

IN THE DE JURE AL'MAURI KHAN NATION TRIBAL SUPREME COURT, IN
AND FOR THE AL'MAURI KHAN NATION OF MOORS OF NORTH AMERICA



اللَّهُ لَا إِلَهَ إِلَّا هُوَ الْحَيُّ الْقَيُّومُ لَا تَأْخُذُهُ سِنَّةٌ وَلَا نَوْمٌ لَهُ مَا فِي
السَّمَوَاتِ وَمَا فِي الْأَرْضِ مَنْ ذَا الَّذِي يَشْفَعُ عِنْدَهُ إِلَّا بِإِذْنِهِ يَعْلَمُ
مَا بَيْنَ أَيْدِيهِمْ وَمَا خَلْفَهُمْ وَلَا يُحِيطُونَ بِشَيْءٍ مِنْ عِلْمِهِ إِلَّا بِمَا
شَاءَ وَسِعَ كُرْسِيُّهُ السَّمَوَاتِ وَالْأَرْضَ وَلَا يَئُودُهُ حِفْظُهُمَا وَهُوَ
الْعَلِيُّ الْعَظِيمُ

Writ of Error

International Document

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Ex Parte: His Excellency Sagamoor: Bro. Brion Heru'El Ofrika Bey, a Moorish-American National of the Al'Maurii Khan Nation of Moors of North America, and

Ex Parte: Honorable: Clan Mother: Sister Serrabi Bey, a Moorish-American National of the Al'Maurii Khan Nation of Moors of North America.

Complainants,

Vs.

Amanda Beckman-Ochs, RED DOOR INVESTMENT GRP, LLC (Inc.) authorized person, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) a landlord or owner / Feoffor.
Harjap Mann, Foreigner (Acting as) VIP with RAJASAHIB PROPERTIES, LLC / Feoffor.
Harry Mann, Foreigner (Acting as) VIP with RAJASAHIB PROPERTIES, LLC / Feoffor.
Tiffany Moore Russell, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor.
Takiana Didier, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor.
Martha Adams, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor.
COUNTY OF ORANGE (DUNS # 802783084, 066765349, etc.) (Inc.)
425 N Orange Ave Rm 320
ORLANDO, Florida [Near 32801], NORTH AMERICA

Brooke Skaggs, exercising rights of citizenship through the 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Attorney / Feoffor.

Moorish Consular Court: Tribal Supreme
/ Superior Court / Article III Court:

Case No.: AKN-TRI-SC-CV-102707

IN RE: Orange County / U.S. Domestic
Account Case No.
482025CC012888A0010X, deposited in
COUNTY OF ORANGE (Inc.), a foreign
de facto corporation providing
government services, only to limited and
or consenting populations in North
America.

Writ of Error

International Document

Consular Jurisdiction and Venue under treaty
law, per Articles 20 and 21 of the treaty of
peace and friendship between the United
States of America and the Moroccan Empire
and per Article III, section 2 of the
Constitution for the United States of North
America diversity of nationality /
Citizenship Case and 1961 Vienna
Convention, Article 1(a) and Article(s) 29-
36.

Writ of Error

International Document

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Al'Maurii Khan Nation Tribal Supreme Court at Florida (La Floridaes) territory, North-West Amexem, Abya Yala, to wit:

To: (Interested parties...may be updated at the discretion of the complainants.)

**Tiffany Moore Russell (Acting as) Administrative Clerk / Feoffor., and
Takiana Didier (Acting as) Administrative Clerk / Feoffor., and
Martha Adams (Acting as) Administrative Clerk / Feoffor.
COUNTY OF ORANGE (DUNS # 802783084, 066765349, etc.) (Inc.)
425 N Orange Ave Rm 320
ORLANDO, Florida republic near. [32801], NORTH AMERICA, and**

**Amanda Beckman-Ochs, (Acting as) a title Manager, a landlord or owner / Feoffor.
1177 Louisiana Avenue
Suite 106
Winter Park, FL 32789, North America**

**RED DOOR INVESTMENT GRP, LLC
1177 Louisiana Avenue
Suite 106
Winter Park, FL 32789, North America**

**Mann Law, Barristers and Solicitors
Harjap Mann
Harry Mann
920 Derry Road East
Mississauga, Ontario L5T 2X6, North America
Fax: (905)565-1149**

**Brooke Skaggs, (Acting as) Attorney / Feoffor.
WARREN & SKAGGS, PLLC (Inc.)
100 WEST LUCERNE CIRCLE, STE 200,
ORLANDO, Florida [Near 32801], NORTH AMERICA**

IN RE: The several commercial offers presented by your agency styled as Defaults, Final Judgments, Orders, and or Writs of Possession to seize mission premises and make void of [1] complainants' civil immunities under international law, [2] their right[s] of reversion as blood heirs to the superior lessor agreements (treaties, Intercontinental agreements) binding upon the

defendants, [3] the mission rights were perfected under the Seal of the Sultan of Morocco since 1787. See also Orange County Case No. 482025CC012888A001OX.

Memorandum of Law

We, Al'Maurii Khan Nation [De Jure] Tribal Government of the United States in the Family of Nations, Recognized Treaty Tribe "Treaty of Camp Holmes, 1835 (7 Stat. 474)", A Sovereign Nation-state contemplated under Art. I of the Montevideo Convention, 1933, do hereby make this Writ of Error to correct a diversity of jurisdiction error, an error regarding any presumed waiver of inviolability of the mission premises, an error regarding an interpretation of law by the clerk and or the committing magistrate that prejudices the proof of payment defense in that the said defendant, RAJASAHIB PROPERTIES, LLC, had not been established as a real party of interest, RED DOOR INVESTMENT GRP, LLC received the tender of payment on June 30, 2025 at 1:59 p.m. by U.S.P.S. Cert. Mail 9589071052701673789541 and the obligations of RED DOOR INVESTMENT GRP, LLC to properly update their accounts to reflect the discharge of the obligation and to notify the Inferior / Lower Courts of Orange County / U.S. Domestic Account Case No. 482025CC012888A001OX that the matter is resolved as the debt alleged in the complaint is satisfied according to 12 United States Code §95a(2), 50 United States Code §4305(b)(2), and or any other laws of commerce prescribing the same options for relief from the lack of lawful currency circulating within the United States, pursuant to A.K.N. Tribal Code §1600.01(a)(3)(A).

On or around June 24th, 2025, Brooke Skaggs did create an ens legis entity to be used as a means of circumventing the tribal trust that protects the complainants' estates. On or around June 30th, 2025, the complainants (in this case) in reply to the complaint filed against them in the lower court did file a Bona Fide Petition in Abatement along with a Tribal Court Order of

Protection attached as an exhibit. The Tribal Court Order of Protection for Al'Maurii Khan Nation's Tribal nationals / members originates from already established U.S. and international case law, ancient customs protected and supported by U.S. Federal and State laws. Several other international acts of law (Acts of State Doctrine, Vienna Convention, Geneva Conventions, United Nations Human Rights and Indigenous Rights agreements, and laws) are received by these Moors and enforced by the same Tribal Court Order through Al'Maurii Khan Nation's *de jure* Tribal Supreme Court. This Writ of Error maintains an injunctive relief from the defendant's improperly styled complaint, service, and orders evidencing the basic rights of these Moors of the Al'Maurii Khan Nation to being free from molestation or alienation in commerce, esp. in the use and occupation of the mission premises. The Abatement demanded that the complaint be reviewed for proof of a right to file and proof of jurisdiction of the court. "There is no discretion to ignore that lack of jurisdiction" *Joyce v US*, 474 F2d 215 "Once Jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits but, rather, should dismiss the action" *Melo v US*, 505 F2d 1026. Please keep in mind that the Bona Fide Petition in Abatement, Filing Reference Number 226392187 was also filed on 07/01/2025 by Martha Adams and titled as Judiciary Amended Final Judgment when communicated to complainants' representative as a Notice of Service of Court Documents; and as a final judgment there has been no official ruling on the matter which would vacate said Final judgment filed by Martha Adams aforesaid. The errors by the clerk of Orange County or one of her deputy clerks or the magistrate (Martha Adams) must be resolved to avoid ambiguity and confusion, both final judgments cannot be valid, and the abatement collaterally estopped defendant's (RAJASAHIB PROPERTIES, LLC) right to relief so as to test the validity of the claim.

Complainants, HE Brother Brion Heru'El Ofrika Bey and Hon. Clan Mother: Sister Serrabi Bey, like many other American aborigines, are suffering due to discriminatory in nature procedures from accessing ancestral lands, regulation of ancestral medicines, foods, and natural resources, and the lack of actual money in circulation inside of the United States of America; and under the authority of Al'Maurii Khan Nation *pursuant to* A.K.N. Tribal Banking Codex §1600 a money order and bond were *issued* as tender of payment to discharge and setoff the account balance managed by defendant, RED DOOR INVESTMENT, GRP, LLC. It is unlawful for the courts to fail to deduce that the money order and bond certificate can, IN FACT, be used as legal tender to settle any and all debts per the English Debt Burden Letter and the Humanitarian and National Economic Development Programs as outlined in the Committee of 300 World Bank Group (USA) Infinite Bank Statements Reference Number ASBLP – 0330 – 2012 and pursuant to Fla.Stat. 679.2031(4), which affirms that corporate actors of the STATE OF FLORIDA, by incorporation, became insolvent under international law, and bound to performance in accordance with obligations (debts) of the United States, your offices and or assigns are debtors under both State and International law standards and incapable of receiving, holding, or transferring de jure or valid interests in any property absent proof of solvency to negotiate the terms of any contract associated with lease / rental agreement and your agents / assigns receipt of the attached Certificate and Tribal documents as full satisfaction of the claim evidencing that the claim / debt is discharged per Fla.Stat. 673.3111(2). Defendant, Martha Adams, opinions and actions are void and or voidable, based upon the limitations of the Supreme law and the complainants' tribal and treaty rights to consular jurisdiction. "The law provides that once State and Federal Jurisdiction is challenged, it must be proven..." Main v. Thiboutot, 100 S. Ct. 2502(1980).

In summary, complainants named herein did properly reply to the complaint in the lower courts, however, the lower court does appear to believe that the right to abatement can be ignored. To proceed with any Order other than sustaining the abatement suggest that Martha Adams is aware of the relationship between Brooke Skaggs and RAJASAHIB PROPERTIES, LLC beyond the hearsay introduced into the record by Brooke Skaggs. The lower court refused to compel Brooke Skaggs to verify the hearsay statements in the complaint and or prove that she was actually hired by Harjap Mann or David Barkett, or another authorized representative. A challenge of jurisdiction was also presented in the Bona Fide Petition in Abatement in Section D subsections 6 – 8 [pages 9 – 10] and Martha Adams' lack of authority has been made evident on the record through these discoverable questions that were not ever confirmed. No mission member or tribal national, in this matter, acting under the authority of the Al'Maurii Khan Nation and or enjoying injunctive relief through the TRIBAL COURT ORDER FOR PROTECTION FROM IDENTITY THEFT, SECURITIES FRAUD, UNLAWFUL DETENTION, ASSAULT, AND COLOR OF LAW VIOLATIONS OF RIGHTS (2023) filed in the *de jure* Al'Maurii Khan Nation Tribal Supreme Court Case #: AKN-TRI-SC160300, is authorized to act as the registered agent for the ens legis entities, created by the pen of Brooke Skaggs or another person.

CONCLUSION:

- (1) The complainants in this case and non-defendant parties of interest (in this case) styled as RAJASAHIB PROPERTIES, LLC in this case have never knowingly signed any document or instrument which would obligate them and any unrevealed terms of such instruments, contracts, agreements, are null and void at law for concealment and non disclosure and are hereby challenged and rebutted.

- (2) The records of the lower court do not establish any proof of obligation and attachment of Equity or Admiralty jurisdiction and for Martha Adams and others to continue without any verifiable, constitutional support for their conclusions is a violation of due process.
- (3) Fla.R.Civ.Proc. 1.210(a) confirms that a suit may be brought in the name of the real party at interest, but Brooke Skaggs has not submitted any information attesting that her supposed (foreign) client is in any contract with her and or that her alleged clients have any contract which diminishes the civil immunity of these Moorish complainants, i.e. the complainants have immunity in the matter and RAJASAHIB PROPERTIES, LLC was not a real party of in interest in any contract with the complainants to initiate the lower court case.
- (4) ORANGE COUNTY SHERIFF'S OFFICE (DUNS #080305918, 033793767, et al.), an alleged constitutional establishment whose sovereignty is waived upon accepting payment for services per the Clearfield Doctrine, thereby making void and or nullifying any defense of qualified immunity in the future for damages and or liability to the complainants, especially when said services violate tribal laws and or involve any coercive or forceful acts that could interfere with tribal government business, the mission rights of the tribe, and individual religious freedoms.
- (5) There exist no proof on the records / docket which evidences judicial authority of COUNTY OF ORANGE (DUNS 802783084, 066765349, ETC.) to exercise jurisdiction over acts committed by an Indian (sic. Moor) citizen of the Al'Maurii Khan Nation in trust lands under Al'Maurii Khan Nation Tribal Codex Section 102.01(a)(1), described as

Indian Country in Federal law and lands of grants¹ under international law. The law is to be specific, and if the State or a Minister or Consul shall be a party to any matter the Supreme Court has original jurisdiction; Congress has not granted such a right to the establishment seeking to enjoin natural persons in legal fictions in order to maintain a voidable judgment.

- (6) The land legally described as Lots 17 through 28, inclusive, of Block “O”, Orange Heights, according to the plat thereof recorded in Plat Book “L”, Page 83, Public Records of COUNTY OF ORANGE (DUNS 802783084, 066765349, etc.), Florida, less and except the South 2.5 feet of said Lot 28, in Orange County, which is within the meets and bounds of within the Metes and Bounds of Moorish/Indian Lands described in the Legal Deed filed at The Department of Homeland Security – U.S. Customs and Border Protection – Recordation No. COP 04-00062; Control No. 476030 LMW, and Catalogued in The U.S. Department of State, Bureau of Administration – (Department of State Library – Call # BP232 .U73 2004) and is duly recognized by the Federal corporate United States government, which is too included the territorial jurisdiction of the Al’Maurii Khan Nation, is as of July, 11, 2025, the subject of an Indian Claim for the following reasons: (a) the land was unlawfully titled in 1976 and the color of title has since led to others [colorable deeds] being born therefrom and having no actual de jure right of ownership or possession; (b) corporations cannot own land and the land in North America cannot be sold, it can only be inherited or transferred by clean hands; (c) the

¹ The 1787-1836 treaty between the United States and the Sultan of Morocco bears the form of a Moorish land Grant authorizing commercial activity in Moorish dominions, sic. Aboriginal lands that had not yet been totally annexed /colonized) under Bull Papal or Canon Law by the Catholic Church or the Church of England. The British (Baratish), Spanish (Moorish), and French Land Grants are the foundation of the occupation rights, privileges, and immunities of United States citizens and nationals alleging themselves home and or land owners in North America.

land has always belonged to the indigenous people, whom still occupy these lands to date, and these Moors are alleging an ownership based in blood and preoccupation that predates the colorable title being used by RAJASAHIB PROPERTIES, LLC.

- (7) The inviolability of the mission premises under international law precludes the orders from Martha Adams, under tribal and international law, regarding them nullities and voidable on their face.

Wherefore, it is the 11th day in the month of July, 2025ccy/1447mcy, in this Moorish Consulate and Tribal Supreme Court for Moors of the Al'Maurii Khan Nation at La Floridaes / Florida republic under consular jurisdiction by authority of Article 20 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire.

ORDERED AND ADJUDGED that a Writ of Error be and the same is hereby entered against the defendants, Brooke Skaggs, Amanda Beckman-Ochs, Martha Adams, Tiffany Moore Russell, Takiana Didier, Harry Mann, Harjap Mann, and all others claiming interest in these indigenous lands that are now in reversion and returned back to the original aboriginal Heirs apparent;

ORDERED AND ADJUDGED that the immunities guaranteed complainants (by operation of law and self-executing treaty rights) in this matter, under the Supreme law, have not been waived or severed by any actions taken by the defendants, whom are in error by attempting to interfere in or referee nation to nation matters and extinguish the mission rights of Al'Maurii Khan Nation, contradictory to COUNTY OF ORANGE, et al. commercial establishments limited constitutional authority as registration agents for the State of Florida, per the Office for the Secretary of State for State of Florida;

ORDERED AND ADJUDGED that the misrepresented instruments of commerce / foreign bills of exchange titled MOTION FOR DEFAULT dated for July 8, 2025, DEFAULT FINAL JUDGMENT FOR POSSESSION, WRIT OF POSSESSION dated for July 10, 2025, and any attachments associated thereto are UNCONSTITUTIONAL, NOTWITHSTANDING, NULL and VOID AB INITIO and are UNENFORCEABLE for lack of jurisdiction and fraud;

ORDERED AND ADJUDGED that the misrepresented instruments of commerce / foreign bills of exchange titled WARRANTY DEED (File # 20150303909) dated for May 29, 2015, and any attachments associated thereto, creating said de facto rights, are UNCONSTITUTIONAL, NOTWITHSTANDING, NULL and VOID AB INITIO and are UNENFORCEABLE for lack of jurisdiction and transfers originating from fraud and without consent from any verifiable owner having title in allodium to complete a transfer;

It is further **ORDERED AND ADJUDGED** that the collusive action and de facto administrative proceedings under color of law in U.S. Domestic Account / Case number 482025CC012888A001OX in the records of foreign de facto corporation COUNTY OF ORANGE and any other attachments associated thereto are UNCONSTITUTIONAL, NOTWITHSTANDING, NULL and VOID AB INITIO and are UNENFORCEABLE and CLOSED for lack of jurisdiction and fraud;

It is further **ORDERED AND ADJUDGED** that the tribal rights, mission rights, usage and occupation rights asserted by the complainants remain perpetually protected under tribal law and the laws of the Florida, specifically the 1838 Fla. Const. Art. I Basic Rights, that were further secured in the Records of the State of Florida, UCC1 Finance Statement filed with Secretary of State for State of Florida, Document ID No: 202300763290 which warrant Full Faith and Credit, guaranteed by the Organic Const. art. IV (1791) and further confirm the inalienability of the

tribe's interests in leases, rents, and or the like security in property and or land that belongs to the indigenous people as a matter of blood and previous use or occupation rights as first nation peoples or the antediluvian races, inclusive of freehold rights, water and mineral rights...". In short, the very lease agreement presented in the lower court is in actuality evidence of a sublease originating from a lessor that owes their lessor right(s) in the land to treaties with Our Ancestors; and Our reversion rights over the sublessors and lessors are superior and warranting due attention by any court of competent jurisdiction.

DONE AND ORDERED at Al'Maurii Khan Nation-State, Al-Maghrib Al Aqsa, Northwest Amexem, Abya Yala.

WITNESS the hand and official seal of the Honorable Moorish / Moroccan Consul: Tribal

Justice for the Al'Maurii Khan Nation of Moors of North America.



Date: 7/11/2025

H.E. Sagamore: Bro. Brien Heru El Ofrika: Bey, D.M., G.S., EX
Minister E. and Plenipotentiary, Maku (*Royal Moorish Chief*) and Chief of Mission
Tribal No. (PID): AKN101A1281401 | AL'MAURI KHAN NATION (NAIC: 92115)
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CERTIFICATE OF SERVICE

I, HE Sagamoor: Bro. Brion Heru'El Ofrika: Bey, D.M., G.S., EX, hereby certify that on or around this the 14th day of July, 2024, the enclosed Writ of Error and Certification Letter were sent via United States Post Master certified mail to the following recipients:

Tiffany Moore Russell (Acting as) Administrative Clerk / Feoffor., and
Takiana Didier (Acting as) Administrative Clerk / Feoffor., and
Martha Adams (Acting as) Administrative Clerk / Feoffor.
COUNTY OF ORANGE (DUNS # 802783084, 066765349, etc.) (Inc.)
425 N Orange Ave Rm 320
ORLANDO, Florida republic near. [32801], NORTH AMERICA, and

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1177 Louisiana Avenue
Suite 106
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RED DOOR INVESTMENT GRP, LLC
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100 WEST LUCERNE CIRCLE, STE 200,
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HE Sagamoor: Bro. Brion Heru'El Ofrika: Bey, D.M., G.S., EX
Minister E. and Plenipotentiary, Maku (Royal Moorish Chief) and Chief of Mission
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Date: 7/11/2025

