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JUS SANGUIN AMERIQUEN
ABORIGINE JUSTICE CENTER
Supreme Court Case #:
AKN-TRI-SC502010



**Affidavit of Fact
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 Osceola County / U.S. Domestic Account Case No. 492025TR006117XXXAXA, 492025TR006116XXXAXA and 492025CF000343XXXAXA involving the parties of tribal interest including but not limited to:

El'Shanu Cazu Bey ex-Relatione: DERICK DEVON SMITH, a Moor and Tribal National or the Al'Maurii Khan Nation of Moors of North America (Defendant in error in Osceola County / U.S. Domestic Account Case No. 492025TR006117XXXAXA, 492025TR006116XXXAXA and 492025CF000343XXXAXA,
Plaintiff;

Vs.

STATE OF FLORIDA ex-relatione: OSCEOLA COUNTY, G. ALVAREZ, KELVIN SOTO, K DOUGLAS WALKER, & YUBERKY ALMONTE,
Defendants.

**Affidavit of Fact
WRIT OF ERROR
International Document**

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 ex-relatione: OSCEOLA COUNTY, G. ALVAREZ, KELVIN SOTO, K DOUGLAS WALKER, & YUBERKY ALMONTE,

All of whom are or represent 14th Amendment establishments, are Stateless, and or are admitted descendants of refugees in aboriginal lands, bona fide Non-American Aborigines / Indians, U.S. domestic account holders and or custodians (Co-conspirators)/ Plaintiffs in error in OSCEOLA COUNTY (Commercial establishment) / U.S. Domestic Account Case(s) No. 492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA – Co-trustees and / or Co-fiduciaries that may be held liable per Fla.Stat. 112.3173(e)6 for omissions of fact or law, misuse of trust assets / private property for public use, and other violations of a Home

Rule Charter that limits Osceola County (and agents) from prejudicing their contractual obligations to protect the *Public Trust* from fraud, waste, and abuse, Defendant[s].

IN RE: MISREPRESENTED BILLS OF ATTAINDER / BILLS OF EXCHANGE AS U.S. DOMESTIC ACCOUNT CASE(S) NO. 492025TR006117XXXAXA, 492025TR006116XXXAXA and 492025CF000343XXXAXA AND G. ALVAREZ, KELVIN SOTO, K DOUGLAS WALKER, & YUBERKY ALMONTE ATTEMPTS TO ARBITRARILY INTERFERE WITH LAWFUL CLAIMS OF TRIBAL RIGHTS AND A LEGAL ADULT NAME CHANGE AS A MATTER OF RELIGIOUS RIGHT AND A FIRST AMENDMENT PROTECTION THAT DOES NOT INTERFERE WITH ANY COMPELLING GOVERNMENTAL INTERESTS, INCLUSIVE OF AND NOT LIMITED TO AN ATTEMPT TO OVERTHROW / SUPERCEDE THE TRIBAL JURISDICTION OF THE AL'MAURI KHAN NATION THROUGH UNLAWFUL TRADE AND OR BUSINESS PRACTICES, FAULTY ACCOUNTING METHODS, FRAUD, COLOR OF LAW AND STATUTORY PRESUMPTION WHICH PREJUDICES THE TRIBAL AND TREATY RIGHTS OF BOTH THE TRIBAL GOVERNMENT AND THE PLAINTIFF, EL'SHANU CAZU BEY.

COURT LOCATION: Osceola County Courthouse, 3 Courthouse Square, Kissimmee, 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 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:

El'Shanu Cazu Bey ex-relations: Derick Devon Smith, Tribal Census Identification Number AKN101A2719065, is a Moorish-American National recognized by the Al'Maurii Khan Nation of Moors of North America affording to his 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 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 Osceola County Court and Clerk or Law equivalent and their statutory presumptions and claims of jurisdiction (in the Lower Court Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA) as they relate to the defendant in error and his person do not represent any one of the 5 branches of sovereign authorities described in the Organic Constitution for the United States of America [ergo said constitution for U.S.A. recognizes only the sovereignty of (1) the Legislature / Congress through 2/3rds majority vote (2) the Supreme Court's unanimous decisions (3) the Executive authority of the President (4) the Will of the American people (5) the American Military under the Commander in Chief].

PROCEDURAL JURISDICTION:

Should the County Administrators wish to claim that, El'Shanu Cazu Bey ex-relations: Derick Devon Smith, is a citizen of Florida, then it also must be admitted that he, 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 Osceola County then it is in error and is further affirmed that the Osceola county court is the wrong venue; for the matter in question is (1) whether or not El'Shanu Cazu Bey formerly known as Derick Devon Smith, can be made into a slave based upon statutory presumption that prejudices treaty rights, postliminy rights, tribal affiliation and the right to autonomy in order satisfy the erroneous claims by the defendants alleging themselves to represent various offices authorized by the State, (2) whether or not the plaintiff can be compelled into a contract against his will and contrary to his religious right, one of which is the God-Given right to move about the land, unencumbered and with an expectation that his rights will be protected according to local laws and the treaties that his ancestors secured for his 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 of due process as a result of prejudice and presumption by the defendants, whom appear to be treating the Moor as though he is, currently, under some previous conditions of servitude to the State or Federal Governments, (3) whether or not a compelling governmental interests exist in the county courts of Highland and Osceola, with members and agencies under the Florida Department of Law Enforcement that permit their refusing to acknowledge that El'Shanu Cazu Bey is a natural person, a Moor, and has inalienable rights to the interests and gains owed him as a result of the use of the previous name, and (4) whether or not the continued use of the former name Derick Devon Smith by the defendant(s) to prosecute the plaintiff because of his using El'Shanu Cazu Bey as a legal name and the possession of identification as evidence of the same right(s) is tantamount to fraud, waste, and abuse of government resources [sic. taxpayer dollars] by the defendants named herein.

The records of Osceola County Case / U.S. Domestic Account Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA reflect a bias against the plaintiff because of his application of the 1838 Florida Constitution, Basic Rights and Florida rules of criminal procedures for his benefit. It is also evident that an administrator/solicitor of one of these hearings, claims that the "Order" was completed in Chambers, however, there is no information that such a chamber exist. There is no Assistant State Attorneys being held to the basic standards set by the rules of procedure and the "court" administrators are continuing to allow these matters to remain open, thereby continuing to prejudice my property rights and due process rights. **See Exhibit E: As proof and evidence of a willful attempt to use color of law to diminish the inalienable rights, constitutional limitations, and religious claims filed in the Writ of Quo Warranto, Exhibit A.**

Point of interests, evidence and supportive facts of the matter to be considered as judicially noticeable under Tribal, State, and Federal law:

(a) The integrity of the court records / accounting can only be attributed to Kelvin Soto, serving the people, as the clerk and comptroller and K Douglas Walker, serving the people, as a committing magistrate, i.e. representatives of the State, Federal Government, and other Qualified Intermediaries, et al. parties subject to I.R.S. reporting requirements under title 26 of the U.S. Code, FATCA law, and any other applicable laws in place for the purpose of proper accounting by financial institutions and their responsible parties.

(b) Kelvin Soto and K Douglas Walker are aiding the colorable use of judicial process to arbitrarily interfere with a lawful and legal adult name change, which was completed by the plaintiff as a matter of religious right and a first amendment protection that does not interfere with any compelling governmental interests.

(c) Yuberky Almonte is responsible for the "*Corrections Officers*" and contracting associates, acting as financial institutions and agents for the financial institutions, seizure of cash and the unlawful deposit of the cash into an account in the former name of El'Shanu Cazu Bey to arbitrarily interfere with El'Shanu Cazu Bey's lawful and legal adult name change as a matter of religious right and a first amendment protection that does not interfere with any compelling governmental interests.

(d) Yuberky Almonte is responsible for the "*Corrections Officers*" that threatened and harassed the plaintiff to try and coerce his signature and make void previous statements of identity and lawful standing, i.e. to arbitrarily interfere with El'Shanu Cazu Bey's lawful claims of tribal rights and legal adult name change as a matter of religious right and a first amendment protection that does not interfere with any compelling governmental interests.

(e) G. Alvarez's actions, his statements, and the support of his colleagues evidence either a lack of integrity or an ulterior practice under color of authority that is not described within any department policy, and not just ineffective training under Osceola County Sheriff's Office, all of which has led to this arbitrary interference with El'Shanu Cazu Bey's lawful and legal adult name change as a matter of religious right and a first amendment protection that does not interfere with any compelling governmental interests.

(f) There exist no felony or misdemeanor warrant for El'Shanu Cazu Bey, which is plaintiff's true name and legal name, since 2019, and evidence exist that agents of the State had to be aware of the same, unless it can be established that the Clerks of Court of Orange County failed to perform their duty to notify the Department of Law Enforcement as prescribed by Fla.Stat. 68.07(6).

(g) Any Failure to Appear / FTA Warrant for Derick Devon Smith is void ab initio pursuant to the fact that it originates from an unconstitutional act and fraud, i.e. El'Shanu Cazu Bey appeared at every hearing that lawfully required his presence and there is no natural person in this matter named Derick Devon Smith since 2019 and the courts of the State are aware of the same.

The public records reflect that Kelvin's office created the accounts styled as case numbers and is proceeding to credit the accounts 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 any numbers as styled on the statements do not reflect balances on an account to which El'Shanu Cazu Bey ex-relations: Derick Devon Smith can be made lawfully accountable for. The constitution for the United States prohibits emission of bills of credit. This practice of accounting can create errors that could lead to prejudice of plaintiff's full faith and credit status as a treaty citizen, a descendant and heir to the Most Favored Nation status guaranteed by treaty, the public trust could also be abused and free 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 especially, I and my future are being made victims through GAAP violations, FATCA violations, and human rights abuse that by the Will of the Most High and in due time will be exposed.

All in all, the cases / accounts to which this writ of error is being deposited in are admitted by the defendant's records as a felony and traffic violations that are being financially assessed¹ by standards contrary to the GAAP, not permitted by any Internal Revenue Service Agreements, and being prosecuted beyond the statute of limitations set by the *Writ of Quo Warranto Exhibit A* and *Notice of Default Exhibit B* 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.

The plaintiff, El'Shanu Cazu Bey, is indemnified in his actions on behalf of the commercial person DERICK DEVON SMITH by the promises and guarantees of the U.S. Government and the debts of its entities and establishments to the indigenous people of North America. Plaintiff formerly used the name DERICK DEVON SMITH as a minor and into adulthood, but that does not permit the defendants

¹ Specifically, in a manner that confuses the plaintiff 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 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 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA maintained by and in the care of the Osceola County Clerk.

to presume that he (in flesh and blood capacity) is a surety or that his person is in a "public office" or is an agency for the benefit of pirates and robberbarons or to be administered under legislative control contrary to the interest of the people. As a living flesh and blood Man of God, a Moor, he is not the property of any sort, that man or their devices may make subject to arbitrary rules that contradict the laws of nature and the de jure government, nor has he consented to being treated as any such property or surety, and as evidence of the same see the attached **Exhibit C: Tribal Adoption Certificate, I.R.S. Form 2848, Form 56, and Form W8 as proof and support for plaintiff's tribal standing and inheritance of treaty rights.**

...

By and through this filing, the plaintiff, through this Moorish Consulate / Tribal Law 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, his voting rights within the Tribal government, and his autograph being placed upon the Tribal Identification card, which is a legal document and seals the contract. The decisions, actions, opinions, and or orders issued by the administrators and their enforcers relating to the prosecution of the plaintiff have been abusive, terroristic in nature, and the equivalent to reducing a free man 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 AMERIQUE ABORIGINE JUSTICE CENTER (JSAAJC) to resolve disputes between Moors and United States citizens and anyone subject to the jurisdiction of the 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 bona fide 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 charges 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 State or its citizen as a plaintiff has personally (1) suffered some actual or threatened injury (corpus delicti); (2) and that injury can fairly be traced to the challenged action of El'Shanu Cazu Bey; and (3) that the injury is likely to be redressed by a favorable decision.² The representatives for the State's claims, as presented in Osceola County, cannot and do not have standing to sue in federal court as they can only "claim" that they have an interest in the matter

2 *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).

but have not actually suffered or realized an injury that is shared by all members of the public.³ They (the defendants) can claim no personal injury or loss by the State or for themselves 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 on behalf of the people of the State of Florida in the solicitation of this case, a side from the pledge of surety (bail bond) created under threat and coercion and by the presumption of indebtedness of the Moor. Basic procedural standards are / have been avoided by the Clerks and Attorneys in this matter, in spite of the numerous times they have attempted to coerce the plaintiff into contracting away his right to the use of his chosen appellation / name, use of his household goods⁴ in a private capacity, and his 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 or to cause financial harm.

As a result of their (the defendants) actions, the personal losses by the plaintiff, his wife, 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 the plaintiff and the tribe in such a way that creates a lawfully binding contract whereby the Al'Maurii Khan Nation Tribal Courts may be permitted to exercise jurisdiction for the vindication of the plaintiff and themselves according to the laws of the tribe, which are supported by international law and the laws of the United States. "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 Osceola County courts and the clerk do not have the authority to compel arbitration (by assigning an administrative agent, arbitrator, traffic hearing officer, et al. merchant) 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 him (El'Shanu Cazu Bey formerly known as Derick Devon Smith) to subject himself to arbitration on contract(s) (specifically, *legal fictions* styled as the Florida Drivers License, traffic tickets from a canceled case, and any other unmentioned adhesion contracts) that have no standing, are rescinded, and been canceled / voluntarily surrendered by performance under treaty law and tribal rights. Also according to the FLORIDA BAR JOURNAL⁵, 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 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

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

4 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).

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

code and Buckeye leave open the possibility for the court to determine whether a party actually signed the contract before compelling arbitration." This tribal court has already determined that plaintiff has no contract that compels arbitration or submitting himself 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 a collusive action to prejudice the tribal rights and identity of the plaintiff for commercial gain and to the detriment of the tribe and El' Shanu Cazu Bey and his heirs. The plaintiff being an American aborigine, under Tribal law and the defendants acting through non-American Indian agencies and establishments, are 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. The 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 El' Shanu Cazu 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 his American and 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 Muhammad 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 [sic. Tribal Courts of Law.] 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 about February 08, 2023 the plaintiff, El' Shanu Cazu Bey, deposited with Florida Secured Transaction registry File No. 202300356368 statement[s] of solvency and indemnification of his person. See also the Enhanced Tribal Identification Card that was stolen by G. Alvarez, as it represents prima facie 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 or 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: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA, attached to the Social Insurance Account Number xxx-xx-3781 is not applicable as the plaintiff has accepted his tribal duties and religious obligations to the True Faith of his Forebearers and by operation of law, also obtains an unalienable and inherited right to the freedom of movement within lands previously occupied by his ancestors; and that the liens upon said property and his 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 in North America and the constitution for the United States of America.

On 04/02/2025 a copy of a communication to Osceola County Sheriffs Office agents was sent to Al'Maurii Khan Nation Tribal Supreme Court by the plaintiff. **See Exhibit D: Copy of the**

Certification of Request For the Return of Tribal Property. It (the certification) was a request to return the stolen property back to the plaintiff and to publicly question the acts and the authority of the Osceola County Sheriff's Office administrative agents to take and hold property that does not belong to the defendant[s] absent any warrant. The defendants in this matter have had more than enough time to conclude and resolve the questions of jurisdiction, criminal intent regarding fraud or the use of fraudulent documents, et al. findings of fact or law by filing into the open record an information or document that evidence authority from the United States congress to adjudicate and proves the court's jurisdiction beyond erroneous filings by G. Alvarez and his co-conspirators feigning as administrators of justice.

NOTICE TO PUBLIC: Any and all orders, opinions or and statements from the committing magistrates in these (3) County case numbers 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA, whom are pretending to be bona fide judges and officials whose salary are not ever diminished are void abnatio and void upon their face, and the plaintiff nor the Sheriff owes any obligation for their enforcement as they violate the due process rights of the plaintiff and the supreme law of the land. Enslavement of a human being is not lawful under the laws of the United States, unless it is proven that a crime was committed, in these cases it has been proven that no crime was committed and yet still the plaintiff was and is being penalized without a hearing or trial, denied access to property that would further aid the defense of his treaty rights and tribal rights.

Wherefore it is April 14, 2025, in 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; and well after 15 days since the Notice of Default was deposited with the Osceola County Clerk of Court, and according to *Al'Maurii Khan Nation Tribal Code 117.3(d)*, which gives 15 days to reply, the defendant(s), G. ALVAREZ, KELVIN SOTO, K DOUGLAS WALKER, & YUBERKY ALMONTE, and others have failed to rebut or reply in any way that restricts the further enforcement of 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 Writ, the fact that the charges are styled as open accounts on the wrong name in defendant's records, the refusal to return all of plaintiff's property, the multiple times that agents of the defendants misled the plaintiff regarding the location of his private property, the missing identity documents bearing the appellation El'Shanu Cazu Bey and the missing silver bullion from the conveyance that was taken by G. Alvarez and labeled evidence then released to a tow yard without any notification to the plaintiff or the tribe, and other recorded events are evidence of an ongoing harassment of the plaintiff because of his exercise of a religious liberty and the freedom of speech. In spite of the 9th Circuit Court's records of plaintiff's Court Ordered Adult Name Change, G. Alvarez took his identification and arrested plaintiff on the claim that he (El'Shanu Cazu Bey) is not whom he says he is. Defendants have created and are maintaining circumstances that prejudice plaintiff's possession rights to his US DOD ID Card, US VA ID Card, US Passport, and Tribal ID Cards. The unlawful actions of the defendants against the plaintiff and their refusal to timely rebut the default claims are minimal contact with the tribe by the defendants permitting this Tribal Court to assume jurisdiction and perfect said claims for relief in accordance with local, State, Federal, and international law.

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, OSCEOLA COUNTY, G. ALVAREZ, KELVIN SOTO, K DOUGLAS WALKER, & YUBERKY ALMONTE;
2. That the misrepresented bills of attainder / bills of exchange as U.S. domestic account case(s) Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA, and any attachments, summons, bench warrants, and the like associated thereto are unconstitutional, notwithstanding, null and void ab initio and are unenforceable for lack of jurisdiction, fraud, and ultimately fail to state a claim for which relief maybe granted according to the treaties, specifically FATCA 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 and de facto administrative proceedings held by K Douglas Walker on February 2, 2025 under threat, duress, coercion, and the color of state law and or without congressional authority evidenced in the records of the (non-tribal commercial establishment) Osceola County Court 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.
5. That all property unlawfully taken and being held by agents of Osceola County be immediately returned to the plaintiff.

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

Ordered and Sealed By:

Brother Brion Heru El Ofrika Bey

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



**Affidavit of Fact
Certificate of Service**

I, El' Shanu Cazu Bey, hereby certify that on or about this 16th day of April, 2025, the enclosed Writ of Error and Tribal documents were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients:

K Douglas Walker
OSCEOLA COUNTY [acting as] Committing Magistrate

Kevin Soto, (acting as) Court Administrator clerk
COUNTY CRIMINAL COURT FOR OSCEOLA COUNTY (Inc.)

Monique H. Worrell, (acting as) State's Attorney
OFFICE OF THE STATE'S ATTORNEY FOR OSCEOLA COUNTY (Inc.)

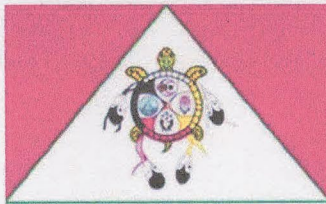
Marcos R. Lopez, (acting as) Sheriff
OSCEOLA COUNTY SHERIFF'S OFFICE (Inc.)

Yuberky Almonte
CHIEF OF CORRECTIONS

By affixing my Seal hereto, I, El' Shanu Cazu Bey, under penalty of perjury or the like offense under the laws of the Al'Maurii Khan Nation, 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 of this filing are true and correct, lawfully binding copies of the Tribal court records as of April 14, 2025.

By: El' Shanu Cazu Bey
El' Shanu Cazu Bey
All Substantive Rights Reserved





AL MAURII 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.

JUS SANGUIN AMERIQUEN
ABORIGINE JUSTICE CENTER
Supreme Court Case #:
AKN-TRI-SC502010

**Affidavit of Fact
WRIT OF QUO WARRANTO
International Document**

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Exhibit A

**RE: Inferior / Lower Court: OSCEOLA COUNTY (Commercial Establishment) U.S.
DOMESTIC ACCOUNTS / [CASE NUMBERS]: 492025TR006117XXXAXA,
492025TR006116XXXAXA and 492025CF000343XXXAXA.**

STATE OF FLORIDA ex-relations: OSCEOLA COUNTY, G. ALVAREZ, KEVIN SOTO, K DOUGLAS WALKER, & YUBERKY ALMONTE

All of whom are or represent 14th Amendment establishments, are Stateless, and or are admitted descendants of refugees in aboriginal lands, bona fide Non-American Aborigines / Indians, U.S. domestic account holders and or custodians (Co-conspirators)/ Plaintiffs in error in OSCEOLA COUNTY (Commercial establishment) / U.S. Domestic Account Case(s) No. 492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA – Co-trustees and / or Co-fiduciaries that may be held liable per Fla.Stat. 112.3173(e)6 for omissions of fact or law, misuse of trust assets / private property for public use, and other violations of a Home Rule Charter that limits Osceola County (and agents) from prejudicing their contractual obligations to people of the Al'Maurii Khan Nation of Moors of North America in accordance with the 1838 Florida Constitution, Article I: Basic Rights, which are forever inalienable / perpetual, and further perfecting El'Shanu Cazu Bey's assertion of tribal rights and religious customs (See Exhibit A: Adoption Certificate) as the cause for his actions.

RE: Misrepresented Instruments – Bills of Attainder / Foreign Bills of Exchange in the above styled accounts / case numbers: 492025TR006117XXXAXA, 492025TR006116XXXAXA, 492025CF000343XXXAXA, and, esp. the filings titled as Citations Nos. A5M6TKP and A5M6TLP filed on 02/13/2025, Osceola County Uniform Charging Affidavit filed on 02/03/2025, Order of Commitment filed on 02/03/2025, and BOND filed on 02/03/2025, all of which attempt to invade, by way of threat, duress and coercion under the color of authority the financial security agreements and or treaty rights protecting property described as exempt from levy in a Financial Statement filed with Florida Secretary of State on February 8, 2023, file No. 202300356368 (Exhibit B).

Stare Decisis Case Law

“A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well-established law that a void order can be challenged in any court.” See **Old Wayne Mut. L Assoc. v. McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907).**

Page 1 of 9

For the record, I, El'Shanu Cazu Bey ex-relatiōne: DERICK DEVON SMITH, am a Moorish-American national recognized by both the Al'Maurii Khan Nation¹ of Moors of North America and the United States of North America, through ancient agreements that are too binding upon the agents of Osceola County Sheriff's Department, 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, as a Man of Flesh and Blood, 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 OSCEOLA County Court and Clerk or Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to me and my person / estate / property in this matter 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], and the same is confirmed by limitations of their Home Rule Charter, Article I, Section 1.3 and Article IV Section 4.1 C.

"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 ancestor's 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 – specifically the right to freedom of movement, of religious worship, to govern oneself, to enjoy the basic unalienable rights to correct my name and confess a nationality consistent with my ideals and customs as guaranteed any free inhabitant of any territory according to the supreme law.

Jurisdiction and Venue

Let the records of the administrative court styled OSCEOLA COUNTY COURT reflect that I, El'Shanu Cazu Bey ex-relatiōne: Derick Devon Smith, have completed a change of name for an adult in accordance with Fla.Stat. 68.07, for religious and customary law purposes, that authorizes my perpetual use of the title El'Shanu Cazu Bey, without any further notice to or qualifications by department of law enforcement personnel. Since September 2024 I have 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, see also Exhibit A: Adoption Certificate as proof of claims; said treaty and tribal laws aver the following:

¹ "The Al'Maurii Khan Tribal Nation have not shown they are comprised of sovereign citizens." See Court Opinion of Al'Maurii Khan Tribal Nation v. Mai, 6:17-cv-01166, (M.D. Fla.).

“1836 U.S.A. – Moorish Empire Treaty of Peace and Friendship, [spec.] 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 Trial; & 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, Article 8 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.”

Al’Maurii Khan Tribal Trust Certification / Al’Maurii Khan Tribal Nation Charter: Line oo. “To deter unlawful stops, illegal searches and seizures, and other warrantless invasions of privacy by assessing damages and fees against the perpetrator(s) consistent with the Trezevant v. City of Tampa ruling which permits that an indigenous people’s time of unlawful or illegal detention can be valued at at least \$1086.96 per minute.”

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 – Department of State Library – Call Number BP232 .U73 2004; (sic.) Al’Maurii Khan Nation Tribal Constitution Article 1 – Territory.**

Quo Warranto

YOU ARE HEREBY COMMANDED to produce the following for the record as proof and evidence of your lawful jurisdiction and judicial authorization:

1. Produce a certified copy of the Delegation of Authority order from Congress per Article III section 1 & 2 of the Constitution for the United States of North America as evidence of the private foreign de facto corporate entities named OSCEOLA COUNTY FLORIDA (Inc.), OSCEOLA COUNTY (Inc.), OSCEOLA COUNTY SHERIFFS DEPARTMENT (Inc.), STATE OF FLORIDA (Inc.), and FLORIDA DEPARTMENT OF CORRECTIONS (Inc.), or any representative thereof having been lawfully conferred judicial authorization and jurisdiction to hear and decide cases between Moorish-American Nationals (sic. Tribal Nationals of the Al'Maurii Khan Nation of Moors of North America) and citizens of the United States;
2. Produce a copy of the alleged valid and verifiable contract or commercial agreement which obliges me and private property in my care (an automobile, vessel, or my flesh and blood body) to any commercial (traffic) statute, code, rule, or regulation of the private foreign de facto corporate entities named OSCEOLA COUNTY FLORIDA (Inc.), OSCEOLA COUNTY (Inc.), OSCEOLA COUNTY SHERIFFS DEPARTMENT (Inc.), STATE OF FLORIDA (Inc.), and FLORIDA DEPARTMENT OF CORRECTIONS (Inc.);
3. Produce evidence that meets the burden of establishing a Constitutional right to a claim or proving that the accused Moor is liable in any way under the Supreme law for exercising the right to travel unmolested and the right to privacy as it relates to the enjoyment of the use of private property, spec. a tribal name, an unregistered [/ expired registration] automobile, and supporting documentation proving the same exercise of the rights being prejudiced in this matter. See *Saenz v. Roe* as to the second component of the right to travel and the right to be treated as a welcome visitor rather than an unfriendly alien when temporarily present in / near Osceola County as established by the privileges and immunities clause;
4. Produce the certified copies of the alleged 4th Amendment lawful seizure warrant being signed and issued by an Article III Judicial Officer which authorized the lawful seizure and continued holding of tribal trust res [gold, silver, etc.], my effects and my body on or around February 02, 2025 by an employee / contractor with Osceola County Sheriffs Department;
5. Produce a statement from the supervising official / responsible party that accepts Deputy G. Alvarez's admitted involvement in this incident as evidence of sufficient training and that the local law enforcement officer followed the protocols of the "Guidelines for the Arrest & Detention of Foreign Nationals in the U.S.";
6. Produce proof that the audio and video recording of the incident involving Deputy G. Alavarez matches his statements made upon the record and that color of law is not being used to prejudice any facts of the matter, or the religious freedoms, civil liberties, treaty rights and tribal rights of the accused Moor;
7. Produce the certified copy of an alleged written accusation signed under penalty of perjury by an identifiable natural person claiming to be the plaintiff / injured party (corpus delicti) in Account / Case Number(s): 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA in support of the alleged lawful arrest and or warrant in order to satisfy the requirement of "standing" pursuant to stare decisis law in **Allen v. Wright, 468 U.S. 737, 751 (1984)** (*"The requirement of standing, however, has a core component derived directly from the Constitution. A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief."*);

8. Produce the name, address and telephone number of the public hazard and or malpractice bonding company, the policy number of the bond, and if required, a copy of the policy describing the bonding coverage of the specific job performance of Alvarez, G. Badge ID: 3164 OCSEOLA CO SHERIFF'S OFFICE and all other natural persons acting as employees / contractors / agents / representatives of the OSCEOLA COUNTY FLORIDA (Inc.), OSCEOLA COUNTY (Inc.), OSCEOLA COUNTY SHERIFFS DEPARTMENT (Inc.), STATE OF FLORIDA (Inc.), and FLORIDA DEPARTMENT OF CORRECTIONS (Inc.) being associated with U.S. DOMESTIC ACCOUNTS / CASE NUMBERS: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA, and inclusive of the Misrepresented Instruments – Bills of Attainder / Foreign Bills of Exchange mentioned above;
9. Produce proof, in the form of a sworn statement or receipt from the Clerk of the Circuit Court / Comptroller, that these three (3) open accounts / cases are not taxable events that must be reported to the Internal Revenue Service pursuant the fact that agents for the plaintiff have collected from my person and or authorized representatives for the defendant over \$600.00 in relation to these charges.

Allodial Compensation Invoice

The following damages are being claimed against STATE OF FLORIDA, the named parties herein and any other persons in any way involved with / maintaining U.S. Domestic Accounts / Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA:

<u>Damage</u>	<u>Costs</u>
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.....	\$1,000,000.00
Extortion.....	\$3,000,000.00
Human trafficking.....	\$50,000,000.00
Coercion.....	\$2,000,000.00
Breach of treaty and constitutional obligations.....	\$1,000,000.00
Tribal Court Costs.....	\$25,000.00
Misc. expenses (mailing, travel, paper, ink, etc.).....	\$1,825.00
Total: \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents payable in lawful money and or .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.

After 3 days this document will be [1] evidence of solvency to an amount of \$59,036,825.00 and added to the Tribal Trust Ledger in accordance with provisions of A.K.N. Tribal Code §1604.01(a)(6), [2] considered a tribal secured transaction between AL'MAURI KHAN NATION ex-relations: El'Shanu Cazu Bey (Creditor) and STATE OF FLORIDA ex-relations: G. Alvarez, Kevin Soto, and K Douglas Walker (as Debtors) and [3] restitution to the benefit of the Al'Maurii Khan Nation of Moors of North America in accordance with provisions of A.K.N. Tribal Code §1603.01(g).

By: El'Shanu Cazu Bey

Date: 03/11/2025

by: El'Shanu Cazu Bey

THE PROCEEDINGS IN Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA ARE NOT VALID AND CANNOT PROCEED until jurisdiction is proved to exist! Otherwise, the misrepresented instrument – bills of attainder / foreign bills of exchange / Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA and any other attachments associated thereto must be dismissed with prejudice for lack of jurisdiction and fraud, and the seized property of the tribal trust and El'Shanu Cazu Bey must be returned immediately. **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 instruments – bills of attainder / foreign bills of exchange in U.S. Domestic Accounts / Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA 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."*).

Affidavit of Fact

I 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 Writ of Quo Warranto and Affidavit of Fact 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 11th day of March, 2025.

by: El'Shanu Cazu Bey

Affiant: El'Shanu Cazu Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. DERICK DEVON SMITH;
All Substantive Rights Reserved.



**Affidavit of Fact
Certificate of Service**

I, El'Shanu Cazu Bey, hereby certify that on or about this the 12th day of March, 2025, the enclosed Writ of Error and Tribal documents were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients and or their authorized representatives:

K Douglas Walker
OSCEOLA COUNTY [acting as] Committing Magistrate

Kevin Soto, (acting as) Court Administrator clerk
COUNTY CRIMINAL COURT FOR OSCEOLA COUNTY (Inc.)

Monique H. Worrell, (acting as) State's Attorney
OFFICE OF THE STATE'S ATTORNEY FOR OSCEOLA COUNTY (Inc.)

Marcos R. Lopez, (acting as) Sheriff
OSCEOLA COUNTY SHERIFF'S OFFICE (Inc.)

By affixing my Seal hereto, I, El'Shanu Cazu Bey ex-relatone: Derick Devon Smith, 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 March 12th, 2025.

By: by: El'Shanu Cazu Bey

Affiant: El'Shanu Cazu Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. DERICK DEVON SMITH;
All Substantive Rights Reserved.



MINISTRY OF TRIBAL ENROLLMENTS FOR THE AL'MAURI KHAN NATION



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.

TRIBAL COURT ORDER OF ADOPTION

EXHIBIT A: Proof of adoption and authority for the tribe to
ensure its tribal nationals are protected from color of law
violations of substantive rights and civil liberties guaranteed
any free citizen of the State.

SUBJECT: ADOPTION OF

DIVISION: TRIBAL ENROLLMENTS

El'Shanu Cazu Bey,

and his assigns and heirs.

BY SEALING THIS ORDER, IT IS HEREBY ORDERED AND ADJUDGED FOR THE PURPOSE OF
ADOPTION INTO THIS NATIVE AMERICAN ABORIGINE TRIBE THAT THE PETITION FOR
NAME CHANGE AND THE DECLARATION OF NATIONALITY AND TRIBAL AFFILIATION
FILED WITH THIS TRIBAL COURT BY EL'SHANU CAZU 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.: **AKN101-A2-719065**

ENROLLMENT NO.: **AKN-48N756C**

TRIBAL AFFILIATION: MOOR

TRIBE: AL'MAURI KHAN NATION

RELIGION: ISLAMISM / MOORISH SCIENCE

JURISDICTION: TRIBAL / CHERIFIAN

LOCATION: FLORIDA REPUBLIC, AMERICAN REPUBLIC, NORTH AMERICA /
NORTHWEST AMEXEM, ABYA YALA, MOORISH DOMINIONS.

DATE: 09/04/2024 NUNC PRO TUNC

Ordered and Sealed By:

Hon. Brother Brion Heru Et Afrika Bey

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

Clan Mother Sister Annah Al Bey, D.M., TTEE

MINISTRY OF TRIBAL ENROLLMENTS
[INTERIM] SECRETARY CLAN MOTHER SISTER ANNAH AL BEY, D.M., TTEE

FINANCING STATEMENT FORM

A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON

EL SHANU CAZU BEY, SUI JURIS HEIR; 13216169390
Email ELSHANU1@PROTONMAIL.COM

B. SEND ACKNOWLEDGEMENT TO:

FILED

2023 Feb 08 05:04 PM

***** 202300356368 *****

EXHIBIT B: Proof that the items taken unlawfully are trust res, part and parcel of the tribal trust property and is not subject to lien without due process of law.

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (1a OR 1b) - Do Not Abbreviate or Combine Names

1a. ORGANIZATION'S NAME			
1b. INDIVIDUAL'S SURNAME SMITH	FIRST PERSONAL NAME DERICK DEVON	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS Line One 5833 SOUTH GOLDENROD ROAD		This space not available.	
MAILING ADDRESS Line Two STE B 134		CITY ORLANDO	STATE FL
		POSTAL CODE 32822	COUNTRY US

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (2a OR 2b) - Do Not Abbreviate or Combine Names

2a. ORGANIZATION'S NAME			
2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS Line One		This space not available.	
MAILING ADDRESS Line Two		CITY	STATE
		POSTAL CODE	COUNTRY

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - INSERT ONLY ONE SECURED PARTY NAME (3a OR 3b)

3a. ORGANIZATION'S NAME			
3b. INDIVIDUAL'S SURNAME BEY	FIRST PERSONAL NAME EL SHANU CAZU	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS Line One 5833 SOUTH GOLDENROD ROAD		This space not available.	
MAILING ADDRESS Line Two STE B 115		CITY ORLANDO	STATE
		POSTAL CODE 32822	COUNTRY

4. This FINANCING STATEMENT covers the following collateral:

This is Actual and Constructive Notice that all of Debtor's interest now held or hereafter acquired is hereby accepted as Collateral for securing Contractual obligation in favor of the Secured Party as detailed in a true, correct, complete, notarized Security Agreement in the possession of the Secured Party. Notice: In accordance with various USC Sections RE: Property-This is the entry of the Debtor's; in the Commercial Reg-192, Public Law 73-10 registry as a transmitting utility and the following property is hereby registered in the same as public notice of a commercial transaction original property pledge is held at Usufruct by a bond and For the performance of U.S. Government Contract No. XXXXXX69728 Collateral:DERICK DEVON SMITH- CESTUI QUE TRUST, property is herein:Derick-Devon:Smith., (2) Live Life Claim Certificates WITH THE CORRECT SENTENE-STRUCTURE-COMMUNICATION-PARES-SYNTAX-GRAMMER-PERFORMANCE- OF THIS-COMMUNICATION-CAMS-WITH THIS-LIVE-LIFE CLAIM-UNDER-REGISTERED NUMBER

5. ALTERNATE DESIGNATION (if applicable) ☐ LESSEE/LESSOR ☐ CONSIGNEE/CONSIGNOR ☐ BAILEE/BAILOR
☒ AG LIEN ☐ NON-UCC FILING ☐ SELLER/BUYER

6. Florida DOCUMENTARY STAMP TAX - YOU ARE REQUIRED TO CHECK EXACTLY ONE BOX

☐ All documentary stamps due and payable or to become due and payable pursuant to s. 201.22 F.S., have been paid.
☒ Florida Documentary Stamp Tax is not required.

7. OPTIONAL FILER REFERENCE DATA PRIVATE REGISTERED BOND FOR SETOFF BOND NUMBER

STANDARD FORM - FORM UCC-1 (REV.05/2013)

Filing Office Copy

Approved by the Secretary of State, State of Florida

**STATE OF FLORIDA UNIFORM COMMERCIAL CODE
FINANCING STATEMENT FORM - ADDENDUM**

8. NAME OF FIRST DEBTOR (1a OR 1b) ON RELATED FINANCING STATEMENT

8a. ORGANIZATION'S NAME			
8b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
SMITH	DERICK DEVON		

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

9. MISCELLANEOUS

RBXXXXXXXXXUS/AMERICA/RBXXXXXXXXXUS/Mauri-Amazigh Pursuant to UCC-1 Contract Trust Account, All property is accepted for value and is exempt from Levy. Adjustment of this filing is from Public Policy HJR-192, Public Law 73-10 and UCC 10-104.

10. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (10a OR 10b) - Do Not Abbreviate or Combine Names

10a. ORGANIZATION'S NAME				
10b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
10c. MAILING ADDRESS Line One		This space not available.		
MAILING ADDRESS Line Two	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P - INSERT ONLY ONE SECURED PARTY NAME (11a OR 11b)

11a. ORGANIZATION'S NAME				
11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
11c. MAILING ADDRESS Line One		This space not available.		
MAILING ADDRESS Line Two	CITY	STATE	POSTAL CODE	COUNTRY

12. This FINANCING STATEMENT covers ☐ timber to be cut or
☐ as-extracted collateral, or is filed as a ☒ fixture filing.

13. Description of real estate:

North Carolina COLB No.
XXXXXXXXXXXX CESTI QUE TRUST No.
XXXXX3781/GXXXXXXXXXX/HXXXXXXXXXX
FLORIDA DRIVER'S LICENSE
No. SXXXXXXXXXXXX FICTITIOUS NAME
REGISTRATION DERICK DEVON SMITH
GXXXXXXXXXXXX 2012MERCEDEZ-BENZE350
WDDHFXXXXXXXXXXXXXXX PYG, CL7-
XXXX

14. Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest):

El Shanu Cazu Bey c/o 5833 South
Goldenrod Road Ste: B 115 Non-
Domestic Non-Assumpsit ORLANDO,
FL 32822

15. Additional collateral description:

All proceeds, products, accounts, fixtures, and the orders Orange County, Fl Case No. 2019-DR-017002-0 therefrom are released to Creditor, Private Authorized Representer and Executor El Shanu Cazu Bey.

16. Check only if applicable and check only one box.

Collateral ☒ Held in Trust
☐ Being administrated by Decedent's Personal Representative

17. Check only if applicable and check only one box.

☒ Debtor is a TRANSMITTING UTILITY
☐ Filed in connection with a Manufactured-Home Transaction - effective 30 years



Send Acknowledgment Via

Contact Name EL SHANU CAZU BEY., SUI JURIS HEIR

Phone Number 13216169390

USPS Mail

☒ E-Mail

Email Address ELSHANU1@PROTONMAIL.COM

Debtors

1 SMITH, DERICK DEVON
5833 SOUTH GOLDENROD ROAD
STE B 134
ORLANDO, FL 32822

[View](#)

[Delete](#)

Add Debtor

Secured Parties

1 BEY, EL SHANU CAZU
5833 SOUTH GOLDENROD ROAD
STE B 115
ORLANDO , 32822

[View](#)

[Delete](#)

Add Secured Party

Collateral Information

This Financing Statement covers the following collateral (Additional collateral description can be entered in Addendum Page):

This is Actual and Constructive Notice that all of Debtor's interest now held or hereafter acquired is hereby accepted as Collateral for securing Contractual obligation in favor of the Secured Party as detailed in a true, correct, complete, notarized Security Agreement in the possession of the Secured Party. Notice: In accordance with various USC Sections RE: Property-This is the entry of the Debtor's; in the Commercial Reg-192, Public Law 73-10 registry as a transmitting utility and the following property is hereby registered in the same as public notice of a commercial transaction original property pledge is held at Usufruct by a bond and For the performance of U.S. Government Contract No: Collateral:DERICK DEVON SMITH- CESTUI QUE TRUST, property is herein:Derick-Devon:Smith.,(2) Live Life Claim Certificates WITH THE CORRECT SENTENCE-STRUCTURE-COMMUNICATION-PARES-SYNTAX-GRAMMER-PERFORMANCE- OF THIS-COMMUNICATION-CAMS-WITH THIS-LIVE-LIFE CLAIM-UNDER-REGISTERED NUMBER

Alternate Designation (if applicable):

None

* Bailee/Bailor

Non-UCC Filing

* Lessee/Lessor

Description of real estate Held By debtor Continued:

2003 Chevy Trail Blazer V.I.N. 1GNDT PLATE: DV9360M
GEICO AUTO INSURANCE COMPANY: Acct No. 6014
DD Form 214 Military Discharge MEMBER-4 UNDER HONORABLE CONDITIONS
(General)
100% Disabled American Veteran Card U.S. Department of Defense/Uniformed Services
DoD ID Number
U.S. Department of Veteran Affairs 0974 Held By DERICK D SMITH
Orange County Library System Card PO3261
STATE OF FLORIDA MARRIAGE LICENSE: 2015-ML- -O

Credit Cards and Credit card companies:

*****4673 Mission Lane Credit Card
*****7706 Synchrony Bank Credit Card
*****8151 Synchrony Bank Credit Card
*****0997 American Express Macy's STAR REWARDS Card
*****8189 Discover it Credit Card

Additional collateral Description Continued:

Bronco Federal Credit Union Acct Number: ***880100 Checking/ Debit Card:
*****9885
Navy Federal Credit Union Acct Number: *****3102 Checking/savings *****9443/
Debit Card: *****9706
Bank Of America Business E.A.M., NGO Checking: *****4035/ Debit Card:
*****2071

Bonds for Collateral Description:

FEDILITY BOND
HOLD HARMLESS AND INDEMNITY AGREEMANT BOND
INTERNATIONAL BILL OF EXCHANGE
PRIVATE REGISTERED BOND FOR SETOFF BOND NO. RB US
PRIVATE REGISTERED OFFSET AND DISCHARGE BOND
SILVER BOND
INDEMNITY BOND
NON-NEGOTIABLE BILL OF LADING/1787 TREATY OF MOROCCO

• AG Lien

• Seller/Buyer

• Consignee/Consignor

Florida DOCUMENTARY STAMP TAX: What's this?

All documentary stamps due and payable or to become due and payable pursuant to s. 201.22.F.S., have been paid.

- Florida Documentary Stamp Tax not required.

Optional Filer Reference Data:

PRIVATE REGISTERED BOND FOR SETOFF BOND NUMBER RE US

Addendum

This section is optional, any data entered in this section will create an additional \$ fee.

Miscellaneous:

RB US/AMERICA/RB. US/Mauri-Amazigh Pursuant to UCC-1 Contract Trust Account, All property is accepted for value and is exempt from Levy. Adjustment of this filing is from Public Policy HJR-192, Public Law 73-10 and UCC 10-104.

This financing statement covers:

None timber to be cut as-extracted collateral

- filed as a fixture filing

Description of real estate:

North Carolina COLB No.
CESTI QUE TRUST No. /G /H
FLORIDA DRIVER'S LICENSE No.S
FICTITIOUS NAME REGISTRATION DERICK DEVON SMITH G:
2012MERCEDEZ-BENZE350 WDDHF. /PYG CL7-

Name and address of a record owner of above-described real estate (If Debtor does not have a record Interest):

El Shanu Cazu Bey
c/o 5833 South Goldenrod Road
Ste: B 115
Non-Domestic
Non-Assumpsit
ORLANDO, FL 32822

Additional collateral description:

All proceeds, products, accounts, fixtures, and the orders Orange County, FI Case No. 2019-DR-017002-O therefrom are released to Creditor, Private Authorized Representer and Executor El Shanu Cazu Bey.



JUS SANGVIN AMERIQUEN
ABORIGINE JUSTICE CENTER
Supreme Court Case #:
AKN-TRI-SC502010



AL MAURII 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.

Affidavit of Fact
NOTICE OF DEFAULT JUDGMENT
International Document

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Exhibit B

RE: Inferior / Lower Court: OSCEOLA COUNTY (Commercial Establishment) U.S. DOMESTIC
ACCOUNTS / [CASE NUMBERS]: 492025TR006117XXXAXA, 492025TR006116XXXAXA and
492025CF000343XXXAXA.

STATE OF FLORIDA ex-relations: OSCEOLA COUNTY, G. ALVAREZ, KEVIN SOTO, K
DOUGLAS WALKER, & YUBERKY ALMONTE

All of whom are or represent 14th Amendment establishments, are Stateless, and or are admitted
descendants of refugees in aboriginal lands, bona fide Non-American Aborigines / Indians, U.S.
domestic account holders and or custodians (Co-conspirators)/ Plaintiffs in error in OSCEOLA
COUNTY (Commercial establishment) / U.S. Domestic Account Case(s) No.
492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA – Co-
trustees and / or Co-fiduciaries that may be held liable per Fla.Stat. 112.3173(e)6 for omissions of fact
or law, misuse of trust assets / private property for public use, and other violations of a Home Rule
Charter that limits Osceola County (and agents) from prejudicing their contractual obligations to the
Internal Revenue Service (QI Agreements, et al.), the Public Trust, and the people of the Al'Maurii
Khan Nation of Moors of North America in accordance with the 1838 Florida Constitution, Article I:
Basic Rights, which are forever inalienable / perpetual, and further perfecting El'Shanu Cazu Bey's
assertion of tribal rights and religious customs.

IN RE: Failure of STATE OF FLORIDA (Inc.) to timely reply to the WRIT OF QUO WARRANTO e-
filed on or about 03/13/2025 in OSCEOLA COUNTY (Commercial establishment) / U.S. Domestic
Account Case(s) No. 492025TR006117XXXAXA, 492025TR006116XXXAXA, and
492025CF000343XXXAXA.

In spite of the STATE OF FLORIDA (Inc.) being in default since March 19, 2025, and there being no
enforceable contract between the parties or any victim that can admit a personal loss, on or about
February 1, 2025, the court case number: 492025TR006117XXXAXA, 492025TR006116XXXAXA,
and 492025CF000343XXXAXA, in error, reflects that I and or my person is somehow liable for
charges on a U.S. Account established for the administration of the United States bankruptcy to the
World Bank / IMF, however, I am foreign to corporate UNITED STATES OF AMERICA (Inc.) and
was advised ill-advised by the public schools and education system about Executive Order 6102, the

502010

repeal of HJR 192, and Public Law 97-258, 96 Stat. 877, and title 11 United States Code §1503 limitations of bankruptcy proceedings in cases where treaty rights are asserted.

As of this the 24th day of March 2025ccy, there is no circulating currency in the United States of America, 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 these cases, essentially I am being (unlawfully) credited by the 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 the 24th day of March 2025ccy, 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 the 24th day of March 2025ccy, in Case Number(s): 492025CF000343XXXAXA, 492025TR006117XXXAXA, and 492025TR006116XXXAXA there has been no request by me or the State Attorney's Office to waive speedy trial and the court has not expressed in writing before the record any grounds to act beyond the statutory limitations for the prosecution of a 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 the 24th day of March 2025ccy, G. Alavarez, Kelvin Soto, K Douglas Walker, & Yuberky Almonte as agents / assigns of STATE OF FLORIDA and OSCEOLA COUNTY, 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 Numbers: 492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA, and to the outstanding principal amount of \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents being owed forthwith to I, El'Shanu Cazu 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, G. Alavarez, Kelvin Soto, K Douglas Walker, & Yuberky Almonte as agents / assigns of STATE OF FLORIDA and OSCEOLA COUNTY (hereinafter "Judgement Debtors");

It is further **ORDERED AND ADJUDGED** that the Judgement Debtors are obligated to I, El'Shanu Cazu Bey (hereinafter "Judgement Creditor") for the following final judgement:

1. The immediate dismissal with prejudice of Case Numbers: 492025TR006117XXXAXA, 492025TR006116XXXAXA, and 492025CF000343XXXAXA and any other attachments associated thereto for lack of jurisdiction and fraud; and
2. The outstanding amount of \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents payable in lawful money of .9999 fine silver bullion coins or bars for compensatory and punitive damages;
3. Al'Maurii Khan Nation Tribal Supreme Court Case Number: AKN-TRI-SC502010, Finance Statements No. 202300356638 and 202403330858 filed with Florida Secretary of State, and the several filings with Osceola and Orange County Clerks relating to the inalienable rights of

502010

El'Shanu Cazu Bey establish a record of documents affecting the State's interest in property¹, pursuant 90.803(14).

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 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.

¹ In this case the property claimed by the attorney / agents of the State is Indian Property, tangible and intangible rights, privileges, and immunities that are forever inviolable according to the 1838 Florida Constitution, Basic Rights.

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Allodial Compensation Invoice

The following damages are being claimed against STATE OF FLORIDA, the named parties herein and any other persons in any way involved with / maintaining U.S. Domestic Accounts / Case Numbers: 492025TR006117XXXAXA; 492025TR006116XXXAXA; 492025CF000343XXXAXA:

<u>Damage</u>	<u>Costs</u>
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.....	\$1,000,000.00
Extortion.....	\$3,000,000.00
Human trafficking.....	\$50,000,000.00
Coercion.....	\$2,000,000.00
Breach of treaty and constitutional obligations.....	\$1,000,000.00
Tribal Court Costs.....	\$25,000.00
Misc. expenses (mailing, travel, paper, ink, etc.).....	\$1,825.00
Total: \$59,036,825.00/fifty-nine million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents payable in lawful money and or .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.

After 3 days this document will be [1] evidence of solvency to an amount of \$59,036,825.00 and added to the Tribal Trust Ledger in accordance with provisions of A.K.N. Tribal Code §1604.01(a)(6), [2] considered a tribal secured transaction between AL'MAURI KHAN NATION ex-relations: El'Shanu Cazu Bey (Creditor) and STATE OF FLORIDA ex-relations: G. Alvarez, Kevin Soto, and K Douglas Walker (as Debtors) and [3] restitution to the benefit of the Al'Maurii Khan Nation of Moors of North America in accordance with provisions of A.K.N. Tribal Code §1603.01(g).

By: El'Shanu Cazu Bey

Date: 03/11/2025

by: El'Shanu Cazu Bey

502010

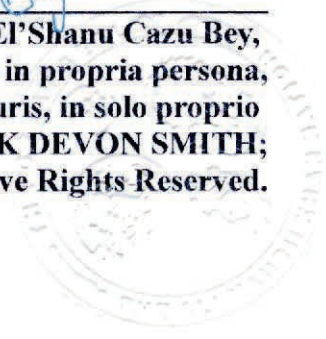
Affidavit of Fact

I 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 Writ of Quo Warranto and Affidavit of Fact 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 24th day of March, 2025.

ELSB

Affiant: El'Shanu Cazu Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. DERICK DEVON SMITH;
All Substantive Rights Reserved.



502010

**Affidavit of Fact
Certificate of Service**

I, El'Shanu Cazu Bey, hereby certify that on or about this the 24th day of March, 2025, the enclosed Notice of Default Judgement were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients and or their authorized representatives:

K Douglas Walker
OSCEOLA COUNTY [acting as] Committing Magistrate

Kevin Soto, (acting as) Court Administrator clerk
COUNTY CRIMINAL COURT FOR OSCEOLA COUNTY (Inc.)

Monique H. Worrell, (acting as) State's Attorney
OFFICE OF THE STATE'S ATTORNEY FOR OSCEOLA COUNTY (Inc.)

Marcos R. Lopez, (acting as) Sheriff
OSCEOLA COUNTY SHERIFF'S OFFICE (Inc.)

By affixing my Seal hereto, I, El'Shanu Cazu Bey ex-relatione: Derick Devon Smith, 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 in this filing are true and correct, to the best of knowledge and belief as of March 24, 2025.

By: El'Shanu Cazu Bey

**Affiant: El'Shanu Cazu Bey,
de jure in propria persona,
sui juris, in solo proprio
authorized representative, ex rel. DERICK DEVON SMITH;
All Substantive Rights Reserved.**

2848
Form
(Rev. January 2021)
Department of the Treasury
Internal Revenue Service

**Power of Attorney
and Declaration of Representative**

► Go to www.irs.gov/Form2848 for instructions and the latest information.

For IRS Use Only

Received by:

Name _____

Telephone _____

Function _____

Date ____/____/____

Part I Power of Attorney

Caution: A separate Form 2848 must be completed for each taxpayer. Form 2848 will not be honored for any purpose other than representation before the IRS.

1 Taxpayer information. Taxpayer must sign and date this form on page 2, line 7.

Taxpayer name and address DERICK DEVON SMITH C/o 5833 S Goldenrod Road PMB 134 ORLANDO, FLORIDA [32822]	Taxpayer identification number(s) 237373781 237-37-3781 23-7373781
	Daytime telephone number _____ Plan number (if applicable) _____

hereby appoints the following representative(s) as attorney(s)-in-fact:

2 Representative(s) must sign and date this form on page 2, Part II.

Name and address EL SHANU CAZU BEY C/o 5833 S Goldenrod Road PMB B-115 Orlando, Florida territory, [32822] Check if to be sent copies of notices and communications <input type="checkbox"/>	CAF No. _____ PTIN _____ Telephone No. _____ Fax No. _____ Check if new: Address <input type="checkbox"/> Telephone No. <input type="checkbox"/> Fax No. <input type="checkbox"/>
Name and address AL'MAURI KHAN NATION (NAICS 921150) C/o 1431 Simpson Road, Post-District: #231 Khasime proper, Florida territory, Indian Country, North America Check if to be sent copies of notices and communications <input checked="" type="checkbox"/>	CAF No. _____ PTIN _____ Telephone No. 4018120697 Fax No. 18008561439 Check if new: Address <input type="checkbox"/> Telephone No. <input type="checkbox"/> Fax No. <input type="checkbox"/>
Name and address AL'MAURI KHAN TRIBAL TRUST (NAICS 921150) C/o 1431 Simpson Road, Post-District: #231 Khasime proper, Florida territory, Indian Country, North America (Note: IRS sends notices and communications to only two representatives.)	CAF No. _____ PTIN _____ Telephone No. 4018120697 Fax No. 18008561439 Check if new: Address <input type="checkbox"/> Telephone No. <input type="checkbox"/> Fax No. <input type="checkbox"/>
Name and address (Note: IRS sends notices and communications to only two representatives.)	CAF No. _____ PTIN _____ Telephone No. _____ Fax No. _____ Check if new: Address <input type="checkbox"/> Telephone No. <input type="checkbox"/> Fax No. <input type="checkbox"/>

to represent the taxpayer before the Internal Revenue Service and perform the following acts:

3 Acts authorized (you are required to complete line 3). Except for the acts described in line 5b, I authorize my representative(s) to receive and inspect my confidential tax information and to perform acts I can perform with respect to the tax matters described below. For example, my representative(s) shall have the authority to sign any agreements, consents, or similar documents (see instructions for line 5a for authorizing a representative to sign a return).

Description of Matter (Income, Employment, Payroll, Excise, Estate, Gift, Whistleblower, Practitioner Discipline, PLR, FOIA, Civil Penalty, Sec. 4980H Shared Responsibility Payment, etc.) (see instructions)	Tax Form Number (1040, 941, 720, etc.) (if applicable)	Year(s) or Period(s) (if applicable) (see instructions)
Any remunerations, payments, transfers or assignments payable to TAXPAYER in Line 1 above.	1040s, 1040NR, W2, W4, W8s, W9, 1099s, 56f, 56, 8833, 8832, 211	All periods beginning from the 1st year of TAXPAYER
All civil liberties and interest therein attached to the land, enjoyed as treaty rights, spec. the 1836 U.S.A. - Morocco and Adams-Onis	All applicable tax forms available to every American Citizen.	All periods beginning from the 1st year of TAXPAYER
All tribal rights, privileges, and immunities guaranteed as protected by Tribal Constitution and supported by State & Federal law.	All applicable tax forms available to every American Citizen.	All periods beginning from the 1st year of TAXPAYER

4 Specific use not recorded on the Centralized Authorization File (CAF). If the power of attorney is for a specific use not recorded on CAF, check this box. See Line 4. Specific Use Not Recorded on CAF in the instructions. ☐

5a Additional acts authorized. In addition to the acts listed on line 3 above, I authorize my representative(s) to perform the following acts (see instructions for line 5a for more information): ☒ Access my IRS records via an Intermediate Service Provider; ☒ Authorize disclosure to third parties; ☒ Substitute or add representative(s); ☒ Sign a return; **Challenge jurisdiction; remove belligerent trustees; File & or give public notice; Protect the interests of TAXPAYER in Line 1 & any likenesses; Enforce international law and tribal rights of TAXPAYER in Line 1; Enforce tribal laws and codes to protect TAXPAYER in Line 1 and any likenesses.**

☒ Other acts authorized: **Object to misrepresentations of fact & law that prejudice religious, treaty, & or tribal rights of TAXPAYER in Line 1; debts & charges against TAXPAYER or his person & any likenesses; Ensure probating of the estate of TAXPAYER in Line 1.**

- b Specific acts not authorized.** My representative(s) is (are) not authorized to endorse or otherwise negotiate any check (including directing or accepting payment by any means, electronic or otherwise, into an account owned or controlled by the representative(s) or any firm or other entity with whom the representative(s) is (are) associated) issued by the government in respect of a federal tax liability.

List any other specific deletions to the acts otherwise authorized in this power of attorney (see instructions for line 5b): **To waive tribal rights; To abandon any duties or obligations under the Al'Maurii Khan Nation Tribal Constitution and Codex that may be owed to TAXPAYER**

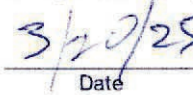
- 6 Retention/revocation of prior power(s) of attorney.** The filing of this power of attorney automatically revokes all earlier power(s) of attorney on file with the Internal Revenue Service for the same matters and years or periods covered by this form. If you **do not** want to revoke a prior power of attorney, check here ☒

YOU MUST ATTACH A COPY OF ANY POWER OF ATTORNEY YOU WANT TO REMAIN IN EFFECT.

- 7 Taxpayer declaration and signature.** If a tax matter concerns a year in which a joint return was filed, each spouse must file a separate power of attorney even if they are appointing the same representative(s). If signed by a corporate officer, partner, guardian, tax matters partner, partnership representative (or designated individual, if applicable), executor, receiver, administrator, trustee, or individual other than the taxpayer, I certify I have the legal authority to execute this form on behalf of the taxpayer.

► IF NOT COMPLETED, SIGNED, AND DATED, THE IRS WILL RETURN THIS POWER OF ATTORNEY TO THE TAXPAYER.


Signature


Date

Sagamoor - Moorish Chief / Sheikh - Malik - Justice - Trustee
Title (if applicable)

Hon. Brother Brion Heru'El Ofrika Bey, D.M., TTEE

DERICK DEVON SMITH

Print name

Print name of taxpayer from line 1 if other than individual

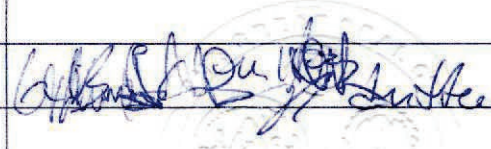
Part II Declaration of Representative

Under penalties of perjury, by my signature below I declare that:

- I am not currently suspended or disbarred from practice, or ineligible for practice, before the Internal Revenue Service;
- I am subject to regulations in Circular 230 (31 CFR, Subtitle A, Part 10), as amended, governing practice before the Internal Revenue Service;
- I am authorized to represent the taxpayer identified in Part I for the matter(s) specified there; and
- I am one of the following:
 - a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below.
 - b Certified Public Accountant—a holder of an active license to practice as a certified public accountant in the jurisdiction shown below.
 - c Enrolled Agent—enrolled as an agent by the IRS per the requirements of Circular 230.
 - d Officer—a bona fide officer of the taxpayer organization.
 - e Full-Time Employee—a full-time employee of the taxpayer.
 - f Family Member—a member of the taxpayer's immediate family (spouse, parent, child, grandparent, grandchild, step-parent, step-child, brother, or sister).
 - g Enrolled Actuary—enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the IRS is limited by section 10.3(d) of Circular 230).
 - h Unenrolled Return Preparer—Authority to practice before the IRS is limited. An unenrolled return preparer may represent, provided the preparer (1) prepared and signed the return or claim for refund (or prepared if there is no signature space on the form); (2) was eligible to sign the return or claim for refund; (3) has a valid PTIN; and (4) possesses the required Annual Filing Season Program Record of Completion(s). **See Special Rules and Requirements for Unenrolled Return Preparers in the instructions for additional information.**
 - k Qualifying Student or Law Graduate—receives permission to represent taxpayers before the IRS by virtue of his/her status as a law, business, or accounting student, or law graduate working in a LITC or STCP. See instructions for Part II for additional information and requirements.
 - r Enrolled Retirement Plan Agent—enrolled as a retirement plan agent under the requirements of Circular 230 (the authority to practice before the Internal Revenue Service is limited by section 10.3(e)).

► IF THIS DECLARATION OF REPRESENTATIVE IS NOT COMPLETED, SIGNED, AND DATED, THE IRS WILL RETURN THE POWER OF ATTORNEY. REPRESENTATIVES MUST SIGN IN THE ORDER LISTED IN PART I, LINE 2.

Note: For designations d–f, enter your title, position, or relationship to the taxpayer in the "Licensing jurisdiction" column.

Designation— Insert above letter (a–r).	Licensing jurisdiction (State) or other licensing authority (if applicable)	Bar, license, certification, registration, or enrollment number (if applicable)	Signature	Date
a	Tribal	AKN101A1281401		03/20/2025

Form **56**

(Rev. November 2022)

Department of the Treasury
Internal Revenue Service**Notice Concerning Fiduciary Relationship**

(Internal Revenue Code Sections 6036 and 6903)

OMB No. 1545-0013

Go to www.irs.gov/Form56 for instructions and the latest information.**Part I Identification**

Name of person for whom you are acting (as shown on the tax return)

Identifying number

Decedent's social security no.

DERICK DEVON SMITH**237373781**

Address of person for whom you are acting (number, street, and room or suite no.)

5833 S Goldenrod Road PMB B-134

City or town, state, and ZIP code (If a foreign address, see instructions.)

Orlando, Florida 32822

Fiduciary's name

AL'MAURI KHAN NATION: ex-relations: El Shanu Cazu Bey

Address of fiduciary (number, street, and room or suite no.)

C/o 1431 Simpson Road PMB 232

City or town, state, and ZIP code

Khasime Proper, Florida territory, Indian Country, North America

Telephone number (optional)

(401) 812-0697**Section A. Authority****1** Authority for fiduciary relationship. Check applicable box:

- a** ☐ Court appointment of testate estate (valid will exists)
b ☐ Court appointment of intestate estate (no valid will exists)
c ☐ Court appointment as guardian or conservator
d ☐ Fiduciary of intestate estate
e ☐ Valid trust instrument and amendments
f ☐ Bankruptcy or assignment for the benefit of creditors

g ☒ Other. Describe: **Fla. Adult Name Change to El Shanu Cazu Bey & Adoption by Al'Maurii Khan Nation of Moors of North America;****2a** If box 1a, 1b, or 1d is checked, enter the date of death: _____**b** If box 1c, 1e, 1f, or 1g is checked, enter the date of appointment, taking office, or assignment or transfer of assets: **09/04/2024****Section B. Nature of Liability and Tax Notices****3** Type of taxes (check all that apply): ☒ Income ☒ Gift ☒ Estate ☐ Generation-skipping transfer ☒ Employment
☒ Excise ☒ Other (describe): **Any / all taxes presumed valid & enforceable pursuant treaty or applicable tribal laws.****4** Federal tax form number (check all that apply): **a** ☐ 706 series **b** ☐ 709 **c** ☐ 940 **d** ☐ 941, 943, 944**e** ☒ 1040 or 1040-SR **f** ☐ 1041 **g** ☐ 1120 **h** ☒ Other (list): **Any W8s, 1099s, 2848, & includes reporting requirements****5** If your authority as a fiduciary does not cover all years or tax periods, check here ☐

and list the specific years or periods within your authority: _____

Part II Revocation or Termination of Notice**Section A—Total Revocation or Termination**

- 6** Check this box if you are revoking or terminating all prior notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship . . . ☒
- Reason for termination of fiduciary relationship. Check applicable box:
- a** ☐ Court order revoking fiduciary authority
- b** ☐ Certificate of dissolution or termination of a business entity
- c** ☒ Other. Describe: **Adoption into the Al'Mauri Khan Nation of Moors of North America precludes all obligations that may interfere with the tribe's ability to provide government services to its Tribal Nationals.**

Section B—Partial Revocation

- 7a** Check this box if you are revoking earlier notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship . . . ☐
- b** Specify to whom granted, date, and address, including ZIP code.

Section C—Substitute Fiduciary

- 8** Check this box if a new fiduciary or fiduciaries have been or will be substituted for the revoking or terminating fiduciary and specify the name(s) and address(es), including ZIP code(s), of the new fiduciary(ies) . . . ☐

Part III Court and Administrative Proceedings

Name of court (if other than a court proceeding, identify the type of proceeding and name of agency) MINISTRY OF TRIBAL ENROLLMENTS FOR THE AL'MAURI KHAN NATION		Date proceeding initiated 08/21/2024	
Address of court C/o 1431 Simpson Road, Post-District: #232		Docket number of proceeding See Enrollment ID Number AKN48N756C	
City or town, state, and ZIP code Non-Domestic Postal dispatch # 34744, Indian Country, American Rep., Abya-Y	Date 09/04/2024	Time 4:48	Place of other proceedings <input checked="" type="checkbox"/> p.m. Northwest Amexem

Part IV SignaturePlease
Sign
Here

Under penalties of perjury, I declare that I have examined this document, including any accompanying statements, and to the best of my knowledge and belief, it is true, correct, and complete.

[Signature]
Fiduciary's Signature

Moorish Consul / Trustee
Title, if applicable

3/27/25
Date

MINISTRY OF TRIBAL ENROLLMENTS FOR THE AL'MAURI KHAN NATION



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.

TRIBAL COURT ORDER OF ADOPTION

SUBJECT: ADOPTION OF

DIVISION: TRIBAL ENROLLMENTS

El'Shanu Cazu Bey

and his assigns and heirs.

BY SEALING THIS ORDER, IT IS HEREBY ORDERED AND ADJUDGED FOR THE PURPOSE OF ADOPTION INTO THIS NATIVE AMERICAN ABORIGINE TRIBE THAT THE PETITION FOR NAME CHANGE AND THE DECLARATION OF NATIONALITY AND TRIBAL AFFILIATION FILED WITH THIS TRIBAL COURT BY EL'SHANU CAZU 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.: **AKN101-A2-719065**
ENROLLMENT NO.: **AKN-48N756C**
TRIBAL AFFILIATION: MOOR
TRIBE: AL'MAURI KHAN NATION
RELIGION: ISLAMISM / MOORISH SCIENCE
JURISDICTION: TRIBAL / CHERIFIAN
LOCATION: FLORIDA REPUBLIC, AMERICAN REPUBLIC, NORTH AMERICA / NORTHWEST AMEXEM, ABYA YALA, MOORISH DOMINIONS.

DATE: 09/04/2024 NUNC PRO TUNC

Ordered and Sealed By:

Hon. Brother Brion Heru El Ofrika Bey

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

Clan Mother Sister Annah Al Bey, D.M., TTEE

MINISTRY OF TRIBAL ENROLLMENTS
[INTERIM] SECRETARY CLAN MOTHER SISTER ANNAH AL BEY, D.M., TTEE

Form **W-8**
(Rev. November 1992)
Department of the Treasury
Internal Revenue Service

Certificate of Foreign Status

Please print or type	Name of owner (If joint account, also give joint owner's name.) (See Specific Instructions.)		U.S. taxpayer identification number (if any)	
	AL'MAURI KHAN NATION		98-6082723	
	Permanent address (See Specific Instructions.) (Include apt. or suite no.)			
	INTERNAL REVENUE SERVICE W & I - FIELD ASSISTANCE TAMPA, FL 33607			
City, province or state, postal code, and country				
Current mailing address, if different from permanent address (Include apt. or suite no., or P.O. box if mail is not delivered to street address)				
City, town or post office, state, and ZIP code (If foreign address, enter city, province or state, postal code, and country)				
% 2380 PINE NEEDLE TRAIL, KISSIMMEE, FLORIDA 18 U.S.C.1151				
List account information here (Optional, see Specific Instructions.)	Account number	Account type	Account number	Account type
				32721

Notice of Change in Status.—To notify the payer, mortgage interest recipient, broker, or barter exchange that you no longer qualify for exemption, check here ☐

If you check this box, reporting will begin on the account(s) listed.

Please Sign Here	Certification. —(Check applicable box(es)). Under penalties of perjury, I certify that:	
	<input checked="" type="checkbox"/> For INTEREST PAYMENTS , I am not a U.S. citizen or resident (or I am filing for a foreign corporation, partnership, estate, or trust).	
	<input checked="" type="checkbox"/> For DIVIDENDS , I am not a U.S. citizen or resident (or I am filing for a foreign corporation, partnership, estate, or trust).	
	<input checked="" type="checkbox"/> For BROKER TRANSACTIONS or BARTER EXCHANGES , I am an exempt foreign person as defined in the instructions below.	
	Signature	Date
	by: brother brion, d.m. agent U.C.C. 1-308/207, 1-103, 3-402 (b)	11 JULY 2017 A.D.

General Instructions

(Section references are to the Internal Revenue Code unless otherwise noted.)

Purpose

Use Form W-8 or a substitute form containing a substantially similar statement to tell the payer, mortgage interest recipient, middleman, broker, or barter exchange that you are a nonresident alien individual, foreign entity, or exempt foreign person not subject to certain U.S. information return reporting or backup withholding rules.

Caution: Form W-8 does not exempt the payee from the 30% (or lower treaty) nonresident withholding rates.

Nonresident Alien Individual

For income tax purposes, "nonresident alien individual" means an individual who is neither a U.S. citizen nor resident. Generally, an alien is considered to be a U.S. resident if:

- The individual was a lawful permanent resident of the United States at any time during the calendar year, that is, the alien held an immigrant visa (a "green card"), or
- The individual was physically present in the United States on:

(1) at least 31 days during the calendar year, and

(2) 183 days or more during the current year and the 2 preceding calendar years (counting all the days of physical presence in the current year, one-third the number of days of presence in the first preceding year, and only one-sixth of the number of days in the second preceding year).

See **Pub. 519**, U.S. Tax Guide for Aliens, for more information on resident and nonresident alien status.

Note: If you are a nonresident alien individual married to a U.S. citizen or resident and have made an election under section 6013(g) or (h), you are treated as a U.S. resident and **may not** use Form W-8.

Exempt Foreign Person

For purposes of this form, you are an "exempt foreign person" for a calendar year in which:

1. You are a nonresident alien individual or a foreign corporation, partnership, estate, or trust,
2. You are an individual who has not been, and plans not to be, present in the United States for a total of 183 days or more during the calendar year, and
3. You are neither engaged, nor plan to be engaged during the year, in a U.S. trade or business that has effectively connected gains from transactions with a broker or barter exchange.

If you do not meet the requirements of 2 or 3 above, you may instead certify on **Form 1001**, Ownership, Exemption, or Reduced Rate Certificate, that your country has a tax treaty with the United States that exempts your transactions from U.S. tax.

Filing Instructions

When To File.—File Form W-8 or substitute form before a payment is made. Otherwise, the payer may have to withhold and send part of the payment to the Internal Revenue Service (see **Backup Withholding** below). This certificate

generally remains in effect for three calendar years. However, the payer may require you to file a new certificate each time a payment is made to you.

Where To File.—File this form with the payer of the qualifying income who is the withholding agent (see **Withholding Agent** on page 2). Keep a copy for your own records.

Backup Withholding

A U.S. taxpayer identification number or Form W-8 or substitute form must be given to the payers of certain income. If a taxpayer identification number or Form W-8 or substitute form is not provided or the wrong taxpayer identification number is provided, these payers may have to withhold 20% of each payment or transaction. This is called backup withholding.

Note: On January 1, 1993, the backup withholding rate increases from 20% to 31%.

Reportable payments subject to backup withholding rules are:

- Interest payments under section 6049(a).
- Dividend payments under sections 6042(a) and 6044.
- Other payments (i.e., royalties and payments from brokers and barter exchanges) under sections 6041, 6041A(a), 6045, 6050A, and 6050N.

If backup withholding occurs, an exempt foreign person who is a nonresident alien individual may get a refund by filing **Form 1040NR**, U.S. Nonresident Alien Income Tax Return, with the Internal Revenue

(Continued on back.)

Exhibit D: Proof that the Sheriff's Office was provided notice to return the property.

TO: PROPERTY RETURN
OSCEOLA COUNTY SHERIFFS OFFICE
2601 E. IRLA BRONSON MEMORIAL HIGHWAY
KISSIMMEE, FLORIDA 34744, NORTH AMERICA

IN RE: (1) The advice provided at the following link: <https://www.osceolaheriff.org/property-return/> and (2) Unlawful removal and possession of tribal property and or trust res to secure performance and or payment for unwarranted services in U.S. Domestic Accounts / Osceola County Case numbers: 492025TR006117XXXXA, 492025TR006116XXXXA, 492025CF000343XXXXA.

Greetings and Salutations to all those of the right path. I, am El'Shamu Casu Bey of the Al'Mauri Khan Nation of Moors of North America, exercising a tribal right and civil liberty guaranteed by treaty and local laws per Fla.Stat. 671.105(1) and (2)(f). Having been present for some conversations with individuals alleging themselves as acting under the authority of Florida law and or employment policy procedure, and after a thorough review of your website and other communications with various agents and assigns of Osceola County Sheriff's Office it has become aware that a more formal communication is required for me to receive justice as it relates to the return of unlawfully seized property by agents of Osceola County Sheriff's Office. This correspondence shall also certify that your institution and office is in fact aware that-

(1) Based upon records of regularly conducted business, i.e. court records and your institution records there has been no detective or state attorney assigned to any case with which correspondence can be made for proper restitution and the return of the property to my care or to ALMAURIL KHAN NATION representatives as of 03/21/2025.

(05/17/2023)
(2) Pursuant Fla.Stat. 90.803(6)(a), the issuance of a United States of America Passport, a United States Veteran Identification, and a Tribal Identification Card / Travelers Permit from Al/Mauri Khan Nation as issuing authorities under 18 United States Code 1028(d)(6) is admissible evidence to preclude the charges alleged under 18 U.S.C. 817.568(b) in U.S. Domestic Account / Osceola County Case number: 492025CF00043XXXXA.

[illegible]

with territorial jurisdiction of the Florida State and Osceola Counties.
4) Pursuant Fla.Stat. 90.803 (14), the Orange County, Florida Case # 2019-DR-017002-O-DIV:29 and Financial Statement filed with Florida Secretary of State File No. 202300356368 constitute previous liens and records of the State of Florida. The State's interest in the trust was annullable property unlawfully removed from my care.

(5) You are aware that I am demanding all of the property that was in my care prior to an encounter with your documents affecting the State's interest in the trust, res and private property unlawfully removed from my care. You agree to return the property to me immediately, undamaged, and in proper form (precious metals, valuables, agency be returned and released immediately, documents, et al. Are properly accounted for.).

By affixing my seal hereto, I, El'Shanu Cazu Bey, do hereby affirm and attest, under penalty of perjury under the laws of the United States of America, that the foregoing statements are true and correct to the best of my knowledge and belief and are not intended for any unlawful or illegal intentions or gains.

Date: 03/21/2025

By: 'El'-Shanu-Cayn Bey Al-Khaks Reserved
Affiant: El-Shanu Cayu Bey,
de iure in propria persona,

Resubute-General of the Al'Noukhan Nation
and of it.

• (401) 812-0697 • Fax: (800) 856-1439

Specifically the 1787 / 1836 U.S.A. – Moorish Empire treaty of commerce, Articles 3, 17, 19 – 21, and limitations of your agents / assigns under FACTA, 2023 QI Agreements, and the Adams – Onís treaty rights admitted in the 1836 preamble to the Florida Constitution and the perpetual Article I, Basic rights.

authorized representative, ex rel. DERICK DEVON SMITH;
All Substantive Rights Reserved.

CERTIFIED MAIL®		OFFICIAL USE	
U.S. Postal Service [™] Domestic Mail Only		For delivery information, visit our website at www.usps.com .	
Certified Mail Fee		Extra Services & Fees (check box, add fee as appropriate)	
\$	0710	<input type="checkbox"/> Return Receipt (hardcopy)	\$
\$	0710	<input type="checkbox"/> Return Receipt (electronic)	\$
\$	0710	<input type="checkbox"/> Certified Mail Restricted Delivery	\$
\$	0710	<input type="checkbox"/> Adult Signature Required	\$
\$	0710	<input type="checkbox"/> Adult Signature Restricted Delivery	\$
Postage			
\$	0710	Total Postage and Fees	\$
\$	0710	Sent to Property Return Office	\$
\$	0710	Street and Apt. No., or PO Box No.	\$
\$	0710	City, State, ZIP+4®	\$
\$	0710	County Name	\$
\$	0710	Country Name	\$
\$	0710	Delivery Point	\$
\$	0710	Post Office	\$
\$	0710	Post Office City	\$
\$	0710	Post Office State	\$
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Property Return
Osceola County Sheriff's Office
2601 E. Iolo Branson Memorial H
Kissimmee, Florida 34744 Non-A

From: All/Maurit/King Nation ex-relations; Derrick Devon Smith
410 JSAAJC
1431 Simpson Road PMB 232
Kissimmee, Florida Territory, ZIP ~~32801~~PT, Northwest America, Indian Country
Foreign Office of Origin

9589 0710 0725 1673 8143 66

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
Domestic Mail Only

For delivery information, visit our website at www.usps.com.

OFFICIAL USE

Certified Mail Fee

\$

Extra Services & Fees (check box, add fee as appropriate)

- | | | |
|--|----|-------|
| <input type="checkbox"/> Return Receipt (hardcopy) | \$ | _____ |
| <input type="checkbox"/> Return Receipt (electronic) | \$ | _____ |
| <input type="checkbox"/> Certified Mail Restricted Delivery | \$ | _____ |
| <input type="checkbox"/> Adult Signature Required | \$ | _____ |
| <input type="checkbox"/> Adult Signature Restricted Delivery | \$ | _____ |

Postage

\$

Total Postage and Fees

\$

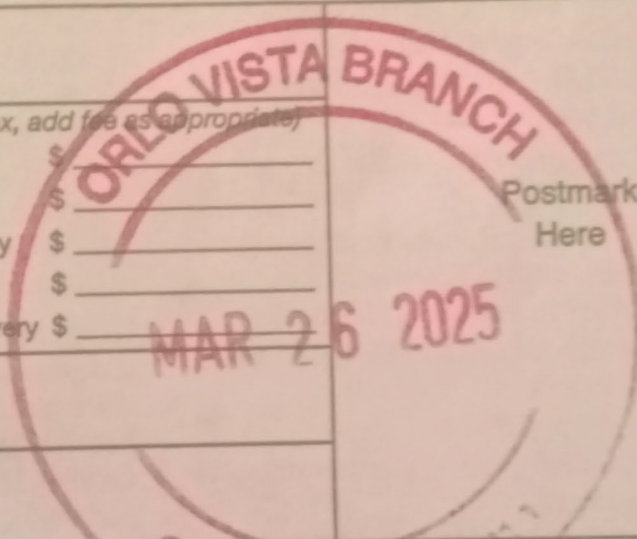
Sent To Property Return

Osceola County Sheriff's Office

Street and Apt. No., or PO Box No. 2601 E. Irlo Bronson Memorial Highway

City, State, ZIP+4® Kissimmee, Florida 34744 North America

PS Form 3800, January 2023 PSN 7530-02-000-9047 See Reverse for Instructions



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This "ORDER" from Francisco Colon, Jr. does not and cannot represent an

'HIHQGDQW

act of the sovereign people of Florida, and even as a corporate act it is limited from pursuing the claim, per the Ultra Vires limitations & Fla.Stat. 617.0304,

BB and the fact that no victim can be questioned or made available for proof of harm, be it financial or physical.

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+HDULQJ7KDW1RWLFHZZLOOEHPDLOHGWWRWKH'HIHQGDQW Unsolicited offer for unnecessary services in violation of treaty rights.

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KH',IWKHFDVHLVLQ

FROOHFWLRQVWKHFOHUNLVGLUHFHWGWRUHPRYHIURPFROOHFWL

RQVDQGGZDLYHDOOFROOHFWLRQ

The constitution already provided remedy which protects El'Shanu Cazu Bey's freedom of movement within his ancestral estate,

IHHV which just happens to be occupied by several establishments seeking to provide government services, which are not obligatory and may not be compelled or forced upon tribal peoples.

'21(DQG25'(5('LQ&KDPEHUVDW2UODQGR)ORULGDRQ0DUFK

El'Shanu Cazu Bey is authorized to operate a motor vehicle pursuant Al'Maurii Khan Nation Tribal Codex 1500, Pursuant the full faith and credit guaranteed native American tribes and Moors exercising treaty rights and determined to govern themselves in accordance with

At the laws of the United States, The Secretary of Transportation for the United States has registered enterprise of the Al'Maurii Khan Nation, to provide transportation not subject to the jurisdiction under L'MAURI KHAN TRIBAL TRUST d/b/a AL'MAURI KHAN TRIBAL NATION, a tribal government

)UDQFLVFR&RORQ-

UBBBBBBBBBBBBBBB subchapter I of chapter 135 as a motor carrier using self-propelled vehicles the Tribal Trust owns, rents, or leases pursuant the exceptions

admitted in §390.3T(f)(2) FMCSR and further supported

)\$S1&,6&2&2/21-5 presumptions which prejudice tribal rights, religious freedom,

and civil liberties by the Geneva Convention Principles, thus disqualifying the "premises" that are based upon statutory 7UDIILF+HDULQJ2IILFHU

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A legal fiction is an assumption and acceptance of something as fact by a court, although it may not be true, to allow a rule to operate or be applied in a manner that differs from its original purpose while leaving the letter of the law unchanged. Reasons for creating a legal fiction can vary but legal fictions are typically designed to achieve convenience, consistency, equity, or justice....The legal fictions are circled in red.

Justice Cardozo, referring to use of the instrumentality rule in cases involving parent-subsidary relationships, stated:

"The whole problem . . . is still enveloped in the mists of metaphor. Metaphors in law are to be narrowly watched, for starting as devices to liberate thought, they end often by enslaving it." Berkey v. Third Ave. Ry., 244 N.Y.

84, 94-95, 155 N.E. 58, 61 (1926)....Francisco Colon, Jr. appears to be abusing legal process, wasting tax payer money, and attempting to convert tribal rights and claims into legal fictions which an uninformed public might construe as valid or enforceable.

The concept of the corporation as a separate legal entity is employed in a manner violative of its intended purposes and hence will be disregarded when used to defeat public convenience, justify wrong, protect fraud, or defend crime. See, e.g., United States v. Milwaukee Refrigeration Transit Co., 142 F. 247, 266 (C.C.E.D. Avis. 1905); State ex rel. Continental Distilling Sales Co. v. Vocelle, 158 Fla. 100, 27 So. 2d 728 (1946).....This supposed ORDER is intended to convey to the public that someone named DERICK DEVON SMITH can actually appear before the court in spite of the fact that there exists mountains of public records confirming that El' Shanu Cazu Bey is a legal and lawful name to which he has every right to use and be identified as such.