



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 AMERIQUE
ABORIGINE JUSTICE CENTER
Supreme Court Case #:
AKN-TRI-SC502010

Affidavit of Fact
NOTICE OF DEFAULT JUDGMENT
International Document

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

Exhibit B

RE: Inferior / Lower Court: OSCEOLA COUNTY (Commercial Establishment) U.S. DOMESTIC
ACCOUNTS / [CASE NUMBERS]: 492025TR006117XXXAXA, 492025TR006116XXXAXA and
492025CF000343XXXAXA.

STATE OF FLORIDA ex-relations: OSCEOLA COUNTY, G. ALVAREZ, KEVIN SOTO, K
DOUGLAS WALKER, & YUBERKY ALMONTE

All of whom are or represent 14th Amendment establishments, are Stateless, and or are admitted
descendants of refugees in aboriginal lands, bona fide Non-American Aborigines / Indians, U.S.
domestic account holders and or custodians (Co-conspirators)/ Plaintiffs in error in OSCEOLA
COUNTY (Commercial establishment) / U.S. Domestic Account Case(s) No.
492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA – Co-
trustees and / or Co-fiduciaries that may be held liable per Fla.Stat. 112.3173(e)6 for omissions of fact
or law, misuse of trust assets / private property for public use, and other violations of a Home Rule
Charter that limits Osceola County (and agents) from prejudicing their contractual obligations to the
Internal Revenue Service (QI Agreements, et al.), the Public Trust, and the people of the Al'Maurii
Khan Nation of Moors of North America in accordance with the 1838 Florida Constitution, Article I:
Basic Rights, which are forever inalienable / perpetual, and further perfecting El'Shanu Cazu Bey's
assertion of tribal rights and religious customs.

IN RE: Failure of STATE OF FLORIDA (Inc.) to timely reply to the WRIT OF QUO WARRANTO e-
filed on or about 03/13/2025 in OSCEOLA COUNTY (Commercial establishment) / U.S. Domestic
Account Case(s) No. 492025TR006117XXXAXA, 492025TR006116XXXAXA, and
492025CF000343XXXAXA.

In spite of the STATE OF FLORIDA (Inc.) being in default since March 19, 2025, and there being no
enforceable contract between the parties or any victim that can admit a personal loss, on or about
February 1, 2025, the court case number: 492025TR006117XXXAXA, 492025TR006116XXXAXA,
and 492025CF000343XXXAXA, in error, reflects that I and or my person is somehow liable for
charges on a U.S. Account established for the administration of the United States bankruptcy to the
World Bank / IMF, however, I am foreign to corporate UNITED STATES OF AMERICA (Inc.) and
was advised ill-advised by the public schools and education system about Executive Order 6102, the

50 2010
repeal of HJR 192, and Public Law 97-258, 96 Stat. 877, and title 11 United States Code §1503 limitations of bankruptcy proceedings in cases where treaty rights are asserted.

As of this the 24th day of March 2025ccy, there is no circulating currency in the United States of America, that may be demanded as a species of payment according to the supreme law, so it would be impossible for me to pay or make payments in accordance with provisions of any obligation in these cases, essentially I am being (unlawfully) credited by the agents of STATE OF FLORIDA (Inc.) and then being charged for the credit as a surety for the debt and for not completing a task that any reasonable person can see and conclude would be impossible without a lawful currency in place to satisfy said debts and obligations.

As of this the 24th day of March 2025ccy, the UNITED STATES OF AMERICA (Inc.) and STATE OF FLORIDA (Inc.) remain insolvent under international law and are bankrupt pursuant certain in force provisions of 1933 Emergency Banking Act.

As of this the 24th day of March 2025ccy, in Case Number(s): 492025CF000343XXXAXA, 492025TR006117XXXAXA, and 492025TR006116XXXAXA there has been no request by me or the State Attorney's Office to waive speedy trial and the court has not expressed in writing before the record any grounds to act beyond the statutory limitations for the prosecution of a misdemeanor or any charge(s) whereby no injured party can be proven or established to have suffered personally as a result my exercising a constitutionally protected right.

As of this the 24th day of March 2025ccy, G. Alavarez, Kelvin Soto, K Douglas Walker, & Yuberky Almonte as agents / assigns of STATE OF FLORIDA and OSCEOLA COUNTY, have failed to answer and prove jurisdiction which constitutes default. Your default serves as your admission by silence to your lack of jurisdiction and fraud in Case Numbers: 492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA, and to the outstanding principal amount of \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents being owed forthwith to I, El'Shanu Cazu Bey, for damages. It is therefore considered:

ORDERED AND ADJUDGED that this default judgement be accepted and given consideration as a final judgement and the same is hereby entered against you, G. Alavarez, Kelvin Soto, K Douglas Walker, & Yuberky Almonte as agents / assigns of STATE OF FLORIDA and OSCEOLA COUNTY (hereinafter "Judgement Debtors");

It is further **ORDERED AND ADJUDGED** that the Judgement Debtors are obligated to I, El'Shanu Cazu Bey (hereinafter "Judgement Creditor") for the following final judgement:

1. The immediate dismissal with prejudice of Case Numbers: 492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA and any other attachments associated thereto for lack of jurisdiction and fraud; and
2. The outstanding amount of \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents payable in lawful money of .9999 fine silver bullion coins or bars for compensatory and punitive damages;
3. Al'Maurii Khan Nation Tribal Supreme Court Case Number: AKN-TRI-SC502010, Finance Statements No. 202300356638 and 202403330858 filed with Florida Secretary of State, and the several filings with Osceola and Orange County Clerks relating to the inalienable rights of

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El'Shanu Cazu Bey establish a record of documents affecting the State's interest in property¹, pursuant 90.803(14).

It is further **ORDERED AND ADJUDGED** that this default judgement is **FINAL** and shall serve as a judgement lien against the loyalty Oaths of office, surety bonds, and all property (real and personal; corporeal and incorporeal) and assets of the Judgement Debtors as well as their spouse, heirs, successor(s) and assigns, in order to secure the performance of this judgement, and to levy on such property and assets for the satisfaction of this judgement if payment cannot be made.

¹ In this case the property claimed by the attorney / agents of the State is Indian Property, tangible and intangible rights, privileges, and immunities that are forever inviolable according to the 1838 Florida Constitution, Basic Rights.

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Allodial Compensation Invoice

The following damages are being claimed against STATE OF FLORIDA, the named parties herein and any other persons in any way involved with / maintaining U.S. Domestic Accounts / Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA:

<u>Damage</u>	<u>Costs</u>
Conspiracy against rights (18 USC 241).....	\$1,000,000.00
Deprivation of rights under the color of law (18 USC 242).....	\$1,000,000.00
Denationalization under the 'Black Code' (race: black).....	\$10,000.00
Fraud in the inducement.....	\$1,000,000.00
Extortion.....	\$3,000,000.00
Human trafficking.....	\$50,000,000.00
Coercion.....	\$2,000,000.00
Breach of treaty and constitutional obligations.....	\$1,000,000.00
Tribal Court Costs.....	\$25,000.00
Misc. expenses (mailing, travel, paper, ink, etc.).....	\$1,825.00
Total: \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents payable in lawful money and or .9999 fine silver bullion coins or bars.	

Days of Grace to Answer

You have 3 days from your receipt of this affidavit of fact: Writ of Quo Warranto to answer and produce the above evidence for the record.

After 3 days this document will be [1] evidence of solvency to an amount of \$59,036,825.00 and added to the Tribal Trust Ledger in accordance with provisions of A.K.N. Tribal Code §1604.01(a)(6), [2] considered a tribal secured transaction between AL'MAURI KHAN NATION ex-relatione: El'Shanu Cazu Bey (Creditor) and STATE OF FLORIDA ex-relatione: G. Alvarez, Kevin Soto, and K Douglas Walker (as Debtors) and [3] restitution to the benefit of the Al'Maurii Khan Nation of Moors of North America in accordance with provisions of A.K.N. Tribal Code §1603.01(g).

By: El'Shanu Cazu Bey

Date: 03/11/2025

By: El'Shanu Cazu Bey

502010

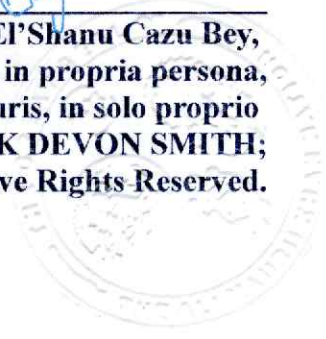
Affidavit of Fact

I declare and affirm by virtue of divine law, under the Al'Maurii Khan Nation Tribal Constitution, and upon the United States Republic Constitution of 1791, and upon the Honor of my Foremothers and Forefathers that the above Writ of Quo Warranto and Affidavit of Fact is True and Correct and is not intended for any illegal or unlawful purpose, nor to evade any lawful duty or obligations under the supreme law.

Executed this 24th day of March, 2025.

ELSB

Affiant: El'Shanu Cazu Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. DERICK DEVON SMITH;
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**Affidavit of Fact
Certificate of Service**

I, El'Shanu Cazu Bey, hereby certify that on or about this the 24th day of March, 2025, the enclosed Notice of Default Judgement were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients and or their authorized representatives:

K Douglas Walker
OSCEOLA COUNTY [acting as] Committing Magistrate

Kevin Soto, (acting as) Court Administrator clerk
COUNTY CRIMINAL COURT FOR OSCEOLA COUNTY (Inc.)

Monique H. Worrell, (acting as) State's Attorney
OFFICE OF THE STATE'S ATTORNEY FOR OSCEOLA COUNTY (Inc.)

Marcos R. Lopez, (acting as) Sheriff
OSCEOLA COUNTY SHERIFF'S OFFICE (Inc.)

By affixing my Seal hereto, I, El'Shanu Cazu Bey ex-relations: Derick Devon Smith, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, do hereby declare my intention to be a national but not a citizen of the United States. I do hereby affirm and certify that I have been received by the Al'Maurii Khan Nation of Moors of North America and have accepted the rights, privileges, and immunities guaranteed them under the Tribe's Constitution in accordance with the Supreme laws of the land; and it is further attested and declared before the public that the foregoing statements in this filing are true and correct, to the best of knowledge and belief as of March 24, 2025.

By: El'Shanu Cazu Bey

**Affiant: El'Shanu Cazu Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. DERICK DEVON SMITH;
All Substantive Rights Reserved.**