

**DIRECTIVETO THE UNITED STATES DISTRICT COURT FORTHE DISTRICT OF
RHODE ISLAND AND PROVIDENCE PLANTATIONS
WITHOUT PREJUDICE – UNIFORM COMMERCIAL CODE 1-308,**

VOID where Prohibited by Law

ALL RIGHTS RESERVED,

UNIFORM COMMERCIAL CODE 1-203,

UNIFORM COMMERCIAL CODE 1-207,

UNIFORM COMMERCIAL CODE 1-308

FILED AS A MATTER OF RIGHT #MST981917604

LAWFUL NOTICE AND AFFIDAVIT OF TRUTH

Affidavit Number: NARR-07082025-LN01



FROM:

The People of the State of Rhode Island and Providence Plantations

Appointed Head of State: Shareff S. Champlain #2005

Territory: The Original Patent for Providence Plantations / Narragansett Bay / The State of Rhode Island and Providence Plantations

On Behalf of: The Nahigganneuck (Narragansett) people [Narragansett (Indian-Tribe)]

Sovereign Status: Non-Corporate, Non-Subordinate, Original Territorial people – Free and Independent from United States Corporate Jurisdiction

TO:

- The Honorable John J. McConnell, Jr., Chief Judge: judge_mcconnell@rid.uscourts.gov
- The Honorable Mary S. McElroy, District Judge: mmcelroy@courts.ri.gov
- The Honorable Melissa R. DuBose, District Judge: judge_dubose@rid.uscourts.gov
- The Honorable William E. Smith, Senior District Judge: Judge_Smith@rid.uscourts.gov
- The Honorable Patricia A. Sullivan, Magistrate Judge: pat@attorneysullivan.net
- The Honorable Amy E. Moses, Magistrate Judge: Two Exchange Terrace
Providence, RI 02903



United States District Court for the District of

Rhode Island and Providence Plantations

FILED AS A MATTER OF RIGHT #MST981917604

**WITHOUT PREJUDICE – UCC 1-308, VOID where Prohibited by Law
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SOVEREIGN AND PRIVATE CAPACITY – NON-CORPORATE, NON-SUBORDINATE

By Authority of:

Shareff S. Champlain #2005 Narragansett [Indian-Tribe]

Head of State of the Nahigganneuck (Narragansett) people

On Behalf of the Original and Lawful Government of the State of Rhode Island and Providence Plantations

This is not a request.

This is not a petition.

This is a lawful command issued under sovereign authority and filed as a matter of unalienable right, beyond the reach of corporate jurisdiction or agency discretion.

All Trustees, Agents, and Officeholders are obligated to act.

Failure to honor this filing constitutes:

Willful breach of fiduciary duty

Constructive fraud

Obstruction of lawful government

Failure to comply constitutes willful dereliction of duty.

MANDATE TO ACT IN TRUSTEE CAPACITY

Pursuant to Section 2 and Section 3 of the 1790 Act of Ratification by the State of Rhode Island and Providence Plantations, which declares:

- "That all power is naturally vested in, and consequently derived from, the people; that magistrates therefore are their trustees and agents..."
- "That the powers of government may be reassumed by the people, whensoever it shall become necessary to their happiness..."

The Honorable Judges of the United States District Court for the District of Rhode Island and Providence Plantations are **HEREBY DIRECTED**—without delay—to fulfill your solemn fiduciary and constitutional duties as Trustees and Agents of the people. Pursuant to your oath and the irrevocable terms of the Act of Ratification (1790) and the Royal Charter of 1663, you are lawfully commanded to issue a Permanent Emergency Injunction.

This Injunction shall serve to restrain, enjoin, and hold fully accountable the named public officials and corporate officeholders listed in **LAWFUL NOTICE AND AFFIDAVIT OF TRUTH No. NARR-07082025-LN01**. You are further directed to act to protect the people from any further injury, denial of rights, omission of duty, or unconstitutional acts committed under color of law. Your compliance with this directive is mandatory and binding via the **MEMORANDUM OF UNDERSTANDING REGARDING INTERAGENCY COORDINATION AND COLLABORATION FOR THE PROTECTION OF TRIBAL TREATY RIGHTS AND RESERVED RIGHTS**.

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OFFICEHOLDERS SUBJECT TO INJUNCTION

1. City of Providence and State of Rhode Island and Providence Plantations:
2. The Honorable Mayor Brett P. Smiley of the City of Providence in the State of Rhode Island and Providence Plantations
3. The Members of the Providence City Council for Wards One (1) through Fifteen (15), State of Rhode Island and Providence Plantations
4. Rhode Island statewide officials and agency heads
5. The Honorable Peter F. Neronha, Attorney General for the State of Rhode Island and Providence Plantations
6. The Honorable Daniel J. McKee, Governor of the State of Rhode Island and Providence Plantations
7. The Honorable Sabina Matos, Lieutenant Governor of the State of Rhode Island and Providence Plantations
8. The Honorable Gregg Amore, Secretary of State of the State of Rhode Island and Providence Plantations
9. Congressional delegation (Senators & Representatives)
 - U.S. Senator – Jack Reed
 - U.S. Senator – Sheldon Whitehouse
 - U.S. Representative (1st District) – Gabe Amo
 - U.S. Representative (2nd District) – Seth Magaziner
10. The Narragansett Tribe of Indians (Incorporated) leadership
 - Chief Sachem – Anthony D. Stanton
 - 1st Council Person – Cassius Spears Jr.
 - 2nd Council Person – Mike Monroe
 - Director of Finance – Speedi G. Burrell
 - Director – John Mahoney
 - Director – John Pompey
 - Director – Raymond Lamphere
 - Tribal Medicine Man Mudjekewis John Brown
 - War Chief, John N. Thomas
 - Councilman, Lonny Brown, Sr.
 - Councilwoman, Yvonne Lamphere
 - Councilman, Keith Sampson
 - Councilwoman, Heather Angel Mars-Martins
 - Mary S. Brown/Chairperson
 - Antone Monroe, Chief of Police
11. The Narragansett Indian Meeting Church board members
12. Rhode Island Senate and House members (Districts 1–75)

NATURE AND PURPOSE OF THE PERMANENT EMERGENCY INJUNCTION

Defend against constitutional violations, willful omission, and acts of bad faith by those holding public office.

This Permanent Emergency Injunction is issued by lawful authority of the people to:

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- 103 • Protect the Nahigganneuck (Narragansett) people as acknowledged in:
- 104 • The Original Patent for Providence Plantations
- 105 • The Royal Charter of 1663.
- 106 • The Act of the Convention of the State of Rhode-Island and Providence Plantations,
- 107 Ratifying the Constitution of the United States of America.
- 108 • Protect the inherent rights, sovereign territory, and ancestral Monarchy of the Nahigganneuck
- 109 (Narragansett) people.
- 110 • Defend against all constitutional violations, fiduciary breaches, administrative deception, and acts of
- 111 omission by public officeholders.
- 112 • Compel sworn affidavits, under penalty of perjury, from all named individuals in full response to
- 113 Affidavit No. NARR-07082025-LN01.
- 114 • Deadline set for compliance no later than July 15, 2025. Failure to respond shall constitute:
- 115 ○ Constructive Fraud
- 116 ○ Breach of Fiduciary Duty
- 117 ○ Denial of Due Process
- 118 ○ Ongoing Constitutional Injury

119 Enforce accountability through the Court or referral to a people's Grand Jury under Rule 6 of the Federal Rules
120 of Criminal Procedure.

121 JUDICIAL DUTY AND CONSEQUENCES OF NONCOMPLIANCE

122 **As public trustees under the people's original compact, you are:**

- 123 • Not sovereigns, but instruments of the people's will.
- 124 • Duty-bound to protect the foundational rights declared herein.
- 125 • Required to act without delay in executing this lawful directive.

126 Failure to comply will be deemed dereliction of constitutional duty, and such acts shall be subject to lawful
127 indictment by a convened people's Grand Jury as prescribed.

128 **Let it be stated plainly:**

129 The administrative state has declared war on the Nahigganneuck alias Narragansett people—without public
130 debate, without Congressional approval, and without lawful authority.

131 THE UNDECLARED WAR: ADMINISTRATIVE CONQUEST AND THE FRAUD OF SILENCE

132 A Formal Declaration to the United States District Court for the District of Rhode Island and Providence
133 Plantations

134 **Let the record now reflect the truth that history will neither excuse nor erase:**

- 135 • A war has been declared.
- 136 • But not by act of Congress.
- 137 • Not by resolution of the people.
- 138 • Not by treaty, nor by vote.

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139 This war has been declared in silence—by agents of government acting outside their delegated authority, under
140 color of law, and in betrayal of their oath.

141 The Nahigganneuck (Narragansett) people have been made the target of an administrative campaign—an
142 unlawful siege—engineered through policy, omission, fraud, and jurisdictional deception. It is a war of denial. A
143 war of paper. A war without guns, yet no less violent in its outcome.

144 And it has been done without lawful Congressional declaration, in direct violation of Article I, Section 8, Clause
145 11 of the Constitution of the United States. Therefore, every act of aggression under this administrative
146 campaign is null void—unlawful from inception.

147 **This unlawful war has committed the following:**

- 148 • Violation of Article IV, Section 4 – Denial of a Republican form of government to the people, who are
149 entitled by guarantee to representation, not corporate fraud.
- 150 • Breach of Fiduciary Duty – Agents acting as trustees have abdicated their lawful obligations,
151 weaponizing silence as policy and omitting response as if the people were beneath them.
- 152 • Constitutional Desecration – The First, Fourth, Fifth, Ninth, and Tenth Amendments to the Constitution for
153 United States of America have been systematically violated.
 - 154 ○ First Amendment: The right to petition and express sovereign identity has been silenced.
 - 155 ○ Fourth Amendment: Jurisdiction and governance were seized without warrant or consent.
 - 156 ○ Fifth Amendment: Identity and property have been taken without due process or just
157 compensation.
 - 158 ○ Ninth Amendment: Natural rights have been denied and erased through administrative
159 overreach.
 - 160 ○ Tenth Amendment: Powers never delegated have been unlawfully assumed over a sovereign
161 people.
 - 162 ○ Article I, Section 8, Clause 11 has been ignored.
 - 163 ▪ War powers rest solely with Congress—yet an undeclared war has been waged
164 administratively.
- 165 • Conspiracy Against Rights under Color of Law – A coordinated suppression of lawful self-governance
166 and indigenous sovereignty through manufactured tribal corporations and coercive funding.
- 167 • Fraud Upon the Government – The continued concealment of this administrative assault is an act of
168 deception not just against the people, but against the Republic itself.
- 169 • Omission as Admission – The refusal to respond to lawful notice is not silence—it is guilt, recorded and
170 entered into the public conscience.
- 171 • Administrative Terrorism – This campaign meets the definition of domestic terrorism: it seeks to
172 intimidate, silence, and suppress through policy abuse, denial of process, and psychological coercion.
- 173 • Unconstitutional Acts of Foreign Governance – Public officials have falsely assumed power to redefine
174 the people, replacing sovereign governance with state-registered facsimiles, in violation of natural,
175 territorial, and constitutional law.

176 **THE ONGOING BREACH: ADMINISTRATIVE WARFARE AND THE DESECRATION OF TRUST**

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177 We stand now at the edge of a betrayal so vast, so calculated, that it cannot be excused as error or ignorance. It
178 is intentional, systematic, and unlawful. The Nahigganneuck (Narragansett) people have been subjected to an
179 undeclared yet fully coordinated administrative war—a silent siege waged by those sworn to protect, not
180 persecute.

- 181 • This is not governance.
- 182 • This is conquest through paperwork.
- 183 • This is subjugation disguised as service.
- 184 • By your oath, you were made trustees and agents of the people.
- 185 • By your silence, you have become perpetrators and enablers of insurrection against the Republic itself.

186 **The Nahigganneuck people now declare to this Court and the world:**

- 187 • Our rights have been violated under color of law.
- 188 • Our sovereign identity has been erased through administrative fraud.
- 189 • Our republican form of government has been denied, in violation of Article IV, Section 4.
- 190 • Our original government has been replaced with corporate fictions masquerading as tribal governance.
- 191 • Our existence has been omitted, silenced, and suppressed.

192 Administrative agents have impersonated the people's governance, forming counterfeit tribal entities, and
193 laundering false legitimacy through corporate registries and Federal funding.

- 194 • This is not administration.
- 195 • This is occupation.

196 The people have been rendered invisible through silence, stripped of power through omission, and confined
197 through unlawful jurisdictional claims that never belonged to the State or Federal apparatus.

- 198 • These are not isolated incidents.
- 199 • This is conspiracy.

200 What we are witnessing is a multi-agency collusion, woven across time, to erase a people by clerical
201 domination, legal fictions, and refusal to acknowledge lawful standing.

- 202 • Silence is not neutrality.
- 203 • Silence is betrayal.

204 Public officials have been lawfully noticed. Failure to respond is an admission of guilt. This omission is a fraud
205 upon the government itself, a refusal to act where duty demands response.

- 206 • This is the domestic deployment of policy as a weapon.
- 207 • It is terrorism not with guns, but with forms. It is war not with tanks, but with denials, delays,
208 reclassifications, and silent administrative death.

209 Each named officeholder and judge—are now on record.

210 You will be remembered not for your robes or titles, but for what you did—or failed to do—when the people
211 called for justice.

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212 **And let it be written in permanent record:**

213 A government that conceals, coerces, and corrupts itself into believing it can name the people, own the people,
214 or replace the people—has no lawful authority at all.

215 **The Nahigganneuck alias Narragansett people does not beg.**

216 **The Nahigganneuck alias Narragansett people do not request.**

217 **The Nahigganneuck alias Narragansett people declare the war ends now.**

218 This section affirms the necessity of a Permanent Emergency Injunction and the full enforcement of lawful
219 remedy under natural law, original jurisdiction, and the people's supreme authority.

220 **SO ENTERED INTO PERMANENT PUBLIC RECORD:**

221 The people's adopted Government: Incorporation of Providence Plantations

222 Issued with the Full Standing and Lawful Authority of the people, this Directive activates the binding obligation
223 of the Memorandum of Understanding Regarding Interagency Coordination and Collaboration for the Protection
224 of Tribal Treaty Rights and Reserved Rights.

225 /s/ Shareff S. Champlain #2005 Narragansett [Indian-Tribe]

226 Head of State –The State of Rhode Island and Providence Plantations

227 Head of State – Incorporation of Providence Plantations

228 On Behalf of the Nahigganneuck alias Narragansett people

229 **Affidavit Reference: NARR-07082025-LN01**

230 **Date: 20250710**

231 **Email: MST@narragansettindiantribe.org; 981@narragansettindiantribe.org**

232 The people's Office - Nahigganneuck (Narragansett) People

233 10 Charles Street, Suite 200

234 Providence, Rhode Island and Providence Plantations, 00000

235 <https://narragansettindiantribe.org/917604>

236 [Attachments: PROVIDENCE CITY HALL - LAWFUL NOTICE AND AFFIDAVIT OF FACTS (PDF), Command of the
237 Narragansett people; Narragansett people, Present "Command of the people, MEMORANDUM OF
238 UNDERSTANDING REGARDING INTERAGENCY COORDINATION AND COLLABORATION FOR THE PROTECTION
239 OF TRIBAL TREATY RIGHTS AND RESERVED RIGHTS, Declaration of Jurisdictional Authority, Treaty
240 Verification, and Constitutional Violations]

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**Seal of the Incorporation of
Providence Plantations**



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