

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

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

JUS SANGUIN AMERIQUEN  
ABORIGINE JUSTICE CENTER  
Supreme Court Case #:  
AKN-TRI-SC000822

**Affidavit of Fact  
NOTICE OF DEFAULT JUDGEMENT  
International Document**

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

**Exhibit B**

**RE:** Inferior / Lower Court: POLK COUNTY (Commercial Establishment) U.S. DOMESTIC ACCOUNTS / [CASE NUMBERS]: 2023CT001486A000BA, 2022TR0434880001XX, 2022TR0434890001XX, 2022TR0434900001XX, 2023CT002700A000BA, 2023CT002702A000BA, and 2023TR0087790001XX

VALERIE A. WRIGHT,  
STACY M. BUTTERFIELD, C.P.A.,  
ROBERT GRIFFIN,  
CHRISTINE DALY,  
DAVID E STAMEY JR,

All of whom are 14<sup>th</sup> Amendment corporate, Stateless, descendants of refugees, bona fide Non-American Aborigines / Indians, U.S. domestic account holders (Co-conspirators / Plaintiffs in error in Polk County (Commercial establishment)/ U.S. Domestic Account Case(s) No. 2023CT001486A000BA, 2022TR0434880001XX, 2022TR0434890001XX, 2022TR0434900001XX, 2023CT002700A000BA, 2023CT002702A000BA, and 2023TR0087790001XX – Co-trustees and / or Co-fiduciaries that may be held liable for omissions of fact or law, misuse of trust assets / private property for public use, and other violations of tribal rights and tribal laws of the Al'Maurii Khan Nation.

**RE:** Failure to Reply to Writ of Quo Warranto (Exhibit A) filed on 11/17/2023 and the Misrepresented Instruments – Bills of Attainder / Foreign Bills of Exchange in the above styled accounts / case numbers.

**Stare Decisis Law**

“If a court acts without authority, its judgements and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgements, or sentences, are considered, in law as trespassers.”); also, see United States v. Throckmorton, 98 U.S. 61 (“Fraud vitiates the most solemn contracts, documents and even judgements.” See **Elliot v. Peirsol**, 26 U.S. 328, 340 (1828)

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

On June 06, 2023, I, Brother Grey: Hawk El ex-rel: James Gray Jr., did in fact authorize the filing of a C4 Motion to Dismiss in Case Number: 2023CT001486A000BA by my Moorish / Tribal Consul and or Authority in Fact as I am a member of an indigenous community of Moors whose occupation of the Americas antecedes that of the formation of Florida. The 1791 Organic constitution for the United States of North America, Article VI Supremacy Clause and the 1836 treaty between the United States of America and the Moorish Empire, Articles XXI and XXII confirms the obligation of the Florida Legislature to admit Moorish Consuls to deposit with the clerk of any court in Florida a defense to claims against a Moor under the protections of said Moorish Consul Authority. In **The Florida Bar v. Moses, 380 So. 2d 412 (Fla. 1980)** the Supreme Court of Florida held that the legislature has the constitutional authorization to oust the Court's responsibility to protect the public from the unlicensed practice of law in administrative proceedings under Article V, Section 1 of the Florida Constitution, and when it does so any "practice of law" conduct becomes in effect, authorized representation, warranting lawful consideration and enforcement according to the supreme law by the lower court of the orders, opinions, judgements, and or motions from the Moorish Consul.

As of this date, in Case Number: 2023CT001486A000BA there was no timely reply by the State Attorney's Office to the C4 Motion to Dismiss filed on June 06, 2023.

On June 29, 2023, in Case Number: 2023CT001486A000BA, I filed a Notice of Default and Demand For Dismissal... against the STATE OF FLORIDA (Inc.).

As of June 29, 2023, the STATE OF FLORIDA (Inc.) has been in default and the matter should have been dismissed by the clerk per my demands and in accordance with due process.

As of this date in Case Number: 2023CT001486A000BA, the STATE OF FLORIDA (Inc.) is and remains in default to me for willfully failing to reply.

On or about August 02, 2023, I was illegally arrested and imprisoned without cause as I am not a threat or danger to my Self nor the community and I have not committed any acts which warranted my being treated with such disdain by the court.

As I am a "Tribal National" under the laws of the Al'Maurii Khan Nation of Moors of North America, a tribal document styled *AFFIDAVIT OF FACT OF INDISPUTABLE EVIDENCE IN SUPPORT OF HABEAS CORPUS RELIEF FOR A MEMBER OF THE AL'MAURI KHAN NATION OF MOORS OF NORTH AMERICA* was filed on August 15, 2023 addressing the illegal detention and the limitations of the lower court, possible prejudices / bias by the court, and the lack of due process afforded me.

The records of the clerk allege that State's traverse and demur was filed on August 17, 2023, however, said filing is insufficient as I was never served a valid traverse / demur and the said filing on the record now was not timely and the court failed to grant any extension of time.

On or about August 21, 2023, an alleged Hearing on all Motions was held and yet the record does not reflect a valid and enforceable demur or travers from the prosecutor's office, and nor is there any request for more time to respond by the prosecutor's office on the record. There is no information from the court, the clerk, or the State's Attorney requesting / granting the extension of time to demur / travers the C4 Motion (filed with the clerk on June 06, 2023). There is not and has not ever been filed by my hand or by any person on my behalf a waiver of the speedy trial right or any other due process right guaranteed by the supreme law.

On or about 08/23/2023 agents of STATE OF FLORIDA (Inc.) through promises of their future performance (to immediately release me from incarceration so I could return to my wife that day) did induce me to agree to the conditions of probation, but they did not release me, so I immediately rescinded my signature and withdrew the plea agreement. As a Moor and a reasonable Man of God it would violate my treaty rights, sincerely held religious beliefs and be a sin against my Creator, my Self, and my Tribe and or posterity to continue going forward with any solemnization of a union / partnership in a contract

whereby the other party has an “upper-hand”, is evidenced to have unclean hands, and or would not / cannot provide any desirable relief to my suffering or service to my benefit.

On or about November 08, 2023, I, Brother Grey: Hawk El ex-rel: James Gray Jr., did in fact present my Self, in propria persona, before a public notary (of Florida) / a witness under the Secretary of State’s office evidence that I am not insolvent, bankrupt and or civilly dead; that I am to be held harmless as a commercial right guaranteed by the law and treaties; that a bond and indemnification of my commercial solvency and actions is backed by .999 22oz. Silver Coins and 20oz. Copper Coins (Bullion) Bond Number RA511289202US. A True Reproduction of said Silver / Copper Bond was forwarded to Florida Attorney General, Ashley Moody, in her official capacity as the Constitutionally bound representative for the de jure Florida Republic. **See attached Exhibit B1 as evidence of my right to be held harmless, nunc pro tunc.**

On or about November 17, 2023, you Valerie A. Wright, Stacy M. Butterfield, Robert Griffin, Christine Daly, and David E Stamey Jr., were served by email through e-court with the Affidavit of Fact: Writ of Quo Warranto (Exhibit A) which were entered into case numbers: 2023CT001486A000BA, 2022TR0434880001XX, 2022TR0434890001XX, 2022TR0434900001XX, 2023CT002700A000BA, 2023CT002702A000BA, and 2023TR0087790001XX in the records of the private foreign de facto corporate entity name POLK COUNTY COURT (INC.) and you were given 3 days upon your receipt to answer and prove jurisdiction.

After being trafficked illegally and without any capias / warrant from POLK COUNTY (Inc.) to HAMILTON COUNTY (Inc.), I was released from incarceration on September 25, 2023 with no conditions or reply to my withdraw of the plea agreement and the rescission of my signature to confirm that no contract exist warranting any discussion of probation.

In spite of the STATE OF FLORIDA (Inc.) being in default since June 29, 2023, and there being no enforceable contract between the parties or any victim that can admit a personal loss, on or about October 11, 2023, the court case number: 2023CT001486A000BA, in error, reflects that I violated probation because I failed to pay, 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 repeal of HJR 192, and Public Law 97-258, 96 Stat. 877.

As of this date there is no circulating currency in the United States, that may be demanded as a species of payment according to the supreme law, so it would be impossible for me to pay or make payments in accordance with provisions of any obligation in 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 date the UNITED STATES OF AMERICA (Inc.) and STATE OF FLORIDA (Inc.) remain insolvent under international law and are bankrupt pursuant certain in force provisions of 1933 Emergency Banking Act.

As of this date, in Case Number: 2023CT001486A000BA 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 date you, Valerie A. Wright, Stacy M. Butterfield, Robert Griffin, Christine Daly, and David E Stamey Jr., have failed to answer and prove jurisdiction which constitutes default. Your default serves as your admission by silence to your lack of jurisdiction and fraud in Case Numbers: 2023CT001486A000BA, 2022TR0434880001XX, 2022TR0434890001XX, 2022TR0434900001XX,

2023CT002700A000BA, 2023CT002702A000BA, and 2023TR0087790001XX, and to the outstanding principal amount of \$31,036,825.00/thirty-one million, thirty-six thousand, eight-hundred twenty-five dollars and zero cents being owed forthwith to I, Brother Grey: Hawk El, 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, Valerie A. Wright, Stacy M. Butterfield, Robert Griffin, Christine Daly, and David E Stamey Jr. (hereinafter “Judgement Debtors”);

It is further **ORDERED AND ADJUDGED** that the Judgement Debtors are obligated to I, Brother Grey: Hawk El (hereinafter “Judgement Creditor”) for the following final judgement:

- The immediate dismissal with prejudice of Case Numbers: 2023CT001486A000BA, 2022TR0434880001XX, 2022TR0434890001XX, 2022TR0434900001XX, 2023CT002700A000BA, 2023CT002702A000BA, and 2023TR0087790001XX and any other attachments associated thereto for lack of jurisdiction and fraud; and
- The outstanding amount of \$31,036,825.00 / thirty-one 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;


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.

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

### Affidavit of Fact

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

Executed this 22<sup>nd</sup> day of November, 2023.



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Affiant: Brother Grey: Hawk El, sui juris,  
in full life, de jure in propria persona, in solo proprio  
authorized representative, ex rel. JAMES GRAY JR.;  
All Substantive Rights Reserved.  
% 5337 SOCRUM LOOP, PMB: #287  
Lakeland, Florida republic [ZIP-Code exempt]

**Affidavit of Fact  
Certificate of Service**

I, Brother Grey: Hawk El, hereby certify that on this 22 day of November, 2023, the enclosed Affidavit of Fact: Notice of Default Judgement and Tribal documents were sent via United States Postal Service Certified Mail, electronic mail, and/or hand delivered to the following recipients:

Alfred J. Tirella, (acting as) State's Attorney  
Valerie Wright (acting as) Assistant to State's Attorney  
OFFICE OF THE STATE'S ATTORNEY FOR POLK COUNTY (Inc.)  
255 North Broadway Avenue  
Bartow, Florida republic [near. 33830]

Grady Judd, (acting as) Sheriff  
POLK COUNTY SHERIFF'S OFFICE (Inc.)  
1891 Jim Keene Boulevard  
Winter Haven, Florida republic [near. 33880]

RANDY MINK  
RandyMink@polk-county.net  
330 W. Church St.  
Drawer AT01  
P.O. Box 9005  
Bartow, FL 33831-9005

STACY M. BUTTERFIELD, C.P.A  
PO Box 988  
CC-25 & CC-1  
Bartow, FL 33831-0988

CHRISTINE DALY  
[christinedal1@aol.com](mailto:christinedal1@aol.com)  
776 N 9th St  
Lake Wales, FL 33853-3440

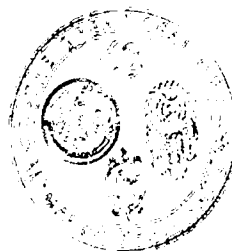
ROBERT GRIFFIN  
lcarroll@jud10.flcourts.org  
Fax: (863) 534 - 2555  
P.O. Box 9000, Drawer J163  
Bartow, FL 33831-9000

DAVID E. STAMEY, JR.  
aleatherwood@jud10.flcourts.org  
Fax: (863) 534 - 7722  
P.O. Box 9000, Drawer J136  
Bartow, FL 33831-9000

By affixing my Seal hereto, I, Brother Grey: Hawk El ex-relatione: James Gray Jr., 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 November 22, 2023.

By: \_\_\_\_\_

Brother Grey: Hawk El  
All Substantive Rights Reserved



**EXHIBIT B1: PROOF OF SOLVENCY  
AND HOLD HARMLESS  
AGREEMENT**

From: Brother Grey: Hawk El ex-Relatione: JAMES GRAY, JR.  
Care of 337 N Socrum Road # 287  
Lakeland, Florida state near [33809]  
Zip Exempt, Nonresident / Non-Domestic  
Republic w/out U.S. by rule of Lex Domicilii  
(North Al'Moroc / Amexem / Amerique Empire and territory)

To: State of Florida Attorney General's Office  
Ashley Moody, or holder of the seat  
Office of the Attorney General  
State of Florida  
PL-01, The Capitol  
Tallahassee, FL 32399-1050;  
via Registered Mail No. RA 571 287 202 US

County of Polk )  
( )  
(State of Florida Republic) ) Asservation  
( )  
United States of America )

Brother Grey: Hawk El

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

**NOTICE OF SURETY ACT AND BOND NO.: RE RA 571 287 202 US**  
**Lawful Consideration of 22 Silver Dollars of the United States of America & 20 Avoirdupois**  
**ounces (oz avdp) of .999 Copper Bullion Coins**

**Re:** the bonding of Brother Grey: Hawk E, the Creditor, General Executor, holder in due  
course of this bond and real party in interest over *ens legis*, 14<sup>th</sup> Amendment U.S. citizen  
"person" corporation known as JAMES GRAY, JR. and is Registered through GEORGIA  
cc: The Florida State Attorney General as the fiduciary of this said Bond, is to give notice to the United States  
Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall  
forward a copy to the Director of the Mint.

DEPARTMENT OF PUBLIC HEALTH - Certificate of Live Birth Recordation / Registration Number 236-133, deposited by Local Registrar, on 03-04-1947, and all real, personal and intangible property, goods, accounts, chattel papers (Birth Certificate(s), Social Security Card(s), Drivers License(s), State I.D.(s), etc.), claims, cases, citations, Bonds, Notes, Drafts, Bills of Exchange, Documents of title, et al documents, Public Records, instruments, commercial instruments and all other papers, tangible and intangible assets or liabilities attached thereto JAMES GRAY, JR.; GRAY, JR., JAMES; JAMES G., JR., GRAY, JAMES, JAMES GRAY, BROTHER GREY: HAWK EL, GREY HAWK EL, GREYHAWK EL, and any and all possible combinations of appellations contained herein. All law is contract, and the precepts of truth, offer, acceptance, agreement and consideration are inherent to all lawful contracts. "Le Contrat fait la loi. The Contract makes the law." – Bouvier's Dictionary of Law. 1856. All corporate States and corporate States' employees must prove Constitutional gold and Silver money solvency to have 10<sup>th</sup> and 11<sup>th</sup> Amendment rights, or else they are *civiliter mortuus* due to bankruptcy and as pursuant to law. Upon acceptance of this Silver and Copper Bullion surety bond, it is hereby agreed as contract between all State and Federal corporate public officials and the private party known as Brother Grey: Hawk El ex-rel: James Gray, Jr., that the corporate UNITED STATES and the corporate STATE OF FLORIDA , along with all officers, agents and employees, assumes the position of debtor in this bond; granting the Secured Party a perfected security interest, and in all matters contained herein. This is pursuant to and not limited to the following codes and laws, please reference "The Administrative Judgment on the Unalienable Right to Travel Unrestricted by the State" as found in Pulaski County Circuit / County Clerk Real Estate Room 216; Instrument No. 2012076074 (State of Arkansas Republic), "The Tribal Court Order and Warrant of Authority" filed with Polk County Clerk of Court in Traffic Court Case Numbers: 53-2022-MM-005374-A000-LD & 53-2022-CT-004959-A000-LD, the Constitution for the united States of America, Article I Section 10 and Article 4 Sections 1 and 4, the Bill of Rights, the Coinage Act of 1792, U.S. Statutes at Large 1 Stat. 246-251, House Joint Resolution 192, U.S. Statutes at Large 48 Stat. 112-113, Public Resolution (Law) 73-10, U.C.C. 1-103, 1-204, 1-207/308, 2-403, 2-606, 2-609, 2-610, 3-303, 3-305, 7-103, 8-202, 9-210, 9-311, Mills v. Duryee, 11 U.S. 481 (1813), Bank v. Sherman, 101 U.S. 403, 406 (1879), Hale v. Henkel, 201 U.S. 43 (1906), Perry v. U.S., 294 U.S. 330 (1935), Gauranty Trust Co. of New York v. Henwood et al., 307 U.S. 247 (1939), Clearfield Trust Co. v. United States, 318 U.S. 363-371 (1943), Cooper v. Aaron, 358 U.S. 1(1958), Pearlman v. Reliance Ins. Co., 371 U.S. 132 (1962), Downes v. Bidwell, 182 U.S. 244 (1901), (the dissent given by Justice John Marshall Harlan, on Congress unlawfully legislating outside of the Constitution and the loss of Constitutionally guaranteed Freedom; a warning which actually had come to pass, and created two (2) different jurisdictions; a De Facto Democracy versus a De Jure Republic), Coleman v. Miller, 307 U.S. 433, 488 (1939), Dyett v. Turner, 439 P.2d 266 (1968), State v. Phillips, 540 P.2d 936 (1975), Marbury v. Madison, 5 U.S. 137 (1803), Norton v. Shelby County, 113 U.S. 425 (1886), (These cases show that the (color of law) 14<sup>th</sup> Amendment to the Constitution for the united States of America was unconstitutional due to Reconstruction Acts and rump legislation, and not ratified according to Article V, and all unconstitutional acts by Congress are void), Scott v. Sandford, 60 U.S. 393 (1857) (U.S. Citizenship / citizenship was never to be granted to Natural Persons of Autochthonous, Aboriginal Indigenous Native American Muurish / Moorish (African) descent; who are actually nationals at birth, and cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.



therefore NOT subject to the corporate United States' and the 50 corporate States' jurisdiction) Executive Orders 11110, 11825, and 13107, 27 CFR 72.11, the Par Value Modification Act, U.S. Statutes at Large 87 Stat. 352 as amended by Section 2(b), Fav Corp. v. Fredrick & Nelson Seattle, Inc., 896 F.2d. 1227 (9<sup>th</sup> Cir. 1990), Adams et al. v. Burlington Northern Railroad Company Nos. 94-35461, 94-35618, United States Court of Appeals, Ninth Circuit (1996), (This case proves that bonds, when first issued, come under Article 3 of the Uniform Commercial Code, the House Joint Resolution 192 bankruptcy is still ongoing, but all Gold and Silver clauses in all new obligations created after 1977 have been enforceable since October 27<sup>th</sup> 1977.), U.S. v. Frega, 179 F.3d. 793 (9<sup>th</sup> Cir. 1999), Public Laws 89-719, 94-564, 95-147(c), the U.S. House of Representatives of Pennsylvania's Hon. Louis T. McFadden's 1934 speech on the Federal Reserve Corporation and the United States Bankruptcy, United States of America Congressional Record: Proceedings and Debates of the 76<sup>th</sup> Congress: Third Session in August through September of 1940- [emphasis added: the Secret Unification of Great Britain, Israel, and the United States] Steps Toward British Union, a World State and Internal Strife Parts I-IX; the remarks Hon. J. Thorkelson of Montana, in the U.S. House of Representatives, The Book "Modern Money Mechanics" by the Federal Reserve Bank of Chicago and 26 USC 165(g) – value of Federal Reserve Notes (fiat currency) and bank checks having no commodity or intrinsic value whatsoever, and cannot stand as consideration in any contracts) 8 USC 1401(b), 18 USC 8 241, 242, 245, 891-894, 1091, 1001, 1346, 1581, 1583, and 1961 – 1964, 28 USC 3002 et seq and 31 USC 5118(d)(2); et al public records, laws or codes to secure unalienable rights, redress, obtain remedy, accord and satisfaction, and relief.

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

I, Brother Grey: Hawk El, of my own free will and accord, in the presence of the Almighty God – Allah – Creator of All, in capacity as beneficiary to the Original Jurisdictions, in good conscience, do willingly undertake to act as surety, to pledge and provide bond, in the amount of 20 avoirdupois ounces of .999 copper bullion coins and 22 (twenty-two) Silver rounds / Silver Dollars in Silver Coinage, Lawful Substance of Lawful Specie money and Lawful Coin Dollars of the united States of America, privately held in my ownership and possession. This undertaking is in accordance with Amendment VII in the Bill of Rights for the Constitution of the United States.

This bond is to the credit of the private party listed hereon, Brother Grey: Hawk El's capacity as beneficiary to the Original Jurisdictions, by his appellation, as full faith and credit guarantee to any lawful bill in redemption, duly presented under penalties of perjury and under seal in lawful substance of lawful specie of money and Lawful specie of money of the account of the united States of America, Original Jurisdictions, to wit, pursuant and in parity to the cost – expense ratio of Federal Reserve Notes to 1 (one) Silver (Round) Dollar and the Collective Copper content of post 1982 U.S. 1 Cent pieces to one Avoirdupois ounce of .999 Copper Bullion Coin. The Copper Bullion Coins are hereby pledged pursuant the following equation and the following cc: The Florida State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forward a copy to the Director of the Mint.

count: 20 Copper Bullion Coins: Post 1982 U.S. 1 Cent piece, consisting of 2.5 grams total weight, with a copper content of 2.5%. The 2.5% copper content equals .625 grams of copper content. This Copper Bullion is pledged at a copper content value / ratio of 453.1464 post U.S. 1 Cent pieces, to 1 Avoirdupois ounce of .999 of copper bullion coin weighing 28.35 grams. (This is Lawful Substance in re: De Jure American Monetary Metals.)

This Bill of Redemption is a tender as set off for any alleged contract, agreement, consent, assent, charge or claim purportedly held as an obligation of duty against I, Brother Grey: Hawk El formerly known as JAMES GRAY, JR.; so as to cause an imputed disability, or presumption against the capacity, rights, and powers of Brother Grey: Hawk El. The specific intent of the bond, under seal, is to establish by My witness, the Good Credit and Lawful Substance of Lawful Specie Money and Lawful Money Specie of Brother Grey: Hawk El doing business as JAMES GRAY, JR.

I, Brother Grey: Hawk El, do make this surety, pledge, bond, under My Seal, as Full Faith and Credit guarantee, to any Lawful Bill, duly presented, to me under Seal, under penalties of perjury, in Lawful Substance of Lawful Specie money and Lawful money of Account of the united States of America, in the matter of correct public judicial / corporate actions in the form of Original Rules, Original Jurisdictions, for the benefit and credit of the peculiar private party listed above and all Heirs and Assigns.

The intent of the bond, under Seal, is to establish, by My Witness, the Good Credit, in the sum certain amount of 20 Avoirdupois ounces of .999% Copper bullion coins and 22 (twenty-two) Silver (Rounds) Dollars in Silver coinage, which carries no debt obligation Worldwide, united States of America, Lawful Specie Dollars of the united States of America, available to bond the actions of the private party listed above, and further, in Reservation of Rights under common law and customs of the united States of America, Original Jurisdictions, Original Rules, has, before this assembly of Men, a bond in tender of 20 Avoirdupois ounces of .999% copper bullion coins and 22 (twenty-two) Silver Dollars, Coinage Act of A.D. 1792, Bond of Identity and Character as proof positive, competent evidence, Brother Grey: Hawk El formerly known as James Gray, Jr., could not be bankrupt, via the causa debendi, not cessio bonorum, or informa pauperis, and dolus to trust JAMES GRAY, JR.

The Life of the bond covers the Lifespan of Brother Grey: Hawk El ex-rel: James Gray, Jr. from the date entered below, unless any and all claimants against Brother Grey: Hawk El ex-rel: James Gray, Jr., enters a true Bill of Particulars duly presented under penalty of perjury and related causes of actions and advice of counsel (who claimant works for?) and information with testamentary documentation duly presented under penalties of perjury, as pursuant to Title 26 USC 6065; into evidence in the case of the peculiar private party listed above, in which case the life of the bond will stand as a counter-claim to any such documentation duly presented under penalties of perjury, as pursuant to Title 26 USC 6065, in the case of peculiar party listed above; whereby, by the signature, Jurat and Seal of Brother Grey: Hawk El ex-rel: James Gray, Jr., in capacity as beneficiary of Original Jurisdictions, surety, guarantor herein confirms, attests, and affirms this bond. (All claimants must prove that they are not acting as 14<sup>th</sup> Amendment, U.S. Citizen "person" corporate chattel, collateral ward in bankruptcy, which would prove their incompetence, and their solvency must be proven with Bond in Lawful Substance of Lawful Specie Money and / or Lawful Specie Money equal to or greater than the Amount contained herein this

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

165 bond, and Surety Bond via Registered Mail No. PA511289202 US. The Secured Party  
166 Creditor within this bond is hereby granted a perfected, security interest and lien upon any  
167 corporation, agency, agent, officer, employee and individual, natural person living corpus, and all  
168 real, personal, tangible and intangible property, and any and all other types of property; no  
169 matter where it is held globally, and under what name, classification, numbering system, etc.;  
170 attached to the 14<sup>th</sup> Amendment, U.S. Citizen "person" corporate chattel, collateral ward; for  
171 violation of this said bond and denial of any unalienable and commercial rights, and for  
172 presenting false claims to the secured party. Penalties shall begin at 10,000 U.S. Treasury Silver  
173 Eagle .999 Bullion Dollars or 10,000 other designated Silver Bullion coins per violation; in addition  
174 to other penalties set forth in other documents of the Secured Party Creditor. This clause is to  
175 affect all violators in their public / corporate and private / individual capacities.) All assumptions  
176 and presumptions have to be proven in writing, signed, and sealed under penalties of perjury  
177 before 3 (three) witnesses as a valid response, if any.

178 Upon failure of response required under the 3 (three) day grace period under Truth In  
179 Lending, Regulation Z, to respond and rebut, point for point, this Notice of Surety Act and Bond,  
180 from receipt, or any facsimile presentation of bond made after public recording, UCC Section 1-  
181 204, unless a request for an extension of time is presented in writing, claimant is hereby  
182 collaterally estopped from any further adversarial actions against the peculiar private party listed  
183 above, and for good cause not limited to the laws of collateral estoppel, coercion, fraud, and  
184 want of subject matter jurisdiction, the peculiar private party listed above demands that the  
185 causes be vacated, dismissed and the accounts immediately discharged with prejudice. A lack of  
186 response or rebuttal under the penalties of perjury means claimant assents to this Notice of  
187 Surety Act and Bond and that a fault exists, UCC 1-201(16), creating fraud through material  
188 misrepresentation that vitiates all forms, contracts, testimony, agreements, etc. expressed or  
189 implied, from the beginning, UCC Section 1-103, of which claimant may rely on, and there is no  
190 longer permission by consent or assent for any demand of payment being ordered or levied  
191 against the peculiar private party listed above, and the peculiar private party listed above further  
192 demands that the record be expunged and the records and facts of the attached captioned  
193 matter(s) be turned over to the Office of Homeland Security and any other interested federal  
194 agency for their investigation of violations of federal law and any interlocking agencies, et al.  
195 Failure to comply pursuant to the Truth in Lending Act will negate all remedies for claimant. Any  
196 Third Party compelled to serve will make claimant liable for civil and criminal prosecution in  
197 accordance with the Erie and Clearfield Doctrines.

199 **NOTICE TO THE PRINCIPALS IS NOTICE TO THE AGENT**  
200 **NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPALS**

201  
202 Teste Meipso

203  
204 Done this the 5<sup>th</sup> day of the November month, in the year of 2023 A.D.  
205

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

X Brother Grey Hawk El, Silver and Copper Bullion Bonded Creditor, Freeholder by Inheritance to North, South, and Central America; Mexico, and the adjoining Islands, Secured Party with unlimited Asset credit / liability, Brother Grey: Hawk El ex-rel: James Gray, Jr., and or Bro. Grey: Hawk El, Grey: Hawk El, Greyhawk El, and any likenesses thereto; only in capacity as beneficiary to the Original Jurisdictions pursuant to Sovereign, Autochthonous, Aboriginal Indigenous Native American Moors / Muurs / Maurii (1) "Decree of enforcement for Freeholder and Creditor Status" PULASKI COUNTY CIRCUIT / COUNTY CLERK, REAL ESTATE ROOM 216; Instrument No. 2012036389. (Please see [www.pulaskiclerk.com](http://www.pulaskiclerk.com) and search real estate records for file number contained herein.), (2) AL' MAURII KHAN TRIBAL TRUST filed in the Public Records of El Paso County, State of Colorado Republic, Instrument #217124025, and (3) Al'Maurii Khan Nation Tribal Laws [Constitution and Tribal Codex] – International Copyright Number 00071603-1.

X \_\_\_\_\_ 1<sup>st</sup> Witness to Silver Dollar Coins & Copper Coins.

X \_\_\_\_\_ 2<sup>nd</sup> Witness to Silver Dollar Coins & Copper Coins.

ALL RIGHTS RESERVED WITHOUT PREJUDICE, UCC 1-207/308, UCC 1-103, C.R.S. 4-1-308

County of Polk

(State of Florida Republic)

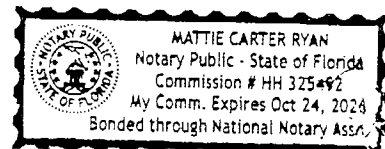
Brother Grey: Hawk El, known by Me or made known for Me by proper tribal identification and duly sworn, Certified, Verified, and Exemplified, pursuant to applicable Law, the Truth of this matter contained herein, this 8<sup>th</sup> day of the November month, in the year of 2023 A.D.

Mattie Carter Ryan  
Notary (Print Name)

Mattie Carter Ryan  
Notary (Sign Name)

My Commission Expires: October 24, 2026

(Seal)



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

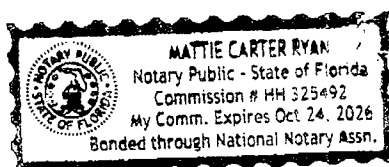


Brother Grey: Hawk EL, known by me or made known for me by proper Tribal Identification and duly sworn, Certified, Verified and Exemplified, pursuant to applicable law, the truth of this matter contained herein this 24 day of November month, in the year of 2023 AD. This foregoing instrument was acknowledged before me by means of ☒ physical presence or ☐ online notarization, this 24 day of November in the year of 2023 by Gray Hawk EL Brother Grey: Hawk EL, As (type of authority, e.g. Officer, trustee, attorney in fact) for Notary Public

Mattie Carter Ryan

(Signature of Notary Public- State of Florida)

Notary Seal



Mattie Carter Ryan

Printed of Notary Public- State of Florida)