

Seal of the Incorporation of Providence Plantations

981 / 917604

PROVIDENCE CITY HALL

25 Dorrance Street

Providence, Rhode Island 02903

LAWFUL NOTICE AND AFFIDAVIT OF FACTS

Affidavit Number: NARR-07082025-LN01

TO:

Mayor Brett P. Smiley**Providence City Council Members (Wards 1–15)**

Ward 1 – John Goncalves

Ward 2 – Helen Anthony

Ward 3 – Susan R. Anderbois

Ward 4 – Justin M. Roias

Ward 5 – Jo-Ann Ryan

Ward 6 – Miguel A. Sanchez

Ward 7 – Ana S. Vargas

Ward 8 – James Taylor

Ward 9 – Juan Pichardo

Ward 10 – Pedro Espinal

Ward 11 – Mary Kay Harris

Ward 12 – Althea A. Graves

Ward 13 – Rachel Miller

Ward 14 – Shelley Peterson

Ward 15 – Oscar Vargas



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27 **State of Rhode Island – Verified as Served**

28 Attorney General – Peter Neronha

29 Governor – Daniel McKee

30 Lieutenant Governor – Sabina Matos

31 Auditor General – David Bergantino

32 Commissioner of Agriculture – Kenneth Ayars

33 Commissioner of Education – Angélica Infante-Green

34 Director, Dept. of Administration – Michael DiBiase

35 Director, Dept. of Behavioral Healthcare, Developmental Disabilities & Hospitals – Richard
36 Charest

37 Director, Dept. of Business Regulation – Vacant

38 Director, Dept. of Children, Youth, and Families – Ashley Deckert

39 Director, Dept. of Health – Jerry Larkin

40 Director, Dept. of Housing – Deborah Goddard

41 Director, Dept. of Human Services – Kimberly Merolla-Brito

42 Director, Dept. of Revenue – Thomas Verdi

43 Director, Dept. of Transportation – Peter Alviti Jr.

44 Director of Labor – Matthew Weldon

45 General Treasurer – James Diossa

46 Public Utilities Commissioner – Abigail Anthony

47 Public Utilities Commissioner – Karen Bradbury

48 Public Utilities Commissioner – Ronald Gerwatowski

49 Secretary of Commerce – Elizabeth M. Tanner

50 Secretary of State – Gregg Amore



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Providence Plantations**



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51 Superintendent, Dept. of Public Safety & State Police – Darnell Weaver

52 **Rhode Island and Providence Plantations Congressional Delegation**

53 U.S. Senator – Jack Reed

54 U.S. Senator – Sheldon Whitehouse

55 U.S. Representative (1st District) – Gabe Amo

56 U.S. Representative (2nd District) – Seth Magaziner

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58 **Narragansett Tribe of Indians (Incorporated)**

59 Filed under RI ID Number: 000026522

60 Chief Sachem – Anthony D. Stanton

61 1st Council Person – Cassius Spears Jr.

62 2nd Council Person – Mike Monroe

63 Director of Finance – Speedi G. Burrell

64 Director – John Mahoney

65 Director – John Pompey

66 Director – Raymond Lamphere

67 Tribal Medicine Man Mudjekewis John Brown

68 War Chief, John N. Thomas

69 Councilman, Lonny Brown, Sr.

70 Councilwoman, Yvonne Lamphere

71 Councilman, Keith Sampson

72 Councilwoman, Heather Angel Mars-Martins

73 Mary S. Brown/Chairperson

74 Earl Stanton



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- 75 Antone Monroe, Chief of Police
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 77 Narragansett Indian Meeting Church
 78 (Domestic Non-Profit Corporation)
 79 Identification Number: 000026442
 80 Date of Incorporation in Rhode Island: 08-04-1934
 81 Alberta Wilcox
 82 Mary S. Brown
 83 Ellsworth D. Stanton
 84 Barbara Hamilton
 85 Wendi Starr Brown
 86 Marnell Cash
 87 Dorrace Hazard
 88 Treasurer of The Church Board
 89 Mary S. Brown
 90 -Blank-Space-
 91 **Rhode Island State Senate:**
 92 Senator Jake Bissaillon – District 1
 93 Senator Ana Quezada – District 2
 94 Senator Sam Zurier – District 3
 95 Senator [Vacant] – District 4
 96 Senator Sam Bell – District 5
 97 Senator Tiara Mack – District 6
 98 Senator Frank Ciccone – District 7



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- 99 Senator Lori Urso – District 8
- 100 Senator John Burke – District 9
- 101 Senator Walter Felag – District 10
- 102 Senator Linda Ujifusa – District 11
- 103 Senator Louis DiPalma – District 12
- 104 Senator Dawn Euer – District 13
- 105 Senator Valarie Lawson – District 14
- 106 Senator Meghan Kallman – District 15
- 107 Senator Jonathon Acosta – District 16
- 108 Senator Thomas Paolino – District 17
- 109 Senator Robert Britto – District 18
- 110 Senator Ryan Pearson – District 19
- 111 Senator Brian Thompson – District 20
- 112 Senator Gordon Rogers – District 21
- 113 Senator David Tikoian – District 22
- 114 Senator Jessica de la Cruz – District 23
- 115 Senator Melissa Murray – District 24
- 116 Senator Andrew Dimitri – District 25
- 117 Senator Todd Patalano – District 26
- 118 Senator Hanna Gallo – District 27
- 119 Senator Lammis Vargas – District 28
- 120 Senator Peter Appollonio Jr. – District 29
- 121 Senator Mark McKenney – District 30
- 122 Senator Matthew LaMountain – District 31



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- 123 Senator Pamela Lauria – District 32
- 124 Senator Leonidas Raptakis – District 33
- 125 Senator Elaine Morgan – District 34
- 126 Senator Bridget Valverde – District 35
- 127 Senator Alana DiMario – District 36
- 128 Senator V. Susan Sosnowski – District 37
- 129 Senator Victoria Gu – District 38
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- 131 **Rhode Island House of Representatives:**
- 132 Representative Edith Ajello – District 1
- 133 Representative Christopher Blazejewski – District 2
- 134 Representative Nathan Biah – District 3
- 135 Representative Rebecca Kislak – District 4
- 136 Representative Anthony DeSimone – District 5
- 137 Representative Raymond Hull – District 6
- 138 Representative David Morales – District 7
- 139 Representative John Lombardi – District 8
- 140 Representative Enrique Sanchez – District 9
- 141 Representative Scott Slater – District 10
- 142 Representative Grace Diaz – District 11
- 143 Representative Jose Batista – District 12
- 144 Representative Ramon Perez – District 13
- 145 Representative Charlene Lima – District 14
- 146 Representative Chris Paplauskas – District 15



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- 147 Representative Brandon Potter – District 16
- 148 Representative Jacquelyn Baginski – District 17
- 149 Representative Arthur Handy – District 18
- 150 Representative Joseph McNamara – District 19
- 151 Representative David Bennett – District 20
- 152 Representative Marie Hopkins – District 21
- 153 Representative Joseph Solomon Jr. – District 22
- 154 Representative K. Joseph Shekarchi – District 23
- 155 Representative Evan Shanley – District 24
- 156 Representative Thomas Noret – District 25
- 157 Representative Earl Read III – District 26
- 158 Representative Patricia Serpa – District 27
- 159 Representative George Nardone – District 28
- 160 Representative Sherry Roberts – District 29
- 161 Representative Justine Caldwell – District 30
- 162 Representative Julie Casimiro – District 31
- 163 Representative Robert Craven – District 32
- 164 Representative Carol Hagan McEntee – District 33
- 165 Representative Teresa Tanzi – District 34
- 166 Representative Kathleen Fogarty – District 35
- 167 Representative Tina Spears – District 36
- 168 Representative Samuel Azzinaro – District 37
- 169 Representative Brian Kennedy – District 38
- 170 Representative Megan Cotter – District 39



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- 171 Representative Michael Chippendale – District 40
- 172 Representative Robert Quattrocchi – District 41
- 173 Representative Richard Fascia – District 42
- 174 Representative Deborah Fellela – District 43
- 175 Representative Gregory Costantino – District 44
- 176 Representative Mia Ackerman – District 45
- 177 Representative Mary Ann Shallcross-Smith – District 46
- 178 Representative David Place – District 47
- 179 Representative Brian Newberry – District 48
- 180 Representative Jon Brien – District 49
- 181 Representative Stephen Casey – District 50
- 182 Representative Robert Phillips – District 51
- 183 Representative Alex Marszalkowski – District 52
- 184 Representative Paul Santucci – District 53
- 185 Representative William O'Brien – District 54
- 186 Representative Arthur Corvese – District 55
- 187 Representative Joshua Giraldo – District 56
- 188 Representative Brandon Voas – District 57
- 189 Representative Cherie Cruz – District 58
- 190 Representative Jennifer Stewart – District 59
- 191 Representative Karen Alzate – District 60
- 192 Representative Leonela Felix – District 61
- 193 Representative Mary Messier – District 62
- 194 Representative Katherine Kazarian – District 63



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- 195 Representative Jenni Furtado – District 64
- 196 Representative Matthew Dawson – District 65
- 197 Representative Jennifer Boylan – District 66
- 198 Representative Jason Knight – District 67
- 199 Representative June Speakman – District 68
- 200 Representative Susan Donovan – District 69
- 201 Representative John Edwards – District 70
- 202 Representative Michelle McGaw – District 71
- 203 Representative Terri-Denise Cortvriend – District 72
- 204 Representative Marvin Abney – District 73
- 205 Representative Alex Finkelman – District 74
- 206 Representative Lauren Carson – District 75
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208 **Rhode Island Supreme Court:**

- 209 Chief Justice Paul Suttell – Rhode Island Supreme Court
- 210 Justice Melissa Long – Rhode Island Supreme Court
- 211 Justice Erin Lynch Prata – Rhode Island Supreme Court
- 212 Justice William P. Robinson – Rhode Island Supreme Court
- 213 Justice Maureen McKenna Goldberg – Rhode Island Supreme Court

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**Seal of the Incorporation of
Providence Plantations**



EXECUTED BY / AUTHORITY

Issued by: Narragansett [IndianTribe]
Narraganset (Nahigganneuck) people

219 **By Order of the People:**

220 **Notice to agent is notice to principal;**

221 **Notice to principal is notice to agent.**

222 **To the Mayor and each seated Council Member of the City of Providence:**

223 You are hereby reminded of your personal fiduciary and constitutional obligations under:

- 224 • **The Constitution for the United States of America**
- 225 • **The Constitution for the State of Rhode Island and Providence Plantations**
- 226 • **The Treaty Obligations arising from the Royal Patent of 1643 and the Royal Charter**
- 227 **of 1663**

228 **Enforcement of Oaths & Accountability by:**

229 **Filed under Fiduciary Duty and Constitutional Oath**

230 **Issued by: Identification Card: SHAREFF SHAKA CHAMPLAIN**

231 **Retired Non-Commissioned Officer, United States Armed Forces**

232 **U.S. Department of Defense / United States Uniformed Services Agency: ARMY**

233 **DOD ID NUMBER [*****]**

234 **Property of the United States Government [DDUSID*****]**

235 **Retired Non-Commissioned Officer, United States Army**

236 Responsible for enforcing fiduciary accountability and constitutional oaths

237 **LAWFUL DEMAND FOR ACTION**

238 Filed as Whistleblower Testimony Under Military and Public Service Obligation

239 On behalf of the Narraganset (Nahigganneuck) people and the House and Clan of
240 Champlain, this formal notice is submitted as a lawful and irrevocable call to action—
241 delivered from one sworn oath-taker to another.

242 **Breach of Oath is a Breach of Trust**

243 Any refusal to acknowledge the people or failure to respond to this lawful notice shall
244 constitute the following:

- 245 • Willful dereliction of duty.
- 246 • Breach of fiduciary responsibility.
- 247 • Complicity in constructive fraud and unlawful servitude.

248 **Military Standing & Ongoing Oath Obligation**

249 As a veteran and oath-bound public servant, CHAMPLAIN: SHAREFF-SHAKA affirms that:

250 **"The oath to defend the Constitution does not expire. It transcends retirement and holds**
251 **across time, place, and position."**

252 This testimony is entered into the public record and shall stand as evidence in any future
253 proceeding—military, civil, or international—where accountability is sought.

254 **Notice to agent is notice to principal; Notice to principal is notice to agent.**

255 All responses must be submitted in writing by July 15, 2025.

256 **Reaffirmation of Lawful Authority and Reassumption of Governance**

257 As Rhode Island—historically styled as the “Lively Experiment”—was established
258 pursuant to the Royal Patent of 1643 and the Royal Charter of 1663, the Great Body of the
259 Nahigganneuck (Narragansett) people, as the original and lawful parties, now lawfully
260 invoke the inherent right of the people to reassume full governmental authority and to
261 appoint a new Head of State.

262 **Constitutional Reassertion of Lawful Authority**

263 The Nahigganneuck (Narragansett) people, as the original and lawful stewards of this
264 territory, have reasserted full governing authority under the Ratification of the Constitution
265 by the Convention of the State of Rhode Island and Providence Plantations, dated May 29,
266 1790.

267 This reassertion lawfully applies to the corporate entity historically styled as:

- 268 • Rhode Island- “Lively Experiment”
- 269 • Colony of Rhode Island
- 270 • The Governor and Company of the English Colony of Rhode Island and Providence
271 Plantations in New England in America

272 The following constitutional guarantees, still binding, empower this action:

273 • **Section 2**

274 **“That all power is naturally vested in, and consequently derived from the people; that**
275 **magistrates therefore are their trustees and agents, and at all times amenable to them.”**

276 • **Section 3**

277 **“That the powers of government may be reassumed by the people, whensoever it shall**
278 **become necessary to their happiness...”**

279 In the face of continued misuse of delegated power and non-consensual governance, the
280 Nahigganneuck people have now lawfully reassumed the powers of government.

281 This includes:

- 282 • The rejection of foreign statutory control, corporate instruments, and tribal
283 incorporations without consent.
- 284 • The restoration of lawful governance by the people through their own authority and
285 customs.
- 286 • The right to appoint leadership accountable solely to the people.
- 287 • The Governor and Company of the English Colony of Rhode Island and Providence
288 Plantations was formed within our territory and cannot lawfully exist without our
289 participation.

290 **Ward 1 – John Goncalves** is hereby designated as the Principal Liaison for
291 Communications, entrusted with the solemn duty of serving as the Primary Conduit for all
292 official correspondence, public notices, and formal declarations arising from or directed
293 to the governing body.

294 Furthermore, **John Goncalves** shall provisionally serve in the capacity of Temporary
295 Congressional Representative for the STATE OF RHODE ISLAND AND PROVIDENCE
296 PLANTATIONS, empowered to speak, act, and advocate on behalf of the people until such
297 time as a permanent representative is duly established.

298 This dual appointment carries with it the full weight of public trust and binds the
299 officeholder to uphold the highest standards of fiduciary responsibility, constitutional
300 obedience, and transparent communication.

301 **Notice to agent is notice to principal; Notice to principal is notice to agent.**

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302 We, the Nahigganneuck people, retain all inherent rights—never ceded, surrendered, nor
303 extinguished. We govern ourselves in truth, fairness, and by natural right.

304 **NOTICE OF FUNDAMENTAL RIGHTS & CONSTITUTIONAL FOUNDATION**

305 By the Authority of the Nahigganneuck (Narragansett) people

306 The Nahigganneuck people, original and lawful stewards of the territory now known as
307 Narragansett-Bay, stand in full knowledge of our continuing right to self-government.

308 Our authority is affirmed in the founding instruments—the Royal Patent of 1643 and the
309 Royal Charter of 1663—which granted to the inhabitants of Providence Plantations:

- 310 • **“a free and absolute Charter of Incorporation ... with full Power and Authority to**
311 **rule themselves ... by such a Form of Civil Government, as by voluntary consent of**
312 **all ... they shall find most suitable to their Estate and Condition.”**

313 This language is not ambiguous. It establishes the principle that the only legitimate
314 government is one created by the voluntary consent of the people. The Nahigganneuck
315 never ceded, extinguished, nor surrendered our inherent rights through lawful act or
316 ratified agreement.

317 To infringe upon these rights is to nullify the very foundation of public office. It constitutes:

- 318 • A breach of constitutional duty,
319 • A violation of sacred fiduciary trust,
320 • And an abandonment of lawful authority.

321 The **Governor and Company of the English Colony of Rhode Island and Providence**
322 **Plantations** was formed within our territory and cannot lawfully exist without our
323 expressed participation and agreement. We do not consent to be governed by corporate
324 entities, tribal incorporations, or statutory bodies operating without our informed and
325 voluntary authority.

326 **This Notice affirms what is already lawfully true:**

- 327 • The Nahigganneuck people are the rightful, lawful authority.
328 • We retain all inherent rights not lawfully ceded.
329 • We have reassumed all powers of self-government.
330 • Any act contrary to these truths is unlawful and without binding force.

331 **Let it be known and let it stand:**

- 332 ▪ All public office derives from the people, and the Nahigganneuck people stand in
333 full reassertion of that truth.

334 **CONSTITUTIONAL INJURY & BILL OF ATTAINDER**

335 **Declared by the Nahigganneuck (Narragansett) people:**

336 The statute known as “An Act to Abolish the Tribal Authority of the Narragansett Tribe of
337 Indians” (circa 1866), enacted by the incorporated entity styled as the State of Rhode
338 Island and Providence Plantations, constitutes a direct violation of Article I, Section 10 of
339 the Constitution for the United States of America, which prohibits any Bill of Attainder.

340 **This enactment:**

- 341 • Targeted the Nahigganneuck alias Narragansett people by name,
342 • Unlawfully dissolved their self-governing structure without due process or
343 consent,
344 • Imposed corporate status in place of inherent nationhood,
345 • Transferred political, territorial, and legal authority without lawful instrument or
346 agreement,
347 • And remains in use as a false foundation for foreign jurisdiction over the
348 people.

349 **This statute:**

- 350 • Breaches the 13th Amendment by subjecting the people to involuntary servitude
351 through corporate reclassification,
352 • Meets the standard of culvertage, an ancient and continuing offense involving the
353 unlawful seizure of liberty or estate,
354 • Perpetuates injury into the present day, carrying constitutional consequence under
355 the awareness of the 118th and 119th Congresses.
356 • It is not law. It is a legislative weapon designed to destroy a living people’s
357 government and identity without charge, trial, or authority.
358 ▪ We, the Nahigganneuck people, do not recognize this statute.
359 ▪ We declare it void, unlawful, and without effect.

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360 ▪ We stand on the Constitution for the United States of America, on our
361 ancestral right to self-government, and on the inviolable truth that no power
362 exists to abolish a people by statute.

363 **UNLAWFUL REPRESENTATION: WITHOUT THE CONSENT OF THE PEOPLE**

364 The Nahigganneuck (Narragansett) people are the original and lawful government of the
365 territory known as Providence Plantations. We have lawfully reassumed our full rights of
366 self-government, and no official, representative, or agency may act in our name without
367 our expressed, informed, and voluntary consent.

368 Despite having no delegated authority from the lawful government of the Nahigganneuck
369 people, the following individuals, seated under the color of the corporate government
370 styled as the 'State of Rhode Island and Providence Plantations,' which falsely purports to
371 act on behalf of the people, cast votes on H.R. 1 (2025):

- 372 • **Rep. Gabe Amo (RI-01) – NAY**
- 373 • **Rep. Seth Magaziner (RI-02) – NAY**
- 374 • **Sen. Jack Reed – NAY**
- 375 • **Sen. Sheldon Whitehouse – NAY**

376 **Final Passage:**

- 377 • **Senate – 51–50 (July 1, 2025; Vice President cast tie-breaking vote)**
- 378 • **House – 218–214 (July 3, 2025)**

379 These votes were cast without the consent of the people—without consultation,
380 delegation, or agreement from the lawful people's government. Their participation in the
381 passage of this bill constitutes an unauthorized use of power and a direct violation of the
382 foundational principle that all power is derived from the people.

383 **COLOR OF LAW VIOLATIONS**

384 The continued exercise of legislative or governmental power without consent of the
385 people constitutes action under color of law, in violation of:

- 386 • **18 U.S. Code § 241 – Conspiracy Against Rights**
- 387 • **18 U.S. Code § 242 – Deprivation of Rights Under Color of Law**

388 **No government is lawful where the people have not granted authority.**

389

STANDING AFFIRMATION

390 We, the (Nahigganneuck) (Narragansett) people **reaffirm:**

- 391 • We, the (Nahigganneuck) (Narragansett) people did not authorize these
392 representatives.
393 • We, the (Nahigganneuck) (Narragansett) people did not consent to their votes.
394 • We, the (Nahigganneuck) (Narragansett) people did not grant them jurisdiction.

395 To act without the consent of the people is to govern unlawfully.

396 We, the Nahigganneuck (Narragansett) people, reject any further action taken on our
397 behalf without our direct voice and authority. Our government stands, and the lawful
398 authority has returned to its rightful origin.

399

RESPONSE DEADLINE – NO EXCEPTIONS, NO EXTENSIONS

400 **A formal response is demanded no later than July 15, 2025, via digital submission to both**
401 **of the following email addresses:**

- 402 • **MST@narragansettindiantribe.org**
403 • **981@narragansettindiantribe.org**

404 In addition, a public acknowledgment must be made and entered into the public record.

405

No exceptions. No extensions.

406 Failure to respond will be interpreted as willful noncompliance with the rightful authority of
407 the people.

408

ORDERSTO BE EXECUTED

409

Lawful Directives from the Nahigganneuck (Narragansett) people

410

Formal Recognition

411 The Mayor and all Council Members of Providence (Wards 1 through 15) are hereby
412 ordered to issue a written declaration formally recognizing:

- 413 • The Incorporation of Providence Plantations as the only lawful seat of government
414 within the original territorial bounds.
415 • The Head of State duly appointed by the people through their inherent right to self-
416 governance.

417 This recognition acknowledges the lawful reassumption of governing authority by the
418 Nahigganneuck people and affirms the origin and limits of all delegated public power.

419 **Public Affirmation**

420 A public statement and press conference shall be held by the Office of the Mayor and the
421 entire City Council to:

- 422 • Affirm the people's lawful reassumption of power,
- 423 • Acknowledge the constitutional requirement that all governing authority is derived
424 from the consent of the people,
- 425 • Commit to rightful service under the original instruments of the people.

426 This act of public affirmation shall be entered into the permanent civic record and treated
427 as evidence of consent and continuity.

428 **Administrative Compliance**

429 **All departments, public offices, services, and resources under the former municipal**
430 **jurisdiction shall:**

- 431 • Align with the lawful authority of the Incorporation of Providence Plantations,
- 432 • Recognize the Nahigganneuck Government as the governing body adopted by the
433 people,
- 434 • Cease operations under any authority not expressly granted by the people.

435 This ensures the lawful function of government, uninterrupted public service, and
436 restoration of rightful jurisdiction under the people's authority.

437 **DECLARATION OF RELEASE FROM CORPORATE CONTROL**

438 The Nahigganneuck people hereby declare full separation and release from all claims,
439 control, or representation by the incorporated body titled "NarragansettTribe of Indians"
440 (RI Entity No. 000026522), an organization operating under state incorporation without the
441 consent of the people.

442 **It is publicly acknowledged that:**

443 This corporate entity was not created by the will of the Nahigganneuck people, nor does it
444 lawfully represent their interests, culture, governance, or national identity.

445 **Notice to agent is notice to principal; notice to principal is notice to agent.**

446 Individuals holding titles within this structure—styled as Chief Executive Officer, Principal
447 Chief, or Council Members—are registered agents and employees of the Government of
448 Rhode Island, serving within a framework that is foreign to the sovereign will of the people.

449 **The classification of the Nahigganneuck people as members of a corporate body**
450 **amounts to:**

- 451 • **Constructive fraud,**
- 452 • **Unlawful detention of political status,**
- 453 • **Suppression of sovereign rights, and**
- 454 • **Deprivation of lawful nationhood.**

455 This declaration confirms that all instruments, authorities, and claims issued by or through
456 the corporate entity known as the "NarragansettTribe of Indians" are nullified, without
457 force or effect, and rejected by the people

458 **FREE NAHIGGANNEUCK PEOPLE DAY**

459 **Proclamation – July 15, 2025**

460 Let it be entered into record that on this day, July 15, 2025, the Nahigganneuck
461 (Narragansett) people have lawfully and rightfully reassumed the full powers of
462 government, as preserved within the foundational instrument ratified on May 29, 1790—
463 the Constitutional Convention of the State of Rhode-Island and Providence Plantations,
464 which affirms:

- 465 • **Section 2: "That all power is naturally vested in, and consequently derived from**
466 **the people; that magistrates therefore are their trustees and agents, and at all**
467 **times amenable to them."**
- 468 • **Section 3: "That the powers of government may be reassumed by the people,**
469 **whensoever it shall become necessary to their happiness..."**

470 In full exercise of this original constitutional authority—never ceded, never
471 relinquished—the Nahigganneuck people declare that the time has come. The power has
472 been reassumed. The government has been restored.

473 **Accordingly, this day shall henceforth be known and observed as:**

474 **FREE NAHIGGANNEUCK PEOPLE DAY**

475 **July 15, 2025**

WITHOUT PREJUDICE – UCC 1-308, VOID where Prohibited by Law
ALL RIGHTS RESERVED, UCC 1-203, UCC 1-207, UCC 1-308

476 This day marks the lawful return of the Nahigganneuck (Narragansett) people to full self-
477 government.

478 **It affirms:**

- 479 • The end of foreign and corporate control
- 480 • The restoration of original jurisdiction
- 481 • The authority of the people to govern themselves
- 482 • From this day forward, no entity may speak, act, or rule in our name without our
483 consent.
- 484 • The people have spoken—without permission, there is no power.
- 485 • The authority has returned—unshaken, original, and supreme.
- 486 • This day shall stand—etched in truth, upheld by the will of the people.

487 **REMEDY & JURISDICTION – FINAL ASSERTION**

488 **Remedy Demanded**

- 489 • Public acknowledgment of the people's lawful government.
- 490 • Public acknowledgment of the people's Head of State: Shareff S Champlain #2005.
- 491 • Immediate reversal of all actions taken without consent.

492 **Restoration of rightful governance under the original Patent for Providence Plantations.**

493 **Failure to comply shall result in:**

- 494 • Full lawful and financial liability—personal and institutional
- 495 • Enforcement of accountability for all breaches of trust
- 496 • Charges of complicity in unlawful servitude and denial of inherent rights

497 **Jurisdiction Declared**

498 **The Nahigganneuck (Narragansett) people:**

- 499 • Reject all claims of admiralty, corporate, or statutory authority.
- 500 • Stand as sovereign, free, and self-governing—beyond foreign designation.
- 501 • Recognize no contract, agreement, or submission to any municipality or entity
502 lacking direct consent from the people.

503 **No consent. No jurisdiction. No exception.**

504 **WITHOUT PREJUDICE – UCC 1-308, VOID where Prohibited by Law**

WITHOUT PREJUDICE – UCC 1-308, VOID where Prohibited by Law
ALL RIGHTS RESERVED, UCC 1-203, UCC 1-207, UCC 1-308

505 **ALL RIGHTS RESERVED, UCC 1-203, UCC 1-207, UCC 1-308**

506 **Notice to agent is notice to principal;**

507 **Notice to principal is notice to agent.**

508 **FINAL DECLARATION**

509 **Entered into Public Record — July 15, 2025**

510 This Notice is issued in peace and with full honor, by and for the Nahigganneuck
511 (Narragansett) people—original parties to the Royal Patent of 1643 for Providence
512 Plantations and the Royal Charter of 1663 for Rhode Island and Providence Plantations—
513 to restore lawful order, reaffirm fiduciary duty, and uphold the constitutional framework to
514 which all offices are bound.

515 **Let it be entered and remembered:**

516 The Nahigganneuck people have lawfully reassumed their original governmental authority.

517 All jurisdiction, authority, and claims arising from the Act titled “An Act to Abolish the Tribal
518 Authority of the Narragansett Tribe of Indians” (circa 1866) are hereby nullified and without
519 lawful effect.

520 The structure styled as the “**Lively Experiment**” is now lawfully dissolved.

521 From this moment forward, no title, office, or action shall claim legitimacy over the people
522 or their territories without direct, lawful, and explicit consent.

523 This declaration stands as final notice to all public bodies—municipal, government of
524 Rhode Island and Providence Plantations, federal, and international:

525 The authority has returned to its rightful place.

526 **LEGAL AUTHORITIES & FOUNDATIONAL PRINCIPLES**

527 The reassumption of lawful governance by the Nahigganneuck (Narragansett) people is
528 grounded in binding constitutional doctrine, federal case law, and natural rights affirmed
529 by ratified instruments.

530 **Constitutional Supremacy**

531 • “Acts repugnant to the Constitution are null and void.”

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532 — Marbury v. Madison, 5 U.S. 137 (1803)

533 • “An unconstitutional act is not law; it confers no rights; it imposes no duties ... it is,
534 in legal contemplation, as inoperative as though it had never been passed.”

535 — Norton v. Shelby County, 118 U.S. 425 (1886)

536 These rulings reaffirm that laws passed without constitutional authority or consent of the
537 people are void and unenforceable.

538 **Color of Law Violations**

539 • “Whoever, under color of any law ... willfully subjects any person ... to the
540 deprivation of rights ... shall be fined or imprisoned.”

541 — 18 U.S. Code § 242

542 • “Misuse of power possessed by virtue of state law ... is action taken under ‘color
543 of’ state law.”

544 — Monroe v. Pape, 365 U.S. 167, 184 (1961)

545 Jurisdiction claimed over the Narraganset people by state actors without consent
546 constitutes a direct violation of civil and constitutional rights under color of law.

547 **Government as a Corporate Entity**

548 • “When the United States disburses its funds or pays its debts, it is exercising a
549 constitutional function or power, but when it goes into the market place and
550 engages in ordinary commercial transactions, it abandons its sovereign capacity
551 and is to be treated like any other corporation.”

552 — Clearfield Trust Co. v. United States, 318 U.S. at 366

553 Any governmental structure operating outside the will of the people acts as a commercial
554 entity—not as a sovereign institution—subject to lawful accountability.

555 **Authority Resides with the people**

556 • “That all power is naturally vested in, and consequently derived from the people;
557 that magistrates therefore are their trustees and agents.”

—The Act of the Convention of the State of Rhode-Island and Providence Plantations, Ratifying the Constitution of the United States” (May 29, 1790), Section 2

- “That the powers of government may be reassumed by the people, whensoever it shall become necessary to their happiness.”

—The Act of the Convention of the State of Rhode-Island and Providence Plantations, Ratifying the Constitution of the United States” (May 29, 1790), Section 3

These provisions constitutionally secure the right of the people to reclaim governance when existing bodies act contrary to their wellbeing and consent.

FINAL DECLARATION & ENFORCEMENT NOTICE

Appointed Representative and Head of State: Shareff S. Champlain #2005

For and on behalf of the Nahigganneuck (Narragansett) people, the original and rightful sovereigns of the territory.

EXECUTED WITH FULL FORCE AND EFFECT

This declaration is entered into the permanent public record and is hereby archived, preserved, and transmitted to all relevant municipal, state, federal, and international bodies, including oversight agencies, recorders of jurisdiction, and lawful representatives.

NOTICETO AGENT IS NOTICETO PRINCIPAL

NOTICETO PRINCIPAL IS NOTICETO AGENT

WITHOUT PREJUDICE – UCC 1-308

ALL RIGHTS RESERVED – UCC 1-203, UCC 1-207, UCC 1-308

VOID where Prohibited by Law

All rights are retained in full by the living people—natural, inherent, unalienable, and non-transferable. No part of this record may be construed to surrender any right, create adhesion, or imply consent to foreign jurisdiction.

Notice to agent is notice to principal; Notice to principal is notice to agent.

Any party that attempts to override, disregard, or misrepresent this lawful reservation shall be deemed to be acting in bad faith and shall incur immediate liability—commercial, private, and constitutional.

WITHOUT PREJUDICE – UCC 1-308, VOID where Prohibited by Law
ALL RIGHTS RESERVED, UCC 1-203, UCC 1-207, UCC 1-308

586 This record stands under the full force of natural law, common law, and original
 587 jurisdiction. It is binding upon receipt. No presumption or assumption shall override the
 588 will of the people as expressed herein. All rights remain intact, sacred, and fully
 589 protected—without exception.

590 **OATH VIOLATIONS, FORFEITURE OF OFFICE, & ENFORCEMENT BY THE PEOPLE**

591 The people—recognized not by imposed citizenship or corporate registration, but by
 592 inherent natural right—retain lawful authority to challenge, correct, and hold accountable
 593 any public officer who violates their constitutional oath, acts without informed consent, or
 594 exercises delegated power unlawfully.

- 595 • No official may remain in office once operating in material breach of constitutional
 596 duty or fiduciary obligation.
- 597 • Violation of oath constitutes constructive fraud, breach of public trust, and
 598 dereliction of lawful duty.

599 **ENFORCEMENT CLAUSES**

600 As ruled in *Scheuer v. Rhodes*, 416 U.S. 232 (1974):

- 601 • **"There is no immunity for unconstitutional acts."**

602 Silence, where a legal, fiduciary, or moral duty to respond exists, shall be treated as:

- 603 • Constructive fraud
- 604 • Tacit acquiescence
- 605 • Equitable estoppel

606 Any officer, agent, or delegate who fails to respond, rebut, or cure within the required time
 607 forfeits their right to contest, and assumes full lawful, commercial, and constitutional
 608 liability for all un rebutted claims as a matter of law.

609 **NOTICE TO AGENT IS NOTICE TO PRINCIPAL;**

610 **NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

611 **WITHOUT PREJUDICE – UCC 1-308**

612 **ALL RIGHTS RESERVED – UCC 1-203, UCC 1-207, UCC 1-308**

613 **VOID where Prohibited by Law**



people's Grand Jury Declaration

We, the undersigned (12- 23) members of the Nahigganneuck (Narragansett) people, assembled as a lawful people's Grand Jury, exercise our Fifth Amendment right to investigate and indict, consistent with Rule 6 of the Federal Rules of Criminal Procedure, in accordance with:

The Constitution for the United States of America

The inherent sovereignty of the Nahigganneuck (Narragansett) people

This Grand Jury is formed to investigate breaches of fiduciary duty, violations of constitutional law, and willful omissions concerning the lawful reassumption of governance by the Nahigganneuck (Narragansett) people.

Upon presentation and review of facts and testimony, this Grand Jury reserves the right to issue True Bills of Indictment against any and all parties found to have:

- Violated the public trust
- Breached fiduciary duties
- Committed or supported unlawful servitude through corporate governance
- Failed to acknowledge the lawful standing and sovereignty of the Nahigganneuck (Narragansett) people
- Violated the inherent rights of the people they claim to represent

True Bills of Indictment may be:

- Submitted to tribal courts or international human rights tribunals
- Entered into public record
- Referred to federal agencies for investigation
- Used as the basis for civil or lawful remedy under Title 18 U.S.C. §§ 241 and 242, and Title 42 U.S.C. §§ 1983, 1985, and 1986.

643 **This Grand Jury affirms:**

644 **Notice to agent is notice to principal; Notice to principal is notice to agent.**

- 645 • Any individual or entity acting under color of law who deprives the People of their
646 constitutional rights shall be subject to criminal prosecution and civil liability.

647 Executed and affirmed by the Grand Jury of Twelve Nahigganneuck (Narragansett) people:

648 Juror 1 Signature: _____ Date: _____

649 Juror 2 Signature: _____ Date: _____

650 Juror 3 Signature: _____ Date: _____

651 Juror 4 Signature: _____ Date: _____

652 Juror 5 Signature: _____ Date: _____

653 Juror 6 Signature: _____ Date: _____

654 Juror 7 Signature: _____ Date: _____

655 Juror 8 Signature: _____ Date: _____

656 Juror 9 Signature: _____ Date: _____

657 Juror 10 Signature: _____ Date: _____

658 Juror 11 Signature: _____ Date: _____

659 Juror 12 Signature: _____ Date: _____

660 Twelve (12) to Twenty-Three (23) Jurors shall sign this Declaration, with additional
661 signatures permitted as required.

662 Over 3,000 verified Narraganset (Nahigganneuck) people stand united, prepared to
663 provide sworn testimony detailing decades of deception, coercion, unlawful conversion,
664 and systemic harm at the hands of past and present government officials.

665 Filed this ____ day of _____, 2025.

666 On behalf of the Nahigganneuck (Narragansett) people and the lawful government of the
667 people of Providence Plantations.

668 **EVIDENCE & SUPPORT – SYSTEMIC COERCION, FRAUD, AND UNLAWFUL CONVERSION**

669 Constructive Fraud Through Corporate Reclassification

670 The corporate entity listed as the “Narragansett Tribe of Indians,” filed under Rhode Island
671 Business Entity ID #000026522, operates not as a lawful expression of Indigenous
672 sovereignty, but as a state-embedded corporate structure. The individuals seated within it
673 are employed agents of the State of Rhode Island and Providence Plantations, not elected
674 representatives of the people.

675 The use of the noble title “Chief Sachem” is a deliberate misrepresentation. It conceals
676 the true function of that role as a Chief Executive Officer (CEO) of a registered business,
677 not a sovereign people’s steward. This deception directly violates the Titles of Nobility
678 Clause (Article I, Section 9, U.S. Constitution), which prohibits the federal and state
679 governments from assigning or recognizing noble titles.

680 Through this false leadership framework, the Narraganset (Nahigganneuck) people are
681 coerced into following a symbolic figurehead, leading to prolonged administrative
682 deception, unknowing submission, and forced subjection to a corporate charter.

683 Bureau of Indian Affairs (BIA) Records Confirm Dual-Class Structure

684 In the federal recognition process, the Office of Federal Acknowledgment (OFA) within the
685 U.S. Department of the Interior, Bureau of Indian Affairs (BIA) explicitly documented:

686 “Tribal membership and corporation membership are not considered to be the same.
687 Corporation membership is and has been more limited.”

688 A partial list of tribal members was submitted in 1979, listing 284 individuals. An expanded
689 list in 1981 included approximately 1,170 names after removing duplicates.

690 These official BIA records confirm a structural bifurcation: one body composed of true
691 tribal sovereigns, and another composed of corporate affiliates. The lack of transparency
692 and informed consent resulted in countless Narraganset (Nahigganneuck) people
693 unknowingly subjected to corporate bylaws rather than self-governance.

694 It is on public record that many Narraganset (Nahigganneuck) people sincerely believed
695 they were operating under their original sovereign rights, only to discover their enrollment
696 was part of a corporate membership, not tribal sovereignty.

697 Deliberate Disregard of Foundational Covenants

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698 The Royal Letters Patent of 1643 and the Royal Charter of 1663, granted by King Charles I
699 and King Charles II respectively, explicitly recognized the territories, rights, and
700 government of the Narraganset (Nahigganneuck) people. These instruments served as
701 binding recognition of the people's inherent sovereignty and jurisdiction over their own
702 affairs.

703 These foundational covenants have never been lawfully repealed, and their protections
704 remain intact. Despite this, in 1866, the Rhode Island General Assembly enacted the
705 unlawful statute titled:

706 **"An Act to Abolish the Tribal Authority of the Narragansett Tribe of Indians."**

707 **This act:**

- 708 • Unilaterally terminated a sovereign government.
- 709 • Forced corporate reclassification without consent.
- 710 • Imposed foreign administrative control in violation of constitutional law.

711 This action constitutes a prohibited Bill of Attainder under Article I, Section 10 of the
712 Constitution for the United States of America.

713 Additionally, officials of the State of Rhode Island and Providence Plantations never
714 informed the people of their right to opt out of this corporate governance or to resume
715 their natural, inherited rights as sovereigns. This failure to disclose represents coercive
716 omission, a form of institutional fraud.

717 **Affirmation of the people's Voice**

718 3,000+ Narraganset (Nahigganneuck) people stand in unity, prepared to give sworn
719 testimony detailing decades of:

- 720 • **Government-sanctioned deception,**
- 721 • **Unlawful conversions to corporate subject status,**
- 722 • **Omitted rights,**
- 723 • **Breaches of fiduciary duty,**
- 724 • **Psychological and territorial harm.**

725 **Their lived experiences and historical memory form the foundation of a coming**
726 **reckoning.**

727 **-FULL-STOP-**



DELIVERY & ACCOUNTABILITY NOTICE

Joint and Several Liability:

All named individuals and offices are hereby held jointly and severally liable for any continued violations, omissions, or failure to respond to this lawful notice in good faith.

Delivery Method:

This notice shall be physically served and/or electronically submitted to all named individuals and offices.

Response Deadline:

All written responses must be received no later than July 15, 2025, through one of the following:

Mailing Address:

The people's Office – Nahigganneuck (Narragansett) people

10 Charles Street, Suite 200

Providence, RI 00000

Email Addresses:

- **MST@narragansettindiantribe.org**
- **981@narragansettindiantribe.org**

No extensions.

No exceptions.

Notice to agent is notice to principal; Notice to principal is notice to agent

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REQUIRED SIGNATURE PAGE**Affidavit Number: NARR-07082025-LN01****LAWFUL NOTICE AND AFFIDAVIT OF FACTS****Declaration of Lawful Standing and Reaffirmation of Original Jurisdiction by the Nahigganneuck people****By signing below, you affirm and declare the following:**

1. Your recognition of the Nahigganneuck (Narragansett) people as the original and lawful parties to the Royal Patent of 1643 for Providence Plantations and the Royal Charter of 1663 for Rhode Island and Providence Plantations.
2. Your recognition of Shareff S. Champlain #2005 as the Head of State of the Nahigganneuck (Narragansett) people.
3. Your recognition of the release of all Nahigganneuck (Narragansett) people from all forms of corporate bondage, statutory control, and unlawful jurisdiction.
4. Your agreement to protect the inherent rights of the Nahigganneuck (Narragansett) people, as secured by natural law, constitutional guarantees, and original jurisdiction.
5. Your acknowledgment that state or federal jurisdiction within Nahigganneuck territory is unlawful without the People's express consent.
6. Your agreement to cease and desist from all further acts of governance, enforcement, taxation, or legal proceedings over the Nahigganneuck (Narragansett) people without express, informed, and recognized consent.
7. Your commitment to return all people, property, territory, records, and entitlements held under corporate or state custodianship, including but not limited to trust assets, enrollment records, and legal titles, to the people under original territorial monarchy of "nan-higga-ne-uck".

774

Status Declaration of Office or Allegiance

775

Are you an Office Holder of the United States? (Yes) / (No)

776

Are you a National of Rhode Island and Providence Plantations? (Yes) / (No)

777

Are you an Office Holder within the Corporate Entity styled as the STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS? (Yes) / (No)

779

Signature: _____

780

Printed Name: _____

781

Title / Ward / District / Office: _____

782

Date: _____

783

Let the record stand.

784

FULL STOP

785

The Record is CLOSED

786

