

**IN THE DE JURE AL'MAURI KHAN NATION
TRIBAL SUPREME COURT**

AL'MAURI KHAN TRIBAL TRUST)
Claimant,)
v.)
TRL TOWING OF CENTRAL FLORIDA, INC.)
acting on behalf of non-tribal government entities)
whose ownership of the land and mission premises)
is in question as judgment debtors to AL'MAURI)
KHAN TRIBAL TRUST in Orange County Court)
Case Number 2025CC012888-O.)
Defendant(s).)

Case No.: AKN-CV-2025-100278
WRIT OF REPLEVIN

IN RE: INTERFERENCE IN A CIVIL MATTER THAT ATTEMPTS TO HINDER THE RIGHTS OF THE AL'MAURI KHAN NATION OF MOORS TO CONDUCT TRIBAL GOVERNMENT BUSINESS ON MISSION PREMISES, PROPERTY THEFT / UNLAWFUL TAKING, DEPRIVATION OF RIGHTS UNDER COLOR OF LAW, AND THE ASSESSMENT OF FEES FOR UNSOLICITED SERVICES THAT ARE NOT PROPER FOR TRIBAL GOVERNMENT BUSINESS.

WRIT OF REPLEVIN: TRIBAL COURT ORDER AND DEMAND FOR RELEASE OF TRIBAL PROPERTY: For Support of Tribal Claim(s) Against agents of a U.S. instrumentality 28 U.S.C. 3002 (15)(b) for unlawful presumption of power of attorney and fiduciary rights; breach of the peace by unlawful seizure and possession of collateral or property that is subject to a claim under tribal jurisdiction A.K.N. Tribal Code 106.01(a), 116.01, and 120.1.

FACTS: The records of AL'MAURI KHAN NATION, Jus Sanguin American Aborigine Justice Center (JSAAJC) affirm that First Nation Peoples and or native American aborigines are de jure Creditors to the corporations in the United States of America, the several States and local counties, etc. Treaty rights and tribal obligations cannot be changed by civil law and the property identified herein represents the trust res of a native American tribe, [sic.] foreign trust/estate pursuant 26 U.S.C. 641(b). Tribal records and Colorado Secretary of State Records also show that AL'MAURI KHAN TRIBAL TRUST has asserted an Executor position over the commercial rights and interests attached to the previous owners of both the 2003 Chevrolet Blazer, VIN 1GN1T3SO32154591, AKN Tribal License Plate No.4169718 and the 2009 Dodge Caravan, VIN 1D8HN44E79B504758, AKN Tribal License Plate No. 4169718, refer to both the Florida and Colorado Uniform Commercial Code records, Florida Custodian File[s] No. 202403330858, 202107145406, and Colorado Custodian File No. 20172068193 as verifiable proof that Al'Maurii Khan Nation is the only Executor / Executive Authority that may suspend or waive any rights or interest in tribal property, be it land or a vessel of any type. The 2003 Chevrolet Blazer, VIN 1GN1T3SO32154591, AKN Tribal License Plate No.4169718 is Tribal trust res in the records of Florida Department of Highway Safety and Motor Vehicles. The administrators in the lower court cannot defend you or your attempts circumvent the Al'Maurii Khan Nation, nor that of the tribal trust duties and obligations previously entered into and secured by the blood of Our people. The Fla.Stat. 671.207 also limits your office's use of statutory presumptions which might prejudice tribal rights and religious duties, reserved and perpetually inalienable as matter of jus sanguinis, treaty law and state law confirming the same.

CONSULAR JURISDICTION: The tribal court in this matter assumes jurisdiction on the basis that Al'Maurii Khan Tribal Trust is the owner of the private conveyances that were unlawfully

TRIBAL ORDER AND DEMAND FOR RELEASE OF TRIBAL PROPERTY

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taken and being held by defendant(s) to extort fees from the tribe and or tribal members for the return of tribal property. Also, the agents of the United States that aided in seizing the property and the Moor's personal effects inside of the cars and anyone acting on their behalf has admitted an obligation to the Supreme law, esp. the treaties protecting the Moors of the Al'Maurii Khan Nation. The 2010 Tribal Law and Order Act, 1836 U.S.A. – Moroccan Empire treaty, Art. XX Consular duties and rights, exercised through the Tribal Supreme Court, a Tribal Court / Moorish Consulate, and Article III venue, confirms minimal contact with the tribe by the defendant allows for the tribe to assume jurisdiction in this matter.

Since at least 2014 several agencies of the State have had full knowledge that Moors of this tribe are at all times, tribal peoples and exercising treaty rights under the protections of Al'Maurii Khan Nation-State, a territorial collectivity within the greater Moorish Empire here in North America / Turtle Island / Abya Yala, having descended from the ancient Moors and continuing their ancestral use of resources and explorations of ancient coastlines that continue to bind these lands [the Americas and North West Africa] and the inhabitants thereof, unto perpetuity and according to ancient agreements whereby each other's rights would always be respected in commercial exchanges. Tribal rights and treaty rights of any Moor or the tribal trust whose property may have been subject to seizure as a result of an unlawful taking do in fact and law supersede the administration of any statutory presumption for the payment of an alleged debt created by your theft of private property within / on the Indian Country. YOU, the defendant(s) named above, are hereby notified of the same limitations and prohibited from removal and unlawful possession of our tribal property without just cause or a waiver from this tribal government. This Tribal Court Judgment and Order is consistent with the preeminence of land rights and treaty rights of these Moors and their mission premises rights under international law; and all of the parties being bound first to the treaties of the land as the supreme law and or contract, which provide that Our consuls may assist in a hearing or trial as a matter of comity and equal justice for both parties, in spite of differing national origin.

VERDICT: Based upon the laws, the facts and supporting evidence of this case, and further review of Orange County Clerk's records regarding annexation of the Tribal Property / ancestral lands being reverted in the lower courts of the State in Case / U.S. Domestic Account Number 2025CC012888O, this Judgment and Order requesting tribal trust res and any personal property be returned to Our mission premises at 5856 Berry Street #14, Orlando, Florida republic [32808], North America as the matter has not been resolved and your actions have directly affected administration of tribal business and threatens the existence or livelihood of these tribal people without due process. The court records of Osceola, Highlands, Polk, Hernando, Hillsborough, and Orange Counties and the laws of the United States prohibiting unlawful takings by government, forced purchases of unwanted services, and deprivation of rights under the color of law by government agencies and businesses receiving federal funding, does hereby authorize return of said cars to the driveways they were removed from immediately.

It is ORDERED that the stolen property, i.e. cars be returned immediately and if refusing then provide for our inspection the permit or proof of authority from the Al'Maurii Khan Tribal Nation received by your office which permitted the removal of the tribal property from ancestral lands, and said stolen property must be returned within 3 days or your authority to attach to tribal property

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must be produced for the record within 3 days to confirm that authority is valid and enforceable against indigenous peoples, the AL'MAURI KHAN TRIBAL TRUST or the res of the tribal trust.

TO: WHOM ALL IT MAY CONCERN.

From: Jus Sanguin American Aborigine Justice Center (JSAAJC) a de jure Tribal Court of Al'Maurii Khan Tribal Nation, a native American Aborigine / Indian Tribal government entity¹ enjoying jus soli, jus sanguinis and jure sanguinis rights, privileges, powers, duties, and immunities as a sovereign, nation-state member of the united States of America by way of inheritance to treaty rights and tribal rights and We, the Peoples' acknowledgement and acceptance of our being heirs to the land of the Ancient Ones, Indian [/Moor] Country 18 U.S.C. 1151, 1152 (Moorish Dominions 8 U.S.C. 1101(a)(14)², American Republic 22 U.S.C. 611(l)³, U.S.A. – Morocco Convention Art. 2, Sect. 1(b)(ii)(b)), by and through appointment, I, the Honorable and Noble: Brother Brion Heru'El Ofrika Bey, a Moorish (Consul / Minister) Associate of the Al'Maurii Khan people, appearing in writing, on behalf of the people of the Al'Maurii Khan an Indigenous community of peoples or (specifically) Moors⁴ seeking to enjoy treaty rights in accordance with the Al'Maurii Khan Tribal laws, ordinances and customs, of which are supported by United States' laws, Article VI of constitution for the united States of America, 1836 United States – Morocco Treaty of peace Article 20, Indian Tribal Law and Order Act of 2010, Public Law 856, and including but not limited to - all applicable Treaties and Other International Acts, inclusive of Consumer protections laws and including but not limited to - 18 U.S.C. 112, 42 U.S.C. 1981(b), 42 U.S.C. 2000bb, 25 U.S.C. 194.

Statements of Fact and Law Authorizing the Exercise of Jurisdiction in this Matter

I. Support for this Writ of Replevin: Tribal Court Order and Demand For Release of Tribal Property

- a. In any case where tribal ordinance authorizes the seizure of any perishable resource or product, the Tribal Support Council may hold such resource product until the Tribal Court has ruled on its ultimate disposition pursuant A.K.N. Tribal Code Chapters 116 – Warrants & 120 – Seizures.
- b. Any person who is concerned in the commission of a violation of a tribal ordinance is a principal and may be adjudged to have committed the violation although such person did not directly commit it and although the person who did directly do so has not been subject to an act or in Tribal Court. A person is concerned in the

¹ North America Industry Classification System (NAICS): 92115 / 921150 American Indian and Alaska Native Tribal Governments, Pg. 74, Sector 92—Public Administration, 921 / 9211 Executive, Legislative, and Other General Government Support.

² 8 U.S.C. 1101(a)(14) - The term "foreign state" includes outlying possessions of a foreign state, but self-governing dominions or territories under mandate or trusteeship shall be regarded as separate foreign states.

³ 22 U.S.C. 611(l) - The term "American republic" includes any of the states which were signatory to the Final Act of the Second Meeting of the Ministers of Foreign Affairs of the American Republics at Habana, Cuba, July 30, 1940;

⁴ Identified as Native Americans under federal codes by the Center for Disease Control and Prevention, (CDC): Unique Identifier: 1237-7 | Hierarchical Code: R1.01.052.004 | Moor; (CDC): 667 Moor; and U.S. Dept. of Commerce – Bureau of the Census, (BC): 465 Moor, (BC): 769 Moor, (BC): Eastern Tribes – D23 Moor.

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commission of a violation if such person: (a) Directly violates; or (b) Aids and abets the violation; or (c) Is party to a conspiracy with one or more others to violate or advises, hires, counsels, or otherwise procures another to commit the violation, pursuant A.K.N. Tribal Code Chapter 117.

- c. The records of AL'MAURI KHAN NATION, JSAAJC, affirm that the cars unlawfully taken are recorded as belonging to AL'MAURI KHAN TRIBAL TRUST, a Creditor having exercised Tribal and treaty rights protected as remedies under Public Law 856 (70 Stat. 773), and further supported by Fla.Stat. 285.20, and Fla.Stat. 2.01.
- d. As all government entities and alleged private corporations must be a creature of the American constitution, this Tribal Order, if challenged must be viewed also as a formal Request and Command to produce for the record, the physical documented 'Delegation of Authority' from Congress, and/or Proof of Naturalization as a U.S. Citizen as evidence of a right to speak or challenge this Tribal Court Order and Judgment, and any accompanying Tribal Court Orders protecting distinct American Aborigine natives occupying ancestral lands in Indian Country 18 U.S.C. 1151, 22 U.S.C. 611(l) as required by Law, per Article III, sec. 1 of the United States Republic Constitution.

II. Res Judicata

- a. Treaties are as binding within the territorial limits of the United States as they are elsewhere throughout the dominion of the United States. *Baldwin v. Franks*, 120 U.S. 678, 7 S. Ct. 656, 32 L. Ed. 766 (1887).
- b. A State cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. *Kolovrat v. Oregon*, 366 U.S. 187, 81 S. Ct. 922, 6 L. Ed. 2d 218 (1961).
- c. Thus the effect of a treaty is not to nullify a conflicting statute, but rather suspend it in its application to a citizen of the country with which the treaty is made. *Ahrens v. Ahres*, 144 Iowa 486, 123 N.W. 164 (1909) In re Sitxrud's Estate, 58 Wash. 339, 109 P. 33 (1910).

III. Specific Findings of Law and Fact Requiring Judicial Notice

- a. The tribal trust's and tribal member's rights and interests were illegally transferred absent any hearing to nominal parties that express they are acting under State law.
- b. Records of the tribe reflect that the cars have been issued tribal license plates and are privately insured.
- c. Records of the Orange County clerk of court and Sheriff's Office do not reflect any authority that warranted any property being removed from the mission premises and into the custody of another.
- d. The jurisdiction being asserted by defendant(s) against our tribal property is predicated on an alleged right (of defendant(s)), i.e. statutory presumption that prejudices treaty rights and tribal rights to property.

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IV. Notice of Judgment: Order and Demand for Relief

It is hereby Ordered, Adjudged, and Decreed –

- a. that all of the courts and agents of the State of Florida and the United States accept for value as truth and fact that the claims filed herein this Tribal Court as proof that any and all of the defendant(s) rights or interests as alleged previously or after this Tribal Order, in any venue of competent jurisdiction, is from this day forth null and void, voidable on its face as they may relate to the 2009 Dodge Caravan and 2003 Chevrolet Blazer creating a liability against any conspirators seeking to avoid the obligations expressed herein; and
- b. that the courts, which must be creatures of the constitution for the United States of America, view any response to this Tribal Court Judgment and Order not sworn to under penalty of perjury and/or rebutting the claims made herein as a (1) non-rebuttal by defendant(s), et al. persons and (2) default against defendant(s) certifying the authenticity of the transfer of defendants, et al. rights in the subject property to Al'Maurii Khan Tribal Trust; and
- c. that any criminal liability and/or monetary damages, if found by any de jure or de facto court, alleging an interests in this matter, be levied against the defendant(s), et al. persons inclusive of officials of the State pursuant to 28 U.S. Code § 1152, 25 U.S. Code § 1301, 18 U.S. Code § 245 under color of law. *Ex parte Young*, 209 U.S. 123 (1908) declared that state officials can be sued to prevent them from violating a right protected under federal law. Affirmed in *Edelman v. Jordan*, 415 U.S. 651 (1974); *Verizon Md. Inc. v. Public Services Plaintiff*, 535 U.S. 634, 645, 648 (2002); *Winnebago Tribe of Nebraska v. Stovall*, 341 F. 3d. 12102 (10th Cir. 2003). See also Fla. Stat. 715.07(4) as evidence that the assessed fees in this matter belong to the employee(s) of Osceola Sheriff's Office that caused the improper towing of the cars. Including but not limited to: double tough, ill will, breach of contract, willful neglect of duties, imposition of suspect jurisdiction, wrongful arrest, wrongful eviction, unlawful takings, and other violations of constitutionally protected rights of American Aborigines and members in good standing of a federally recognized and/or acknowledged treaty tribe of Moors; and
- d. that the Tribal Property identified herein and unlawfully held in your custody be released immediately returned to the Mission Premises of the Moorish Tribal Government located at care of 5856 Berry Street #14, Orlando, Florida republic, North America as soon as possible as said tribal property in this matter was originally located in a driveway on the mission premises and illegally towed; and
- e. all parties agree that any concerns or reservations regarding their required performance under this Order that is not expressly written or declared under penalty of perjury under the laws of the United States of America and communicated by fax and or by postal service within 3 days shall be considered willful non-compliance with this lawful ORDER and an admission, by the defendant(s), of liability for sanctions and fines against the named defendant(s) and or their property.

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Any objections purported to be from the representation for defendant(s) and or their interests in said property must yield to this Tribal Court Order and any counter-claims or defenses alleging anything to the contrary not sworn to under penalty of perjury under the laws of the United States of America shall be considered as contempt of this tribal court, abuse of tribal peoples through your Florida Business License and Charter, and warrant fines of \$15,000.00 for each violation of tribal laws, chargeable against the defendant(s), and if a not a natural person, then each owner or responsible party in their individual capacity and the company shall be held liable.

Failure to comply by refusal to release the property subject to this ORDER constitutes your consent [1] to waive defense against any of these claims and or fines found chargeable by this Tribal Court and [2] to full satisfaction of the fines described herein and any applicable fines or penalties under State and Federal law.

Failure to comply by refusal to release the two (2) cars and or reply in writing to the Tribal Support Council by averment to the contrary, sworn to under penalty of perjury under the laws of the United States, on the part of defendant(s) also affirms beyond any shadow of doubt that your agency and assigns has conspired to the collection of an unlawful debt, to acquire or maintain, directly or indirectly, an interest in or control of tribal property by coercion and circumvention of a security agreement with AL'MAURI KHAN TRIBAL TRUST and the treaty rights of the Moors of the Al'Maurii Khan Nation, a Moorish Tribal Government in North America / al Aqsa el Maghrib, constituting activities which you are prohibited from engaging in according to your organization charter, International laws and Fla.Stat. 772.103, and shall be used in any administrative, civil, and or criminal proceeding against you and your persons for grounds for dissolution under Fla.Stat. 617.1420(2), a lien against your property in accordance with tribal laws and supported by Judgment Lien Act and or any other restitution to the AL'MAURI KHAN TRIBAL TRUST, as described herein, inclusive of any other damages allowable by Tribal law and supported by local law practices.

NOW THEREFORE, IT IS SO ORDERED: The Claimant has satisfactorily met full burden of proof required by Local laws, Tribal Law, Treaty and Other International Acts, and so all claims as stated herein are **GRANTED**.

Dated this 15th day of August, 2025.

By: Hon. Brother Brion H. Bey, D.M.
Hon. Brother Brion Heru'El Ofrika Bey
Tribal Chief Justice of the Supreme Court for the
Al'Maurii Khan Nation

Please forward all replies to the mailing location below and be sure to write mailing location on letter exactly as presented to be considered a valid reply to the Tribal Court:

Al'Maurii Khan Nation
Attn: Jus Sanguin American Aborigine Justice Center:
Tribal Support Council
Mailing Address: % 1431 Simpson Road, #232

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**Khasime proper (Kissimmee), Florida Constitutional Republic
Non-Domestic Postal Dispatch #34744 (TDC) 22 U.S.C. 611(l)
Indian Country, Northwest Amexem (N.A.) 18 U.S.C. 1151**

Phone: (401) 812-0697 | Fax: (800) 856-1439

PLEASE GOVERN YOURSELVES ACCORDINGLY.

ORDER