TO: Respondent(s)
THE WHITE HOUSE
Trump-Vance Administration
1600 Pennsylvania Ave NW
Washington, DC 20500 USA

Supreme Court of the United States 1 First Street NE Washington, D.C. 20543 USA

Narragansett Tribe of Indians 4533 SOUTH COUNTY TRAIL P.O. BOX 268 CHARLESTOWN, RI 02813 USA

Brothertown Indian Nation PO Box 2206 Fond du Lac, WI 54936-2206 USA

Mashantucket Pequot Tribal Nation 2 Matt's Path / P.O. Box 3060 Mashantucket, CT 06338-3060 USA

State of Rhode Island 82 Smith Street Providence, RI 02903

State of Wisconsin Main address: P.O. Box 7863 Madison, WI 53707

State of Connecticut Secretary of the State Attention: Capitol Office P.O. Box 150470 Hartford, CT 06115-0470

Mayor Muriel Bowser John A. Wilson Building 1350 Pennsylvania Avenue NW Washington, DC 20004



UNDER EXTRAORDINARY PROCEEDINGS

Sovereign Translation Code xnt-Latin-English / English-Latin-xnt.

FROM: nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck), Petitioner

SUBJECT: Immediate Response Required – Constitutional and Jurisdictional Violations

NOTICE OF EXTRAORDINARY PROCEEDINGS BEFORE THE SUPREME COURT OF THE UNITED STATES

Pursuant to the Rules of the Supreme Court of the United States, Rules of Practice for the Circuit and District Courts in Equity and Admiralty (1866), Rule #3, and King's Bench authority, this Notice serves as formal notification that the Nahigganneuck alias Narragansett que Monarchy is filing an Emergency Petition under Extraordinary Proceedings. This action seeks judicial intervention for ongoing constitutional violations, unlawful jurisdictional assertions, and ultra vires actions by the Respondent.

DEMAND FOR IMMEDIATE COMPLIANCE

Due to the severity of the constitutional infractions, prompt judicial relief is necessary. Delay in response will be considered an acknowledgment of the claims stated herein. The following relief is sought:

- 1. Extraordinary Proceedings under King's Bench authority to rectify unlawful governmental actions.
- 2. Emergency Injunctive Relief to prevent further violations.
- 3. Writ of Mandamus compelling compliance with constitutional obligations.
- 4. Declaratory Judgment affirming the violations and nullifying all unconstitutional acts.
- 5. Writ of Prohibition preventing further unlawful assertions of jurisdiction.

NON-NEGOTIABLE REQUIREMENTS

- Immediate written response required with lawful justification.
- Failure to comply shall result in Supreme Court escalation for constitutional enforcement.
- Non-response constitutes acknowledgment of liability.

LEGAL NOTICE OF NON-CONTRACTUAL STANDING

This Emergency Notice does not constitute consent to jurisdiction, governance, or contractual obligations by the Respondent. The Nahigganneuck alias Narragansett que Monarchy remains sovereign, with full lawful standing under self-executing inherent rights. Any attempt to misrepresent this filing will be deemed fraudulent misrepresentation and subject to lawful consequences.

OATH OF OFFICE & CONSTITUTIONAL ACCOUNTABILITY

Sovereign Translation Code xnt-Latin-English / English-Latin-xnt.

Public officials are bound by their oath to uphold the Constitution for the United States of America. Any failure to act within this constitutional duty constitutes a breach of the public trust. Noncompliance with this notice will be interpreted as willful negligence, malfeasance, and dereliction of duty, subjecting the Respondent to lawful ramifications.

FINAL NOTICE BEFORE SUPREME COURT ACTION

This serves as the only notice before formal Supreme Court proceedings commence. Immediate compliance is required to prevent further constitutional harm.

DECLARATION OF SOVEREIGN IMMUNITY & NON-SUBJECTION

The Nahigganneuck alias Narragansett que Monarchy declares:

- Sovereign existence beyond statutory jurisdiction absent a lawfully executed treaty.
- 2. Rebuttal of any claim of governance by the United States, STATE OF RHODE ISLAND AND PROVIDENCE PLANTATION, or subsidiary entities.
- 3. Rejection of any corporate fiction, imposed statutory recognition, or involuntary subjection.
- 4. Prohibition against unauthorized use of sovereign identity for financial or lawful impositions.

AFFIRMATION OF MONARCHY BEING

The Nahigganneuck alias Narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck), as a perpetual and self-executing sovereign body, shall not be subjected to external claims, statutory jurisdiction, corporate fictions, or imposed lawful obligations absent a valid and executed treaty under full sovereign authority. Any presumption of jurisdiction, subjugation, or fiduciary duty is deemed unlawful, fraudulent, and repugnant to fundamental principles of sovereignty.

FINAL WARNING

This is the only notice the Respondent will receive before formal Supreme Court action. Failure to comply immediately will result in direct and decisive legal measures to enforce constitutional justice.

DECLARATION OF SOVEREIGN IMMUNITY & INVIOLABILITY

Sovereign Translation Code xnt-Latin-English / English-Latin-xnt.

nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck) Shareff S. Champlain #2005

Sovereign Translation Code xnt-Latin-English / English-Latin-xnt.

1. AFFIRMATION OF SOVEREIGN BEING

The nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck), as a perpetual and self-executing sovereign body, shall not be subjected to external claims, statutory jurisdiction, corporate fictions, or imposed legal obligations absent a valid and executed treaty under full sovereign authority. Any presumption of jurisdiction, subjugation, or fiduciary duty is deemed unlawful, fraudulent, and repugnant to fundamental principles of sovereignty.

- 1. The nahigganneuck are not citizens, subjects, residents, trustees, sureties, obligors, beneficiaries, taxpayers, wards, agents, or legal fictions of any corporate, municipal, state, federal, or foreign entity.
- The nahigganneuck are not under any statutory, administrative, maritime, military, commercial, or foreign jurisdiction absent a lawfully executed and mutually agreed treaty, bearing full, knowing, and voluntary consent.
- 3. The nahigganneuck exist by the immutable law of creation, beyond man-made legal constructs, and are bound only by the eternal and sovereign principles of the Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck).

2. DECLARATION OF NON-SUBJECTION

The nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck), represented herein, stands independent and is not bound by any contract, statute, policy, regulation, judicial ruling, executive order, corporate charter, or legislative act that has not been freely, knowingly, and voluntarily agreed to in full transparency, without coercion, fraud, or duress.

- Any claim of authority, governance, or jurisdiction by the United States of America, UNITED STATES, UNITED STATES OF AMERICA, STATE OF RHODE ISLAND AND PROVIDENCE PLANTATION, or any subsidiary entity, is hereby rebutted and void ab initio.
- 2. The fabrication of corporate fictions such as Narragansett Tribe of Indians (Corporation ID No. 000026522) and the imposition of statutory recognition schemes do not lawfully represent the nahigganneuck alias narragansett que Monarchy.
- 3. Any attempt to impose governance, legal status, commercial liability, taxation, military draft, or fiduciary obligation upon the nahigganneuck without an executed

treaty under sovereign authority is deemed a direct violation of the Constitution for the United States of America, the Supremacy Clause (Article VI, Clause 2), the Titles of Nobility Clause (Article I, Section 9), the Contracts Clause (Article I, Section 10), international law, and inherent rights protected under natural law.

3. ABSOLUTE IMMUNITY & NON-ASSUMPSIT

The nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck), through the sovereign standing of Shareff S. Champlain #2005, declares full and unconditional immunity from all statutory, administrative, and commercial impositions.

- 1. No court, agency, or governing body has lawful standing to adjudicate, tax, register, regulate, or infringe upon the inherent sovereignty of the Monarchy (sachim-au-o-nck/sachim-au-o-nck).
- 2. No contract, statute, executive order, or presumed obligation shall be assumed or enforced against the nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck) without a valid, sovereignly executed agreement. Silence, failure to respond, presence within a geographic area, or external assertions of jurisdiction shall not constitute consent, acquiescence, or waiver of sovereign immunity.
- 3. No government, state, or agency shall securitize, collateralize, or monetize the existence of the nahigganneuckthrough the Court Registry Investment System (CRIS) or any other financial instrument without express, written, and fully transparent consent.

4. NOTICE OF PROHIBITION AGAINST UNLAWFUL INTERFERENCE

Any party, foreign or domestic, who knowingly or unknowingly attempts to violate the sovereignty of the nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck) by:

- Enforcing statutory claims, taxes, fines, or fees;
- Imposing corporate governance structures;
- · Securing personal, financial, or biological data without consent;
- Assigning artificial legal statuses under Capitis Diminutio (Capitis Diminutio Maxima, Capitis Diminutio Media, Capitis Diminutio Minima);
- Engaging in any form of human trafficking, economic coercion, or commercial enslavement;

Sovereign Translation Code xnt-Latin-English / English-Latin-xnt.

shall be subject to full legal and lawful recourse, including but not limited to international tribunals, constitutional challenges, and sovereign enforcement actions.

5. ENFORCEMENT & STANDING

This perpetual Declaration of Sovereign Immunity & Inviolability is irrevocably established as an absolute legal and lawful prohibition against all encroachments, usurpations, or statutory claims imposed without sovereign consent. Any violation of this declaration shall be deemed an unlawful act of aggression and will trigger immediate sovereign enforcement actions, including, but not limited to, constitutional challenges, international legal recourse, and equitable remedies before competent judicial and extrajudicial forums. It remains binding under the Supremacy Clause (Article VI, Clause 2, Constitution for the United States of America), the Definitive Treaty of Peace (1783), the principles of Clausula Rebus Sic Stantibus, and the inviolable sovereignty of the nahigganneuck alias narragansett que Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck).

Proclaimed this Second Day of February, Two Thousand Twenty-Five, in accordance with the Gregorian Calendar, for purposes of external reference, while the nahigganneuck alias narragansett observe and record time through the natural cycles and seasonal tracking of the Monarchy (sa-ch-im-au-o-nck / sachim-au-o-nck).

Without Prejudice UCC 1-308 ALL RIGHTS RESERVED VOID where prohibited by law UCC 1-203, UCC 1-207, UCC 1-30 Sovereign Translation Code xnt-Latin-English / English-Latin-xnt.

UCC 1-203, UCC 1-207, UCC 1-308, Without Prejudice
Territory of the Continent of North America, without the United States of America

41° 49′ 27″ N 71° 24′ 47″ W
Shareff S. Champlain #2005
Issuing Authority: nahigganneuck alias narragansett [Indian-tribe]

Electronic /s/: champlain: shareff-s: Authorized-Representative, All Rights Reserved, c/o :nahigganneuck alias narragansett [Indian-Tribe] sui juris, Non-Domestic Foreign Office of Origin

Land and Soil Jurisdiction
Without prejudice, without recourse
All rights reserved, Non-Assumpsit
Continent of North America
Providence, Near [Exempt]
Non-Domestic without the UNITED STATES

