

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



AL'MAURI KHAN NATION CH. 404 – LAND
ATTACHMENT, ESTATE REVRSION,
POSTLIMINY RIGHTS.
404.1(1) Any acts prohibiting the Tribe's continual
occupation and or resettlement of ancestral lands as
a matter of tribal right secured under treaty shall be
considered an act of genocide.

JUS SANGUIN AMERIQUEN
ABORIGINE JUSTICE CENTER
Supreme Court Case #:
AKN-TRI-SC-CV-213371

TRIBAL COURT ORDER FOR
HABEAS CORPUS RELIEF

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 Writ of Habeas Corpus to compel the release of the body of the petitioner in the below styled case[s] involving the parties of tribal interest including but not limited to:

ORANGE COUNTY (Commercial Establishment) U.S. DOMESTIC ACCOUNT / [CASE NUMBER]: 482025MM405883000AOX.

PETITIONER,

Ex-Parte: Sagamoor: Brother Brion Heru'El Ofrika Bey¹, D.M., TTEE, for AL'MAURI KHAN TRIBAL TRUST Ex-relatione: Brother Amir R`pha'El Sharif Al-Bey formerly known as EDWIN ORLANDO RIVERA, See also Broward County Records Instrument No. 113580351 (28 pages) Recorded on 03/18/2016 (EXHIBIT C), the detainee,

v.

Case Number: AKN-TRI-SC-CV-213371

DEFENDANT(S),

Orange County Corrections Dept.
Louis A. Quinones, Jr., Chief
P. O. Box 4970
Orlando, Florida 32802-4970
Contact Number: (407) 836-3400
Fax Number: (407) 836-3523
Email Address: Louis.quinonesjr@ocfl.net
Region Number: 7

Monique H. Worrell, ASSISTANT STATE ATTORNEY,
415 North Orange Avenue
Orlando, FL 32801

Amanda S Bova, COMMITTING MAGISTRATE,
425 N Orange Avenue
Courtroom 9B
Orlando, FL 32801

, all of whom are 14th Amendment corporate merchants, possibly Stateless, U.S. employees, bona fide Non-American Aborigines, U.S. domestic account holders and managers in the County of ORANGE (Commercial establishment under NAICS 922110)/ U.S. Domestic Accounts identified herein).

COURT LOCATION: ORANGE County Combined Court, 425 N Orange Avenue Orlando, Florida Republic [32801] 22 U.S.C. 611(l), Indian Country 18 U.S.C. 1151, Al Andalusia – La Floridaes, Moorish Dominions of Northwest Amexem/North America, al Maghrib al aqsa, a territorial collectivity and united State with the Kingdom of Morocco – Moroccan Empire.

ECCLESIASTICAL JURISDICTION:

¹ Sagamoor: Brother Brion H. Bey, D.M., TTEE has been recognized and accepted by this Tribal Court as being authorized to represent the shared interests of (both) the accused / detainee and the AL'MAURI KHAN TRIBAL TRUST.

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Holy Moorish Koran Ch. 47 v. 1-9;
Ayatul Kursi Surah al-Baqarah 2:255;
Public Law 97 - 280 Jeremiah 23:6;

SUBJECT-MATTER JURISDICTION:

Al'Maurii Khan Nation Tribal Constitution, Section 2. Jurisdiction. The judicial power shall extend to all cases, in law and equity, arising under the Constitution of the Al'Maurii Khan Tribal Nation, the Laws of the Al'Maurii Khan Tribal Nation, Nation Governmental Councils, to all tribal Nationals and property within the jurisdiction of the Al'Maurii Khan Tribal Nation, and Al'Maurii Khan Tribal Trust.

Al'Maurii Khan Nation Tribal Codex 404.2(a) All tribal claims and actions against land and or property shall be under the jurisdiction of the Tribe and administered by the Tribal Court.

Al'Maurii Khan Nation Tribal Codex Chapter 1500 is enacted by the Al'Maurii Khan Nation Tribe to provide for the establishment of standards for the issuance of TRAVELERS PERMITS, registration of motor vehicles, the establishment of lawful regulations for the operation of motor vehicles and other related purposes inclusive of and not limited to protection of Our right to freedom of movement unmolested by prejudices against Our tribal community.

Al'Maurii Khan Nation Tribal Codex 1500.36 – VENUE Any disputes arising under this Chapter shall be brought before the Al'Maurii Khan Nation Tribal Court.

TERRITORIAL JURISDICTION:

The location where the unlawful stop and detention was initiated was on lands that are occupied by U.S. establishments as admitted to by NAICS (North American Industry Classification System), but still rightfully belonging to American aborigines and is located within lands and territory described in the Legal Deed and Trust Document filed in the Library of Congress under Certified Registration No. TXU-1-123-633, and Control Number 71-330-6977 (U), The Department of Homeland Security – U.S. Customs and Border Protection – Recordation No. COP 04-00062; Control Number 476030 LMW, and Catalogued in the United States Department of State, Bureau of Administration – Department of State Library – Call Number BP232 .U73 2004. [sic. Al'Maurii Khan Nation Tribal Constitution Article 1 – Territory²]

IN PERSONAM JURISDICTION:

Brother Amir R`pha`El Sharif Al-Bey ex-relatiōne: EDWIN ORLANDO RIVERA is a Moor / Moorish-American national, non-citizen American national, recognized by the Al'Maurii Khan Nation of Moors of North America affording Brother Amir R`pha`El Sharif Al-Bey, as well as, any property held under any other derivative an enjoyed sovereign status as a native American Aborigine and or Moor, under Cherifian jurisdiction / (Indian Law) according to the Al'Maurii Khan Nation Tribal Constitution and Codex, the Treaty protections, privileges and immunities afforded him as a Moor whom is not and cannot be named in the statute under Florida law and is a protected person under international law and federal law. The County of ORANGE Court and Clerk or Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to the petitioner and his person do not represent any one of the 5 branches of sovereign authorities described in the Organic Constitution for the United States of America [ergo said constitution for U.S.A. recognizes only the sovereignty of (1) the Legislature / Congress through 2/3rds majority vote (2) the Supreme Court's unanimous decisions (3) the Executive authority of the President (4) the Will of the American people (5) the American Military under the Commander in Chief].

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TRIBAL COURT ORDER

² The jurisdiction of the Al'Maurii Khan Tribal Nation (also referred to as "Tribe" or "Tribal" or "Nation") of Aboriginal people, referenced as Mississippian, Algonquin, and all other aboriginal names, shall extend to the original lands inhabited by all of our Ancestors pursuant the Moorish Circle 7 Holy Koran Ch. 47, v.7, which includes North America, also recognized by all of our Ancestors and Generations as Turtle Island, The North Gate, and all lands originally occupied by aboriginal offspring peoples before colonization by the intruder Caucasian-Europeans and others. Jurisdiction also includes any property, tangibles, lands or buildings designated specifically as being owned, occupied, or possessed by Al'Maurii Khan Tribal Nation Tribal Trust / Al'Maurii Khan Tribal Nation and tribal nationals.

**IN THE DE JURE TRIBAL SUPREME COURT FOR THE AL'MAURI KHAN NATION
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Upon the “*TRIBAL COURT ORDER FOR PROTECTION FROM IDENTITY THEFT, SECURITIES FRAUD, UNLAWFUL DETENTION, ASSAULT, AND COLOR OF LAW VIOLATIONS OF RIGHTS*” filed as an attachment / EXHIBIT B in support of the Motion for enforcement of *TRIBAL COURT ORDER FOR HABEAS CORPUS RELIEF* [EXHIBIT A] and said Tribal Court Order(s) having been sworn to under penalty of perjury under the laws of the Al'Maurii Khan Nation by / through ex-parte: Sagamoor: Bro. Brion Heru'El Ofrika Bey, D.M., TTEE on behalf of the detainee, and the ***Public Law 90–284, title IV, §402, Apr. 11, 1968, 82 Stat. 79 Force and effect of tribal ordinances or customs***, which states that any tribal ordinance or custom heretofore or hereafter adopted by an Indian tribe, band, or community in the exercise of any authority which it may possess shall, if not inconsistent with any applicable civil law of the State, be given full force and effect in the determination of civil causes of action pursuant to this section; and the Orders from this Tribal Court – JSAAJC – are indemnified by the same public law and the Office of the Sheriff is committed to assure to Our people that fraud knowingly or unknowingly is preserved from injuring the people of the united States and the treaty citizens protected by the same laws, therefore it is ORDERED and COMMANDED, on August 02, 2025:

That the actions, statements, papers, and opinions of the officials / agents of the lower court operating commercially in Northwest Amexem / al Aqsa Al 'Maghrib / Abya Yala / Turtle Island (contemporarily styled North America) and indexed under 922110 in NAICS be considered as presentments and offers for services in commerce that may not be forced upon Brother Amir R`pha'El Sharif Al-Bey formerly known as Edwin Orlando Rivera and or the AL'MAURI KHAN TRIBAL TRUST, pursuant 1836 U.S.A. – Moroccan Empire treaty, Art. 15 prohibitions against compelling Moors to accept services that are thought as not proper for business and;

That the actions and admissions of the defendant(s) alleging themselves to be officials acting under Oath to the Constitutions for Florida and the United States shall be considered as evidence of liability and a breach of trust for any omissions of fact or law that are causing harm to Brother Amir R`pha'El Sharif Al-Bey formerly known as Edwin Orlando Rivera and or the AL'MAURI KHAN TRIBAL TRUST, and;

That the actions and admissions of the defendant(s) alleging themselves to be officials acting under Oath to the Constitutions for Florida and the United States shall be considered as evidence of liability to the Public Trust, the people of the United States and the nations in treaty with them, for any omissions of fact or law that a court of competent jurisdiction may use to discharge them from office and divest any privileges and monies owed or guaranteed resulting from faithful service to the people, and;

That the actions and admissions of the defendant(s) alleging themselves to be officials acting under Oath to the Constitutions for Florida and the United States shall be considered as evidence of liability and a breach of trust for any omissions of fact or law that deny to AL'MAURI KHAN TRIBAL TRUST the right(s) to defend property and sue in court absent registration as a foreign business with the Secretary of State for State of Florida, and;

That the admissions of the detainee, Brother Amir R`pha'El Sharif Al-Bey formerly known as Edwin Orlando Rivera, by previous statements or by affidavit submitted on his behalf in this lower court's current case record, other state records, judicial notices, and affidavits in previous case records affirms that he and his legal person are trust res belonging to the AL'MAURI KHAN TRIBAL TRUST and limits the conversion of said res property without compensation to the AL'MAURI KHAN TRIBAL TRUST through the actions of the defendant(s), and;

That the detainee, Brother Amir R`pha'El Sharif Al-Bey formerly known as Edwin Orlando Rivera's injunctive relief through the attached *Tribal Court Order*, **EXHIBIT B**, be extended full faith and credit to sustain this move for habeas relief as the lower court's record does not evidence any supporting video or other proof to substantiate the hearsay statements for probable cause to stop the Moor in his movement and attempt to make an arrest in the Indian Country / on Mission Premises of the tribal government without an express waiver or probable cause for the illegal questioning, and;

That for purpose(s) of a claim against the agents of the Orange County Sheriff's Office that can be alleged under Civil Rights Act of 1871 and 1836 U.S.A. – Moroccan Empire treaty, Art. 21, based

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on this false imprisonment and or kidnapping in the Indian Country by Corporal Rowland (and others) whom did unlawfully (without permit from the tribe) enter a dwelling that has in the windows conspicuous signage posted confirming the inviolability of the dwelling under international law and treaties to question a Tribal member on property that the tribe alleges is within the territorial jurisdiction of the tribal government, and;

That the defendant committing magistrate / county judge's acts were "illegal" in that although under state law the judge, who may be presumed to be acting as a conservator of the peace, has the power to arrest and to commit pending trial, the judge did more (in this case) in that she acted with bias by assuming probable cause exist for the charges alleged against Brother Amir R'pha'El Sharif Al-Bey's use of the law to defend himself from encroachments on his right to remain silent and to protect himself from trespassers and thieves seeking to gather private information without a constitutional warrant in hand, Corporal Rowland and company are attempting to convert the exercise of a constitutionally protected right to not incriminate oneself and to protect oneself from harm or danger into a crime, and;

That as of this day the alleged warrant has not been produced and has not been introduced into the court records along with the complaint, and;

That the County Magistrate, Amanda Bova, may be acting as finder of fact and judge, all without extending to our Tribal National the benefit of Tribal counsel, and all of which actions were taken without regard to the 14th Amendment and or state constitutional requirements, such as bail as a right, (See Harper v. Merckle, 1981, 638 F.2d 848, certiorari denied 102 S.Ct. 93, 454 U.S. 816, 70 L.Ed.2d 85.) and;

That the detainee, Brother Amir R'pha'El Sharif Al-Bey formerly known as Edwin Orlando Rivera, be immediately released without condition or delay pursuant to the foregoing statements and Article VI of the Constitution for the United States of America affirming treaties are the supreme law, the 4th Amendment which guarantees due process, and the 5th Amendment which prohibits the Tribal Trust property from being confiscated for government use with the consent of the Tribal Government or the Tribal Trust.

FAILURE TO COMPLY WITH THIS ORDER ACCORDING TO THE DUE PROCESS GUARANTEED A PETITION FOR HABEAS RELIEF SHALL BE CONSIDERED AS ABANDONMENT OF OFFICE AND / OR OFFICIAL DUTIES AND A BREACH OF TRUST BY THE DEFENDANTS AS ALL ARE OR REPRESENT U.S. INSTRUMENTALITIES 28 USC 3002(15)(b) AND ARE ACTING UNDER THE COLOR OF LAW TO INDUCE AN INDIGENOUS PEOPLE [SIC. TRIBAL TRUST] AND A NATURAL PERSON TO PART WITH PRIVATE PROPERTY, TRUST RES, AND OR INALIENABLE RIGHTS WITHOUT COMPENSATION OR FULL DISCLOSURE OF AUTHORITY BY CONGRESS TO COMMIT SUCH A TAKING.

In the name of Allah and by the same Will, under penalty of perjury or the like sanctions under the laws of the Al'Maurii Khan Nation the foregoing statements are hereby proclaimed as true and correct to the best of my knowledge and belief and not made for any ulterior motive or illegal purpose or to evade any lawful or legal duties.

Date: 2 Augustus 2025 ccy / 8 Safar 1447 mcy [Date: 08/02/2025] – nunc pro tunc.
Location: Al Andalusia – La Floridaes, Moorish Dominions of Northwest Amexem/North America, al Maghrib al Aqsa,
a territorial collectivity and united State with the Kingdom of Morocco – Moroccan Empire.

Ordered and Sealed By:

Brother Brion Heru'El Ofrika Bey

TRIBAL CHIEF JUSTICE OF THE SUPREME COURT FOR THE AL'MAURI KHAN
NATION OF MOORS OF NORTH AMERICA

