



AL'MAURI KHAN NATION CH. 404 – LAND ATTACHMENT, ESTATE REVERSION, POSTLIMINY RIGHTS.  
404.1(1) Any acts prohibiting the Tribe's continual occupation and or resettlement of ancestral lands as a matter of tribal right secured under treaty shall be considered an act of genocide.

JUS SANGUIN AMERIQUEN  
ABORIGINE JUSTICE CENTER  
Supreme Court Case #:  
AKN-TXU-SC010720

## TRIBAL COURT COMMUNICATION [CONSTRUCTIVE NOTICE TO THE PUBLIC AFFECTING ALL]

**Purpose:** To promote and restore the ancient Moorish / Moroccan Birthrights to the lands in North America that have been lost due to wars carried on by the United States, while also ensuring that the Moors of this tribe and their property shall not be converted to prize. **Article III of Treaty with Morocco, [1–25 January 1787].**

**From the Al'Maurii Khan Nation of Moors of North America:**

“BISMILLAH NIRAMAH NIRAEEM –

CONSTRUCTIVE NOTICE TO THE PUBLIC, of said claim and transfer of land and the property appurtenant thereto, having an address %: 17920 W. Colonial Dr., Winter Garden, Florida [ZIP-Code exempt], to AL'MAURI KHAN TRIBAL NATION, pursuant the equitable relief guaranteed under tribal laws and the laws of the United States, supported by the Holy Koran of MSTA, Circle 7, Ch. 47 v.1-9 and the Holy Quran of Mecca, Ayat al Kursi, Surah 2:255.

If you are the bona fide owner or a lawful blood relative / descendant or a lawfully authorized agent having an interest in the property please state your objections to this claim and transfer, under penalty of perjury, and forward to: AL'MAURI KHAN NATION, Chancery: % 1431 Simpson Road, Non-Domestic Postal Dispatch #34744 (TDC). Failure to reply within 30 days after the publication of this notice shall be considered as expressed consent by any and all former owner(s) to the transfer of said property according to the laws of said tribe and Title 25 U.S.C. §1301(a). See <https://www.almauriikhantribe.info/> for more info about this Indian claim.”

**Authorized and Resolved by the Clan Mother and Tribal Council.**

This Indigenous Land Claim shall be considered a clearing of the title and the restoration of tribal rights in lands abandoned by all those holding color of title and or deeds that are incompatible with that of the allodial rights and noble titles of the indigenous peoples [sic. American Indians / Moors of North America]. *“It is not for the said Christian Courts (Supreme Court or otherwise) to question the validity of Royal, Moslem, National titles or sustain one which is incompatible with it.”* **Johnson and Graham Leese v. William McIntosh 1823 C.E. 21 U.S. 543 – 605; specifically pp 587 – 589. See pg. 137 of Oeconomicus Artificium et Commercium by Prince Uriel Bey.**

In the name of Allah and by the same Will, under penalty of perjury or the like sanctions under the laws of the Al'Maurii Khan Nation the foregoing statements are hereby proclaimed as true and correct to the best of our knowledge and belief and not made for any ulterior motive or illegal purpose or to evade any lawful or legal duties on this –

**Date:** 14 Ianuarius 2023 ccy / Jumada Al-Akhirah 22, 1444 mey [01/14/2023 ccy] – nunc pro tunc, and

**Location:** Al Andalusia – La Floridaes, Moorish Dominions of Northwest Amexem/North America, al Maghrib al aqsa,

a territorial collectivity and united State with the Kingdom of Morocco – Moroccan Empire.

**Approved and Sealed By:**

*Brother Brion Heru 'El Afrika Bey*

**TRIBAL CHIEF JUSTICE OF THE SUPREME COURT FOR THE AL'MAURI KHAN NATION OF  
MOORS OF NORTH AMERICA**



1COPYRIGHT NO. 00078341-1



**Tribal Council Members: Unanimous Approval.  
Clan Mother[s]: ¾ Approved.  
[Emergency] Vote Date: 01/13/2023 12:15pm EDT.**