

Sol & Muhn Estate and Trust

Allodial American National Indigenous Tribal Government

~ Societas Republicae Ea Al Maurikanos ~

Moorish Divine and National Movement of the World

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

**Affidavit of Written Initial Uniformed Commercial Code Financing Statement
Fixture Filing, Land and Commercial Lien**

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

COURT

1. the residence of a sovereign or similar dignitary
 - 2: a sovereign and his officials and advisers as a governing power
 - 3: an assembly of the retinue of a sovereign
 - 4: an open space enclosed by a building or buildings
 - 5: a space walled or marked off for playing a game (as tennis or basketball)
 - 6: the place where justice is administered; also: a judicial body or a meeting of a judicial body
- Source: Merriam-Webster On-Line Dictionary*

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

[26th of February 2025]

To:

PATRICK AND AMBER CAMPBELL NG TRUST [ALL HEIRS AND ASSIGNS]

Ryan Fetchu [ALL HEIRS AND ASSIGNS]

TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]

Jensen E. Silvis [ALL HEIRS AND ASSIGNS]

UCC § 7-103
UCC § 7-104(b)(c)

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

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

AKRON MUNICIPAL COURT

MASSILLON MUNICIPAL COURT

and all derivatives thereof

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

Cc:

**[MAYOR MURIEL BOWSER]
JOHN A WILSON BUILDING
1350 PENNSYLVANIA AVENUE, NW
WASHINGTON, DC 20024
Email: eom@dc.gov
Certified Mailing #:**

**[DISTRICT OF COLUMBIA GOVERNMENT CORPORATION]
RECORDER OF DEEDS
1101 4 TH STREET, SW, 5 TH FLOOR
WASHINGTON, DC 20024
Email: ida.williams@dc.gov
Certified Mailing #:**

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

From:

**Zafeer El Bey, TTEE/Executor
Sol & Muhn Estate and Trust
c/o 1606 and 1610 Ute Ave. SE
Near [Massillon, Ohio Republic [44646]]**

Affidavit of written Initial Uniformed Commercial Code Financing Statement Fixture Filing

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

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

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

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

§ 28:9-501 Filing Office. Except as otherwise provided in subsection (b), if the local law of the District governs perfection of a security interest or agricultural lien, the office in which to file a financing statement to perfect the security interest or agricultural lien is:

(1) The Recorder of Deeds, if (B) The financing statement is filed as a fixture filing and the collateral is goods that are or are to become fixtures; or

(2) The Mayor in all other cases, including a case in which the collateral is goods that are or are to become fixtures and the financing statement is not filed as a fixture filing.

(b) The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the Office of the Mayor. The financing statement also constitutes a fixture filing as to the collateral indicated in the financing statement which is or is to become fixtures.

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

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

**UCC1 FINANCING STATEMENT
FOLLOWING INSTRUCTIONS**

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

Sol & Muhn Estate and Trust (Unincorporated/Irrevocable)

B. EMAIL CONTACT AT FILER (OPTIONAL)

zafeeramaru@alldialamericannationalconsulate.com

C. SEND ACKNOWLEDGEMENT TO: (Name and Address)

**Sol & Muhn Estate and Trust
(Unincorporated and Irrevocable)
Zafeer El Bey, Mohammedan Vizir [Judge]
Care of 2232 8th St. NE
Near [Canton, Ohio Republic]
ZIP EXEMPT North America**

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

1a. ORGANIZATION'S NAME

PATRICK AND AMBER CAMPBELL [NG TRUST]

OR

1b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

1c. PROPERTY ADDRESS

1606 and 1610 Ute Avenue Southeast

1d. CITY STATE POSTAL CODE COUNTRY

Massillon, Ohio Republic [44646] America

ADDENDUM: Additional Lien Debtor(s)

2a. ORGANIZATION'S NAME

2b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Fetchu, Ryan

2c. PROPERTY ADDRESS

c/o 2722 ERIE AVE. SUITE 219, CINCINNATI, OHIO 45208 United States

2d. CITY STATE POSTAL CODE COUNTRY

CINCINNATI, OHIO 45208 UNITED STATES

3a. ORGANIZATION'S NAME

TRUE HOME OHIO

3b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

3c. PROPERTY ADDRESS

c/o 2722 ERIE AVE. SUITE 219, CINCINNATI, OHIO 45208 United States

3d. CITY STATE POSTAL CODE COUNTRY

CINCINNATI, OHIO 45208 UNITED STATES

4a. ORGANIZATION'S NAME

4b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Silvis, Jensen E

4c. PROPERTY ADDRESS

190 North Union St. Suite 219

4d. CITY STATE POSTAL CODE COUNTRY

AKRON, OHIO 44308 UNITED STATES

5a. ORGANIZATION'S NAME

AKRON MUNICIPAL COURT

5b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

5c. PROPERTY ADDRESS

172 S. Broadway St.

5d.	CITY STATE	POSTAL CODE	COUNTRY
	AKRON, OHIO	44308	UNITED STATES

6a. ORGANIZATION'S NAME

6b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Johnnie A. Maier Jr.

6c. PROPERTY ADDRESS

2 James Duncan Plaza

6d.	CITY STATE	POSTAL CODE	COUNTRY
	MASSILLON, OHIO	44646	UNITED STATES

6a. ORGANIZATION'S NAME

MASSILLON MUNICIPAL COURT

6b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

6c. PROPERTY ADDRESS

2 James Duncan Plaza

6d.	CITY STATE	POSTAL CODE	COUNTRY
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MASSILLON, OHIO

44646

UNITED STATES

SECURED FIRST PARTY CREDITOR

7). **SECURED FIRST PARTY CREDITOR (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY):** Provide only one Secured Party name (7a or 7b)

7a). **ORGANIZATION'S NAME**

7b). **APPELLATION**

Zafeer Luckee Amaru Khan El Bey – Trustor

ADDITIONAL NAME(S)/INITIAL(S)

7d). **SUFFIX**

MAILING LOCATION

c/o 2232 8th Street Northeast

CITY STATE POSTAL CODE COUNTRY

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

COLLATERAL

This financing statement covers the following collateral: Libels/Case Number: #2025-CVG-0241 and #2025-CVG-241 and #2025-CVG-0400, Schedule A - dirt soil location: 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, -81.504767 (**parcel #611894**, aka [1606 and 1610 Ute Avenue Southeast Massillon, Ohio Republic [44646]]). The collateral covered by this financing statement is the indebtedness of the debtor to the secured (first) party creditor in the sum certain amount of: **\$100,000,000.00 in gold backed lawful tender Due for each parcel and/or vessel (i.e. commercial motor vehicles, automobiles, etc.) the debtor is, occupying upon the land to which Sol and Muhn Estate and Trust (Trustor: Zafeer Luckee Amaru Khan El Bey), and all Moorish American Nationals of the**

Allodial American National Government, the Allodial American National Consulate and The Moorish Divine and National Movement of the World are **heirs to pursuant to the Treaty of Peace and Friendship 1786 and 1836 and the Constitution for the United States 1791**. Nunc pro tunc. This True Bill in Commerce has been executed pursuant to the following Uniform Commercial Codes that govern the Private secured First party creditor. Charges are also calculated **pursuant to the fraud and other violations committed against the Moorish American Nationals at North America as well as indebtedness for debt engaged into before the said Constitution and for occupying the land of the Moorish American Nationals**. The said treaty is the attached Library of Congress certified publication entitled **THE PUBLIC STATUTES AT LARGE OF THE UNITED STATES OF AMERICA, volume 8 pages 100 through 105, certified September 26, 1990, signed and sealed by Library of Congress Photoduplication Service Acting Chief Shirley M. Berry on November 8, 2007. see (EXHIBIT 1) and Mu' Penetopo Kataru Nation dominion and territorial claim aka [STARK COUNTY] executed August 30th, 2024, via international instrument #MPK2024DAS828 and Noticed to the United Nations and ALL local municipalities. see (EXHIBIT 2)** Charges are additionally calculated pursuant to all writs and affidavits (**Statements of Truth in Law, Amity, Trade & Commerce**) filed by the **Moorish American Nationals** where the abovementioned debtors have caused injury to the estate of the Secured First Party Creditor at any and all times on the land pursuant to the said **Treaty. Proof of service of each writ and affidavit is attached. Creditors notice against the liable parties is the judgement. Res Judicata. Stare Decisis. Right of the Secured Party Creditor.** Additionally, this claim is filed pursuant to Common Law Claims, Writ of Plevin, International Commercial Claims, Aboriginal & Imperial Claims (Antiquitous Claims). **THIS IS A FILING TO ENCUMBER Land, Property/Possessions, Real Estate, and all commercial transactions by debtor (all Principals and agents) also pursuant to UCC 9-607 collection and enforcement by secured party UCC 9-203 Attachment and enforceability of security interest *UCC 9-609 Secured Party's Right to take Possession after default. All contracts with the UNITED STATES CORPORATION COMPANY are cancelled effective September 11, 2018.**

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

All debtors named above have current contracts with the Moorish American Nationals at North America which is the Treaty of Peace and Friendship 1786/1836, the Constitution for the united States 1791-and this UCC1 financing statement whose document number is **SAM2025TAT0224**.

The terms of your contract with **Sol & Muhn Estate and Trust**, The Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals is that the Moorish American Nationals are to be respected as the **Secured First Party** creditors at all times and now the new heirs to **PATRICK AND AMBER CAMPBELL [NG TRUST]**, **Ryan Fetchu #2020007396, TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]**, **Jensen E. Silvis [ALL HEIRS AND ASSIGNS]**, **JENSEN E. SILVIS #0093989, AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]**, **MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]** and all of its/their intellectual property and holdings. Contract particulars are to be discussed as soon as this notification is confirmed received by:

**PATRICK AND AMBER CAMPBELL [NG TRUST]
Ryan Fetchu #2020007396**

**TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]
Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989
AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]
Johnnie A. Maier Jr.
MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]**

and all derivatives thereof

and ["Schedule A"].

Opportunity to Cure:

PATRICK AND AMBER CAMPBELL [NG TRUST], Ryan Fetchu #2020007396, TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS], Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989, AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS], MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS] is/are to **cease and desist all affairs and actions and activities** regarding the Territory and affixation(s) of concern. Upon any display or act of failure to cease and desist, the applied lien shall maintain its purpose until satisfaction.

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

The territory/property with all acreage is now the property of **Sol & Muhn Estate and Trust** who gifts **Consular Occupation at the rear quarters of the affixation affixed to the Territory/Property** to the Charter of the Allodial American Nationals (entity #5001224), Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals. The property is in the freehold of **Sol & Muhn Estate and Trust** and is Occupied by the Trustor: Zafeer El Bey. **Sol & Muhn Estate and Trust**, the Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals will continue possessing, occupying and using the territory/property as has been fact and truth since the date of November 21st, 2024. Anyone who obstructs, hinders, encumbers, speaks against, or resists the mandates of this affidavit will be seized by the Grand Army of the Republic, formerly known as the United States Military, and detained in a jail cell indefinitely. **Zafeer Luckee Amaru Khan El Bey, Trustor for and of Sol & Muhn Estate and Trust, The Allodial American National Government, and the Moorish American Nationals are the Creditors and PATRICK AND AMBER CAMPBELL [NG TRUST], Ryan Fetchu #2020007396, TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS], Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989, AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS], MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS] are the debtors to the Moors.** As with all property at Northwest America, **if at any time a Moorish**

American National should send by mail, deliver, hand, send, or state **a notification** to the residence of any foreigner, European, or immigrant *stating that you are to vacate the premises of any property at North America, along with providing a copy of the Treaty of Peace and Friendship 1786/1836 and a copy of the Moorish American Consulate Notice of Existence, you are to vacate the premises at once without question or hesitation.* The Moorish National Republic Federal Government will provide remedy to you at our discretion. We remain in honor and shall govern accordingly.

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

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

7). **Check only if applicable and check only one box:**

Collateral is:

held in a Trust (see Instructions) being administered by a Decedent's Personal Representative.

Check only if applicable and check only one box:

Public-Finance Transaction Manufactured-Home Transaction A Debtor is a Transmitting Utility

Check only if applicable and check only one box:

Agricultural Lien Non-UCC Filing

ALTERNATIVE DESIGNATION (if applicable):

Check only if applicable and check only one box:

Lessee/Lessor Consignee/Consignor Seller/Buyer Bailor/Bailor Licensee/Licensor

OPTIONAL FILER REFERENCE DATA (Maximum Principal Indebtedness)

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

*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***

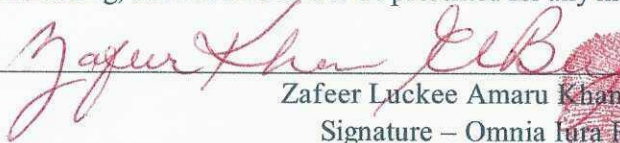
by paragraph, all in writing and must be notarized and certified mailed to the provisioned mailing location within ten (3) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. aL. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [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.

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

Jurat

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

I Am: _____



Zafeer Luckee Amaru Khan El Bey, Vizir

Signature – Omnia Iura Reservantis

c/o 1606 Ute Ave SE

Near [Massillon, Ohio Republic [44646]

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

UCC § 7-103
UCC § 7-104(b)(c)

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

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

February 26th, 2025

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

Notice of Common Law Lien

International Document

For the Record, To be Read Into Record

Notice to Agent is Notice to Principal – Notice to Principal Is Notice to Agent

To:

**PATRICK AND AMBER CAMPBELL NG TRUST [ALL HEIRS AND ASSIGNS]
9835 VENNEFORD RANCH RD
HIGHLANDS RANCH CO 80126**

**Ryan Fetchu [ALL HEIRS AND ASSIGNS], RYAN FETCHU #2020007396
c/o TRUE HOME OHIO
2722 ERIE AVE. STE#219
CINCINNATI, OHIO 45208**

**TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]
c/o TRUE HOME OHIO
2722 ERIE AVE. STE#219
CINCINNATI, OHIO 45208**

**Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989
190 NORTH UNION ST. STE#201
AKRON, OHIO 44646**

**AKRON MUNICIPAL COURT
172 S BROADWAY ST
AKRON, OH 44308**



Ecclesiastic 805 ILC

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

**Intellectual Property
International Instrument
#SAM2024MCM0217**

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UCC § 7-103
UCC § 7-104(b)(c)

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February 26th, 2025

JOHNNIE A. MAIER JR.
2 JAMES DUNCAN PLAZA
MASSILLON, OHIO 44646

MASSILLON MUNICIPAL COURT
2 JAMES DUNCAN PLAZA
MASSILLON, OHIO 44646

and all derivatives thereof

From:

Trustor: Zafeer El Bey MACH000001139
Sol & Muhn Estate and Trust
(unincorporated and irrevocable)
c/o 1606 and 1610 Ute Avenue Southeast
near [Massillon], Ohio Republic, [44646]

part and parcel to and of the
National Trust of the Moorish National Republic Federal Government
MACN-R999999999

"Sovereignty itself is, of course, not subject to law, for it is the author and source of law;" - Yick Wo v. Hopkins,
118 US 356, 370 (Undersigned is Sovereign and no court has challenged that status/standing.)

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

"This Constitution is the Supreme Law of the Land."

Annex: Constitution for the United States of America – 1791 | Article VI section 2 (Supremacy Clause)



Ecclesiastic 805 ILC

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

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mach000001139 Affidavit of Allodial Secured Land property Repossession Written statement [PATRICK & AMBER CAMPBELL [NG TRUST] 9835 VENNEFORD RANCH RD
HIGHLANDS RANCH CO 80126] Aboriginal and Indigenous peoples Documents: Northwest Amexem / North Africa / North America / The North Gate / Central Amexem / Southwest
Amexem / Adjoining Islands – The Moroccan Empire – Continental United States; Temple of the Moon and Sun / Turtle Island; Non – Domestic Non –
Resident Non – Subject; - Moors / Muurs -Being the Rightful heirs and primogeniture Birthright – Inheritors of the land.

UCC § 7-103
UCC § 7-104(b)(c)

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

Keeping in mind The UCC is a comprehensive set of laws governing all commercial transactions in the United States. It is not a federal law, but a uniformly adopted state law. Giving thanks to the universal adoption of the UCC, businesses, privileged with the ability, can enter into contracts with confidence that the terms will be enforced in the same way by the courts of every American jurisdiction.

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

Let this be for the record to reflect clearly and to reflect clearly for the record: This is a Private Matter bearing the Prohibition of Third-Party interference of any kind. This prohibition does not exclude any corporate, commercial and/or municipal government or any citizen thereof and/or any and all private, public, corporate, commercial persons, citizens and/or entities. Any with proof of Allodial Dominion are excluded from this Prohibition as it should and would cause the cease and desist of this lawful exercise.

SECTION 1:

Maxims:

Guaranteed—All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. (Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)

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

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

Truth as a valid statement of reality is sovereign in commerce.



Ecclesiastic 805 ILC

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An un rebutted affidavit stands as truth in commerce.

An un rebutted affidavit is acted upon as the judgement in commerce.

All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses, hence, governments cannot exercise the power to expunge commercial processes.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

Municipal corporations which include cities, counties, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company, and it is a felony for the agent of a Bonding Company to not pay the Claim.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days then it must pay the full face value of a defaulted Lien process (at 90 days).

Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.



Ecclesiastic 805 ILC

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Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien. Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

SECTION 2:

PERSONAL ATTENTION TO: PATRICK AND AMBER CAMPBELL [NG TRUST] and all parties concerned and or profiting owners/beneficiaries et al. inclusive of but not limited to: PATRICK AND AMBER CAMPBELL [NG TRUST], all parties concerned and all public servant/persons connected with this issue of National Diversity now and in the future, severally and jointly, liable and reserving our right to add additional names as they become available.

SECTION 3:



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UCC § 7-103
UCC § 7-104(b)(c)

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IN REGARDS TO: NOTICE OF COMMERCIAL LIEN

To PATRICK AND AMBER CAMPBELL [NG TRUST] and all parties concerned,

I am corresponding with you here directly to inform you of my **NOTICE OF LIEN**. I have repeatedly tried to resolve our differences amicably and without controversy by every reasonable possible communication, to no avail. (See attached Affidavits) You have continually and/or repetitively ignored my Rights and my many **NOTICES** to you **NOT TO TRESPASS and NOT TO INVOLVE THIRD PARTIES OF ANY KIND**. Therefore, I am forced by your continued disrespect and dishonor of my Rights and/or Property, which may cause me great worry, and stress. I will exercise my rights as I do not waive any of my unalienable Rights. You are hereby given **NOTICE** of my *intent to protect my interests*, and **TO LIEN** you, and any **RIGHTS** to your **INTERESTS** to real property, moneys, holdings or securities, and bonds for which you may have an interest for the purpose to secure my claims of and for damages and/or injury, which you may willfully and unjustly cause me, my family, the Moorish Nation, and People of Other Nations.

You will find, **in addendum to this affidavit**, previous affidavits which led to the current lawful possession and occupancy of the territory and affixation(s) of concern. All of the previous affidavits were defaulted, dishonored and altogether neglected. **PATRICK AND AMBER CAMPBELL [NG TRUST], and any and all parties concerned** are furthermore being informed of the placement of a commercial lien on **PATRICK AND AMBER CAMPBELL [NG TRUST], and all parties concerned, includes all assets, and earnings incoming.**

You have **(3) THREE CLEAR DAYS** to contact me and make arrangements with me or to cure via reasonable settlement of our differences in controversy due to the failure to produce show of proof of *Allodial Dominion* of the territory and affixation(s) of concern, failure to reply lawfully, unlawful abuse of process and creation of **Libels/Case Number: #2025-CVG-0241 and #2025-CVG-241 and #2025-CVG-0400**, as Sol & Muhn Estate and Trust is the freeholder and the trustor, fiduciary, executor, and beneficiaries of Sol & Muhn Estate and Trust bear the right to and of lawfully occupying the territory and its affixation(s) succeeding the truth(s) and fact(s) that **PATRICK AND AMBER CAMPBELL [NG TRUST]** have been given multiple opportunities to cure. **FAILURE** on your part to a peaceful resolution with me within the next **(3) THREE DAYS** will equate to your silence and will be tacit acquiescence that you have **NO HONEST AND/OR HONORABLE DESIRE** to try to correct your neglectful behavior and/or **TRESPASS TORT**. I will now proceed to protect my just complaints and/or **WAIVER OF TORT ACTION**, and secure my just claims with attachments and/or **LIENS** to protect my interest. The lien(s) **will not dissolve until the complete matter in controversy has been fully worked out, agreed to in full, and an actual agreement or a schedule of compensation for full damages has been finalized**. I trust you will realize my only desire is to make a just and peaceable resolution to this matter in accordance with law. **The sooner we make resolution, the sooner I will**



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dissolve the said LIEN against you and/or your assets/property. I await your timely response within **(3) THREE CLEAR DAYS**. You may contact me at the undersigned location below to arrange a fair and just settlement. I will reply in a timely manner so that we can resolve this matter in both our best interest.

Annex: Mu'ur/Moorish Zodiac Constitution

ARTICLE II Zodiac Constitution Birth Right of the Moorish Americans the Beys and Els

Since the 12 Juryman's of the 48 Union States Magna Charta document of white supremacy and the nine judges of their Supreme Court were founded upon our Moorish Zodiac 12 signs mathematic Constitution, the **lawmakers have no jurisdiction over the free MOORS** -- the Beys and Els -- in the inherited land of the MOORISH nation, namely, U.S.A., Canada and Central and South America.

Declaration of Rejection of Assimilation or Third-Party Interference

We have a right to be **protected from conflicts with third parties over land** and states are to install measures assuring the prevention of conflicts and attacks by others and when conflict arises, we have a right to obtain protection and redress through procedures which are adequate and effective. Pursuant to §114 of the Indigenous and Tribal Peoples' Rights Over their Ancestral Lands and Natural Resources Norms and Jurisprudence of the Inter-American Human Rights System, **we have a right to have our territory reserved [for our people] and to be free from settlement or presence of third parties or non-indigenous colonizers, duly registered and/or lands that have been transferred from one "owner" to another over a long period of time which is insufficient motive to justify the lack of recognition of our rights; nor does it exempt States from international responsibility for such recognition, emphasis given in §119.**

Tantum est unum exitum

"Amen, dico vobis, quaecumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt solute et in caelo"

"Amen, dico vobis, quaecumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt solute et in caelo"

"Amen, dico vobis, quaecumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt solute et in caelo"

Courtesy Copies To

Eric Weisburn
STARK COUNTY SHERIFF
4500 Atlantic Blvd NE
Canton, OH 4470

Merrick B. Garland
US ATTORNEY GENERAL
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001



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Dave Yost
OHIO ATTORNEY GENERAL
Rhodes State Office Tower
30 E Broad St 14th Floor
Columbus, OH 43215

Marco Rubio
US DEPARTMENT OF STATE
2201 C St NW
Washington, DC 20520

Frank LaRose
OHIO SECRETARY OF STATE
180 Civic Center Dr.
Columbus, Ohio 43215

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

I Am:

Vizir Mohammaden Judge of the Moorish American Consulate Zafeer El Bey Omnia Iura Reservantis Email: mail to: zafeeramaru@allocalamericannationalconsulate.com Care of 1606 and 1610 Ute Avenue SE, near [Massillon, Ohio Republic] Northwest Amexem – Northwest Africa – North America – The North Gate Central Amexem – South Amexem – Adjoining and Americana Islands



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mach000001139 Affidavit of Allocal Secured Land property Repossession Written statement [PATRICK & AMBER CAMPBELL [NG TRUST] 9835 VENNEFORD RANCH RD HIGHLANDS RANCH CO 80125] Aboriginal and Indigenous peoples Documents: Northwest Amexem / North Africa / North America / The North Gate / Central Amexem / Southwest Amexem / Adjoining Islands – The Moroccan Empire – Continental United States; Temple of the Moon and Sun / Turtle Island; Non – Domestic Non – Resident Non – Subject: - Moors / Muurs -Being the Rightful heirs and primogeniture Birthright – Inheritors of the land.

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I Am:

Nature El Bey



Vizir Mohammaden Judge of the Moorish American Consulate Nature El Bey Omnia Iura Reservantis Email: nature@alodialamericannationalconsulate.com Care of 1215 Arapahoe Road SE, near [Massillon, Ohio Republic] Northwest Amexem – Northwest Africa – North America – The North Gate Central Amexem – South Amexem – Adjoining and Americana Islands Witness



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Let this be for the record to reflect clearly and to reflect clearly for the record: This is a Private Matter bearing the Prohibition of Third-Party interference of any kind. This prohibition does not exclude any corporate, commercial and/or municipal government or any citizen thereof and/or any and all private, public, corporate, commercial persons, citizens and/or entities. Any with proof of Allodial D9ominion are excluded from this Prohibition as it should and would cause the cease and desist of this lawful exercise.

NOTICE OF LIEN

NOTICE is hereby given that this Common Law Lien Claim is being filed in good faith as a legal At-Law-Claim (as distinguished from an equitable or statutory claim) upon and collectible out of personal and real property assets held by **PATRICK AND AMBER CAMPBELL [NG TRUST]** and also out of real property commonly known as the house and lot at:

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, -81.504767

with the following description:

1606 and 1610 Ute Avenue Southeast
Massillon, Ohio Republic [44646]

PERSONAL PROPERTY: This claim shall operate in the nature of a "security" for the the failure to produce show of proof of **Allodial Dominion** of the territory and affixation(s) of concern, failure to reply lawfully, unlawful abuse of process and creation of **Libels/Case Number(s): #2025-CVG-0241 and #2025-CVG-241; #2025-CVG-400 and #2025-CVG-0400**. This claim is made pursuant to decisions of the United States Supreme Court.

This Common Law Lien is dischargeable only by Claimant, or by a Common Law Jury in a Court of Common Law and according to the rules of Common Law. It is not otherwise dischargeable for One Hundred (100) years, and cannot be extinguished due to the death of Claimant, or by Claimant's heirs, assigns, or executors. This Common Law Lien is for repairs/maintenance and improvements related to said Claimant, and performance of duty as related to all other assets beginning 5/3/2025 the amount of **\$100,000,000.00** lawful money of the United States, a DOLLAR being



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described in the 1792 US Coinage Acts as 371.25 grains of fine silver, or the equivalent of Gold, notes or other instruments acceptable to Claimant. (Emphasis added).

The failure, refusal, or neglect of Respondent(s) to demand, by all prudent means, that the **Sheriff of this County convene a Common Law Jury to hear this action within ninety (90) days** from the date of filing of this Instrument will be deemed as prima facia evidence of an admission of "waiver" to all rights on the property described herein. (**Neglect to give reasons on the record for a refusal to call said court has been held a "Waiver"**); (see law express and implied in 1 Campd. 410 n., 7 Ind. 21). (Emphasis added.)

Common Law Lien definition: One known to or granted by the common law, as distinguished from statutory, equitable, and maritime liens; also one arising by implication of law, as distinguished from one created by the agreement of the parties. It is a right extended to a person to retain that which is in his possession belonging to another, until the demand or charge of the person in possession is paid or satisfied. (Whiteside v. Rocky Mountain Fuel Co., C.C.A. Colo. 101 F.2d 765,769.) (Emphasis added.) Black's Law Dictionary 6th Edition.

11 USCS () 101, Paragraph (27)(31) defines "lien". The definition is new and is very broad. **A lien is defined as a charge against or interest in property to secure payment of debt or performance of an obligation.** It includes inchoate lien. In general, the concept of lien is divided into three (3) kinds of liens: judicial liens, security interests, and statutory liens. These three (3) categories are mutually exclusive and are exhaustive except for certain Common Law Liens.

This Common Law Lien **supersedes Mortgage Liens, Lis Pendens Liens, and Liens of any other kind.**

This Act of Law is an action of (Sovereign) State at Common Law, and **the value in controversy exceeds twenty (20) dollars.** The controversy is not confined to the question of Title to Property or in relation to other property, but to Claimant's Common Law Claim for the failure to produce show of proof of **Allodial Dominion** of the territory and affixation(s) of concern, failure to reply lawfully, unlawful abuse of process and creation of **Libels/Case Number(s): #2025-CVG-0241 and #2025-CVG-241; #2025-CVG-400 and #2025-CVG-0400,** and obligations of duties, wherein the Claimant demands that said controversy be determined by a Common Law Jury in a Court of Common Law and according to the Rules of Moslem Law.

A UCC-1 Financial Statement relating to all Real and Personal Property held by **PATRICK AND AMBER CAMPBELL [NG TRUST]** has been filed with the Office of The Secretary of State, STATE OF OHIO. UCC-1 Financial Statement filing No. **SAM2025TAT0224** .

MEMORANDUM OF LAW



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This Claim through Common Law Lien is an action at Substantive Common Law, not in Equity, and is for the failure to produce show of proof of *Allodial Dominion* of the territory and affixation(s) of concern, failure to reply lawfully, unlawful abuse of process and creation of **Libels/Case Number(s): #2025-CVG-0241 and #2025-CVG-241; #2025-CVG-400 and #2025-CVG-0400**. **Lawyers and judges are misinformed to think, plead, rule or order that the substantive common law rights and immunities have been abolished** in Ohio (Republic) or any other state. Only "Common Law procedure" **created by the chancel or/chancery has been abolished**. That is to say, the "forms" of common law and equity were abolished, (Kimball v. Mc Intyre, 3 U 77, 1 P 167), or that the **distinctions between the forms of common law and equity were abolished** by Rule 2 of Civil Procedure (Donis v. Utah R.R., 3 U 218, 223 P 521).

However, **the abolition of mere form, does NOT affect nor diminish our SUBSTANTIVE** (Common Law and Constitutional) **Rights and immunities** (USC 78-2-4, S.2) for substantive law, e.g. our UNALIENABLE Rights and Immunities, and has not changed with the state's adoption of Rule 2, combining the courts

form, remedial, ancillary adjective procedures, (see Bonding v. Nonatny, 200 Iowa, 227,202 N.W.588) for matters of substance are in the main the same as at substantive Common Law, (Calif. Land v. Halloran, 82U 267,17 P2d 209) and **old terms** (words and phrases describing law and substantive procedures) **used in Common Law can NOT be ignored** (O'Neill v. San Pedro RR, 38 U 475, 479, 114 P 127), **the modifications resulting being severely limited in operation, effect, and extent** (Maxfield v. West 6 U 379,- 24 P 98) **for a total abolishment of even the purely equity or purely Common Law forms has NOT been realized, and must ever be kept in mind** (Donis v. Utah RR, supra.) Thus a right to establish a "Common Law Lien" is not, and was NOT dependent upon a statute or chancery rule for its creation as a remedy, and where the right to establish a "Common Law Lien" is a part of SUBSTANTIVE Common Law our right is antecedent to creation of the "state" or its chancery/procedure which *right runs to time immemorial* (Western Union v. Call, 21 S Ct 561,181 US 765)

We must be sustained in our acts, mere chancery, **equity having no jurisdiction so to counter:**

"...if the facts stated (see facts related to our "Common Law Lien") entitled litigant (Demandant) to ANY remedy or relief under SUBSTANTIVE LAW (supra), then he has stated good subject matter (cause of action) - and the Court MUST enter judgment in (our) favor—in so far as an attack on the sufficiency of (Demandant) leadings are concerned." (Williams v Nelson 45 U 255, 145 P 39; Kaun v McAllister, 1 U 273, affirmed 96 U 587, 24 L Ed 615.)"

For "**although lawyers and judges have** (in their ignorance) **buried the Common Law, the Common Law rules us from the grave.**" (Koffer, Common Law Pleading, Intro. Ch. I, West 1969)



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The general rule of the Common Law is expressly adopted by Ohio Republic and is in force in this state and is the Law of the Land and by its operation can impose a Common Law Lien on property in the absence of any specific agreement (see the law express and implied in the class of cases represented by Drumond v. Mills,(1898) 74 N.W.966; Hewitt v. Williams, 47 La Ann 742, 17 So.269 (1894); Carr v. Dail, 19 S.E.235; McMahon v. Lundin, 58 N.W.827)

The Mu'ur/Moorish Zodiac Constitution (Annex: AA222141) (every **MOOR – the Beys and Els, must be guided by this Constitution**, and book, "**Clock of Destiny**" and do that which is right be reason and have respect for the (...) lawmakers and citizens of the **Magna Charta Union Society** of the 48 States) governs as well, retaining and preserving all rights antecedent thereto, which was restated in the (1) **Mu'ur/Moorish Zodiac Constitution** (Annex: AA222141) (2) Ohio Constitution, and (3) the Federal Constitution, all construed in pari materia, the State Constitution being a LIMITATION on the state's power (Fox v. Kroeger, 119 Tex 511, 35 SW2d 670,77 ALR 663.), the Constitution acting prospectively - **declaring rights and procedures for the future** but **NOT diminishing rights** extant prior to establishment of the state (Grigsby v. Reib, 105 Tex 597, 153 SW 1124; Southern Pacific Co. v. Porter, 160 Tex 329,331 SW2d 42), and **no new powers contrary** to our Common Law Rights/Immunities were "**granted**" to the state.

Annex: Mu'ur/Moorish Zodiac Constitution

ARTICLE II Zodiac Constitution Birth Right of the Moorish Americans the Beys and Els

Since the 12 Juryman's of the 48 Union States Magna Charta document of white supremacy and the nine judges of their Supreme Court were founded upon our Moorish Zodiac 12 signs mathematic Constitution, the **lawmakers have no jurisdiction over the free MOORS -- the Beys and Els --** in the inherited land of the MOORISH nation, namely, U.S.A., Canada and Central and South America.

Common Law Liens at Law **supersede mortgages and equity Liens** (Drumons Carriage Co. v Mills (1898) 74 NW 966; Hewitt v. Williams 47 La Ann, 742,17 So.269; Carr v. Dail,19SE235; McMahon v. Lundin, "58NW 827) and **may be satisfied only when a Court of Common Law is convened pursuant to an order of the elected sheriff**. Such Common Law Court **forbids the presence of any judge or lawyer from participating or presiding, or the practice of any Equity Law**. The ruling of the U.S.Supreme Court in Rich v. Braxton, 158 US 375, specifically **forbids judges from invoking equity jurisdiction to remove Common Law Liens or similar "clouds of title"**. Further, even if a **preponderance of evidence displays the lien to be void or voidable, the Equity Court still may not proceed** until the moving party has proven that he asks for, and has come "to equity" with "clean hands". (Trice v. Comstock, 570C. A646; West v. Washburn, 138NY Supp.230). **Any official who attempts to modify or remove this Common Law Lien is fully liable for damages.** (U.S.Supreme Court; Butz v. Econcmou, 98 S.Ct.2894; Bell v. Hood, 327 US 678; Belknap v. Schild, 161 US 10; US v. Lee; Bivens v. 6 Unknown Agents, 400 US 862)



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Demand is hereby and herewith made **upon all public officials under penalty of Title 42, United States Code, Section 1986, not to modify or remove this Lien in any manner.** (This Lien is not dischargeable for 200 years and cannot be extinguished due to Claimant's death or by Claimant's heirs, assigns, or executors.) Any Order, Adjudgment, or Decree issuing from a Court of Equity operating against to **interfere or remove this At-Law legal lien claim would constitute direct abrogation/deprivation of Claimant's Sovereign (treaty), Ohio (Republic) [State] and [United States] Constitutionally guaranteed treaty Provisions and Rights.**

THIS SAID CLAIM DUE AT LAW IS: _____ \$100,000,000.00 _____ as of _____ for the abusive Violation of a lawful Due Process, as evidenced in the attached affidavits which support this claim. The symbol "\$" means "dollar" as defined by the unrepealed (1792) U.S. Coinage Act, which is **371.25 grains of fine silver** for each "dollar", (or) the equivalent in currency acceptable to claimant) and is that "Thing" mandated upon the State of Ohio by Article 1:10:1, United States Constitution.

Sol & Muhn Estate and Trust (Trustor: Zafeer Luckee Amaru Khan El Bey) demands respect for and of enjoyment of all International and Common Law Rights at all times and in all places along with those rights guaranteed in the Mu'ur/Moorish Zodiac Constitution (**the only universal unchanged moral law** for the human family, for unity, human equality, respect, peace and economic and social progress), Treaty of Marrakesh (1787), Treaty of Peace and Friendship (1787 & 1836), Declaration of Independence, United States Constitution, the United Nations Declaration of the Rights of Indigenous People(s) (UNDRIP), and the Ohio State Constitution.

Keeping borne in mind that hat 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 no doubt, pursuant to Ohio Revised Code Section 1307.103(A) Sections 1307.101 to 1307.603 of the Revised Code, in which may be cited as “Uniform Commercial Code, documents of title, in which at and in accord with Section 1307.103(UCC 7-103), are subject to any treaty or statute of the United States or regulatory statute of this state (STATE OF OHIO) to the extent the treaty, statute, or regulatory statute is applicable.*

Prohibition of Detainment and/or Arrest

Any attempt or commitment to and/or of **detainment, kidnap, arrest, etc.** of **Zafeer Luckee Amaru Khan El Bey**, jus sanguinis, and/or any other directly associated people, (*tribal or non-tribal*), *P.L. 8 Stat. 484, 8 U.S.C. 1101, Title 22: Foreign Relations and Intercourse; Chapter 2; Consular Courts; Section 141: Judicial Authority Generally [annex: AA222141]*, et al, shall be internationally subject to special counts resulting in Common Law Lien regarding violation(s) and or breach(es) of all treaties, Constitution for the united States, and all Supreme Law mandates including



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and absolutely not limited to the *International Convention For The Protection Of All Persons From Enforced Disappearance.*

In Full Force and Fully Effective in regard to the Territory of Concern:

For the Trespassing on this territory is with the fee of \$5,000; and

For the Parking of conveyances is with the fee of \$500.

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

I Am:

Zafeer Luckee Amaru Khan El Bey, Trustor/Vizir

Signature – Omnia Iura Reservantis

c/o 1606 Ute Ave SE

Near [Massillon, Ohio Republic [44646]

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



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I Am:

Nature El Bey

Vizir Mohammeden Judge of the Moorish American Consulate **Nature El Bey Omnia Iura Reservantis** Email: **nature@alldialamericannationalconsulate.com** Care of **1215 Arapahoe Road SE**, near [Massillon, Ohio Republic] Northwest Amexem – Northwest Africa – North America – The North Gate Central Amexem – South Amexem – Adjoining and Americana Islands Witness



I Am:

Marquello Morgan EL

Vizir Mohammeden Judge of the Moorish American Consulate **Marquello Morgan El Omnia Iura Reservantis**: Care of **1525 Walnut Road SE**, near [Massillon, Ohio Republic] Northwest Amexem – Northwest Africa – North America – The North Gate Central Amexem – South Amexem – Adjoining and Americana Islands Witness



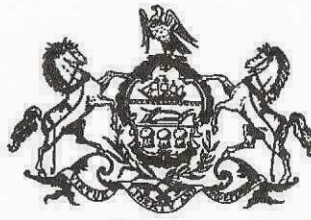
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House of Representatives
COMMONWEALTH OF PENNSYLVANIA
HARRISBURG

FROM: PA House of Representatives
Right-to-Know Office

SUBJECT: PA Right-to-Know Law Request for House Resolution 75 of 1933

Dear Requester,

This memo is applicable to PA *Right-to-Know Law* requests for PA House Resolution 75 of 1933. Please find attached to this memo a self-authenticated copy of HR 75 of 1933. Also attached, please find copies of the corresponding House Journal pages from May 4, 1933 (the date HR 75 was passed in the House).

Position on Statement of Certification

According to Pennsylvania Rule of Evidence 902(5): "Extrinsic evidence of authenticity as a condition precedent to admissibility is not required with respect to the following:"

(5) "Official Publications. Books, pamphlets, or other publications purporting to be issued by public authority."

This means that official publications, such as House Resolutions, issued by public authority, such as the PA House of Representatives, are self-authenticating. Therefore, no statement of certification is necessary for this document in order to use it in an official capacity.

[May 4.]

May 4.]

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The House of Representatives met at 11:00 o'clock A. M.

The Speaker (Grover C. Talbot) in the chair.

The Chaplain, Rev. George F. Conner offered prayer.

The Journal of Thursday, May 4, 1933 was partly read.

Whereupon,

Mr. Long moved that the further reading of the Journal be dispensed with, and the Journal approved,

Which was agreed to.

Mr. Hutton offered a resolution from the Committee on Rules fixing the order of business for the day, which was twice read, as follows:

Resolved, That the order of business of the House for the Session, Thursday, May 4, 1933, shall be as follows:

1. Communications from the Governor and the Senate, reference of bills or petitions to committees; signing of bills or other papers; and clearing the table privileged at any time.
2. The asking of leave of absence.
3. The receiving reports of committees. Reports from committees may also be received immediately before or after a recess or before adjournment. (All bills reported from committee, shall be read for the first time).
4. Resolutions:
 - A. House and concurrent resolutions originating in the House other than those to discharge committee from consideration of bills and fixing special orders of business.
 - B. Resolution recalling bills from the Governor and the Senate, and resolutions returning bills to the Governor are privileged.
5. Motions to recommit (this motion may also be made when a bill is reached in its regular order).
6. Motions to reconsider privileged at any time.
7. Bills on second reading.
8. Bills on final passage recalled from the Governor.
9. Bills on final passage (bills on the final passage postponed calendar may be called up under this order of business).
10. Bills on third reading (bills on the third reading or final pas-

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May 4.]

HOUSE OF REPRESENTATIVES

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Mr. Peters moved that the vote by which Resolution No. 80 passed the House be reconsidered.

Mr. Forrest seconded the motion.

The motion was agreed to.

Mr. Peters moved that this resolution be laid upon the table.

The motion was agreed to.

Mr. Witkin called up resolution No. 75.

The resolution was read as follows:

In the House of Representatives, April 17, 1933.

Many sons and daughters of that proud and handsome race which inspired the architecture of Northern Africa and carried into Spain the influence of its artistic temperament have become citizens of this Nation.

In the City of Philadelphia there exists a Moorish-American Society made up of Moors who have found here the end of their quest for a home and of the children of those who journeyed here from the plains of Morocco.

This Society has done much to bring about a thorough absorption by these people of those principles which are necessary to make them good American citizens.

These Moorish-Americans have since being here missed the use of the titles and name annexations that were so familiar at home and which are used in accordance with the doctrines of the religious faith to which they are adherents therefore be it

Resolved, That this House commends the Moorish-American Society of Philadelphia for the efficient service it has rendered the Nation in bringing about a speedy and thorough Americanization of these former Moors and that in accordance with the fullest right of religious independence guaranteed every citizen we recognize also the right of these people to use the name affixes El or Ali or Bey or any other prefix or suffix to which they have heretofore been accustomed to use or which they may hereafter acquire the right to use.

On the question,

Will the House adopt the resolution?

It was adopted.

Mr. Root offered the following resolution which was twice read, considered and adopted.

THE TREATY OF MARRAKASH 1786-1836

1ST AGREED BY BOTH PARTIES

2ND IF THERE IS WAR NO SIDE SHALL HELP THE ENEMY

3RD IF THERE IS WAR & A VESSEL HAS BEEN CAPTURED THE MUUR WITH GOODS
SHALL BE SET FREE

4TH THERE SHALL BE A PASS B/W US IN TRAVEL. WE WILL NOT EXAMINE THE
VESSEL

5TH IF AT WAR AND IF THERE IS EXAMINATION , EITHER 2-3 WILL CAN COME / IF
INJURY OCCURS / COMPENSATION OCCURS!

6th IF A MUUR CAPTURES A US CITIZEN INTO PORTS THEY SHALL BE SET FREE

7TH IF ANY VESSEL COMES INTO THE AREA OF ANY OTHER AND NEED PROVISIONS
OR

SUPPLIES THEY WILL BE PROVIDED FOR WITHOUT INTERRUPTION OR
MOLESTATION

8TH IF ANY VESSEL MEETS WITH DISASTER / STOPS / UNLOADS GOODS FOR REPAIR
/ IT WILL

BE FREE TO RELOAD ITS GOODS WITHOUT PAYING DUTY OR ANYTHING

9TH IF ANY VESSEL IS CAST ASHORE IT WILL BE LEFT ALONE

10TH IF THE TREATY PARTY WARS WITH ANOTHER PARTY / THE OTHER SHALL
HELP

11TH THE NEUTRAL NATION VESSEL WILL NOT TRAVEL IN PURSUIT OF AN ENEMY
VESSEL OF THE TREATY PARTY FOR 24 HOURS DURING A WAR IF A VESSEL IS IN A
PORT OR TRAVEL OUT OF ONE .

19TH NO VESSEL WILL BE DETAINED IN PORT ON ANY PRETENSE, NOR BE OBLIGED
TO TAKE

ON ARTICLES WITHOUT THE OWNER/CAPTAINS CONSENT , WHO HAS FULL
AUTHORITY OVER THE FREIGHT HE TAKES ONBOARD

20TH IF THE PARTY IS GUILTY OF AN MISDEMEANOR , THE CONSUL SHALL PASS
SENTENCE UPON HIM . IF THE CONSUL REQUEST ASSISTANCE FROM THE
GOVERNOR OR THE MAYOR IT WILL BE GRANTED

21st IF A MASON/CHRISTIAN OR MUUR/MUSLIM IS INJURED(S) OR KILLED(S) THE
OTHER

THEY WILL BE JUDGED BY THE RULES OF THE "SHARI'AA" OR THE RULES OF THE
QUR'AAN ; THE TRIAL SHALL TAKE PLACE IN THE PRESENCE OF THE CONSUL. IF
THE PARTY ESCAPES THE CONSUL WILL NOT BE HELD RESPONSIBLE FOR THE
CRIME.

22ND IF AN AMERICAN DECEASES IN THE TERRITORY THEN THE CONSUL WILL
ACT AS

TRUSTEE

23RD THE CONSUL CAN LODGE AT ANY SEAPORT / IF A MUUR CAUSE THE LOSS OF
A US

CITIZEN ASSETS THE CONSUL IS HELD HARMLESS

24TH IF THERE IS DISAGREEMENT ABOUT THE TREATY & WAR IS DECLARED THEN
NINE MONTHS IS GIVEN TO VACATE THE TERRITORY

25TH THE TREATY IS PERPETUAL & RENEWAL EVERY 50 YEARS OR UNTIL ONE
PARTY GIVES NOTICE TO THE OTHER PARTY FROM A YEAR TO CEASE AT THE END
OF THAT YEAR

TREATY OF PEACE & FRIENDSHIP OF 1787

Between the United States and the Muurs (Moors) Certified Translation of the Treaty, with Approval by Thomas Jefferson and John Adams. Also known as the Treaty of Marrakesh.

To all Persons to whom these Presents shall come or be made known- Whereas the United States of America in Congress assembled by their Commission bearing date the twelfth day of May One thousand Seven hundred and Eighty four thought proper to constitute John Adams, Benjamin Franklin and Thomas Jefferson their Ministers Plenipotentiary, giving to them or a Majority of them full Powers to confer, treat & negotiate with the Ambassador, Minister or Commissioner of His Majesty the Emperor of Morocco concerning a Treaty of Amity and Commerce, to make & receive propositions for such Treaty and to conclude and sign the same, transmitting it to the United States in Congress assembled for their final Ratification, And by one other (commission bearing date the Eleventh day of March One thousand Seven hundred & Eighty five did further empower the said Ministers Plenipotentiary or a majority of them, by writing under the* hands and Seals to appoint such Agent in the said Business as they might think proper with Authority under the directions and Instructions of the said Ministers to commence & prosecute the said Negotiations & Conferences for the said Treaty provided that the said Treaty should be signed by the said Ministers: And Whereas, We the said John Adams & Thomas Jefferson two of the said Ministers Plenipotentiary (the said Benjamin Franklin being absent) by writing under the Hand and Seal of the said John Adams at London October the fifth, One thousand Seven hundred and Eighty five, & of the said Thomas Jefferson at Paris October the Eleventh of the same Year, did appoint Thomas Barclay, Agent in the Business aforesaid, giving him the Powers therein, which by the said second Commission we were authorized to give, and the said Thomas Barclay in pursuance thereof, hath arranged Articles for a Treaty of Amity and Commerce between the United States of America and His Majesty the Emperor of Morocco, which Articles written in the Arabic Language, confirmed by His said Majesty the Emperor of Morocco & sealed with His Royal Seal, being translated into the Language of the said United States of America, together with the Attestations thereto annexed are in the following Words, To Wit:

In the name of Almighty God, This is a Treaty of Peace and Friendship established between us and the United States of America, which is confirmed, and which we have ordered to be written in this Book and sealed with our Royal Seal at our Court of Morocco on the twenty fifth day of the blessed Month of Shaban, in the Year One thousand two hundred, trusting in God it will remain permanent.

1. We declare that both Parties have agreed that this Treaty consisting of twenty five Articles shall be inserted in this Book and delivered to the Honorable Thomas Barclay, the Agent of the United States now at our Court, with whose Approbation it has been made and who is duly authorized on their Part, to treat with us concerning all the Matters contained therein.
2. If either of the Parties shall be at War with any Nation whatever, the other Party shall not take a Commission from the Enemy nor fight under their Colors.
3. If either of the Parties shall be at War with any Nation whatever and take a Prize belonging to that Nation, and there shall be found on board Subjects or Effects belonging to either of the Parties, the Subjects shall be set at Liberty and the Effects returned to the Owners. And if any Goods belonging to any Nation, with whom either of the Parties shall be at War, shall be loaded on Vessels belonging to the other Party, they shall pass free and unmolested without any attempt being made to take or detain them.
4. A Signal or Pass shall be given to all Vessels belonging to both Parties, by which they are to be known when they meet at Sea, and if the Commander of a Ship of War of either Party shall have other Ships under his Convoy, the Declaration of the Commander shall alone be sufficient to exempt any of them from examination.
5. If either of the Parties shall be at War, and shall meet a Vessel at Sea, belonging to the other, it is agreed that if an examination is to be made, it shall be done by sending a Boat with two or three Men only, and if any Gun shall be Bred and injury done without Reason, the offending Party shall make good all damages.

Jafar Khan El Bay


OFFICIAL FILE

16-0397

Exhibit No. 2

Witness *Compt*

TREATY OF PEACE & FRIENDSHIP OF 1787
Date *1-24-17* Reporter *ce*

APPLICATION FOR REGISTRATION
OF A CLAIM TO COPYRIGHT IN A BOOK PUBLISHED
IN THE UNITED STATES OF AMERICA

REGISTRATION NO. AA 222141 CLASS A
DO NOT WRITE HERE FORM A

INSTRUCTIONS.—Fill in the applicable items on all pages. Pages 1 and 2 should be original copies either printed with pen and ink or typewritten. Page 1a will be returned to you as your Certificate of Registration and therefore should be filled in with care to agree with page 1. Carbon paper may be used for page 1a, but as most carbons will smudge, the Certificate will look neater if typed separately. Mail all pages to the Register of Copyrights, Library of Congress, Washington 25, D. C., together with two copies of the work and the registration fee of \$4. Make your remittance payable to the Register of Copyrights. See page 2a for full instructions.

1. COPYRIGHT CLAIMANT OR CLAIMANTS (Full NAMES and ADDRESSES):

Charles Morley Bey
2633 E. 51st St. Cleveland 4, Ohio

2. TITLE OF WORK

Clock of Destiny Moorish Identification Card
with the Zodiac Constitution

3. AUTHORS (Includes Editors, Translators, etc.) Full name, pseudonym, if any, and year of birth and, if dead, year of death, are requested for cataloging purposes. Citizenship must be given.

(a) Name Charles Morley Bey Citizenship _____ (Give name of country)
(First) (Middle) (Last)
Domicile 2633 E. 51st St. Birth 36, 97 Death _____
(Address) (Year) (Year)

(b) Name _____ Citizenship Moorish American (Give name of country)
(First) (Middle) (Last)
Domicile _____ Birth _____ Death _____
(Address) (Year) (Year)

4. (a) Check one of the following ONLY if your book is:

- A revised edition of a previously published book.
 A translation.
 A serial republished in book form with new matter.
 United States edition of a book first published abroad on (Date) _____
in the English language and registered under Ad Interim No. _____

(b) If checked above give title and author of original publication (if different from present book). Give brief statement of new matter in this edition.

Charles Morley Bey
Clock of Destiny Moorish American Nationality Card of
Identification—With Zodiac Constitution

5. SEND CERTIFICATE TO: (If refund or other communications are to be sent to another person, give his name in space 6.)

Name Charles Morley Bey
Address 2633 E. 51st St.
Cleveland 4 Ohio
(City) (Zone) (State)

FOR COPYRIGHT OFFICE USE ONLY	
APPLICATION AND AFFIDAVIT RECEIVED	
SEP 10 1952	
TWO COPIES RECEIVED	
JUN 3 1952	
FEE RECEIVED # 50554	
JUL 29 1952	
16—6021-1	

6. Name _____ Address _____

Additional Certificate of Registration of a Claim to Copyright

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

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

AA 222141

June 30, 2021



Shirley Perlmutter

United States Register of Copyrights and Director

C 731 10/2020

6. Name _____

(City)

(Zone)

(State)

16-01821-1

Address _____

UCC 9-307(H)
UCC 7-103
UCC 7-104(b)(c)



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of
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Approved by Elkey
NOV 0 & 2024



Unincorporated | Organic | Indigenous | Self-Determined | Autonomous | non-US Citizen | De Jure | Diplomat | Sovereign | Mu'ur/Moorish American National | Ecclesiastical | Missionary | Ministerial | Tribal | Consular | Juridical

Section I | Declaration of Unincorporated Trust

**Sol n Muhn Estate and Foundational Trust for Generations
(SMFTG)**

An Unincorporated Tribal Estate and Trust

Trustor: The Band of Xi'Ohiy Luaruchattowa

Annex: AA222141 in strict accord to and with the
Moorish America National Trust [Vast Estate of the Noble Drew Ali]
Moorish National Republic Federal Government [Law]
Moorish American Empire [Law]
of (Mu' Penetopo Kataru | Mu'ur/American Indian)

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Annex: Permanent Character | AA222141 | Ecclesiastical 805 ILCS

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

**A Clear and Evident Declaration of Fact and Truth without Burden of [further] Proof and
Prohibiting any Unlawful Alteration of such Truth.**

UCC 9-307(H)
UCC 7-103
UCC 7-104(b)(c)



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Section V | Fiduciary, Trustees, and Beneficiary Enjoyment of Inalienable and Unalienable Rights

A. The Fiduciary, Trustee(s) and Beneficiary(ies), in strict accord to and with Article VI section 2 of the Constitution for the United States of America of the year 1791, are all entitled to the enjoyment of all Universal and Human Rights which receive lawfully substantial guidance and support by, from and of, and not limited to the Universal Declaration on Human Rights; Universal Declaration on the Rights of Peasants; Universal Declaration on the Rights of Indigenous Peoples; The Treaty of Peace and Friendship 1787; Treaty of Merrakesh 1786; the World Conference(s) on Indigenous Peoples; Vienna Convention on the Law of Treaty; and all other international provisions of and in absolute accord with Natural and Supreme Law(s) of the Land(s) which the Mu'urs (American [and State] Nationals) are part and parcel to.

B. The Fiduciary, Trustee(s) and Beneficiary(ies), possess an inalienable and unalienable right to **Freedom of Movement**, generally, and including travelling via Mode of Conveyance. The said shall be without interruption, impedance and imposition of colored and colorable laws which violate Constitutional, Conventional, Treaty or any other international or Supreme laws, the strictest being Article VI section 2 of the Constitution for the United States of America (1791)

Section VI | Final Declaration

A. This instrument is to provision Lawful Judicial and Public Notice to the entire reaches of planet Earth (Territorial and Extra-Territorial), and any and all inhabitants thereof, of the Exercise of the Right and the Execution of this Allodial and Irrevocable Trust by which is titled: **Sol n Muhn Estate and Foundational Trust for Generations [SMET]**(also known to use the also unincorporated title **Sol n Muhn Estate and Trust or Sol n Muhn E&T**.

B. The said generational trust is to be an estate and/or asset managing and wealth transmitting instrumentality for

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generations immeasurable having **no subjectivity** to corporate, commercial, "ordinances," "bylaws," "codes," "measures," and "statutes" or any/or *other name chosen by [municipal or any other non-indigenous governmental bodies* that pass such so called laws) as the said would breach Treaty provisions of which all operatives and citizens of the United States of America, Incorporated are part and parcel to in accordance to and with **Article VI section 2** of the **Constitution for the United States of America of 1791**. The mentioned "ordinances," "bylaws," "codes," "measures," and "statutes" or any *other name chosen by [municipal or any other non-indigenous governmental bodies* that pass such so called laws) would only constitute violations of Indigenous, Universal and Human Rights as the imposition of such colored and colorable laws are Crimes Against Humanity and violators, in regard to and of the people safeguarded by and within this Trust, are subject to and will, individually or in groups or companies, have a Common Law/Commercial Lien attached to their assets, earnings, etc. In strict accord to and with the Allodial American National (see also charter #5001224) Fee Schedule.

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

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

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

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

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

Article 1

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UCC 9-307(H)
UCC 7-103
UCC 7-104(b)(c)



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

Article 2 For the purposes of this Convention, "enforced disappearance" is considered to be the arrest, detention, abduction or any other form of deprivation of liberty by agents of the State or by persons or groups of persons acting with the authorization, support or acquiescence of the State, followed by a refusal to acknowledge the deprivation of liberty or by concealment of the fate or whereabouts of the disappeared person, which place such a person outside the protection of the law.

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

D. Do Not Detain | Do Not Arrest

Any attempt or commitment to and/or of **detainment, kidnap, arrest**, etc of [War] Chief/Fiduciary/Trustee/: Zafeer Luckee Amaru Khan El Bey, jus sanguinis, *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]**, and/or any other **Trustee, Beneficiary, heir or assign**, and/or any other directly associated people, (*tribal or non-tribal*), shall be internationally subject to special counts regarding violation(s) and or breach(es) of all treaties, Constitution for the united States (1791), and all Supreme Law mandates including to and absolutely not limited to the **International Convention For The Protection Of All Persons From Enforced Disappearance**.

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UCC § 7-103
UCC § 7-104(b)(c)
UCC § 9-335
UCC § 9-607



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Annex: Treaty of Merrakesh 1786
Annex: Treaty of Peace and Friendship 1787

Lawfully, Judicially, and Publicly **SERVED** and **NOTICED**.

Divinely, Lawfully, Peacefully. Without Fear.

Zafeer El Bey TTEE/Fiduciary
All Rights Reserved U.C.C. 1-207 / 308, U.C.C. 1-103

Authorized Representative Natural Person, In Propria Persona:
TTEE/Fiduciary: Zafeer El Bey
Sol & Muhn Estate and Foundational Trust for Generations
Estate/Premises: c/o 1606 Ute Ave. SE
[Massillon, OH Republic DMM 602 1.3e(2)]
Non-Domestic/ Non-Assumpsit

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

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

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UCC § 7-103
UCC § 7-104(b)(c)
UCC § 9-335
UCC § 9-607



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Annex: Treaty of Merrakesh 1786
Annex: Treaty of Peace and Friendship 1787

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

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Authorized Representative Natural Person, In Propria Persona:

and Giving lawful Notice to the following:

US Marshals Service
2 S Main St Rm 314
Akron, OH 44308

Southern District of Ohio
U.S. Marshal: Michael D. Black
Courthouse: Joseph P. Kinneary
United States Courthouse
85 Marconi Boulevard, Room 460
Columbus, OH 43215-2885
Phone: (614) 469-5540

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

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UCC 9-307(H)
UCC 7-103
UCC 7-104(b)(c)



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JUDICIAL PUBLIC NOTICE

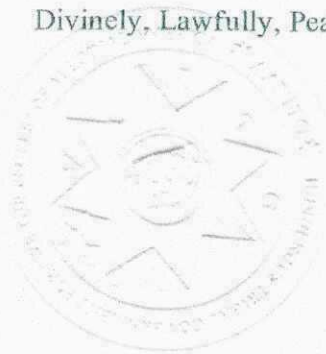
This Trust: **Sol n Muhn Estate and Foundational Trust for Generations [SMET]** is hereby declared Active, in Exercise, and therefore Lawfully Executed with exclusive lawful prohibition of interruption.

Maxim: To meddle with affairs in which a man has no concern, makes him a wrong doer. (POMPONIUS).

Maxim: That which was originally void does not by lapse of time become valid. (Noy, Max., 9th ed. p. 16.)

For the Record to Reflect Clearly and to Reflect Clearly for the Record

Divinely, Lawfully, Peacefully. Without Fear.



Zafeer Khan El Bey - THE Fiduciary
All Rights Reserved — U.C.C. 1-207 / 308, U.C.C. 1-103
Authorized Representative Natural Person, In Propria Persona
Trustee/Fiduciary/Missionary/Noble: **Zafeer Luckee Amaru Khan El Bey**

Consular 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, -81.504767

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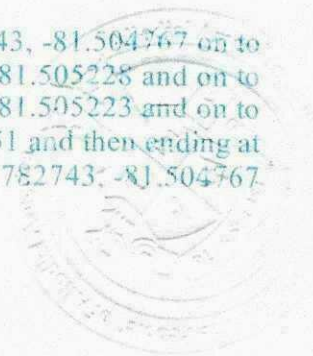
'Noticed' and 'Recorded' at, by and with the
Allodial American National Indigenous Tribal Government
allodialamericannationalconsulate.com

JURIS ET DE JURE | ACTIONES LEGIS

Annex: Permanent Character | AA222141 | Ecclesiastical 805 ILCS

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

**A Clear and Evident Declaration of Fact and Truth without Burden of [further] Proof and
Prohibiting any Unlawful Alteration of such Truth.**



UCC 9-307(H)
UCC 7-103
UCC 7-104(b)(c)



Clear and Perfect
Self-Executing
Declaration
of Lawful Execution
of
Allodial and Irrevocable
Trust and Dominion
Estate for Life

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

FILED NOV 0 8 2024

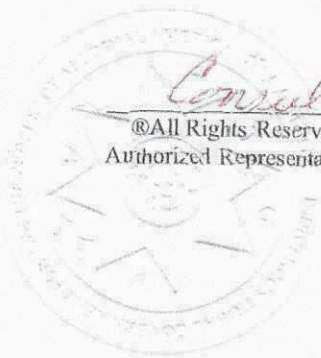
Mailing

c/o Sol & Muhn Estate
and Foundational Trust for Generations
1610 Ute Ave SE
near [Massillon, OH Republic DMM 602 1.3e(2)]
Non-Domestic/ Non-Assumpsit

FULL PROOF

Let this instrument 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, let every word be established. 2 Corinthians 13:1



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



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

12 of the 17

©Intellectual Instrument

#SMET1979AET224

Estate Ad Remanentiam

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JURIS ET DE JURE | ACTIONES LEGIS

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USSEC Tracer Flag
Not a point of Law

P.L. 8 Stat. 484
8 U.S.C. 1101



Title 22, Foreign Relations and Intercourse;
Chapter 2, Consular Courts;
Section 141, Judicial Authorities Generally

For every right there is a remedy, where there is a remedy, there is no right.

TRIBAL TERRITORY

For indigenous communities, relations to the land are not merely a matter of possession and production but a material and spiritual element which they must fully enjoy, even to preserve their cultural legacy and transmit it to future generations" IA Court H.R. Judgment of January 31, 2001, Series C No. 79, par. 149; Judgment of June 17, 2005, Series C No. 125, pars. 124, 131; Judgment of November 19, 2004, Series C No. 116, par. 85

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



AA 222 141



Copy
APPROVED NOV 0 4 2024

Agave Khan E. Ray
DELIVERED NOV 0 2024
Trustee Fiduciary

17 of the 17

©Intellectual Instrument

#SMET1979AET224

Estate Ad Remanentiam

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JURIS ET DE JURE | ACTIONES LEGIS

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Prohibiting any Unlawful Alteration of such Truth.**

Allodial American National Indigenous Tribal Government

FEE SCHEDULE

Private Easements Schedule

Penalty for Private Use \$250,000

Public Easements Schedule

Penalty for Public Use \$250,000

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Produce trade name materials:

a.	Name	\$	50,000.00
b.	Driver's License Number	\$	50,000.00
c.	Social Security Number	\$	100,000.00
d.	Retinal Scans	\$	5,000,000.00
e.	Fingerprinting	\$	250,000.00
f.	Photographing	\$	250,000.00
g.	DNA	\$	5,000,000.00
	1. Mouth swab	\$	5,000,000.00
	2. Blood samples	\$	5,000,000.00
	3. Urine samples	\$	5,000,000.00
	4. Breathalyzer testing	\$	5,000,000.00
	5. Hair samples	\$	5,000,000.00
	6. Skin samples	\$	5,000,000.00
	7. Clothing samples	\$	5,000,000.00
	8. Forced giving of fluids/samples	\$	5,000,000.00

Issue Traffic citations and tickets of any traffic nature:

a.	Citations	\$	75,000.00
b.	Warning issued on Paper Ticket	\$	25,000.00

Appearance in court because of traffic citations:

a.	Time in court	\$ 75,000/hr with 1 hour min.
b.	If Fine is imposed	500,000

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce:

FILED
2025 JAN 21 AM 8:32
CLERK OF DISTRICT COURT
JANUARY 21 2025

a. Agency by Estoppel	50,000
b. Color of Law	250,000
c. Implied Color of Law	250,000.00
d. Criminal Coercion	500,000
e. Criminal Contempt of court	500,000
f. Estoppel by Election	350,000
g. Estoppel by Laches	350,000
h. Equitable Estoppel	500,000
i. Fraud	1,000,000
j. Fraud upon the court	2,000,000
k. Larceny	250,000
l. Grand Larceny	250,000
m. Larceny by Extortion	1,000,000
n. Larceny by Trick	1,000,000
o. Obstruction of Justice	500,000
p. Obtaining Property by False Pretenses	1,000,000
q. Simulating Legal Process	1,000,000
r. Vexatious Litigation	5,000,000
s. Trespass upon Motor Conveyance	100,000
t. Unauthorized Relocation of Motor Conveyance	100,000
u. Seizure of Motor Conveyance	\$100,000
v. Theft of License Plate	\$10,000
w. Unlawful Lien on Motor Conveyance	\$100,000
Use of trade name protected material under threat, duress, and/ or coercion:	
a. Name written by the informant	\$250,000
b. Driver's License written by informant	\$150,000
c. Social Security Number written by informant	\$150,000
d. Miscellaneous Material written by informant	\$500,000

2003 JAN 21 AM 9:32
 FILED

a.	30 minutes	1. Under Protest and Duress	\$50,000
		2. Voluntarily	\$10,000
b.	60 minutes	1. Under Protest and Duress	\$100,000
		2. Voluntarily	\$20,000
c.	90 minutes or more	1. Under Protest and Duress	150,000
		2. Voluntarily	30,000

Trespass-Fee Schedule

Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s) and other fictional entities as well as all others who desire to contract:

a.	Failure to honor God Given Rights	\$100,000
b.	Failure to honor Oath of Office	\$50,000
c.	Failure to honor Constitutional Oath	\$50,000
d.	Failure to honor Written and/or Oral Word	\$25,000
e.	Silence/Dishonor/Default	\$25,000
f.	Failure to honor /No Bond	\$25,000
g.	Phone call to telephone number used by Secured Party including from alleged debt collectors	\$ 5,000 each
h.	Telephone message left on Secured Party phone Service or equipment	\$ 5,000 each
i.	Use of Street Address/Mailing location of Secured Party	\$ 5,000 each
j.	Time Waiting for Scheduled Service	\$1,000 Minimum or per hour
k.	Detention from Free Movement and/or cuffed	\$ 75,000 Minimum or per hour
l.	Incarceration [per hour]	\$100,000 Minimum or
m.	Failure to Follow Federal and/or State Statutes, Codes, Rules and/or Regulations	\$50,000
n.	Failure to State a Claim upon which Relief Can Be Granted	
o.	Failure to Present a Living Injured Party	\$500,000
p.	Failure to Provide Contract Signed by the Parties	\$100,000
q.	Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) Requirements upon Request	\$100,000*

2005 JAN 21 AM 8:32
 FILED

r. Default By Non-Response or Incomplete Response	\$100,000*
s. Fraud	\$1,000,000*
t. Racketeering	\$1,000,000*
u. Theft of Public Funds	\$1,000,000*
v. Theft of Private Funds	\$1,000,000*
w. Dishonor in Commerce	\$1,000,000*
x. Failure to pay Counterclaim in full within (30) Thirty Calendar Days of Default as set forth herein	\$1,000,000**
y. Perverting of Justice Judgment	\$1,000,000*
z. Use of Common-law Trade-name/Trade-mark After One Warning (per each occurrence)	\$250,000 Each
aa. Forcing psychiatric evaluations	\$500,000 per day
bb. Refusal to provide adequate and proper nutrition while incarcerated	\$50,000 per day
cc. Refusal to provide proper exercise while incarcerated	\$50,000 per day
dd. Refusal to provide proper dental care while incarcerated	\$50,000 per day
ee. Forced giving of body fluids	\$5,000,000 per day
ff. Forced injections/inoculations, vaccines	\$10,000,000 per day
gg. Confiscation/kidnapping of a body not a US Citizen	\$1,000,000 per day
hh. Corporate State continuing a mortgage for more Than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large	\$ 1,500,000 per day
ii. Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation	\$5,000,000 per charge
jj. Attempted extortion of signature	\$5,000,000 per charge
kk. Attempted forgery of signature	\$5,000,000 per charge

2008 JAN 21 AM 8:32
 FILED

*Per Occurrence and Includes any Third-Party Defendant

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

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) times the damages for punitive or other

Produce any personal information/property for any kind of business interaction:

a. Financial Information	100,000
b. Property inside of motor vehicle	150,000

Time Usage for traffic stops:

a. 15 minutes	75,000/15 minutes min.
b. 30 minutes	150,000
c. 60 minutes	300,000

Court Appearance Schedule

These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an **additional fee of \$7,500.00 for breach of contract.**

Demand for Appearance in court: My Appearance

a. Under protest and duress:	75,000/hour
b. Voluntarily	10,000/hour

Use of trade name material

a. Name	
1. under protest and duress:	50,000
2. Voluntarily	10,000
b. Driver's License	
1. under protest and duress:	\$50,000
2. Voluntarily	\$10,000
c. Social Security Number	
1. under protest and duress:	\$100,000
2. Voluntarily	\$10,000
3. Miscellaneous Material	\$50,000

Produce any personal information for any kind of business interaction:

a. Financial Information	100,000
b. Driver's License	10,000
c. Social Security Number	250,000
d. Any documents produced by me	15,000 per document

Time usage for court appearances:

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2025 JAN 21 AM 8:32

additional damages.

Kidnapping

(If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping)

\$1,000,000

Services to others and/or Corporation(s):

a. Studying	\$500 per hour
while under threat, duress, coercion	\$75,000 per hour
b. Analyzing	\$500 per hour
while under threat, duress, coercion	\$75,000 per hour
c. Research	\$500 per hour
while under threat, duress, coercion	\$75,000 per hour
d. Preparing Documents	\$500 per hour
while under threat, duress, coercion	\$75,000 per hour
e. Answering Questions	\$500 per hour
while under threat, duress, coercion	\$75,000 per hour
f. Providing Information	\$500 per hour
while under threat, duress, coercion	\$75,000 per hour

Pursuant to: Civil Orders of June 10th, 2014, and July 4th, 2014, Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services:

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

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

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

If invoiced, payment is due 15 days after receipt date.

Make all payments to: Allodial American National Indigenous Tribal Government Trust / Estate
Near [Ohio Republic Territory]



2025 JAN 21 AM 8:32
FILED

SUMMONS

IN ACTION IN FORCIBLE ENTRY AND DETAINER AND FOR MONEY

JOHNNIE A. MAIER, JR., CLERK OF MASSILLON MUNICIPAL COURT

STATE OF OHIO
STARK COUNTY
CITY OF MASSILLON

ss. **CASE # 2025-CVG-0400**

CAMPBELL, PATRICK NG TRUST (ETAL)

Plaintiff

vs.

UNKOWN OCCUPANTS AND ALL OCCUP

Defendant

CAMPBELL, PATRICK NG TRUST

CAMPBELL, AMBER NG TRUST

UNKOWN OCCUPANTS AND ALL
OCCUPANTS

C/O TRUE HOME OHIO

C/O TRUE HOME OHIO

1610 UTE AVE SE

2722 ERIE AVE STE 219

2722 ERIE AVE STE 219

MASSILLON, OH 44646

CINCINNATI, OH 45208

CINCINNATI, OH 45208

Attorney: SILVIS, JENSEN E 190 NORTH UNION ST STE 201, AKRON OH 44304

(Plaintiffs)

Vs.

(Defendant)

FIRST CAUSE OF ACTION -- Forcible Entry and Detainer

A COMPLAINT TO EVICT YOU HAS BEEN FILED IN THIS COURT on behalf of the plaintiff for Forcible Detention of the following premises, to wit and know as:

1610 UTE AVE SE MASSILLON, OH 44646

together with the lot and land on which said premises are situated. The complaint of the said plaintiff will be taken as true and judgment rendered accordingly for restitution, unless you appear in the Massillon Municipal Court, Two James Duncan Plaza, P O Box 1040, Massillon, Ohio 44648-1040 **on Wednesday, March 5th 2025, AT 01:30 PM**

NOTE: NO PERSON SHALL BE EVICTED UNLESS HIS RIGHT TO POSSESSION HAS ENDED AND NO PERSON SHALL BE EVICTED IN RETALIATION FOR THE EXERCISE OF HIS LAWFUL RIGHTS. IF YOU ARE DEPOSITING RENT WITH THE CLERK OF THIS COURT, YOU SHALL CONTINUE TO DEPOSIT SUCH RENT UNTIL THE TIME OF THE COURT HEARING. THE FAILURE TO CONTINUE TO DEPOSIT SUCH RENT MAY RESULT IN YOUR EVICTION. YOU MAY REQUEST A TRIAL BY JURY. YOU HAVE THE RIGHT TO SEEK LEGAL ASSISTANCE. IF YOU CANNOT AFFORD A LAWYER, YOU MAY CONTACT YOUR LOCAL LEGAL AID SERVICE OFFICE. IF NONE IS AVAILABLE, YOU MAY CONTACT YOUR LOCAL BAR ASSOCIATION.

(Section 1923.06 (B) OHIO REVISED CODE)

SECOND CAUSE OF ACTION -- Civil Action -- Money Only

You are hereby summoned and required to serve upon the plaintiff's attorney, or upon the plaintiff, if he has no attorney of record, a copy of an answer to the complaint within twenty-eight days after service of this summons on you, exclusive of the day of service. Your answer must be filed with the Court within three days after the service of a copy of the answer on the Plaintiff's attorney or plaintiff if he has no attorney. If you fail to appear and defend, judgment will be rendered against you for the relief demanded in the complaint.

COPY OF COMPLAINT ATTACHED HEREWITH

By: T Keefe
Deputy Clerk

Feb 12, 2025

BAILIFF'S RETURN

Bailiffs Return 02-19-25 (Issued Ordinary Mail) (Bailiff Service)(Certified Mail)

Bailiff's Office, Massillon Municipal Court, Massillon, Ohio

Received this writ on the _____ day of _____, 200__.

SUMMONS RETURNED ENDORSED

On the _____, 200__, I served this writ on the within named.

- By delivering to _____ a true and certified copy thereof with all endorsements thereon
- By leaving a true and certified copy thereof with all endorsements thereon with _____ at usual place of residence.
- By posting a true and certified copy thereof, with all endorsements thereon in a conspicuous place on the subject premises after attempted personal service was unsuccessful.

Ricky D Seifer Jr.
Chief Bailiff

Bailiff

was informed of who is Freeholder Possessor and occupier @ was/ls.

**NOTICE TO LEAVE THE PREMISES
(FOR RESIDENTIAL PROPERTY ONLY)**

TO: Unknown Occupants

You are hereby notified that I/we want you out on or before January 22, 2025
to leave the premises you now occupy and have rented of me/us, situated and
described as follows:

1606 - 1610 Ute Avenue Southeast - 1610 Massillon, OH 44646

Eviction Address:

In Stark Massillon OH
County, City & State

Grounds: Non-payment of Rent

YOU ARE BEING ASKED TO LEAVE THE PREMISES. IF YOU DO NOT LEAVE, AN EVICTION ACTION MAY BE INITIATED AGAINST YOU. IF YOU ARE IN DOUBT REGARDING YOUR LEGAL RIGHTS AND OBLIGATIONS AS A TENANT, IT IS RECOMMENDED THAT YOU SEEK LEGAL ASSISTANCE.

January 17, 2025

Notice given on this date

Signature: Ryann Fetchu
**PROPERTY MANAGER OHIO
REAL STATE LICENSE #2020007396**



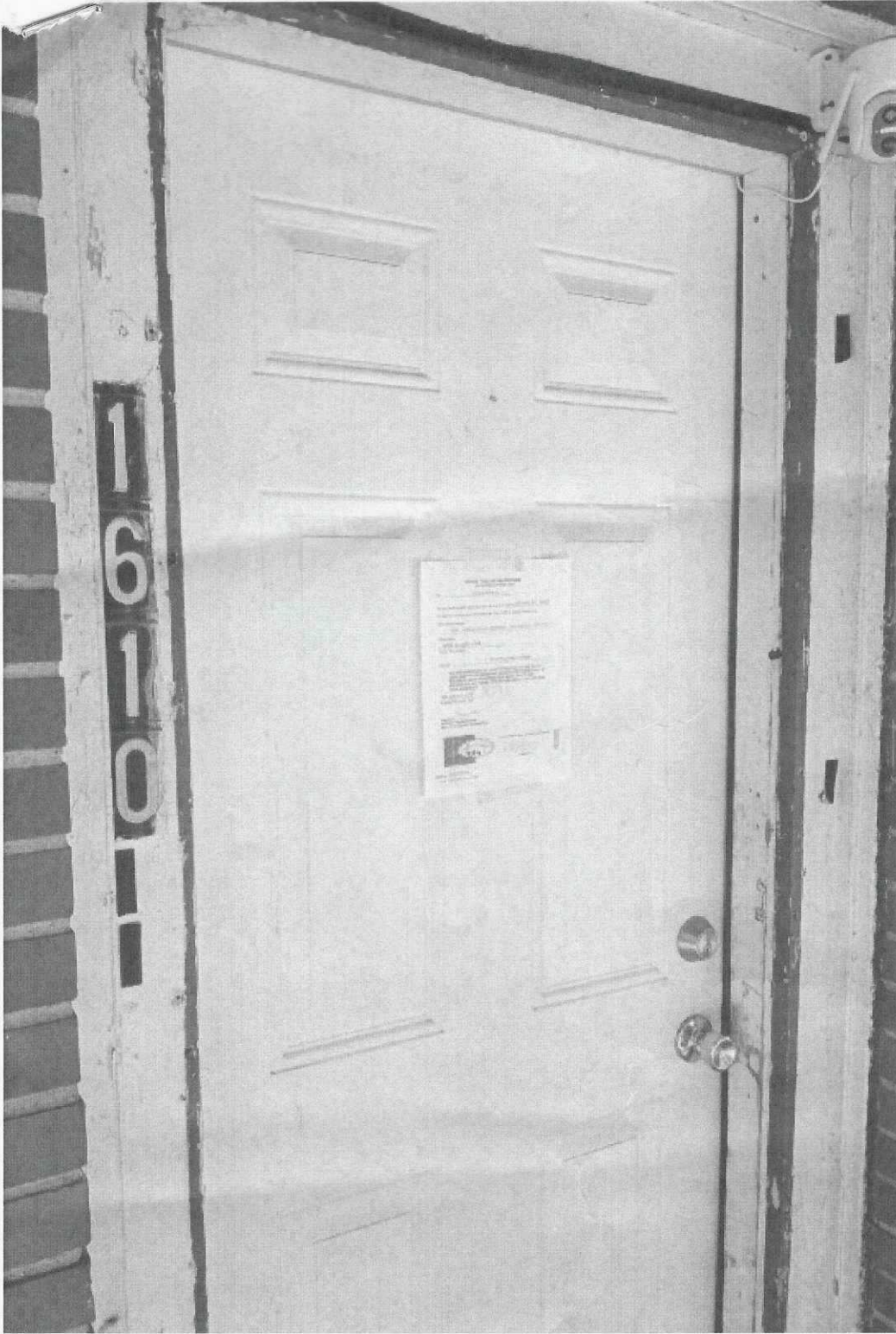
GENERAL SUPPORT

☎ 1 513-813-4129
📍 PO Box 340380 #75897
Columbus, Ohio 43234-0380
🌐 www.truehomeohio.com
🕒 Mon-Fri 9 AM to 4 PM



Signature: Ryann Fetchu
Ryann Fetchu (Jan 17, 2025 11:27 EST)

Email: support@truehomeohio.com



*Evidence
of TRESPASS*

IN THE MASSILLON MUNICIPAL COURT
STARK COUNTY, OHIO

PATRICK AND AMBER CAMPBELL NG)
TRUST c/o True Home Ohio)
2722 Erie Avenue, Ste 219)
Cincinnati, Ohio 45208)

Plaintiff,)

v.)

"FREEHOLDER"
Possessor & Occupant
Sidi Alubni TEB - Zafar Khan El Bey

UNKNOWN OCCUPANTS and all occupants)

1610 Ute Avenue SE)

Massillon, Ohio 44646)

Defendant.)

See
Case labels
2025-CVG-0241 and
2025-CVG-241

CASE NO.: 2025 CVG 400

JUDGE:

**COMPLAINT FOR FORCIBLE
ENTRY AND DETAINER AND
SECOND CAUSE OF ACTION**

JOHANNE A. MAERZ
CLERK OF COURT
MASSILLON, OHIO
2025 FEB 12 PM 1:17
FILED

Now comes Plaintiff, by and through the undersigned counsel, and states the following:

FIRST CAUSE OF ACTION

1. Plaintiff is the owner of real property located at 1610 Ute Avenue SE, Massillon, Ohio 44646.
2. Plaintiff purchased the property in April 2023, believing that the residence was vacant.
3. To the best of Plaintiff's knowledge, there is no lease agreement with any holdover tenant from the previous owner.
4. Upon inspection, Plaintiff discovered there were several unknown occupants staying at the property.
5. Since the 24th day of January 2025, Defendant has unlawfully and forcibly detained, and still does forcibly detain from Plaintiff, possession of the dwelling unit.
6. On the 17th day of January 2025, Plaintiff duly served upon the said Defendant(s) as required by law a three-day notice in writing to leave said premises.
7. Plaintiff asks for process and restitution.

The Massillon Municipal Court

The Honorable
Joel C. Fichter
Judge
(330) 830-1725

Two James Duncan Plaza
Massillon, Ohio 44646-6690

(330) 830-1730
Fax (330) 830-1756
www.massilloncourt.org
www.starkcjis.org

The Honorable
Edward J. Elum
Administrative Judge
(330) 830-1748

January, 2020

YOU ARE RECEIVING THIS INFORMATION SHEET BECAUSE YOU HAVE BEEN GIVEN A THREE (3) DAY NOTICE TO VACATE YOUR APARTMENT/HOME OR YOU HAVE BEEN SERVED WITH A FORMAL EVICTION LAWSUIT FILED BY YOUR LANDLORD. PLEASE TAKE THE FOLLOWING ACTION TO HELP YOURSELF AND YOUR LANDLORD:

1. Please call or contact your landlord and attempt to work out an agreeable payment plan on your delinquent rent and/or utilities prior to your court hearing. Your landlord is under no legal obligation to agree to a payment plan.
2. Please call and register with the **HOMELESS HOTLINE** at **330.452.4363**. You must register with the **HOMELESS HOTLINE** to receive any housing referrals, benefits, subsidized or temporary housing.
3. **RENT AND UTILITIES Assistance** (once a year): Please Call **MASSILLON SALVATION ARMY** at **330.833.6473**. To use these programs, you must have income.
4. **FOOD APPOINTMENTS:** Call **MASSILLON SALVATION ARMY** at **330.833.6473**.
5. **HOMELESS HOTLINE: 330.452.4363.**



Serving the Citizens of Western Stark County, Ohio

Massillon • Canal Fulton

Bethlehem Twp. • Jackson Twp. • Lawrence Twp. • Perry Twp. • Sugar Creek Twp. • Tuscarawas Twp.
Villages of Beach City, Brewster, Hills & Dales, Navarre and Wilmot

Jasst1/
Ejeforms



Competent Jurisdiction P.L. 8 Stat.484



Sol & Muhn Estate and Trust

~ Societas Republicae Ca Al Maurikanos ~
Northwest Amexem Territories and Dominions

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

Affidavit of Allodial Secured Land Property Repossession Written Statement

[11th of February, 2025]

To: PATRICK AND AMBER CAMPBELL [NG TRUST]
9835 VENNEFORD RANCH RD
HIGHLANDS RANCH, COLORADO 80126

From: Sol & Muhn Estate and Trust
Zafeer El Bey - Trustor/Executor
c/o 1610 Ute Avenue Southeast
near [Massillon, Ohio]
Postal or Zip Code Exempt

JOHANNE A. MAIER, JH
CLERK OF COURT
MASSILLON, OH

2025 FEB 12 AM 10:03

FILED

Non Residential Non Commercial Non Domestic Non Subject
mach000001139; Annex: AA222141

Affidavit of Allodial Secured Land Property repossession Written Statement

This Affidavit of Allodial Land Property Repossession Written Statement is for Notification purposes of my ecclesiastical repossession of said property. The Sol & Muhn, part and parcel to and of the Moorish National Republic Federal Government and the Allodial American National Indigenous Tribal Government has reposessed said land and property as the Muurs/Moors at North, Central, South, America, the Adjoining and Americana Islands, claim Trusteeship, Heirship, Executorship, Ministrations of, and Beneficiary Status of all land in the Western Hemisphere and all land as mandated by our Ancient Aboriginal Pharaonic Ancestors pursuant to the Treaty of Peace and friendship 1786 and 1836 and the Constitution for the United States 1791. We have a Religious Right to our Ancient Ancestral lands as part and parcel of our worship.

Appellation of Allodial American National Indigenous Tribal Government Official

mach000001139 Affidavit of Allodial Secured Land property Repossession Written statement PATRICK AND AMBER CAMPBELL [NG TRUST] c/o 1606 Ute Ave SE NEAR, MASSILLON, OHIO [44646] Aboriginal and Indigenous peoples Documents: Northwest Amexem / North Africa / North America / The North Gate / Central Amexem / Southwest Amexem / Adjoining Islands - The Moroccan Empire - Continental United States; Temple of the Moon and Sun / Turtle Island; Non - Domestic Non - Resident Non - Subject; - Moors / Muurs -Being the Rightful heirs and primogeniture Birthright - Inheritors of the land.



Competent Jurisdiction P.L. 8 Stat.484



Vizir: Zafeer El Bey

Current Mailing Location

Care of 1606 Ute Avenue SE

near [Massillon, Ohio]

Postal or Zip Code Exempt

Non Residential Non Commercial Non Domestic Non Subject

Email Contact

zafeeramaru@alloodialamericannationalconsulate.com

1. Current Status of property Repossessed by Sol & Muhn Estate and Trust

Repossessed

2. Appellation of the Moorish American National/Trust Repossessing the Property

Zafeer El Bey

3. Mailing Location of the Property Repossessed by the Moorish American National

Care of:

PATRICK AND AMBER CAMPBELL [NG TRUST]

c/o 1606 Ute Ave SE

NEAR, MASSILLON, OHIO [44646]

Postal or Zip Code Exempt

Non Residential Non Commercial Non Domestic Non Subject

and

c/o 1606 Ute Ave SE

NEAR, MASSILLON, OHIO [44646]

Postal or Zip Code Exempt

Non Residential Non Commercial Non Domestic Non Subject

Now known as: Sol & Muhn Estate, Northeast Amexem, Morocco

4. Email Contact of the Moorish American National Repossessing the Property

zafeeramaru@alloodialamericannationalconsulate.com

mach000001139 Affidavit of Allodial Secured Land property Repossession Written statement PATRICK AND AMBER CAMPBELL [NG TRUST] c/o 1606 Ute Ave SE NEAR, MASSILLON, OHIO [44646] Aboriginal and Indigenous peoples Documents: Northwest Amexem / North Africa / North America / The North Gate / Central Amexem / Southwest Amexem / Adjoining Islands – The Moroccan Empire – Continental United States; Temple of the Moon and Sun / Turtle Island; Non – Domestic Non – Resident Non – Subject; - Moors / Muurs -Being the Rightful heirs and primogeniture Birthright – Inheritors of the land.



Competent Jurisdiction P.L. 8 Stat.484

5. Phone Contact of the Moorish American National Repossessing the Property

740-602-6162

6. Delegation of Authority to Repossess Secured property

- The Will of Allah
- Sovereign Moorish American nationality by birthright and blood line
- Certified Copy of Our Authority Torrens
- Sealed Copy of holy Koran of the Moorish Holy Temple of Science divinely prepared by the Noble Prophet Drew Ali-Chapter 47
- Divine Constitution and Bylaws Act 6
- Moorish literature Edict page 11
- Divine Constitution and Bylaws Act 4 & 5
- Oral Statements and Prophecies 1, 120, & 230
- Antiquitous claims
- Aboriginal and Imperial Claims
- The Universal Religious Corporation Affidavit of Organization / Diplomatic Mission and Act of [Sovereign] State, notice date of acceptance August 30th, 2024 at 1:36pm Mike DeWine Governor's Office & Sep 08, 2024 - 3:58pm United Nations
- The Articles of Confederation 1774
- Declaration of Independence 1776
- Treaty of peace and Friendship 1786 and 1836
- Allodial American National Indigenous Tribal Government
- Moorish American Consulates Worldwide by command of the Article III Moorish American Consular Court
- Secured First Party Creditor Status of all Moorish Americans
- The Declaration of Trust document number SAME-R999999999 of the Allodial American National Indigenous Tribal Government
- Full faith and credit of the Moorish American People

7. Parcel Property Description

Sol & Muhn Estate and Trust, Northeast Amexem, Morocco
 [Ex. Rel. 1606 UTE AVENUE SOUTHEAST, MASSILLON, OHIO 44646
 and Ex. Rel. 1610 UTE AVENUE SOUTHEAST, MASSILLON, OHIO 44646]

mach000001139 Affidavit of Allodial Secured Land property Repossession Written statement **PATRICK AND AMBER CAMPBELL [NG TRUST]** ^{cb}
 1606 Ute Ave SE NEAR, MASSILLON, OHIO [44646] Aboriginal and Indigenous peoples Documents: Northwest Amexem / North Africa / North America / The North Gate / Central Amexem / Southwest Amexem / Adjoining Islands – The Moroccan Empire – Continental United States; Temple of the Moon and Sun / Turtle Island; Non – Domestic Non – Resident Non – Subject; - Moors / Muurs -Being the Rightful heirs and primogeniture Birthright – Inheritors of the land.

7016 2070 0000 5997 0326

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
Domestic Mail Only

For delivery information, visit our website at www.usps.com

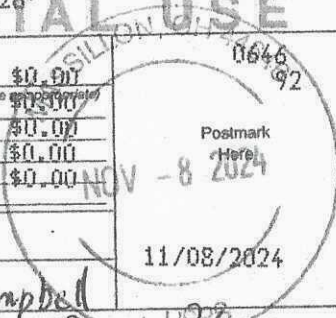
0646
92
OFFICIAL USE

Certified Mail Fee	\$4.85
Extra Services & Fees (check box, add fee as appropriate)	\$0.00
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00
<input type="checkbox"/> Return Receipt (electronic)	\$0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00
<input type="checkbox"/> Adult Signature Required	\$0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00

Postage \$2.59

Total Postage and Fees

Sent To: Patrick Amber Campbell
 4835 Vennefeld Ranch Rd
 HIGHLAND RANCH, CO 80126



UCC § 7-103
UCC § 7-104(b)(c)

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

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

February 11th, 2025



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

Notice of Intent to Lien

International Document

For the Record, To be Read Into Record

Notice to Agent is Notice to Principal – Notice to Principal Is Notice to Agent

To:

PATRICK AND AMBER CAMPBELL NG TRUST [ALL HEIRS AND ASSIGNS]

Ryan Fetchu [ALL HEIRS AND ASSIGNS], RYAN FETCHU #2020007396

TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]

Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989

STARK COUNTY SHERIFFS' DEPARTMENT [ALL HEIRS AND ASSIGNS]

and all derivatives thereof

From:

**Sol & Muhn Estate and Trust
(unincorporated and irrevocable)
Trustor: Zafeer El Bey MACH000001139
c/o 1606 and 1610 Ute Avenue Southeast
near [Massillon], Ohio Republic, [44646]**

part and parcel to and of the

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

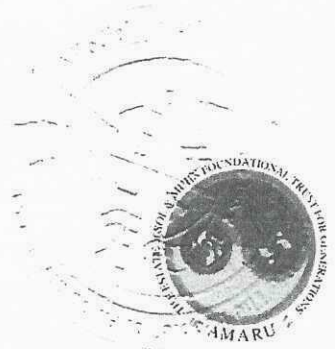
**Intellectual Property
International Instrument
#SAM2024MCM0211**

1 of the 4

FILED
2025 FEB 12 AM 10:03
JOHNNIE A. MAIER, JR.
CLERK OF COURT
MASSILLON, OH



Ecclesiastical: 805 ILC



UCC § 7-103
UCC § 7-104(b)(c)

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

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

February 11th, 2025

National Trust of the Moorish National Republic Federal Government
MATG-R999999999

PERSONAL ATTENTION TO: PATRICK AND AMBER CAMPBELL [NG TRUST] and all parties concerned and or profiting owners/beneficiaries et al. inclusive of but not limited to: PATRICK AND AMBER CAMPBELL [NG TRUST], all parties concerned and all public servant/persons connected with this issue of National Diversity now and in the future, severally and jointly, liable and reserving our right to add additional names as they become available.

IN REGARDS TO: THE MATTER OF NOTICE OF INTENT TO LIEN

To PATRICK AND AMBER CAMPBELL [NG TRUST] and all parties concerned,

I am corresponding with you here directly to inform you of my **NOTICE OF INTENT TO LIEN**. I have repeatedly tried to resolve our differences amicably and without controversy by every reasonable possible communication, to no avail. (See attached Affidavits) You have continually and/or repetitively ignored my Rights and my many **NOTICES** to you **NOT TO TRESPASS and NOT TO INVOLVE THIRD PARTIES OF ANY KIND**. Therefore, I am forced by your continued dishonor of my Rights and/or Property, which may cause me great worry, and stress. I will exercise my rights as I do not waive any of my unalienable Rights. You are hereby given **NOTICE** of my intent to protect my interests, and **TO LIEN** you, and any **RIGHTS** to your **INTERESTS** to real property, moneys, holdings or securities, and bonds for which you may have an interest for the purpose to secure my claims of and for damages and/or injury, which you may willfully and unjustly cause me, my family, the Moorish Nation, and People of Other Nations.

You have **(3) THREE CLEAR DAYS** to contact me and make arrangements with me or to cure via reasonable settlement of our differences in controversy due to the unlawful creation of **Libels/Case Number: #2025-CVG-0241 and #2025-CVG-241**, as there is no Michael Younger and/or Michael Yonger occupying the territory nor its affixation(s). **FAILURE** on your part to a peaceful resolution with me within the next **(3) THREE DAYS** will equate to your silence and will be tacit acquiescence that you have **NO HONEST AND/OR HONORABLE DESIRE** to try to correct your neglectful behavior and/or **TRESPASS TORT**. I will then proceed to protect my just complaints and/or **WAIVER OF TORT ACTION**, and secure my just claims with attachments and/or **LIENS** to protect my interest. The lien(s) will not dissolve until the complete matter in controversy has been fully worked out, agreed to in full, and an actual agreement or a schedule of compensation for full damages has been finalized. I trust you will realize my only desire is to make a just and peaceable resolution to this matter in accordance with law. The sooner we make resolution, the sooner I will dissolve the said **LIEN** against you and/or your assets/property. I await your timely response within



Ecclesiastic 805 ILC

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

Intellectual Property
International Instrument
#SAM2024MCM0211

2 of the 4



IN THE AKRON MUNICIPAL COURT
SUMMIT COUNTY, OHIO

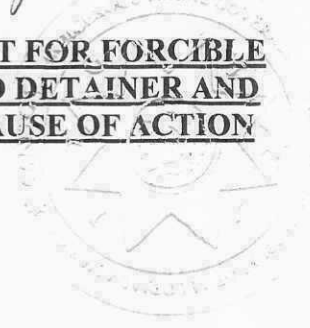
In Dishonor - See Affidavits
AMBIGUOUS
Filed with two counties
PATRICK AND AMBER CAMPBELL NG
TRUST c/o True Home Ohio
2722 Erie Avenue, Ste 219
Cincinnati, Ohio 45208
Plaintiff,

Different Case #'s
CASE NO.: 2025-CVG-241
JUDGE: *Judge Who?*

FILED
JAN 22 2025
CLERK OF COURT
MASSILLON
OHIO

v.
MICHAEL YOUNGER and all occupants
1606 Ute Avenue SE
Massillon, Ohio 44646
Defendant.
RELOCATED
Approx. Dec 13, 24
or sooner

**COMPLAINT FOR FORCIBLE
ENTRY AND DETAINER AND
SECOND CAUSE OF ACTION**



Now comes Plaintiff, by and through the undersigned counsel, and states the following:

FIRST CAUSE OF ACTION

1. Plaintiff is the owner of real property located at 1606 Ute Avenue SE, Massillon, Ohio 44646.
2. Plaintiff and Defendant Tenant entered into a written lease for the property in October 2023.
After October 2024, the lease became month to month.
3. Rent is \$795.00 per month and is due on the first (1st) day of the month.
4. Defendant has failed to make the full monthly rental payment of \$795.00 starting December 2024 through the present date plus late fees.
5. Since the 27th day of December 2024, Defendant has unlawfully and forcibly detained, and still does forcibly detain from Plaintiff, possession of the dwelling unit.
6. On the 20th day of December 2024, Plaintiff duly served upon the said Defendant as required by law a three-day notice in writing to leave said premises.
7. Plaintiff asks for process and restitution.

SECOND CAUSE OF ACTION

8. Plaintiff re-avers each and every allegation set forth in Paragraphs 1 through 7 as if fully set forth herein.
9. Defendant has failed to pay the full monthly rental payment of \$795.00 starting December 2024 totaling \$1,740.00 including late fees.

Wherefore, Plaintiff prays for relief in the amount of \$1,740.00., additional months' rent until restitution, late fees, unpaid utilities, attorney fees, court costs, any discovered damages to the property, as well as restitution of the property.

Respectfully Submitted,

/s/ Jensen E. Silvis

Jensen E. Silvis (0093989)

190 North Union Street, Suite 201

Akron, Ohio 44304

Phone: 330-696-8231

Fax: 330-752-9022

jensen@jesilvislaw.com

not a judge / not Article III

Notice to avoid

*Conspiring against Rights
of actual Possessor and
Free holder, Zayer*

*Kan Elbey
MACT 000001139
Amer's AA 222141
ucc 1-103/1-207/1-308*

MASSILLON MUNICIPAL COURT

Two James Duncan Plaza
MASSILLON, OHIO

Johnnie A. Maier, Jr.

Civil Division
(330) 830-1731

~~CAMPBELL, PATRICK~~

VS

YOUNGER, MICHAEL AND ALL
OCCUPANTS

CASE NO. **2025-CVG-00241**

RECEIPT NO 340485	DATE 02/12/2025
CC COURT COSTS	1.70
TOTAL RECEIPTED:	\$11.70
Amount Received:	\$10.00
Change:	\$8.30

Case Balance \$0.00

By/Type PLTP : CASH

Cashier: TNK Printed at 10:05 AM