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**AFFIDAVIT: SUPPORT FOR WRIT OF ERROR AND TRIBAL SUPREME COURT
ORDERS AND FINAL JUDGEMENTS**

**Moorish Consular Court: Tribal Supreme / Superior Court / Article III Court: Case No.
AKN-TRI-SC010276**

Abstract:

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 Coram Nobis to correct a diversity of jurisdiction error in the Inferior / Lower Courts of Hernando County / U.S. Domestic Account Case No. 272023TR012508TRAXMX and CITATION NO. AI28VIE involving the parties of tribal interest including but not limited to:

**Mother Raguel Marie Bizaretty Bey el-relatione: HAZEL MARIA CAMARGO, a Moor and Tribal National of the Al'Maurii Khan Nation of Moors of North America (Defendant in error in Hernando County / U.S. Domestic Account Case No. 272023TR012508TRAXMX and CITATION NO. AI28VIE),
Plaintiff;**

Vs.

STATE OF FLORIDA¹ ex-relatione: HERNANDO COUNTY CLERK OF CIRCUIT COURT², FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR

¹ D-U-N-S number: 004078374 for commercial establishment providing government services in North America.

² D-U-N-S number: 080448572 for commercial establishment providing government services in North America.

*Tribal Court Orders and Final Judgements
AL MAURI KHAN NATION OF MOORS OF NORTH AMERICA
FEIN: 383994106*



CASE NO. AKN-TRI-SC010276

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VEHICLES³, Doug Chorvat Jr. [Acting Clerk of Court], Kurt Hitzemann [Acting as a presiding judge], and William Gladson [Acting State Attorney for the 5th Circuit], B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],, *all of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE, Defendant[s].*

³ D-U-N-S number: 179588942, 809396716, et al. for commercial establishment providing government services in North America.

Tribal Court Orders and Final Judgements
AL MAURII KHAN NATION OF MOORS OF NORTH AMERICA
FEIN: 383994106



CASE NO. AKN-TRI-SC010276

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AL'MAURI KHAN NATION CH. 404 – LAND ATTACHMENT, ESTATE REVERSION, 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.

**EVIDENCE OF DEED: HOLY MUNIMENT OF TITLE:
Holy Moorish Koran Chapter XLVII
Egypt, the Capital Empire of the Dominion of Africa**

1. The inhabitants of Africa are the descendants of the ancient Canaanites from the land of Canaan.
2. Old man Cush and his family are the first inhabitants of Africa who came from the land of Canaan.
3. His father Ham and his family were second. Then came the word Ethiopia, which means the demarcation line of the dominion of Amexem, the first true and divine name of Africa. The dividing of the land between the father and the son.
4. The dominion of Cush, North-East and South-East Africa and North-West and South-West was his father's dominion of Africa.
5. In later years many of their bretheren from Asia and the Holy Lands joined them.
6. The Moabites from the land of Moab who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa; they were the founders and are the true possessors of the present Moroccan Empire. With their Canaanite, Hittite, and Amorite bretheren who sojourned from the land of Canaan seeking new homes.
7. Their dominion and inhabitation extended from North-East and South-West Africa, across great Atlantis even unto the present North, South, and Central America and also Mexico and the Atlantis Islands; before the great earthquake, which caused the great Atlantic Ocean.
8. The River Nile was dredged and made by the ancient Pharaohs of Egypt, in order to trade with the surrounding kingdoms. Also the Niger river was dredged by the great Pharaoh of Egypt in those ancient days for trade, and it extends eastward from the River Nile, westward across the great Atlantic. It was used for trade and transportation.
9. According to all true and divine records of the human race there is no negro, black, or colored race attached to the human family, because all the inhabitants of Africa were and are of the human race, descendants of the ancient Canaanite nation from the holy land of Canaan.
10. What your ancient forefathers were, you are today without doubt or contradiction.
11. There is no one who is able to change man from the descendant nature of his forefathers; unless his power extends beyond the great universal Creator Allah Himself.

**- Prophet Noble Drew Ali, A Royal - Sovereign, Law Giver,
founder of the Moorish Science Temple of America
and the Moorish Divine and National Movement.**



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NOTICE TO THE PUBLIC: TRIBAL COURT ORDER AUTHORIZING THE SUPREME COURT OF THE AL'MAURI KHAN NATION

Purpose and Intent of this Tribal Order: To provide notice of authority to the public, private citizens, agents and officials of the United States government of the existence of this Consular-Court authorized by treaty and tribal constitution and codex, all of which are supported by the United States Supreme laws, inclusive of Federal, State, and local laws and other international acts.

Moorish Consular Court: Tribal Supreme / Superior Court / Article III Court: Case No. AKN-TRI-SC010276

IN RE: Hernando County Inferior / Lower Court Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE

FILING INSTRUCTIONS TO THE CLERK

AS A MEMBER OF AN ADMINISTRATIVE BODY CHARTERED UNDER BOTH THE CONSTITUTIONS FOR THE FLORIDA REPUBLIC (1838) AND FOR THE UNITED STATES OF AMERICA REPUBLIC (1790), BEING BOUND TO PERFORMANCE BY OATH AND UNDER THE PAIN OF SANCTION FOR ANY VIOLATIONS COMMITTED UNDER THE COLOR OF LAW WHICH WOULD PREJUDICE THE RIGHTS OF A MOOR YOU ARE HEREBY ADVISED:

- 1. To receive the tribal court warrant of authority and the writ for removal of the case to a lawful and proper venue consistent with due process and the right to contract under *common law and Articles 20 and 21 of 1787 – 1836 treaty between the united States of America and the Sultan of Morocco.***
- 2. To ensure the name of the filing being presented, on this day, for recording on the docket / record read: “TRIBAL ORDER AND WARRANT OF AUTHORITY” or “AFFIDAVIT”.**
- 3. To concede to the fact of law that both parties in the matter are bound previously by the United States constitution (a contract) and treaties (other contracts) and are required to yield to those contracts as mutual agreements staying the dispute in U.S. domestic account / case numbers 272023TR012508TRAXMX and CITATION NO. AI28VIE for failure to state any claim upon which relief can be granted according to**

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the original contract, which prohibits bills of attainder, enforcement of ex post facto laws, and the citizens from acting under the color of law as agents authorized by congressional law “to regulate commerce with foreign nations, and among the several states, and with the indian tribes”. See the 1790 organic constitution for the united States of America, Article II, section 8, cl. 3.

4. To take note that this filing is bonded and originates from a foreign jurisdiction authorized by the United States Secretary of the Treasury as a competent authority for the United States of America. See / research FACTA agreement between the United States of America and the Holy See and the attached Exhibit A as a certificate of foreign status.
5. To refrain from altering or tampering with this filing in any manner that would misrepresent the true title of this filing as evidence of the limitations of the traffic court’s jurisdiction over Indian offenses committed on Trust lands.
6. To close the U.S. domestic account / case numbers 272023TR012508TRAXMX and CITATION NO. AI28VIE and dismiss / discharge the matters as the parties involved or their authorized representatives through the United States Congress have entered into previous agreements for immediate aid and resolution by and for the reasons described in the attached tribal court order of removal.
7. To accept that you and your deputy clerks are absolved of all liability in any court of the United States for closing, dismissing and or discharging this case as requested by the tribal court order; as the spirit of the law regarding dismissals by the clerk are that the parties have reached a mutual agreement or by court order. See also *fla.r.civ.p. 1.420*.

FAILURE TO PERFORM THE PRESCRIBED DUTIES ABOVE BY THE CLERK OF THE COURT ARE ADMITTANCE BY THE RECORDER / CLERK AND ALL INVOLVED PARTIES OF DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, COLLUSION, DERELICTION OF DUTIES, AND AN ABANDONMENT OF OFFICE THAT PREJUDICES THE FEDERALLY PROTECTED RIGHTS CODIFIED INTO THE TRIBES’ LAWS; AND THE EFFECTED PARTIES SHALL BE VINDICATED THROUGH PROSECUTION OF THE DEFAULT JUDGEMENT AND IN ACCORDANCE WITH THE 1866 CIVIL RIGHTS ACT DOCTRINE AND TRIBAL LAWS PERMITTING THE SAME.

**TRIBAL ORDER AND WARRANT OF AUTHORITY
TRIBAL CHIEF JUSTICE: SAGAMOR: HONORABLE: BROTHER BRION
HERU’EL OFRIKA BEY
SURETY BOND NO. RB 253 770 160 US
[ABA ID: 03212749] ADVOCATE**

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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

WRIT OF ERROR 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 Writ of Coram Nobis to correct a diversity of jurisdiction error in the Inferior / Lower Courts of Hernando County / U.S. Domestic Account Case No. 272023TR012508TRAXMX and CITATION NO. AI28VIE involving the parties of tribal interest including but not limited to:

Mother Raguel Marie Bizaretty Bey ex-relatione: Hazel Maria Camargo, a Moor and Tribal National the Al'Maurii Khan Nation of Moors of North America (Defendant in error in Hernando County / U.S. Domestic Account Case No. 272023TR012508TRAXMX and CITATION NO. AI28VIE),
Plaintiff – Judgement Creditor;

Vs.



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STATE OF FLORIDA⁴
HERNANDO COUNTY CLERK OF CIRCUIT COURT⁵
FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES⁶
Doug Chorvat Jr. [Acting Clerk of Court]
Kurt Hitzemann [Acting as a presiding judge]
William Gladson [Acting State Attorney for the 5th Circuit]
B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],
All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide
Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators /
Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic
Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE,
Defendant[s] – Judgement Debtors.

WRIT OF ERROR

Notice to Principal is Notice to Agent – Notice to Agent is Notice to Principal
Al'Maurii Khan Nation at Florida Republic, Northwest Amexem, al Maghrib al-Aqsa,
Morocco

TO:
STATE OF FLORIDA
HERNANDO COUNTY CLERK OF CIRCUIT COURT
FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES
Doug Chorvat Jr. [Acting Clerk of Court]
Kurt Hitzemann [Acting as a presiding judge]
William Gladson [Acting State Attorney for the 5th Circuit]
B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],
All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide
Non-American Aborigines / Non-Indians, U.S. domestic account holders (Co-conspirators /
Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic
Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE,
Defendant[s] – Judgement Debtors.

IN RE: MISREPRESENTED BILLS OF ATTAINDER / BILLS OF EXCHANGE AS U.S.
DOMESTIC ACCOUNT CASE(S) NO. 272023TR012508TRAXMX and CITATION NO.
AI28VIE; AND DOUG CHORVAT JR., KURT HITZEMANN, WILLIAM GLADSON,
B.C. HOAGLAN, AND OTHERS ATTEMPTS TO OVERTHROW / SUPERCEDE THE
TRIBAL JURISDICTION OF THE AL'MAURI KAHN NATION THROUGH COLOR

⁴ D-U-N-S number: 004078374 for commercial establishment providing government services in North America.

⁵ D-U-N-S number: 080448572 for commercial establishment providing government services in North America.

⁶ D-U-N-S number: 179588942, 809396716, et al. for commercial establishment providing government services in North America.

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OF LAW, FAULTY ACCOUNTING METHODS, AND STATUTORY PRESUMPTION WHICH PREJUDICES THE TRIBAL AND TREATY RIGHTS AND OBLIGATIONS OF BOTH THE TRIBAL GOVERNMENT AND THE UNITED STATES OF AMERICA, AND THE PLAINTIFF. See Exhibits A and B as verifiable proof and evidence of [1] the unreliability of the witness, [2] their being no victim of the actions of the Moor being sued by STATE OF FLORIDA, and [3] the limitations of the named agents and agencies exercising jurisdiction when soliciting (unwarranted) services to Moors within the Moorish Dominions of North America.

COURT LOCATION:

Florida Republic 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:

**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 117.2 (b) Other types of deviant behaviors that are considered crimes, violations, and distinct chargeable offenses prosecutable by the Tribe against any defendant.

(1) Fraud – shall consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. In Our own ancient customs written in Our Hearts and Souls and codified within Hebraic Law, i.e. Talmud Geneivat da'at or g'neivat daat or genebath da'ath (sic. stealing the mind) is prohibited.

a. This includes statements of perjury, false claims and defenses, defamatory statements, trespass, violations of ultra vires doctrine, misrepresentations of fact and truth, willful neglect, abandonment of duties, color of law acts and procedures, whether by oral/verbal transmission, hand typed or handwritten paper/document, publication in paper form or electronic communication and the like informations and claims used to engage in fraud against the tribe, a tribal member, or any indigenous people or American aborigine.

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 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

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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.

IN PERSONAM JURISDICTION:

Mother Raguel Marie Bizareddy Bey ex-relatone: Hazel Maria Camargo, Tribal Census Identification Number AKN170A1427092, is a Moorish-American national recognized by the Al'Maurii Khan Nation of Moors of North America affording Mother Raguel Marie Bizareddy 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 her 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 Hernando County Court and Clerk or Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to the defendant in error and her 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].

PROCEDURAL JURISDICTION:

Should the County Administrators wish to claim that the Mother Raguel Marie Bizareddy Bey ex-rel: Hazel Maria Camargo is a citizen of Florida, then it also must be admitted that she, as the Plaintiff herein, is claiming lands (inclusive of the rights therein) resulting from grants foreign to that of the defendant(s) and if a representative for the bona fide Sovereign State of Florida has filed a claim in the lower court of Hernando County then it is in error and is further affirmed that the Hernando county court is the wrong venue; for the matter in question is (1) whether or not Mother Raguel Marie Bizareddy Bey formerly known as Hazel Maria Camargo can be made into a slave based upon statutory presumption that prejudices her treaty rights, postliminy rights, tribal affiliation and the right to autonomy in order satisfy the erroneous claims by B.C. Hoaglan alleging himself to represent various

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offices authorized by the State and (2) whether or not the plaintiff can be compelled into a contract against her will and contrary to her religious right, one of which is the God-Given right to move about the land, unencumbered and with an expectation that her rights will be protected according to the treaties that her ancestors secured for her future benefit. According to the 1789 Organic Constitution for the united States of America, Article III, Cl. 2, Sect. 1, the Supreme Court has original jurisdiction in matters between parties claiming rights through grants of lands from different Sovereigns as well as having original jurisdiction whereby the State is a party to a matter. The Supreme Court also has original jurisdiction between non-U.S. citizens / Foreign nationals and U.S. citizens, the same can be said of tribal courts seeking to protect the interests of their people by and through ensuring that individual tribesman are not arbitrarily deprived due process as a result of prejudice and presumption by the defendants of plaintiff descending from persons once held by the States and the Federal government under previous conditions of servitude.

The records of Hernando County Case / U.S. Domestic Account Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE reflect a bias against the plaintiff because of her being compelled to solicit the services of the clerk (whom accepted the erroneous complaint) in order to defend herself against an abuse of authority under the color of law. It is also evident that administrators of these hearings, alleged to be public officials, do not want the Assistant State Attorneys and witnesses being held to the basic standards set by the supreme law of the land, as there has been no information filed by an actual victim. Another point of interests is the accounting in these matters are in error as well, which can only be attributed to Doug Chorvat, Jr., the account manager. Public records reflect that his office created the account styled as case numbers and proceeded to credit the account by their own pens and then proceed to allege that said account reflects a debt to our tribal member's person, even though they (the defendants) created the debts and maintained the accounts attached thereto and the numbers as styled on the statements do not reflect negative balances on an account to which Mother Raguel Marie Bizaretty Bey ex-relatione: Hazel Maria Camargo is accountable for. The charges in the lower court are voidable as the Clerk is acting under the authority of the State and the constitution for the United States prohibits emission of bills of credit by the States. This practice of accounting can create errors that could lead to prejudice of the full faith and credit status of the treaty citizen as a descendant and heir to the Most Favored Nation status guaranteed by treaty, the public trust could also be abused and the people be induced into paying illegal fees or fines that if clearly identified, explained, and properly indexed are tantamount to evidence of fraud upon the people, in this case the plaintiff is the victim of GAAP violations, that in due time will be exposed when properly audited.

All in all, the cases / accounts to which this writ of error is being deposited in are admitted by the defendant's records as misdemeanor / traffic violations that are being financially assessed⁷ by standards contrary to the GAAP and being prosecuted beyond the statute of

⁷ Specifically, in a manner that confuses the plaintiff and this tribal court and that positively exaggerates the amount actually owed by removing any denotations / symbols that evidences the account balance is negative or in arrears and also by emitting bills of credit to the account

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limitations and without any request for a continuance by any bona fide party of interest or persons charged with protecting the office of the public trust and having obligations to the people and the supreme laws of the land. If any attorney wishes to presume that this tribal court and or Mother Raguel Marie Bizaretty Bey ex-relacione: Hazel Maria Camargo is not with authority to inquire and or challenge the accounting methods as presented, then it would also stand to reason that said accounts / cases have no relationship to the name HAZEL MARIA CAMARGO, which constitutes a title to property and proceeds beneficially owned by Mother Raguel Marie Bizaretty Bey, as a matter of blood right, tribal right, and commercial right. And said cases should be summarily DISMISSED.

The plaintiff, Mother Raguel Marie Bizaretty Bey, is indemnified in her actions on behalf of the commercial person / tradename HAZEL M. CAMARGO by and through the Silver and Gold Bond Number RF722681313US and the promises and guarantees by the U.S. Government and the debts of its entities and establishments. Plaintiff formerly using the tradename HAZEL M. CAMARGO as a minor and into adulthood does not permit the defendants to presume that she too is in a “public office” or is an agency for the benefit of the people to be administered under legislative control in the interest of the people. She, the plaintiff, as a living flesh and blood Woman [/ Womb-Man] of God, a Moor, is not property of any sort that man or his devices may make subject to arbitrary rules that contradict the laws of nature and the de jure government, nor does she consent to being treated as any such property or surety, and as evidence of the same see the attached Exhibit C: Silver / Copper Surety and Proof of Solvency recorded as a security styled a “NOTICE OF SURETY ACT AND BOND NO.: RF722681313US.

STATEMENTS OF FACT AND LEGAL CONCLUSIONS

By and through this filing, the plaintiff, through this Consular-Court, does hereby affirm that the Executor in this matter must come from the Al'Maurii Khan Nation of Moors as admitted by the plaintiff's presentation and acceptance of Al'Maurii Khan Nation Tribal Identification, her voting rights within the Tribal government, and her autograph being placed upon the Tribal Identification card, which is a legal document and seals the contract. (See Exhibit A1 – A4: Copy of Tribal Identification Card, Certificate of Adoption, Final Judgement of Adult Name Change, & IRS Form W8BEN being a matter of public records since 01/24/2024.) There has been no decisions, actions, opinions, and or orders issued by the administrators and their enforcers relating to a dismissal of this matter, and continuing the prosecution any further is the equivalent to reducing a free man or woman to peonage through abuse of legal process and faulty accounting methods. The 1866 Civil Rights Act and the Common laws of England prohibits such treatment of treaty citizens and affirms that plaintiff's right to contract with the Al'Maurii Khan Nation Tribal Court(s) – JUS SANGUIN AMERIQUEUEN ABORIGINE JUSTICE CENTER (JSAAJC) to resolve disputes between Moors and United States citizens (and anyone subject to the jurisdiction of the

and alleging that said credits represents an indebtedness. To be clear, there is no evidence that the plaintiff knowingly and willfully used any credit from the issuers of said credit to the accounts styled as case numbers 272023TR012508TRAXMX and CITATION NO. AI28VIE, and maintained by and in the care of the Hernando County Clerk.

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United States) through a Consular / Tribal venue according to international customs, public laws, and Article 20 of the 1787 – 1836 treaty between the United States of America and the Sultan of Morocco. The treaties and acts from the United States Congress is superior to any presumptions of the defendant's that to date have not shown on any court of record, evidence of jurisdiction over the person of the plaintiff. Pursuant the United Nations Charter; UN Agreement with the United States of America; the Articles of Confederation inter alia; Public 97- 280; Public Law 92-539 (86 Stat. 1070); Pub. L. 90–284, title IV, §402, Apr. 11, 1968, 82 Stat. 79, it is the public policy of the United States, through the U.S. Congress, to recognize the authority of the Al'Maurii Khan Nation of Moors of North America to exercise jurisdiction over their own subjects, citizens, nationals, and trust lands through tribal courts and or consular courts established according to their own customs and laws, since circa 1491 (Granada Treaty). The same right to self-governance was admitted by the People of State of Florida through the 1838 Constitution, Article I the basics rights therein which are perpetual and or cannot ever be alienated or prejudiced. It is the duty of the courts to be watchful for the Constitutional rights of the citizen and against any stealthy encroachments thereon. *Boyd v. United States*, 116 U.S. 616, 635.

The claims by the defendants are erroneous, and they would never file such bogus claims in an Article III Venue because of the likelihood of sanctions by the U.S. Courts and the constitutional requirements for standing under Article III would require that the plaintiff in the matter, STATE OF FLORIDA, has personally [1] suffered some actual or threatened injury (corpus delicti); and [2] that the injury can fairly be traced to the challenged action(s) of the defendant; and [3] that the injury is likely to be redressed by a favorable decision.⁸ The representative for STATE OF FLORIDA's claims, as presented in Hernando County, cannot and do not have permit or standing to sue in a Court of Facts / a Constitutionally established venue nor a federal court as they (the STATE OF FLORIDA, through an attorney) can only claim a commercial interest in the matter and not private or personal, nor have they suffered an injury or financial loss that is shared by all members of the public.⁹ They (the defendants in their private capacities) can claim no personal injury or losses of their own or by the STATE OF FLORIDA as a result of the actions by the plaintiff. Based upon GAAP (Generally Accepted Accounting Principles) the defendants don't even have a right to assume a financial interest by STATE OF FLORIDA in the solicitation of this case; aside from the pledge of surety created by the witness and the presumption of indebtedness of the Moor's person styled as HAZEL M. CAMARGO. These procedural standards are / have been avoided by the Clerks and Attorneys in this matter, in spite of the numerous prohibitions in the laws of the United States against coercing the plaintiff into contracting

⁸ *Valley Forge Christian College v. Americans United*, 452 U.S. 464, 472 (1982); *Allen v. Wright*, 468 U.S. 737, 751 (1984); *Lujan v. Defenders of Wildlife*, 504 U.S. 555, 560–61 (1992); *Monsanto C. v. Geerston Seed Farms*, 561 U.S., No. 09–475, slip op. (2010). But see *United States v. Parole Comm'n v. Geraghty*, 445 U.S. 388 (1980).

⁹ *Jump to essay-16Schlesinger v. Reservists Comm. To Stop the War*, 418 U.S. 208 (1974).

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away her right to the use of household goods¹⁰ in a private capacity and the right to freedom of movement as guaranteed and insured by the Supreme law of the land. It is contrary to the constitution for the United States of America to permit agents alleging to be acting under the authority of the State to emit bills of credit so as to maintain the charges against the plaintiff. An officer of the State is no more permitted to enforce a bill of attainder than a legislator in congress. The mission statement of Hernando county clerk admits no obligations to private citizens or Americans and any business conducted by said clerk is only done so after the conversion of one's private property / person into a public interest or office.

As a result of their (Defendants' / Judgement Debtors') actions, and the personal losses suffered by Plaintiff, her children, and other tribal members, the defendants as co-conspirators against the tribe and the rights of its people, have met the requirements for minimal contact with Plaintiff and the tribe in such a way that creates a contract whereby the Al'Maurii Khan Nation Tribal Courts may be permitted to exercise jurisdiction for the vindication of Plaintiff and Al'Maurii Khan Nation according to the laws of the tribe, which are supported by international law and the laws of the United States, inclusive of and not limited to asserting creditor rights under Title 11 U.S.C. §303(g) whereby the Judgement Debtors' property is subject to seizure by U.S. trustee to prevent loss to the estate in involuntary cases. "A public official is a fiduciary toward the public, including in the case of a judge, the litigants who appear before him and if he deliberately conceals material information from them he is guilty of fraud," U.S. v. Holzer 816 F. 2d 304, 307 (1987). As an inferior venue, the merchants of HERNANDO COUNTY COURTS(Inc.) and the clerk do not have the authority to compel arbitration (by assigning an administrative agent, arbitrator, et al. merchant as an Executor) in this matter as the jurisdiction of the traffic court is in question and it is evident there exist no contract between the parties that requires her (Mother Raguel Marie Bizaretty Bey formerly known as Hazel Maria Camargo) to subject herself to arbitration and or a constructive trust on a contract (specifically, the voidable drivers license agreement, traffic tickets, and any other unmentioned voidable adhesion contracts) that have no standing under the Supreme law. Also according to the FLORIDA BAR JOURNAL¹¹, Vol. 89 No. 5 May 2015 pg. 8, reads "Section 682.02 of the revised code now differentiates between the issue of the enforceability of the contract as a whole and the issue of the enforceability of the contract's arbitration provision. The revised code provides that the issue of the enforceability of the contract as a whole (e.g., unconscionability, fraud in the inducement, and other defenses that if found would mean that the parties had no contract at all) is a matter for the arbitrator to decide during the arbitration proceeding. The issue of the enforceability of the arbitration provision itself (e.g., whether a particular type of dispute is arbitrable under the law and other defenses that would mean the parties may have had a contract, but that their dispute was not subject to arbitration) is a matter for the court to decide when determining whether to compel arbitration. This revision aligns state arbitration law with the FAA as discussed in Buckeye

¹⁰ An automobile purchased for the purpose of transporting a buyer to and from his place of employment was "consumer goods" as defined in UCC 9-109. See *Mallicoat v Volunteer Finance & Loan Corp.*, 3 UCC Rep Serv 1035; 415 S.W.2d 347 (Tenn. App., 1966).

¹¹ <https://www.floridabar.org/the-florida-bar-journal/the-revised-florida-arbitration-code/>

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Check Cashing Inc. v. Cardegna, 546 U.S. 440 (2006), in which the U.S. Supreme Court reversed the Florida Supreme Court and held that challenges to the arbitration provision are for the court, but challenges to the entire contract are for the arbitrator. Florida courts have tended to resist the consequences of this holding. Section 682.02 of the revised code basically adopts the U.S. Supreme Court's Buckeye decision as state law. Both the revised code and Buckeye leave open the possibility for the court to determine whether a party actually signed the contract before compelling arbitration." After thoroughly reviewing the case records and the constitutional limitations of STATE OF FLORIDA(Inc.) this tribal court has already determined that Plaintiff has had no lawfully binding contract that compels arbitration or submitting herself and private person to the commercial jurisdiction of the county courts and that any contracting rights attempted to be enforced by the filings of the County clerk, State / County attorney, and committing magistrates in this matter constitute securities fraud, a collusive action to prejudice the tribal identity of Plaintiff for commercial gain and to the detriment of the tribe and Plaintiff. The Plaintiff being an American aborigine, under Tribal law and Defendants being non-American Indian, foreign to the tribe and or Stateless according to international law means that the County cannot hold a legitimate hearing or a jural trial, i.e. the jury, the judge, and prosecutor are not members of the Al'Maurii Khan Nation and or have no jural relations beyond the limits set by the tribal law and the constitution for the United States of America. Plaintiff's right of blood and kinship cannot be destroyed by any civil law. *Jackson v. Phillips, 14 Allen (Mass.) 562*. This is because *juras majestatis*, "...a term used in the civil law to designate certain rights which belong to each and every sovereign[ty] and which are deemed essential to its existence." In other words or in this case the rights of blood and kinship are tribal rights that warrant the treatment of Mother Raguel Marie Bizaretty Bey as a Sentient Being, a natural person having been vested royal rights and or privileges (according to English Common law), a Noble, by and through her American aborigine blood. As a result, the County / Municipal Courts and Administrators under United States law do not have (criminal or civil) jurisdiction in Moorish lands (sic. Indian Country, Aborigine Trust lands, et al. Territorial Collectivities) under the Moorish Empire expressed through His Imperial Majesty King Muhammed VI of the Kingdom of Morocco and Moroccans World-wide pursuant 22 U.S.C. Ch. 2 §§141 to 143. Repealed. Aug. 1, 1956, ch. 807, 70 Stat. 774, the Law of the Flag Doctrine, and the common law right of Moors to arbitration of commercial disputes before the Moorish Consul.] In the *US case of Cooper v. Aaron* it was stated that; "*Any judge who does not comply with their oath to the Constitution of the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of treason.*"

On or around December 8, 2023 the plaintiff, Mother Raguel Marie Bizaretty Bey, secured and deposited with the Al'Maurii Khan Tribal Court, her statement and evidence of a Silver Bond for Indemnification of Her Actions and Performance in all commercial matters, esp. involving agents of the United States and or the several States. See Exhibit C: Silver Surety Bond as proof of solvency and indemnification of the plaintiff that was forwarded to Florida Attorney General, Ashley Moody. See Exhibit A1: Enhanced Tribal Identification Card as evidence that the plaintiff is a Moor, and an adopted member of the Al'Maurii Khan Nation and as such reserves the right to have the matter adjudicated according to treaty and

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consular rights as admitted by the United States of America since 1787 and guaranteed an obligation unto perpetuity in 1836. The performance on the Government Contract(s) deposited into the U.S. Domestic Accounts / Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE, attached to the Social Insurance Account Number xxx-xx-0969 is not applicable as Plaintiff has accepted her tribal duties and religious obligations to the True Faith of her Forebearers and by operation of law, and also obtains an unalienable and inherited right to the freedom of movement within lands previously occupied by her ancestors; and that the liens upon said property and her person to secure performance are to be removed, and the property is to be restored to its rightful place according to the Supreme laws of the land, specifically the postliminy rights and immunities guaranteed by Articles III – VI and XVI of the (perpetual) 1836 treaty between the U.S.A. and the Sultan of Morocco, an obligation which continues today against the United States and the several federal and state agencies chartered by U.S. Congress and the constitution for the United States of America.

Wherefore it is February 16, 2024, in Al Andalusia – La Floridaes, Moorish Dominions of Northwest Amexem / North America, Maghrib al Aqsa, a territorial collectivity and united State with the Kingdom of Morocco – Moroccan Empire; and it is well beyond the 3 days grace provided in the Quo Warranto (Exhibit A) filed on 01/12/2024 with the Hernando County Clerk of Court. According to, said Writ of Quo Warranto, which gives 3 days to reply, the defendant(s), Doug Chorvat Jr., Kurt Hitzemann, William Gladson, B.C. Hoaglan, and other agencies have failed to rebut or reply in any way that restricts the further enforcement of the Default Judgement (Exhibit B) and this Writ of Error upon the defendant(s) named above. The failure by the defendants and or their representatives to properly rebut or reply to the previous filings on behalf of Mother Raguel Marie BizareTTY Bey, the Writ of Error creates the contract and a liability to the plaintiff against the defendants which may be vindicated in the tribal supreme courts of the Al'Maurii Khan Nation.

Pursuant *Al'Maurii Khan Nation Tribal Codex Section 114.01*. Any party or the court of its own motion may seek enforcement of any order by any lawful process or through any competent court of any jurisdiction. By this fact and authority through Article 20 of the 1787 – 1836 treaty between the United States of America, the tribal court as a consular venue, within Moorish Dominions of Northwest Amexem, is empowered to ORDER AND ADJUDGE as follows:

1. That a writ of error be and the same is hereby entered against the defendants, STATE OF FLORIDA, HERNANDO COUNTY CLERK OF CIRCUIT COURT, FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES, DOUG CHORVAT JR., KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN;
2. That the misrepresented bills of attainder / bills of exchange as U.S. domestic account case(s) Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE, and any attachments, summons, bench warrants, and the like associated thereto are unconstitutional, notwithstanding, null and void ab nitio and are

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unenforceable for lack of jurisdiction, fraud, and ultimately fail to state a claim for which relief may be granted according to the treaties, specifically FACTA treaty and the 1787 – 1836 treaty between the United States of America;

3. That the actions of the defendants as evidenced by the record be deemed as collusive in nature and any issues derived therefrom as unconstitutional, notwithstanding, null and void ab initio, unenforceable, and closed / dismissed or discharged for lack of jurisdiction as described herein this Writ of Error;
4. That the collusive actions of the judgement debtors are the origins for the de facto administrative proceeding set for February 28, 2024, under the color of state law and or without congressional authority evidenced in the records of the (non-tribal commercial establishment) Hernando County Court as unconstitutional, notwithstanding, null and void ab initio, unenforceable, and closed / dismissed or discharged for lack of jurisdiction as presented in the Writ of Quo Warranto (Exhibit A), the Default Judgement (Exhibit B), and as described herein this Writ of Error.

DONE AND ORDERED in Al Andalusia – La Floridaes, Moorish Dominions of Northwest Amexem / North America, al Maghrib al Aqsa.

Ordered and Sealed By:

Honorable: Brother Brion Heru 'El Afrika Bey

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



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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-SC160300

TRIBAL COURT ORDER OF REMOVAL (WRIT OF REMOVAL)

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 furthering the foregoing Writ of (Error) Coram Nobis to correct a diversity of jurisdiction error in the below styled case[s] involving the parties of tribal interest including but not limited to:

Inferior / Lower Court: HERNANDO COUNTY (Commercial Establishment) U.S. DOMESTIC ACCOUNT / [CASE NUMBER]: 272023TR012508TRAXMX and CITATION NO. AI28VIE.

**PLAINTIFFS IN ERROR (in the inferior court cases styled above),
STATE OF FLORIDA¹²**

HERNANDO COUNTY CLERK OF CIRCUIT COURT¹³

FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES¹⁴

Doug Chorvat Jr. [Acting Clerk of Court]

Kurt Hitzemann [Acting as a presiding judge]

William Gladson [Acting State Attorney for the 5th Circuit]

B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],

All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE, Defendant[s] – Judgement Debtors.

DEFENDANT IN ERROR (in the inferior court cases styled above),

¹² **D-U-N-S number: 004078374 for commercial establishment providing government services in North America.**

¹³ **D-U-N-S number: 080448572 for commercial establishment providing government services in North America.**

¹⁴ **D-U-N-S number: 179588942, 809396716, et al. for commercial establishment providing government services in North America.**

Tribal Court Orders and Final Judgements
AL MAURI KHAN NATION OF MOORS OF NORTH AMERICA
FEIN: 383994106



CASE NO. AKN-TRI-SC010276

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Mother Raguel Marie Bizaretty Bey ex-relazione: Hazel Maria Camargo, Al'Maurii Khan Nation Tribal Census Number: AKN185A1091129, a Moor and Tribal National of the Al'Maurii Khan Nation of Moors of North America, Judgement Creditor – Plaintiff in the Tribal Court.

COURT LOCATION:

Florida Republic 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:

**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 stops and the multiple detentions were 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 Moorish 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 –

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Department of State Library – Call Number BP232 .U73 2004. [sic. Al'Maurii Khan Nation Tribal Constitution Article 1 – Territory¹⁵]

IN PERSONAM JURISDICTION:

Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo is a Moorish-American national recognized by the Al'Maurii Khan Nation of Moors of North America affording Mother Raguel Marie Bizaretty 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 Hernando County Court and Clerk or Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to the defendant in error and her 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].

Furthermore, agents of the Hernando County Court as employees of STATE OF FLORIDA(Inc.) and creatures of the Constitution for the united States of America operating in North America as commercial establishments, the plaintiffs in error in Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE and their agents and assigns are under Constitutional mandate to respect the rights of the People (without distinction to tribe, race, religious creed, or nationality) to alter or abolish forms of government whenever they deem it necessary to their safety and happiness, provided that such change is not repugnant to the laws of the United States. Mother Raguel Marie Bizaretty Bey ex-relatione: Hazel Maria Camargo and her person before the public is a Tribal National of the Al'Maurii Khan Nation and consents to being governed under the laws of the tribe consistent with the United States Congressional authority to do the same pursuant 25 U.S.C. 1301(2) limited only by treaties and previously entered into agreements. There exist no proof on the records / docket which evidences judicial authority of HERNANDO COUNTY(Inc.) to exercise jurisdiction over acts committed by an Indian (sic. Moor) citizen of the Al'Maurii Khan Nation in trust

¹⁵ 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.

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lands under Al'Maurii Khan Nation Tribal Codex Section 102.01(a)(1), described as Indian Country in Federal law and lands of grants¹⁶ under international law. The law is to be specific, and if the State or a Minister or Consul shall be a party to any matter the Supreme Court has original jurisdiction; Congress has not granted such a right to the establishment styled as 'traffic court' and HERNANDO COUNTY COURT(Inc.) is a commercial business, soliciting government services. They [United States Congress] have acknowledged such a right by the Al'Maurii Khan Nation of Moors of North America to exercise original jurisdiction over their consenting members, citizens, denizens and the like according to the customs of international law and have affirmed the same by the various treaties and public laws described herein.

The matters before the Hernando County Administrative Court under U.S. DOMESTIC ACCOUNT / [CASE NUMBER]: 272023TR012508TRAXMX and CITATION NO. AI28VIE are not an attempt to enforce the positive laws of the United States and is further proof that the defendant in error, formerly known as HAZEL M. CAMARGO within the United States, has not violated any substantive rights of the plaintiffs in error in the lower court case numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE.

Respectively, the co-Consulate[s] [Vice-Sagamore and or Sagamore] of Al'Maurii Khan Nation hereby makes known to the plaintiffs in error named herein (of their liabilities to the tribe as agents of STATE OF FLORIDA(Inc.) and the United States per 28 USC 3002(15)(b)) through this bench [JSAAJC] as protected tribal trust property and a consulate post / mission property that is presenting itself as authorized by tribal and federal law and is received by your county administrators as Exempt from the Orders of the lower courts of Hernando County, all judgment[s] including in the aforementioned U.S. DOMESTIC ACCOUNT / [CASE NUMBERS]: 272023TR012508TRAXMX and CITATION NO. AI28VIE and any future order[s], cases, ticket[s], and / or warrants created as a result of the acknowledgment and acceptance of Mother Raguel Marie Bizaretty Bey claiming her rights as a native American Aborigine in the lands / property that was previously occupied and owned by indigenous peoples antecedent to the formation of the plaintiffs in error or the common law courts of England.

KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR. as administrative agents, government service providers, and employees of establishments of the United States under oath to perform you are obligated to respect, protect and defend the tribe's right of self-governance by and through tribal laws and treaty laws consistent with the laws of the United States in connection to Mother Raguel Marie Bizaretty Bey and her person, nunc pro tunc. The rights guaranteed the Moor, Mother Raguel Marie Bizaretty

¹⁶ The 1787-1836 treaty between the United States and the Sultan of Morocco bears the form of a Moorish land Grant authorizing commercial activity in Moorish dominions, sic. Aboriginal lands that had not yet been totally annexed /(colonized) under Bull Papal or Canon Law by the Catholic Church or the Church of England. The British (Baratish), Spanish (Moorish), and French Land Grants are the foundation of the occupation rights, privileges, and immunities of United States citizens and nationals alleging themselves home and or land owners in North America.

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Bey, by treaty are the same rights guaranteed to the United States citizens in disputes pursuant Article 20 of the 1787 – 1836 treaty between the united States of America and by the same lawful fact the Moor is authorized to seek vindication against all of the plaintiff(s) in error as named herein for felony misprision, misrepresentation, fraud, deprivation of rights, and breaches of justice under the color of authority through the Civil Rights Act of 1866 against the individual perpetrators and their co-conspirators before a United States Court or a Consular Court established by the Al'Maurii Khan Nation.

Pub. L. 90-284, title IV, §402, Apr. 11, 1968, 82 Stat. 79 Force and effect of tribal ordinances or customs. 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 **ADJUDGED AND ORDERED** as follows:

1. The HERNANDO COUNTY(Inc.) Court / Clerk or Law equivalent shall immediately **VACATE** or **DISMISS WITH EXTREME PREJUDICE** all complaints, issued by the plaintiff(s) in error in the matters asserting that Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo consents to any form of liability to named plaintiffs in error, as it / the [summons and / or complaint] is predicated on **COLOR OF LAW, FRAUD, OMISSIONS OF FACTS, and MISREPRESENTATION**, and accept for value the Laws of the United States prohibiting the use of color of law to deprive a free man of their rights without proof of consent.
2. The HERNANDO COUNTY(Inc.) Court and Administrators for the STATE OF FLORIDA(Inc.) shall immediately **VACATE** all orders, summons, complaints; and make void any statements purporting that Mother Raguel Marie Bizaretty Bey 's person (HAZEL M. CAMARGO) is in a bona fide contract (with the plaintiffs in error named herein) which would prejudice the right to claim her estate and the lands attached thereto and the right of self-governance under tribal laws and treaty laws that authorize her freedom of movement and use of her private property absent a permit or registration issued by an establishment of the STATE OF FLORIDA.
3. The HERNANDO COUNTY(Inc.) Court Administrators and Clerks in and for the STATE OF FLORIDA(Inc.) shall immediately enforce any and all Claims and Asservations of tribal rights and tribal property by and through treaty laws, and the Supreme law of the land expressed by Mother Raguel Marie Bizaretty Bey and supported through this Tribal Court Order.
4. The Tribal Court of Al'Maurii Khan Nation shall retain jurisdiction over this cause due to tribal commerce interest Art. I sec. 8 cl. 3 and Art. VI of the Constitution for the united States of America, Article 20 of the 1836 treaty between the United States of America and the Sultan of Morocco, and the interests of the Public as expressed in Public Law 92-539 (86 Stat. 1070).

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5. This Tribal Court Order is FINAL and shall be posted on Al'Maurii Khan Public Records [an International Registry] at www.almauriikhantribe.info.

by sealing this ORDER AND DECREE, the Tribal Justice and / or Clan Mother[s] of Al'Maurii Khan Nation, et al. tribes / nations, in the full exercise of the Right of Self-governance under tribal laws and treaty laws consistent with the Laws of the United States, does make this order FINAL and binding upon all public officials and agents created through the United States under 28 USC 3002 (15)(b) and the 14th Amendment.

FAILURE TO COMPLY WITH THIS ORDER SHALL BE CONSIDERED AS ABANDONMENT OF OFFICE AND / OR OFFICIAL DUTIES AND A DEFAULT AGAINST PLAINTIFF IN ERROR AND THE COURT ADMINISTRATORS AS BOTH ARE INSTRUMENTALITY 28 USC 3002(15)(b) AND ACTING UNDER THE COLOR OF LAW TO INDUCE AN INDIGENOUS PEOPLE AND A NATURAL PERSON TO PART WITH INALIENABLE RIGHTS WITHOUT FULL DISCLOSURE OF AUTHORITY BY CONGRESS.

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 our knowledge and belief and not made for any ulterior motive or illegal purpose or to evade any lawful or legal duties Sealed by:

Date: ~12,964-Anno-Magna ~ / 16 February 2024 ccy / shaban 6, 1446 mcy [Date: 02/16/2024] – 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:

Honorable: Brother Brion Heru 'El Afrika Bey

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



الرَّحِيمِ الرَّحْمَنِ اللَّهِ بِسْمِ

MOTHER RAGUEL MARIE BIZARETTY BEY,
Plaintiff,

v.

Case No. AKN-TRI-SC010276

STATE OF FLORIDA ex-relatione: KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR., all of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE, Defendant[s].

FINAL JUDGMENT – INJUNCTIVE RELIEF

THIS ACTION came before the Tribal Supreme Court upon Plaintiff's claim for injunctive relief from Defendant(s) abuse of authority and trespasses upon her person [Plaintiff's] / property: HAZEL M. CAMARGO, and the proceeds attached thereto; it is ADJUDGED that Plaintiff, Mother Raguel Marie BizareTTY Bey ex-rel: Hazel M. Camargo, whose principal mailing location is care of 2780 E Fowler Avenue #236, Tampa Bay, Florida republic, North America, within the territorial jurisdiction of the Al'Maurii Khan Nation of Moors of North America, is a protected person under international law and that Defendant(s), STATE OF FLORIDA (Inc.) ex-Relatione: KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR. whose principal business address is at or near 400 South Monroe Street, Tallahassee, Florida 32399 North America, are commercially insolvent and precluded from prejudicing the customs / laws of the tribe to enslave Plaintiff, involuntarily and or against her will for the satisfaction of commercial charges in U.S. Accounts / Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE, FOR WHICH LET EXECUTION NOW ISSUE.

ORDERED in Al'Maurii Khan Nation-State, Moorish Empire of North America, Maghrib Al-Aqsa [a Territorial Collectivity of the Moroccan Empire,] near the county of Hernando, Florida territory in North America on February 16, 2024 A.D.

Hon. Brother Brian Bey, D.M.
TRIBAL COURT JUSTICE

Cc:

Florida Secretary of State
United States of America Secretary of State
Florida Attorney General
United States of America Attorney General
United Nations General Secretariat



الرَّحِيمِ الرَّحْمَنِ اللَّهِ بِسْمِ

MOTHER RAGUEL MARIE BIZARETTY BEY,
Plaintiff,

v.

Case No. AKN-TRI-SC010276

STATE OF FLORIDA ex-relatione: KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR., all of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE, Defendant[s].

FINAL JUDGMENT – REQUESTED RELIEF

THIS ACTION came before the Tribal Supreme Court upon Plaintiff's claim for Defendant(s) failing to state a claim upon which relief may be granted, it is ADJUDGED that Plaintiff, Mother Raguel Marie BizareTTY Bey, whose principal mailing location is care of 2780 E Fowler Avenue #236, Tampa Bay, Florida republic, North America, within the territorial jurisdiction of the Al'Maurii Khan Nation of Moors of North America, relieved from Defendant(s), STATE OF FLORIDA (Inc.) ex-Relatione: KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR. whose principal business address is at or near 400 South Monroe Street, Tallahassee, Florida 32399, North America, statutory presumptions, charges, and claims for the U.S. Accounts / Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE, FOR WHICH LET EXECUTION NOW ISSUE.

ORDERED in Al'Maurii Khan Nation-State, Moorish Empire of North America, Maghrib Al-Aqsa [a Territorial Collectivity of the Moroccan Empire,] near the county of Hernando, Florida territory in North America on February 16, 2024 A.D.

Hon. Brother Brian Bey, D.M.
TRIBAL COURT JUSTICE

Cc:
Florida Secretary of State
United States of America Secretary of State
Florida Attorney General
United States of America Attorney General
United Nations General Secretariat



الرَّحِيمِ الرَّحْمَنِ اللَّهِ بِسْمِ

MOTHER RAGUEL MARIE BIZARETTY BEY,
Plaintiff,

v.

Case No. AKN-TRI-SC010276

STATE OF FLORIDA ex-relatione: KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR., all of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Claimants in error in Hernando County (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE, Defendant[s].

FINAL JUDGMENT – DAMAGES

THIS ACTION came before the Tribal Supreme Court upon Plaintiff's claim for Default against the defendant(s), it is ADJUDGED that Plaintiff, Mother Raguel Marie BizareTTY Bey, whose principal mailing location is care of 2780 E Fowler Avenue #236, Tampa Bay, Florida republic, North America, within the territorial jurisdiction of the Al'Maurii Khan Nation of Moors of North America, recover from Defendant(s), STATE OF FLORIDA (Inc.) ex-Relatione: KURT HITZEMANN, WILLIAM GLADSON, B.C. HOAGLAN, AND DOUG CHORVAT JR. whose principal business address is at or near 400 South Monroe Street, Tallahassee, Florida 32399, North America, the sum of \$2,432,835.00 being equally distributed amongst each of the named defendant(s) with administration costs payable to / received by the State Treasury and deposited in General Revenue Fund, Trust funds, and Budget Stabilization Fund in the sum of \$243,284, and making a total of \$2,676,119.00, FOR WHICH LET EXECUTION NOW ISSUE.

ORDERED in Al'Maurii Khan Nation-State, Moorish Empire of North America, Maghrib Al-Aqsa [a Territorial Collectivity of the Moroccan Empire,] near the county of Hernando, Florida territory in North America on February 16, 2024 A.D.

Hon. Brother Brian Bey, D.M.
TRIBAL COURT JUSTICE

Cc:

Florida Secretary of State
United States of America Secretary of State
Florida Attorney General
United States of America Attorney General
United Nations General Secretariat

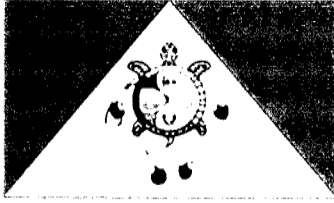


الرَّحِيمِ الرَّحْمَنِ اللَّهُ بِسْمِ

EXHIBITS A TO C

Satisfactory evidence and proof beyond any shadow of doubt that the subject-matter, in personam, procedural, and territorial jurisdiction of the Hernando County traffic court in case number 2023TR012508TRAXMX has been timely challenged through the Affidavit of Fact: Writ of Quo Warranto, Default Judgement, and Notice of Surety Act w/ Fee Schedule.





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-SC010276

**Affidavit of Fact
 WRIT OF QUO WARRANTO**

Exhibit A – Inferior / Lower Court: HERNANDO COUNTY (Commercial Establishment) U.S. DOMESTIC ACCOUNTS / [CASE NUMBERS]: 272023TR012508TRAXMX and CITATION NO. AI28VIE

STATE OF FLORIDA¹
 HERNANDO COUNTY CLERK OF CIRCUIT COURT²
 FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES³
 Doug Chorvat Jr. [Acting Clerk of Court]
 Kurt Hitzemann [Acting as a presiding judge]
 William Gladson [Acting State Attorney for the 5th Circuit]
 B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],
 All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Plaintiffs in error in HERNANDO COUNTY CLERK OF CIRCUIT COURT (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE – Co-trustees and / or Co-fiduciaries that may be held liable for omissions of fact or law, misuse of trust assets / private property for public use, and other violations of tribal rights and tribal laws of the Al'Maurii Khan Nation.

Statement of Facts and Case Law in Support of the Jurisdiction and Venue

I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, am a Moorish-American national recognized by the Al'Maurii Khan Nation of Moors of North America affording me and my person, 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 me as a Moor. I am not and cannot be named in the statute under Florida law and am guaranteed a protected person status under international law and federal law. The

¹ D-U-N-S number: 004078374 for commercial establishment providing government services in North America.

² D-U-N-S number: 080448572 for commercial establishment providing government services in North America.

³ D-U-N-S number: 179588942, 809396716, et al. for commercial establishment providing government services in North America.

2024 JAN 12 PM 2:23

FILED FOR RECORD
 DOUG CHORVAT CLERK
 HERNANDO COUNTY, FL

HERNANDO COUNTY CLERK OF CIRCUIT COURT and or the Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to me and my person / estate 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].

The location where the unlawful stop and detentions were 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 Moorish 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 – Territory)

"We are mindful that rights of succession to property under local law may be affected by an overriding federal policy when a treaty makes different or conflicting arrangements. In such event, the state policy must give way. Clark v. Allen, 331 U.S. 503, 517" 220 Ore. 448, 462, 349 P.2d 255, 262-263. – In other words, the Black Codes, Liber Code, and other local rules and customs that restricted / prejudice my or mine ancestors property rights cannot preclude the treaty obligations of the United States and the enforcement of the claim of rights to property as I have asserted in this matter.

Let the records of the administrative court reflect that I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, have forwarded and registered under RA433323645US by United States Postal Service a Silver-Copper Surety Bond and evidence of my indemnification and solvency to State of Florida Attorney General, Ashley Moody, and invoked my religious freedoms, tribal customs, and tribal rights under the Tribal constitution and laws of the Al'Maurii Khan Nation to which consular jurisdiction under Articles XX and XXI of the 1836 U.S.A. – Moorish Empire Treaty of Peace and Friendship is guaranteed; said treaty and tribal laws aver the following:

“1836 U.S.A. – Moorish Empire Treaty of Peace and Friendship, Article(s) 20. If any of the Citizens of the United States or any Persons under their Protection, shall have any Disputes with each other, the Consul shall decide between the Parties, & whenever the Consul shall require any aid or Assistance from our Government to enforce his Decisions, it shall be immediately granted to him.

& 21. If a Citizen of the United States shall kill or wound a Moor, or on the contrary if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place & equal Justice Shall be rendered the Consul assisting at the Tryal; & if any Delinquent shall make his escape, the Consul shall not be answerable for him in any Manner whatever.”

“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.”

Furthermore, any and every case / account mentioned herein is alleging to be enforcing the commercial rights of the State of Florida, a corporation / U.S. establishment, having a D-U-N-S Number 004078374 and is NOT protecting anyone’s personal property or constitutional rights. The Certified Public Accountant, is acting as a Clerk of the court, for a corporation / U.S. establishment, having a D-U-N-S Number 080448572 and is selling / transferring my private information / private property to create a security and an interest to the benefit of the public absent my consent or due process. This act violates antitrust laws by their using color of law to coerce me to become a customer and or employee, i.e. a surety for debts they are creating in the accounting books of these U.S. agencies named above, without my full expressed consent, [sic.] absent any bona fide security indenture authorizing the actions against my person.

If you, Doug Chorvat Jr., as a custodian of public records or any recipient of this Writ / Affidavit believes that I am in error with my conclusions, please express the same in writing under penalty of perjury and forward your concerns, to the following mailing location:

C/o Mother Raguel Marie Bizaretty Bey,
2780 East Fowler Avenue, #236,
Tampa Bay, Florida territory [33612]

QUO WARRANTO

I. Issues Before the Court:

- (a) I, Mother Raguel Marie Bizaretty Bey, am hereby challenging the jurisdiction of the administrative courts in HERNANDO COUNTY CLERK OF CIRCUIT COURT Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE as a result of having expressed previously with the United States through various acts, public notices, declaration, et al. evidence of my acceptance of postliminy rights by the Will of the Most High God-Allah, an allegiance, by blood and religious creed, to the Crown and Sovereign Authority of the Ancient Moroccan

Page 3 of 16

Empire as it is protected by and through Our continued existence from time immemorial as the various Moorish Tribes in the Americas and the Moorish, Maui, Mowri, Moro tribes around the world, HIM King Mohammed VI of the Kingdom of Morocco, and the faithful Moors/Moslems of the Old World.

- (b) Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan, through HERNANDO COUNTY CLERK OF CIRCUIT COURT Cases styled above have implied a right to insert themselves as a trustees and or executors over my (estate) / person of the petitioner, without any expressed consent or proof of membership within the Al'Maurii Khan Nation. *Expressum facit cessare tacitum. What is expressed renders what is implied silent.*
- (c) Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan seek an election to an office of trust before me and my person through statutory presumption which prejudices the contracting rights retained by the tribe (Al'Maurii Khan Nation) and my Self. **See Exhibits A1 through A4 as evidence and support for the bona fide contracting rights between myself and the people of the Al'Maurii Khan Nation of Moors.**
- (d) I have not consented to become surety against any claims or charges in HERNANDO COUNTY CLERK OF CIRCUIT COURT Case Numbers: 272023TR012508TRAXMX and the CITATION NO. AI28VIE.
- (e) As a living, breathing, flesh and blood Womb-Man of sound mind I cannot have a meeting of the minds with a corporation that has no mind, and I am foreign to and distinct from any corporation or establishment as a non-reportable account, a disregarded entity to be treated as always outside of the commercial U.S. according to title 26 USC 611(l) and FACTA Treaty agreement. **See Exhibits A1 through A4 as evidence and support for the same.**
- (f) I do not wish to enter into any contract with the corporation or its agents / agencies as it would prejudice my religious freedoms, the contracting rights of the tribal government, and the treaty rights of Our people and the U.S. obligations attached thereto. *Ex malificio non oritur contractus. A contract cannot arise out of an act radically wrong and illegal. Broom's Max. 851.*
- (g) Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan are not members of the Al'Maurii Khan Nation, they are not authorized by your own United States Congress, nor the Tribal Council to assume any duties specifically granted to officials of the tribe as it relates to the enforcement of the laws of the tribe or the laws of the United States to my benefit and interest.

II. Lawful Facts and Legal conclusion necessary to understand the issues presented:

- (a) To date, the records and financial statements in the custody of the Secretary of / for the State of Florida do not reflect any ownership of my person which limits the use and enjoyment of my property in a private capacity, in this case, I was putting air in the tires at a gas station when solicited by Brandon Hoaglan.

- (b) I am a Moor, exercising [1] religious freedoms, [2] the right to be secure in one's own person and not be arbitrarily deprived of protected rights under the color of law, and [3] tribal rights secured by treaty. **See Exhibit A1 – Al'Maurii Khan Nation Tribal Government Identification Card / Traveler's Permit.**
- (c) I have not elected the Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan to any office attaching to my Self or my person, sic. Estate, and any statutory presumption alleged to be in support of such an election and alleged to preclude this statement and the claims herein are hereby null and voidable at law, and bear no protection by any reasonable man or bona fide court of law.
- (d) Records of the State and the Tribal records evidence that I am a Safe Automobile Operator as of 12/05/2023 and am permitted to travel pursuant A.K.N. Tribal Code 1500 and supported by treaty law and the 1838 Florida Constitution Article I, through Fla. Stat. 679.2031(4). **See Exhibit A1: Travelers Permit issued by Al'Maurii Khan Nation, a tribal government.**
- (e) The records of HERNANDO COUNTY CLERK OF CIRCUIT COURT should reflect that I am not a corporation, and that I am a foreign national exercising treaty rights, and has taken no oath of allegiance to the corporate U.S. or Hernando County and has provided proper W-8 Forms and accompanying information to aid the court's reporting duty according to FACTA Law requirements. **See Exhibit A2.**
- (f) I have not provided to the plaintiffs and the records of the court do not reflect any permit, license, rights / interests, expressed or implied consent to use any property under my care, specifically, the name HAZEL MARIA CAMARGO or any likeness thereof, for public benefit or for private gains.
- (g) The records of the court do not reflect any permit or license by the Governor for State of Florida to use any property under my care, specifically, the name HAZEL MARIA CAMARGO or any likeness thereof, for public benefit or for private gains.
- (h) The insolvent can make no claims.

III. Authority For Issuance of the Writ

- (a) United States – Morocco 1786/1836 Treaty of Peace and Friendship. All articles, especially Consular privileges and exemptions from inspection.
 1. Article XX "If any of the Citizens of the United States or any Persons under their Protection, shall have any Disputes with each other, the Consul shall decide between the Parties, & whenever the Consul shall require any aid or Assistance from our Government to enforce his Decisions, it shall be immediately granted to him."
 2. Article XXI "If a Citizen of the United States should kill or wound a Moor, or on the contrary if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place and equal Justice shall be rendered, the Consul assisting at the trial, and if any Delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever."

(b) Res Judicata Regarding Self Executing Rights, Property Rights, Name Changes, and the Limitations on Corporations.

1. Per Medellin v. Texas, 552 U.S. 491 (2008) “Self-executing” treaty/international law are binding upon the domestic law of the several states.
2. “A self-executing constitutional provision may not be restricted by the legislature.” Shell v. Jefferson County, 454 So. 2d (1331) Ala. 1984; Shields v. Gerhart, 163 Vt. 219, 658 A. 2d 924 (1995).
3. The commonwealth (state) is a political corporation. Commonwealth v. Gibney, 9 Chest. 152 (Com. Pl. 1959). The Commonwealth is apolitical subdivision of the United States and an entity other than government, as it deals with commercial paper, checks, etc., in the world of commerce, The doctrine of incorporation is binding on the states through the Fourteenth Amendment of the united States Constitution, Gideon v. Wainwright, 372U.S.335, 83 S.Ct. 792 (1963). Also, see, 28 U.S.C.A. Section 3002 (2) and (15)(A). Governments are corporations, see, Penhallow v. Doane, 3 Dall. 55.(8/10/99. N.T. ppg. 16. Lines 22 through pg. 17. Line 6: pg. 40, lines 13through 15, inclusive).
4. “A Constitutional provision that “all men are born equally free and independent, and have certain inherent and indefensible rights, among which are those of enjoying and defending life and liberty, of acquiring possessing and protecting property and reputation, and of pursuing their own happiness” is self-executing”. Schreiner v. McKenzie Tank Lines Risk Management Services, Inc., 408 so.2d 711 (Fla. Dist. Ct. App. 1st Dist. 1982).
5. The use of the assumed name gives us little concern. After all, a name is but the designation of a person, a means of identification, and there can be no doubt that Mary Alice Long was thoroughly identified both as the mother of the child and the signatory of the consent agreement, and she was therefore bound. National Life & Accident Ins. Co. v. Saffold, 225 Ala. 664, 144 So. 816. Farnum v. Bankers & Shippers Insurance Company of New York, 281 Mass. 364, 183 N.E. 718. One may adopt a name different from his true one, and his contracts under the assumed name will be binding if unaffected by fraud. Lord v. Cummings, 303 Mass. 457, 22 N.E.2d 26. The mother's purpose is so obvious as to dispel any idea of fraud. She was about to bear an illegitimate child, and she chose this method to secure anonymity. In re Adoption of Long, 56 So. 2d 450 - Fla: Supreme Court 1952.
6. At common law a person could adopt another name at will, absent a fraudulent, criminal, or wrongful purpose. Moskowitz v. Moskowitz, 118 N.H. 199, 385 A.2d 120 (1978). The codification of this common law

right was intended primarily to aid the individual's right to a name change at will, giving the advantage of a public record to document the change. 57 Am.Jur.2d Name § 11; In re Application of Knight, 36 Colo. App. 187, 537 P.2d 1085 (1975); 79 A.L.R.3d 559. In keeping with the common law tradition, in Florida a person may adopt a name other than his or her own as long as no fraudulent or wrongful purposes are involved. See Adoption of Long, 56 So.2d 450 (Fla. 1952). Isom v. CIR. COURT OF TENTH JUDICIAL CIR., 437 So. 2d 732 - Fla: Dist. Court of Appeals, 2nd Dist. 1983.

(c) Al'Maurii Khan Nation Tribal Constitution Article 8, Section 2, Jurisdiction⁴, Al'Maurii Khan Nation Tribal Codex:

1. A.K.N. 101 "...“Tribal Court Code” shall become effective when adopted by resolution of the Al'Maurii Khan Tribal Council pursuant to the inherent authority vested in the Tribal Council, retained and acknowledged by the Constitution of the Al'Maurii Khan adopted pursuant to the Indian Reorganization Act of June 18, 1934 (48 Stat. 984) as amended and shall apply to all members, tribal nationals, and provided herein to non-members who, through either their residence, presence, business dealings, other actions or contact with the Tribe or other significant contracts with the Tribe and or its residents, commit criminal offenses in violation of the laws of the Tribe or incur civil obligations to persons or entities entitled to the protection of laws of the Tribe.”
2. A.K.N. 103.03(b) The Sagamoor, assisted by a Clan Mother, may act in the place of the chief judge and under authority of the Great Seal select and swear into office any member deemed eligible, in times of emergency only.
3. A.K.N. 104.06 It shall be the duty of the court to judge all cases brought before it.
4. A.K.N. 1500.57 Nothing in this Chapter shall operate or be construed as a waiver of the sovereign immunity of the Al'Maurii Khan Nation Tribe or the Al'Maurii Khan Nation Support Council.

(d) The Transcontinental Agreement / Florida Purchase which secured to the United States the same obligations held by the Spanish Crown through the 1491 Granada Treaty affirming the respect for the right of Moors to govern ourselves according to our own customs in spite on any occupation by the Spanish Crown of our lands.

⁴ 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.

- (e) Article 15 of the 1880 Treaty of Madrid which affirms that Moors are prohibited from being naturalized.
- (f) Westphalia Treaty 1648ca. which laid the foundation for many of the States and Nations of today and guarantees to our plight security against unlawful seizures and torts of any type based upon our Hapsburg blood and birthrights.
- (g) 1721 Anglo-Moroccan Agreement, the preamble which affirms that the subjects of Britain and their posterity recognize “all the West of Africa” as being Moorish dominions, esp. Art. 14 that establishes that there is no excuse for ignorance of the peace created by these facts, which are not ever to be forgotten.
- (h) United Nations Agreements and Treaties, esp. Human Rights, Declaration of Rights of Indigenous Peoples, etc.
- (i) 1960 Geneva Agreement.
- (j) FACTA Treaty principles, which guarantees that certain institutions must accept W8BENs for individuals whom are foreign for tax purposes and represent non-reportable accounts –*Note*: Sentient beings of Spirit, blood, flesh, and bone are not ens legis entities and are distinct from creatures of the law. **See Exhibit A2: W8BEN Certificate of Foreign Status.**

IV. Commanded for Relief

- (a) Produce and allow for the inspection of any contrary statements or certified records in reply to the foregoing claims of rights.
- (b) Abatement/dismissal or and abandonment of all claims against my estate.
- (c) Discontinue any and all use of my property, my person, and estate as surety for the ticket and charges arising therefrom as it is illegal to convert private property for public benefit.
- (d) Immediate restoration of any rights, privileges, or immunities that have been stalled or prejudiced as a result of this matter.
- (e) Immediate closing of these cases / accounts by HERNANDO COUNTY CLERK OF CIRCUIT COURT.

As this establishment (HERNANDO COUNTY CLERK OF CIRCUIT COURT) and its agents in their commercial capacity, has supported the emission of credit to the accounts / case numbers mentioned herein and have used my information to do so, a failure to reply within 3 days shall mean that Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan consent to [1] a default being filed against them, [2] being judgement debtors under tribal law, local laws, and federal laws and [3] waive any protections under the law against my asserted claims for damages as follows:

Damage

Costs

Unlawful taking, conscription of private information, without authority.\$10,000.00
 Unlawful use of private information for commercial gain.\$10,000.00

Conspiracy against rights (18 USC 241).....	\$1,000,000.00
Deprivation of rights under the color of law (18 USC 242).....	\$1,000,000.00
Denationalization under the ‘Black Code’ (race: black).....	\$10,000.00
Fraud in the inducement.....	\$100,000.00
Extortion.....	\$100,000.00
Coercion.....	\$100,000.00
Breach of treaty and constitutional obligations.....	\$100,000.00
Tribal Court Costs.....	\$2,500.00
Misc. expenses (mailing, travel, paper, ink, etc.).....	\$335.00

Total: \$2,432,835.00 / two million, four-hundred thousand, eight-hundred thirty-five dollars and zero cents payable in lawful money of .9999 fine silver bullion coins or bars.

Days of Grace to Answer

You have 3 days from your receipt of this affidavit of fact: Writ of Quo Warranto to answer and produce the above evidence for the record.

THE PROCEEDINGS IN U.S. DOMESTIC ACCOUNTS / [CASE NUMBERS]: 272023TR012508TRAXMX and CITATION NO. AI28VIE ARE NOT VALID AND CANNOT PROCEED until jurisdiction is proved to exist! Otherwise, the misrepresented instrument – bills of attainder / foreign bills of exchange / Citation No. AI28VIE and any other attachments associated thereto must be dismissed with prejudice for lack of jurisdiction and fraud. See Melo v. United States, 505 F.2d 1026 (“Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.”).

Failure to answer and produce the above evidence constitutes DEFAULT and serves as your admission by silence to lack of jurisdiction and fraud; and the misrepresented instrument – bills of attainder / foreign bills of exchange / Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE and any other attachments associated thereto being invalid, unconstitutional, notwithstanding, void ab initio, and unenforceable. See Elliot v. Peirsol, 26 U.S. 328, 340 (1828) (“If a court acts without authority, its judgements and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgements, or sentences, are considered, in law as trespassers.”); also, see United States v. Throckmorton, 98 U.S. 61 (“Fraud vitiates the most solemn contracts, documents and even judgements.”).

By affixing my Seal hereto, I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, do hereby declare my intention to be a national but not a citizen of the United States. I do hereby affirm and certify that I have been received by the Al'Maurii Khan Nation of Moors of North America and have accepted the rights, privileges, and immunities guaranteed them under the Tribe's Constitution in accordance with the Supreme laws of the land; and it is further attested and declared before the public that the foregoing statements and documents attached to this filing are true and correct, to the best of knowledge and belief as of January 12, 2024.

By: Mother Bey
Mother Raguel Marie Bizaretty Bey
All Substantive Rights Reserved

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**Exhibit
A1**

Al'Maurii Khan Nation

AKN185-A1-091129

Official Rank: Consecrated Missionary

Sis.: Mother Raquel Marie Bizarrety: Bey, D.M.

2780 East Fowler Avenue, #236
Tampa Bay, Florida rep 22 U.S.C. 611(f)
Indian Country: American rep 18 U.S.C. 1152

Non resident, non domestic, rural free delivery

Day Born: [Redacted] Nature: Woman
Issued: 03/07/2024 Eyes: Brown
Expires: 03/07/2024 Hair: Brown
Height: 5'5"

Nationality: Washita Moor

International Right To Travel




Exhibit A1: Al'Maurii Khan Nation Tribal Government Identification Card [Copy].

UNOFFICIAL
DOCUMENT

CONFIDENTIAL

W-8BEN Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding and Reporting (Individuals)

For use by individuals. Entities must use Form W-8BEN-E.

Go to www.irs.gov/efile for instructions and filing information.

Give this form to the withholding agent or payer. Do not send to the IRS.

Do NOT use this form if:

- You are NOT an individual.
- You are a U.S. citizen or other U.S. person (except a resident alien individual).
- You are a beneficial owner asserting that income is exempt from tax under the United States tax laws (other than persons' services).
- You are a nonresident alien owner of a partnership or trust that is treated as a partnership for U.S. tax purposes.
- You are a partner in a partnership.

Note: If you are subject to a FATCA penalty and file this form, you may be liable for penalties for failure to file an applicable return or to provide your correct tax identification information.

Part I Identification of Beneficial Owner (See instructions)

1. Name of individual who is the beneficial owner: Aboriginal Holy Lands of the Moroccan Empire

2. Country of citizenship: Morocco

3. Permanent residence address (street, apt. no., P.O. box, etc.): Aboriginal Holy Lands of the Moroccan Empire, P.O. Box 1000, Rabat, Morocco Do not use a P.O. box or in-care-of address.

4. Ancestral estate: Ab-Magryb el Aqsa el Marra; Moorish Empire; America's Republic of Aboriginal Lands (AAN); Eastern Tribes; DZ1 Moor

5. Khmer proper, Tibetan territory, Al Murat Khan Nation state, Northwest America, Able Yaka Morocco, P.O. Box 1000, Rabat, Morocco

6. Mailing address: 2180 East Fowler Avenue #226, Clearwater, Florida 34629

7. Foreign address (street, apt. no., P.O. box, etc.): Aboriginal Holy Lands of the Moroccan Empire, P.O. Box 1000, Rabat, Morocco

8. U.S. taxpayer identification number (TIN): 303194166

Part II Claim of Tax Treaty Benefits (For applicable purposes only) (See instructions)

9. I certify that the benefits claimed are available under the tax treaty between the United States and the Moroccan Empire.

10. Special rates and conditions (If applicable, enter applicable treaty article number, including the percentage of withholding and citing the IV, VI, XII, XIV, XV, or XXIV of the treaty, or other applicable provisions): Article 10 (Dividends) and Article 11 (Interest) of the Morocco-Egypt Tax Treaty signed in Cairo, Egypt on 10/10/1994.

Part III Certification

I declare under penalty of perjury that I am the beneficial owner of the above-mentioned stock, and that I am not a U.S. citizen or resident alien, and that I am not a partner in a partnership that is treated as a partnership for U.S. tax purposes.

I certify that the information provided on this form is true and correct to the best of my knowledge and belief, and that I am not a U.S. citizen or resident alien, and that I am not a partner in a partnership that is treated as a partnership for U.S. tax purposes.

I declare under penalty of perjury that I am the beneficial owner of the above-mentioned stock, and that I am not a U.S. citizen or resident alien, and that I am not a partner in a partnership that is treated as a partnership for U.S. tax purposes.

I certify that the information provided on this form is true and correct to the best of my knowledge and belief, and that I am not a U.S. citizen or resident alien, and that I am not a partner in a partnership that is treated as a partnership for U.S. tax purposes.

Sign Here

My name: Aboriginal Holy Lands of the Moroccan Empire

My TIN: 303194166

Signature: [Signature]

Date: 11/27/2021

Print name: Aboriginal Holy Lands of the Moroccan Empire

Signature authority: [Signature]

Date: 11/27/2021

For Paperwork Reduction Act Notice, see separate instructions.

W-8BEN (Rev. 12/31/21)

Exhibit A2: W8BEN Certificate of Foreign Status.

**Affidavit of Fact
Certificate of Service**

By affixing my Seal hereto under the penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, hereby certify that on this 12th day of January, 2024, the enclosed Writ of Quo Warranto and Tribal documents were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients:

Doug Chorvat Jr., (acting as) Court Administrator clerk
HERNANDO COUNTY CLERK OF CIRCUIT COURT (Inc.)
20 North Main Street
Brooksville, Florida republic [near. 34601]

William Gladson, (acting as) State's Attorney Fifth Judicial Circuit
110 NW 1st Avenue Suite 5000
Ocala, Florida republic [near. 34475]
Email: wgladson@sao5.org

Al Nienhuis, (acting as) Sheriff
Hernando County Sheriff's Office
Attn: Civil Department
P.O. Box 10070
Brooksville, Florida republic [near. 34603]

Jon A. Jouben (acting as County Attorney)
20 North Main Street Suite 462
Brooksville, Florida republic [near. 34601]
Email: CAO@hernandocounty.us

Kurt Hitzemann (acting as magistrate)
khitzemann@circuit5.org
Fax: (352) 754 - 4224
20 North Main Street Rm 359
Brooksville, Florida republic [near. 34601]

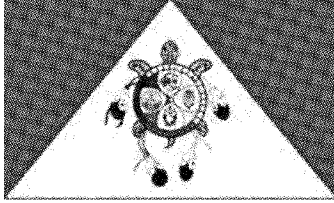
Johnathan Young (acting as Captain for Troop C for Brooksville / Land o Lakes)
11319 Ponce DeLeon Blvd.
Brooksville, Florida republic [near. 34601]
Email: jonathanyoung@flhsmv.gov

, I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, do hereby declare my intention to be a national but not a citizen of the United States. I do hereby affirm and certify that I have been received by the Al'Maurii Khan Nation of Moors of North America and have accepted the rights,

privileges, and immunities guaranteed them under the Tribe's Constitution in accordance with the Supreme laws of the land; and it is further attested and declared before the public that the foregoing statements and documents attached to this filing are true and correct, to the best of knowledge and belief as of January 12, 2024.

By: Mother Bey
Mother Raguel Marie Bizaretty Bey
All Substantive Rights Reserved

UNOFFICIAL
DOCUMENT



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-SC010276

**Affidavit of Fact
NOTICE OF DEFAULT JUDGEMENT**

Exhibit B – Inferior / Lower Court: HERNANDO COUNTY (Commercial Establishment) U.S. DOMESTIC ACCOUNTS / [CASE NUMBERS]: 272023TR012508TRAXMX and CITATION NO. AI28VIE

STATE OF FLORIDA¹

HERNANDO COUNTY CLERK OF CIRCUIT COURT²

FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES³

Doug Chorvat Jr. [Acting Clerk of Court]

Kurt Hitzemann [Acting as a presiding judge]

William Gladson [Acting State Attorney for the 5th Circuit]

B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],

All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Plaintiffs in error in HERNANDO COUNTY CLERK OF CIRCUIT COURT (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE – Co-trustees and / or Co-fiduciaries that may be held liable for omissions of fact or law, misuse of trust assets / private property for public use, and other violations of tribal rights and tribal laws of the Al'Maurii Khan Nation.

RE: Failure to Reply to Writ of Quo Warranto (Exhibit A), misrepresented on public record as CORRESPONDENCE FROM DEFENDANT by authority of the clerk filed on 01/12/2024 and the Misrepresented Instruments – Bills of Attainder / Foreign Bills of Exchange in the above styled accounts / case numbers.

Stare Decisis Law

“If a court acts without authority, its judgements and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such

¹ D-U-N-S number: 004078374 for commercial establishment providing government services in North America.

² D-U-N-S number: 080448572 for commercial establishment providing government services in North America.

³ D-U-N-S number: 179588942, 809396716, et al. for commercial establishment providing government services in North America.

judgements, or sentences, are considered, in law as trespassers.”); also, see United States v. Throckmorton, 98 U.S. 61 (“Fraud vitiates the most solemn contracts, documents and even judgements.” See **Elliot v. Peirsol, 26 U.S. 328, 340 (1828)**)

Hale v. Henkel 201 U.S. 43 at 89 (1906) “The individual may stand upon his Constitutional Rights as a citizen. He is entitled to carry on his “private” business in his own way. His power to contract is unlimited. He owes no duty to the State or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no duty to the State, since he receives nothing there from, beyond the protection of his life and property. His rights are such as existed by the Law of the Land (Common Law) “long antecedent” to the organization of the State, and can only be taken from him by “due process of law”, and in accordance with the Constitution. He owes nothing to the public so long as he does not trespass upon their rights.”

Statements of the Facts of the Matter

As a result of the illegal stop and unlawful solicitation, unlawful use of Tribal Trust property (my person), the STATE OF FLORIDA (Inc.) and its agents named herein, inclusive of any previously mentioned relief for damages in the Writ of Quo Warranto, does accept full criminal liability to being charged with attempted genocide, human trafficking, unlawful taking, theft and / or conversion of (private) tribal trust property for profit without a valid contract, i.e. consent, a warrant or authority.

On October 08, 2023, I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, was in fact waiting to put air in tires when I was illegally questioned and coerced into a commercial transaction, under statutory presumption that prejudiced my treaty and tribal rights by B.C. Hoaglan, whom had no warrant or probable cause that I had harmed anyone or interfered with anyone’s constitutionally protected rights. B.C. Hoaglan is not even able to collect immediate payment for any monies demanded through the bill of exchange that he affixed my name to and compelled me to sign, I was / am not able to immediately protest the illegal solicitation without being presumed to be an outlaw and or subject to physical assault (arrest), in order to contest the claims I was / am forced to request a hearing with this administrative agency styled HERNANDO COUNTY CLERK OF CIRCUIT COURT even though I never requested any government services from B.C. Hoaglan, a State Police / Highway Patrolman, requiring any payment to any agency of STATE OF FLORIDA (Inc.), HERNANDO COUNTY CLERK OF CIRCUIT COURT, or FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES or any other U.S. establishments doing business in North America.

My request for a hearing as a result of a private (and questionable) interaction that I believe violates [1] Antitrust Act law, [2] the Indenture Trust Act law, [3] the original Bill of Rights, and [4] the Supreme law should not be and cannot be construed as any form of an implied waiver of my right to redress for unlawful use of my property (/ my name and the interests arising therefrom) or my giving / permitting or vesting authority to Kurt Hitzemann, William Gladson, B.C. Hoaglan, or Doug Chorvat Jr. to use my name or its likeness, which is my property, for commercial gain or a public benefit.

As I am a member of an indigenous community of Moors whose occupation of the Americas antecedes that of the formation of Florida, my people and my person are protected people under the laws of the United States, which is based in international law. The 1791 Organic constitution for the United States of North America, Article VI Supremacy Clause and the 1836 treaty between the United States of America and the Moorish Empire, Articles XXI and XXII confirms the obligation of the Florida Legislature to admit Moorish Consuls to deposit with the clerk of any court in Florida a defense to claims against a Moor under the protections of said Moorish Consul Authority. In **The Florida Bar v. Moses, 380 So. 2d 412 (Fla. 1980)** the Supreme Court of Florida held that the legislature has the constitutional authorization to oust the Court's responsibility to protect the public from the unlicensed practice of law in administrative proceedings under Article V, Section 1 of the Florida Constitution, and when it does so any "practice of law" conduct becomes in effect, authorized representation, warranting lawful consideration and enforcement according to the supreme law by the lower court of the orders, opinions, judgements, and or motions from the Moorish Consul.

As of this date, 02/05/2024, in Case Number: 272023TR012508TRAXMX there was no timely or valid reply by the court or the State Attorney's Office to the Quo Warranto filed on January 12, 2024.

As of January 18, 2024, the STATE OF FLORIDA (Inc.) has been in default and the matter should have been dismissed by the clerk per my demands and in accordance with due process.

As of this date, 02/05/2024, in Case Number: 272023TR012508TRAXMX, the STATE OF FLORIDA (Inc.) and its representatives are and remain in default to me for willfully failing to reply as requested.

As I am a "Tribal National" under the laws of the Al'Maurii Khan Nation of Moors of North America, on my behalf and with my expressed consent a tribal document styled *TRIBAL COURT ORDER FOR PROTECTION FROM IDENTITY THEFT, SECURITIES FRAUD, UNLAWFUL DETENTION, ASSAULT, AND COLOR OF LAW VIOLATIONS OF RIGHTS* was filed on January 16, 2024 addressing [1] our people's reserved right to freedom of movement in private and in commerce and [2] the obligations of the lower courts to administer justice towards our people, in accordance with our tribal constitution and codes that are supported by and enforceable according to the supreme law of the land.

On or about January 12, 2024, you B.C. Hoaglan, and Doug Chorvat Jr., were served by email through e-court with the Affidavit of Fact: Writ of Quo Warranto (Exhibit A) which were entered into case number: 272023TR012508TRAXMX, in the records of the private foreign de facto corporate entity name HERNANDO COUNTY CLERK OF CIRCUIT COURT and you were given 3 days upon your receipt to answer and prove jurisdiction.

As of this date, 02/05/2024, you, Kurt Hitzemann, William Gladson, B.C. Hoaglan, and Doug Chorvat Jr., have not answered accordingly and nor have you requested for more time to reply.

To date (02/05/2024) as the STATE OF FLORIDA (Inc.) is in default to my person, and there being no enforceable contract between the parties in this matter, and there being no victim that can admit any personal loss on October 08, 2023 or come forward as being harmed by me, the court case number: 272023TR012508TRAXMX is in error as it presumes that I am a U.S. person that violated the law of an enforceable contract with the plaintiff (STATE OF FLORIDA (Inc.)), however, as woman of flesh, blood, bone, and Spirit, I am foreign to corporate STATE OF FLORIDA (Inc.) and its ens legis entities and any presumption otherwise was / is due to the fact that I was ill-advised by the public schools and education system about my rights to subrogation, this offices' duties to my person under antitrust law and trust indenture law, or Executive Order 6102, the repeal of HJR 192, and Public Law 97-258, 96 Stat. 877 and many other laws which prohibit interfering with trade and commerce and the conversion of private property for public gain in violation of the supreme law and due process.

As of this date, 02/05/2024, there is no circulating currency in the United States, that may be demanded as a species of payment according to the supreme law, so it would be impossible for me to pay or make payments in accordance with provisions of any obligation in this case and any other cases used to solicit "money" from my person, essentially I am being (unlawfully) credited by these agents of STATE OF FLORIDA (Inc.) and then being charged for the credit as a surety for the debt and for not completing a task that any reasonable person can see and conclude would be impossible without a lawful currency in place to satisfy said debts and obligations.

As of this date, 02/05/2024, the UNITED STATES OF AMERICA (Inc.) and STATE OF FLORIDA (Inc.) remain insolvent under international law and are bankrupt pursuant certain in force provisions of 1933 Emergency Banking Act.

As of this date, 02/05/2024, in Case Number: 272023TR012508TRAXMX there has been no request by me or the State Attorney's Office to waive speedy trial or a trial by jury as the matter involves more than \$20.00 and the court has not expressed in writing before the record any grounds to act beyond the statutory limitations of its office to permit the prosecution of an misdemeanor or any charge(s) whereby no injured party can be proven or established to have suffered personally as a result my exercising a constitutionally protected right.

As of this date, 02/05/2024, you, Kurt Hitzemann, William Gladson, B.C. Hoaglan, and Doug Chorvat Jr., have failed to answer and prove jurisdiction which constitutes default. Your default serves as your admission by silence to your lack of jurisdiction and fraud in Case Number: 272023TR012508TRAXMX, and to the outstanding principal amount of \$2,432,835.00 / two million, four-hundred thousand, eight-hundred thirty-five dollars and zero cents being owed forthwith to I, Mother Raguel Marie Bizaretty Bey, for damages. It is therefore considered:

ORDERED AND ADJUDGED that this default judgement be accepted and given consideration as a final judgement and the same is hereby entered against you, Kurt Hitzemann, William Gladson, B.C. Hoaglan, and Doug Chorvat Jr. (hereinafter "Judgement Debtors");

It is further **ORDERED AND ADJUDGED** that the Judgement Debtors are obligated to I, Mother Raguel Marie Bizaretty Bey (hereinafter “Judgement Creditor”) for the following final judgement:

- The immediate dismissal with prejudice of Case Number: 272023TR012508TRAXMX and any other attachments associated thereto for lack of jurisdiction and fraud; and
- The outstanding amount of \$2,432,835.00 / two million, four-hundred thousand, eight-hundred thirty-five dollars and zero cents payable in lawful money of .9999 fine silver bullion coins or bars for compensatory and punitive damages;

It is further **ORDERED AND ADJUDGED** that this default judgement is **FINAL** and shall serve as a judgement lien against the loyalty Oaths of office, surety bonds, and all property (real and personal; corporeal and incorporeal) and assets of the Judgement Debtors as well as their spouse, heirs, successor(s) and assigns, in order to perfect the right of subrogation and to secure the performance of this judgement, and to levy on such property and assets for the satisfaction of this judgement if payment cannot be made.

DONE AND ORDERED at Al’Maurii Khan Nation, Maghrib Al-Aqsa, Northwest Amexem / North America.

Executed this 5th day of February, 2024.

by Mother Raguel Marie Bizaretty Bey

Mother Raguel Marie Bizaretty Bey
A.K.N. Tribal Code 117.4(a) and (c)⁴
All Substantive Rights Reserved.

⁴ SECTION 117.4 RESERVED RIGHTS IN MATTERS BEFORE THE TRIBAL COURTS.

Part (a) All Tribal members are vested with Consular duties and obligations to prosecute or assist the prosecution of a matter that involves interfering with essential government functions of the tribe before the Tribal Court to its end, unless granted a waiver by the trial court.

&

Part (c) The tribal courts, Tribal Consuls, and tribal officials enforcing and administering the law, issuing and enforcing the Tribal Orders for the protection of our posterity and future tribal needs are with every right to seek remedy on behalf of the AL’MAURII KHAN TRIBAL NATION according to the 1787 – 1836 treaty between the United States of America and the Sultan of Morocco, which guarantees that Our vessels in commerce are with pass and exempt from search and seizures, taxation without representation, and that Our people shall have the same rights as citizens of the United States whenever controversies arise.

Affidavit of Fact

I, Mother Raguel Marie Bizaretty Bey, hereby declare and affirm by virtue of divine law, under the Al'Maurii Khan Nation Tribal Constitution, and upon the United States Republic Constitution of 1791, and upon the Honor of my Foremothers and Forefathers that the above Affidavit of Fact: Notice of Default Judgement (Exhibit B) is True and Correct and is not intended for any illegal or unlawful purpose, nor to evade any lawful duty or obligations under the supreme law.

Executed this 2nd day of February, 2024.

Mother Raguel Marie Bizaretty Bey

**Affiant: Mother Raguel Marie Bizaretty Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. HAZEL MARIA CAMARGO;
All Substantive Rights Reserved.**

UNOFFICIAL
DOCUMENT

Exhibit A: Affidavit of Fact: Writ of Quo Warranto



AL'MAURI KHAN NATION CH. 404 - LAND ATTACHMENT, ESTATE REVERSION, POSTLUMINY RIGHTS. 404 (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 AMERIQUEU ABORIGINE JUSTICE CENTER Supreme Court Case #: AKN-TRI-SC010276

Affidavit of Fact WRIT OF QUO WARRANTO

Exhibit A - Inferior / Lower Court: HERNANDO COUNTY (Commercial Establishment) U.S. DOMESTIC ACCOUNTS / [CASE NUMBERS]: 272023TR012508TRAXMX and CITATION NO. AI28VIE

STATE OF FLORIDA¹
HERNANDO COUNTY CLERK OF CIRCUIT COURT²
FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES³
Doug Chorvat Jr. [Acting Clerk of Court]
Kurt Hitzemann [Acting as a presiding judge]
William Gladson [Acting State Attorney for the 5th Circuit]
B.C. Hoaglan, Badge ID 2241 [Acting as State Police / Highway Patrolman],
All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Plaintiffs in error in HERNANDO COUNTY CLERK OF CIRCUIT COURT (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX and CITATION NO. AI28VIE - Co-trustees and / or Co-fiduciaries that may be held liable for omissions of fact or law, misuse of trust assets / private property for public use, and other violations of tribal rights and tribal laws of the Al'Maurii Khan Nation.

Statement of Facts and Case Law in Support of the Jurisdiction and Venue

I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, am a Moorish-American national recognized by the Al'Maurii Khan Nation of Moors of North America affording me and my person, 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 me as a Moor. I am not and cannot be named in the statute under Florida law and am guaranteed a protected person status under international law and federal law. The

¹ D-U-N-S number: 004078374 for commercial establishment providing government services in North America.

² D-U-N-S number: 080448572 for commercial establishment providing government services in North America.

³ D-U-N-S number: 179588942, 809396716, et al. for commercial establishment providing government services in North America.

2024 JAN 12 PM 2:23

Page 1 of 16

TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

FILED FOR RECORD
DOUG CHORVAT CLERK
HERNANDO COUNTY, FL

SURETY BOND NO. RA433323645 US

HERNANDO COUNTY CLERK OF CIRCUIT COURT and or the Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to me and my person / estate 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].

The location where the unlawful stop and detentions were 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 Moorish 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 – Territory)

"We are mindful that rights of succession to property under local law may be affected by an overriding federal policy when a treaty makes different or conflicting arrangements. In such event, the state policy must give way. *Clark v. Allen*, 331 U.S. 503, 517 . . ." 220 Ore. 448, 462, 349 P.2d 255, 262-263. – In other words, the Black Codes, Liber Code, and other local rules and customs that restricted / prejudice my or mine ancestors property rights cannot preclude the treaty obligations of the United States and the enforcement of the claim of rights to property as I have asserted in this matter.

Let the records of the administrative court reflect that I, Mother Raguel Marie Bizaretty Bey exel: Hazel Maria Camargo, have forwarded and registered under RA433323645US by United States Postal Service a Silver-Copper Surety Bond and evidence of my indemnification and solvency to State of Florida Attorney General, Ashley Moody, and invoked my religious freedoms, tribal customs, and tribal rights under the Tribal constitution and laws of the Al'Maurii Khan Nation to which consular jurisdiction under Articles XX and XXI of the 1836 U.S.A. – Moorish Empire Treaty of Peace and Friendship is guaranteed; said treaty and tribal laws aver the following:

"1836 U.S.A. – Moorish Empire Treaty of Peace and Friendship, Article(s) 20. If any of the Citizens of the United States or any Persons under their Protection, shall have any Disputes with each other, the Consul shall decide between the Parties, & whenever the Consul shall require any aid or Assistance from our Government to enforce his Decisions, it shall be immediately granted to him.

& 21. If a Citizen of the United States shall kill or wound a Moor, or on the contrary if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place & equal Justice Shall be rendered the Consul assisting at the Tryal; & if any Delinquent shall make his escape, the Consul shall not be answerable for him in any Manner whatever."

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TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

"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."

Furthermore, any and every case / account mentioned herein is alleging to be enforcing the commercial rights of the State of Florida, a corporation / U.S. establishment, having a D-U-N-S Number 004078374 and is NOT protecting anyone's personal property or constitutional rights. The Certified Public Accountant, is acting as a Clerk of the court, for a corporation / U.S. establishment, having a D-U-N-S Number 080448572 and is selling / transferring my private information / private property to create a security and an interest to the benefit of the public absent my consent or due process. This act violates antitrust laws by their using color of law to coerce me to become a customer and or employee, i.e. a surety for debts they are creating in the accounting books of these U.S. agencies named above, without my full expressed consent, [sic.] absent any bona fide security indenture authorizing the actions against my person.

If you, Doug Chorvat Jr., as a custodian of public records or any recipient of this Writ / Affidavit believes that I am in error with my conclusions, please express the same in writing under penalty of perjury and forward your concerns, to the following mailing location:

C/o Mother Raguel Marie Bizaretty Bey,
2780 East Fowler Avenue, #236,
Tampa Bay, Florida territory [33612]

QUO WARRANTO

I. Issues Before the Court:

- (a) I, Mother Raguel Marie Bizaretty Bey, am hereby challenging the jurisdiction of the administrative courts in HERNANDO COUNTY CLERK OF CIRCUIT COURT Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE as a result of having expressed previously with the United States through various acts, public notices, declaration, et al. evidence of my acceptance of postliminy rights by the Will of the Most High God-Allah, an allegiance, by blood and religious creed, to the Crown and Sovereign Authority of the Ancient Moroccan

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Empire as it is protected by and through Our continued existence from time immemorial as the various Moorish Tribes in the Americas and the Moorish, Maui, Mowri, Moro tribes around the world, HIM King Mohammed VI of the Kingdom of Morocco, and the faithful Moors/Moslems of the Old World.

- (b) Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan, through HERNANDO COUNTY CLERK OF CIRCUIT COURT Cases styled above have implied a right to insert themselves as a trustees and or executors over my (estate) / person of the petitioner, without any expressed consent or proof of membership within the Al'Maurii Khan Nation. *Expressum facit cessare tacitum. What is expressed renders what is implied silent.*
 - (c) Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan seek an election to an office of trust before me and my person through statutory presumption which prejudices the contracting rights retained by the tribe (Al'Maurii Khan Nation) and my Self. **See Exhibits A1 through A4 as evidence and support for the bona fide contracting rights between myself and the people of the Al'Maurii Khan Nation of Moors.**
 - (d) I have not consented to become surety against any claims or charges in HERNANDO COUNTY CLERK OF CIRCUIT COURT Case Numbers: 272023TR012508TRAXMX and the CITATION NO. AI28VIE.
 - (e) As a living, breathing, flesh and blood Womb-Man of sound mind I cannot have a meeting of the minds with a corporation that has no mind, and I am foreign to and distinct from any corporation or establishment as a non-reportable account, a disregarded entity to be treated as always outside of the commercial U.S. according to title 26 USC 611(i) and FACTA Treaty agreement. **See Exhibits A1 through A4 as evidence and support for the same.**
 - (f) I do not wish to enter into any contract with the corporation or its agents / agencies as it would prejudice my religious freedoms, the contracting rights of the tribal government, and the treaty rights of Our people and the U.S. obligations attached thereto. *Ex malificio non oritur contractus. A contract cannot arise out of an act radically wrong and illegal. Broom's Max. 851.*
 - (g) Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan are not members of the Al'Maurii Khan Nation, they are not authorized by your own United States Congress, nor the Tribal Council to assume any duties specifically granted to officials of the tribe as it relates to the enforcement of the laws of the tribe or the laws of the United States to my benefit and interest.
- II. Lawful Facts and Legal conclusion necessary to understand the issues presented:
- (a) To date, the records and financial statements in the custody of the Secretary of / for the State of Florida do not reflect any ownership of my person which limits the use and enjoyment of my property in a private capacity. in this case, I was putting air in the tires at a gas station when solicited by Brandon Hoaglan.

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AFFIDAVIT OF FACT: NOTICE OF DEFAULT JUDGEMENT / FINAL JUDGEMENT: EXHIBIT B
TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

- (b) I am a Moor, exercising [1] religious freedoms, [2] the right to be secure in one's own person and not be arbitrarily deprived of protected rights under the color of law, and [3] tribal rights secured by treaty. **See Exhibit A1 – AI'Maurii Khan Nation Tribal Government Identification Card / Traveler's Permit.**
- (c) I have not elected the Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan to any office attaching to my Self or my person, sic. Estate, and any statutory presumption alleged to be in support of such an election and alleged to preclude this statement and the claims herein are hereby null and voidable at law, and bear no protection by any reasonable man or bona fide court of law.
- (d) Records of the State and the Tribal records evidence that I am a Safe Automobile Operator as of 12/05/2023 and am permitted to travel pursuant A.K.N. Tribal Code 1500 and supported by treaty law and the 1838 Florida Constitution Article I, through Fla. Stat. 679.2031(4). **See Exhibit A1: Travelers Permit issued by AI'Maurii Khan Nation, a tribal government.**
- (e) The records of HERNANDO COUNTY CLERK OF CIRCUIT COURT should reflect that I am not a corporation, and that I am a foreign national exercising treaty rights, and has taken no oath of allegiance to the corporate U.S. or Hernando County and has provided proper W-8 Forms and accompanying information to aid the court's reporting duty according to FACTA Law requirements. **See Exhibit A2.**
- (f) I have not provided to the plaintiffs and the records of the court do not reflect any permit, license, rights / interests, expressed or implied consent to use any property under my care, specifically, the name HAZEL MARIA CAMARGO or any likeness thereof, for public benefit or for private gains.
- (g) The records of the court do not reflect any permit or license by the Governor for State of Florida to use any property under my care, specifically, the name HAZEL MARIA CAMARGO or any likeness thereof, for public benefit or for private gains.
- (h) The insolvent can make no claims.

III. Authority For Issuance of the Writ

- (a) United States – Morocco 1786/1836 Treaty of Peace and Friendship. All articles, especially Consular privileges and exemptions from inspection.
 1. Article XX "If any of the Citizens of the United States or any Persons under their Protection, shall have any Disputes with each other, the Consul shall decide between the Parties, & whenever the Consul shall require any aid or Assistance from our Government to enforce his Decisions, it shall be immediately granted to him."
 2. Article XXI "If a Citizen of the United States should kill or wound a Moor, or on the contrary if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place and equal Justice shall be rendered, the Consul assisting at the trial, and if any Delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever."

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(b) Res Judicata Regarding Self Executing Rights, Property Rights, Name Changes, and the Limitations on Corporations.

1. Per Medellin v. Texas, 552 U.S. 491 (2008) "Self-executing" treaty/international law are binding upon the domestic law of the several states.
2. "A self-executing constitutional provision may not be restricted by the legislature." Shell v. Jefferson County, 454 So. 2d (1331) Ala. 1984; Shields v. Gerhart, 163 Vt. 219, 658 A. 2d 924 (1995).
3. The commonwealth (state) is a political corporation. Commonwealth v. Gibney, 9 Chest. 152 (Com. Pl. 1959). The Commonwealth is apolitical subdivision of the United States and an entity other than government, as it deals with commercial paper, checks, etc., in the world of commerce, The doctrine of incorporation is binding on the states through the Fourteenth Amendment of the united States Constitution. Gideon v. Wainwright, 372U.S.335, 83 S.Ct. 792 (1963). Also, see, 28 U.S.C.A. Section 3002 (2) and (15)(A). Governments are corporations, see, Penhallow v. Doane, 3 Dall. 55,(8/10/99, N.T. ppg. 16. Lines 22 through pg. 17. Line 6: pg. 40, lines 13through 15, inclusive).
4. "A Constitutional provision that "all men are born equally free and independent, and have certain inherent and indefensible rights, among which are those of enjoying and defending life and liberty, of acquiring possessing and protecting property and reputation, and of pursuing their own happiness" is self-executing". Schreiner v. McKenzie Tank Lines Risk Management Services, Inc., 408 so.2d 711 (Fla. Dist. Ct. App. 1st Dist. 1982).
5. The use of the assumed name gives us little concern. After all, a name is but the designation of a person, a means of identification, and there can be no doubt that Mary Alice Long was thoroughly identified both as the mother of the child and the signatory of the consent agreement, and she was therefore bound. National Life & Accident Ins. Co. v. Saffold, 225 Ala. 664, 144 So. 816. Farnum v. Bankers & Shippers Insurance Company of New York, 281 Mass. 364, 183 N.E. 718. One may adopt a name different from his true one, and his contracts under the assumed name will be binding if unaffected by fraud. Lord v. Cummings, 303 Mass. 457, 22 N.E.2d 26. The mother's purpose is so obvious as to dispel any idea of fraud. She was about to bear an illegitimate child, and she chose this method to secure anonymity. In re Adoption of Long, 56 So. 2d 450 - Fla: Supreme Court 1952.
6. At common law a person could adopt another name at will, absent a fraudulent, criminal, or wrongful purpose. Moskowitz v. Moskowitz, 118 N.H. 199, 385 A.2d 120 (1978). The codification of this common law

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right was intended primarily to aid the individual's right to a name change at will, giving the advantage of a public record to document the change. 57 Am. Jur. 2d Name § 11; In re Application of Knight, 36 Colo. App. 187, 537 P.2d 1085 (1975); 79 A.L.R.3d 559. In keeping with the common law tradition, in Florida a person may adopt a name other than his or her own as long as no fraudulent or wrongful purposes are involved. See Adoption of Long, 56 So.2d 450 (Fla. 1952), Isom v. CIR. COURT OF TENTH JUDICIAL CIR., 437 So. 2d 732 - Fla: Dist. Court of Appeals, 2nd Dist. 1983.

(c) Al'Maurii Khan Nation Tribal Constitution Article 8, Section 2, Jurisdiction⁴, Al'Maurii Khan Nation Tribal Codex:

1. A.K.N. 101 "... "Tribal Court Code" shall become effective when adopted by resolution of the Al'Maurii Khan Tribal Council pursuant to the inherent authority vested in the Tribal Council, retained and acknowledged by the Constitution of the Al'Maurii Khan adopted pursuant to the Indian Reorganization Act of June 18, 1934 (48 Stat. 984) as amended and shall apply to all members, tribal nationals, and provided herein to non-members who, through either their residence, presence, business dealings, other actions or contact with the Tribe or other significant contracts with the Tribe and or its residents, commit criminal offenses in violation of the laws of the Tribe or incur civil obligations to persons or entities entitled to the protection of laws of the Tribe."
2. A.K.N. 103.03(b) The Sagamoor, assisted by a Clan Mother, may act in the place of the chief judge and under authority of the Great Seal select and swear into office any member deemed eligible, in times of emergency only.
3. A.K.N. 104.06 It shall be the duty of the court to judge all cases brought before it.
4. A.K.N. 1500.57 Nothing in this Chapter shall operate or be construed as a waiver of the sovereign immunity of the Al'Maurii Khan Nation Tribe or the Al'Maurii Khan Nation Support Council.

(d) The Transcontinental Agreement / Florida Purchase which secured to the United States the same obligations held by the Spanish Crown through the 1491 Granada Treaty affirming the respect for the right of Moors to govern ourselves according to our own customs in spite of any occupation by the Spanish Crown of our lands.

⁴ 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.

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- (e) Article 15 of the 1880 Treaty of Madrid which affirms that Moors are prohibited from being naturalized.
- (f) Westphalia Treaty 1648ca. which laid the foundation for many of the States and Nations of today and guarantees to our plight security against unlawful seizures and torts of any type based upon our Hapsburg blood and birthrights.
- (g) 1721 Anglo-Moroccan Agreement, the preamble which affirms that the subjects of Britain and their posterity recognize "all the West of Africa" as being Moorish dominions, esp. Art. 14 that establishes that there is no excuse for ignorance of the peace created by these facts, which are not ever to be forgotten.
- (h) United Nations Agreements and Treaties, esp. Human Rights, Declaration of Rights of Indigenous Peoples, etc.
- (i) 1960 Geneva Agreement.
- (j) FACTA Treaty principles, which guarantees that certain institutions must accept W8BENs for individuals whom are foreign for tax purposes and represent non-reportable accounts –*Note*: Sentient beings of Spirit, blood, flesh, and bone are not ens legis entities and are distinct from creatures of the law. **See Exhibit A2: W8BEN Certificate of Foreign Status.**

IV. Commanded for Relief

- (a) Produce and allow for the inspection of any contrary statements or certified records in reply to the foregoing claims of rights.
- (b) Abatement/dismissal or and abandonment of all claims against my estate.
- (c) Discontinue any and all use of my property, my person, and estate as surety for the ticket and charges arising therefrom as it is illegal to convert private property for public benefit.
- (d) Immediate restoration of any rights, privileges, or immunities that have been stalled or prejudiced as a result of this matter.
- (e) Immediate closing of these cases / accounts by HERNANDO COUNTY CLERK OF CIRCUIT COURT.

As this establishment (HERNANDO COUNTY CLERK OF CIRCUIT COURT) and its agents in their commercial capacity, has supported the emission of credit to the accounts / case numbers mentioned herein and have used my information to do so, a failure to reply within 3 days shall mean that Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan consent to [1] a default being filed against them, [2] being judgement debtors under tribal law, local laws, and federal laws and [3] waive any protections under the law against my asserted claims for damages as follows:

<u>Damage</u>	<u>Costs</u>
Unlawful taking, conscription of private information, without authority.	\$10,000.00
Unlawful use of private information for commercial gain.	\$10,000.00

Conspiracy against rights (18 USC 241).....	\$1,000,000.00
Deprivation of rights under the color of law (18 USC 242).....	\$1,000,000.00
Denationalization under the 'Black Code' (race: black).....	\$10,000.00
Fraud in the inducement.....	\$100,000.00
Extortion.....	\$100,000.00
Coercion.....	\$100,000.00
Breach of treaty and constitutional obligations.....	\$100,000.00
Tribal Court Costs.....	\$2,500.00
Misc. expenses (mailing, travel, paper, ink, etc.).....	\$335.00

Total: \$2,432,835.00 / two million, four-hundred thousand, eight-hundred thirty-five dollars and zero cents payable in lawful money of .9999 fine silver bullion coins or bars.

Days of Grace to Answer

You have 3 days from your receipt of this affidavit of fact: Writ of Quo Warranto to answer and produce the above evidence for the record.

THE PROCEEDINGS IN U.S. DOMESTIC ACCOUNTS / [CASE NUMBERS]: 272023TR012508TRAXMX and CITATION NO. AI28VIE ARE NOT VALID AND CANNOT PROCEED until jurisdiction is proved to exist! Otherwise, the misrepresented instrument – bills of attainder / foreign bills of exchange / Citation No. AI28VIE and any other attachments associated thereto must be dismissed with prejudice for lack of jurisdiction and fraud. See Melo v. United States, 505 F.2d 1026 (“Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.”).

Failure to answer and produce the above evidence constitutes DEFAULT and serves as your admission by silence to lack of jurisdiction and fraud; and the misrepresented instrument – bills of attainder / foreign bills of exchange / Case Numbers: 272023TR012508TRAXMX and CITATION NO. AI28VIE and any other attachments associated thereto being invalid, unconstitutional, notwithstanding, void ab initio, and unenforceable. See Elliot v. Peirsol, 26 U.S. 328, 340 (1828) (“If a court acts without authority, its judgements and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgements, or sentences, are considered, in law as trespassers.”); also, see United States v. Throckmorton, 98 U.S. 61 (“Fraud vitiates the most solemn contracts, documents and even judgements.”).

By affixing my Seal hereto, I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, do hereby declare my intention to be a national but not a citizen of the United States. I do hereby affirm and certify that I have been received by the Al'Maurii Khan Nation of Moors of North America and have accepted the rights, privileges, and immunities guaranteed them under the Tribe's Constitution in accordance with the Supreme laws of the land; and it is further attested and declared before the public that the foregoing statements and documents attached to this filing are true and correct, to the best of knowledge and belief as of January 12, 2024.

By: Mother Bey
Mother Raguel Marie Bizaretty Bey
All Substantive Rights Reserved

UNOFFICIAL
DOCUMENT

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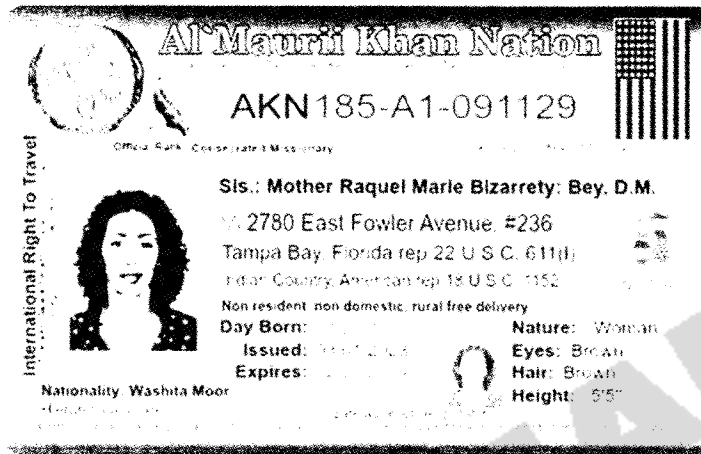
TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

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AFFIDAVIT OF FACT: NOTICE OF DEFAULT JUDGEMENT / FINAL JUDGEMENT: EXHIBIT B
TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US



**Exhibit
A1**

Exhibit A1: Al'Maurii Khan Nation Tribal Government Identification Card [Copy].

**UNOFFICIAL
DOCUMENT**

CONFIDENTIAL

W-8BEN Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding and Reporting (Individuals)

For use by individuals. Entities must use Form W-8BEN-E.
Do not check this box if the withholding agent or payer (Do not send to the IRS) has a different use Form.

Section 1 Identification of Beneficial Owner

1. Name of individual who is the beneficial owner: _____
 2. Country: _____
 3. Home address (street, city, state, zip code, and country): _____
 4. Mailing address (if different from above): _____
 5. Telephone number (include area code): _____
 6. E-mail address (if any): _____

Section 2 Claim of Tax Treaty Benefits

7. I am claiming the benefits of a tax treaty between the United States and the country of your residence (or the country of which you are a citizen or resident, if you are a dual resident alien) for purposes of withholding on payments made to you.
 8. If you are claiming the benefits of a tax treaty, please specify the treaty and the article of the treaty that you are claiming: _____
 9. If you are claiming the benefits of a tax treaty, please specify the article of the treaty that you are claiming: _____
 10. If you are claiming the benefits of a tax treaty, please specify the article of the treaty that you are claiming: _____

Section 3 Certification

11. I certify that I am an individual who is a resident of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 12. I certify that I am an individual who is a citizen of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 13. I certify that I am an individual who is a resident of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 14. I certify that I am an individual who is a citizen of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 15. I certify that I am an individual who is a resident of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 16. I certify that I am an individual who is a citizen of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 17. I certify that I am an individual who is a resident of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 18. I certify that I am an individual who is a citizen of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 19. I certify that I am an individual who is a resident of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.
 20. I certify that I am an individual who is a citizen of the country of which I am claiming the benefits of a tax treaty for purposes of withholding on payments made to me.

Sign Here: _____
 Date: _____

Exhibit A2

Exhibit A2: W8BEN Certificate of Foreign Status.

Exhibit
A3

MINISTRY OF TRIBAL ENROLLMENTS FOR THE AJMA'IRI KHAN NATION



MINISTRY OF TRIBAL ENROLLMENTS AND
ASSIGNMENT, TRIBAL AFFAIRS,
POLICE AND JUDICIAL
AFFAIRS
P.O. BOX 1000, WASHINGTON, DC 20004
TEL: (202) 452-1234
FAX: (202) 452-1234
WWW.MTEA.NATION.GOV

TRIBAL COURT ORDER OF ADOPTION

SUBJECT: ADOPTION OF

DIVISION: TRIBAL ENROLLMENTS

Mother Raguél Marie Bizaretty Bey

and her assigns and heirs.

BY SEALING THIS ORDER, IT IS HEREBY ORDERED AND ADJUDGED FOR THE PURPOSE OF ADOPTION INTO THIS NATIVE AMERICAN ABORIGINAL TRIBE THAT THE PETITION FOR NAME CHANGE AND THE DECLARATION OF NATIONALITY AND TRIBAL AFFILIATION FILED WITH THIS TRIBAL COURT BY MOTHER RAGUÉL MARIE BIZARETTY BEY IS ACCEPTED WITH FULL FAITH AND CREDIT AND IS TRUE AND CORRECT FOR ALL PURPOSES PUBLIC AND PRIVATE.

NATIONALITY: MOORISH-AMERICAN / MOROCCAN
TRIBAL CENSUS NO.: AKN185-A1-091129
TRIBE: AJMA'IRI KHAN NATION
RELIGION: ISLAMISM / MOORISH SCIENCE
JURISDICTION: TRIBAL / CHERIFIAN
LOCATION: FLORIDA REPUBLIC, NORTH AMERICA / NORTHWEST AMEXEM,
MOORISH DOMINIONS.

DATE: 04/04/2023

Ordered and Sealed By:

Mother Raguél Marie Bizaretty Bey

TRIBAL CHIEF JUSTICE OF THE AJMA'IRI KHAN NATION FOR THE AJMA'IRI KHAN NATION OF MOORISH NORTH AMERICA

Chief Justice Raguél Marie Bizaretty Bey, D.M. 1129
MINISTRY OF TRIBAL ENROLLMENTS
ADDRESS: P.O. BOX 1000, WASHINGTON, DC 20004

Exhibit A3: Evidence of adoption by an American aborigine Tribal Government.

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AFFIDAVIT OF FACT: NOTICE OF DEFAULT JUDGEMENT / FINAL JUDGEMENT: EXHIBIT B
TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUÉL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

IN AND FOR THE DE JURE AL MAURI KHAN NATION TRIBAL DISTRICT COURT
Tribal Court of the De Jure Al Mauri Khan Nation, American People
NAK 185129



Exhibit
A4

IN RE: THE NAME CHANGE OF

CASE NO. AKN 185129 AMPLA
DIVISION: FAMILY COURT

HAZEL M. CAMARGO

Petitioner.

FINAL JUDGMENT OF NAME CHANGE

This cause came before the Tribal Court on 03/20/2023, for a bench trial on the petition for specific name change for an adult under Al Mauri Khan Nation Tribal Code 11-09.4 and, if necessary, before the Tribal Court that:

1. Petitioner is a legal free resident in Florida republic, North West American, Al Mauri Khan Nation, North America (and Indian Country 18 U.S.C. 1162).
2. Petitioner's request is not for any ulterior or illegal purposes or intent; and
3. Granting this request will not in any manner invade the degree and constitutional property rights of others, whether public, state, private, local, tribal, federal, or otherwise.

ORDERED and ADJUDGED that Petitioner's present name Hazel Maria Camargo is changed, corrected to Mother Raguel Marie Bizaretty Bey, by which Petitioner shall hereafter be known.

ORDERED and DONE on 03/27/2023.

Ordered and Sealed By:

Shirley Ann Hill, Esq. Tribal Chief

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

COPIES TO:

1. PETITIONER
2. AL MAURI KHAN NATION COURT RECORDS DIVISION, TRIBAL COURT

DOCUMENT FOR NAME CHANGE OF ADULT TRIBAL MEMBER

Exhibit A4: Final Judgement of Name Change from Tribal Court.

**Affidavit of Fact
Certificate of Service**

By affixing my Seal hereto under the penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, hereby certify that on this 12th day of January, 2024, the enclosed Writ of Quo Warranto and Tribal documents were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients:

Doug Chorvat Jr., (acting as) Court Administrator clerk
HERNANDO COUNTY CLERK OF CIRCUIT COURT (Inc.)
20 North Main Street
Brooksville, Florida republic [near. 34601]

William Gladson, (acting as) State's Attorney Fifth Judicial Circuit
110 NW 1st Avenue Suite 5000
Ocala, Florida republic [near. 34475]
Email: wgladson@sao5.org

Al Nienhuis, (acting as) Sheriff
Hernando County Sheriff's Office
Attn: Civil Department
P.O. Box 10070
Brooksville, Florida republic [near. 34603]

Jon A. Jouben (acting as County Attorney)
20 North Main Street Suite 462
Brooksville, Florida republic [near. 34601]
Email: CAO@hernandocounty.us

Kurt Hitzemann (acting as magistrate)
khitzemann@circuit5.org
Fax: (352) 754 - 4224
20 North Main Street Rm 359
Brooksville, Florida republic [near. 34601]

Johnathan Young (acting as Captain for Troop C for Brooksville / Land o Lakes)
11319 Ponce DeLeon Blvd.
Brooksville, Florida republic [near. 34601]
Email: jonathanyoung@flhsmv.gov

I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, do hereby declare my intention to be a national but not a citizen of the United States. I do hereby affirm and certify that I have been received by the Al'Maurii Khan Nation of Moors of North America and have accepted the rights,

Page 15 of 16

TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

privileges, and immunities guaranteed them under the Tribe's Constitution in accordance with the Supreme laws of the land; and it is further attested and declared before the public that the foregoing statements and documents attached to this filing are true and correct, to the best of knowledge and belief as of January 12, 2024.

By: Mother Bey
Mother Raguel Marie Bizaretty Bey
All Substantive Rights Reserved

UNOFFICIAL
DOCUMENT

Page 16 of 16

TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

Page 22 of 24

AFFIDAVIT OF FACT: NOTICE OF DEFAULT JUDGEMENT / FINAL JUDGEMENT: EXHIBIT B
TRIBAL ID / CENSUS NO. AKN185A1091129
MOTHER RAGUEL MARIE BIZARETTY BEY

SURETY BOND NO. RA433323645 US

**Affidavit of Fact
Certificate of Service**

By affixing my Seal hereto under the penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, I, Mother Raguel Marie BizareTTY Bey ex-rel: Hazel Maria Camargo, hereby certify that on this 5th day of February, 2024, the enclosed Affidavit of Fact: Notice of Default Judgement (Exhibit B) and Tribal documents were sent either via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients or a lawful representative:

Doug Chorvat Jr., (acting as) Court Administrator clerk
HERNANDO COUNTY CLERK OF CIRCUIT COURT (Inc.)
20 North Main Street
Brooksville, Florida republic [near. 34601]

William Gladson, (acting as) State's Attorney Fifth Judicial Circuit
110 NW 1st Avenue Suite 5000
Ocala, Florida republic [near. 34475]
Email: wgladson@sao5.org

Al Nienhuis, (acting as) Sheriff
Hernando County Sheriff's Office
Attn: Civil Department
P.O. Box 10070
Brooksville, Florida republic [near. 34603]

Jon A. Jouben (acting as County Attorney)
20 North Main Street Suite 462
Brooksville, Florida republic [near. 34601]
Email: CAO@hernandocounty.us

Kurt Hitzemann (acting as magistrate)
khitzemann@circuit5.org
Fax: (352) 754 - 4224
20 North Main Street Rm 359
Brooksville, Florida republic [near. 34601]

Johnathan Young (acting as Captain for Troop C for Brooksville / Land o Lakes)
11319 Ponce DeLeon Blvd.
Brooksville, Florida republic [near. 34601]
Email: jonathanyoung@flhsmv.gov

, I, Mother Raguel Marie BizareTTY Bey ex-rel: Hazel Maria Camargo, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, do hereby declare my intention to be a national but not a citizen of the United States. I do hereby affirm and certify that I have been received by the Al'Maurii Khan Nation of Moors of North America and have accepted the rights,

privileges, and immunities guaranteed them under the Tribe's Constitution in accordance with the Supreme laws of the land; and it is further attested and declared before the public that the foregoing statements and documents attached to this filing are true and correct, to the best of knowledge and belief as of February 5th, 2024.

by Mother Raguel Marie Bizaretty Bey
Mother Raguel Marie Bizaretty Bey
All Substantive Rights Reserved

UNOFFICIAL
DOCUMENT

EXHIBIT C: PROOF OF SOLVENCY

Classified Truth A-1 Freehold by Inheritance Diplomatic Immunity Registration No. AA222141 AS REGISTERED WITH THE LIBRARY OF CONGRESS & U.S. DEPARTMENT OF JUSTICE IN WASHINGTON, D.C. UNITED STATES

1 **From:** Mother Raguel Marie Bizarretty Bey ex. Relatione: **HAZEL MARIA CAMARGO**™
 2 **Care of 6252 Commercial Way #1021**
 3 **Weeki Wachee, Florida state near [34613]**
 4 **Zip Exempt, Nonresident / Non-Domestic**
 5 **Republic w/out U.S. by rule of Lex Domicilii**
 6 **(North Al'Moroc / Amexem / Amerique Empire and territory)**
 7
 8 **To: State of Florida Attorney General's Office**
 9 **Ashley Moody, or holder of the seat**
 10 **Office of the Attorney General**
 11 **State of Florida**
 12 **PL-01, The Capitol**
 13 **Tallahassee, FL 32399-1050;**
 14 **via Registered Mail – Update /Increase On Bond No. RA433323645US**
 15

ORIGINAL COPY FORWARDED TO STATE OF FLORIDA ATT. GEN. MAIL NO. RF722681313US.

16 **County of Hernando**)
 17)
 18 **(State of Florida Republic)**) **Asservation**
 19)
 20 **United States of America**)
 21)

22 **Mother Raguel Marie Bizarretty Bey**™

23 **Only in capacity as beneficiary to the de jure Original Jurisdiction of the Sovereign,**
 24 **Autochthonous Aboriginal Indigenous Native American Moors / Muurs of the Americas;**
 25 **specifically in North America and in the matter Full Tribal Name (lower case)™, in the 50**
 26 **Organic united States, and the Original Jurisdiction of the De Jure Common Law, united States**
 27 **of America Republic. All international laws and treaty laws for Autochthonous Aboriginal**
 28 **Indigenous Moors/Muurs are to be upheld by all united States Constitution Oath Bound public**
 29 **officials, and all State and Federal colorable laws, codes, statutes, ordinances, regulations and**
 30 **customs are hereby superseded as pursuant to the Constitution for the United States of**
 31 **America, Article IV, the Supreme Law of the Land.**

32 **NOTICE OF SURETY ACT AND BOND NO.: RE RA433323645US (updated bond amount)**
 33 **Lawful Consideration of 1 Gram (gm) of .999 Fine Gold, 7 Silver Dollars of the United States of**
 34 **America & 20 Avoirdupois ounces (oz avdp) of .999 Copper Bullion Coins**
 35

36 **Re:** the bonding of Mother Raguel Marie Bizarretty Bey, the Creditor, General Executor,
 37 holder in due course of this bond and real party in interest over *ens legis*, 14th Amendment U.S.
 38 citizen “person” corporation known as HAZEL MARIA CAMARGO and all real, personal and

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States’ and 50 Corporate States’ Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

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Classified Truth A-1 Freehold by Inheritance Diplomatic Immunity Registration No. AA222141 **AS REGISTERED WITH THE LIBRARY OF CONGRESS & U.S. DEPARTMENT OF JUSTICE IN WASHINGTON, D.C. UNITED STATES**

39 intangible property, goods, accounts, chattel papers (Birth Certificate(s), Social Security Card(s),
40 Drivers License(s), State I.D.(s), etc.), claims, cases, citations, Bonds, Notes, Drafts, Bills of
41 Exchange, Documents of title, et al documents, Public Records, instruments, commercial
42 instruments and all other papers, tangible and intangible assets or liabilities attached thereto
43 HAZEL MARIA CAMARGO; CAMARGO, HAZEL; HAZEL C.; HAZEL M. CAMARGO; HAZEL M.C.;
44 CAMARGO, HAZEL M.; CAMARGO, HAZEL; HAZEL CAMARGO, MOTHER RAGUEL MARIE
45 BIZARRETTY BEY; MOTHER RAGUEL BEY; MOTHER BIZARRETTY BEY; MOTHER RAGUEL
46 BIZARRETTY BEY; RAGUEL MARIE BIZARRETTY BEY; BEY, MOTHER RAGUEL MARIE BIZARRETTY;
47 BEY, MOTHER RAGUEL MARIE; BIZARRETTY BEY, MOTHER RAGUEL MARIE; BIZARRETTY BEY,
48 MOTHER RAGUEL M.; and any and all possible combinations of appellations contained herein. All
49 law is contract, and the precepts of truth, offer, acceptance, agreement and consideration are
50 inherent to all lawful contracts. "Le Contrat fait la loi. The Contract makes the law." – Bouvier's
51 Dictionary of Law. 1856. All corporate States and corporate States' employees must prove
52 Constitutional gold and silver money solvency to have 10th and 11th Amendment rights, or else
53 they are *civilliter mortuus* due to bankruptcy and as pursuant to law. Upon acceptance of this
54 Silver and Copper Bullion safety bond, it is hereby agreed as contract between all State and
55 Federal corporate public officials and the private party known as Mother Raguel Marie Bizarretty
56 Bey ex-rel: HAZEL MARIA CAMARGO, that the corporate UNITED STATES and the corporate STATE
57 OF FLORIDA (Inc.), along with all officers, agents and employees, assumes the position of debtor
58 in this bond; granting the Secured Party a perfected security interest, and in all matters contained
59 herein. This is pursuant to and not limited to the following codes and laws, please reference "The
60 Administrative Judgment on the Unalienable Right to Travel Unrestricted by the State" as found
61 in Pulaski County Circuit / County Clerk Real Estate Room 216; Instrument No. 2012076074 (State
62 of Arkansas Republic), see also the Notice of Constitutional Question to the Florida Attorney
63 General delivered by U.S.P.S. Certified Mail Number 70222410000189865221 and filed with
64 Hillsborough County Clerk of Court in Civil Case Number: 2023-CC052617, the Constitution for the
65 united States of America, Article I Section 10 and Article 4 Sections 1 and 4, the Bill of Rights, the
66 Coinage Act of 1792, U.S. Statutes at Large 1 Stat. 246-251, House Joint Resolution 192, U.S.
67 Statutes at Large 48 Stat. 112-113, Public Resolution (Law) 73-10, U.C. 61-103, 1-204, 1-207/308,
68 2-403, 2-606, 2-609, 2-610, 3-303, 3-305, 7-103, 8-202, 9-210, 9-311, Mills v. Duryee, 11 U.S. 481
69 (1813), Bank v. Sherman, 101 U.S. 403, 406 (1879), Hale v. Henkel, 201 U.S. 143 (1906), Perry v.
70 U.S., 294 U.S. 330 (1935), Gauranty Trust Co. of New York v. Henwood et al., 30 U.S. 247 (1939),
71 Clearfield Trust Co. v. United States, 318 U.S. 363-371 (1943), Cooper v. Aaron, 358 U.S. 1(1958),
72 Pearlman v. Reliance Ins. Co., 371 U.S. 132 (1962), Downes v. Bidwell, 182 U.S. 244 (1901), (the
73 dissent given by Justice John Marshall Harlan, on Congress unlawfully legislating outside of the
74 Constitution and the loss of Constitutionally guaranteed Freedom; a warning which actually had
75 come to pass, and created two (2) different jurisdictions; a De Facto Democracy versus a De Jure
76 Republic), Coleman v. Miller, 307 U.S. 433, 488 (1939), Dyett v. Turner, 439 P.2d 266 (1968), State
77 v. Phillips, 540 P.2d 936 (1975), Marbury v. Madison, 5 U.S. 137 (1803), Norton v. Shelby County,
78 118 U.S. 425 (1886), (These cases show that the (color of law) 14th Amendment to the
79 Constitution for the united States of America was unconstitutional due to Reconstruction Acts
80 and rump legislation, and not ratified according to Article V, and all unconstitutional acts by

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

EXHIBIT C: PROOF OF SOLVENCY

Classified Truth A-1 Freehold by Inheritance Diplomatic Immunity Registration No. AA222141 **AS REGISTERED WITH THE LIBRARY OF CONGRESS & U.S. DEPARTMENT OF JUSTICE IN WASHINGTON, D.C. UNITED STATES**

81 Congress are void), Scott v. Sandford, 60 U.S. 393 (1857) (U.S. Citizenship / citizenship was never
82 to be granted to Natural Persons of Autochthonous, Aboriginal Indigenous Native American
83 Muurish / Moorish (African) descent; who are actually nationals at birth, and therefore NOT
84 subject to the corporate United States' and the 50 corporate States' jurisdiction) Executive
85 Orders 11110, 11825, and 13107, 27 CFR 72.11, the Par Value Modification Act, U.S. Statutes at
86 Large 87 Stat. 352 as amended by Section 2(b), Fav Corp. v. Fredrick & Nelson Seattle, Inc., 896
87 F.2d 1227 (9th Cir. 1990), Adams et al. v. Burlington Northern Railroad Company Nos. 94-35461,
88 94-35628, United States Court of Appeals, Ninth Circuit (1996), (This case proves that bonds,
89 when first issued, come under Article 3 of the Uniform Commercial Code, the House Joint
90 Resolution 197 bankruptcy is still ongoing, but all Gold and Silver clauses in all new obligations
91 created after 1977 have been enforceable since October 27th 1977.), U.S. v. Frega, 179 F.3d. 793
92 (9th Cir. 1999), Public Laws 89-719, 94-564, 95-147(c), the U.S. House of Representatives of
93 Pennsylvania's Hon. Louis T. McFadden's 1934 speech on the Federal Reserve Corporation and
94 the United States Bankruptcy, United States of America Congressional Record: Proceedings and
95 Debates of the 76th Congress: Third Session in August through September of 1940- [emphasis
96 added: the Secret Unification of Great Britain, Israel, and the United States] Steps Toward British
97 Union, a World State and International Strife Parts I-IX; the remarks Hon. J. Thorkelson of Montana, in
98 the U.S. House of Representatives, The Book "Modern Money Mechanics" by the Federal Reserve
99 Bank of Chicago and 26 USC 165(g) – Value of Federal Reserve Notes (fiat currency) and bank
100 checks having no commodity or intrinsic value whatsoever, and cannot stand as consideration in
101 any contracts) 8 USC 1401(b), 18 USC 8 241, 242, 245, 891-894, 1091, 1001, 1346, 1581, 1583,
102 and 1961 – 1964, 28 USC 3002 et seq and 31 USC 5118(d)(2); et al public records, laws or codes
103 to secure unalienable rights, redress, obtain remedy, accord and satisfaction, and relief.

104 Known all men, by these present; Whereas only fiat money exist in circulation for the
105 discharge of debt and obligations whether alleged or real, whereas, I, Mother Raguel Marie
106 Bizarretty Bey, Private Party, Creditor, Principal, Titled Sovereign, neutral, surety, guarantor,
107 Grantor and Beneficiary, of this bond, a free man upon the soil of the Florida state Republic,
108 state that I am not a corporation, am a living being, of legal age, competent to testify, have
109 firsthand personal knowledge of the truths and facts stated herein as being true, correct,
110 complete, certain, and not misleading.

111 I, Mother Raguel Marie Bizarretty Bey, of my own free will and accord, in the presence of
112 the Almighty God – Allah – Creator of All, in capacity as beneficiary to the Original Jurisdictions,
113 in good conscience, do willingly undertake to act as surety, to pledge and provide bond, in the
114 amount of 1 Gram (gm) of .999 Fine Gold, 20 avoirdupois ounces of .999 copper bullion coins and
115 7 (seven) Silver rounds / Silver Dollars in Silver Coinage, Lawful Substance of Lawful Specie money
116 and Lawful Coin Dollars of the united States of America, privately held in my ownership and
117 possession. This undertaking is in accordance with Amendment VII in the Bill of Rights for the
118 Constitution of the United States.

119 This bond is to the credit of the private party listed hereon, Mother Raguel Marie
120 Bizarretty Bey's capacity as beneficiary to the Original Jurisdictions, by his appellation, as full faith
121 and credit guarantee to any lawful bill in redemption, duly presented under penalties of perjury
122 and under seal in lawful substance of lawful specie of money and Lawful specie of money of the

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

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123 account of the united States of America, Original Jurisdictions, to wit, pursuant and in parity to
124 the cost – expense ratio of Federal Reserve Notes to 1 Gram of Gold, 1 (one) Silver (Round) Dollar
125 and the Collective Copper content of post 1982 U.S. 1 Cent pieces to one Avoirdupois ounce of
126 .999 Copper Bullion Coin. The Copper Bullion Coins are hereby pledged pursuant the following
127 equation and the following count: 20 Copper Bullion Coins: Post 1982 U.S. 1 Cent piece, consisting
128 2.5 grams total weight, with a copper content of 2.5%. The 2.5% copper content equals .625
129 grams of copper content. This Copper Bullion is pledged at a copper content value / ratio of
130 453.1404 post U.S. 1 Cent pieces, to 1 Avoirdupois ounce of .999 of copper bullion coin weighing
131 28.35 grams. (This is Lawful Substance *in re*: De Jure American Monetary Metals.)

132 This Bill of Redemption is a tender as set off for any alleged contract, agreement, consent,
133 assent, charge or claim purportedly held as an obligation of duty against I, Mother Raguel Marie
134 Bizarretty Bey formerly known as HAZEL MARIA CAMARGO; so as to cause an imputed disability,
135 or presumption against the capacity, rights, and powers of Mother Raguel Marie Bizarretty Bey.
136 The specific intent of the bond, under seal, is to establish by My witness, the Good Credit and
137 Lawful Substance of Lawful Specie Money and Lawful Money Specie of Mother Raguel Marie
138 Bizarretty Bey doing business as HAZEL MARIA CAMARGO

139 I, Mother Raguel Marie Bizarretty Bey, do make this surety, pledge, bond, under My Seal,
140 as Full Faith and Credit guarantee, to any Lawful Bill, duly presented, to me under Seal, under
141 penalties of perjury, in Lawful Substance of Lawful Specie money and Lawful money of Account
142 of the united States of America, in the matter of correct public judicial / corporate actions in the
143 form of Original Rules, Original Jurisdictions, for the benefit and credit of the peculiar private
144 party listed above and all Heirs and Assigns.

145 The intent of the bond, under Seal, is to establish, by My Witness, the Good Credit, in the
146 sum certain amount of 1 Gram (gm) of .999 Fine Gold, 20 Avoirdupois ounces of .999% Copper
147 bullion coins and 7 (seven) Silver (Rounds) Dollars in silver coinage, which carries no debt
148 obligation Worldwide, united States of America, Lawful Specie Dollars of the united States of
149 America, available to bond the actions of the private party listed above, and further, in
150 Reservation of Rights under common law and customs of the united States of America, Original
151 Jurisdictions, Original Rules, has, before this assembly of Men, a bonded tender of 1 Gram (gm)
152 of .999 Fine Gold, 20 Avoirdupois ounces of .999% copper bullion coins and 7 (seven) Silver
153 Dollars, Coinage Act of A.D. 1792, Bond of Identity and Character as proof positive, competent
154 evidence, Mother Raguel Marie Bizarretty Bey formerly known as HAZEL MARIA CAMARGO,
155 could not be bankrupt, via the *causa debendi*, *not cessio bonorum*, or *informa superis*, and
156 *dolus* to trust HAZEL MARIA CAMARGO.

157 The Life of the bond covers the Lifespan of Mother Raguel Marie Bizarretty Bey ex-rel:
158 HAZEL MARIA CAMARGO from the date entered below, unless any and all claimants against
159 Mother Raguel Marie Bizarretty Bey ex-rel: HAZEL MARIA CAMARGO, enters a true Bill of
160 Particulars duly presented under penalty of perjury and related causes of actions and advice of
161 counsel (who claimant works for?) and information with testamentary documentation duly
162 presented under penalties of perjury, as pursuant to Title 26 USC 6065; into evidence in the case
163 of the peculiar private party listed above, in which case the life of the bond will stand as a counter-
164 claim to any such documentation duly presented under penalties of perjury, as pursuant to Title

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

EXHIBIT C: PROOF OF SOLVENCY

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165 26 USC 6065, in the case of peculiar party listed above; whereby, by the signature, Jurat and Seal
166 of Mother Raguel Marie Bizarretty Bey ex-rel: HAZEL MARIA CAMARGO, in capacity as beneficiary
167 of Original Jurisdictions, surety, guarantor herein confirms, attests, and affirms this bond. (All
168 claimants must prove that they are not acting as 14th Amendment, U.S. Citizen "person"
169 corporate chattel, collateral ward in bankruptcy, which would prove their incompetence, and
170 their solvency must be proven with Bond in Lawful Substance of Lawful Specie Money and / or
171 Lawful Specie Money equal to or greater than the Amount contained herein this bond, and Surety
172 Bond is Registered Mail No. RA433323645US. The Secured Party Creditor within this
173 bond is hereby granted a perfected, security interest and lien upon any corporation, agency,
174 agent, officer, employee and individual, natural person living corpus, and all real, personal,
175 tangible and intangible property, and any and all other types of property; no matter where it is
176 held globally, and under what name, classification, numbering system, etc.; attached to the 14th
177 Amendment, U.S. Citizen "person" corporate chattel, collateral ward; for violation of this said
178 bond and denial of any unalienable and commercial rights, and for presenting false claims to the
179 secured party. Penalties shall begin at 10,000 U.S. Treasury Silver Eagle .999 Bullion Dollars or
180 10,000 other designated Silver Bullion coins per violation; in addition to other penalties set forth
181 in other documents of the Secured Party Creditor. This clause is to affect all violators in their
182 public / corporate and private / individual capacities.) All assumptions and presumptions have to
183 be proven in writing, signed, and sealed under penalties of perjury before 3 (three) witnesses as
184 a valid response, if any.

185 Upon failure of response required under the 3 (three) day grace period under Truth In
186 Lending, Regulation Z, to respond and rebut, point for point, this Notice of Surety Act and Bond,
187 from receipt, or any facsimile presentation of bond made after public recording, UCC Section 1-
188 204, unless a request for an extension of time is presented in writing, claimant is hereby
189 collaterally estopped from any further adversarial actions against the peculiar private party listed
190 above, and for good cause not limited to the laws of collateral estoppel, coercion, fraud, and
191 want of subject matter jurisdiction, the peculiar private party listed above demands that the
192 causes be vacated, dismissed and the accounts immediately discharged with prejudice. A lack of
193 response or rebuttal under the penalties of perjury means claimant assents to this Notice of
194 Surety Act and Bond and that a fault exists, UCC 1-201(16), creating fraud through material
195 misrepresentation that vitiates all forms, contracts, testimony, agreements, etc. expressed or
196 implied, from the beginning, UCC Section 1-103, of which claimant may rely on and there is no
197 longer permission by consent or assent for any demand of payment being ordered or levied
198 against the peculiar private party listed above, and the peculiar private party listed above further
199 demands that the record be expunged and the records and facts of the attached captioned
200 matter(s) be turned over to the Office of Homeland Security and any other interested federal
201 agency for their investigation of violations of federal law and any interlocking agencies, et al.
202 Failure to comply pursuant to the Truth In Lending Act will negate all remedies for claimant. Any
203 Third Party compelled to serve will make claimant liable for civil and criminal prosecution in
204 accordance with the Erie and Clearfield Doctrines.

205

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

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206 **FEE SCHEDULE / INVOICE FOR SERVICE CHARGES OUTLINING PAYMENTS OWED TO**
207 **THE CREDITOR FOR VIOLATIONS OF SUPREME LAW, FOR UNLAWFUL COMMERCIAL**
208 **EXCHANGES WITH U.S. ESTABLISHMENTS WHICH MAY LEAD TO ERRONEOUS CLAIMS OR**
209 **CHARGES, AND OR DAMAGES TO LIFE, LIBERTY, OR TRIBAL / PRIVATE PROPERTY, BOTH**
210 **TANGIBLE AND INTANGIBLE**

211 \$1000.00 for any every request or demand for identification / inspection of papers
212 absent a valid warrant supported by affidavit from Article III Court;
213 \$1000.00 for any every request or demand for statement or testimony relating to the
214 satisfaction of any public debt or claims alleged against / affecting the creditor;
215 \$10,000.00 for each and every request or demand for the use, transfer, and or display of
216 creditor's image, a picture, or a likeness;
217 \$10,000.00 for each and every request or demand for the use, transfer, reproduction of
218 creditor's autograph, seal, mark or signature, whether digital or in writing, in connection with
219 any commercial transaction affecting the public trust or the creditor;
220 \$10,000.00 for each and every arrest, detention, or seizure of creditor's physical body
221 or vessel that was not the result of a valid warrant supported by affidavit from Article III Court;
222 \$3,000,000.00 for any physical injuries incurred from each and every arrest, detention,
223 or seizure of creditor's physical body or vessel that was not the result of a valid warrant
224 supported by affidavit from Article III Court;
225 \$10,000,000.00 for death or loss of life resulting from arrest, detention, or seizure of
226 creditor's physical body or vessel that was not the result of a valid warrant supported by
227 affidavit from Article III Court.

228 **NOTICE:** The aforementioned fees and service charges for payments shall be satisfiable by the
229 clerk of the circuit court for the county the claims / charges were initiated in in accordance with
230 the laws of the state permitting advanced payments by the clerk of the circuit court.

231 **NOTICE:** As these fees would relate to a dispute and the services guaranteed by the
232 government for unlawful conversions of private property for public benefit without due process
233 and deprivations of rights under the color of authority this invoice, when submitted to an
234 agency of the state or the judicial branch, must also be sent to the Chief Financial Officer of the
235 state and be recorded in the financial systems of the state.

236 **NOTICE:** Failure of the state agency to dispute or contest this bond, the assessed fees and or
237 invoice in writing within 3 days after receipt shall evidence an admission and waiver of defenses
238 to the assessment of charges / fees.

239 **NOTICE:** Any and all responses to a communication by the creditor for payment / satisfaction of
240 the assessed fees according to this bond, if not signed by an official with the state agency
241 charged with making such defenses shall be considered done under the color of authority and
242 the signer of said document may be held personally liable to the creditor for an amount of
243 \$5,000.00 and no more than \$25,000.00 for each signed correspondence.

244
245 **NOTICE TO THE PRINCIPALS IS NOTICE TO THE AGENT**
246 **NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPALS**
247

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

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248 Teste Meipso

249

250 Done this the 6th day of the December month, in the year of 2023 A.D.

251 X by: /S/ Mother Bey , Gold, Silver and Copper Bullion Bonded Creditor,
252 Freeholder by Inheritance to North, South, and Central America; Mexico, and the adjoining
253 Islands, Secured Party with unlimited Asset credit / liability, Mother Raguel Marie Bizarretty Bey
254 ex-rel. Hazel Maria Camargo, And Or Hazel Maria Camargo; Camargo, Hazel; Hazel C.; Hazel M.
255 Camargo, Hazel M.C.; Camargo, Hazel M.; Camargo, Hazel; Hazel Camargo, Mother Raguel Marie
256 Bizarretty Bey; Mother Raguel Bey; Mother Bizarretty Bey; Mother Raguel Bizarretty Bey; Raguel
257 Marie Bizarretty Bey; Bey, Mother Raguel Marie Bizarretty; Bey, Mother Raguel Marie; Bizarretty
258 Bey, Mother Raguel Marie; Bizarretty Bey, Mother Raguel M., and any likenesses thereto; only in
259 capacity as beneficiary to the Original Jurisdictions pursuant to Sovereign, Autochthonous,
260 Aboriginal Indigenous Native American Moors / Muurs / Maurii (1) "Decree of enforcement for
261 Freeholder and Creditor Status" PULASKI COUNTY CIRCUIT / COUNTY CLERK, REAL ESTATE ROOM
262 216; Instrument No. 2012036389. (Please see www.pulaskiclerk.com and search real estate
263 records for file number contained herein.), (2) AL'MAURI KHAN TRIBAL TRUST filed in El Paso
264 County Public Records and (3) Al'Maurii Khan Nation Tribal Laws [Constitution and Tribal Codex]
265 – International Copyright Number 00071603-1;
266

267

268 X /S/ D. Lee 1st Witness to Gold Gram, Silver Dollar Coins & Copper Coins

269

270 X /S/ E. Mondano 2nd Witness to Gold Gram, Silver Dollar Coins & Copper Coins

271

272 **ALL RIGHTS RESERVED WITHOUT PREJUDICE, UCC 1-207, UCC 1-308, UCC 1-103, UCC 3-603, UCC 3-**
273 **311, UCC 3-402(b), Fla.Stat. 673.3111, Fla.Stat. 671.207.**

274

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

ORIGINAL COPY FORWARDED TO STATE OF FLORIDA ATTORNEY GENERAL VIA USPS REG6 MAIL NO. RF722681313US.

EXHIBIT C: PROOF OF SOLVENCY

Classified Truth A-1 Freehold by Inheritance Diplomatic Immunity Registration No. AA222141 **AS REGISTERED WITH THE LIBRARY OF CONGRESS & U.S. DEPARTMENT OF JUSTICE IN WASHINGTON, D.C. UNITED STATES**

275 **County of** Pasco

276

277 **(State of Florida)**

278

279 I, Mother Raguel Marie Bizarretty Bey, known by Me or made known for Me by proper
280 identification and duly sworn, Certified, Verified, and Exemplified, pursuant to applicable Law,
281 the Truth of this matter contained herein, this 6th day of the December month, in the
282 year of 2023 A.D.

283

284

285 Kaleze Murphy

286 **Notary (Print Name)**

287

288 /S/ Kaleze Murphy

289 **Notary (Sign Name)**

290

291 **My Commission Expires:** 08/30/2026

Commission # HH 453304

292

293

294

295

cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.