

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

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

Notice of Intent to [Commercial] Lien

Annex: Treaty of Peace and Friendship 1787

Zafeer El Bey – TTEE / Fiduciary

MACH #000001139

Sol & Muhn

Estate and Foundational Trust for Generations

part and parcel of the

National Trust of the Moorish National Republic Federal Government

MACN-R999999999

Mailing Location/Estate Premises:

1606 and 1610 Ute Ave SE

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

Non-Domestic/ Non-Assumpsit

v.

Charles Reed, Owner

Reeds Towing, Inc.

Impound Premises:

1030 3rd St. NW

Massillon, Ohio 44647-4210

*FOIA Request for
Bid Bond(s)
Payment Bond(s)
Performance Bond(s)*

Re: Violation of Article VI section 2 to of the Constitution for the United States of America (1791) | Breach of Treaty - "Treaty of Merrakesh (1786) and the Treaty of Peace and Friendship (1787)"

Affidavit of Truth | Intent to Lien

This is a Private Matter bearing the Prohibition of Third-Party interference of any kind.

Asserting Article VI clause 2 of the *Constitution for the United States of America* (1791) where it can be found to say the following: This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all



Ecclesiastic 805 ILC

1 of the 8

**Act of (Sovereign) state
Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights**

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, anything in the Constitution or Laws of any State to the Contrary notwithstanding.

Bearing in Mind that in accord with *the Ohio Revised Code Article I, Section 18, Suspension of laws*” it is written *“No power of suspending laws shall ever be exercised, except by the General Assembly.”* This became *Effective* in the year of *1851* as a provisional article in Ohio’s subjective Constitution, a constitution in which is , without a doubt, pursuant to *Ohio Revised Code Section 1307.103(A) Sections 1307.101 to 1307.603 of the Revised Code*, in which may also be cited as *“Uniform Commercial Code, documents of title, in which at and in accord with Section 1307.103(UCC 7-103), subject to any treaty or statute of the United States or regulatory statute of this state (STATE OF OHIO) to the extent the treaty, statute, or regulatory statute is applicable.*

RE: Violation of Article VI clause 2

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the **supreme Law of the Land**; and the Judges in every State shall be bound thereby, anything in the Constitution or Laws of any state to the Contrary notwithstanding.

RE: Violation of Amendment IV (1791)

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

ANNEX Amendment IX (1791) where it can be found to be quoted, “The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.”

Truth | Statement of Claim

Re: Libels Case 2024-TRD-08226 (next action in case January 21st, 2025)

Truth: Reeds, Inc. (Reed’s Towing) of 1030 3rd St NW, Massillon, OH 44647-4210 was deployed by THE



Ecclesiastic 805 ILC

2 of the 8
Act of (Sovereign) state
*Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights*

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

MASSILLON POLICE for the purpose to fulfil the intent to have towed away a Trust Asset ((*automobile: a **Black Mercury Milan VIN#2MEHM08199R609152** which became an allodial asset of and within the freehold of the **Buyer: Sol & Muhn Estate and (Foundational) Trust (for Generations)** via exchange between the **Seller: RC CDJR of 845 Washington Street, Newell, West Virginia 26050** and the Buyer*) violating Amendment IV of the Constitution for the United States of America (1791) where it is cited “*The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized*”

Notice:

Unless you agree to provide satisfactory compensation for the renting of the trust asset of concern, you shall hereby be served noticed that you are in possession intellectual property that is with fee schedule.

It is unlawful and unacceptable for you to involve your company in matters in which you (should) have no interest and for this reason, your third-party activity shall be realized as, at the least, theft of a trust asset, and possibly aiding and abetting in the robbery thereof as the trust asset was settled on indigenous/tribal/private territory and the trespass of the said territory is also with fee schedule.

Notice of Intent to (Commercial) Lien | Opportunity to Cure

Being given the Opportunity to Cure your misconduct, it is demanded that the trust asset be returned to its allodial freeholder immediately, and hereby be fully aware and comprehensive of the fact that:

INVOICE:

You are hereby ordered to satisfy the amount of:

\$5,000 USD for the Trespass onto the indigenous/tribal/private territory of the Sol & Muhn Estate and Trust
\$100,000 Trespass Upon Trust Assest (automobile)



Ecclesiastic 805 ILC

3 of the 8
Act of (Sovereign) state
*Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights*

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

\$10,000 for the theft of (sovereign) automobile placard
\$500,000 for Obstruction of Justice
\$150,000 for Trust Assets/Property inside of Automobile
\$50,000 USD for each calendar day in possession/occupation (rental) of trust asset (automobile) (billing date began December 27th, 2024)
\$250,000 USD for each day of Economic Hardship (optional, pending return of trust asset)

A total of: \$1,965,000.00 or, (minus the optional fee of \$250,000/day for Economic Hardship, \$965,000.00 USD) (with continuing fees which shall only come to cease upon the return of trust asset) due immediately.

Failure of satisfactory compensation shall give rise to a Commercial Lien on all assets, other possessions possessed, earnings incoming, etc.

Maxim: Gross negligence is fault; Gross fault is fraud

Points of Inquiry

Point of Inquiry #1: Charles Reed, et al, what is your National Identity?

Point of Inquiry #2: Charles Reed, et al, does a contract, of any type, exist between the MASSILLON POLICE DEPARTMENT and Reed's Towing? Affirm or Deny

Point of Inquiry #3: Charles Reed, et al, who was the functionary whom ordered you to uproot the Trust Asset of concern?

Point of Inquiry #4: What is your interest in the Trust Asset of concern?

Conclusion:

Charles Reed, et al and Reed's Towing should and is(are), for accepting orders from the MASSILLON POLICE DEPARTMENT, to be furthermore investigated and where necessary, reciprocally fined, punished or both, for all of,



Ecclesiastic 805 ILC

4 of the 8
Act of (Sovereign) state
Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

and not limited to, the following:

Abuse of Process, Breach of Peace, Forced Assimilation, Color of Law, Corruption, Deprivation of (indigenous, universal and human) Rights, Dispossession, Error of Law, Extortionate Means, Fraud in Fact, Fraud in Law, Theft/Robbery, Trespass, Wages of War, Acts of War; Crimes Against Humanity

Prohibition of Enforced Disappearance

Any attempt or commitment to and/or of **detainment, kidnap, arrest**, etc. of **Zafeer Luckee Amaru Khan El Bey**, jus sanguinis, and/or any other directly associated people, (*tribal or non-tribal*), *Ecclesiastic 805 ILC, P.L. 8 Stat. 484, 8 U.S.C. 1101*, Title 22: **Foreign Relations and Intercourse**; Chapter 2; **Consular Courts**; Section 141: **Judicial Authority Generally [annex: AA222141]**, et al, shall be internationally subject to special counts resulting in Common Law Lien regarding violation(s) and or breach(es) of all treaties, Constitution for the united States, and all Supreme Law mandates including and absolutely not limited to the ***International Convention For The Protection Of All Persons From Enforced Disappearance***.

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

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

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

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

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

Right of Reply | Opportunity to Cure



Ecclesiastic 805 ILC

5 of the 8
Act of (Sovereign) state
Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

*If any person chooses to rebut [see Heiner vs Donnan, 295, Ct, 358,362,76 L Ed. 272] this entire notice they **must present their Nationality for the public record and rebut word for word, line by line, sentence by sentence, paragraph by paragraph, all in writing and must be notarized and certified mailed** to the provisioned mailing location within ten (3) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. aL. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because **Silence**" can only be equated with **fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading**, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, **your silence upon default shall constitute an acknowledgement** [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within **this said notice as the truth, the whole truth and nothing but the truth to the best of my affiant knowledge.***

Mailing Location:

Zafeer Luckee Amaru Khan El Bey
TTEE/Fiduciary Sol & Muhn [Unincorporated, Irrevocable] Estate and Trust
MACH000001139 part and parcel: MACN-R999999999
Annex: AA222141
Estate and Trust Premises:
c/o 1606 Ute Avenue SE
[Massillon, OH Republic DMM 602 1.3e(2)]
Non-Domestic/ Non-Assumpsit

Divinely, Lawfully, Peacefully. Without Fear,

Hereby: **SERVED and NOTICED.**



Ecclesiastic 805 ILC

6 of the 8
Act of (Sovereign) state
Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed



Zafeer Khan El Bey TTEE/Fiduciary

All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103 / U.C.C. 1-703

Authorized Representative Natural Person, In Propria Persona:

Co-Consul General/Missionary: **Zafeer El Bey TTEE/Fiduciary**

Sol & Muhn Estate Premises:

From 40.782743, -81.504767 on to

40.782759, -81.505228 and on to

40.783005, -81.505223 and on to

40.782987, -81.504751 and then ending at

40.782743, -81.50476

mailing location: 1606 Ute Ave. SE

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

Non-Domestic/ Non-Assumpsit

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

alodialamericannationalconsulate.com

JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141| Ecclesiastical 805 ILCS



Ecclesiastic 805 ILC

7 of the 8
Act of (Sovereign) state
*Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights*

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024TAT1231
December 31st, 2024



A Security (15 USC) A
USSEC Tracer Flag
Not a point of Law

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
Principal and Agent Served and Noticed

Full Proof

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

© Marquelles Morgan EL
®All Rights Reserved
U.C.C. 1-207 / U.C.C. 1-103 / UCC 1-308 / U.C.C. 1-703
Authorized Representative Natural Person, In Propria Persona:

© Consul General, Naturel El Bey
®All Rights Reserved
U.C.C. 1-207 / U.C.C. 1-103 / UCC 1-308 / U.C.C. 1-703
Authorized Representative Natural Person, In Propria Persona:



Ecclesiastic 805 ILC

8 of the 8
Act of (Sovereign) state
Exercise of Inalienable and
Unalienable Indigenous, Universal
and Human Rights