

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







اللهُ لا إِللهَ إِلاَ هُو الْحَى الْقَيُّومُ لا تَأْخُذُهُ سِنَةٌ وَلا نَوْمٌ لَلهُ مَافِي السَّمَوَتِ وَمَافِي الْأَرْضِ مَن ذَا الَّذِي يَشْفَعُ عِندَهُ وَإِلَّا بِإِذْ نِهِ عَيْمَلُمُ السَّمَوَتِ وَمَا فِي الْأَرْضِ مَن ذَا الَّذِي يَشْفَعُ عِندَهُ وَإِلَّا بِإِذْ نِهِ عَلَمُ مَا بَيْنَ أَيْدِ يِهِمْ وَمَا خَلْفَهُمَ وَلا يُحِيطُونَ بِشَيْءٍ مِنْ عِلْمِهِ إِلَّا بِمَا مَا اللهُ مَا وَلا يُحِيطُونَ بِشَيْءٍ مِنْ عِلْمِهِ إِلَّا بِمَا شَاءً وَسِعَ كُرْسِيتُهُ السَّمَوَتِ وَالْأَرْضُ وَلا يَتُودُهُ وَهُ الهُمَا وَهُو الْعَلَى الْعَلِيمُ السَّمَا وَالْمَوْتِ وَالْأَرْضُ وَلا يَتُودُهُ وَهُ اللهُ مَا وَهُو الْعَلَى الْعَلِيمُ السَّمَا وَهُو الْعَلِيمُ السَّمَا وَهُو الْعَلَى الْعَلِيمُ السَّمَا وَهُ وَالْعَلَيْمُ السَّمَا وَهُو الْعَلَى الْعَلِيمُ السَّمَا وَالْمَا الْعَلَى الْعَلِيمُ السَّمَا وَالْمُ الْعَلَى الْعَلَى الْعَلَى الْعَلَى اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللّهُ اللّهُ الللّهُ الللللّهُ الللللّهُ اللّهُ الللللّهُ اللّهُ اللّهُ اللّهُ الللللّهُ اللللللّهُ الللللّهُ

NOTICE OF PLAINTIFF'S DEFAULT AND DISHONOR

International Document
Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Ex Parte: El'Shanu Cazu Bey, a Moorish-American National of the Al'Maurii Khan Nation of Moors of North America, and Complainant,

Vs.

Austin Taylor, HIGHLANDS COUNTY SHERIFF'S OFFICE, BADGE No. 7794, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) a policy enforcer / Feoffor., and

Christina Henry, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Assistant State Attorney / Feoffor., and

Jerome Kaszubowski, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor., and

Anthony Lynn Ritenour, 14th Amendment / U.S. Corporate citizen, stateless person (Acting as) Administrative Clerk / Feoffor., and

COUNTY OF HIGHLANDS 590 SOUTH COMMERCE AVENUE SEBRING, FLORIDA [33870], NORTH AMERICA Moorish Consular Court: Tribal Supreme /
Superior Court / Article III Court:
Case No.: AKN-TRI-SC-CV-022245
IN RE: Highlands County / U.S. Domestic Account
Case No. 2024CT000401TTAXMX, deposited in
COUNTY OF HIGHLANDS (Inc.), a foreign de facto
corporation providing government services, only to
limited and or consenting populations in North America.

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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.; 18 USC 1151: 25 U.S.C. 1301: Constitution for the United States of America art. I, § 8, cl. 3, art. VI, cl. 2 ("Supremacy Clause"); "Treaty of Camp Homes 1835 (7 Stat 474); 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

NOTICE OF PLAINTIFF'S DEFAULT AND DISHONOR
AL'MAURII KHAN NATION OF MOORS OF NORTH AMERICA
FEIN: 383994106

NOTICE OF PLAINTIFF'S DEFAULT AND DISHONOR

International Document

We, Al'Maurii Khan Nation [De Jure] 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 hereby make this notice of default to further support and correct a diversity of jurisdiction error in the Inferior / Lower Courts of Highlands County / U.S. Domestic Account Case No. 2024CT000401TTAXMX and aid in the removal of the matter to Consular Court jurisdiction as a matter of treaty right and perfected under the Tribal laws of Al'Maurii Khan Nation of Moors of North America.

FEE SCHEDULE FOR RESPONDENTS' VIOLATIONS OF TRIBAL LAW¹

1. A.K.N. Tribal Code 117.02(b)(1) Fraud	\$15,000.00 x 4
2. A.K.N. Tribal Code 117.02(b)(3)c Coercion	\$15,000.00 x 4
3. A.K.N. Tribal Code 117.02(b)(6) Theft	\$15,000.00 x 4
4. A.K.N. Tribal Code 117.02(b)(7) Trespass	\$15,000.00 x 4
5. A.K.N. Tribal Code 117.02(b)(8) Negligence	\$15,000.00 x 4
6. A.K.N. Tribal Code 117.02(b)(4) Assault	\$15.000.00 x 1

Total Amount Due: \$315,000.00 / three-hundred and fifteen-thousand dollars and zero cents, payable to El Shanu Cazu Bey, by STATE OF FLORIDA ex-relatione: Christina Henry, Austin Taylor, Jerome Kaszubowski, and Anthony Lynn Ritenour, Judgment Debtor(s).

STATEMENTS OF FACT AND LEGAL CONCLUSIONS

NOTICE OF PLAINTIFF'S DEFAULT AND DISHONOR

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¹ Each respondent is being charged for the violations of law numbered 1 through 5. Austin Taylor is also being charged charge for the violations of law under number 6.

This instrument is a Notice of Plaintiff's Default and Dishonor upon the several instrument(s)

tendered [specifically the Challenge of Jurisdiction, Motion to Dismiss, and Writ of Quo Warranto]

to confirm the authority by which you, Christina Henry, Austin Taylor, Jerome Kaszubowski, and

Anthony Lynn Ritenour, in error, are attempting to reduce our Tribal National to slavery and or

peonage under the color of law and authority, neither of which has been vested in your persons by

laws of United States, the accused or the laws of the tribe. A Writ of Quo Warranto was received

by the Respondent(s) on or about August 06, 2025 through e-filing #228891864 in Highlands

County Court Case No. 2024CT000401TTAXMX. These discoverable questions in the Writ were

ignored by the court whom offered no constitutional authority to avoid the queries, just legal

speculation and misrepresentations of facts and law, placed above a wet signature that is presumed

to be unquestionable and supposed to give rise to some unverified authority. The voidable Order

and behaviors of Anthony L. Ritenour do not and cannot represent a protected act of the judiciary

under the 11th Amendment that may not be attacked for its vagueness, false claims of authority,

and coercive attempts to invalidate the tribal rights of El Shanu Cazu Bey and the Al'Maurii Khan

Nation to govern themselves contrary to the enumerated powers of government within the

Constitution.

This Tribal Consul reserves the right to treat the ORDER DENYING MOTION TO SET ASIDE

CAPIAS as [1] a waiver of defense to any damages or claims arising from the unconstitutional

actions of respondents, [2] evidence of liability against Anthony L. Ritenour and Christina Henry

for civil liberties and or tribal rights violations, and [3] as a voidable instrument / nullity upon its

face, while [4] also being proof of willful denial of discoverable facts relating to the lower court's

presumption of jurisdiction and authority to act in this matter. Said unconstitutional filing

#230276878 in Highlands County Court Case No. 2024CT000401TTAXMX further attempts to

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violate the well-being of El Shanu Cazu Bey and the right to not be subjected to negligence,

attempted theft of inalienable rights, coercion / intimidation that hinders his enjoyment of a

religious liberty and court ordered name change for an adult. He also enjoys a reserved right to not

be subjected to frauds, trespasses upon his freedoms and other violations and chargeable offenses

under tribal and international law.

Respondents' response is an attempt to avoid their obligations to the supreme law and omit their

requirements to dismiss matters whereby jurisdiction cannot be proven on the record. This evasion

of duties on their part also warrants the matter being removed to a proper venue whereby

consideration of the tribal rights, privileges, and immunities of El Shanu Cazu Bey, as expressed

by the Challenge of Jurisdiction filed on 07-17-2024 can be properly applied in the matter. The

filing by Respondent[s] feigns a colorable authority that to date remains in question and warrants

no enforcement or protection from attack in any future hearing on the matter.

All Respondents are in error and have knowingly defaulted, by willfully attempting to omit their

limitations of proceeding in a criminal matter whereby subject-matter, territorial, and personam

jurisdiction has been challenged and where no victim exists and the burden of proof of a victim

and jurisdiction has not been met according to the law.

The record of the lower court does not reflect [1] any reply to the defendant's Challenge of

Jurisdiction filed on 07-17-2024, [2] a timely or properly filed traverse by the State in reply to El

Shanu Cazu Bey's c(4) Motion to Dismiss, and or [3] any objection to El Shanu Cazu Bey's waiver

of an appearance for a pre-trial hearing, and thus no jurisdiction or authority to issue any warrant

or capias to appear against the person of El Shanu Cazu Bey.

NOTICE OF PLAINTIFF'S DEFAULT AND DISHONOR AL'MAURII KHAN NATION OF MOORS OF NORTH AMERICA By affixing my seal hereto, it is affirmed under penalty of perjury under the laws of the Al'Maurii Khan Nation that all of the respondent[s] shall be Judgment Debtors and are in error and have defaulted, remain in default, and are collaterally estopped from proceeding for failing to establish standing through lawful procedure requiring [1] an Article III Court whenever the State is a party to a matter and or [2] a victim to which a testimony may be obtained as support for the offenses alleged as criminal against Our tribal national, El Shanu Cazu Bey. Any reply other than a dismissal or abatement of the charges after you respondents have received this notice of default and dishonor shall be a willful failure and guarantee for immediate satisfaction of the claims

against the Judgment Debtors.

Date: 09-04-2025

Sagamoor: By: Bro Brian Hern' El Ofrika Bey. ITEE

CERTIFICATE OF SERVICE

It is hereby certified that copies of this **NOTICE OF PLAINTIFF'S DEFAULT AND DISHONOR** have been served and or forwarded to the proper parties named herein or their authorized representatives according to the terms of the law on or about 09-04-2025. By affixing my seal hereto, I, Hon. Brother Brion Heru'El Ofrika Bey, a Moorish National, do hereby

declare and affirm under the penalty of perjury under the laws of the Al'Maurii Khan Nation, that the foregoing statements and claims are true and correct to the best of my knowledge and belief and are not made for any illegal or unlawful reasons, nor to evade any duty or obligations established under the supreme law.

Date: 09-04-2025

Heru *El Ofrika Bey, TTEE

Authorized Representative

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