath or Affirmation to a (state) and REMOVAL FROM THE LAND:

The Treaty of Peace and Friendship between Morocco and the United States, ratified by the U.S. Senate in 1787 (Article 24) Resolution of Disputes and Prevention of War: This article emphasizes a commitment to maintaining "Peace and Harmony" even in the face of treaty infringements. It mandates a diplomatic process of "friendly Application" for arrangement before any appeal to "Arms" can be made.











Should a "War" ultimately break out between the parties, a nine-month period is stipulated for subjects of both sides to "dispose of their Effects and retire with their Property". This provision highlights a diplomatic and orderly approach to escalating conflicts, allowing for a phased disengagement rather than immediate hostilities. Those who are not or outside of the jurisdiction of this international agreement, may NOT be considered or deemed a Treaty party and **therefore considered a usurper**.

In light of these unlawful actions that rival my Constitution and Treaty liberties concerning property and land, and the clear aim of dispossessing my family and I, from our ancestral land and fixtures. I Nature El Bey, hereby demand that you disclose your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance", — "Nationals" as a person owing permanent allegiance to a (state). As such, 1. U.S. CITIZENS are stateless because the DISTRICT OF COLUMBIA is not a (state) and only seeking — "statehood", 3. All U.S. CITIZENS are CITIZENS of the DISTRICT OF COLUMBIA, 4. NO NATIONALITY: no (state) = STATELESS and no legal standing in any court of law and 5. STATELESS PERSONS are under the privilege of any DISTRICT OR STATE that would grant them residency. No rights exist except HUMAN RIGHTS. This disclosure is critical to understanding the basis of your authority and actions, especially given that you are acting against the Supreme Law of the Land as established by the U.S. Constitution and the Treaty of Peace and Friendship. Nationality must be claimed with an oath or affirmation or allegiance; being born in a geographical location does not grant automatic nationality. U.S. citizens do not possess an oath or affirmation or allegiance to anything, which is evidence of statelessness.

All wrongdoers/lien debtors are in rivalry to my ancestral land claim and allodial title, which invokes "MIX WAR" between parties. If your "Oath of Allegiance" or "Oath or Affirmation" to the (state) of which you have an "Allegiance is insufficient, then as such, and for the safety of our women, children, and descendants, protection of our property, territory and lands, and a ultimate safeguard of our social security and our economic well-being, a RIGHTFUL and CLEAR COMMAND for your eviction and the RIGHTFUL and CLEAR COMMAND to remove yourself from our land, MURU Territory and District: demarcation and delimitation - STARK COUNTY and Continental America, is being invoked, as all wrongdoers/lien debtors are in breach of peace on the land and lawful due process of the law.

Consequences of Non-Compliance:

A Commercial Lien (Instrument #: MPK2024FS2410) was filed on October 27th, 2024, listing you and the other aforementioned individuals and agencies as Lien/Debtors for Constitutional and Treaty violations. The total value of this commercial lien is \$292,268,814.10, not including updated charges and violations, in lawful tender of the United States. The collateral for this lien includes your operational/commercial bonds, and if those are insufficient, your real property, products, proceeds, fixtures, and bank and savings accounts.

Your continued failure to cease all unlawful foreclosure actions and to respond to these demands constitute fraud, dereliction of duty, defalcation, and embezzlement of public funds, leading to further legal actions against you in your personal capacity and public exposure to your dereliction of duty. Disclose your surety bond within 5 days after receipt of this Affidavit of Truth, Notice of Breach of Peace.

Terms and Conditions stated below, were not rebutted or challenged, which now bring forth acquiescence to the claims and terms and is now deemed a contract -











Any "disseisin" of dirt location: Latitude 40.783400 Longitude -81.503820 Near: presumed [613695], be it influenced by threat, duress, coercion, or force violates provisions in which safeguard my indigenous right to NOT be forcibly removed from my territory and if relocation shall take place without my free prior and informed consent without, at least agreeing on just and fair compensation and where possible the option to return, pursuant to: Article 10 (UNDRIP). Indigenous peoples are original, diverse societies with our own identities that constitute an integral part of the Americas. As it is our custom to maintain and strengthen our distinctive spiritual, cultural, and material relationship with our lands, territories, and resources and to uphold our responsibilities to preserve them for ourselves and for future generations. If the "seisin" of my indigenous land / territory is interrupted, it shall give rise to lawful compensation of possession of Alan Harold et al d/b/a STARK COUNTY AUDITOR (DIRT LOCATION): Longitude -81.415265 Latitude 40.828856; 3625 DARLINGTON RD NW CANTON OH 44708, Alexander Zumbar et al d/b/a STARK COUNTY TREASURER (DIRT LOCATION), Gerard T. Yost et al d/b/a STARK COUNTY ASSISTANT PROSECUTOR (DIRT LOCATION), Kyle Stone et al d/b/a STARK COUNTY PROSECUTOR (DIRT LOCATION) and any other 4th and 5th party public and/or private property to continue our custom of upholding our responsibilities to preserve our lands and territories for ourselves and for future generations.

(UNDRIP) Article 26 Indigenous peoples have the right to the lands, territories, and resources which they have traditionally owned, occupied, or otherwise used or acquired. Such recognition shall be conducted with due respect to the customs, traditions, and land tenure systems of the indigenous peoples concerned.

Universal Declaration on Human Rights, Article 12 No one shall be subjected to arbitrary interference with his privacy, nor to attacks upon his honor and reputation.

You are commanded to immediately cease and desist any and all further actions related to the unlawful foreclosure of **parcel 613695**, including any public sales or solicitations.

Please be advised that failure to respond as herein required to this Affiant, within FIVE (5) clear days from the date of this notice, will be deemed by this Affiant to invoke the doctrine of acquiescence and admission. Your silence, where there is a legal or moral duty to speak, will be equated with fraud, and everything in this Notice will stand as true, correct, legal, lawful, and binding upon you, without protest or objection. This will allow for the recovery of lost or damaged properties, plus damages, penalties, and costs in commerce. All sovereign original Indigenous Moorish American autographs for this government: Allodial American National Indigenous Tribal Government and all Government documents are on the public record at America.

Service of Process through Certified or Priority Express Mail via USPS, Fax, Hand Delivery

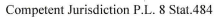
Ex Dolo Malo Non Oritur Actio

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











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

I Am: Wature El Bay

Chief, Vizier, Consul General, Nature El Bey

Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice. Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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

I Am:

Co-Consul General, Zafeer El Bey

Natural person, In Propria Persona

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

Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

Near [Massillon Territory and Ohio Republic] ZIP EXEMPT

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

Dem

Affidavit of Truth
Demand for Disclosure of Oath of Allegiance
Instrument #: AAN2025OOA1908-3

Page 7 of the 7

Allodial American National Consulate

From:

Fax.Plus < notification@fax.plus >

Sent:

Wednesday, August 20, 2025 1:59 PM

To:

Allodial American National Consulate

Subject:

Fax to +1 330-451-7066 successfully sent

Attachments:

report-fax-to-13304517066.pdf



Hi Consul General, Nature El Bey,

Your fax sent to +1 330-451-7066 was delivered with the following details:

Status: Successfully Sent

Date: Aug 20, 2025 (Wed) **Time:** 05:49:22 PM (UTC)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7066 (Lynn M. Todaro (Acting as) STARK COUNTY CLERK OF COURTS)

Pages Sent: 7

Duration of Fax: 8 min, 49 sec

Cheers,

The Fax.Plus Team

Need Signatures on your documents?

ign Plaintegrates seamlessly with Fax.Plus, letting you collect electronic signatures with the ted security standards and compliance with international eSignature regulations.

Open Sign.Plus

Copyright © 2025 Alohi SA. All rights reserved.

Route de la Galaise 34, CH-1228 Plan-les-Ouates, Geneva, Switzerland

Fax Confirmation Report

Sent via www.fax.plus



Date: Aug 20, 2025 (Wed)

Time: 01:49:22 PM (UTC-04:00)

From: +1 740-926-6547 (Chief, Nature El Bey)

To: +1 330-451-7066

Pages Sent: 7

Duration: 8 min, 49 sec

Status: Successfully Sent

First Page Thumbnail



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

