



AL'MAURII KHAN NATION CH. 404 – LAND ATTACHMENT, ESTATE REVRSION, POSTLIMINY RIGHTS.

404.1(1) Any acts prohibiting the Tribe's continual occupation and or resettlement of ancestral lands as a matter of tribal right secured under treaty shall be considered an act of genocide.

JUS SANGUIN AMERIQUEN ABORIGINE JUSTICE CENTER Supreme Court Case #: AKN-TRI-SC010276

Affidavit of Fact WRIT OF QUO WARRANTO

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

STATE OF FLORIDA¹

HERNANDO COUNTY CLERK OF CIRCUIT COURT²

FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES³

Doug Chorvat Jr. [Acting Clerk of Court]

Kurt Hitzemann [Acting as a presiding judge]

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

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

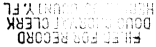
All of whom are 14th Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Plaintiffs in error in HERNANDO COUNTY CLERK OF CIRCUIT COURT (Commercial establishment)/ U.S. Domestic Account Case(s) No. 272023TR012508TRAXMX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

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

I, Mother Raguel Marie Bizaretty Bey ex-rel: Hazel Maria Camargo, am a Moorish-American national recognized by the Al'Maurii Khan Nation of Moors of North America affording me and my person, as well as, any property held under any other derivative an enjoyed sovereign status as a native American Aborigine and or Moor, under Cherifian jurisdiction / (Indian Law) according to the Al'Maurii Khan Nation Tribal Constitution and Codex, the Treaty protections, privileges and immunities afforded me as a Moor. I am not and cannot be named in the statute under Florida law and am guaranteed a protected person status under international law and federal law. The

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

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

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

HERNANDO COUNTY CLERK OF CIRCUIT COURT and or the Law equivalent and their statutory presumptions and claims of jurisdiction as they relate to me and my person / estate do not represent any one of the 5 branches of sovereign authorities described in the Organic Constitution for the United States of America [ergo said constitution for U.S.A. recognizes only the sovereignty of (1) the Legislature / Congress through 2/3rds majority vote (2) the Supreme Court's unanimous decisions (3) the Executive authority of the President (4) the Will of the American people (5) the American Military under the Commander in Chief].

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

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

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

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

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

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

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

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

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

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

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

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

QUO WARRANTO

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

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

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- (b) I am a Moor, exercising [1] religious freedoms, [2] the right to be secure in one's own person and not be arbitrarily deprived of protected rights under the color of law, and [3] tribal rights secured by treaty. See Exhibit A1 Al'Maurii Khan Nation Tribal Government Identification Card / Traveler's Permit.
- (c) I have not elected the Doug Chorvat Jr., Kurt Hitzemann, William Gladson, and Brandon C. Hoaglan to any office attaching to my Self or my person, sic. Estate, and any statutory presumption alleged to be in support of such an election and alleged to preclude this statement and the claims herein are hereby null and voidable at law, and bear no protection by any reasonable man or bona fide court of law.
- (d) Records of the State and the Tribal records evidence that I am a Safe Automobile Operator as of 12/05/2023 and am permitted to travel pursuant A.K.N. Tribal Code 1500 and supported by treaty law and the 1838 Florida Constitution Article I, through Fla. Stat. 679.2031(4). See Exhibit A1: Travelers Permit issued by Al'Maurii Khan Nation, a tribal government.
- (e) The records of HERNANDO COUNTY CLERK OF CIRCUIT COURT should reflect that I am not a corporation, and that I am a foreign national exercising treaty rights, and has taken no oath of allegiance to the corporate U.S. or Hernando County and has provided proper W-8 Forms and accompanying information to aid the court's reporting duty according to FACTA Law requirements. See Exhibit A2.
- (f) I have not provided to the plaintiffs and the records of the court do not reflect any permit, license, rights / interests, expressed or implied consent to use any property under my care, specifically, the name HAZEL MARIA CAMARGO or any likeness thereof, for public benefit or for private gains.
- (g) The records of the court do not reflect any permit or license by the Governor for State of Florida to use any property under my care, specifically, the name HAZEL MARIA CAMARGO or any likeness thereof, for public benefit or for private gains.
- (h) The insolvent can make no claims.
- III. Authority For Issuance of the Writ
 - (a) United States Morocco 1786/1836 Treaty of Peace and Friendship. All articles, especially Consular privileges and exemptions from inspection.
 - 1. Article XX "If any of the Citizens of the United States or any Persons under their Protection, shall have any Disputes with each other, the Consul shall decide between the Parties, & whenever the Consul shall require any aid or Assistance from our Government to enforce his Decisions, it shall be immediately granted to him."
 - 2. Article XXI "If a Citizen of the United States should kill or wound a Moor, or on the contrary if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place and equal Justice shall be rendered, the Consul assisting at the trial, and if any Delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever."

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

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

- (c) Al'Maurii Khan Nation Tribal Constitution Article 8, Section 2, Jurisdiction⁴, Al'Maurii Khan Nation Tribal Codex:
 - 1. A.K.N. 101 "... "Tribal Court Code" shall become effective when adopted by resolution of the Al'Maurii Khan Tribal Council pursuant to the inherent authority vested in the Tribal Council, retained and acknowledged by the Constitution of the Al'Maurii Khan adopted pursuant to the Indian Reorganization Act of June 18, 1934 (48 Stat. 984) as amended and shall apply to all members, tribal nationals, and provided herein to non-members who, through either their residence, presence, business dealings, other actions or contact with the Tribe or other significant contracts with the Tribe and or its residents, commit criminal offenses in violation of the laws of the Tribe or incur civil obligations to persons or entities entitled to the protection of laws of the Tribe."
 - 2. A.K.N. 103.03(b) The Sagamoor, assisted by a Clan Mother, may act in the place of the chief judge and under authority of the Great Seal select and swear into office any member deemed eligible, in times of emergency only.
 - 3. A.K.N. 104.06 It shall be the duty of the court to judge all cases brought before it.
 - 4. A.K.N. 1500.57 Nothing in this Chapter shall operate or be construed as a waiver of the sovereign immunity of the Al'Maurii Khan Nation Tribe or the Al'Maurii Khan Nation Support Council.
- (d) The Transcontinental Agreement / Florida Purchase which secured to the United States the same obligations held by the Spanish Crown through the 1491 Granada Treaty affirming the respect for the right of Moors to govern ourselves according to our own customs in spite on any occupation by the Spanish Crown of our lands.

⁴ The judicial power shall extend to all cases, in law and equity, arising under the Constitution of the Al'Maurii Khan Tribal Nation, the Laws of the Al'Maurii Khan Tribal Nation, Nation Governmental Councils, to all tribal Nationals and property within the jurisdiction of the Al'Maurii Khan Tribal Nation, and Al'Maurii Khan Tribal Trust.

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

IV. Commanded for Relief

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

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

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

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

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

Days of Grace to Answer

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

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

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

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

Mother Raguel Marie Bizaretty Bey All Substantive Rights Reserved

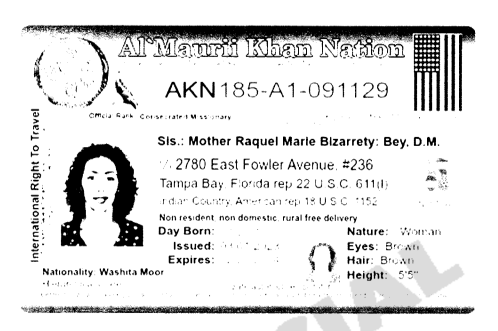


Exhibit A1

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

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Exhibit A2: W8BEN Certificate of Foreign Status.

Exhibit A2

Exhibit A3





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TRIBAL COURT ORDER OF ADOPTION

	DIVISION, TRIBAL ENROLLMENTS
Mother Raguel Marie Bizarretty B	ev .
and her assigns and heirs.	
NAME CHANGE AND THE S FILED WITH THIS TRIBAL ACCEPTED WITH FULL.	IS HEREBY ORDERED AND ADJUSCED FOR THE PURPOSE OF VE AMERICAN ABORIGING TRIBLE THAT THE PUTTION FOR SECLARATION OF NATIONALITY AND TRIBLE AFFILIATION COLRT BY MOTHER RAGGET MARIE BIZARRETTY BLY IS ATH AND CREDIT AND IS TRUE AND CORRECT FOR ALL CURPOSES PUBLIC AND PRIVATE
NATIONALII TRIB <u>a</u>	TY: MOORISH-AMERICAN : MOROCCAN d. CENSUS NO.: AKN 185-A1-091129
	BE: AT 'MAURII KHAN NATION
	ON: ISLAMISM / MOORISH SCIENCE SDICTION: TRIBAL / CHERIFIAN
LOCATION: FLORIDA RE	PUBLIC, NORTH AMERICA / NORTHWEST AMEXEM, MOORISH DOMINIONS.
93.2	DATE: 04/04/2023 and more Ordered and Sealed By:
B	Broken Brien How El Ofiche Boy
A commence	PREME COURT PORTHE AL MACRIERHAN NATHIN DE MODIRA DE NORTH AMERICA

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

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IN AND FOR THE DE JURE AUMAURII KHAN NATION TRIBAL DISTRICT COURT TORRY CONCESSOR TERRITORISTICS ARE SEEN A SPECIAL TRIBAL AND SEEN AS A SPECIAL TRIBAL AND SEEN AS A SPECIAL TRIBAL AND SEEN AS A SPECIAL TRIBAL AND SEEN AS

Exhibit A4



IN RE: THE NAME CHANGE OF

DIVISION: FAMILY COURT

HAZEL M. CAMARGO

Petitioner.

FINAL JUDGMENT OF NAME CHANGE

This cause came before the Tribal Court on 03.2. Total, for a hearing on the position for Npt stock name change for an adult under AP Mattin KI at Nation Tribal Code \$300.4. And it appearing before the Tribal Court that.

- Petitioner is a boun fide resident of Florida republic, Northwest America, Al'Maur'i Khar Nation, North America (see Indian Country 18 U.S.C. 1952).
- Pennioner's request is not for any ulterior or illexal purposes or intent: and
 Granting this request will not in any manner invaile the degure and constitutional property rights of others, whether participality, patent, good will, privacy, trademics, or otherwise, it is

ORDERED and ADJUDGED that Petitionet & present name Hazel Mana Camargo is changed a corrected to Mother Razuri Mana Research to be which Petitioner shall bereafter by known

ORDERED and DONE on 03/27/2023.

Ordered and Sealed By:

Bucher Brien How El Ofthe Blog

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

COPIES TO:

DETTEMBER

ALMALISA NA NIN ALKA BELLIKETA BELANDE AND ALZE ALTERATION AND ALTERAT

JUDGMENT FOR NAME CHANGE OF ADJUT TRIBAL MAMBAR

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

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Affidavit of Fact Certificate of Service

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

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

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

Email: wgladson@sao5.org

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

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

Email: CAO à hernandocounty us

Kurt Hitzemann (acting as magistrate)

khitzemann/a circuit5.org Fax: (352) 754 - 4224 20 North Main Street Rm 359

Brooksville, Florida republic [near. 34601]

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

Email: jonathanyoung *a* flhsmy.gov

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

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

Mother Raguel Marie Bizaretty Bey

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