

UCC § 7-103
UCC § 7-104(b)(c)

Intellectual Property
International Instrument
#SAM2024MCM1227
December 27th, 2024



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Principal and Agent Served and Noticed

"The essential elements of due process of law are...Notice and The Opportunity to defend."

Simon vs. Craft, 182 US 427

Notice of Intent to [Commercial] Lien

Annex: Treaty of Peace and Friendship 1787

Zafeer El Bey – TTEE / Fiduciary

MACH #000001139

Sol & Muhn

Estate and Foundational Trust for Generations

part and parcel of the

National Trust of the Moorish National Republic Federal Government

MACN-R999999999

Mailing Location/Estate Premises:

1606 and 1610 Ute Ave SE

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

Non-Domestic/ Non-Assumpsit

v.

TYLER HATHAWAY ID#242533

1 James Duncan Plaza

MASSILLON, OH 44646

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

Affidavit of Notice for and of Special Visitation to Article II (Title 19) "MUNICIPAL COURT"

Affidavit of Truth | Affidavit pf Fact | Demand for Correction to Proper (Article III) Jurisdiction | Intent to Lien

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

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



Ecclesiastic 805 ILC

1 of the 11

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

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Land; and the Judges in every State shall be bound thereby, anything in the Constitution or Laws of any State to the Contrary notwithstanding.

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

Bearing in Mind Also Amendment VI (1791) which states that "In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence."

RE: Violation of Article III section 1 of the Constitution for the United States of America (1791)

Keeping borne in mind The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office. The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.

RE: Violation of Article III section 2 of the Constitution for the United States of America (1791)

Keeping further borne in mind The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority;—to all Cases affecting Ambassadors, other public ministers and Consuls;—to all Cases of admiralty and maritime Jurisdiction;—to Controversies to which the United States shall be a Party;—to Controversies between two or more States;—between a State and Citizens of another State;—between Citizens of different States;—between Citizens of the same State claiming Lands under Grants of different States, and between a State, or the Citizens thereof, and foreign States, Citizens or Subjects.

RE: Violation of Article IV, Section 4: of the Constitution for the United States of America (1791)



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The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.

Violation of Article VI clause 2

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

RE: Violation of Amendment IV (1791)

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

RE: Violation of Amendment V

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

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

Truth | Statement of Claim

Exercising in strict accord to and with Article 37 section 1 of the UNDRIP which emphasizes that "Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honour and respect such treaties, agreements and other constructive arrangements.

Keeping in mind UNDRIP Article 30 section 1 and Realizing the violation(s) of Article VI section 2 of the Constitution (1791) and absolute Breach of Peace which influenced this affidavit occurred approximately 8:04am on the date of December 27th, 2024, where in (their) commission of trespass, I was approached in the driveway of the



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Estate of Sol & Muhn Estate and (Foundational) Trust, an Indigenous Territory and lawfully Private property which can be lawfully described as being From 40.782743, -81.504767 on to 40.782759, -81.505228 and on to 40.783005, -81.505223 and on to 40.782987, -81.504751 and then ending at 40.782743, -81.50476 (affixation(s) and included) and having a legal recognition as being 1606 Ute Avenue Southeast Massillon, Ohio [44646], by an Assembly consisting, at that moment, of public service functionary and **HUMAN RIGHTS VIOLATOR #1: TYLER HATHAWAY ID#242533** accompanied by public service functionary, accomplice and **HUMAN RIGHTS VIOLATOR #2: GREGORY DOTSON JR. ID#227222**, a supposed Sergeant of the MASSILLON POLICE DEPARTMENT who admitted that he could recall a previous “traffic stop”, an encounter which we had. This encounter should have ended just as peacefully.

note: **TYLER HATHAWAY ID#242533**, informed me of his self-determined interpretation that the “Sovereign” plates on the Trust Asset (automobile: a Black Mercury Milan VIN#2MEHM08199R609152 which became an asset of trust via exchange between the **Seller:** RC CDJR of 845 Washington Street, Newell, West Virginia 26050 and the **Buyer:** Sol & Muhn Estate and (Foundational) Trust (for Generations), *full proof/see attached evidence*) were/are, as he labelled it “fictitious plates” but failed to inform me of anything substantial supporting such claim and/or of any crime in which he may have been investigating and only became and remained adamant at expressing, in the words of **TYLER HATHAWAY ID#242533**, “I make the rules here.” which **he certainly does not**.

Truth: **HUMAN RIGHTS VIOLATOR #1: TYLER HATHAWAY ID#242533** informed me of his self-determined interpretation and belief of the Sovereign “plates” attached, by and with screws, to the rear end of the **Trust Asset** (an automobile: a **Black Mercury Milan VIN#2MEHM08199R609152** which became an asset of trust via exchange between the Seller: RC CDJR of 845 Washington Street, Newell, West Virginia 26050 and the Sol & Muhn Estate and (Foundational) Trust (for Generations)) to be fictitious (note: ...*a Substantial Rule (...) speeding, running stop signs, traveling without license plates, or registration, are not threats to the public safety, and thus are not arrestable offenses.* Christy v. Elliot, 216I 31, 74HE 1035, LRA NS 1905: California v Farley 98 CED Rpt. 89, 20 CA #d 1032 (1971) and State police power only extends to immediate threats to public safety, health, and welfare, etc. (California v Farley 98 CED Rpt. 89, 20 CA #d 1032 (1971)), and not pleased with my National Identity not “showing up in their system” as well as my lawful exercise of non-compliance to their corruption of law and deprivation of my indigenous, universal and human rights via unlawful imposition(s) of Colored and Colorable law, **TYLER HATHAWAY ID#242533, GREGORY DOTSON JR. ID#227222** both, acting in wage of war, threatened to detain me, breaching my provisionally protected right, eventually, accompanied by at least two other functionaries, whom I know not of their names and ID numbers, in act(s) of war, assaulted and also battered me, using force, where one of the functionaries used his left hand in an attempt to force my nose bone upward into my skull (which is an attempt to murder using deadly method and force) and also **GREGORY DOTSON JR. ID#227222** place his “tazer” into my right-side rib cage indicative of being a threat to feloniously “assault” me with it, or worse, possibly an involuntary attempt to murder.

Truth: Under threat, duress and coercion, I *bypassed the option to exercise my right to defend myself*, even if until



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death, and instead allowed the Assembly of functionaries to place handcuffs on me where they then placed me into the commercial motor vehicle driven by the functionary **TYLER HATHAWAY ID#242533** who then **kidnapped/enforce disappeared** me, taking me, against my will, from indigenous territorial soil location which is lawfully described: From 40.782743, -81.504767 on to 40.782759, -81.505228 and on to 40.783005, -81.505223 and on to 40.782987, -81.504751 and then ending at 40.782743, -81.50476 (affixation(s) and included), relocating me to the MASSILLON POLICE DEPARTMENT (Police Station) at 1 James Duncan Plaza in the **CITY OF MASSILLON (D-U-N-S # 626033658)** in the STATE OF OHIO, where at least two more functionaries (HUMAN RIGHTS VIOLATOR #3: **DANIEL YAEGER ID#158321** and another functionary whom I know not the name and ID number of) became **Accessory after the Fact** and inclusive in the **Abuse of Process** where, in violation of my right to determine their my identity or membership in accordance with my indigenous customs and traditions being substantially pursuant to **Article 33 sections 1 and 2** of the official publication (and treaty): the **United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)** not only did they neglect the opportunity to provide, for me, constitutional protection, they verbally contributed to the continuous inquisition and investigation of the U.C.C. protected STRAWMAN which from I lawfully ex-patriated and became accepting and adherent to my true **National Identity** as an **American Mu'ur/Moorish American/American National** being part and parcel of the **National Trust of the Moorish National Republic Federal Government MACN-R999999999**, and furthermore declaring and proclaiming my lawful appellation, in absolute exercise of my **Right to a Name** (UNDRIP Article and a **Right to a Nationality** (UNDRIP Article 6) and also my **right to Self-determination, autonomy and self-government** in matters relating to internal and local affairs, inter alia, to be, and I am, **Zafeer Luckee Amaru Khan El Bey MACH000001139**, annexing general and permanent character **AA222141**, the **Trustee, Fiduciary and Beneficiary (the Master)** of all affairs in relation to the expatriated, fictitious person and STRAWMAN called **LUCKEE LEE MAR SAMPSON** and/or any other derivative (such as **LUCKEE LEE MARSAMPSON I**, etc.) which is **UCC 1-103/1-308/1-703** safeguarded which was unlawfully provided by HUMAN RIGHTS VIOLATOR #4: **JAMIL DUDLEY**, a **magistrate bailiff** for and of the MASSILLON MUNICIPAL COURT whom, in his commission of **Trespass on the Case**, explained that he knew of the said fictitious person which from I lawfully ex-patriated because, as quoted by JAMIL DUDLEY, "**he took the police on a high speed chase and I did his assessment at S R triple C**" which is clearly unethical and evidently contributes to the collusive deprivation of my indigenous, universal and human rights. I orally noticed JAMIL DUDLEY that that corporation is UCC protected and that I can't ignore the fact that I had just listened to him unlawfully provide such information.

Truth: After unlawfully acquiring the UCC protected information, **TYLER HATHAWAY ID#242533**, disposed of one **TRAFFIC TICKET**, furthered his commission of fraud in la by replacing the said **TRAFFIC TICKET** with a newly filled out **SUMMONS** and **ORDER TO APPEAR** which was executed by and with the unlawful usage of safeguarded vital information without permission from the Trustee, Fiduciary, and/or an authorized beneficial Master of the fictitious person/corporation called **LUCKEE LEE MAR SAMPSON** (all derivatives included) and then conveyed my body from the **MASSILLON POLICE DEPARTMENT** (police station) to the **Stark County Jail** at 4500 Atlantic Boulevard in **THE CITY OF CANTON** in the **STATE OF OHIO** where I was ordered to remove my hooded garment, shoes and socks, was coerced into verifying the "last four digits" of the **SOCIAL SECURITY NUMBER**



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(STRAWMAN/Ciestu Que Vie Trust), was searched, and was placed and held in a “holding” cell from the time of approximately 10:08am until approximately 1:46pm.

In addition to the various Wrongdoings mentioned within this Affidavit, Reeds, Inc. 1030 3rd St NW, Massillon, OH 44647-4210 was deployed by THE MASSILLON POLICE for the purpose to fulfil the intent to have towed away a Trust Asset ((*automobile: a Black Mercury Milan VIN#2MEHM08199R609152 which became an allodial asset of and within the freehold of the Buyer: Sol & Muhn Estate and (Foundational) Trust (for Generations) via exchange between the Seller: RC CDJR of 845 Washington Street, Newell, West Virginia 26050 and the Buyer*) violating Amendment IV of the Constitution for the United States of America (1791) where it is cited “*The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized*”

Also, in addition to the variation of Wrongdoings, an officer (unsure of his name and ID#) knocked on the front entryway of the Sol & Muhn Estate and **demanded, from a minor under duress**, the Trust assets’ (automobile) **entry key, which the functionary unlawfully removed the specific entry key from the entirety of my key assortment** which is **also a violation of Amendment IV** of the Constitution for the United States of America (1791).

Gross negligence is fault; Gross fault is fraud

Points of Inquiry

Point of Inquiry #1: On the date of December 27th, 2024 and at the time of approximately 8:04am, I, Zafeer Luckee Amaru Khan El Bey **MACH000001139** part and parcel of the **National Trust of the Moorish National Republic Federal Government MACN-R999999999**, an American National and also the **Trustee and Fiduciary** of the (unincorporated) **Sol & Muhn Estate and Foundational Trust for Generations**, was approached in the driveway of the Sol & Muhn Estate, a lawfully Private property which can be described as being **From 40.782743, -81.504767 on to 40.782759, -81.505228 and on to 40.783005, -81.505223 and on to 40.782987, -81.504751 and then ending at 40.782743, -81.50476 (affixation(s) and included)** and having a legal recognition as being 1606 Ute Avenue Southeast Massillon, Ohio [44646], by you, public service functionary and HUMAN RIGHTS VIOLATOR #1: TYLER HATHAWAY ID#242533 accompanied by public service functionary and HUMAN RIGHTS VIOLATOR #2: GREGORY DOTSON JR. ID#227222, your sergeant.

TYLER HATHAWAY ID#242533, Do you Deny or Affirm?

Reminder: ...a Substantial Rule (...) speeding, running stop signs, **traveling without license plates, or registration**, are **not threats to the public safety**, and thus are **not arrestable offenses**. Christy v. Elliot, 2161 31, 74HE 1035, LRA NS



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1905: California v Farley 98 CED Rpt. 89, 20 CA #d 1032 (1971) and State police power only extends to immediate threats to public safety, health, and welfare, etc. (California v Farley 98 CED Rpt. 89, 20 CA #d 1032 (1971))

Point of Inquiry #2: TYLER HATHAWAY ID#242533, When asked if you had **National Identity** you responded, at first: “I’m not sure what you mean” and eventually stated that your National allegiance is to “...I guess the United States.” Does this still stand (as truth)? Yes or No

Point of Inquiry #3: TYLER HATHAWAY ID#242533, Are you an upholder of the Constitution for the United State of America (1791) or an enforcer of municipal and/or corporate policy?

Point of Inquiry #4: TYLER HATHAWAY ID#242533, by what authority do you derive your ability to “make the rules”?

Point of Inquiry #5: TYLER HATHAWAY ID#242533, does your self-proclaimed authoritative ability empower you with the ability to supersede the Supreme Law(s) of the Land(s)? Yes or No

Point of Inquiry #6: TYLER HATHAWAY ID#242533, When I, Zafeer Luckee Amaru Khan El Bey, warned you that I would become purposed with intent to “place a Commercial Lien on you, you replied “Good Luck” Do you maintain the same sentiment(s)? Yes or No

Revisiting the truth and fact that TYLER HATHAWAY ID#242533 informed me of his self-determined interpretation that the Sovereign plates on the Trust Asset of Sol & Muhn Estate and Foundational Trust for Generations (an automobile) were/are, as he labelled it “fictitious plates” pursuant to, as written on (commercial) **TRAFFIC TICKET #1200521**, Ohio Revised (commercial) Code 4549.08(A)(1), **must keep in mind**, again, “...a Substantial Rule (...) speeding, **running stop signs**, traveling **without license plates**, or **registration**, are not threats to the public safety, and thus **are not arrestable offenses**. Christy v. Elliot, 216I 31, 74HE 1035, LRA NS 1905: California v Farley 98 CED Rpt. 89, 20 CA #d 1032 (1971)”

Conclusion

TYLER HATHAWAY ID#242533, in Error of Law, clearly and evidently violated my inalienable and unalienable indigenous, universal and human rights to impose legalities which oppose, with prejudice, the Supreme Law(s) of the Land(s), violating Article 2 of the Universal Declaration on Human Rights which declares that “Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to





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which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.”

TYLER HATHAWAY ID#242533, et al should and is(are) to be investigated for, and not limited to, the following:

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

Prohibition of Retaliation

ENFORCING 42 U.S. Code §1997d - Prohibition of retaliation

No person reporting conditions which may constitute a violation under this subchapter shall be subjected to retaliation in any manner for so reporting.

Reply, Response, Action, Performance, Imposition, Unlawful Enforcement, etc. of any nature by them and those addressed and/or them and those directly and or indirectly affiliated with them and those addressed made in relation to this International Instrument are forbidden to be made in private as the nature and intent of this International Instrument is to be made **absolutely Public**, clear in intent, Lawful and Just.

Demand to Maintain Provisionally Safe Distance

It is hereby that I demand that **TYLER HATHAWAY ID#242533** and any and all other functionaries of the MASSILON POLICE DEPARTMENT or the GOVERNMENT of THE CITY OF MASSILLON maintain a distance in which provides, for any and all Trustees, Beneficiaries, etc., of Sol & Muhn Estate and Trust (all derivatives included), surety of peace, safety and security. As any further encounter lacking positivity shall give rise to the realization of retaliatory Crime(s) Against Humanity, Wage(s) of War, and/or Act(s) of War.

Prohibition of Enforced Disappearance





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

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

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

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

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

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

Right of Reply | Opportunity to Cure

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

Mailing Location:



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

Divinely, Lawfully, Peacefully. Without Fear,

Hereby: **SERVED** and **NOTICED**.



Zafeer Khan El Bey *HCC/Principal* *1-207/308/11-103*
1-703

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

Authorized Representative Natural Person, In Propria Persona:
Co-Consul General/Missionary: **Zafeer El Bey TTEE/Fiduciary**
Sol & Muhn Estate Premises:
From 40.782743, -81.504767 on to
40.782759, -81.505228 and on to



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40.783005, -81.505223 and on to
40.782987, -81.504751 and then ending at
40.782743, -81.50476

mailing location: 1606 Ute Ave. SE
[Massillon, OH Republic DMM 602 1.3e(2)]
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‘Noticed’ and ‘Recorded’ at, by and with the
Allodial American National Indigenous Tribal Government
allodialamericannationalconslate.com
JURIS ET DE JURE | ACTIONES LEGIS
Annex: Permanent Character | AA222141| Ecclesiastical 805 ILCS

Full Proof

Let this document stand as truth before the Almighty Supreme Creator, and let it be established before men according
as the scripture saith:

“But if they will not listen, take one or two others along, so that every matter may be established by the testimony of
two or three witness.”

Matthew 18:16

"In the mouth of two or three witnesses, shall every word be established"

2 Corinthians 13:1

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Ecclesiastic 805 ILC

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