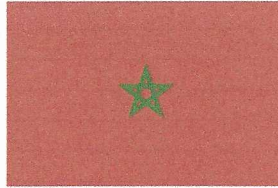




IN THE DE JURE AL'MAURI KHAN NATION TRIBAL SUPREME COURT, IN
AND FOR THE AL'MAURI KHAN NATION OF MOORS OF NORTH AMERICA



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 مِّنْ عِلْمِهِ إِلَّا بِمَا
شَاءَ وَسِعَ كُرْسِيُّهُ السَّمَوَاتِ وَالْأَرْضَ وَلَا يَئُودُهُ حِفْظُهُمَا وَهُوَ
الْعَلِيُّ الْعَظِيمُ

**Tribal Court Order of Protection
[CEASE and DESIST]
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. 482025CC012888A001OX, deposited in COUNTY OF ORANGE (Inc.), a foreign de facto corporation providing government services, only to limited and or consenting populations in North America.

**Tribal Court Order of Protection
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); Public Law 94-583; 25 U.S.C. 194.

**Tribal Court Order of Protection
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, unless waived.

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 [7/31/2025]

**[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]: TRIBAL COURT ORDER OF PROTECTION

The most Prudent approach is for tribal courts to make specific findings in every civil protection order case as to:

1. whether the defendant is a citizen / member of the tribe, a non-Indian, or a citizen / member of another tribe;
2. whether the due process requirement of the Indian Civil Right regarding notice and opportunity to be heard have been complied with;
3. whether the incident giving rise to the civil litigation occurred on tribal land 18 USC 1151, on fee land, or non-tribal right of way land;
4. whether the State Court has jurisdiction to assert non-jurisdiction;
5. whether the parties had entered into a consensual relationship with the tribe or its members through commercial dealing, leases, or "other arrangements", or whether the conduct in question threatens or has some direct effect on the political integrity, the economic security, or the health or welfare of the tribe.

Specific Findings of Law and Fact Requiring Judicial Notice

- a. On or about 1819 the United States of America secured access to these aboriginal lands through the Florida Purchase, limiting their authority and land rights only to property and lands of the Spanish Crown and the agreement did not include private lands or indigenous

property that was not claimed by the Spanish Crown, nor did the agreement divest the United States of America of inheriting Spain's (1492 treaty) obligations to protect and respect the customs and rights of self-government of the Moorish inhabitants in their [then newly] acquired territories. claimed Spanish lands that were "transferred" had access to under international law.

- b. On or about 1838, the people of the Florida established a constitution to which they would govern themselves under and protect their collective interest as an American republic that would perpetually be bound to the will of the (sovereign) people in the territory, see 1838 Florida Const. Art. I Basic Rights, section 27.
- c. On or about 07/23/1891 the United States of America alleges through Land Patent Document No.: 10494 and Document No.: 10424 issued at Gainesville Land Office that they were authorized to sale (per April 24, 1820: Sale-Cash Entry (3 Stat. 566)) and did sell land[s] to a William Peele and Richard T Peel and said lands as described includes the property that is the subject of this unlawful eviction.
- d. After thorough review of the county records there appears to be no lawful or legal transfer from William Peele or Richard Peel or the Heirs and Assigns to the alleged owner, J.N. Wigwall, Jr., or his assigns that authorizes or legitimizes the claims of title now held by RAJASAHIB PROPERTIES, LLC, and others, under the color of law.
- e. On or about 01/05/2025 an application fee of \$75 was accepted by RED DOOR INVESTMENT GRP, LLC from representatives of Al'Maurii Khan Nation of Moors of North America to secure the mission premises having a postal location 8586 Berry Street, Orlando, Florida republic [32808], North America.

- f. On or about 02/03/2025 the complainant[s] did complete the lease and also reserved their rights, specifically, the right of redress through a Moorish Consulate / Indian Court for any concerns that could arise between the contracting parties.
- g. On or about 06/24/2025 Brooke Skaggs, alleged to be acting on behalf of a legal fiction, RAJASAHIB PROPERTIES, LLC, that cannot confirm her authorization to act, did file a complaint with the Orange County Clerk against 2 Moors of the Al'Maurii Khan Nation, knowing that they [RAJASAHIB PROPERTIES, LLC] had not ever entered into an agreement with these Moors.
- h. On or about 07/01/2025 at around 5:45pm Debtor(s) and or their associates did have someone drive by, sit for an undisclosed amount of time and take photos of myself and my children and speed away, in a white Lexus ES 300, possible 2014/2015 or newer model, coincidentally this happened after the email from Martha Adams was forwarded to Brooke Skaggs and other parties containing an Amended Final Judgment was delivered electronically, which warrants judicial notice by even U.S. Department of Homeland Security and Orange County Sheriff's Department.
- i. HE Brother Brion Heru'El Ofrika Bey and Hon. Clan Mother: Sister Serrabi Bey have been extended a Diplomatic Immunity from civil and criminal process as a matter treaty rights, duties / obligations inherited by Blood and under the Divine Seal, Deeds, and Acts of Our Holy Sovereign of the Moorish-Americans: Prophet Noble Drew Ali [in the 1920s], originating from Our ancestral Sovereign: HIM and contemporarily sustained through the Seal of Our [Sultan / Ruler] King, HIM King Muhammad VI of the Kingdom of Morocco, and successive Heir as a Sultanate of the old Moorish Empire and public policy / Pub. L. 94-583, the Foreign Sovereign Immunity Act and Art. 23 of 1977 / 1981 THE

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE
KINGDOM OF MOROCCO.

- j. A Tribal Court Order from the Al'Maurii Khan Nation Tribal Supreme Court, Case No. AKN-TRI-SC160300, attached as Exhibit D (pgs. 19 – 36) to Orange County Court's filing # 226392187 (Amended Final Judgment) guarantees injunctive relief from the defendants' identity theft and securities fraud through conversion of tribal rights and identity of the complainants into franchises and ens legis entities whose divine rights may be destroyed by the hand and seal of a foreigner to the tribe and without consent of the Al'Maurii Khan Nation of Moors of North America.
- k. On or about 07/11/2025 the complainant[s] Moors in this case also have asserted an Indian claim against the same property as a result of the clouds on the chain of title held by RAJASAHIB PROPERTIES, LLC.
- l. Pursuant Title 18 U.S. Code § 2265, the Tribal Court Orders from the Al'Maurii Khan Nation as follows: ORDER TO STAY THE ALIAS WRIT OF POSSESSION filing # 228008751, BONA FIDE PETITION IN ABATEMENT filing # 226392187, and WRIT OF ERROR filing # 227362141 on behalf of these Moors is sustained by operation of law and the enforcement of this filing according to the Supreme laws of the land is guaranteed as having full faith and credit.
- m. All of the defendants named herein have been notified by operation of law, through their respective employers and representatives and or by email or electronic service, of the existence of the *Tribal Court Order For Protection From Identity Theft, Securities Fraud, Unlawful Detention, Assault, and Color of Law Violations of Rights* from Tribal Supreme Court Order Case No.: AKN-TRI-SC160300 for over 30 calendar days, which aids this

tribal court in establishing jurisdiction and gives rise to several causes of actions for financial relief against the defendants for these Moors brief loss of wellbeing, occupancy rights, and safety in tribal lands under false claims or pretenses.

n. The plaintiff in Orange County / U.S. Domestic Account Case No. 482025CC012888A001O shall not recover possession of the dwelling unit, under Ch. 83.59 or Fla.Stat. 51.011, for the following reasons:

- (1) The plaintiff RAJASAHIB PROPERTIES, LLC is a corporation, and no party employed by them or authorized to speak for them, nor the clerk of court or the administrative judge has confirmed that Brook Skaggs is verifiably documented as a landlord, the landlord's attorney, or the landlord's agent to properly move any court pursuant Fla.Stat. 83.59(2).
- (2) The tenants in this case have been generalized as *Urban Tribal Citizens* in a 2014 press release from Florida Department of State honoring Native American heritage, but in actuality they are tenants in fee-simple under common law and indigenous peoples alleging a right of occupation that is unextinguishable under international law and local human rights laws that has not voluntarily surrendered possession of the dwelling unit to the plaintiffs, but was coerced by agents of Orange County Sheriff's Office under the color of law and to allege that an abandonment actually took place.
- (3) The trespass warnings are evidence that the abandonment requirements of the statute cannot be met, per the fact that 3rd parties (agents of the Orange County Sheriff's Office) had to threaten physical harm (possible arrest) and or use intimidation to substantiate a defrauding of an indigenous people and or mission property out of

property rights and occupancy rights by alleging the people abandoned their property and or property rights.

- (4) As tenants in fee under ancestral occupation rights and tribal laws, it is an established fact that said lands and property appurtenant thereto cannot ever be abandoned by them or their heirs or assigns, especially in this matter as said dwelling is a designated mission premises by the Al'Maurii Khan Nation and said mission and the Chief / Head of Mission and the mission staff enjoy immunity from attachment and execution of the ALIAS WRIT OF POSSESSION pursuant 28 U.S.C. §1609.
- (5) The last remaining tenant in fee of this dwelling unit is not deceased, tribal trust property is present at the mission premises, all rent[s] against the "lease" have been satisfied accordingly by set-off / discharged per Fla.Stat. 671.207 and Fla.Stat. 673.3111, and according to the un rebutted affidavit forwarded with proof of payment to RED DOOR INVESTMENT GRP, LLC by U.S.P.S. Certified Mail Number 9589071052701673789541.¹
- (6) The WRIT OF ERROR in Orange County Court's filing # 227362141 against the defendants and the above Lines n(1) to (5) of this Tribal court order of protection

¹ Defendant(s) Amanda Beckman-Ochs and RED DOOR INVESTMENT GRP, LLC must accept indemnification of any future actions of Bro. Brion Heru'El Ofrika Bey, D.M., pursuant to Fla.Stat. 671.207, as it is affirmed that Our right to perform or accept the terms of any contract under reservation of rights, droit droit, esp. treaty rights, religious rights, tribal rights, substantive rights, etc., inclusive of and not limited to the right to being recognized as a *people by the law; and the acceptance of obligations of the local county and municipalities duty to protect Human Rights, specifically the rights of national origin and any Indian claim rights attached thereto which are in full effect and are not ever waived and that accept for further consideration and in the interest of full satisfaction of any overdue amounts remaining in the U.S. Obligation / Account resulting from a lease / rental agreement pursuant to Fla.Stat. 673.3111, and that the full payment was also forwarded to your accountants at the Internal Revenue Service / U.S. DEPARTMENT OF TREASURY, by U.S.P.S. Certified Mail Number 9589071052701673789572, for full acquittal and satisfaction of the lease / rental agreement that has been attached along with a SURETY BOND ensuring that our tribal government business and religious rights are not prejudiced as they relate to the person of Our tribal member. (Please read carefully and make the necessary updates to the account immediately.)

confirms that the basic requirements of Fla.Stat. 51.011(1) cannot be met by RAJASAHIB PROPERTIES, LLC.

- (7) The BONA FIDE PETITION IN ABATEMENT filing # 226392187 e-filed on 07/01/2025 is procedurally a civil discovery option, constitutionally supported, and must be resolved by the lower court agents and or Brooke Skaggs in order to enjoy any form of relief, especially summary judgment relief under Fla.Stat. 51.011.
- (8) The subject property of this case, having a commercial location styled as 5856 Berry St. # 14, Orlando, Florida, [32808] is a mission premises and the rights of occupation currently enjoyed at the situs are inviolable by local authorities per the supreme law and international obligations of the United States that are binding upon local authorities, in spite of the previous events that took place on 07/30/2025 whereby the mission premises was unlawfully locked up, the protected peoples were forced out, and with the aid of solicited services of the local Sheriff's, contrary to due process guaranteed under the Supreme law.

THEREFORE, on this 31st day of July, 2025, it is hereby Granted.

Defendant(s), RAJASAHIB PROPERTIES, LLC and Brooke Skaggs, are hereby ORDERED to CEASE and DESIST their actions for the unlawful eviction / ejection as a matter of due process rights and discovery rights (through the request for abatement) of these Moors.

Defendant(s), Tiffany Moore Russell, Sandra Jackson, Tatiana Greene, and other deputy clerks, are hereby ORDERED to CEASE and DESIST in their custom of refusing to use the actual name of the documents being filed in the subject line or on the notes section when uploading documents to the case as it alters the record and denies to the public at a glance the actual intent or purpose of the document. *As a real life example: an Emergency Order to Stay the Alias Writ of Possession*

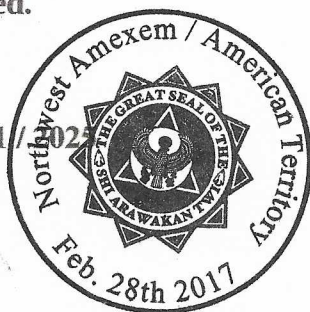
that was clearly labeled as such in the heading and was labeled at the bottom of every page, the clerk labeled it as a Notice and then quoted the line directly under the heading, thus denying the due process rights of the tribunal and the Moors to be heard according to the supreme law.

DONE and ORDERED, in the interest of justice and for the foregoing reasons, this TRIBAL COURT ORDER FOR PROTECTION [CEASE AND DESIST] shall be FINAL, restoring all rights, privileges, and immunities in the subject property at the mission premises, that were recently seized under color of law. Said FINAL ORDER shall also be valid against any and all current and future claims by any of the defendant[s] against HE Brother Brion Heru'El Ofrika Bey and Hon. Clan Mother: Sister Serrabi Bey, and all other tribal persons enjoying liberty in Indian Country 18 USC 1151, by and through tribal rights and treaty rights secured and protected from lien by Al'Maurii Khan Nation Tribal Constitution and Tribal Codex, supported by 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, the 1838 Florida Constitution Article I Basic Rights, the perpetual 1836 U.S.A. – Moroccan Empire Treaty Art. 20 guarantees the right to consular jurisdiction in disputes with the United States Citizens, and Art. VI of the Constitution for the United States of America and the Federal Constitution, all of which is binding upon State agents and officials.

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 / 31 / 2017




[INTERIM] TRIBAL COURT JUSTICE

NOTE: To the Constitutional Officers of the State of Florida, Judges, the Sheriffs and agents of Law Enforcement, YOU, are hereby COMMANDED to stand down and to depart from any attempts to enforce the colorable claim DEFAULTS, WRIT OF POSSESSION, ALIAS WRIT OF POSSESSION until the defects in the title held by RAJASAHIB PROPERTIES, LLC are resolved and the request for abatement as submitted by the Moors is properly addressed, i.e. is afforded due process whereby the court provides evidence of jurisdiction on the record before issuing any judgment or decision in the matter and the plaintiff (RAJASAHIB PROPERTIES, LLC) and their attorney Brooke Skaggs are held to the same standards as required by the statute they initiated the case through.