









# Allodial American National Consulate Portheast Amexem Territories and Dominions

 $\sim$  The True and De Jure Natural Heirs and Inheritors to the Land  $\sim$   $\sim$ 

≫ ~ I. Self. Law. Am. Master. ~ 9°

Instrument #: MPK2024DEF1609 September 16th, 2024

**Demandant: Consular Post** 

Nature El Bey

C/o 1215 Arapahoe Rd Se

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

Non-Domestic/ Non-Assumpsit

Priority-Exempt from Levy, Without Prejudice

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

nature@allodialamericannationalconsulate.com

TITLE 22: Foreign Relations and Intercourse

Chapter 2: Consular Courts

**Section 141:** Judicial authority generally. To carry into full effect the provisions of the

treaties of the United States

[AA 222141]

) Respondent:

Kyle Stone d/b/a STARK COUNTY PROSECUTOR et al

110 Central Plaza S # 510

Canton, OH 44702

Email: prosecutor@starkcountyohio.gov

Phone: (330) 451-7897

Email: prosecutor@starkcountyohio.gov

Fax: (330) 451-7965 - Main

Fax: (330) 451-7225 - Civil Division

RE: Notice of Default | recusal from this matter and relinquishment of official duties

## AFFIDAVIT OF TRUTH | NOTICE OF DEFAULT

## Notice of Commercial Lien Right to cure default

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

In RE: Notice of Default

Kyle Stone, are you an upholder of the Constitution or a Policy Enforcer?

### **REAFFIRMING:**

Article IV, Section 4 of the United States Constitution guarantees a republican form of government to each state, and also protects the states from invasion and domestic violence.

Affidavit of Fact
Notice of Default | Right to Cure Default
Instrument #: MPK2024DEF1609
Page 1 of the 6











#### **INVOKING BY WHICH YOU ARE BOUND:**

#### Canon 2055

Given the private secret trusts of the private central banks are created on false presumptions, when a man or woman makes clear their **Live Borne** Record and **claim over their own name**, body, mind and soul, any such trust based on such false presumptions ceases to have any property.

#### Canon 2056

Any Administrator or Executor that refuses to immediately dissolve a Cestui Que (Vie) Trust, upon a Person establishing their status and competency, is guilty of fraud and fundamental breach of their fiduciary duties requiring their immediate removal and punishment.

#### **Ohio revised Code**

## Section 1307.103 | Relation of Chapter 1307

(A) Sections 1307 101 to 1307.603 of the Revised Code are subject to any treaty or statute of the United States or regulatory statute of this state to the extent the treaty, statute, or regulatory statute is applicable.

### Ohio Constitution - Article I, Section 16 | Redress for injury; Due process

All courts shall be open, and every person, for an injury done him in his land, goods, person, or reputation, shall have remedy by due course of law, and shall have justice administered without denial or delay.

#### Ohio Constitution - Article I, Section 1 | Inalienable Rights

All men are, by nature, free and independent, and have certain inalienable rights, among which are those of **enjoying** and **defending life** and **liberty**, **acquiring**, **possessing**, and **protecting property**, and seeking and obtaining happiness and safety.

#### Article I, Section 6 | Slavery and involuntary servitude

There shall be no slavery in this state; nor involuntary servitude, unless for the punishment of crime.

## Article VI, Section 2 | constitution of the united States of America

[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.

#### **Article III, Section 2 Clause 1 Cases or Controversies**

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. see (EXHIBIT B)

Affidavit of Fact
Notice of Default | Right to Cure Default
Instrument #: MPK2024DEF1609

Page 2 of the 6











### TO: Kyle Stone dba STARK COUNTY PROSECUTOR

You, Kyle Stone, are acting against your employer as an employee. YOU ARE HEREBY NOTICED that you are in default of an opportunity to respond to the COMMERCIAL AFFIDAVIT sent to you on August 27th, 2024, by certified mail. You were given the opportunity to rebut the claims made against you by your failure to answer said AFFIDAVIT.

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

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

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

### REDRESS | SATISFACTION

I RIGHTFULLY DEMAND, Kyle Stone to acquire a surety bond within 15 CLEAR DAYS, upon acquisition of said surety bond Kyle Stone SHALL become able to fulfill the demands that follow. Kyle Stone shall provide proof of surety bond via FAX, EMAIL, or by CERTIFIED MAIL. If refusal to get surety bond, Kyle Stone SHALL remove himself from office for not being able to faithfully discharge his official duties pursuant to Section 309.03 | Bond of prosecuting attorney – oath and section 3.22 by which you are bound.

I RIGHTFULLY DEMAND, Kyle Stone to STOP ALL future unlawful soliciting of said indigenous land at dirt location: Latitude 40.783400 Longitude -81.503820 Near: alleged [613695] through unlawful 952 - TAX FORECLOSURE. You are now hereby ESTOPPED.

I RIGHTFULLY DEMAND, Kyle Stone to give legal recognition and protection to these indigenous lands, territories and resources. Such recognition shall be conducted with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned pursuant to: Article 26 of the UNITED NATIONS DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLES. Assuring **security** and **protection** of my rights to own and control indigenous territory and extraterritory.

I RIGHTFULLY DEMAND, Kyle Stone to AVOID the rivalry of and PROVIDE lawful PROTECTION from any form of opposition of my (NON-TAX OBLIGATORY) status pursuant to: THE CODE OF THE LAWS of the UNITED STATES OF AMERICA, General and Permanent Character Truth A1- Library of Congress; AA222141 CLASS A\*and remove unlawful 952 - TAX FORECLOSURE and any other negative data / information that is defamatory in nature causing damage to my honor and reputation; public, private, social and economic. My indigenous land is "private" and any public information provisioned shall reflect the same. I, Nature El Bey have "Natural and Unalienable Rights" that I am heir to and All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more

Affidavit of Fact Notice of Default | Right to Cure Default Instrument #: MPK2024DEF1609











recently to the City-State of the United Nations, and are, now, re-Venued without exception to the geographical definition in relation to American States, and the American State Citizens, where they shall, lawfully and rightfully, remain in perpetuity as assets belonging to the rightful and lawful beneficiary(ies).

**Demand. Further**, due to the residency and in recognition of this collateral fact: You and/or your Foreign Principals, Organizations, Associations, Officers, Employees, Representatives, Servants, or other Individuals acting under your direction and control, are incapable of maintaining the integrity of the de jure, Lawful, Constitutional Monetary System of the de jure Union of several Republican States of the United States of America, as you are not heirs in Law or by birthright, i.e. Posterity, and have caused grievous harm, damage and injury under pretense and colors, and are in breach of numerous legal duties imposed upon our Public Offices, and you, by Law are barred, estopped and precluded under the "Clean Hands doctrine," and "Public Policy," from making any claim or right, title, or interest thereon. (See: 18 U.S.C.S. 1001)

If you have there any objections to above facts then please provide substantive evidence to prove the above facts to be in error, to be false, to be incorrect, or to be untrue furthermore causing this notice in where I demand that you provide the Constitutional Laws, Acts of State, Congressional Acts, Legislation, or provisionary that grants the authorization of the officers of the State of Ohio, City of Canton, County of Stark, Prosecutors, Kyle Stone to embezzle funds without Article III trial by jury and proper due process.

The RESPONDENT: Kyle Stone of the: STARK COUNTY PROSECUTOR OFFICE, is given 15 CLEAR DAYS to respond after receipt of this Affidavit of Truth | Notice of Default | Right to cure default. Respondent has a duty to reply and must respond through sworn Affidavit answering ALL questions point-for-point. Further lawful action may be taken against you in your public and/or private capacity if violation of "Private" Indigenous / Tribal rights continues. You will be subject to a Commercial Lien on real property, products, proceeds and fixtures, then your public hazard or surety bond(s) of Lien Debtors are seized to satisfy any remaining value. Criminal Charges WILL BE SOUGHT.

\*\*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.

An unrebutted Affidavit stands as and becomes, truth in law. (12 Pet. 1:25; heb. 6:13-15;) Claims made in your affidavit, if not rebutted, emerge as the truth of the matter.

Legal Maxim: "He who does deny, admits."

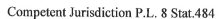
If any person chooses to rebut [see Heiner vs Donnan, 295, U.s;f12;i52pi8. Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word. Line by line. Sentence by sentence, paragraph by paragraph all in writing which must be notarized and certified mailed to my above-mentioned corresponding location within allotted 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, by your silence upon default constitutes 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 declarant knowledge.

Affidavit of Fact
Notice of Default | Right to Cure Default
Instrument #: MPK2024DEF1609











### Cujus est solum eus est usque ad coelum et ad inferos

The owner of the soil owns to the heavens and also to the lowest depths. This has been questioned. [Butler v. Frontier Telephone Co., 186 N.Y. 486, 79 N.E. 716, 11 L.R.A., N.S., 920] undoubtedly qualified the owner' dominion not only in the heavens but in the lowest depths. Black's Law Dictionary 4th Edition.

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

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

Ex Dolo Malo Non Oritur Actio
******************************

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

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

Affidavit of Fact
Notice of Default | Right to Cure Default
Instrument #: MPK2024DEF1609
Page 5 of the 6









I Am:

Chief, Visier, Consul General, Nature El Bey

Natural person, In Propria Persona

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

c/o 1215 Arapahoe Rd Se,

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

I Am

War Chief, Co-Consul General, Zafeer El Bey Natural person, In Propria Persona

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

Moorish American, Indigenous People of Northwest Amexem

c/o 1215 Arapahoe Rd Se,

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

See Attached Fee Schedule:





Affidavit of Fact
Notice of Default | Right to Cure Default
Instrument #: MPK2024DEF1609
Page 6 of the 6



### Nature Naheem El Bey <natureelbey@gmail.com>

## Fax to +1 330-451-7965 successfully sent

**Fax.Plus** <notification@fax.plus> To: natureelbey@gmail.com

Tue, Sep 17, 2024 at 1:34 PM



## Hi Visier, Nature El Bey,

Your fax sent to +1 330-451-7965 was delivered with the following details:

Status: Successfully Sent

**Date:** Sep 17, 2024 (Tue) **Time:** 05:27:04 PM (UTC)

From: +1 669-231-3655 (Chief, Nature El Bey)

To: +1 330-451-7965 (Kyle Stone d/b/a STARK COUNTY PROSECUTOR)

Pages Sent: 6

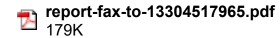
Duration of Fax: 7 min, 11 sec

Cheers,

The Fax.Plus Team

Copyright © 2024 Alohi SA. All rights reserved.

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



# **Fax Confirmation Report**

Sent via www.fax.plus



Date: Sep 17, 2024 (Tue)

Time: 01:27:04 PM (UTC-04:00)

From: +1 669-231-3655 (Chief, Nature El Bey)

To: +1 330-451-7965

Pages Sent: 6

Duration: 7 min, 11 sec

Status: Successfully Sent

### First Page Thumbnail



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

