



**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

**Emergency Order To Stay Alias Writ Of Possession  
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., and Harjap Mann, Foreigner (Acting as) VIP with RAJASAHIB PROPERTIES, LLC / Feoffor., and Harry Mann, Foreigner (Acting as) VIP with RAJASAHIB PROPERTIES, LLC / Feoffor., and Tiffany Moore Russell, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor., and Takiana Didier, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor., and Martha Adams, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor., and COUNTY OF ORANGE (DUNS # 802783084, 066765349, etc.) (Inc.) 425 N Orange Ave Rm 320 ORLANDO, Florida [Near 32801], NORTH AMERICA, and Brooke Skaggs, exercising rights of citizenship through the 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Attorney / Feoffor., Defendants.**

**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.

**Emergency Order To Stay Alias Writ Of Possession  
International Document**

Consular Jurisdiction asserted under treaty law to resolve any disputes between United States citizens and Moors and the United States guarantee to aid this Moorish / Moroccan Consul in defense of these Tribal Nationals, pursuant Article 20 of the treaty of peace and friendship between the United States of America and the Moroccan Empire and per Art. I, § 8 cl. 3 of the Constitution for the United States of North America and the diversity of nationality / Citizenship issues in lower court case no. 2025-CC-012888-O; the U.N. Charter; U.N. Convention on Jurisdictional Immunities of States, Art. 2(1)(b)(iii), Art. 5; 7.2, 8, 10.2(b); and Their Property U.S. Agreement with the United States of America," Articles of Confederation inter alia; Title 25 Federal Indian Law; Public 97- 280; Public Law 92-539 (86 Stat. 1070); Public Law 856 (70 Stat. 774).; 25 U.S.C. 194.

**Emergency Order To Stay Alias Writ Of Possession  
International Document**

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

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

**On behalf of:**

*His Excellency Sagamoor: Brother: Brion Heru'El Ofrika Bey, first party, and The Honorable Clan Mother: Sister: Serrabi Bey, second party, Moors of the Al'Maurii Khan Nation, coming forth as part and parcel of the Heirs Apparent of the aboriginal people of the land, First Nations, whose rights of reversion based upon blood and previous occupation cannot ever be divested by local rules or civil law.*

**Agency: Jus Sanguine Ameriquen Aborigine Justice Center**

**Tribal Constitutional Authority: Article 8 Judicial Powers**

**[NOTICE OF ACCEPTANCE OF FILING A CLAIM WITHIN THIS  
JURISDICTION]**

**WITH THIS RULING FOR THE LOG [RECORDS] OF YOUR  
[COURT(S)]**

**~12,973-Anno-Magna / ~1437-Moorish-Calander [ 7/24/2025 ]**

**[NOTICE TO AGENT IS NOTICE TO PRINCIPAL – SILENCE IS ACQUIESCENCE THIS IS A SELF-EXECUTING CONTRACT]**

**: AL'MAURI KHAN NATION-CONSULAR-DOMINION  
FOR THE CLAIM-CONSIDERATION"**

FOR THE CLAIM/CASE OF THE CLAIMANTS: HE Sagamoor: Brother Brion Heru'El Ofrika Bey, and Hon. Clan Mother: Sister Serrabi Bey, Tribal Nationals, and their posterity (also known as "Inheritors, by blood and birth, of superior lessor rights in the land") IS WITH THE CONSIDERATION BY THIS MAGISTRATE.

*[TRANSLATION: This matter is before this Consular Court.]*

FOR ANY CLAIMS OF THE LACK OF THE [JURISDICTION  
] OF THE [UNITED STATES AND ANY OF THE SEVERAL STATES (FLORIDA) AND THEIR COURTS THEREOF] BY ANY MOOR IS WITH THE SPECIAL-CONSIDERATION BY THIS CONSULAR-[COURT] FOR THE BENEFIT OF THE FAIR-PRACTICE AND CONSIDERATION OF THE LAW.

*[TRANSLATION: The special consideration of this Consular Court is to help address claims of the lack of jurisdiction with respect to Moors concerning US and state courts.]*

FOR THE USE OF THE [COURT]-FACILITIES OF THE [UNITED STATES AND SEVERAL STATES] IS WITH THIS ASKING FOR THE LESSENING OF THE BURDEN.

*[TRANSLATION: Since it is our objective to help alleviate the US and states from the burden of dealing with jurisdictional claims, we ask that the US and several states make your court rooms available for proceedings.]*

### WITH THIS RULING FOR THE LOG [RECORD]:

#### **EMERGENCY ORDER TO STAY ALIAS WRIT OF POSSESSION**

**IN RE:** U.S. DOMESTIC ACCOUNT / CASE No. 482025CC012888A001OX AND ALIAS WRIT OF POSSESSION

**Authority:** Consular Jurisdiction asserted under treaty law to resolve any disputes between United States citizens and Moors and the United States guarantee to aid this Moorish / Moroccan Consul in defense of these Tribal Nationals, pursuant to Article 20 of the treaty of peace and friendship between the United States of America and the Moroccan Empire and per Art. I, § 8 cl. 3 of the Constitution for the United States of North America and the diversity of nationality / Citizenship issues in Orange County's lower court case no. 2025-CC-012888-O; the U.N. Charter; U.N. Convention on Jurisdictional Immunities of States, Art. 2(1)(b)(iii), Art. 5; and Their Property U.S. Agreement with the United States of America," Articles of Confederation inter alia; Title 25 Federal Indian Law; Public 97- 280; Public Law 92-539 (86 Stat. 1070); Public Law 856 (70 Stat. 774).; 25 U.S.C. 194; Vat. Liv. 3, c. 14, s. 204; Chit. Law of Nat. 93 to, 104; Lee on Captures, ch. 5; Mart. Law of Nat. 305; 2 Woodes. p. 441, s. 34; 1 Rob. Rep. 134; 3 Rob. Rep. 236; Id. 97 2 Burr. 683; 10 Mod. 79; 6 Rob. R. 45; 2 Rob. Rep. 77; 1 Rob. Rep. 49; 1 Kent, Com. 108.

The ALIAS WRIT OF POSSESSION is VOID, for the following reasons:

1. That there is no evidence that Al'Maurii Khan Nation has made a special election or consented to any presumption of civil or criminal jurisdiction by THE NINTH

JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA or STATE OF FLORIDA pursuant to Title 25 U.S.C. §1321 - §1322(a) confirms that consent is required by the affected tribe in civil matters which arise within Indian country or when Indians are parties and (b) prohibitions against alienation of any real or personal property belonging to any Indian tribe, band, or community, 25 U.S.C. §1325(a) confirms these Moor's right of abatement as maintained by Orange County Court's filing # 226392187 (Amended Final Judgment copies filed by Martha Adams) because the Moorish lands (Indian Country) that are the lex situs of this matter were not included in any ceded territory to the United States from His Catholic Majesty (King of Spain) in the 1819 Transcontinental Treaty / Florida Purchase, restoration of our Freehold and or land rights after war, i.e., postliminy<sup>1</sup> ([sic] *Int'l law*. The act of invalidating all of an occupying force's illegal acts, and the post-occupation revival of all illegitimately modified legal relations to their former condition, esp. the restoration of property to its rightful owner.) rights were perfected by Art. III of 1787 / 1836 U.S.A. – Moroccan Empire treaty, and 25 U.S.C. §1326 no special election consenting to exercise of jurisdiction by committing magistrate or deputy clerk.

2. *His Excellency* Sagamoor: Bro.: Brion Heru'El Ofrika Bey, primary party, Tribal Census No. (PID): AKN101A1281401, and Honorable Clan Mother: Sis.: Serrabi Bey, second party, Tribal Census No. (PID): AKN081A1291412 are tribal Nationals pursuant to Art. 2, § 4c of the Tribal Constitution for the Al'Maurii Khan Nation whose fee simple rights are inviolable and are not sureties or corporations and cannot be confused with being a franchise or the legal fiction(s) styled as alleged defendants in Orange County lower

---

<sup>1</sup>Postliminium. (n.d.) *A Law Dictionary, Adapted to the Constitution and Laws of the United States*. By John Bouvier. (1856).

court case no.: 2025-CC-012888-O and the conclusions of fact and law regarding the protections of these Tribal Nationals are further supported by 1961 Vienna Convention, Article 30, as them having an inviolability regarding the use of the residence for Mission purposes, inclusive of and not limited to ancient maxims of law binding upon all individuals deriving their authority from the limits created by the Constitution for the united States of America and the treaties / agreements entered into before its adoption.

3. Orange County court's Filing # 227322814, e-filed on 07/15/2025 at 5:23pm is apparently not really a Final Order, it is deceiving to the eye and might induce someone to act without any justification or authority as Deputy Clerk, Sandra Jackson, is not a Judge under any operation of law.
4. Orange County court's Filing # 227322814, e-filed on 07/15/2025 at 5:23pm was not signed or sealed by a Judge or Magistrate who has received consent from all of the parties involved or affected.
5. Defendant(s) COMPLAINT FOR TENANT EVICTION, Orange County Court's filing # 225923372 e-filed on 06/24/2025, filed for profit / gain, attempts to misclassify and convert HE Sagamoor: Bro. Brion Heru'El Ofrika Bey's, primary party, and Hon. Clan Mother: Sis. Serrabi Bey's, secondary party, actual fee simple right(s) as tenants in fee within their ancestral lands into privileges granted to a legal fiction and offensively styled *SisSerrabi Bey and BroBrion Bey*.
6. HE Sagamoor: Bro.: Brion Heru'El Ofrika Bey, primary party, and Hon. Clan Mother: Sis.: Serrabi Bey, secondary party, have in their religious rights and freedoms as a perfect

defense of title and occupation rights to these lands<sup>2</sup>, established by Exhibit C, pages 17 and 18 in Orange County Court's filing # 226392187 (Amended Final Judgment).

THEREFORE, on this 24 day of July, 2025, it is hereby Granted.

**DONE and ORDERED**, in the interest of justice and for the foregoing reasons, the ALIAS WRIT OF POSSESSION is VOIDED and the EVICTION from the mission premises: 5856 Berry St. #14, Orlando, Florida, North America / al-Maghrib al-Aqsa, Northwest Amexem, Abya Yala, shall be collaterally estopped, and immediately stayed until the discoverable questions regarding jurisdiction and other errors by the defendant(s) are resolved, per the due process rights guaranteed the mission head and members: His Excellency Sagamoor: Brother: Brion Heru'El Ofrika Bey, primary party, and The Honorable Clan Mother: Sister: Serrabi Bey, secondary party, in the performance of their missionary diplomatic duties executed from this established and protected Chief of Mission residence *pursuant to* Treaty and Other International Acts aforesaid.

**ORDERED** in Al'Maurii Khan Nation-State, Moorish Empire of North America, al-Maghrib al-Aqsa, North-West Amexem, Abya Yala [a Territorial Collectivity of the Moroccan Empire,] near the county of Orange, Florida territory in North America.

It is so ordered.

Dated: 07 / 24 / 20 25

  
by Emad M. al-Bay  
TRIBAL COURT JUSTICE

<sup>2</sup>H.R. 75, (1933). 1933 Pennsylvania House Res. 75, further restored Moorish-American Religious Rights and Holy Titles in American Jurisprudence and all titles in American law co-relate to Land and inheritances of Land Rights by blood and divine law, i.e., Holy Fatwa, styled a treaty in the United States law.