ABORIGINAL REPUBLIC OF NORTH AMERICA

INDIGENOUS POLITICAL AUTHORITY© ® ARNA

GOVERNMENT PROTOCOLS FOR OFFICERS, MINISTERS, AND NATIONALS OF ARNA & THE INDIGENOUS POLITICAL AUTHORITY©®
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**ARNA**

The acronym ARNA stands for the Aboriginal Republic Of North America operating in conjunction with The Indigenous Political Authority.

The Aboriginal Republic Of North America is an Indigenous Government that serves the first nation Indigenous Peoples of North America. The Aboriginal Nationals of the Aboriginal Republic of North America ARE the Indigenous Government in North America carrying out the national and International political objectives of our government. A.R.N.A is composed of an Aboriginal Government specifically on the continent of North America (8 Aboriginal Regions) that comprise our Indigenous Government. All of the 8 Regions comprise the original jus soli klans/tribes that are the oldest Indigenous peoples on the North American Continent. This fact is based on a prolonged study of ARNA anthropologists studying the ancient epigraphy, glyphs, oral traditions, genetics and and cultures of the Aboriginal peoples of Ancient North America.

**Aboriginal Republic of North America**

Region 1 Northeast – [Wabanaki] Aboriginal Region

Region 2 East – Sharakhii Aboriginal Region

Region 3 Southeast – Yamasih Aboriginal Region

Region 4 Central – Shaykakhu Aboriginal Region

Region 5 Midwest – Ia’au Aboriginal Region

Region 6 South – Chatau Aboriginal Region

Region 7 West – Anasazi Aboriginal Region

Region 8 Far West– Khalifa Aboriginal Region

**FORMAL Recognition as an Aboriginal Nation**

There is no birth date for the Aboriginal People. We have been here on this planet for eons of time. Our governments have existed for eons of time. The invasion colonization and expansion of non-indigenous people brought about the slow decay of the governmental infrastructures of Aboriginal Nations. We consider these acts, which cause the loss of the political status of Indigenous Peoples a holocaust carried out by genocide and denationalization. The 20th Century brought about a change in the colonization phase as many Aboriginal Nations began to reclaim their Political Autonomy. As Aboriginal Peoples and specifically as Aboriginals (Xi-Amaru) we have the oldest record of participating in Nation State Governments as Aboriginal Peoples in this geographic area.

The Plebiscite of the Aboriginal Republic Of North America ARNA was formally recognized by the United States Department of State on March 6th 2006. We received the formal witnessing signature of the Secretary of State Condoleezza Rice [Executive Branch] and the witnessing seal of the United States federal Government [form 06013144-1] based on Article 4 [Authentication] & Article 6 [Supremacy Clause] of the United States Constitution, both Articles being based on International Law in full accordance with CFR 22 131.1 & 131.2 and in accordance with USC 4 Section 42.

On January 12th 2006 the Commonwealth of Pennsylvania formally recognized our plebiscite with the witnessing signature of the Secretary of State Pedro A. Cortes [Executive Branch] and the witnessing seal of the Commonwealth of Pennsylvania [form 200601853].
On December 29th 2005 Philadelphia County (Shaykhamaxum – one ancient seat of our Nation) formally recognized our plebiscite with the witnessing signature of Prothonotary Stanley J. Chmielewski and the witnessing seal of Philadelphia County [form 96-07025], along with official witness made by Patricia Franklin witnessing the seal and signature of Chief Executive Minister Amaru Namaa Taga Xi-Ali also known as Dr. Abdul-Ali Muhammad.

By the above noticing actions, the plebiscite for returning the political identity of Indigenous Nationals of the Aboriginal Republic Of North America and the Aboriginal Republic of North America became formally recognized [by all levels of government in respect to the United States] from their historical headquarters Shaykhamaxum now called Philadelphia County and the headquarters for an International Aboriginal Association of Indigenous People was formally established by our actions of reforming our Indigenous governmental system.

AMENDMENT: In all prior Protocol Manuals, documents, and other instruments of our nation, the use of the term “International Indigenous Society & Internal Society of Indigenous Sovereigns has herein been amended to “Indigenous Political Authority”.

FURTHER INTERNATIONAL RECOGNITION

The Aboriginal Republic Of North America is providing an opportunity for all Aboriginal Peoples of the North American continent to be at the forefront of the World Indigenous Movement. We have officially recorded our Constitution with DOCIP which is the Indigenous Peoples’ Center for Documentation, Research and Information in Geneva Switzerland. As of 2010 and 2011 with our Aboriginal Summit the International Political Authority has provided an opportunity for all Aboriginal Indigenous Peoples who have come under the colonial corporate control of non-aboriginal people to declare their Interdependence in an Indigenous Government and International Association that is for all Indigenous Peoples. THE SUN IS TRULY RISING FROM THE WEST!
REGIONAL JURISDICTIONS

Northeast Region #1 Samal Sharig - Abannaki

East Region #2

Southeast Region #3

Midwest Region #4

Central Region #5

Southern Region #6
Corporate Jurisdiction – States of - Texas Inc., Arkansas Inc., Oklahoma Inc.,

West/Northwest Region #7 & 8
## INSULAR POSSESSIONS-US FEDERAL ENCLAVES

<table>
<thead>
<tr>
<th>STATE NAME</th>
<th>Incorporation DATE/ORDER</th>
<th>PRE-STATEHOOD NOTES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delaware</td>
<td>Dec. 7, 1787 1st</td>
<td>The first of the original 13 colonies.</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Dec. 12, 1787 2nd</td>
<td>The second of the original 13 colonies.</td>
</tr>
<tr>
<td>New Jersey</td>
<td>Dec. 18, 1787 3rd</td>
<td>The third of the original 13 colonies.</td>
</tr>
<tr>
<td>Georgia</td>
<td>Jan. 2, 1788 4th</td>
<td>The fourth of the original 13 colonies.</td>
</tr>
<tr>
<td>Connecticut</td>
<td>Jan. 9, 1788 5th</td>
<td>The fifth of the original 13 colonies.</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Feb. 6, 1788 6th</td>
<td>The sixth of the original 13 colonies.</td>
</tr>
<tr>
<td>Maryland</td>
<td>April 28, 1788 7th</td>
<td>The seventh of the original 13 colonies.</td>
</tr>
<tr>
<td>South Carolina</td>
<td>May 23, 1788 8th</td>
<td>The eighth of the original 13 colonies.</td>
</tr>
<tr>
<td>New Hampshire</td>
<td>June 21, 1788 9th</td>
<td>The ninth of the original 13 colonies.</td>
</tr>
<tr>
<td>Virginia</td>
<td>June 25, 1788 10th</td>
<td>The 10th of the original 13 colonies.</td>
</tr>
<tr>
<td>New York</td>
<td>July 26, 1788 11th</td>
<td>The 11th of the original 13 colonies.</td>
</tr>
<tr>
<td>North Carolina</td>
<td>Nov. 21, 1789 12th</td>
<td>The 12th of the original 13 colonies.</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>May 29, 1790 13th</td>
<td>The 13th of the original 13 colonies.</td>
</tr>
<tr>
<td>Vermont</td>
<td>March 4, 1791 14th</td>
<td>Until statehood, had been a region claimed by both New York and New Hampshire.</td>
</tr>
<tr>
<td>Kentucky</td>
<td>June 1, 1792 15th</td>
<td>Never a territory, it was part of Virginia until statehood.</td>
</tr>
<tr>
<td>Tennessee</td>
<td>June 1, 1796 16th</td>
<td>Was Southwest Territory before statehood.</td>
</tr>
<tr>
<td>Ohio</td>
<td>March 1, 1803 17th</td>
<td>Was part of the Northwest Territory until statehood.</td>
</tr>
<tr>
<td>Louisiana</td>
<td>April 30, 1812 18th</td>
<td>With certain boundary changes, had been the Territory of Orleans.</td>
</tr>
<tr>
<td>Indiana</td>
<td>Dec. 11, 1816 19th</td>
<td>There was a residue of Indiana Territory that continued to exist under that name until Dec. 3, 1818, when it was attached to Michigan Territory.</td>
</tr>
<tr>
<td>Mississippi</td>
<td>Dec. 10, 1817 20th</td>
<td>Territory by Act of April 7, 1798, effective May 7, 1798.</td>
</tr>
<tr>
<td>Illinois</td>
<td>Dec. 3, 1818 21st</td>
<td>.</td>
</tr>
<tr>
<td>Maine</td>
<td>March 15, 1820 23rd</td>
<td>What is now the state of Maine was, before statehood, called the District of Maine and belonged to Massachusetts.</td>
</tr>
<tr>
<td>Missouri</td>
<td>Aug. 10, 1821 24th</td>
<td>The state was much smaller than the territory. The area to the west and northwest of the state, which had been in the territory, was commonly known as the &quot;Missouri Country&quot; until May 30, 1854, and certain of the post offices in this area show a Missouri abbreviation in the postmark.</td>
</tr>
<tr>
<td>State</td>
<td>Date of Admission</td>
<td>Notes</td>
</tr>
<tr>
<td>------------</td>
<td>-------------------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>Arkansas</td>
<td>June 15, 1836</td>
<td>The territory was larger than the state. After statehood the leftover area to the west had post offices that continued for some years to use an Arkansas abbreviation in the postmarks, although they were really in the &quot;Indian Country.&quot;</td>
</tr>
<tr>
<td>Florida</td>
<td>March 3, 1845</td>
<td>.</td>
</tr>
<tr>
<td>Texas</td>
<td>Dec. 29, 1845</td>
<td>Was an independent republic before statehood.</td>
</tr>
<tr>
<td>Iowa</td>
<td>Dec. 28, 1846</td>
<td>.</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>May 29, 1848</td>
<td>The state is smaller than the territory and the leftover area continued to be called the Territory of Wisconsin until March 3, 1849.</td>
</tr>
<tr>
<td>California</td>
<td>Sept. 9, 1850</td>
<td>Ceded by Mexico by the Treaty of Guadalupe-Hidalgo, concluded Feb. 2, 1848, and proclaimed July 4, 1848. From then until statehood, California had a military government until Dec. 20, 1849, and then a local civil government. It never had a territorial form of government.</td>
</tr>
<tr>
<td>Minnesota</td>
<td>May 11, 1858</td>
<td>.</td>
</tr>
<tr>
<td>Oregon</td>
<td>Feb. 14, 1859</td>
<td>.</td>
</tr>
<tr>
<td>Kansas</td>
<td>Jan. 29, 1861</td>
<td>.</td>
</tr>
<tr>
<td>West Virginia</td>
<td>June 20, 1863</td>
<td>Was part of Virginia until statehood.</td>
</tr>
<tr>
<td>Nevada</td>
<td>Oct. 31, 1864</td>
<td>.</td>
</tr>
<tr>
<td>Nebraska</td>
<td>March 1, 1867</td>
<td>.</td>
</tr>
<tr>
<td>Colorado</td>
<td>Aug. 1, 1876</td>
<td>.</td>
</tr>
<tr>
<td>North Dakota</td>
<td>Nov. 2, 1889</td>
<td>Was part of Dakota Territory before statehood. Admitted on same day as South Dakota</td>
</tr>
<tr>
<td>South Dakota</td>
<td>Nov. 2, 1889</td>
<td>Was part of Dakota Territory before statehood. Admitted on same day as North Dakota</td>
</tr>
<tr>
<td>Montana</td>
<td>Nov. 8, 1889</td>
<td>.</td>
</tr>
<tr>
<td>Washington</td>
<td>Nov. 11, 1889</td>
<td>.</td>
</tr>
<tr>
<td>Idaho</td>
<td>July 3, 1890</td>
<td>.</td>
</tr>
<tr>
<td>Wyoming</td>
<td>July 10, 1890</td>
<td>.</td>
</tr>
<tr>
<td>Utah</td>
<td>Jan. 4, 1896</td>
<td>.</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>Nov. 16, 1907</td>
<td>The state was formed from Oklahoma Territory and Indian Territory.</td>
</tr>
<tr>
<td>New Mexico</td>
<td>Jan. 6, 1912</td>
<td>.</td>
</tr>
<tr>
<td>Arizona</td>
<td>Feb. 14, 1912</td>
<td>This region was sometimes called Arizona before 1863, although it was still in the Territory of New Mexico.</td>
</tr>
<tr>
<td>Hawaii</td>
<td>Aug. 21, 1959</td>
<td>The territorial date Aug. 12, 1898 is that of the formal transfer to the United States, with Sanford B. Dole as first Governor.</td>
</tr>
</tbody>
</table>
The Aboriginal People Nationality

- We are Aboriginal Americans (Xi). Our descendants are the Oldest Americans then called the Xi People. Historians mistakenly call us The Olmecs. We are the pyramid and mound building civilization of the Western Hemisphere. Our current work is to reinstitute Indigenous Government for those who have lost their nationality through genocide and denationalization.

Our Original Nationality

The Aboriginal Indigenous Peoples of North America are the Ancient ‘people’ or Xi. After Great cataclysmic destructions took place over various periods the land masses separated into the seven continents we have today our Ancient Aboriginal Indigenous Ancestors migrated to safe locations throughout the Americas and Africa on the planet after these great destructions took place. Those ancient empires are called Xi misnomered Lemuuria Olmec and Atlan or Atlantis. The oldest empire of the east since those ancient empires distributed its knowledge is the Empire of Tawi also called Taa Mry. We sometimes refer to those jurisdictions as Nubia, Egypt, Ethiopia, and sometimes Ancient Africa. Taa Mry is the name we will find in variation in some of the oldest glyphs in the east and west.

The Creators Nation-Aboriginal Peoples

Our Indigenous records tell us who or what the Creator (God) is and developed an entire cultural system around that power (Intelligence). When studied we can see that the system is designed according to the terms of Indigenous Astro-physics and mathematics. According to our ancestors the Creator (God) IK Nab Nal (Black Water Place) is the cosmological state that the first being manifested from. The Creator is one who by nature does NOT experience entropy and thus remains infinite and holds the secrets of order manifestation and wholeness within the cosmology of our system. To be successful we are to use these principles from nature in governance. Based on the general laws of Indigenous culture expressed as an ancient astrology physics this then says that this Creator (God) must be Black (IK) to cover the full wavelengths of the electromagnetic spectrum (Allowing no escape of radiation waves) and must be infinite in its capacity to contain all other mass, energy, and temperature. We called the origins Mih and equated it to the shell of an (ahk) Turtle. Mih means zero, the origin in mathematics.

Throughout periods we used Indigenous Spirituality (Divination) as a means for preserving this knowledge wisdom and as a means for comprehending addressing all situations in life. It is still with us in the Tzulu k’in system that we use today in ARNA and the Xi-Amaru Klan. We Have an entire department that studies these traditions within the ARNA Department of Psychology and the Ministry of Cosmology & Spirituality.
Our Book is Nature The Creators 1st Book

Life systems when properly based upon the principals and functions of Nature

Defense & Military
Economics & Engineering
Communications & Diplomatic relations
Community Action and Family
Arts and Culture (entertainment)
Health & Human Services
Law & Justice
Births Deaths & Forensics
Education
Civics Government and Corporations
Technology & Science
Religion & Spirituality

ALL Based upon a Creator Centered natural law system of Original People living within a healthy 1) Psychological 2) Nutritional 3) Sociological and 4) Economic environment
Governmental Positions & Functions (Local & National)

Chief Executive Minister of Government (Local & National)
- General & Specific Governance of the ARNA Jurisdiction based on Constitutional Clauses
  - Appointment of Executive Ministers, Cabinet Ministers,
- Administering Affirmation-Oath of Ministers and Certification of [Aboriginal Jurists (National)]
  - Executive Guidance & Implementation of ARNA Annual National & Local Agenda
  - Receive Monthly Reports from all Cabinet Ministers per request

CM of Jural Society (Local & National)
- Head of Jural Societies empaneling.
- Establishing Jural Society Structure in jurisdictions of ARNA
- Administering Affirmation-Oaths to Jural Society members

Protocol Minister
- Implementing the Executive Cabinet Programs and Political Objectives as expressed by the People
  - Maintaining Records on the population numbers of ARNA Nationals (Local & National)
    - Delegated Constitutional Oversight of the Opening of all Local Jurisdictions
    - Maintaining Jurisdictional Authority [JA] over all Economics Ministers
    - Maintaining JA over functions of Executive Secretarial Minister
    - Maintaining JA over ARNA DLV [ARNA Department of Land Vessels]

CM Secretary of Jurisdiction
- Chief Assistant of Protocol Minister
- Securing- ensuring proper administration of Nationality procedures to new jurisdictions
- Secretary of State or local jurisdiction Clerk & record keeper for the jurisdiction

Chief Minister of Intelligence & Defense
- Maintaining General Security of the Government
- Maintaining JA over all ARNA Law Enforcement 2\textsuperscript{nd} in Military Command to CEM of jurisdiction
  - Head investigator of Internal-External Peoples and Incidents
- Arrest – Seizure powers based on Adjudication of Jural Society or Aboriginal High Court
  - Administration of Defense Instruction and Set-up including Deputizing Captains
    - Administration of Interior Intelligence

CM Department of Internal Operations
Coordinating development of ARNA Departments within Ministries 12
- Oversight & Management of Incorporating laws all Aboriginal Corporations via CEM instruction
  - Communication of Department of Aboriginal Corporations to the Foreign Venue
- Oversight of Notice of Suspension, or Cancellation of a Department Head or Department upon orders of Ministerial Congress or CEM

CM Ministry of Health
- Maintaining & Implementing all Constitutional Laws-Aboriginal (Xi-Amaru) Laws -Agendas on Health
- Communicating Nutritional Classification system and transition of Nationals to Aboriginal Dietary practices
CM Ministry of Cosmology
- Implementing Conflict Resolution Strategies
- Conducting Cosmology/Aboriginal Psychology Program within AU Structure
- Periodic Examination of Cosmological Forensic Conduct of all Cabinet Ministers upon Instruction of Ministerial Congress election or Official Investigation

CM of Ministry of Education
- Implementing Childhood & Adult Education System
- Managing Aboriginal University Curriculum
- Implementation and general maintenance of all Certification Standards of AU in Oversight of its Board

CM of Secretarial Activity and Economics
- Maintaining all records of National Contributions of Nationals in conjunction with Secretary of State and Prime Minister with authority from CEM
- Maintaining Donation records
- Allocation of Funds at the Direction of Prime Minister for ARNA Activities with approval of CEM
- Administration of Economics including Auditing with assistance of Prime Minister of all Local ARNA Jurisdictions

Chief Minister of Justice – National Captain
- 2nd in Command to CM of Intelligence - Defense
- Maintaining Security of the Government in corroboration with CM of Intelligence & Defense
- Deputizing Captains, Lieutenants, and Special Operations officers
- Administration of Demographic and Military Intelligence for ARNA
- Implementation of Art of War Theory and Practice Classes for Cabinet Ministers with Instruction from CEM
- Arrest – Seizure Powers at Direction of Jural Society Adjudication or on Direct orders from CEM of CMDI
- Insuring all Nationals are and can recite all General Orders

Regional Ambassadors
- Governance of Regional Communications and Representation in respect to foreign Venue
- Communication with Executive Cabinet Ministers and National Cabinet Ministers on Regional Operations
- Answerable to all National Cabinet Officers and CEM

Important Data –
- All National Parliament Ministers may make Proposals to Amend the ARNA Constitution, which must be ratified by the National Cabinet of Ministers. The CEM has Power to annul and recall an amendment if not more than 3/4th Quorum are met at the electing of an amendment during the provisional period (first Chief’s Office time of office). After this period only 3.4ths quorum vote is required to make an amendment effective.
- ARNA reserves the right to change, alter, add, or annul the responsibilities of any Cabinet, Regional, Local, or Jural Society power as long as that action is not against the ARNA Constitution substantively or procedurally and is not against the Natural Law System of the Xi-Amaru.
The ARNA Constitution and all Aboriginal Laws in pursuance thereof are the Supreme Law of the Confederation.

**All Ministers must Memorize the ARNA Preamble**. It States,

We the people of the Indigenous Political Authority, asserting our Natural Aboriginal Rights as the oldest recorded Aboriginal Indigenous peoples of the Earth in every part, consisting of an International Union of Sovereign Groups, Religions, and Ways of Life of Nationals and peoples in accord with Divine Law [The Law of Our Ancestors] do hereby recognize all Nationals of ARNA as a Unified Community, establish our Divine Right to self-rule, a common defense of our International Community, a complete unified will for progress and prosperity by and for Our People, establishing justice by way of natural law and equality, and complete autonomy throughout the Earth.

**All Ministers must Memorize the ARNA Preamble**

We the people of the Aboriginal Republic of North America, asserting our Natural Aboriginal Rights as the oldest recorded Aboriginal Indigenous peoples of the Americas, consisting of an Aboriginal Union of Indigenous Peoples living in accord with Natural Law [The Law of Our Ancestors] do hereby recognize all Nationals of the Aboriginal Republic of North America as a Unified Community, establish our Divine Right to self-rule, a common defense of our Nation, a complete unified will for progress and prosperity by and for Our People, establishing justice by way of natural law and equality, and complete autonomy as a Nation.

The Constitution outlines the General Moral Code for the Nation. The Cosmology of Xi-Amaru Aboriginal Americans are a prescription for the maintenance of peace. Also we understand that our Ancient Ancestors preserved many of our Laws in the texts of Ancient Scriptures and will abide by those laws as they are translated and reinterpreted by the ARNA Research Institute and implemented by statute.

**ALL OTHER DEPARTMENTS ARE SUBENTITIES OF THESE MINISTRIES**
What Is the Indigenous Political Authority?

The Indigenous Political Authority is an International Indigenous organization and indigenous Human Rights Institute that works to assist the A.R.N.A. at implementing the objectives of the Indigenous Peoples and other governing bodies and organizations working agendas of freedom for Aboriginal and non-aboriginal peoples.

We understand that we must INTERFACE with other groups and nations of people. The Indigenous Political Authority is here to do that work.

All nationals of ARNA not in conformity with the standards duties and responsibilities of the ARNA can be demoted to the IPA by the Chief or a Jural Society or national Court. A Demotion by the chief is appealable to the Aboriginal High Court or Arbitration body assembled for that purpose

Here are a few political objectives that We see as important to Aboriginal Peoples:

1) All Aboriginal Indigenous Peoples and Nations have a right to Autonomous Governments operated and ran by Aboriginal Peoples and dual nationality within the States that they have a jus soli right in.

2) All Aboriginal Peoples have a right to live according to their ancient cultural and law paradigms as long as they respect, honor, and maintain peaceful relationships with other Nations and Nation States.

3) All Aboriginal Peoples and Nations have a right to proper lawful use of the lands that have been colonized by Corporate Nation State governments including the right to retain the Aboriginal Place names of areas and jurisdictions and the Protection of all property and property held in title by Government instrumentalities whether it be Intellectual or Physical Property and a right to reclaim lands that have been unlawfully taken via proper procedures at law.

4) All Aboriginal Peoples have a right to voluntarily choose to be nationals of Nation States they have jus soli rights with or to not be nationals of Nation States via their own elective right.

5) All Aboriginal Peoples and Nations have a right to protect their Spiritual, Cultural, Economic, Health & Medicine, Educational, and Governmental Institutions from Corporate Nation States and the influence of the operation of Corporate Nation States

International Laws that support these active agenda items of Indigenous Peoples

ARNA Constitution & treaties
United Nations Universal Declaration of Human Rights
United Nations 60-147 – Right to Reparation and Remedy for Victims of Human Rights abuses
UN – 61-295 Declaration of the Rights of Indigenous Peoples
Organization of American States – Declaration of the Rights of Indigenous Peoples
National Plebiscite Activity

The National Plebiscite operation, education, and implementation is the foundational aspect of the work of the Indigenous Political Authority. The Purpose of the Plebiscite is to Properly proclaim the Nationality of as many Indigenous Nationals of ARNA as possible in order to do the work of Implementing the political autonomy of Indigenous Peoples and thus have a great right and responsibility to bring solutions to the problems that our people face. In order to do this our people must be reoriented to exactly who they are by nature and politically.

The objectives of the National Plebiscite are:

To teach and educate Aboriginal Peoples, who do not know that they are Aboriginal, the historical documented facts that prove that they are aboriginal through various means including genealogical searches done by ARNA anthropologists and researchers.

To teach Aboriginal Peoples who have learned that they are Aboriginal the process and procedure that they must go through in order to procedurally proclaim their nationality.

To get all Nationals to participate in our University, the Aboriginal University in order to learn the profound levels of information that our Ministers have in the 12 Ministerial Councils and Departments so that they can choose which Ministry that they would like to participate in for the functioning of the Nation and sharing their Indigenous gifts talents and purpose with their nation.

Political Questions of the National Plebiscite

1) Are the Indigenous people who have been misnamed Negroes and African-Americans, properly politically termed Aboriginal Americans, (Xi-Amaru), the first and true aboriginal Indigenous Peoples of the Americas?

2) Secondly do the Aboriginal and Indigenous Peoples of the Americas have a natural right and political right to an autonomous nation or nations – nation states?
Aboriginal Nationality & Governments

The Sciences of Aboriginal Peoples are resurfacing at a great pace. The Peoples of the Planet earth are returning to ‘Natural’ methods of life processes and technology. The Aboriginal Paradigm is the New Gross Domestic product for Indigenous peoples. As Aboriginal Peoples NOONE is more suited to bring about the Resurrection of Aboriginal Sciences and Governing Principles than Aboriginal Peoples themselves.

What is an Aboriginal Government?

An Aboriginal Government is a Government that operates off of Natural Law Principles and therefore it is a Government of Peace that maintains peace, justice, and truth. There is no homelessness in an Aboriginal Government. There is no poverty in an Aboriginal Government. There is no famine in an Aboriginal Government because our number one principle is sharing. There is no crime in an Aboriginal Government, that is sustainable influence, because of our natural law system. There is no abuse in an Aboriginal Government that can sustain itself. We remove it immediately. We have to move towards these natural law states of existence in order to produce a healthy society. There are no non-aboriginal peoples operating in Representative Capacity or national capacity in an Aboriginal Government. There is Divine Order in Aboriginal Governments. There is a proper peaceful relationship between man and woman in an Aboriginal government. A Healthy Family is the root and axis of the Aboriginal Government. The 1st Book of the Creator (Nature) ARNA are the root of a successful National, a successful family, and a successful Nation.

Aboriginal Governments Must have:

- A Historical knowledge of their existence as a Nation including their language, systems of law, cultural practices, what caused their decline
- National Government with functional Councils and Departments
  - A Constitution
  - A Security Force
- A Landmass that they are Indigenous To
- A System of Laws that is Absolute in Character
  - Gross Domestic Products
  - Aboriginal Courts
Nationality Procedures

The procedures of properly proclaiming the nationality of an Indigenous National of the Aboriginal Republic of North America-Indigenous Political Authority are uniform and MUST be followed by all Ministers.

Documents/Identification the National MUST HAVE & Need To Fill out
- ARNA-Xi Amaru Nationality Card and Ministers Tax Exempt Identification
- Contact website www.governreparations.org
- ARNA Documents from ARNA Jurisdiction EXCLUSIVELY
- ARNA Documents from the Declaration of ARNA to Federal, State, Local Government
- ARNA Affidavit of Birth- Indigenous Baptismal Record (Children)
- ARNA Online Registration complete with proper photos and signature (At MAIN WEBSITE)]
- ARNA Constitution
- ARNA Protocol Manual
- ARNA TRIBAL Nationality Documents
- ARNA International Indigenous Trust Agreement and Initial EIN and Indigenous Business

OPTIONAL-From Aboriginal Jurist and Headquarters
- ARNA International Driving License (Tribal) and Aboriginal License (Must have Name Correction Complete in Indigenous Jurisdiction and the Republic and a Passport with Proper Indigenous Name from US Department of State before old State license can be cancelled
- ARNA Labor Package, Letters for Employer for taxes, Social Security, i-9 form instructions
- Passport Procedures as an Indigenous American and US National Proper name correction on Social Security Card and License or use of Birth name if there is no change to the birth name (IPA Status)
ARNA & Interaction with the Foreign Venue

Foreign Venue – the operational Colonial Corporations and Agencies that are administering political control over the land and Indigenous peoples of the landmass called North America. The foreign Political jurisdiction called the United States and the United States of America are corporations [In Respect to Property of Nationalized Aboriginals] started by non-aboriginal peoples on the lands of Aboriginal Indigenous Peoples with our consent via treaty or via conquest.

As ARNA Aboriginal Indigenous Nationals, we are to be the most civilized, civically astute, and sound minded peoples on the land. We must always maintain self-control when communicating with the foreign venue and ALL of its agencies and representatives. We must understand the basic language of law and understand the person whom we are communicating with so that we will be effective at controlling the temperament of any situation with a colonizing police officer or a colonizing judge or other officer of the foreign venue keeping respect for your indigenous rights and the law of the land and procedures.

Police Officers

The Intelligence Minister and/or Captain of your Local Jurisdiction will provide you with a print out of the Police Districts of the foreign venue and addresses of the districts in your local foreign venue. Upon your request, if they do not provide this to you get it yourself [& Report that Person to Headquarters]. It is necessary to know where all corporate jurisdictional police stations are when you are in any area. The present Municipal Enforcement are not law officers in the sense of Constitutional Enforcements in practice. Their responsibility is to protect the monetary interest of the Municipality, so they will compromise justice at any second as some of us have witnessed and experienced. We must be aware of the accountability of these agencies and officers. This is the duty of your Intelligence & Defense Minister. This duty entails education and intelligence on all interactions with law enforcement within the United States and the United States of America. Here is a beginner’s source to studying corruption in Police Departments in the major cities of the United States of America.

Shielded From Justice
Police Brutality & Accountability in the United States
http://www.hrw.org/reports98/police/index.htm
RULES OF INTERACTION WITH POLICE

Rule 1
Whenever interfacing with a police officer if you are asked for your Identification you should provide the officer with your ARNA Nationality card while on foot or ARNA License while in a land vessel. Do this only if you have not knowingly violated the LAW or unwisely committed an offense that would trigger an officer.

Rule 2
If the officer asks for a STATE issued ID you should state that you are a Indigenous American, and a part of a tribal Government and that you have provided your official government License and ID.

Rule 3
If the [officer] still has a problem with you presenting yourself as an Aboriginal National then you should remain silent and ask to speak to his superior.

Rule 4
Contact your local Minister or anyone whom ARNA Ministers can receive communication from, send a text message to another national or Chief Minister of your local jurisdiction or headquarters. Give your location, the time, and the general temperament of the situation. If you are asked to hang-up the phone [by officers] do so only after you have provided the National online with your location, the name of one of the officers with badge number and the Police District the officer is from (If you can retain that).

Rule 5
When the officer’s superior is present explain to him who you are. Focus on these points. You are an Indigenous American and a national of a tribal government.

Rule 6
If the officers attempt to arrest you do not resist but refuse to be handcuffed behind your back. Request cuffs to be placed on you to the front. DO NOT ALLOW YOURSELF TO BE HANCUFFED BEHIND YOUR BACK IF YOU ARE ABLE TO WITHOUT CAUSING INJURY TO SELF or invoking a situation of danger. There is no law that allows for handcuffs in arrests. You can state that this form of arrest is dangerous to your body. Concede under threat and duress if they use threats. If you have not contacted an ARNA National who knows your location do not leave your land vessel until you do contact someone by direct contact, text message, e-mail, regularly checked voicemail of the local jurisdiction.

Rule 7
When you get into the station do not fill out any processing forms. Do not sign anything unless you RESERVE ALL YOUR RIGHTS.

Rule 8
Do not willingly give away your fingerprints unless it is wise to do so because of threat duress or coercion. Police like to use force. Fingerprinting is police procedure and NOT LAW. Let them know your tribe needs to be notified.

Rule 9
When you get the opportunity to be before the judge [usually circuit tv] let him know you are an Indigenous American a member of a tribal government and a protected person noticed within the United States Department of State. Let the judge know that your rights have been violated including unlawful arrest and imprisonment. When he asks you do you understand the charges against you ALWAYS say “No I need legal representation.

Rule 10
Do not eat any food or drink while incarcerated except under extreme circumstances washing any fruits and vegetables. Await your officials for your release. If you are in a dire situation eat only fresh fruits and vegetables that have been washed.
**Issues**

The courts of the foreign venue are not the place where ARNA Nationals desire to be. At all costs we should be the best exemplars of civilized behavior in society and wisely able to avoid petty court issues that invoke subject matter jurisdiction.

We should always attempt to solve our life problems outside of having the courts of the foreign venue as a party. The guidance that ARNA will give to Nationals in respect to the Courts of the Foreign venue is for the purpose of protecting rights that have been accessed in respect to Indigenous Law and all ARNA Indigenous related activity or by other certified agreements. Aboriginal Jurists are considered Tribal Lawyers-Counsel and can provide assistance. We are not here for the quick fix schemes that most people are involving themselves with, or the so-called Sovereign sales programs. Any Nationals found abusing any aspects of Aboriginal Sovereignty in respect to ARNA will be brought up before the Jural Society and or CEM and Defense Ministry (for investigation). Again we are here to follow Divine Law and respect the gradual ordered shift in political autonomy amongst Indigenous Peoples that is taking place.

The Key to dealing with Court Issues in the foreign venue is knowing the SUBSTANCE [Law], the PROCEDURE [Legal procedures], and how to hold your violators financially and in some instances criminally responsible for their behavior. The MOST IMPORTANT ASPECT OF ANY COURT ISSUE IS STRATEGY. If you do not know substance, procedure and have a well-drafted strategy, you will not be successful.

**ARNA Aboriginal Law Firm**

The ARNA Aboriginal Law Firm will handle Civil-Criminal Cases and assist at preparation in Criminal Cases for Aboriginal Nationals of ARNA and Aboriginal Nationals of other Nations by Contract.

All Civil Cases can be handled by Power of Counsel (Assistance of Counsel) Agreements by ARNA Aboriginal Law Firm [Aboriginal Jurists].

While the ARNA Aboriginal Law Firm can lawfully assist an Aboriginal National at the preparation of his/her case in any criminal action it is the duty of the National to carry out all aspects of the litigation presentation of the Case with assistance of counsel from Tribal counsel unless jurisdiction is being challenged, in which case, full intervening must be enacted by the Chief Executive

**Jurisdiction**

Once you have properly cancelled and or amended all contracts by either Complete Dissolution of the Old ‘civilly dead’ status or amendments to bring your indigenous rights into the fold of protection, you then and only then can you challenge State jurisdiction courts.

You must not be listed as a ‘resident’ of the State only as interfacing domicile with mailing locations that are listed under a business or your property should be under a government business instrumentality so that your inhabitance can be considered embassy property.

By not being a resident you may prove Diversity of Citizenship

You must only make special appearance by paperwork and understand USC Title 28 1604-1611 and Title 8 Section 1401 (b) thoroughly.

Federal Jurisdictions are only allowed jurisdiction based on Constitutional Issues, Treaty Issues and other forms of International Law

All federal claims will include Title 18 claims to the DOJ and suits under Title 42 Section 1983

Use UCC 7-103 in any Document of Title Issue & UCC 9-311 in any Secured Transaction issue where there has been a violation

The United States has cancelled its participation in the International Criminal Court since 1999. We must use all of the data we have to get remedy Nationally and Internationally and be aware of Human Rights procedures on the International Level so that we can properly use the ICC and ICJ.

The contact for International Human Rights is: [http://www.nhri.net/](http://www.nhri.net/)
RIGHT TO TRAVEL ISSUES

All Aboriginal Indigenous Nationals have a right to travel on the lands of their ancestors and the roads and streets of the foreign venue as long as they are not creating injury upon another by doing so.

ARNA Provides:
Proper Methodology for getting Passport from the United States Department of State Essential In Order to Get ROAD TRAVEL CREDENTIALS
Procedures for doing correct Name Changes to have Aboriginal name reflected on documents-SS Card/License etc
Procedures for Use of Tribal Licenses and documents (Must have Passport & Clear Driving record)

*POST 10-1-2020 These changes REQUIRE State Court name Change PURSUANT to REAL ID ACT-Record in TRUST*

Department of Land Vessel Operations to Operating Local Jurisdictions who go through Certification from ARNA Aboriginal Law Firm
Items Provided Include:

*Aboriginal International Drivers Permit & Aboriginal Domestic Road Travel Card*
*Aboriginal Self Insurance Procedures for Local Instrumentality*
*Aboriginal Registration via Trusts of Aboriginal LLC’s/ Aboriginal Financial Responsibility – by General Contract*
*Non Resident Registration/License Exemption – Based on Motor Vehicle Code*

Court Issues
*Writ of Replevin/ Writ of Quo Warranto For Presiding Judges*
*Title 18 Violations Suits*
*Title 42 Violations Suits*
*General Demands to Return Property based on USC Title 8 Section 1401 (b) and any other supporting Statutes at Large etc…*
*General Demands to Dismiss based on Lack Of Evidence*
*General Demands to Dismiss based on Jurisdictional Defects*
PASSPORT Procedures

United States Code Title 22 Foreign Intercourse Section 212

“No passport shall be granted or issued to or verified for any other persons than those owing allegiance, whether citizens or not, to the United States”.

The purpose of passports are to protect the National or citizen who is traveling. The above statement from the general laws of the United States is clear. Passports are provided for citizens of the United States and US nationals. The Issue of Passports is a very important issue for Aboriginal People. The restriction of our right to travel overseas and from continent to continent is NOT entirely being infringed upon. The Corporate United States owns the commercial airlines, commercial boats and is forcefully attempting to monitor the borders for National Security. By Owning these commercial modes of transport the US of A jurisdiction has a right to require whatever methods they see as necessary to secure the borders. It is up to Aboriginal Peoples to IMPLEMENT their technologies if we want true freedom, independence, and complete autonomy. They have a right to protect their National Security. Our Policy in regards to passports is to fill out applications based on our status as Indigenous Americans and U.S. Nationals. Procedures are available through our local aboriginal jurists. These procedures can be followed in order to properly get a US Passport. ARNA policy in regards to passports is to get info on how to fill out the DS-11 form.

United States Passports are governed by United States Code Title 22 Chapter 4

There are three [3] Types of Passports

Diplomatic (black cover)
Issued to American diplomats accredited overseas, or to those who reside in the United States but frequently travel abroad for diplomatic work. Valid for a maximum of five years from date of issue.

Official (maroon cover)
Available to U.S. citizen employees of the Federal government assigned overseas (either permanent or temporary) and their dependents, and to members of Congress who are traveling on official business. Valid for a maximum of five years from date of issue.

Tourist/Regular (blue cover)
Ordinary travel passports issued to citizens and nationals. Valid for ten years for those aged 16 and over. Valid for five years for those aged 15 and under. A variation is the "no-fee" passport issued to U.S. citizen dependents of military personnel stationed overseas. Such passports contain an appropriate endorsement and are subject to the same restrictions on personal travel as official passports.

The passport reads

“The Secretary of State of the United States of America hereby requests all who it may concern to permit the citizen/national of the United States named herein to pass without delay or hindrance and in case of need to give all lawful aid and protection.”

When filling out the DS-11 Form provide the necessary information. You will receive your US passport with proper documentation with your indigenous name on it or name you used to nationalize.
Mailing Locations

ARNA Nationals should not have resident addresses with their personal names on properties unless they are renters in some situations. Use businesses instead. We can use embassy addresses as an inhabitant of the land (Locl Or national Jurisdictional Buildings). We have mailing locations as well.

The United States Congress holds Constitutional Authority to set up Post Offices & Post Roads under Article I Section 8 Clause 7

To establish Post Offices and Post Roads

The use of addresses is thought to support the National Post Office, however it was synchronized with the desire of the Federal Government and Local Government to retain sovereignty over the people and to slowly enforce eminent domain and INSURE the ability of the alleged creditors to give NOTICE to the citizen debtors. Without proper Notice there is NO Official Claim or right to enforce a claim!

USC Title 39 Section 401 General Powers of the Postal Service

9) to exercise, in the name of the United States, the right of eminent domain for the furtherance of its official purposes; and to have the priority of the United States with respect to the payment of debts out of bankrupt, insolvent, and decedents’ estates; and

In ARNA we can use 1) General Delivery in all local jurisdictions or 2) a P.O. Box. All mail comes for Nationals at the location and our Post Master collecting general delivery can deliver the mail to all Nationals in a local area. Use the local tribal jurisdictions business to set up general delivery or use your personal business to establish a po box

If you desire to have a contract come to a residence and it is not threatening your rights then it is fine.
MUST MEMORIZE-ARNA RITES OF PASSAGE

ARNA 12 General Orders

The Military Orders of ARNA are to be *memorized by all Aboriginal Nationals* and recited on the spot by all Nationals. All National Cabinet Ministers, Chief Ministers, and general Ministers must memorize their general orders. If any Minister refuses to memorize his/her general orders they may be sanctioned by another Minister and brought before the Jural Society and possibly removed from their Post by the Chief Executive Minister or the jural society or other court.

To take charge of this post and all Aboriginal Property in view

To walk my post in a perfect manner keeping always on the alert

To report all violations of orders I am instructed to enforce

To report all calls from posts more distant from the temple than my own

To quit my post only when properly relieved

To receive obey and pass on to the sentinel who relieves me all orders from the commanding officer, officer of the day and non-commissioned officer of the guard only

To talk to no one except in the line of duty

In case of disorder sound the alarm SOS

To allow no one to commit a nuisance on or near my post

In any cases not covered by instruction call the guard

To address all officers and standards not cased

To be especially watchful at night and during the time of meetings
ARNA Banking Procedures

ARNA Aboriginal Nationals do not use banking procedures that create a compromise with their Aboriginal Property.

Banking Procedures Checklist

1) **Articles or Organization**  *Must be notarized & Authenticated by the County (Business Started by ARNA Aboriginal law Firm) all entities EXCEPT unincorporated Association MUST do a trade name registration. LLCS MUST file their Articles with the Secretary of State in their State Republic*

2) **EIN Number Certification** from Department of Treasury-IRS (Provided by ARNA Aboriginal Law Firm as Exempt Entity)

3) **Completed W-9 Form** (emailed Sample in Package)

4) **Business Masterfile Showing Entity Exemption and Tribal Business Credentials**

5) **2 Identifications** One of the Following (Tribal member Card, US Passport, Indigenous Government employee ID card, Aboriginal Drivers License or International Drivers License)& State ID (MUST)

**Notes on ID**
The ARNA ID MUST be put in as a Foreign Passport or Other Foreign ID and the State ID MUST have your Aboriginal Name or name you nationalized (Starting 10-1-2020, 15,106 AC) with or Birth Name as Trustee. The ID number on the IDs is the number that verifies the ID and allows for entry into Check Systems (8 digit)

**Notes on Address**
If asked about an Address give a land address as prescribed earlier in this protocol manual. Your PO Box or any other address you give can be your official mailing location

**Notes on Social Security Number**
It is not unlawful to provide a Social Security number. This account number is necessary to interface with Federal Reserve Member Banks.

**Notes on Second ID**
Use your License with Name changed over, State ID with Name changed over, or Employee ID along with your Aboriginal American Drivers License. Carry a Third ID for your own security [International License, Ministers ID, US Passport]
**ARNA Jurisdiction**

Shyakamaxum History & Heritage

Shyakamaxum is a special heritage site of the history of the Ancient Indigenous Peoples. The word Shyakamaxum is the origin of the general use of Amexem. Shayk is the Indigenous word for a Master adept often called Sheik [pronounced Sheek] The word “Chief” is from Sharyf. Chiefs were also called Sachems from the original word Shekhem properly pronounced Shaykhum.

**Our Headquarters has changed to Atlan Nohol Lak’in (Atlanta Georgia Republic) pursuant to Executive Decree**

We have began our phase of building agricultural projects in adequate areas and safe zones from areas that cannot survive cataclysmic activity.

**OPERATION OF LOCAL JURISDICTIONS**

The process and set-up of local jurisdictions will be governed by the Prime Ministers national and local with the assistance of the Department of Internal Operations national and local and Managed by the Chief Ministers.

**All Local jurisdictions must follow the same Indigenous legal template as the headquarters jurisdiction.**

The nationality procedures, right to travel procedures, the Ministerial Councils and sub departments will all exist in every local jurisdiction under the same basic template. The applicable Law of the ARNA Constitution for all Aboriginal Nationals & Agenda of the National Plebiscite advancing the program of Aboriginal Peoples is the root operational function of all local jurisdictions.
Your First Step is to watch our introduction video here:

www.governmentreparations.org

And then take our Exam (attached)

As soon as you are done you can do the online nationality registration here: https://www.governmentreparations.org/registration.html

Nationality fee here: https://www.governmentreparations.org/store/p15/Nationality_Service.html

Pay for your annual Constitutional dues here: https://www.governmentreparations.org/store/p14/Dues_for_Nationals.html

Once this is done we will forward all IDS and Tribal Documentation

Indigenous Genealogy- Preliminary (Store in Safe Location) (DO Extended Genealogy @ later Date)

Certificate of Nationality (Two): NOTE: Second one gets notarized at any notary republic in your county

*Tribal Name Change 2 Documents 1) Indigenous Court Certificate and 2) NEW PROCEDURE: If your state does not allow for common law name changes then you MUST a) Do a Notice of name change in your local newspaper (Online or circular) b) Get an Affidavit of publishing with a record that the notice of name change was made for at least 4 consecutive weeks c) Go to your County court and do the name change process d) receive the judicial order

REASONS FOR NEW PROCESS – The Federal REAL ID Act is being activated in state governments. To Avoid delays in document operations we have implemented this procedure for safeguarding our ability to do business in the foreign venue

*1 Custodian of Record Cover Sheet goes on Top of each set below

You have 1 set of these documents

*SET1 is sealed and Notarized by a Clerk or Deputy Clerk of the Aboriginal republic of North America Xi-Amaru Klan Aboriginal Cherokee Choctaw (Keep in a Safe Place)

*UCC Trust Notice- Follow the Instructions on the page to secure placing a notice in your county or state of your Aboriginal Property Trust Protections

*Irrevocable Trust – Sealed by ARNA. Needs to be signed by you and placed in a safe place

Aboriginal Baptismal Record (done by national for children- get notarized)

Aboriginal Cancellation of Birth Certificate- Notarized in the county you inhabit and a copy sent to the vital statistics of the county you were born in

INSTRUCTIONAL EMAIL:

ALL of your Orientation video tutorials are online at the main website in the TV section

Also Instructions on Opening your Bank Account and operating Tax Exemption via ID Card, Businesses, and your local jurisdiction.

Questions can be sent to amaaboriginaljurist@gmail.com
UCC -1 Filings
All UCC 1 Filings should be accompanied by the Amended form of your Security Agreement (Trust) at your county or secretary of state’s office.

The purpose of the filing is to record the property and its associated financial value for future reparative action.

See your County Government website or your Secretary of State website for instructions on the filing.

Send any questions to arnaaboriginaljurist@gmail.com
Tax Exemption Procedures

Tax Exemption is a right for Indigenous Americans that requires the right procedures.

Those procedures include:

1) Being apart of a body politic that is an Indigenous Government (Plebiscite recognition Documents)

2) Having a Nationality within that Indigenous Government that is of record (ID Credentials)

3) Having a Tribal Business with EIN Certification Via the Tribal Government with a Certification from the Department of Treasury IRS of Exempt Entity

4) Use the Tribal Certification, w-8Ben Form, Tax Exempt Certifications from the Tribal Government (2 Letters)

5) Having certified Unincorporated association Business Articles Sealed by the Tribal Government and Notarized and authenticated by your local county

6) Fill out any Tax Exempt Forms from your state or local stores as an Ministerial Ambassador - Indigenous American or as an Ecclesiastical entity-Minister

7) Our Tax Exempt Procedures are GUARANTEED for Indigenous Independent Contractors Ministerial Ambassadors and Ecclesiastical Ministers. We CANNOT guarantee Tax Exemption for Employees because Employees work for US registered companies or companies Registered in any other foreign Venues. That aspect is exclusively up to US Constitutional Law as Interpreted by its courts and applying for the exemption with your job. Those Laws do presently exempt Indigenous Americans and can be used by employees who fill out the i-9 form as Exempt and provide notice of w-8Ben and w-9 or w-4 properly filled out as Exempt.

Discuss any further aspects of tax exemption with local officials to get specific local forms and interface after acquiring all of the above
Updated Procedures for Nationality
2014 A.D. 15100 A.C.

Indigenous Political Authority ©
Chief Amaru Namaa Taga Xi-Ali
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National Must Pay All Dues up front 360$ annually –
Headquarters will provide IDS sealed Certification of Nationality Sealed Name Correction Sealed Business Certificate and Genealogy-
Introduction

As a New National of ARNA you are now ready to begin the process of nationality within Our Plebiscite. This is a formal lawful and legal process to bring a political remedy to the denationalization and institutional genocide that we as Indigenous Peoples have experienced. In carrying out this process Nationals must follow all procedures to insure the safety of entering the jurisdiction. This short manual is made to secure the legality and lawfulness of our actions and of these processes.

Purpose of Updates

The purpose at any time of updating this manual is to fully implement the lawful and legal STRATEGY for implementing the security of effectively carrying out our plebiscite to correct the lawful and legal effects of genocide and denationalization. This update provides 3 documents that will assist in further exercising our Aboriginal Courts to carry out Nationality processes, Name Corrections-Changes and Aboriginal Business Certifications. The Constitutional purpose of this process is to assist nationals at exercising proper nationalizing in a secure manner.

Political Identity

Our Nationality is simple to understand. A recommendation is made to study as much anthropological and historical material as possible that Dr Ali is distributing.

- Our Political Identity is Aboriginal American or Indigenous American
- Our descent is that we are of Aboriginal Descent
- Specifically our particular Klan name is Xi-Amaru (Amaru or its variants is the origin of our use of Moor)
- Our People are known as the Pyramid and mound-building civilization in America & Africa
- In later times we became known as sub klan names like Powahunt Sharakhi or Tsalagi (Cherokee) Shabtau (Choctaw) Nanatikuk Moors (Lanabi), Abannaki (Miqmaq) and other Klan names.

The Mission

Our mission is to establish the genetic and genealogical proof of our Indigenous Ancestry. The Genealogical proof is established through using records at the National Archives Records Administration to do Genealogy searches using primarily the Dawes Roll. The Genetic Data Has been establish through the works of The ARNA Department of Anthropology and Genetics.

Our duty is to collect as much materials into our institution to politicize our work to rebuild our Indigenous Governments and institutions. This act of Plebiscite and nationality is made to carry out the legal and nationality aspects of our mission.
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Questions can be sent to amaaboriginaljurist@gmail.com
Aboriginal Republic of North America (ARNA) Profile Form

1. First Name
2. Middle Name
3. Last Name
4. Age
5. Date of Birth
6. [Circle One] Male    Female
7. [Circle One] Single    Married
8. Have you ever been married or divorced? [Circle One]
9. Do you have children? If so, how many?
10. Do your children live with you?
11. What is your laboring capacity and for whom do you labor?
12. Have you ever been convicted of a crime? If so, please provide details.
13. Please describe how you came across information on Sovereignty and Aboriginal Nationality.
14. How did you hear about ARNA
15. What are your main skills and talents?
16. Do you speak any languages besides English?
17. What is your diet like?: [Circle one] vegan    vegetarian    I eat meat
   Details:
18. Are you on any medications? If so, name them.
19. Are you presently apart of any legal proceedings, if so please list and describe them
20. Please list the name of your high school.
21. Did you complete high school?
22. Please describe any schools, trade schools etc., which you have attended since high school.
23. What is your present living condition, apartment, house etc.?
24. Do you live alone, with roommates, family members etc.?
25. Name the three main reasons you are participating in this process

I testify that the above information that I have provided is true and correct and I testify that I am willing to follow the Indigenous Laws of the Aboriginal Republic of North America Constitution and ARNA Constitution and all laws that are sanctioned by the people of the Nation.

Print ________________________________
Date ______________________________
<table>
<thead>
<tr>
<th></th>
<th>First Name</th>
<th></th>
<th>Middle Name</th>
<th></th>
<th>Last Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Domicile or Address</td>
<td></td>
<td>Phone Contact</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>E-mail Address</td>
<td></td>
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</tr>
</tbody>
</table>

**Nationality Information**

<table>
<thead>
<tr>
<th></th>
<th>First Name</th>
<th></th>
<th>Middle Name</th>
<th></th>
<th>Last Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>Birthday</td>
<td></td>
<td>Height</td>
<td></td>
<td>Weight</td>
</tr>
</tbody>
</table>

Please fill out as much information about your family lineage as possible. Whatever you do not know leave blank.

<table>
<thead>
<tr>
<th></th>
<th>Name of Grandmother and Grandfather (Father’s Side)</th>
<th>Name of Father</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td></td>
<td>NAME OF FATHER</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Name of Great-Grandmothers and Great-Grandfathers (Father’s Side)</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Name of Grandmother and Grandfather (Mother’s Side)</th>
<th>Name of Mother</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td></td>
<td>NAME OF MOTHER</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Name of Great-Grandmothers and Great-Grandfathers (Mother’s Side)</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Date</th>
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<tr>
<td>18</td>
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</table>

<table>
<thead>
<tr>
<th></th>
<th>Signature</th>
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<tr>
<td>17</td>
<td></td>
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</table>

<table>
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<tr>
<th></th>
<th>Seal</th>
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</tbody>
</table>
Starting a Local Indigenous Law Firm

It is best when we work in unity. As an aboriginal jurist-law master you have and are acquiring a lot of useful knowledge. USE IT!

Point 1 –

If there is no local jurisdiction in your land area START ONE. All that you need is 5 people who have entered the plebiscite. Fill up your Ministries as required. Once you have a local Jurisdiction you have the potential to run a group law firm based on a charter issued from headquarters. All Aboriginal Jurists/MUST be apart of a chartered firm. You will need thus type of entity to stay organized and responsible in contract and group progress.

The Goal of an Indigenous Law Firm is

1) To assist at implementing the plebiscite for the Aboriginal Republic of North America
2) To assist Nationals at better understand the Civic and legal concepts of the Aboriginal Republic of North America and the United States of America by implementing the Financial Recovery Program
3) To assist Nationals when they are unlawfully arrested or detained within the Foreign Venue
4) To assist in other areas of contract including lawsuit procedures, mortgage fraud investigations, Tax contracts, etc…
5) To operate classes to educate the community about Indigenous Civics and Government within the United States of America
6) Any other lawful Operations

The Steps and Procedures

1) All Nationals must start all Indigenous Law Firms as Unincorporated Associations, started via the Articles and then Getting an EIN under our Societal umbrella
2) Provide Certificates of Officer ship to all Aboriginal Jurists who are apart of the entity. This is done so that all of them can operate as Independent contractors who can speak for the entity in any matter upon appointment.
3) Ensure that there are contracts for each Independent contractor and that they agree to operate within the boundaries of the Articles and in conformity with our Indigenous Laws
Aboriginal Republic of North America
Indigenous Political Authority

AFFIRMATION OF OFFICE

ARNA Aboriginal Law Firm

I _______________________________ contractually obligate myself fully to uphold and implement the duties of the powers delegated to me by the Aboriginal Indigenous Peoples through the Constitution and all laws in pursuance thereof of the Aboriginal Republic of North America and all Indigenous Common Laws

Ministerial Title __________________________

This oath is made at (Region 3 Hawab Shariq) Samal Amaruka via Shaykhamaxum Headquarters

Signature of Minister

Local __________________ Region __________________________

Sworn and Subscribed before me_________________________ this [day] [month] [year], (Aboriginal Year)_____________________

Aboriginal Jurist Signature _____________________________

AL FATIHA – THE OPENING

Al Fatiha The Opening of Divine Inspiration

1) In the Nature & Power of The Creator, The Master of Spiritual Insight, The Perceiver of All Truth
2) Supreme Devotion is for the Originator, Nourisher, and Sustainer of Everything
3) The Master of Spiritual Insight, The Perceiver of All Truth
4) Master of the Period of Judgment
5) We are Servants and We seek Divine Protection
6) By This We are Guided on the Correct Path
7) The Way of those who have Divine Power Bestowed Upon Them
8) Not those whom chastisement is upon them and not of those who are misguided

Stamp

Seal

ARNA A.O.O.
Document Instructions Certificate of Nationality

This form is a form that must ne notarized by a jurist and notarized within the United States of America. It never requires a coversheet.

Step 1 – Aboriginal Jurist will place their Clerk or Deputy Clerk Stamp in the Upper right hand corner.
Step 2 Aboriginal Jurist will place their Clerk of Court Seal on the lower right hand corner after filling out the Jurat on the bottom.
Step 3 National will keep the Original in a safe place.
Step 4 National will get a second copy Notarized and sealed at their county/city Hall authentications Department.

DOCUMENT DONE

Purpose of Document
The Purpose of this Document is to use as Official Proof of nationality and Citizenship in any Indigenous Court or Court within the United States of America, for any procedure when interfacing with any agency for services as an Indigenous American – U.S. National.

NOTES:
**Certificate of Indigenous-American-Tribal Nationality-Citizenship**

**Jurisdiction – Aboriginal Republic of North America – United States of America**

Certificate Drafted & Issued by - Aboriginal Cherokee Choctaw Tribal Entity U.A.

An entity of the Aboriginal Republic of North America

(Aboriginal Name) Date of Birth: Nationality: Aboriginal-American – National of the United States of America

Birth Location in the Aboriginal Republic of North America

United States of America

Regions – Mark your Birth Location

<table>
<thead>
<tr>
<th>Region-1 Abannaki</th>
<th>Region-2 Sharakhri</th>
<th>Region-3 Yamasih</th>
<th>Region-4 Lanabi I’au</th>
<th>Region-5 Shaykhakhahu</th>
<th>Region-6 Shabtau</th>
<th>Region-7 Al Nasasi</th>
<th>Region-8 Hopi Zuni</th>
</tr>
</thead>
<tbody>
<tr>
<td>XI</td>
<td>Amaru</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I declare that I am an Aboriginal-American. I am born native to the United States of America and the Aboriginal Republic of North America. I, nor my ancestors, are legally African-American, Negro, Colored, or any other colorable title that was forced upon myself and my ancestry during acts of genocide and denationalization. I declare all contracts under that colorable status void ab initio (void from the beginning). I have entered the plebiscite of the Aboriginal Republic of North America and the Indigenous Political Authority, which was noticed to the United States Department of State via Authentication Document 06013144-1, which was signed by Condoleezza Rice Secretary of State of the United States ex rel the Authentication Department of the Secretary of State. This action is a legal action supported by CFR Title 22 Foreign Intercourse section 131.1 & 131.2. I am apart of a National political operation to reclaim my Aboriginal Indigenous American Nationality and status as a United States National pursuant to International Treaties and the Supreme Law of the Land.

I, (Aboriginal Name) declare under penalty of perjury under the laws of my Indigenous Tribal Government and the United States of America that the foregoing is true and correct.

[Made Pursuant to ARNA-ARNA Constitution and the Constitution for the United States of America]

Made Pursuant to all applicable International Laws

UN 61/195 All Articles Incorporated - UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Treaty of Peace and Friendship 1786 Original Grant between The Emperor of Al Maghrib and the United States of America - Pursuant to The Treaty of Camp Holmes 1835 - Pursuant to Treaty of 1866 Cherokee with the United States of America

I, (Aboriginal Name) having the lawful and legal status as a National of an Aboriginal Indigenous Nation [Klan- Xi Amaru - Aboriginal Cherokee Choctaw Tribal Entity Unincorporated Association] and Confederation [ARNA] and the status of Aboriginal - Indigenous American of Moorish descent am a [United States National] by contract and Treaty. I have a permanent allegiance to the United States by way of all applicable Treaties with the United States. I recognize and respect all the laws governing the Republic of the United States of America. I recognize all International Laws that apply to Indigenous Peoples.

I, (Aboriginal Name) am not a corporate citizen, fictitious entity, artificial person, 14th amendment citizen of the United States subject to the public debt obligation, or surety that is civilly dead. I am a Certified Ministerial Ambassador of my Indigenous Government, Faith, and Spiritual Practices. I have no tax liability from any corporate agencies due to my status. I herein Reserve all of my inherent Natural Rights, Indigenous Aboriginal Rights as an Indigenous American of Moorish descent, my Constitutional Rights, and all International rights that apply. This Certificate is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations

________________________________________________________All Rights Reserved

(Authentication Seal / Signature)*

Subscribed and sworn to (or affirmed) before me Chief Minister

On this ____ day of __________________(month), __________(year), Aboriginal Year __________.

I Hereunto set my hand and affixed My Official Seal.

---

<table>
<thead>
<tr>
<th>Klans in the United States</th>
<th>Regions in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Abannaki</td>
<td>Region-1 Abannaki</td>
</tr>
<tr>
<td>2 Sharakhi</td>
<td>Region-2 Sharakhri</td>
</tr>
<tr>
<td>3 Yamasih</td>
<td>Region-3 Yamasih</td>
</tr>
<tr>
<td>4 Lanabi I’au</td>
<td>Region-4 Lanabi I’au</td>
</tr>
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<td>Region-5 Shaykhakhahu</td>
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<td>6 Shabtau</td>
<td>Region-6 Shabtau</td>
</tr>
<tr>
<td>7 Al Nasasi</td>
<td>Region-7 Al Nasasi</td>
</tr>
<tr>
<td>8 Hopi Zuni</td>
<td>Region-8 Hopi Zuni</td>
</tr>
</tbody>
</table>

[38]
This document is to be issued by the Aboriginal Jurist to the New National. It is to be signed by the new national to be used until they receive their official identification. The maximum time allotted before expiration is 120 days. The minimum time allotted before expiration is 60 days. Aboriginal Jurists must seal and stamp the document with their official Clerk Seal and Stamp. It is to be used as Official Proof of nationality within the jurisdiction of the Aboriginal Republic of North America. Two originals are to be provided to the National. Scan one copy and forward to headquarters at arnaaboriginaljurist@gmail.com.
I, ((Aboriginal Name)) am of the age of maturity to make this affidavit and the facts herein:

- I (Aboriginal Name) am mentally competent to make this Official Affidavit of Facts for the Record
- I (Aboriginal Name) have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and I (Aboriginal Name) declare that the facts herein are true and correct. I have personal knowledge of the facts in this affidavit and the facts herein are true and correct.

I declare that I am an Aboriginal-American. I am born native to the United States of America and the Aboriginal Republic of North America. I, nor my ancestors, are legally African-American, Negro, Colored, or any other colorable title that was forced upon myself and my ancestry during acts of genocide and denationalization. I declare all contracts under that colorable status void ab initio (void from the beginning). I have entered the plebiscite of the Aboriginal Republic of North America and the Indigenous Political Authority, which was noticed to the United States Department of State via Authentication Document 06013144-1, which was signed by Condoleezza Rice Secretary of State of the United States ex rel the Authentication Department of the Secretary of State. This action is a legal action supported by CFR Title 22 Foreign Intercourse section 131.1 & 131.2. I am apart of a National political operation to reclaim my Aboriginal Indigenous American Nationality and status as a United States National pursuant to International Treaties and the Supreme Law of the Land.

EXEMPTION LAW: US CONSTITUTION Article 1 Section 2 Clause 3 Treaty Law USC 28 1604-1611 USC * 1401 (b)

I, ((Aboriginal Name)) having the lawful and legal status as a National of an Aboriginal Indigenous Nation [Klan- Xi Amaru - Aboriginal Cherokee Choctaw Tribal Entity Unincorporated Association] and Confederation [ARNA] and the status of Aboriginal - Indigenous American of Moorish descent am a [United States National] by contract and Treaty. I have a permanent allegiance to the United States by way of all applicable Treaties with the United States. I recognize and respect all the laws governing the Republic of the United States of America. I recognize all International Laws that apply to Indigenous Peoples.

I, ((Aboriginal Name)) am not a corporate citizen, fictitious entity, artificial person, 14th amendment citizen of the United States subject to the public debt obligation, or surely that is civilly dead. I am a Certified Ministerial Ambassador of my Indigenous Government, Faith, and Spiritual Practices. I have no tax liability from any corporate agencies due to my status. I herein Reserve all of my inherent Natural Rights, Indigenous Aboriginal Rights as an Indigenous American of Moorish descent, my Constitutional Rights, and all International rights that apply. This Certificate is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations.

I Hereunto set my hand and affixed My Official Seal.

[Authentication Seal / Signature]*
Document Instructions for Aboriginal Tribal Court Name Correction-Change

This document is used to Certify that the first correction of the “FOREIGN NAME” which was issued and inherited via acts of denationalization and genocide is no longer the name of the Aboriginal. Our courts must carry out this procedure first and the Aboriginal Jurist who is a clerk or deputy clerk in our jurisdiction has that authority.

This document is for Internal purposes ONLY. Two Originals Are created, one for the Aboriginal Jurist, and one for the Aboriginal who has entered the plebiscite for political remedy.

The document is to be stamped at the bottom by the jurist “Centered” and sealed at the lower right with the Aboriginal Clerk Seal.

It is to be used as proof that you had a lawful court ordered tribal name change-correction within your Indigenous Nation based on remedy to denationalization and genocide, which was the cause of loss of the inherent right to choose an indigenous name instead of a European name from colonizers.

The Second Name Change is a sample. New Federal Laws under the REAL ID ACT Require by 2020 October 1st for ALL states to conform to federal law.

*This means if your name is not changed before your state implements REAL ID you will have to do the standard Court Ordered Name Change to get Your name documented on your Passport and State ID Credentials. You would need to add the Court Order to Your Trust (Estate) Via Affidavit Afterwards to keep primary security interest over the transaction.*
XI Amaru Tribal Government
Tribal Court Ordered Name Change

Aboriginal Name
Formerly known as [Birth Name]

Aboriginal Xi Amaru Tribal Court
Aboriginal Republic of North America
ARNA file #101

Pursuant to all Treaties
Including any and all U.S. Statutes protecting Indigenous Americans

Aboriginal Name

This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law

“I declare under penalty of perjury under the laws of my Indigenous Nation and under the laws United States of America that the foregoing is true and correct.

[Made Pursuant to the ARNA Constitution & the United States Constitution & Title 28 USCA Section 1746]

NOTE: This Affidavit & Order is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations

Pursuant to International Law, Domestic National Natural Law of Indigenous & Aboriginal Peoples and National/Citizens of the Republic of The United States of America, and in Compliance with United States Constitutional Treaty Standards According to Article VI of the United States Constitution the Following Living Being makes this Affidavit

[Birth Name]

Shall be forever known by the following Native & Indigenous American Name and all records of Status will reflect the following appellation/name.

Aboriginal Name

Is a registered member of Klan: Xi-Amaru Tribal Government : Aboriginal Republic of North America an Internationally organized Indigenous Nation that works towards the efforts of claiming Indigenous Status and Rights and International laws protecting Indigenous peoples

United Nations Declaration on the Rights of Indigenous Peoples UN61/295
Universal Declaration of Human Rights in Article 15;

Article 15.
1) Everyone has the right to a Nationality.
2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality

Old Signature/Authentication Seal ________________________________
New Signature/ Authentication Seal ________________________________

County ____________________ State ___________________________

Sworn and Subscribed before me ____________________________ this [day] ________[month] ________ [year]_____

Notary Signature ____________________________
Affidavit of Name Change Pursuant to Federal Law

Aboriginal Name
Formerly known as [Birth Name]

Aboriginal Xi Amaru Tribal Court

BIRTH DATE: [Birth Date]

Pursuant to all Treaties
Including any and all U.S. Statutes protecting Indigenous Americans
Tribal Court Ordered Name Correction Pursuant To Aboriginal & Federal Law

• I [Aboriginal Name] am of the age of maturity to make this affidavit and the facts herein
• I [Aboriginal Name] am mentally competent to make this Official Affidavit of Facts for the Record
• I [Aboriginal Name] have personal knowledge of the facts in this affidavit
• This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law

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Old Signature/Authentication Seal ___________________________
New Signature/Authentication Seal ___________________________

County ____________________ State ___________________________

Sworn and Subscribed before me_________________________

this [day] ______[month] ______ [year]________

Notary Signature_____________________________
Document for Unincorporated Businesses

This document is for unincorporated businesses that will be used for banking purposes. It is to be used to open banking accounts and start unincorporated businesses that are apart of the Aboriginal Republic of North America and used in Aboriginal Jurisdictions and the jurisdiction of the United States of America and foreign countries.

Two of these documents are to be provided to Nationals of ARNA.

1 Document is to be notarized in the jurisdiction of the United States of America and taken to a local county prothonotary office to have the notary authenticated.

The 2nd document is to be stamped/sealed by the jurist completing nationality. The stamp is to be placed at the bottom center of the document. The seal to the lower right hand side.

We start other business types:

- **Trusts** - For Protection of Estates in accord with your Irrevocable Trust-First Business
- **Unincorporated Associations** – to be used for banking purposes and as a uniform business entity that ‘shadows’ every other business entity so that the business entities (Trusts, LLCs, Investment Conduits, Instrumentalities, Ecclesiastical Entities Automatically Exempt 501 c (3’s) (d’s), Tribal Holding companies, IDC’s (International Development Corporations), and Foreign Missions, can always have an entity that can open banking accounts in jurisdictions without having personal liability on individuals via the unincorporation.
- **Ecclesiastical Entities** – Aboriginal Spiritual Missions
- **Investment Conduits** – For Private Investments entity has no interest
- **Instrumentalities** – Businesses operating as Government extensions
- **Holding Companies** - specific asset holders of investment firms or Banks
- **IDC’s** - Instrumentalities and Private Entities developing in foreign jurisdictions
- **Foreign Missions** - Embassies
Articles of Formation-Organization of Tribal Unincorporated Association

(Made Pursuant to ARNA-ARNA Constitution, UN res. 61/295- Declaration of Rights of Indigenous Peoples, UN res. 60/147 Human Rights Law, Hague Convention, & Title 28 USCA Section 1746)

Mission Statement: ABORIGINAL BUSINESS is an Unincorporated Association and foundation Founded on (Date) and by these articles in the Aboriginal Region (Name of region) and this State (State Republic) which primary objective is to: The primary objective of ABORIGINAL BUSINESS is to function as a multi-purpose Unincorporated Association that produces (LIST TYPE OF WORK OF BUSINESS) for Aboriginal Indigenous people and All Nationals of the United States of America and international Jurisdictions

Association Articles:

Purpose:

ABORIGINAL BUSINESS will serve as (LIST TYPE OF WORK IF BUSINESS) that holds all activities of Minister and CEO (Aboriginal Name) including Aboriginal services of all kinds for all subsidiaries and DBA(s) (doing business as) entities of ABORIGINAL BUSINESS

Educational Aspects: ABORIGINAL BUSINESS will serve to educate any and all interested parties and registrants in all of its activities. All Articles of this association are incorporated as the foundational articles of this Unincorporated Association including all additional amendments.

Any other amendments to these articles can only be made by a properly delegated fiduciary in Trust for the CEO Minister (Aboriginal Name) by the specific authorization by the CEO as expressed in contract with authentication from the CEO Minister (Aboriginal Name).

* Pursuant to The Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated

* Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated

* Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Constitution for the United States of America

* Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons

* Pursuant to United States Code Title 18 Section 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority

This affidavit is made under penalties of perjury and stands as Certification of the formation of this Aboriginal Tribal Business as a matter of law and fact

*I (Aboriginal Name) declare under penalty of perjury under the laws of ARNA (Aboriginal Republic of North America and the United States of America) that the foregoing is true and correct to the best of my knowledge.

(Made Pursuant to ARNA Constitution, UN res. 61/295- Declaration of Rights of Indigenous Peoples, UN res. 60/147 Human Rights Law, Hague Convention, & Title 28 USCA Section 1746)

County ____________________ State ___________________________

Sworn and Subscribed before me________________________ this [day] _______ [month] _________ [year]_______

Notary Signature_____________________________
Indigenous Political Authority
Aboriginal Governing Law

International Flag

National Flag

ARNA Governing Law

OF

Governing Authority

The Governing Law of the Aboriginal Republic of North America and all Tribal Nations/ Aboriginal Nationals that are apart of ARNA- is the ancient Cultural system of Cosmological Natural Law of the Aboriginal Peoples of the Universe who are called Indigenous Peoples also known as Aboriginals specifically Xi, and in general Indigenous Peoples. Specifically the Universal law that is the Supreme Law for all Indigenous Peoples of ARNA are the Constitutions of Both and the Indigenous common law system as recorded in the 1st Book Natural Law system of Our Nation. ARNA Research Institute [ARNA R.I.] will serve as the official body that translates all ancient texts and only ARNA R.I. Official Translations will serve as the Governing Law and Moral Code for all ARNA Nationals and Citizens. The ARNA Constitution and all laws in pursuance thereof will serve as the Supreme Law of the Land for Nationals under ARNA-Jurisdiction. All Nationals agree to follow the ARNA Constitution and to adhere to the System of Laws of our common law tradition as recorded in the in ancient texts as translated by ARNA R.I. Accompanying the Supreme Law of ARNA is an 8 step process of Atonement. When there are any acts done that are in injury by one Nation of ARNA to another National or Non-National and in violation of the Supreme Law of ARNA then the process of Atonement must be carried out in order to bring about justice and universal peace.

• Point Out The Wrong, Admit the Wrong, Confess The Wrong, Repentance, Atonement, Forgiveness, Reconciliation, Perfect Peace

I __________________________________ an Official National of the Aboriginal Republic of North America and the Indigenous Political Authority affirm that I agree to the Supreme Laws of ARNA Constitution and common law and will strive to follow the Universal Laws of Peace as mentioned in this contractual agreement and if I violate these laws I accept the appropriate punishment and I understand that I must atone in order to bring about peace.

Signature/ Authentication

_________________________________________       _____________________________________
Witness/ Signature                               Witness/ Signature
INSTRUCTIONS FOR ABORIGINAL TRIBAL NATIONALITY CITIZENSHIP DOCUMENTS - SAME

Documents you need in order to do Indigenous Nationality:

YOU WILL NEED 2 SETS OF DOCUMENTS  1 Authenticated by ARNA,  1 For Authentication

- Custodian of Records Form – (Indigenous U.S. National)
- Aboriginal Tribal Name Change Affidavit
- Affidavit of Aboriginal American Tribal Nationality & Citizenship

Instructions:

1) The Documents (2) mentioned above must be stapled together.
2) You must fill out the Custodian of Records form in the following manner
   a) Input Your Name in all Places
   b) Input the correct mailing address in all places
   c) Input correct Local and State Republic information
   d) The description of your documents is: Tribal Name Change - Nationality Documents
   e) In the presence of a Notary you will sign, the notary will sign and place their seal on the custodian of records form
   f) The attached affidavit (Indigenous Name Correction/Change) has spaces where you will place your old name and new Aboriginal Appellation/Name.

3) Next take the second set to the county clerk’s office and have the Prothonotary Certify the notary with the seal of the County Court (Take Home Store in a Safe Place)
4) A County and Court Seal will be placed on the Documents.

Contact our Aboriginal Network for further assistance with filing documents
www.governmentreparations.org
Clerk: Please File and Record

RECORDING PREPARED & REQUESTED BY:

(Aboriginal Name)

AND AFTER RECORDING MAIL TO:

Name: (Aboriginal Name)
Mailing Location:  c/o (PO Box or Street Location)
Local Jurisdiction:

State: (Name of State) Republic

Use the above mailing location EXACTLY AS PRINTED

MAIL ADDITIONAL STATEMENTS TO:

ARNA

ARNA

c/o 3000 Chestnut Street # 42083

Shaykhamaxum (Philadelphia Pennsylvania 19101)

Custodian of Name Correction and Nationality Documents


The above-mentioned Aboriginal is a U.S. National according to Treaty and Vol 66 stat 238 (US Statutes) & USC 8 Section 1401(b).

All applicable treaties between the Aboriginal-American & Moorish Nations and the United States of America are applicable.

Indigenous National (Indigenous Lands) is an Indigenous living flesh and blood being born and domiciled in Atlant or another Indigenous territory, all of which are Indigenous Lands protected under International Law as TRUST Territories. The above action is not made to defraud anyone or to violate any laws applicable to Aboriginal Americans. It is made to remedy the genocidal acts and acts of denationalization against the political identity of the Indigenous National herein.

The Indigenous National (Aboriginal Name) is an Indigenous National of the Indigenous Political Authority (ARNA) and Aboriginal Republic of North America Aboriginal Xi-Amaru (Aboriginal Cherokee-Choctaw Tribal U.A), an Indigenous Government operating an Indigenous Plebiscite which has been noticed to and confirmed by the United States Department of States (Federal Authentication # 060131441) signed by Secretary of State Condoleezza Rice and in conformity with 22 CFR 131.1 & 131.2, USC Title 4 section 42 and is protected/governed by International Law UN Charter, United Nations Declaration on the Rights of Indigenous Peoples (Article 4) – Self Autonomy Government.

__________________________________________ All Rights Reserved
Authentication/Seal of Indigenous National

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

State: Illinois Republic
County: Cook County

This document was acknowledged before me on _______________ [Date] by

[Notary Seal, if any]:

(Signature of Notarial Officer)

Civil Law Notary - Notary Public for _______________

My commission expires: ___________________
XI Amaru Tribal Government
Tribal Court Ordered Name Change

Aboriginal Name
Formerly known as [Birth Name]

Aboriginal Xi ) Tribal Court
Aboriginal Republic of North America
ARN file #101

BIRTH DATE: Aboriginal Republic of North America ARNA

Pursuant to all Treaties
Including any and all U.S. Statutes protecting Indigenous Americans

Tribal Court Ordered Name Correction Pursuant To Aboriginal & Federal Law

• I [Aboriginal Name] am of the age of maturity to make this affidavit and the facts herein
• I [Aboriginal Name] am mentally competent to make this Official Affidavit of Facts for the Record
• I [Aboriginal Name] have personal knowledge of the facts in this affidavit
• This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law

“I declare under penalty of perjury under the laws of my Indigenous Nation and under the laws United States of America that the foregoing is true and correct.

[Made Pursuant to the ARNA Constitution & the United States Constitution & Title 28 USCA Section 1746]

NOTE: This Affidavit & Order is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations

Pursuant to International Law, Domestic National Natural Law of Indigenous & Aboriginal Peoples and National/Citizens of the Republic of The United States of America, and in Compliance with United States Constitutional Treaty Standards According to Article VI of the United States Constitution the Following Living Being makes this Affidavit

[Birth Name]

Shall be forever known by the following Native & Indigenous American Name and all records of Status will reflect the following appellation/name.

Aboriginal Name

Is a registered member of Klan: Xi-Amaru Tribal Government : Aboriginal Republic of North America an Internationally organized Indigenous Nation that works towards the efforts of claiming Indigenous Status and Rights and International laws protecting Indigenous peoples

United Nations Declaration on the Rights of Indigenous Peoples UN61/295

Universal Declaration of Human Rights in Article 15;

Article 15.

1) Everyone has the right to a Nationality.

2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality

Old Signature/Authentication Seal ____________________

New Signature/ Authentication Seal ____________________

County ___________________ State __________________

Sworn and Subscribed before me ________________ this [day] ______ [month] ______ [year] ______

Notary Signature_____________________________
Affidavit of Name Change

Aboriginal Name
Formerly known as [Birth Name]

BIRTH DATE: Pursuant to all Treaties

Including any and all U.S. Statutes protecting Indigenous Americans
Tribal Court Ordered Name Correction Pursuant To Aboriginal & Federal Law

• I [Aboriginal Name] am of the age of maturity to make this affidavit and the facts herein
• I [Aboriginal Name] am mentally competent to make this Official Affidavit of Facts for the Record
• I [Aboriginal Name] have personal knowledge of the facts in this affidavit
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2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality

Old Signature/Authentication Seal ________________________________
New Signature/ Authentication Seal ________________________________

County ____________________ State ___________________________

Sworn and Subscribed before me this [day] ______ [month] _______ [year]_____

Notary Signature________________________

© Aboriginal Republic of North America
Clerk: Please File and Record

RECORDING PREPARED & REQUESTED BY:

(Aboriginal Name)

AND AFTER RECORDING MAIL TO:

Name: (Aboriginal Name)
Mailing Location: c/o (Po Box or Street Location)
Local Jurisdiction:
State: (Name of State) Republic

Use the above mailing location EXACTLY AS PRINTED
SPACE HERE ABOVE FOR RECORDERS USE ONLY
MAIL ADDITIONAL STATEMENTS TO:

ARNA

ARNA
c/o P.O. Box 42083
Shaykhamaxum (Philadelphia Pennsylvania 19101)

Custodian of Aboriginal Baptismal Record of Live Birth

The Indigenous nationality of the Aboriginal of this Aboriginal Baptismal Record of Live Birth is an Indigenous National born on Indigenous Lands of (Name of Local and Region) Samal Amaruka (North America) and is the Custodian of this original Aboriginal Baptismal Record of Live Birth.
The above-mentioned Aboriginal is a U.S. National according to Treaty, Vol 66 Stat 238 (US Statutes), & USC 8 Section 1401(b) or via 1408.
All applicable treaties between the Indigenous Nations and the United States of America are applicable.
Indigenous National (Indigenous Name) is protected under International Law United Nations Declaration on the Rights of Indigenous Peoples (Article 6) – Every Indigenous individual has a right to a nationality, United Nations Declaration of Human Rights (Article 15) (1) – Everyone has the right to a nationality (2) No one shall be arbitrarily deprived nor denied the right to change his nationality
The above action is not made to defraud anyone or to violate any laws applicable to Indigenous Americans and is made to remedy the genocidal acts and acts of denationalization against the political identity of the Indigenous herein.
The Indigenous National (Indigenous Name) is an Indigenous National of the Indigenous Political Authority (ARNA) and Aboriginal Republic of North America Government, an Indigenous Government operating an Indigenous Plebiscite which has been noticed to and confirmed by the United States Department of States (Federal Authentication # 060131441) signed by Secretary of State Condoleezza Rice and in conformity with 22 CFR 131.1 & 131.2, USC Title 4 section 42 and is protected/governed by International Law United Nations Declaration on the Rights of Indigenous Peoples (Article 4) – Self Autonomy Government.

Certificate of Acknowledgment of Notary Public

State: Illinois Republic
County: Cook County

This document was acknowledged before me on _______________ [Date] by

[Notary Seal, if any]:

(Signature of Notarial Officer)
Civil Law Notary - Notary Public for ______________
My commission expires: ______________
Aboriginal Baptismal Record of Live Birth
Aboriginal Republic of North America- United States of America

This is to certify that the following is a true record filed with the ARNA Aboriginal Association
US Dept of State Federal Authority # 0601344-1
State & County level.

International Flag

Political Status: Aboriginal Native by Inheritance
Contact P.O. Box 42083
Shaykhamaxaum [Philadelphia, Penn. 19101]
www.indigenousgovernment.org

National Flag

Ancient Aboriginal American

Date of issue _____________

Zodiac Polarity/Sign: _____________

The Universal Declaration of Human Rights
Article 15: "(1) Everyone has the right to a nationality
(2) No one shall be arbitrarily deprived.
Nor denied the right to change his nationality
(1959) Was also adopted and proclaimed
By the General Assembly for the Rights of the Child.
Principle 3 states in quotes:
"Every child shall be entitled from birth to a name and nationality".

This recorded document is in harmony with the Aboriginal Practices of the Native American Xi-Amaru people [Native Americans] and is consistent with International Law The Lawful Declaration of Human Rights of the Child of 1959] and the Declaration of the Rights of Indigenous Peoples as well as Indigenous Political Authority Constitution and United States Constitutional Guarantees for United States Nationals preserved through treaty... This Lawful Document is an Official record of the real (royal) live natural birth of an Aboriginal Child of the ARNA Aboriginal Association. The Child’s Appellation/Name is _____________, born the divine Union of his Father: __________________________ & Mother __________________________ Both of whom are Aboriginal Peoples. _____________

is an Aboriginal X-Amaru of the American Landmass and the Earth indigene of the Choctaw Cherokee tribes [born in the Samal Amaruka] (North America) on _____________ at _____________ during the Age of Aquarius 150__. He/She is a sacred child of an Aboriginal Nation.

<table>
<thead>
<tr>
<th>Date of Birth:</th>
<th>Hour:</th>
<th>Sex:</th>
<th>This Birth/NA</th>
<th>Full Nomen of Child:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing Location:</td>
<td>Born in</td>
<td>Domicile:</td>
<td>Amaxum North America</td>
<td>Zip code</td>
</tr>
<tr>
<td>Race:</td>
<td>Nationality:</td>
<td>Aboriginal Xi-Amaru</td>
<td>Tribal lineage: Cherokee Choctaw</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Full Name of Mother:</th>
<th>Age at time:</th>
<th>Grandfather of Child:</th>
<th>Maternal Great Grandmother</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Name of Father:</td>
<td>Age at time:</td>
<td>Grandmother of Child:</td>
<td>Paternal Great grandfather:</td>
</tr>
</tbody>
</table>

Witnesses of Real (royal) Live Birth Signatures:

I Minister ______________ of the ______________ Region of ARNA hereunto set my hand and affixed My Official Seal

________________________
Notary Signature

________________________
Sworn and Subscribed before me this [day] ______ [month] ______ [year]______

________________________
County __________________ State __________________________
Document for Genealogy Jus Soli Jus Sanguineous

This Document is to affirm the Jus Soli (Rights by Soil) and Jus Sanguineous (Rights by Bloodline) of the Aboriginal via manifestation on the homeland of the Aboriginal and the Treaties and laws local domestic national and International that protect Aboriginal Americans & Aboriginal Moors. This document will be stamped (bottom center) and sealed (Lower right) on the first page and stamped on the second page on the lower right hand corner.
Indigenous Political Authority
Genealogy Certification

Original Indigenous American Jurisdiction
Indigenous Lands of North American Continent & The Earth
Preliminary Certification Of Aboriginal Tribal Lineage

You are of Al Ajaw (Allegewi) Lineage [Xi-Amaru]

See Attached Dawes Roll Surname Search

Extended Searches are done by our Genealogy Department
Your Search came up positive for:
Genealogy Certification info attached

We will have to search the roll cards to further affirm your relations to the surnames listed.
The other family surnames you provided are listed even though the individuals were not. Further detailed searches may show your relationship to the peoples under those surnames who are probably some of your relatives you do not know.

CHER= Cherokee CHOC = Choctaw, CREEK = Creek, CHIC=Chickasaw, SEM=Seminole DEL = Lenabi Delaware

Most of the rolls of the Cherokee and Choctaw match because our ancestors were being registered on both rolls as Freedmen/ women
The 6 civilized tribes especially the Cherokee and Choctaw are related to the Mayan & Olmec Civilizations - see works by Dr. Muhammad

For further guidance on genealogy see website section Genealogy Services

Sealed By International Union of Notaries
Civil Law Notary of Indigenous Political Authority
Chief Executive Minister: Amaru Xi Ali
This Document is made pursuant to:

Universal Declaration of Human Rights Article 15
UN res. 61/295- Declaration of Rights of Indigenous Peoples
UN res. 60/147 Human Rights Law
Organization of American States Declaration of Indigenous Rights

Appellation: Aboriginal Name
Title: Indigenous Minister

INDIGENOUS POLITICAL AUTHORITY
Certification Made By
Dr. Amaru Xi Ali All Rights Reserved
(Authentication Seal/Signature)*.

Flag: Original Indigenous Moorish Flag
Notice to All Officers of Government
Pursuant to the International Laws Above this document is of International Status
Contact Our Office www.governmentreparations.org
Or contact us by mail @PO BOX 42083
Shaykamaxum [Philadelphia, Pennsylvania] (19101)

Affirmed and signed/sealed before me __________________________ this ___________ day of ________ in the Year
_________________________Aboriginal Year __________

© Aboriginal Republic of North America
Genealogy By Jus Soli & Jus Sanguineous

- I [Aboriginal Name] am of the age of maturity to make this affidavit and the facts herein
- I [Aboriginal Name] am mentally competent to make this Official Affidavit of Facts for the Record
  - I [Aboriginal Name] have personal knowledge of the facts in this affidavit
  - This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed fact as a matter of law

“I [Aboriginal Name] declare under penalty of perjury under the laws of ARNA and the United States of America that the foregoing is true and correct.

[Made Pursuant to ARNA Constitution and all laws in pursuance thereof, all Treaties applicable to Indigenous Americans, all Applicable International Standards apply to Aboriginal & Indigenous Peoples, The ARNA Department of Aboriginal Genetics and Hematology]

Appellation: [Aboriginal Name]
Title: Indigenous Ministerial Ambassador
INDIGENOUS POLITICAL AUTHORITY

By the common law standards of Aboriginal Americans of Moorish Descent in regards to bloodline lineage and rights to the soil the national herein declared that he/she is an Aboriginal living in the dominions of his Aboriginal ancestors

* Pursuant to the Treaty of 1866 with the Cherokee and the United States
* Pursuant to Treaty of Camp Holmes of 1835
Pursuant to Treaty of Peace 1786 Moorish-Muslim Empire & the United States of America
* Pursuant to Treaty of Aranjuez 1780 Moorish-Muslim Empire and Spain- ceding all its claims to Aboriginal-Moorish Dominions
* Pursuant to Treaty Between the Ajaw (Moors) (L’nabi Clan misnomered Delaware) and the United States 1778
* Pursuant to Treaty between the Moors-Muslims (Maroons) and Great Britain 1752 Xi Maka (Misnomer Jamaica)
* Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law
* Pursuant to the ARNA Common Law on Aboriginal Genetics and Hematology

___________________________________All Rights Reserved
(Authentication Seal/Signature)

Affirmed and signed/sealed before me _______________________ this _________ day of _______ in the Year __________Aboriginal Year ________

© Aboriginal Republic of North America
Instructions on How to file your UCC Notice of Irrevocable Trust

1) Go to your state UCC Office at the Secretary of State
2) Find Registration Page.
3) Click on REGISTER NOW
4) Fill Out the application and enter an email address at the bottom. An email confirmation will be sent to you. Click on it for verification. From this point you can log onto your state website for registration
5) Log on to your state website. Put in your User ID and Password
6) Go to File a UCC Financing Statement
7) Sections A and B will have the name of the Society, organization or Individual name of the filer based on how you filled out the initial application
8) SECTION 1 Fill in section 1a the following [YOUR BIRTH CERTIFICATE NAME-CEST QUE TRUST]
9) Skip 1b
10) Put in mailing address, Zip, Country – United States
11) 1d skip
12) 1e Put in type of organization as corp. citizen
13) 1f Jurisdiction or organization put in ‘United States’
14) 1g Organizational ID Check none
15) SECTION 2
16) 2a Skip
17) 2b Place the last name and first name middle initial of the name of the Birth Certificate
18) 2c Mailing address
19) 2d skip
20) 2e Put in type of organization as corp. citizen
21) 2f Jurisdiction or organization put in ‘United States’
22) 2g Organizational ID Check none
23) SECTION 3 Secured party’s info
24) 3a Indigenous Political Authority aka ARNA
25) 3b Skip
26) 3c Address Postal Box 42083 City [Shykhamaxum-Phila] State PA Zip 19101 United States
27) Collateral Section Type in the following. Place your name in the appropriate places This financing statement collateral claim is pursuant to an International Irrevocable Trust Agreement Number [Numbers for date of birth and initials of Aboriginal name] between [BIRTHNAME] Holding the Contractual Status of Consignor, Bailor, Licensor, Trustor and Assignor and the Indigenous Political Authority also known as the Aboriginal Republic of North America a self autonomous Indigenous Government who serves as the Consignee, Bailee, Licensee, Trustee, and Assignee for the total Tribal and Aboriginal property including all intellectual and real property of [BIRTHNAME] for the beneficiary who is [Aboriginal Sovereign Name] for the said consideration value of collateral of this trust agreement is in the value of 42,000,000 ounces of gold and 55,000,000 ounces of silver as converted to the currency exchange rates of gold and silver present at the time of maturity in any international, nation state, state, municipal, or indigenous jurisdiction or as a part of a real defense/claim in recoupment for damages for violation of this perfected security interest in all property herein as this irrevocable Trust agreement is pursuant to Uniform Commercial Code 9311, 7103 and all other clauses of law in all International Law, International laws protecting Aboriginal Indigenous Peoples, Domestic Aboriginal Indigenous Law, Domestic Statutes of the United States affording protection for persons belonging to Aboriginal tribes and other rights and remedies are reserved herein.
28) Skip 5, 6, & 7
29) SECTION 8 Aboriginal Diplomat-Ambassador Your Name US Dep of State 060131441
30) Click Preview
31) Do any editing to page 1 and 2 Note on page 2 place debtor as Trust
32) SUBMIT pay by credit card $$$$ is the total.
33) The document will be emailed to you. Print it out keep a hard copy and a saved computer file
34) Email a copy to arnaaboriginaljurist@gmail.com to keep a copy file @ headquarters
Irrevocable Trust Agreement
Custodian of Record

Aboriginal Indigenous Native American

Document Type to be filed: Miscellaneous

Routing Number
Routing Number
Account Number
Account Number

Trust & Nationality Noticed in: Shaykhamaxum
Aboriginal Republic of North America
& United States
_________________________ a State Republic

Name of Filer:________________________

Nationality: Aboriginal-American (Xi-Amaru)- U.S. National

This is the cover page for an Aboriginal Trust Agreement pursuant to the Following Laws

Indigenous Political Authority

* Pursuant to The Constitution of the Aboriginal Republic of North America
* Pursuant to the Constitution for the United States of America Article VI & All Treaties that apply
* Pursuant to Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated
* Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated
* Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law
* Pursuant to all Treaties applicable between Aboriginal-Americans of Moorish descent & United States
* Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons
* Pursuant to United States Code Title 18 Section 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority

Date Type of Document Capacity

Record #1914-101
INTERNATIONAL IRREVOCABLE TRUST AGREEMENT

This Trust Agreement & Notice is created and entered into by and between Aboriginal Republic of North America & Entities (hereinafter known as the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, Holder In Due Course) and (Corporate Citizen Birth Name) the listed TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR and is for the sole purpose of vesting the Beneficiary (Aboriginal Name) with all tribal property and any other property herein and is subject to International Law & Treaties [UCC 9-311, UCC7-103, 8-110 (d)] in respect to the above parties.

Contracting Parties

TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR:
Name: ___________________
Address: ___________________
City: ______________ State: ______________ Zip:

Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, Holder In Due Course:
Aboriginal Republic of North America-Indigenous Political Authority
Affiliated Instrumentalities and Indigenous Trustees
Mailing Location: P.O Box 42083
Shaykamaxum [Philadelphia, Pennsylvania Commonwealth] [19101]
Amaxum

Beneficiary: (Aboriginal Name)
Domicile: (Mailing Location)

NOW, THEREFORE, it is hereby agreed and notice is given as follows:

The Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner and Primary Security Interest Holder has complete aboriginal title and ownership and is holder in Due Course providing the following commercial notice and releasing all equity and claims to the beneficiary pursuant to trust agreement:

1. TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR does by this agreement turn over the ownership of all property be it intellectual or tangible to the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner in return for a loan of 97,000,000$ in Silver & Gold Coins to which the Trustor, Assignor, Consignor, Bailor, Grantor
is indebted to the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner which is the purpose of this Trust to be delivered to the Beneficiary at the appropriate time.

2. Authorized Signatory for TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR in all cases whatsoever wherein any signature of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR is required under international law and domestic laws; UCC 3-401, 3-402.

3. Issuing a binding commitment to extend credit or for the extension of immediately available credit, whether or not drawn upon and whether or not chargeback is provided for in the event of difficulties in collections;

4. Providing the security for discharge of all verified claims and sums due or owing, or to become due or owing, by TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR;

5. Constituting the source of the assets, via the sentient existence, exercise of faculties, and labor of Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, that provide the valuable consideration sufficient to support any contract which TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR may execute or to which TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR may be regarded as bound any person whatsoever,

TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR hereby confirms voluntary entry of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR into the Civic and Financial Agreement and transfers and assigns to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner the primary security interest and position of holder in due course in the tangible and intangible property described herein below.

Aboriginal Title and Ownership of Private Property

The Aboriginal property to which this Trust Agreement pertains includes, but is not necessarily limited to, all herein below described intangible, personal, and real property of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR, now owned or hereafter acquired by TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR, in which Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner holds, all interest. TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR retains use at Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner’s discretion, and rights of use, of all property, and all proceeds, products, accounts and fixtures.

Before any of the below-itemized property can be disbursed, exchanged, sold, tendered, forfeited, gifted, transferred, surrendered, conveyed, destroyed, disposed of, or otherwise removed from Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner/Holder in Due Course’s ownership the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner must give contractual consent by signature and all discharge amounts for conveyance of private property must be satisfied.

1. Affidavit of Birth: Contract is the private property of the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, and all documents and/or instruments created using said birth documents,

2. International Traveler Identifications, Materials and Notices: These certificates and Instruments are the Aboriginal Private Property of the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner who has a perfected Claim over all instruments according to International law and domestic laws, codes, and statutes, (UCC 3-306). Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner serves as the authorized signatory based on International law and domestic law and UCC 3-402 and reserves all rights in commerce, and all documents and/or instruments created using said Traveler materials.
3. All TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR UCC contract accounts, International Accounts, U. S. Treasury Accounts bearing the name of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR and all proceeds thereof used within said Treasury account, of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR

4. Aboriginal Private property in all Counties States and territories of the United States/United States of America and any other country, land or territory on Earth; all Continents and all other jurisdictional areas to be brought out of the fictitious zone secured by aboriginal - allodial title records & Treaty Rights UCC 9-311 (a) (1) noticed to all parties.

5. Children’s Affidavits of Birth:

6. All proceeds, products, accounts, and fixtures from crops, mine head, wellhead, with transmitting utilities, etc.;

7. All wages, and income;

8. All land, mineral, water, and air rights;

9. All cottages, cabins, houses, and buildings;

10. All bank accounts, bank “safety” deposit boxes and the contents therein, credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;

11. All inventory in any source;

12. All machinery, either farm or industrial;

13. All boats, yachts, and water craft(s), and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, including but not limited to: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;

14. All aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, including but not limited to: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;

15. All motor homes, trailers, mobile homes, recreational vehicles, house, cargo, and travel trailers, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, including but not limited to: all ancillary equipment, accessories, parts, service, equipment, lubricants, and fuels and fuel additives;

16. All livestock and animals, and all things required for the care, feeding, use, and husbandry thereof;

17. All vessels of travel on land: vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled conveyances;
18. All computers, computer-related equipment and accessories, electronically stored files or data, telephones, electronic equipment, office equipment and machines;

19. All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, phonograph records, film, video and aural production equipment, cameras, projectors, and musical instruments;

20. All books, booklets, pamphlets, treaties, treatments, monographs, stories, written material, libraries, plays, screenplays, poems, lyrics, songs, music;

21. All books and records of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR;

22. All Trademarks, registered Marks, copyrights, patents, proprietary data and technology, inventions, royalties, good will;

23. All scholastic degrees, diplomas, honors, awards, meritorious citations;

24. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, computer production or storage of all kinds whatsoever, of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR;

25. All fingerprints or copies, footprints or copies, palm prints or copies, thumbprints or copies, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissues, bodily parts, organs, hair, teeth, nails, semen, urine, other bodily fluids or matter, voice-print, retinal image, and the description thereof, and all other corporal identification factors, and said factors' physical counterparts, in any form, and all records, record numbers, and information pertaining thereto of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR;

26. All biometrics data, records, information, and processes not elsewhere described, the used thereof, and the use of the information contained therein or pertaining thereto;

27. All rights to obtain, use, request, or refuse or authorize the administration of, any food, beverage, nourishment, or water, or any substance to be infused or injected into, or affecting the body by any means whatsoever;

28. All rights to request, refuse, or authorize the administration of, any drug manipulation, material, process, procedure, ray, or wave which alters, or might alter the present or future state of the body, mind, spirit, or will by any means, method, or process whatsoever;

29. All keys, locks, lock combinations, encryption codes or keys, safes, secured places, and security devices, security programs, and any software, machinery, or devices related thereto;

30. All rights to access and use utilities: upon discharge of the same unit cost as the comparable units of usage offered to most-favored customers, including cable, electricity, garbage, gas, internet; satellite, sewage, telephone, water, www[internet], and all other methods communications, energy transmission, and food or water distribution reserving all rights on trade names copyrighted and noticed to all users above

31. All rights to barter, buy, contract, sell, or trade ideas, products, services or work;

32. All rights to create, invent, adopt, utilize, promulgate any system or means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
33. All rights to use any free, rented, leased, fixed or mobile domicile, as though same were a permanent domicile, free from requirement to apply for or obtain any means, regardless of duration of lease period, so along as any required lease is currently paid or a subsequent three-day grace period has not expired;

34. All rights to manage, maneuver, direct, guide, or travel in any form of automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;

35. All rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children, without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever or have my Indigenous Children subject to agencies of the United States or United States of America;

36. All rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store food, fiber and raw materials for shelter, clothing, and survival;

37. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgment of free speech, or the right to publish, or the right to peaceably assemble, or the right to petition Government for redress of grievances,

38. All rights to keep and bear arms for self-defense of self, family, and parties entreating physical protection of person, or property;

39. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter;

40. All rights to create documents of travel of every kind whatsoever, including those signifying diplomatic status and immunity as a free, independent, and sovereign state-in-fact;

41. All claims of ownership or Original and Certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e. mind, body, soul, free will, faculties, and self;

42. All rights to privacy and security in person and property, including but not limited to all rights to safety and security of all household or sanctuary dwellers or guest, and all papers and effects belonging to TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR or any household or sanctuary dwellers or guest, against governmental, quasi-governmental, or private intrusion, detained, entry, seizure, search, surveillance, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party, notwithstanding whatever purported authority, warrant, order, law, or color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant;

43. All intellectual property, including but not limited to all speaking and writing;

44. All signatures;

45. All present and future retirement incomes, and rights to such incomes, issuing from any of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR accounts;

46. All present and future medical and healthcare rights, and rights owned through survivorship, from any of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR accounts;
47. All applications, filings, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, or storage form, including all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records, records numbers, and the like;

48. All library cards;

49. All credit, charge, and debit cards, and mortgages, notes, applications, card numbers, and associated records and information;

50. All precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts, and any storage boxes within which said items are stored;

51. All bank accounts, bonds, certificates of deposits, drafts, futures, insurance policies, investment securities, Individual Retirement Accounts, money Market accounts, pension plans, accounts, stocks, warrant, mutual funds, notes, options, puts, savings accounts, 401-K’s, and the like;

52. All accounts, deposits, escrows accounts, lotteries, over discharge, predischarge, prizes, rebates, refunds, returns, Treasury Direct Accounts, claimed and unclaimed funds, and all records and record numbers, correspondences and information pertaining thereto or derived therefrom;

53. All cash, coins, money, Federal Reserve Notes, and Silver Certificates;

54. All herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all related storage facilities and supplies;

55. All products of and for agriculture, and all equipment, inventories, supplies, contracts, accoutrements involved in the planting tilling, harvesting, processing, preservation, and storage of all products of agriculture;

56. All farm, lawn, and irrigation equipment, accessories, attachments, hand-tools, implements, service equipment, parts, and supplies;

57. All fuel, fuel tanks, containers, and involved or related delivery systems;

58. All metal-workings, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities;

59. All camping, fishing, hunting, and sporting equipment, and, all special clothing, materials, supplies, and baggage related thereto;

60. All rifles and guns;

61. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;
62. All power-generating machines or devices, and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining or attached thereto;

63. All computers and computers systems and the information contain therein, as well as all ancillary equipment, printers, and data compression or encryption devices and processes;

64. All office and engineering equipment, furniture, ancillary equipment, drawings, tools, and supplies;

65. All water wells and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies;

66. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof, whether on-site, in transit, or in storage anywhere;

67. All building materials and prefabricated buildings, and all components or materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof;

68. All communications and data, and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;

69. All books, drawing, magazines, manuals, and reference materials regardless of physical form;

70. All artwork, paintings, etchings, photographic art, lithographs, and serigraphs, and all frames and mounts pertaining or affixed thereto;

71. All food, and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;

72. All construction machinery and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;

73. All medical, dental, optical, prescription, and insurance records, record numbers, and information contained in any such records or pertaining thereto;

74. The Will of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR;

75. All inheritances gotten or to be gotten;

76. All wedding bands and rings, watches, wardrobe, and toiletries;

77. All radios, televisions, household goods and appliances, linen, furniture, kitchen utensils, cutlery, tableware, cooking utensils, pottery, antiques;

78. All businesses, corporations, companies, trust, partnerships, limited partnerships, organizations, proprietorships, and the like, now owned or hereafter acquired and all books and records thereof and therefrom, all income therefrom, and all accessories, accounts, equipment, information, information, inventory, money, spare parts, and computer software pertaining thereto;

79. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to, or intended to be addresses to TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR, whether received or not received by TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR;
OBLIGATIONS OF THE TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR

TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR warrants and convenience to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner as follows:

PERFECTION OF SECURITY INTEREST; TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR agrees to execute such financing statements and to take whatever other actions are requested by Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner to perfect and continue Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner's interest in the Property pursuant to International law and UCC 9-311 based on International Treaties and agreements. Upon request of Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR will deliver to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner any and all of the documents evidencing or constituting the Property and TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR will note Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner's interest upon any chattel paper if not delivered to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner for ownership by Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner. TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR promptly will notify Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner of any change in TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR name including any change to the assumed business names of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR. This continuing Trust Agreement and will continue in effect even though all or any part of the indebtedness is paid in full and even though for a period of time TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR may not be Indebted to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner.

TITLE; TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR represents and warrants to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner that it holds good and marketable title to the Aboriginal Property, free and clear of all liens and encumbrances except for the lien of this Agreement via Treaty Rights. No financing statement covering any of the Collateral is on file in any public office other than those, which reflect the security interest, created by this Agreement or which Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner has specifically consented. UCC 7-103, 9-311 shall defend Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner's rights in the Property against the claims and demands of all other persons.

COMPLIANCE WITH GOVERNMENTAL REQUIREMENTS; TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR shall comply promptly with all laws of commerce applicable to the production, disposition, or use of the Collateral. TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR may contest in good faith any such law of commerce and withhold compliance during any proceeding, including appropriate appeals, so long as Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner's interest in the Property, in Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner's opinion, is not jeopardized.

MISCELLANEOUS PROVISIONS

The following miscellaneous provisions are apart of this Agreement:
AMENDMENTS; This Agreement together with any Related Documents constitutes the entire understanding and agreement of the parties as to the matter set forth in this Agreement. No alteration of or amendment to this Agreement expressly or orally shall be effective unless expressed in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

APPLICABLE LAW; This Agreement has been delivered to Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner and accepted by Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner in the land called America and on all other continents. If there is a lawsuit, TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR agrees upon Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner’s request to submit to the jurisdiction of the required Law of Treaty Rights monetarily at UCC 8-110 (d) and according to UCC 9-311(a) (1) of the Treaty of 1866 Cherokee and United States and all other applicable 1866 treaties with Natives, Treaty of Delaware 1778, Treaty of Peace & Friendship 1787 Original Arabic version 1786 & 1836, The Quran via Article 21 of that Treaty. This Agreement shall be governed by and construed in accordance with the laws of all Aboriginal-Americans of Moorish descent.

SEVERABILITY; Should any portion of this Agreement be judicially determined to be invalid or unenforceable, being rightfully adjudicated according to International law and commercial codes and UCC 9-311 (a) (1) via Article VI supremacy clause the remainder of this Agreement shall not be affected by such determination and shall remain in full force and effect. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability, or validity according to the Law of the Land pertaining always to the correct status [Nationality & Citizenship] of the Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, however, if the offending provision cannot be so modified, it shall be stricken according to the correct rule of law and all other provisions of the Agreement in all other respects shall remain valid and enforceable.

WAIVER; Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner. No delay or omission on the part of Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner in exercising any right shall operate as a waiver or such right or any other right. A waiver by Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner of a provision of this Agreement shall not prejudice or constitute a waiver of Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner’s right otherwise to demand strict compliance with that provision or any other provision of this Agreement. Neither prior waiver by Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner, nor any course of dealing between Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner and TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR shall constitute a waiver of any of Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner’s rights or any of TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR’S obligations as to any future transactions. Whenever the consent to subsequent instance where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner.
SIGNATURES

Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner accepts all signatures in accord with International law and UCC § 3-401, 3-402
Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner is Holder In Due Course and Creditor

Date:

_________________________
TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR Authentication/Signature

_________________________
ALL RIGHTS RESERVED
Trustee, Assignee, Consignee, Bailee, Grantee, Registered Owner Signature

_________________________
ALL RIGHTS RESERVED
Trustee Beneficiary
Aboriginal Republic of North America
Xi-Amaru Tribal Government

Affidavit & Notice of Cancellation/Rescission of any Fraudulent Negotiable Instrument Actions
& of any and all Endorsements

(BIRTH NAME)

Notice of Denationalization & Genocidal Activity
Upon Aboriginal American Child of the Aboriginal (Xi-Amaru) Tribe
Of the Aboriginal Republic of North America Xi Amaru Tribal Government
Aboriginal Cherokee Choctaw U.A.

• Notice from the [Aboriginal Republic of North America] as Trustees for:
  •Cest Que Trust [BIRTH NAME]
  **PLEASE FORWARD THIS NOTICE TO YOUR LÉGAL DEPARTMENT AND STATE REGISTRAR**
  •For Flesh & Blood National: (Aboriginal Name) fraudulently named [BIRTH NAME]
  •Notice to: [[STATE OF ____________________________]
  •Department of Health, Division of Vital records
  •Street Name & Number______________________________ County:______________, [State ________________]

Republic

• I (Aboriginal Name) am of the age of maturity to make this affidavit and the facts herein
• I (Aboriginal Name) am mentally competent to make this Official Affidavit of Facts for the Record
• I (Aboriginal Name) have personal knowledge of the facts in this affidavit
• This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within
  10 days or it will stand as undisputed fact as a matter of law

“I (Aboriginal Name) declare under penalty of perjury under the laws of the Aboriginal Republic of North America Xi-Amaru Tribal Government entered into commerce as Aboriginal Cherokee Choctaw U.A. and the United States of America that the foregoing is true and correct.

[Made Pursuant to [ARNA Constitution, Constitution foe the United States of America, Universal Declaration of Human Rights, UN res. 61/295- Declaration of Indigenous Rights, UN res. 60/147 Human Rights Law, Hague Convention, Genocide Clauses
Title 18 United States Code sec 1091 & Title 28 USCA Sec 1746]

Affidavit of Facts
Re: Notice of Revocation of Signature, and Rescission / Termination / Invalidation / Cancellation and/ Extinguishment of contract, record, quasi-Contract, Agreement, Implied, Expressed, Tacit Contractual Consent or Power of Attorney within the Jurisdiction of the United States & United States of America and all Laws, Codes, Statutes, Ordinances, and Regulations in pursuance thereof.

1) As an Aboriginal- American of Moorish Descent and a US National of the united States of America I understand that a birth certificate is a bond and negotiable instrument as defined at State Law Uniform Commercial Code Article 3 Negotiable Instruments section 104 and I through a right to contract have declined to enter into this type of contract which was created through fraud duress coercion upon myself/my child as an infant and instead I choose to use a lawful affidavit or other document to identify myself/my child’s manifestation and birth by and through an Aboriginal Baptismal Record.
2) Based on the fraudulent instrument [birth certificate] that was issued to me someone unlawfully and fraudulently issued my family a negotiable instrument through threat duress and coercion which was signed for and authorized a birth certificate to be issued to me under a fraudulent pretenses and a fraudulent artificial person/corporate citizen TRUST named (BIRTH NAME) 

3) For the record I state that I (Aboriginal Name) never authorized or negotiated in any manner for a bonded fraudulent birth certificate to be issued in the name of (BIRTH NAME) or any other name. This activity was done by Fraud, conspiratorial activity and false endorsement, and lack of disclosure in contract and stands as an act of denationalization.

4) I consider this act an act of Denationalization and commercial fraud due to the fact that this birth certificate negotiable instrument file no ___________________________ is a financial instrument that fraudulently, unlawfully, and illegally attempts to turn me an Aboriginal American of Moorish Descent and a living flesh and blood soul into chattel goods of a corporation under the status of corporate citizen with bonds attached that are being sold on the free market.

5) To take by force, duress, or through any other unlawful means children of one nationality by another nationality is an act of genocide according to International and federal law USC 18 Section 1091 carrying a fine up to 1,000,000$ for each unlawful act. We consider this fraudulent act an act of denationalization and genocide.

• Dear Sir/Madam:

I AM (Aboriginal Name) formerly fraudulently known as corporate citizen cest que Trust (BIRTH NAME). I am a flesh and blood, living being and having rightful claim as an Aboriginal American of Moorish descent of the Republic of the United States of America and an Aboriginal Indigenous American of the Aboriginal Republic of North America and its Indigenous Government and as afforded through Natural Law, Constitutionally guaranteed, secured, and protected substantive rights I am officially canceling all contracts whether they be expressed, implied or tacit contractual agreements with the entities named the Division of Vital Records’ and All Vital Records Agents and all other agencies under the authority of these entities. These entities and all agents are hereby given official lawful and legal Notice of termination and cancellation of any and all former contracts and agreements and removal of all records bearing the name (BIRTH NAME)

The purpose of this letter and the attachments incorporated herein by this reference, is to give your office NOTICE of my election to cancel & revoke my signatures or any one attempting to endorse on my behalf on any and all Documents and Things in your possession, custody and/or control and/or the possession, custody and/or control of any Department, Agency and/or their political subdivisions; and of my election to Cancel, Rescind, Terminate, Extinguish, and render Null and Void for any purpose whatsoever, any Contract, quasi-Contract, Agreement, Implied, expressed, or tacit contractual consent and/or Power of Attorney which I or my property may have entered into or given to This entity and all agents, your department and/or its predecessors, and/or Municipal government and/or their political subdivisions as those Contract, quasi-contracts, Agreement, implied, expressed, and/or tacit contractual consents and/or Power of Attorney were obtained as the result of lack of full understanding and disclosure of the nature of the contracts or may have been due to threat, duress, and coercion undue influence and/or Concealment of the materials facts relevant to a meeting of the minds, and make those Contracts, quasi-Contracts, Agreement, Implied, expressed, and/or tacit Contractual Consents void ab initio (Void from the beginning) and terminated upon my discovery and election.

I understand that such an election of remedy requires a NOTICE of my election and the grounds therefore, which grounds are set forth herein, attached hereto, and incorporated herein fully set forth by this reference.

The BIRTH CERTIFICATE/ CERTIFICATE OF LIVE BIRTH for (BIRTH NAME) CORPORATE CITIZEN et al was a record/contract application that was done without full knowledge & disclosure of the contract’s impact on the guaranteed, secured, and protected substantive rights as Aboriginal American of Moorish Descent and a U.S. National of the Republic of the United States of America and my Aboriginal Indigenous Status. At the time of the application in question, (BIRTH NAME) Initial ________
CORPORATE CITIZEN was an infant et al was incompetent to enter into the contract/agreement as my parents were coerced through threat and duress to participate in fraud. The acceptance and subsequent usage was not based on full knowledge or disclosure of the child's natural substantive rights. Nor my property or guardians were informed by any person or persons, at the time or at any time thereafter, that it is not required to apply for and/or accept such a number in order to obtain work in any occupation or profession of common right in the Republic of the United States of America.

Further (BIRTH NAME) CORPORATE CITIZEN an infant et al was not informed that application for and/or acceptance of the birth certificate identified by number __________________ would subject him to a fraudulent contract with the State of [______________________________] incorporated and a 14th Amendment corporate citizenship and subjecting him to other jurisdictions of Local Municipal, State and/or Federal / District, International Department, Agency, and Offices, which is fraudulent an act of denationalization and genocide and is against the law and against my Indigenous, Political, and personal rights based on nationality, religion, and all other unalienable natural rights.

Had I been so informed, I would NOT have made such an application/record/contract nor would I have accepted such a bond contract and or number for myself and the grants and privileges associated with such a contract as a CORPORATE CITIZEN.

CEST QUE TRUST (BIRTH NAME)

Notwithstanding that I do not choose to continue to perform pursuant to and/or under contract, quasi-contract / agreement / implied consents and/or convictions, and/or Powers of Attorney which I consider to be against my rights in contract and my nationality, as I am accountable to my Creator and my Indigenous Government for my Natural Birthright. I the flesh and Blood Aboriginal (Aboriginal Name) do not wish to suffer the consequences these types of actions would cause [in justice] which would mete to me for knowingly and voluntarily relinquishing my Indigenous, Natural, Political and Personal Rights, Duties, and Responsibilities.

Therefore, by this AFFIDAVIT & OFFICIAL NOTICE I am revoking my authentication and/or signatures or any made on my behalf on any and all documents/records, contracts and things which you or your Department or Administration may be or do have in your possession in respect to myself custody and/or control which indicate, represent and/or establish any contract, quasi-contract, Agreement, implied consent and/or Power of Attorney entered into or given by (BIRTH NAME) CORPORATE CITIZEN an infant et al to you, your department or Administration, and/or its predecessors.

By this AFFIDAVIT & OFFICIAL NOTICE I am Canceling, Rescinding, Terminating, Extinguishing, and rendering Null and Void for any purpose whatsoever, any and all Contract, quasi-Contract, Agreement, Implied, Expressed, and Tacit Contractual Consents and/or Power of Attorney entered into or given by me to you in respect to my child, your department or Administration and/or its predecessors.

Further, I am requiring of you and your department or administration, Agencies, commissions, and/or Divisions, and/or the agents, officers and/or employees thereof, under the authority of International Laws mentioned herein my Aboriginal Constitution and the Constitutional of the United States of America, which protects, guarantees, and secures my Indigenous, natural, political, and private rights and property that within (3) three days of your receipt of this AFFIDAVIT and OFFICIAL NOTICE, all documents/records/contracts and things in your and your department's possession, ownership, control, or custody bearing the appellation/name or signature of (BIRTH NAME) CORPORATE CITIZEN et al be purged.

All numbers become Null and Void, all files bearing the name (BIRTH NAME) CORPORATE CITIZEN et al must be destroyed; any reference in any file is nullified; and written response be made to (Aboriginal Name) formerly fraudulently known as (BIRTH NAME) CORPORATE CITIZEN et al reporting full cancellation, rescission, extinguishment and termination of any and all contractual relations between us, therefore acknowledging this affidavit and official notice, which is a requirement by law. I am returning all property that I have in my possession including: Birth Certificates to (BIRTH NAME).

Henceforward, (Birth Name) CORPORATE CITIZEN now and forever known as (Aboriginal Name) will proceed as Aboriginal American of Moorish descent and U.S. National of the Republic of the United States of America.

Send Responses to:
United States of America
"With explicit reservation of all rights Aboriginal and in the Republic of the United States of America and all International and natural rights and state commercial rights UCC 1-308 or 1-207, 1-103, 7-103, 9-311"

Initial__________
DEMAND FOR REMEDY

PLEASE FORWARD THIS NOTICE TO YOUR LEGAL DEPARTMENT IMMEDIATELY

THIS IS A CERTIFIED AFFIDAVIT AND COMMERCIAL DRAFT AND DISHONOR MAY CREATE A CRIMINAL AND OR CIVIL/FINANCIAL LIABILITY UPON ANY INVOLVED PARTIES

* Pursuant to The Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated
* Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated
* Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law
* Pursuant to all Applicable Treaties between Aboriginals & Moors of Our Jurisdiction and the United States of America
* Pursuant to the United States Constitution All articles and amendments
* Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons
* Pursuant to United States Code Title 18 Sections 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority and all laws mentioned in this affidavit

All Rights Reserved

(Authentication Seal/Signature)

State: ________________________________
County: ________________________________

Affirmed and signed/sealed before me _______________________ this _________ day of _________ in the Year _________ Aboriginal Year _________
FINANCIAL RECOVERY FOR DEBTS

This part of the manual deals with removal of debts based on ID Theft and ID Fraud procedures. Financial Institutions that violate the 10 real defenses when dealing with instruments notes and said contracts bearing your name are responsible for the breaches. This methodology shows one how to make an administrative claim and remove the issue from your personal credit record and the records of the institution you were interfacing with.

There are 5 affidavits

Affidavits 1 & 2 go together when communicating with any debt collector

Affidavits 1 & 3 go together when communicating with any said Political entity operating under the corporator doctrine

Affidavit 4 goes to all entities after failure to respond to Affidavits 1-3 and it (Affidavit 4) is accompanied by the Official FTC Affidavit listing the entity and responsible fiduciaries

This completes the administrative claims and these claims can be later used for any judicial operations.
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Instructions

Students implementing Financial recovery had 5 Different forms in this package
NOTE: All Affidavits Must be notarized-do Not notarize Freedom of Information Requests
1) ID Theft ID Fraud Instructions for filling out FTC Affidavit *Notarize*
   2) Freedom of Information request 1 Concerning Debt
   3) Freedom of Information Request Concerning SEC records
4) Freedom of Information request to Political Entity Concerning General Obligation Bonds/Comprehensive Annual
   Financial Report-Oath of Office Bond Information
5) Affidavit to Cancel Contract Void Ab Initio *Notarize*

Instructions:
Fill out the FTC Affidavit
Place all alleged Debt claims from your credit report on Page 4 (Make Extra Copies of this page in order to list all Debts)
Send Freedom of Information 1 and 2 with this to all Corporate Debtors and all Credit Reporting Agencies
Send Freedom of Information 3 to all Political Entities Demanding a Debt from You along with the FTC Affidavit filled out
 Properly (Do Not Provide a Social Security # to these entities as You Must have completed your nationality properly and no
 longer subscribe to the concept that this is an identifier # you have as a U.S. citizen, as you are now an Aboriginal and U.S.
 National
Look for a response at your mailing address within 30 Days

If there is no response for corporate Debtors a claim can be filed with the Federal Courts within the District you are interfacing
with

If there is no response from a political entity see an Aboriginal Jurists for a Letters Rogatory, Action In Quo Warranto and
Notice of Suspension of Jurisdiction
Mailing Addresses for Credit reporting Agencies:

Equifax
P.O. Box 740241
Atlanta, GA 30374
1-800-685-1111

Experian
P.O. Box 2002
Allen, TX 75013
1 888 397 3742

Trans-Union
P.O. Box 1000
Chester, PA 19022
1-800-888-4213

The Federal Trade Commission Governs the Activity of the 3 major Credit Bureaus
Their website is
www.ftc.gov/credit

Address for written Correspondence
Consumer Response Center,

Contact Numbers & Websites for 3 Major Credit Bureaus
* Equifax: 1-800-525-6285 www.equifax.com

* Experian: 1-888-397-3742 www.experian.com

* TransUnion: 1-800-680-7289 www.transunion.com
The online process is a very effective means of ridding ourselves of these fraudulent debts. This should be done after you make your police report and fill out the FTC affidavit and send these two to any alleged creditors. Using the FTC affidavit process is very effective in assisting with removing the alleged debts. The FTC Affidavit must be notarized and I have a full example of how to fill out the FTC affidavit below. Examples of how to carry out this process are made herein. You MUST have a Copy of your Credit Report in order to make the claim to the police.

** No Need for Police Report** Just get notarized

**Page 1 of the Affidavit - Instructions**
Place Full Name [Strawman-Trustor] in Line 1
Place Date of Birth in Line 2
Place Social Security # in Line 3 (Only for Corporate Debtors- Do Not provide to Political Entities)
Place State ID Number in Line 4
Place current address as listed on credit report or Current mailing location in line 5
Place time @ Address Line 6
Place your daytime and evening contact number in line 7
Name at Time of Fraud in line 8
Address @ Time of Fraud in 9
Daytime Phone and email @ time of Fraud in line 10

**Page instructions for Page 2 of the FTC Affidavit**
Check ‘did not’ Box number 11
Check ‘did not’ Box number 12
Check ‘am’ in Box 13
Write Name of Vice President of the Financial Institution, Address of Institution 14

**PAGE 3 of the FTC Affidavit**
In Line 15 Add- Contractual Fraud
Check first Box Valid ID for Line 16
Check N/A in Line 17
Name any parties making inquiries to your credit report in Line 18

**PAGE 4 FTC Affidavit**
List all entities where accounts or claims are void in Part 19 (Attach Any Sheets Necessary for additional parties)

**PAGE 5 of the FTC Affidavit**
If making a Report to Law Enforcement Fill out Part 20. If not check the I was unable to file any law enforcement report

**PAGE 6 of the FTC Affidavit**
Sign Part 21 in the presence of a Notary and the Notary must complete part 22
Freedom of Information Request & Request for Affidavit Certifying Affirmation of Statutory Obligation made to

Name of Financial Institution:
Name of Trustees, Beneficial Owners etc:
Name of CEO Director:

NOTE: Please be aware that acts under color of authority are against the law and you can be sued in federal court pursuant to Public Volume 17 42nd Congress Stat 13-15 shown as code at USC title 42 section 1983 for Actions under Color of Authority or Fraudulent and or illegal transactions

The purpose of this Freedom of Information request is for the Director(s) of this Financial Institution and Actual Owner Institutions who are under oath and obligation to United States Laws and statute to provide a copy of the original contract (Authenticum) Pursuant to (Carpenter vs. Logan 83 U.S. 271) certifying that they are the actual holder of the original instrument of question and are willing to have it inspected for authenticity in regards to alleged account number # ______________________ under CUSIP Number ______________________

and to provide an Affidavit Certifying their Affirmation that they followed all applicable Federal, State, and contract law in carrying out the alleged contract of note Account # ______________________ to satisfy the requester that this Financial entity is operating within the bounds of the law that the Financial entity is subject to and that they have a legitimate claim as a Creditor and Holder in Due Course.

Specifically the Law includes the National Bank Act also known as the National Currency Act The Consumer Credit Protection Act, The Fair Debt Collections Practices Act, The Fair Credit Reporting Act, the Truth in Lending Act and any and all laws applicable to Financial Institutions whether they be federal, state, or contractual (commercial) laws.

I am officially requesting the following:

1) You produce the original contract (for Inspection), front and back pages, with my original signature (no copies) in respect to the alleged contract and state for the record who the alleged original creditor was or Current holder of Original Contract is based on the preceding law

2) Provide an Affidavit Certifying that you did not breach any federal state contractual commercial or official oath or laws in carrying out the alleged contract and associated transactions

3) Certify that you did not unlawfully without my consent use my signature to materially alter, falsely endorse, stamp of convert any contract bearing my name or signature, into a security, in order to convert my contract into assets, or gain assets from a third party. You MUST Certify and prove that you are an actual LENDER and that you did not commit any action that would preclude that you used my identity in a fraudulent or illegal manner in Violation of Law and (FEDERAL TRADE COMMISSION (FTC) Policy, yourself or in collusion with a third party or additional parties.

You are bound by law to provide this information upon a request pursuant to FOIA USC 5 section 552 and the Fair Debt Collections Practices Act along with the aforementioned laws

Said Directors, Managers, Supervisors, and Employees in the name of Name of Financial Institution: _______________________________ allegedly executed a contract with the requester and it is affirmed by requester that they violated the law in their actions of alleging the requester owes them a debt.

[Receiver Name]
[Business Correspondence Address]
City, State Zip
Name of Agent Authorizing Transaction:
Title of Agent:
Date
Bureau/ Agency of the Department
If Needed: Reason based on Internal Policy and or Laws and Statutes for Rejection of Request____________________________________________________

________________________________________________________________________________________________________________

_______________________________________________________________________________________________________

***If you are willing to settle this manner with complete removal of this alleged debt please respond with the appropriate offer and I will hold all parties harmless after complete voiding of the alleged claim***

Signature of Agent:

County ______________________ State ______________________
Sworn and Subscribed before me ____________________________ this [day] _______ [month] ________ [year] ______

Notary Signature______________________________________
Freedom of Information Request For SEC Registration Status & Securitization Inquiry

Name of Financial Institution:
Name of Trustees, Beneficial Owners etc:
Name of CEO Director:

NOTE: Please be aware that acts under color of authority are against the law and you can be sued in federal court pursuant to Public Volume 17 42nd Congress Stat 13-15 shown as code at USC title 42 section 1983 for Actions under Color of Authority or Fraudulent and or illegal transactions

The purpose of this Freedom of Information request is for the Director(s) of this Financial Institution and Actual Owner Institutions who are under oath and obligation to United States Laws and statute to provide information from their SEC files or from the files of their Parent Company in reference to alleged account number # _______________________

This demand is made to satisfy the requester that this Financial entity is operating within the bounds of the law that the Financial entity is subject to and that they have a legitimate claim and interest in respect to the contract-note-security-bond in accordance with all applicable law. Specifically the Law includes the National Bank Act also known as the National Currency Act The Consumer Credit Protection Act, The Fair Debt Collections Practices Act, The Fair Credit Reporting Act, the Truth in Lending Act and any and all laws applicable to Financial Institutions whether they be federal, state, or contractual (commercial) laws.

I am officially requesting the following:
1) Please provide the name of any parent companies that this financial institution is operating in contract with in respect to the claim herein
2) Please provide the EIN number and CUSIP number of this company/corporation/financial institution
3) Please provide an affidavit stating that you have enforceable payment interest in the contract account # ____________________ based on SEC files including all prospectuses 10-K registrations 8-K registrations and all other SEC documents pertaining to the above mentioned claim
4) Please provide documents pertaining to any stock, securities, bonds etc associated with this specific account number.
5) Provide an Affidavit Certifying that you did not breach any federal state contractual commercial or official oath or laws in carrying out the alleged contract and associated transactions
6) Certify that you did not unlawfully without my consent use my signature to materially alter, falsely endorse, stamp of convert any contract bearing my name or signature, into a security, in order to convert my contract into assets, or gain assets from a third party. You MUST Certify and prove that you are an actual LENDER and that you did not commit any action that would preclude that you used my identity in a fraudulent or illegal manner in Violation of Law and (FEDERAL TRADE COMMISSION (FTC) Policy, yourself or in collusion with a third party or additional parties.

You are bound by law to provide this information upon a request pursuant to FOIA USC 5 section 552 and the Fair Debt Collections Practices Act along with the aforementioned laws

Said Directors, Managers, Supervisors, and Employees in the name of Name of Financial Institution:____________________________ allegedly executed a contract with the requester and it is affirmed by requester that they violated the law in their actions of alleging the requester owes them a debt.

[Receiver Name]
[Business Correspondence Address]
City, State Zip
Name of Agent Authorizing Transaction:
Title of Agent:
Date
Bureau/ Agency of the Department
If Needed: Reason based on Internal Policy and or Laws and Statutes for Rejection of Request________________________________________________________________________________________________________________
_______________________________________________________________________________________________________

***If you are willing to settle this manner with complete removal of this alleged debt please respond with the appropriate offer and I will hold all parties harmless after complete voiding of the alleged claim***

Signature of Agent:

County ____________________ State ______________________
Sworn and Subscribed before me________________________ this [day] ______ [month] _________ [year]________
Notary Signature_______________________________________
Freedom of Information Request Regarding General Obligation Bonds-CAFR

Name of State:
Name of Trustees, Beneficial Owners etc:
Name of Governor/CEO:
Name of Official Executing State Claim:

NOTE: Please be aware that acts under color of authority are against the law and you can be sued in federal court pursuant to Public Volume 17 42nd Congress Stat 13-15 shown as code at USC title 42 section 1983 for Actions under Color of Authority or Fraudulent and or illegal transactions.

The purpose of this Freedom of Information request is for the Official Making a claim for this state ex rel the Governor/CEO and Actual Owner Institutions who are under oath and obligation to United States Constitution & Laws State Constitution & Laws and statute to provide information from their General Obligation Bonds and Comprehensive Annual Financial Report via account number # ____________________________

This demand is made to satisfy the requester that this State Inc. is operating within the bounds of the law and Is Not Operating as a Corporate Entity that has Dissolved its Sovereignty pursuant to: Bank of United States v. Planters' Bank of Georgia, 22 U.S. 9 Wheat. 904 (1824). The court held that, "As a member of a corporation, a government never exercises its sovereignty. It acts merely as a corporator" and further that, "when a government becomes a partner in any trading company, it divests itself, so far as concerns the transactions of that company, of its sovereign character and takes that of a private citizen"

I am officially requesting the following:

1) Please provide the name of any corporate or trading companies that this financial institution is operating in contract with in respect to the claim herein on the NYSE Euronext Inc. or any other State Stock Exchange or County/Municipal Stock Exchange.
2) Please provide the EIN number andCUSIP number of this State on any General Obligation Bonds or CAFR reports.
3) Please provide an affidavit stating that you specifically have enforceable payment interest in the contract account # ____________________________ based on General Obligation Bonds or the party that payment is Forwarded to in all contracts securitized by the State its departments and subdivisions of counties and municipalities.
4) Please provide documents pertaining to any stock, securities, bonds etc associated with this specific account number.
5) Provide an Affidavit Certifying that you did not breach any federal state contractual commercial or official oath or laws in carrying out the alleged contract and associated transactions. PROVIDE YOUR PUBLIC OATH AS AN OFFICIAL & PERSONAL BOND
6) Certify that you did not unlawfully without my consent use my signature to materially alter, falsely endorse, stamp of convert any contract bearing my name or signature, into a security, in order to convert my contract into assets, or gain assets from a third party.
7) Certify that you did not commit any action that would preclude that you used my identity in a fraudulent or illegal manner in Violation of Law and (FEDERAL TRADE COMMISSION (FTC) Policy, yourself or in collusion with a third party or additional parties. You are bound by law to provide this information upon a request pursuant to FOIA USC 5 section 552 and the Fair Debt Collections Practices Act along with the aforementioned laws

Said Officials, Directors, Managers, Supervisors, and Employees in the name of Name of state, state department or subdivision: ____________________________ allegedly executed a contract with the requester and it is affirmed by requester that they violated the law in their actions of alleging the requester owes them a debt.

[Receiver Name]
[Business Correspondence Address]
City, State Zip

Name of Agent Authorizing Transaction:
Title of Agent:
Date
Bureau/ Agency of the Department
If Needed: Reason based on Internal Policy and or Laws and Statutes for Rejection of Request

***If you are willing to settle this manner with complete removal of this alleged debt please respond with the appropriate offer and I will hold all parties harmless after complete voiding of the alleged claim***

Signature of Agent:

County __________________ State ______________

Sworn and Subscribed before me ____________________________ this [day] ________[month] ________ [year]________

Notary Signature __________________________________________
Affirmation of Cancellation of Contract By Grantor/Trustor/ Primary Issuer & Administrative Default Judgment

Made to Notary for Failure to Produce Freedom of Information Request & Request for Affidavit Certifying Affirmation of Statutory Obligation made to

Name of Financial Institution/ State Corporate Entity-Department-Subdivision:

The purpose of this Affidavit is to certify that a request for a Freedom of Information request was made to the above named Corporate Entity on the date of __________________ and the Corporate Entity and Fiduciary failed to produce the Freedom of Information request and failed to produce an Affidavit Certifying that they affirm their activities in regards to account # __________________ were within the bounds of their Federal, State, contractual, and commercial statutory obligations and oaths of record that they are bound to.

In failing to provide such certification the Fiduciary___________________________ and all agents have shown bad faith and default in their lawful duty of record to legally verify the alleged Claim as required by law and as stated specifically in their oaths of office which obligate them to follow the laws mentioned within those oaths and applicable Laws.

I _____________________________ the affiant in this affidavit am officially executing administrative default to be reflected for the record along with color of authority actions based on the following:

1) Alleged Claimant failed to produce my original signature in respect to the alleged claim/contract and failed to state for the record who the alleged original claimant was based on the preceding law

2) Alleged claimant failed to provide an Affidavit Certifying that as fiduciary(s) for the institution they did not breach any federal state contractual commercial or official oath in carrying out the alleged contract/claim

3) Alleged Claimant failed to certify that they did not unlawfully without my consent use my signature to provide to or gain assets from a third party(s) then unlawfully made a claim against me and they failed to substantiate for the record that they did not commit any action that would preclude that they used my identity in a fraudulent or illegal manner or converted my true identity into a fictitious identity in collusion with a third party or additional parties.

Alleged Claimant was and is bound by law to provide this information upon a request pursuant to FOIA USC 5 section 552 and Failed to.

I _____________________________ the affiant of record testify before this witness who is an officer of the state and a notary public who has the lawful power to take affirmations and attestations of fact from affiants that the above Corporate Entity and its fiduciary agents have participated in fraud along with illegal transactions in respect to their claims, have violated their oaths of Office and thus violated federal law and subsequent state law and commercial statutes that apply.

County __________________ State ___________________________

Sworn and Subscribed before me___________________________________ this [day] ______[month] _______ [year]_____

Notary Signature_____________________________
Contacts Page

Information About Nationality:

www.governmentreparations.org-Primary Website

Information Concerning Health matters Dietary Guidance or Getting a Health Diagnostic Done Natural Child Birth Herbal Remedies etc…

www.aboriginalmedicalassociation.com

General Contact Number for ARNA www.governmentreparations.org 2672588864

Email: arnaaboriginaljurist@gmail.com
amaruxiali@gmail.com
Financial Recovery—Debt Discharge Negotiable Instrument Contract

The purpose of this contract is to offer a service to discharge your mortgage due to possible fraud. We use both administrative and judicial processes under our Financial Recovery Process.

Our Work is proven amongst the Financial Recovery Community for 12 years. Our process includes using Real Defenses [9 of the 10] and Pulling records from the Comptroller of Currency, Bureau of Public Debt, Securities & Exchange Commission, & Department of Treasury all of which hold aspects of either securities or Bonds in your name unlawfully in violation of the National Banking Act Public Law 13 38th Congress Stat 99-118 expressed at Title 12 of USC Banks and Banking and Various other Negotiable Instrument Laws of Your State and federal government. Our Process will only be complete when the Vice President of The Financial Institution, who endorsed in blank the transferred promissory note [registered as a security], sends us a Satisfaction and Discharge of Mortgage recorded in your county Recorder of Deeds and we file a new deed under your unincorporated association Trust. If we do not receive a Satisfaction of Mortgage for any reason we will file the deed and remove any adverse court and or adverse records of debt upon which the service will be complete.

$ 3-10 Months – May include court process thus additional costs are in this Option

$ Up Front
$ Check to:
$ Check/Cash/Money Order:

I agree to the above fees as of Option A as a client to the Financial Recovery Service to have my mortgage fully discharged and satisfied upon proper notice and record from __________________________________ removing any liens against me. Financial Recovery will then draft a deed in my Name and in the Name of My Unincorporated Association Trust in order to perfect the security of my Property. I understand that I am guaranteed not to lose my property [or I will receive full compensation] through participating in this process and the Financial Recovery specialist will use all legal remedies available to protect my property.

______________________________________________
Signature of Client

______________________________________________
Signature of Financial Recovery Specialist

County ____________________ State ___________________________
Sworn and Subscribed before me_____________________________ this [day] _________[month] _________

[year]________
Notary Signature________________________________________
Greetings Family
Welcome to the Internal Society of Indigenous Sovereigns and the Aboriginal Republic of North America. Stay in contact with us for All aspects dealing with ARNA Activities and Governance

www.governmentreparations.org
www.indigenouspoliticalauthority.org
Communications and Questions about procedures, Labor opportunities and assistance legally

Learning Classes for History Civics Health Economic Aboriginal Spirituality
www.blogtalkradio.com/aboriginal-radio
Call in Number 646-381-4991 Sundays 10pm Wednesdays 10pm

Aboriginal TV www.governmentreparations.org

DOCUMENTS:
Circle 7 Debt Recovery Remove Debts Based on the Statute of Limitations of Debt-Consumer Credit Protection Act
ARNA Financial Recovery Files- Shows you how to clean up your financial portfolio and assist Other
GREAT ENTREPRENEURAL ACTIVITY

Remember society dues are to be paid in Full for the year .99Cents a day or 30$ a month 360$ for full 12 months. They can be paid online at www.governmentreparations.org at the ARNA Store Look for the monthly or yearly tab to pay
Or they can be sent in @

ARNA
3000 Chestnut Street
Shaykhamaxum (Philadelphia Pennsylvania 19101)
Payments made to ARNA
Thank you
ARNA Staff
All Other documents are listed in the former nationality manual
Contact ARNA
ARNA
PO BOX 42083
Shaykhamaxum [Philadelphia Pennsylvania 19101]
www.governmentreparations.org
www.governmentreparations.org (Nationals Network)
www.youtube.com/aboriginalglobalmedia
NEW FREE ABORIGINAL TV CHANNELS
www.ustream.com/aboriginaltv
Headquarters Weekly Classes aired live via Aboriginal TV Live stream or other channels by announcement via
http://www.facebook.com/AboriginalChiefAli Sundays
Affidavit & Notice of Right to Common Law Name Change
Notice by Affidavit to Cease & Desist Discrimination and Color of Authority based on Accessing Constitutional, Natural and Common Law Rights

- I (Your National Name) am of the age of maturity to make this affidavit and the testimonial facts herein
- I (Your National Name) am mentally competent to make this Official Affidavit of Testimonial Facts for the Court Record
- I (Your National Name) have personal knowledge of the facts in this testimony and affidavit
- This affidavit is made under penalties of perjury and must be responded to by either counter testimony or counter affidavit. The persons must make their official testimony under penalty of perjury. All parties must respond by testimony in court within the required time by statute or this testimony and affidavit of facts will stand as undisputed fact as a matter of law

“I (Your National Name) declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

[Made Pursuant to Title 28 USCA Section 1746]¹

Affidavit & Statement of Facts

1. The Department of Motor Vehicles of (STATE) a State Republic the United States of America has unlawfully barred me from getting access to correcting my name on my License on the basis that my name change is not a judicial name change.

2. I (Your Name) state for the record that this action is an unlawful action, an action under color of authority, and an act of discrimination against me based on my national origin.

3. As an Indigenous American I have a right to assume the cultural and surnames of my ancestors.

4. As a National of (Name of State) a republic of the United States of America I have the common law right to change my name at will, under the proper affidavits that are witnessed (Notarized) as long as that name change is not done in an attempt to defraud anyone. This right has been protected by several Court decisions in the federal courts of the United States of America which will be provided.

5. My right to change my name is reserved under the 10th amendment of the Constitution for the United States of America which states, “The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

6. Amendment 9 of the Constitution for the United States of America also preserves this right, “The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

7. Common law is still an active part of the laws of the United States of America as witnessed in Amendment 7 of the Constitution for the United States of America which states, “In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law. Court Cases from the Supreme Court of the United States and Federal Courts That Back My Common Law Right to Change my Name without a Court Order

8. One may be employed, do business, and enter into other contracts, and sue and be sued under any name they choose at will (Lindon v. First National Bank 10 F. 894, Coppage v. Kansas 236 U.S. 1, In re McUIta 189 F. 250).

¹ Ferguson v. Commissioner of the Internal Revenue 921 F. 2d. 588 (5th Circuit 1991) ‘Court abused its discretion in refusing testimony of witness who refused, on religious grounds, to swear or affirm, and who instead offered to testify accurately and completely and to be subject to penalties for perjury’.
9. **Lindon v. First National Bank** (1882), 10 F. 894, is one of the very earliest precedent-setting federal court cases involving *common law name change*. A woman who had changed her last name to one that was not her husband’s original surname name at birth was trying to claim control over her *inheritance*. The court ruled in her favor, "At common law a man may change his name, and he is bound by any *contract* into which he may enter in his adopted or reputed name, and by his known and recognized name he may sue and be sued." This set forth many things. By common law, one may lawfully change their name and be "known and recognized" by that new name. Also, one may enter into any kinds of contracts in their new adopted name. Contracts include employment (see **Coppage v. Kansas** 236 U.S. 1). And one can be recognized legally in court in their new name.

10. Such a change carries the exact same *legal* weight as a court decreed name change as long as it is not done with fraudulent intent (In re McUlta 189 F. 250, Christianson v. King County 196 F. 791, United States v. McKay 2 F.2d 257).

11. **In re McUlta**, 189 F. 250 (1911), is one of several precedent-setting federal court rulings that clearly defined and established *common law name changes* as a legal right.

12. The case stems from a person moving from New York State to Pennsylvania. In Pennsylvania, he assumed, by common law, at will, the name of "J. D. McUlta", and then went bankrupt after several years of doing business under that name.

13. The ruling states that even if a court is granted permission to change a name by petition and decree, that permission does "not change the common-law rule that a man may lawfully change his name at will and will be bound by any contract into which he enters under his adopted or reputed name, and that he may sue and be sued in that name". Explicitly, a common law name change carries the same legal weight as a court-decreed name change. The ruling also uses term of art "at will", clarifying that common law allows name changes "at will" and no court-issued order of name change is required.

14. This case is also precedent that a person’s name is irrelevant in regard to the person; rather, it only *indicates* the person. One may change one’s name by common law, but the existence of that person does not change:

15. This exception charges the bankrupt with fraud in obtaining the goods and merchandise purchased, in that he did not inform his creditors of his right name, and therefore he did not obtain title to the goods which he claims as exempt. We dismiss this exemption. A name is used merely to designate a person or thing. It is the mark or indica to distinguish him from other persons, and that is as far as the law looks. In re Snook, supra; Rich v. Mayer (City Ct. N. Y.) 7 N. Y. Sup. 69, 70. They are merely used as means of indicating identity of persons. Meyer v. Indiana National Bank 27 Ind. App. 354, 61 N. E. 596. There is nothing in the evidence to show that any fraud was committed by the bankrupt in purchasing the goods. They were sold to him under his assumed name (the creditors never knew until after the institution of bankruptcy proceedings and the adjudication, that the bankrupt was doing business under an assumed name;) and he took title of the goods and could have disposed of them under his assumed name and given a good title to the same. Credit in this case was given to the man—not the name—and that man was J. D. McUlta.

16. Pursuant to the Above Constitutional Provisions and case laws I state for the record that your actions stand as a violation of the Supreme laws of the land Constitutional Federal laws and supporting cases).

**Remedy Demand**

- I demand that my common law Name Change be accepted for the purpose of changing my name on my Contract with the Department of Motor Vehicles of (Name of State).
- I demand that the new name be reflected on my (Drivers License or State Id Card) card and all documents associated with the identifications bearing my former name.
- My new Name is *(Your Aboriginal Name)* - My Old Name is *(Your Old Name)* - My License account number is *(XX-XX-XXXX)*

[Made Pursuant to The Constitution for the United States of America and positive law at Title 28 USCA Section 1746]

Signature

__________________________________________________  ______________________________________________
Print & Autograph/Signature-Witness Affirmation of Above facts  Print & Autograph/Signature-Witness Affirmation of Above facts
Affidavit & Notice of Right to Common Law Name Change
Notice by Affidavit to Cease & Desist Discrimination and Color of Authority based on Accessing Constitutional, Natural and Common Law Rights

- I (Your National Name) am of the age of maturity to make this affidavit and the testimonial facts herein
- I (Your National Name) am mentally competent to make this Official Affidavit of Testimonial Facts for the Court Record
- I (Your National Name) have personal knowledge of the facts in this testimony and affidavit
- This affidavit is made under penalties of perjury and must be responded to by either counter testimony or counter affidavit. The persons must make their official testimony under penalty of perjury. All parties must respond by testimony in court within the required time by statute or this testimony and affidavit of facts will stand as undisputed fact as a matter of law

“I (Your National Name) declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

[Made Pursuant to Title 28 USCA Section 1746]²

Affidavit & Statement of Facts

1. The Social Security administration located in the (Name of State) a republic of the United States of America has unlawfully barred me from getting access to Social security on the basis that my name change is not a judicial name change.
2. I (Your Name) state for the record that this action is an unlawful action, an action under color of authority, and an act of discrimination against me based on my national origin.
3. As an Indigenous American I have a right to assume the cultural and surnames of my ancestors.
4. As a National of (Name of State) a republic of the United States of America I have the common law right to change my name at will, under the proper affidavits that are witnessed (Notarized) as long as that name change is not done in an attempt to defraud anyone. This right has been protected by several Court decisions in the federal courts of the United States of America which will be provided.
5. My right to change my name is reserved under the 10th amendment of the Constitution for the United States of America which states, “The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.
6. Amendment 9 of the Constitution for the United States of America also preserves this right, “The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.
7. Common law is still an active part of the laws of the United States of America as witnessed in Amendment 7 of the Constitution for the United States of America which states, “In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law. Court Cases from the Supreme Court of the United States and Federal Courts That Back My Common Law Right to Change my Name without a Court Order
8. One may be employed, do business, and enter into other contracts, and sue and be sued under any name they choose at will (Lindon v. First National Bank 10 F. 894, Coppage v. Kansas 236 U.S. 1, In re McUlta 189 F. 250).

² Ferguson v. Commissioner of the Internal Revenue 921 F. 2d. 588 (5th Circuit 1991) ‘Court abused its discretion in refusing testimony of witness who refused, on religious grounds, to swear or affirm, and who instead offered to testify accurately and completely and to be subject to penalties for perjury’.
9. **Lindon v. First National Bank** (1882), 10 F. 894, is one of the very earliest precedent-setting federal court cases involving common law name change. A woman who had changed her last name to one that was not her husband's original surname name at birth was trying to claim control over her inheritance. The court ruled in her favor, "At common law a man may change his name, and he is bound by any contract into which he may enter in his adopted or reputed name, and by his known and recognized name he may sue and be sued." This set forth many things. By common law, one may lawfully change their name and be "known and recognized" by that new name. Also, one may enter into any kinds of contracts in their new adopted name. Contracts include employment (see **Coppage v. Kansas** 236 U.S. 1). And one can be recognized legally in court in their new name.

10. Such a change carries the exact same legal weight as a court decreed name change as long as it is not done with fraudulent intent (In re McUIta 189 F. 250, Christianson v. King County 196 F. 791, United States v. McKay 2 F.2d 257).

11. **In re McUIta, 189 F. 250** (1911), is one of several precedent-setting federal court rulings that clearly defined and established common law name changes as a legal right.

12. The case stems from a person moving from New York State to Pennsylvania. In Pennsylvania, he assumed, by common law, at will, the name of "J. D. McUIta", and then went bankrupt after several years of doing business under that name.

13. The ruling states that even if a court is granted permission to change a name by petition and decree, that permission does "not change the common-law rule that a man may lawfully change his name at will and will be bound by any contract into which he enters under his adopted or reputed name, and that he may sue and be sued in that name". Explicitly, a common law name change carries the same legal weight as a court-decreed name change. The ruling also uses term of art "at will", clarifying that common law allows name changes "at will" and no court-issued order of name change is required.

14. This case is also precedent that a person's name is irrelevant in regard to the person; rather, it only indicates the person. One may change one's name by common law, but the existence of that person does not change:

15. This exception charges the bankrupt with fraud in obtaining the goods and merchandise purchased, in that he did not inform his creditors of his right name, and therefore he did not obtain title to the goods which he claims as exempt. We dismiss this exemption. A name is used merely to designate a person or thing. It is the mark or indica to distinguish him from other persons, and that is as far as the law looks. In re Snook, supra; Rich v. Mayer (City Ct. N. Y.) 7 N. Y. Sup. 69, 70. They are merely used as means of indicating identity of persons. Meyer v. Indiana National Bank 27 Ind. App. 354, 61 N. E. 596. There is nothing in the evidence to show that any fraud was committed by the bankrupt in purchasing the goods. They were sold to him under his assumed name (the creditors never knew until after the institution of bankruptcy proceedings and the adjudication, that the bankrupt was doing business under an assumed name;) and he took title of the goods and could have disposed of them under his assumed name and given a good title to the same. Credit in this case was given to the man—not the name—and that man was J. D. McUIta.

16. Pursuant to the Above Constitutional Provisions and case laws I state for the record that your actions stand as a violation of the Supreme laws of the land Constitutional Federal laws and supporting cases).

**Remedy Demand**

- I demand that my common law Name Change be accepted for the purpose of changing my name on my Contract with Social security.
- I demand that the new name be reflected on my social security card and all documents bearing my former name.
- My new Name is (Your Aboriginal Name)
- My Old Name is (Your Old Name)
- My social security account number is (XXX-XX-XXXX)

[Made Pursuant to The Constitution for the United States of America and positive law at Title 28 USCA Section 1746]

Signature

Print & Autograph/Signature-Witness Affirmation of Above facts
United States District Court
County/Borough/Parish Here

(Your Name)
Claimant

vs.

Department of Motor Vehicles
Name of Head of Department
Respondents.

Jurisdiction:

Pursuant to - Title 42 Section 1983 Lawsuit

Pursuant to Public Law at 42 Stat 13-15 as Original Intent of Congress primae facie code USC 42 section 1983

“Every person who under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, Suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia”

Pursuant to Violations of the 9th & 10th Amendments to the Constitution for the United States of America

Pursuant to the listed federal cases:

Lindon v. First National Bank 10 F. 894,
Coppage v. Kansas 236 U.S. 1,
In re McUIta 189 F. 250

- I (Your National Name) am of the age of maturity to make this affidavit and the testimonial facts herein
- I (Your National Name) am mentally competent to make this Official Affidavit of Testimonial Facts for the Court Record
- I (Your National Name) have personal knowledge of the facts in this testimony and affidavit
- This affidavit is made under penalties of perjury and must be responded to by either counter testimony or counter affidavit. The persons must make their official testimony under penalty of perjury. All parties must respond by testimony in court within the required time by statute or this testimony and affidavit of facts will stand as undisputed fact as a matter of law

“I (Your National Name) declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.
Affidavit & Statement of Facts

1. The Department of Motor Vehicles of (STATE) a State Republic the United States of America has unlawfully barred me from getting access to correcting my name on my License on the basis that my name change is not a judicial name change.

2. I sent the DMV of (Name of State) an Affidavit under the following title on (Date Affidavit Sent) Affidavit & Notice of Right to Common Law Name Change Notice by Affidavit to Cease & Desist Discrimination and Color of Authority based on Accessing Constitutional, Natural and Common Law Rights.

3. The DMV did not respond by implementing my rights and instead continued there rejection of my right without explaining why. (NOTE IF A LETTER WAS SENT INCORPORATE AND CHANGE THIS SENTENCE)

4. I (Your Name) state for the record that this action is an unlawful action, an action under color of authority, and an act of discrimination against me based on my national origin.

5. As an Indigenous American I have a right to assume the cultural and surnames of my ancestors.

6. As a National of (Name of State) a republic of the United States of America I have the common law right to change my name at will, under the proper affidavits that are witnessed (Notarized) as long as that name change is not done in an attempt to defraud anyone. This right has been protected by several Court decisions in the federal courts of the United States of America which will be provided

7. My right to change my name is reserved under the 10th amendment of the Constitution for the United States of America which states, “The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

8. Amendment 9 of the Constitution for the United States of America also preserves this right, “The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

9. Common law is still an active part of the laws of the United States of America as witnessed in Amendment 7 of the Constitution for the United States of America which states, “In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.

10. Court Cases from the Supreme Court of the United States and Federal Courts That Back My Common Law Right to Change my Name without a Court Order

11. One may be employed, do business, and enter into other contracts, and sue and be sued under any name they choose at will (Lindon v. First National Bank 10 F. 894, Coppage v. Kansas 236 U.S. 1, In re McUlta 189 F. 250).

12. Lindon v. First National Bank (1882), 10 F. 894, is one of the very earliest precedent-setting federal court cases involving common law name change. A woman who had changed her last name to one that was not her husband’s original surname name at birth was trying to claim control over her inheritance. The court ruled in her favor, “At common law a man may change his name, and he is bound by any contract into which he may enter in his adopted or reputed name, and by his known and recognized name he may sue and be sued.” This set forth many things. By common law, one may lawfully change their name and be "known and recognized" by that new name. Also, one may enter into any kinds of contracts in their new adopted name. Contracts include employment (see Coppage v. Kansas 236 U.S. 1). And one can be recognized legally in court in their new name.

13. Such a change carries the exact same legal weight as a court decreed name change as long as it is not done with fraudulent intent (In re McUlta 189 F. 250, Christianson v. King County 196 F. 791, United States v. McKay 2 F.2d 257).

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3 Ferguson v. Commissioner of the Internal Revenue 921 F. 2d. 588 (5th Circuit 1991) 'Court abused its discretion in refusing testimony of witness who refused, on religious grounds, to swear or affirm, and who instead offered to testify accurately and completely and to be subject to penalties for perjury".
15. The case stems from a person moving from New York State to Pennsylvania. In Pennsylvania, he assumed, by common law, at will, the name of "J. D. McUlta", and then went bankrupt after several years of doing business under that name.

16. The ruling states that even if a court is granted permission to change a name by petition and decree, that permission does "not change the common-law rule that a man may lawfully change his name at will and will be bound by any contract into which he enters under his adopted or reputed name, and that he may sue and be sued in that name". Explicitly, a common law name change carries the same legal weight as a court-decreed name change. The ruling also uses term of art "at will", clarifying that common law allows name changes "at will" and no court-issued order of name change is required.

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18. This exception charges the bankrupt with fraud in obtaining the goods and merchandise purchased, in that he did not inform his creditors of his right name, and therefore he did not obtain title to the goods which he claims as exempt. We dismiss this exemption. A name is used merely to designate a person or thing. It is the mark or indica to distinguish him from other persons, and that is as far as the law looks. In re Snook, supra; Rich v. Mayer (City Ct. N. Y.) 7 N. Y. Sup. 69, 70. They are merely used as means of indicating identity of persons. Meyer v. Indiana National Bank 27 Ind. App. 354, 61 N. E. 596. There is nothing in the evidence to show that any fraud was committed by the bankrupt in purchasing the goods. They were sold to him under his assumed name (the creditors never knew until after the institution of bankruptcy proceedings and the adjudication, that the bankrupt was doing business under an assumed name;) and he took title of the goods and could have disposed of them under his assumed name and given a good title to the same. Credit in this case was given to the man—not the name—and that man was J. D. McUlta.

19. Pursuant to the Above Constitutional Provisions and case laws I state for the record that your actions stand as a violation of the Supreme laws of the land Constitutional Federal laws and supporting cases).

Remedy Demand

- I demand damages in the amount of ( $XXXXXXX) for the discrimination and violations I have experienced which have caused the following damages. NOTE THE DAMAGES
- I demand that my common law Name Change be accepted for the purpose of changing my name on my Contract with the Department of Motor Vehicles of (Name of State).
- I demand that the new name be reflected on my (Drivers License or State Id Card) card and all documents associated with the identifications bearing my former name.
- My new Name is (Your Aboriginal Name)
- My Old Name is (Your Old Name)
- My License account number is (XX-XX-XXXX)

[Made Pursuant to The Constitution for the United States of America and positive law at Title 28 USCA Section 1746]

__________________________________________________  ______________________________________
Signature                                                                                     Print & Autograph/Signature-Witness Affirmation of Above facts

Print & Autograph/Signature-Witness Affirmation of Above facts
United States District Court  
County/Borough/ Parish Here

(Your Name)  
Claimant

vs.  

United States  
Social Security Administration  
Name of Head of Department  
Respondents.

Jurisdiction:

Pursuant to - Title 42 Section 1983 Lawsuit  
Pursuant to Public Law at 42 Stat 13-15 as Original Intent of Congress primae facie code USC 42 section 1983

“Every person who under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, Suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia”

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• I (Your National Name) am of the age of maturity to make this affidavit and the testimonial facts herein  
• I (Your National Name) am mentally competent to make this Official Affidavit of Testimonial Facts for the Court Record  
• I (Your National Name) have personal knowledge of the facts in this testimony and affidavit  
• This affidavit is made under penalties of perjury and must be responded to by either counter testimony or counter affidavit. The persons must make their official testimony under penalty of perjury. All parties must respond by testimony in court within the required time by statute or this testimony and affidavit of facts will stand as undisputed fact as a matter of law
"I (Your National Name) declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

[Made Pursuant to Title 28 USCA Section 1746]

Affidavit & Statement of Facts

1. The Social Security Administration of (STATE) a State Republic the United States of America has unlawfully barred me from getting access to correcting my name on my License on the basis that my name change is not a judicial name change.

2. I sent the DMV of (Name of State) an Affidavit under the following title on (Date Affidavit Sent) Affidavit & Notice of Right to Common Law Name Change Notice by Affidavit to Cease & Desist Discrimination and Color of Authority based on Accessing Constitutional, Natural and Common Law Rights.

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**Remedy Demand**

- I demand damages in the amount of ( $XXXXXXXX) for the discrimination and violations I have experienced which have caused the following damages. NOTE THE DAMAGES
- I demand that my common law Name Change be accepted for the purpose of changing my name on my Contract with the Social Security Administration of (Name of State).
- I demand that the new name be reflected on my (Drivers License or State Id Card) card and all documents associated with the identifications bearing my former name.
- My new Name is (Your Aboriginal Name)
- My Old Name is (Your Old Name)
- My License account number is (XX-XX-XXXX)

[Made Pursuant to The Constitution for the United States of America and positive law at Title 28 USCA Section 1746]

______________________________
Signature

______________________________
Print & Autograph/Signature-Witness Affirmation of Above facts
Xi-Amaru Tribal Government

Tribal Certification of Domicile

Affidavit of Non Resident Status within the 50 States

The Following Notice is made for the purpose of providing International Protections for the Minister Aboriginal name U.S. National Listed Herein & to Show FULL Conformity with the Motor Vehicle Code of the 50 States

National is domiciled on Indigenous Lands Shaykhamaxum, Samal Shariq

I (Minister Aboriginal name) am exempt from Registration and Licensing in this State as I am a Non Resident residing on Aboriginal Lands

Article 1 Tribal Traffic Code-Laws of Motor Vehicle Code of the 50 States

Tribal Vehicles exempt from registration.

Any vehicle used in conformance with the provisions of this chapter relating to dealers, persons registered under any of the miscellaneous motor vehicle business classes or nonresidents.

Tribal Vehicles of Tribal nonresidents exempt from registration.

(a) General rule.--A State nonresident owner of any tribal vehicle or other vehicle may operate or permit the operation of the vehicle within the States without registering the vehicle in the States or paying any fees to the States, provided the vehicle at all times when operated in the States is duly registered and in full compliance with the registration requirements of the place of domicile/residence of the owner and further provided the vehicle is not:

1. used for the transportation of persons for hire, compensation or profit;
2. regularly operated in carrying on business within the States;
3. designed, used or maintained primarily for the transportation of property for hire, compensation or profit and not subject to reciprocity (relating to vehicle registration and licensing) or (relating to automatic reciprocity); or
4. Special mobile equipment if not also required to be and actually registered under the laws of the place of residence of the owner.

Tribal Persons exempt from licensing.

The following persons are not required to obtain a State driver's license under this chapter:

Any State nonresident who is at least 16 years of age and who has in possession a valid driver's license issued in the person's home state or country except that a person who has been issued a valid driver's license in a country other than the United States or Canada shall be exempt only upon showing a satisfactory understanding of official traffic-control devices. A State nonresident may only drive the class or classes of vehicles in this State for which the person is licensed to drive in the person's home state or country subject to all restrictions contained on the license.

"Nonresident." A person who is not a resident of the States domicile on Tribal Lands

"Owner." A person, other than a lien holder, having the property right in or title to a tribal or other vehicle. The term includes a person entitled to the use and possession of a vehicle subject to a security interest in another person, but excludes a lessee under a lease not intended as security.

"Registration." The authority for a vehicle to operate on a highway as evidenced by the issuance of an identifying card and plate or plates.

I (Minister Aboriginal name) am the age of maturity to make this affidavit and the facts herein

I (Minister Aboriginal name) am mentally competent to make this Official Affidavit of Facts for the Record

I (Minister Aboriginal name) have personal knowledge of the facts in this affidavit

This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law

"I declare under penalty of perjury under the laws of my Indigenous Nation and under the laws United States of America that the foregoing is true and correct.

[Made Pursuant to the ARNA Constitution & the United States Constitution & Title 28 USCA Section 1746]

________________________________________
Authentication/Seal

County ____________________ State ___________________________

Sworn and Subscribed before me________________________________________
this [day] [month] [year]________

Notary Signature________________________________________
HANDLING FRAUDULENT TICKETS

• Municipal Traffic Courts and Parking Authorities practice constructive fraud everyday.

• A Judge cannot litigate and or prosecute and adjudicate as a neutral third party at the same time. It is a conflict of interest, violates judicial canon and his/her oath of office.

• Most traffic courts are not courts of record, have no juries and they mandate posts of collateral without trials.

• There is a simple process to rid yourself of these flagrant municipal fouls.
• Issue one is that if there was no injury to a real natural person, then there is no corpus delecti

• The claim then by the municipal entity is you allegedly violated the ‘law’ and that the law was written for ‘public safety’.

• The issue here is that the municipality is in BUSINESS and must pay back its bondholders, so it attempts to write governing instruments of trust by laws and pass them off as ‘law’.

• Your actions:

• Write a Inquiry based on the Freedom of Information Act (USC Title 5 section 552) to the local prosecutors office. Send Specifically to the OFFICE For Freedom of Information Requests. Each Local DA or States Attorney, Attorney General has this office (sample on next page)

• You are requesting verification of whether you are being prosecuted in his/her office or anywhere in the county/city/ state. Provide the case number (the ticket number) NOT THE TICKET.

• The Prosecutor has a fiduciary responsibility to answer

• He will via letter to the address you provide.

• You will have a verified letter that there is NO PROSECUTION on you.

• Once you have that you can use our affidavits to communicate to the municipality to eradicate the false prosecution.

• The Next few pages show the Letter sample a caption format for how to respond to a judge after you have verification that there is no prosecution and a testimonial outcome from one of our national. The affidavit that is issued to a judge MUST be the result of a case held in an Aboriginal Court with a Certification of Judgment and the natural person involved MUST have proclaimed their Indigenous Nationality to complete this process.
Greetings to the Prosecutor’s office FOIA Section/Department. I am writing to inquire about an indictment or prosecution under the case number XXXXX. Please send me any information on whether this case exists or if there exists any prosecution under this number form your office. If there is not please certify so and forward verification to me pursuant to the freedom of information act.

Thank You
Your Name
Signature
DEALING WITH INSTRUMENTS

Section 3305 of title __________ of __________ State Republic Statutes gives me the opportunity for remedy for claims of recoupment as a defense, “3305. Defenses and claims in recoupment.

(a) General Rule.--Except as stated in subsection (b), the right to enforce the obligation of a party to pay an instrument is subject to the following:

1. a defense of the obligor based on:
   i. duress, lack of legal capacity or illegality of the transaction which, under other law, nullifies the obligation of the obligor;
   ii. fraud that induced the obligor to sign the instrument with neither knowledge nor reasonable opportunity to learn of its character or its essential terms;

DEMAND FOR REMEDY AND RELIEF

All tickets which are objects of malicious prosecution by a party other than the state attorney district attorney or representative must be dismissed within 72 hours of this notice.

Any property of __________________________________________________ must be return either to ____________________________________________________ or the Trustee –Indigenous Political Authority pursuant to Trust agreement no # ______________________________________ filed in Washington D.C. Recorder of Deeds.

The property has a lien of $ 250,000,000 recorded at the Washington D.C. Recorder of Deeds Office record number __________________________________________ which is a record of a superior international statutory lien per UCC 9311 (a).

All parties involved with the unlawful confiscation can and will be prosecuted in federal court.

The case will be dismissed due to fraud that has been proven through the public bond records of fidelity investments and the Uniform Commercial Code Records of the department of State of __________________________________ which prove the RICO and Fraud.

Conclusion Statement

I am mentally competent to make these statements of fact and record. If anyone is damaged by the statements herein, if he/she/or they will inform me by Affidavit and facts for the record I will sincerely make every effort to amend my declaration to suit the truth and facts made. I hereby and herein reserve the right to amend and make amendments to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

Reserving ALL Rights, Waiving None

28 USC §1746

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signature: __________________________
(Your State) Republic of the United States of America  
(Name of County/Borough)

(Your Aboriginal name)  
Counterclaimant

Versus

The State of (Name of State) Inc. a corporation  
Operating within the jurisdiction of (Name of State Republic)

ACTION IN QUO WARRANTO & COLOR OF AUTHORITY ACTIONS

By

Your Name

In reference to- Invoice Number _____________________

Date:

Notice to:

City of (Name of Municipality)  
(Name of Municipal) Parking Authority  
(Name of Municipal Traffic Court

• I (Your Aboriginal Name) am of the age of maturity to make this affidavit and the facts herein
• I (Your Aboriginal Name) am mentally competent to make this Official Affidavit of Facts for the Record
• I (Your Aboriginal Name) have personal knowledge of the facts in this affidavit
• This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law [Default Judgment]

AFFIDAVIT OF FACTS

This affidavit is not made to commit willful neglect of any lawful duties but is prepared for the lawful defense of the affiant and serves as special appearance to the court. I am fully open to rebuttal and willing to face all consequences if my affidavit is successfully rebutted with a counter affidavit according to Rule of Law, the responding party being the appropriate person to answer.

MANDATORY JUDICIAL NOTICE

All Judges, Magistrates, Commissioners, Justices or any other officers of Government are held liable to their Oath of Record in this proceeding

All Judges are held liable to the Code of Judicial Conduct

All Judges violating my Constitutional Rights, Contractual Rights, and or litigating on behalf of the Prosecution will be reported to The Judicial review Board of the State, The Bar Association, and the Supreme Court via a Writ of Prohibition

• The purpose of this affidavit is:

• *To insure that my CONSTITUTIONAL & International RIGHT TO Travel/Park for the purpose of insuring my Life, Labor and Liberty is not infringed upon by an alleged Governmental Official, Officer or Agency who has sworn by Oath or Affirmation to support the Constitution for the United States of America and the _________________ State Republic Constitution and all other contracts of record
• This affidavit is made to defend the counterclaimant from fraud that the Traffic Court/Parking Authority is participating in with the Vendor-Bank/Financial Institution that it acts as trustee for, the proof of which is made herein from public record bond sites based on the invoice/ticket number which has been revealed to be a negotiable instrument with a commercial bond account

This affidavit is made pursuant to:
All contracts of record that apply to my proper nationality and any other contracts of record that apply to this matter
Pursuant to the Constitution for the United States of America
Pursuant to Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated
Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated
Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law
Pursuant to all Treaties applicable to Aboriginal Americans and the United States Constitution [Article VI] Supremacy Clause
Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons
Pursuant to United States Code Title 18 Section 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority

The following actions apply

1. This case and instrument was not prosecuted by any lawful person or office entitled to prosecute in this jurisdiction

2. I have created no injury upon any person or property in these allegations

3. Attached is the proof from the prosecutors office that no case exists from his/her office under this number ___________________________

4. The Claim and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:

5. This notice is made to the (Name of Parking Authority/Traffic Court) that the tickets you have issued are either accusatory or negotiable instruments and stand as fraudulent if you use duress to hold me accountable to them and they are the result of commercial and constructive fraud and all participating parties are noticed herein including:________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

6. Any property of __________________________________________ that has been confiscated due to this fraudulent act must be returned within 72 hours of this notice to the following location________________________________________________________________________
________________________________________________________________________

criminal charges will be filed against every participating conspirator. In Federal Court Your actions
are based on fraud and the property must returned to the record owner having the superior security interest in the property.

7. Based on this official dispute and proof of fraud and the perfected security interest held in the property by (Your Aboriginal Name or Society or Aboriginal Business) you must either prove you have a superior security interest and the contract that proves such and or law that gives you such authority or return any property and dismiss the ticket claims and fraudulent charges.

8. The ticket number (Give Ticket #) is a bond the creditor (Name of Bank Vendor) financial Institution/Bank a 3rd party collecting revenues from and property from me as a National in a fraudulent manner in conspiracy [RICO] with THE STATE OF (name of State) neither of whom I have a contract with nor am I subject to any jurisdictional authority in reference to the above parties. This activity is a violation of commercial law of Uniform Commercial Code 3305 and 3202

9. (The Name of the STATE) is not a holder in due course of the claim

(a) General Rule.--Except as stated in subsection (b), the right to enforce the obligation of a party to pay an instrument is subject to the following:

2. a defense of the obligor based on:
   i. duress, lack of legal capacity or illegality of the transaction which, under other law, nullifies the obligation of the obligor;
   ii. fraud that induced the obligor to sign the instrument with neither knowledge nor reasonable opportunity to learn of its character or its essential terms;

DEMAND FOR REMEDY AND RELIEF

All Fraudulent tickets must be dismissed within 72 hours of this notice
Any property of (Your Aboriginal name, Society or Aboriginal Business) must be return either to (Location of Property return) or the Trustee – Indigenous Political Authority pursuant to Trust agreement no # (UCC Number with Lien on All Property) filed in Washington D.C. Recorder of Deeds.

The property has a lien of $ 250,000,000 recorded at the Washington D.C. Recorder of Deeds Office record number (Record Number of UCC Lien in DC) which is a record of a superior international statutory lien per UCC 9311 (a).
All parties involved with the unlawful confiscation can and will be prosecuted in federal court
The case will be dismissed due to fraud that has been proven through the public bond records of fidelity investments and the Uniform Commercial Code Records of the department of State of (Name of State) which prove the RICO and Fraud
Conclusion Statement

I am mentally competent to make these statements of fact and record. If anyone is damaged by the statements herein, if he/she/or they will inform me by Affidavit and facts for the record I will sincerely make every effort to amend my declaration to suit the truth and facts made. I hereby and herein reserve the right to amend and make amendments to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

Reserving ALL Rights, Waiving None

28 USC §1746

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signature: __________________________

Mailing Location:
Contact #
Aboriginal Republic of North America
Office of Attorney General & Chief Executive
Aboriginal (Xi-Amaru) Indigenous Government Region 1: Shaykhamaxum Samal Shariq

International Flag
ARNA-ARNA
3000 Chestnut Street
Shaykhamaxum Samal Shariq [19101]
Phone: www.governmentreparations.org
Email: amaruxiali@gmail.com
Attention to:

STATES ATTORNEY or DISTRICT ATTORNEY
(Name of States Attorney or District Attorney)
Street Number and Name
City State Zip
Phone # & FAX #

INTERNATIONAL LETTERS ROGATORY
Demand for release of Aboriginal Tribal National (Name of National)

Greetings: This letter is to inform you that one of our Indigenous-American Tribal Nationals (Name of National ID) # XX-XXX-XXX has been arrested by your governmental Law enforcement. The purpose of this letters rogatory is to give notice to all parties including the (States Attorney/District Attorney/United States Attorney) you are currently holding one of our nationals and to enter into negotiations for release. (Name of National) has been a member of our Indigenous Government for approximately (Time National has been a National).

This initial communication is to properly identify (Name of National) as an official member of our Aboriginal Tribal Government. All charges can be mailed to the above location 3000 Chestnut St # 42083 Shaykhamaxum Samal Shariq [19101]

Requests of Prosecuting Party

• The first request of our government is that the state charges be discontinued and that all charges if continued be pursued via federal court. We are requesting that the STATES Attorney Office contact our legal counsel if necessary at 267-979-3408
• We are requesting that (Name of National) be released on his own recognizance. He has no prior arrest history is of no threat to the public, has been properly identified and we are officially accepting all charges on him as an individual to be pursued by the Prosecuting Party against our Indigenous Government as we are the protectors of the Indigenous Rights he was accessing
• (Name of National) has International Treaty Protections in regards to his rights. These matters are not within the States jurisdiction to adjudicate however this matter can be adjudicated properly in federal court jurisdiction.
• Please return all property taken from (Name of National) as that property is exempt from execution attachment or seizure pursuant to USC 28 1609 and USC 8 1401 (b) Tribal Property exempt clause

Please contact our Tribal Legal Counsel if you have any questions
Our Justice Council: www.governmentreparations.org Email amaruxiali@gmail.com
Chief Executive of ARNA Government: Amaru Namaa Taga Xi-Ali
In the Aboriginal High Court of District 1 Samal Shariq
Shaykhamaxum

Counter-Claimants
Aboriginal Republic of North America
Aboriginal (Xi-Amaru)
via is Chief (Name of Chief) (counsel)
(Name of Aboriginal).

Vs
CASE # (XXXXXXXXX)
ACCOUNT # NJ51207A1
BOND# C.U.S.I.P. (XXXXXXXX) et al

The State of (Name of State) Inc. agent (Name of Governor)
(County or Borough) Inc. agent (County or Borough Exec.)
City of (Name of City) Inc. agent (Name of Mayor)
Registered Owner Cede & Company a subsidiary of
NYSE EuroNext Inc. agent Duncan Neiderauer
Pay Agents (Name of Loan & Transfer Bank for State) Inc. agent (CEO Bank)

Notice of Suspension of Jurisdiction & Release of Lien
Notice of Bond Perfection of Security Interest of
National of Aboriginal Republic of North America
Notice of Moot Merit Claims in regards to Matter
Case # (XXXXXXX)
BOND# C.U.S.I.P. (XXXXX) et al

Cancellation of All Contracts
Indemnification Offer & Warning Against Color of Authority Actions

Summary:
This order is issued by the Aboriginal Republic of North America Xi-Amaru Indigenous Court

Affidavit & Statement of Facts
* This claim is made as an issue of international jurisdiction by Trustee Aboriginal Republic of North America for a priority claim of perfection of security interest and priority claim over national (Name of National) recorded instrument number ___________________ and instrument recorded in United States according to UCC Article 9 section 307 (h) record number 060131441 Bond Amount 250,000,000 equivalent in U.S. Dollars

1. On (__________________) this court sent an International Letters Rogatory to The Chief Prosecutor of (Name of Jurisdiction) concerning identifying an Aboriginal National of ARNA (Name of Aboriginal) et al (Exhibit A).
2. (Name of National) et al had been charged with (List Charges)
3. Our Attorney General has investigated the case and financial claims surrounding this case and found the following.

Merit Claims
4. In the charge 1 above (Name of National) et al is innocent as he possessed his Nationality card and is a legitimate Aboriginal within our Indigenous Government.
5. On charge 2 we find (Name of National) Ra innocent.
6. On charge 3 we find (Name of national) et al innocent in that the proof is of his Indigenous nationality is attached (Exhibit B).

Financial Claims
1. As primary fiduciary and Trustee for (Name of National) et al we cancel and rescind all signatures he made in any contracts and hold those agreements are under threat duress and coercion and having inferior claim to the priority claims we hold as primary trustee.
2. (Name of National) et al was not aware that He was fraudulently and unlawfully being made into collateral by The State of (Name of State) Inc. and all of its related financial entities listed herein. et al. This was not disclosed to him and violates the perfected security interest of the above listed trustee ‘Aboriginal Republic of North America’ is illegal and has no merit.

3. We are officially cancelling all contracts, licenses, and all attached financial instruments and noticing all of the above entities that any securities or other financial instruments made as a claim against (Name of National) et al are void ab initio. We are demanding that all endorsed securities be removed from the record within 72 hours of this affidavit and Notice of Release of Lien and that all funds be returned to the Trustee on any Bonds pursuant to the Priority claim.

4. If the above parties fails to release all documents claims, securities, and liens of record and Certify that such is released to the Trustee (at the above address) within the time frame We will make a claim against all Bonds that the securities are apart of and such claim must then be reported on all Bond Offerings and or SEC filings or any other publically noticed instruments dealing with the Bond that the security is apart of or pooled in.

5. We have no intention of interrupting your business. Our full intention is to settle this matter with proof of such release. We agree through this internationally authenticated and notarized contract to hold all entities herein harmless if their claimant (Name of Jurisdiction - Prosecutor et al) follows the specific instructions of removing any records (Case Dismissal) pertaining to the above mentioned security registered with the (Name of County or Borough - Clerk and Clerk of Courts and send certification of release in the standard manner to the mailing location herein. If the above party fails to do so we will make a claim against all listed fiduciaries and their bonds of interaction with the above listed entities.

6. We declare under penalty of perjury under the organic laws of the Aboriginal Republic of North America and the united States of America and the laws governing perfection of interest in collateral that all of the herein statements are true and correct.

ORDER

That all specific rights where (Name of National) et al was accessing Indigenous rights be upheld and all claims adverse to those rights charges are cancelled suspended and discharged, that all adjudications made in the matter within the corporate jurisdiction of the corporation known as the STATE OF (Name of State) Inc. are VOIDED. The State of (Name of State) Inc. has abandoned its classification as a State Republic and falls within the classification of a corporation, we apply the Corporator Doctrine as established in Bank of United States v. Planters’ Bank of Georgia, 22 U.S. 9 Wheat. 904 (1824). The court held that, “As a member of a corporation, a government never exercises its sovereignty. It acts merely as a corporator” and further that “when a government becomes a party in any trading company, it divests itself, so far as concerns the transactions of that company, of its sovereign character and takes that of a private citizen

Amaru Namaa Taga Xi-Ali authorized signature

Chief Amaru Namaa Taga Xi-Ali

CERTIFICATE OF ACKNOWLEDGMENT OF ABORIGINAL NOTARY PUBLIC

Aboriginal region________________________________________
Local______________________________________________

This document was acknowledged before me on ________________ [Date]
________________________________________________________

(Signature of Officer)

My commission expires: ____________________
Court of (Name of Court)

Counter-Claimants
Aboriginal Republic of North America
Aboriginal Cherokee Choctaw Tribe (Xi-Amaru)
via is Chief (Name of Chief) (counsel)
(Name of National).

Vs
CASE # XXXXXXX
BOND# C.U.S.I.P. XXXXXXX et al

The State of (Name of State) Inc. agent (Name of Governor)
The County of (Name of County) Inc. agent (Name of County Exec.)
City of (Name of City) Inc. agent (Name of Mayor)
Registered Owner Cede & Company a subsidiary of
NYSE EuroNext Inc. agent Duncan Neiderauer
Bond Holder-Depository Trust Corporation
Pay Agents Trustee for Bonds (Name of Bank Loan & Transfer Agent) agent (Name of CEO)

Action in Quo Warranto
in regards to Matter
Case # XXXXXXX
BOND# C.U.S.I.P. XXXXXXXX et al

Cancellation of All Contracts
Indemnification Offer & Warning Against Color of Authority Actions

Summary:
This order is issued by the Aboriginal Republic of North America Xi-Amaru Indigenous Court

AFFIDAVIT & STATEMENT OF FACTS

* This claim is made as an issue of international jurisdiction by Trustee Aboriginal Republic of North America for a priority claim of perfection of security interest and priority claim over national (Name of National) recorded instrument number XXXXX and instrument recorded in United States according to UCC Article 9 section 307 (h) record number 060131441 Bond Amount 250,000,000 equivalent in U.S. Dollars

**DISCOVERY DEMAND**

A. We demand a front and back certified copy of the original indictment for review to establish whether or not this case has been converted into a financial security and to see who the securities Trustee or intermediary is for the above entities

B. We demand the oaths of both the Prosecutor and all judges to see whether or not they have an oath to the State and federal Constitution.

C. We demand to know the payor of the salaries of the prosecutor and Judges in this court to insure that the payor is not other than Delaware a Republic of the United States of America and that the payor does not match any endorsers of the original indictment

D. We demand an offer of proof showing the court has jurisdiction to act in a corporate capacity over (Name of National) et al and we demand the court answer to the question of whether it is operating in a corporate capacity as declared in the following case. Has the State of (Name of State) Inc. abandoned its classification as a State Republic and in this case does it fall within the classification of a corporation? If so we apply the Corporator Doctrine as established in **Bank of United States v. Planters' Bank of Georgia, 22 U.S. 9 Wheat. 904 (1824)**. The court held that, "**As a member of a corporation, a government never exercises its sovereignty. It acts merely as a corporator**" and further that "**when a government becomes a partner in any trading company, it divests itself, so far as concerns the transactions of that company, of its sovereign character and takes that of a private citizen**"
E. Is (Name of National) et al a citizen of the State of (Name of State) Inc and we demand official proof for the record and if he is not then what is the basis of the jurisdiction?

F. If the said basis of the jurisdiction is the subject matter of the above statutes, we request proof the statutes were passed by Natural Born Citizens of (Name of State) Republic. If statutes were passed by a board of directors styling itself as the STATE OF (Name of State) INC. then all corporate by laws of this institution have no bearing or jurisdiction personam or subject matter as there is no injured party no corpus delecti and a corporation cannot be the injured party.

Attached is Judicial Decision of Tribal Court & Letter Rogatory

I Chief (Name of Chief) ex rel (Name of National) et al am of the age of maturity to make this affidavit and the testimonial facts herein
I Chief (Name of Chief) ex rel (Name of National) et al am mentally competent to make this Official Affidavit of Testimonial Facts for the Court Record
I Chief (Name of Chief) ex rel (Name of National) et al have personal knowledge of the facts in this testimony and affidavit
This affidavit is made under penalties of perjury and must be responded to by either counter testimony or counter affidavit. 
The persons must make their official testimony under penalty of perjury. All parties must respond by testimony in court within
the required time by statute or this testimony and affidavit of facts will stand as undisputed fact as a matter of law
*I Chief (Name of Chief) (Name of National) et al declare under penalty of perjury under the laws of the United States of America that the
foregoing is true and correct.

[Made Pursuant to Title 28 USCA Section 1746]
Conference Call Chartered Firms
Class Time
Conference #
1-800-780-8834
Access Code 2777321

Discussion: Operating Local Classes

ARNA Aboriginal Law Firms

Region 1: Shaykamaxum
CEO
Vice President

Manhatta Jurisdiction (Manhattan Borough)
CEO
Vice President

Region 2 Ta Murray Shariq (Washington DC)
CEO
Vice President

HEADQUARTERS: Region 3 Atlantis (Fulton County)
CEO
Vice President

Region 4 Mecca (Wayne County)
CEO
Vice President

Region 4 Wasat
CEO
Vice President

Region 6 Hawaab
CEO
Vice President

Region 6 Local
CEO
Vice President

Region 5 No appointments
Region 7/8 No Appointments

Discussion: Operating Local Classes

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NOTE: If you are on the above list and HAVE NOT completed Phase 2 tests fro weeks 1-4 YOU MUST complete those tests before the end of the current session or YOU WILL BE REMOVED from Office and replaced.

General Rules of ARNA Aboriginal Law Firm

1. Aboriginal Jurists and Security are to operate Weekly Classes for Nationals in the local Jurisdiction and must manage all aspects of the class or delegate such powers to other nationals.

2. Classes will operate 45 Minutes to 1 hour for nationals and at least 1 hour for non-nationals. CEO’s Must keep a local email and Phone # Contact.

3. All funds collected are to go to costs of renting facility and then to local treasury

4. Local Treasury will be operated by Local CEO ARNA Aboriginal Law Firm/Local Chief Minister

5. All Transactions are to be recorded on Requisition Forms

6. All Local/Regional ARNA Aboriginal Law Firms will operate by Charter issued by Chief Executive Officer of the Aboriginal Republic of North America or via this power being delegated to another Official via written agreement

7. Charters can be revoked by Executive Decree or Jural Society Decree and all Decrees are reviewable via Constitutional Right to Trial.

8. All Aboriginal Jurists will operate by Officer agreement and contract

9. All Aboriginal Jurists MUST keep a Client File Book and an Aboriginal Notary Book.

10. All Client File Books and Aboriginal Notary Books are reviewable by local CEO’s Regional CEO’s and Chief of the Aboriginal Republic of North America.

11. All Aboriginal Jurists agree to implement only the Governmental Operations and Objectives of the Aboriginal Republic of North America in weekly sessions.

12. CEO may ONLY allow Certified Instructors to operate local or regional or headquarters classes. When teaching classes instructors must stay within factual grounds and specifically state when they are expressing PERSONAL OPINION.

13. All Classes are to be recorded via Online mechanism and made available to new nationals. A Fee of 10$-20$ May be charged for each local Online class or DVD produced in order to build the treasury.

14. The Uniform Class fee is 10 Per each adult over the age of 18 and free for all those below the age 18.

15. A Class List must be kept for Nationals Sign-in and Non-nationals sign-in.

16. All Non-nationals must be recorded into an Email list serve and sent notice of class, class subject class cancellations, changes of address for class.

17. All ARNA Aboriginal Law Firms who are not operating a local class will be suspended, reviewed
and cancelled if there are no operable classes in the area.

18. All Aboriginal Jurists MUST keep a 50% class attendance ratio for the month.

19. The CEO of ARNA Aboriginal Law Firm reserves the right to amend these general Rules in conformity with the Constitution for the Aboriginal Republic of North America and Indigenous and Moorish common law.

Aboriginal Jurists & Local Regions National Weekly Class
Monthly Areas of Discussion

Week 1 - What is your nationality and why?
Week 2 – How to operate in Commerce?
Week 3 – Interfacing with Law Enforcement and Judicial Officials?
Week 4 Economic Opportunities, Investment, & Institutional Building

Week 1 – Specifics Areas:
Study Material: The Lost Aboriginal Heritage of the So-called Negro-African-American: Resolving a Historical Political and Economic Identity ARNA
Foreward, Chapters 1-26
Websites:
www.governmentreparations.org
www.aboriginaluniversity.com
www.facebook.com/aboriginalchiefali
Areas of Focus for Week Ones discussions:
Plebiscite
Genocide
Denationalization
Aboriginal Constitution
Aboriginal Americans (Xi-Olmec)
Moors (Islamic Polities of West Africa)
Slavery (European & African Participation to subdue Moors)
Dred Scott Case-Aboriginals/descendants from Africa NEVER natural born citizens except via 1924 Indigenous Citizenship Act by their own Choice)
14th Amendment-Subjects
Treaty of 1786 Murakush Terms Original Black Khalifah (Ends Slavery between Moors and Christian Polities & USA
Treaty with Lenapi 1778 Terms, Origins of the Mongoloids,
Nationality ID Passport Card and Government Employee Tax Exempt Card
Tax Exemption Basis
Aboriginal License/ International License
Appendix 1, Appendix 2

Week 2 – Specific Areas
Study Material: Same Book – Chapters 28, 29, 30 Appendix 3 & Law Masters Commerce & Financial Recovery
Notes, Securities Bond Cycle Securitization
What are contracts?
Authenticum Concept
Debt Relief ID theft ID Fraud

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FTC Affidavit
10 Real Defenses
Fair Credit Reporting Act
Fair Debt Collections Practices Act
Consumer Protection Act 7 year discharge
Securities and Exchange Commission
Aboriginal Trust Operation
Dunn & Bradstreet Operation – Commerce
Opening Bank Accounts Process With Updated Identifications EIN Tribal Business Articles
i-9 Form, W-8 Ben Form, W-9 Form, Form 56

Week 3 – Specific Areas

NYSE Euronext, Cede & Company
Depository Trust Corporation/Clearing Corporation
State Loan and Transfer Agent Banks
Office of Law Revision Counsel Statutes versus Code
Comprehensive Annual Financial Reports CAFR
General Obligation Bonds ( Municipalities, Counties, States, Federal Government)
Corporator Status
States 14th Amendment citizens
Fictitious Plaintiff Rule
Action in Quo Warranto
Indigenous Court Orders – Notice of Suspension
Bonding Nationals – Purpose
Power of Counsel/Attorney
ID Cases Protections Defenses
DLV Operations
Passports

Week-4 Specific Areas

Study Material:
Health Class & Notices of Certifications
Indigenous Food Science: Aboriginal Health Course
Books of the Ancestors Volume 1 and Instructional Guide
ARNA Aboriginal Homework Manual and Additional Materials from Law Class
Investment websites
www.governmentreparations.org www.aboriginaluniversity.com
education
Aboriginal Global Media on Youtube
additional health
Aboriginal Medical Association on Fcaebook
Aboriginal Jurist-Law Master/Economic Certification
Levels 1-3
Aboriginal Indigenous Naturopath Certification
Levels 1-3
Aboriginal Cosmology Certification
Levels 1-3
Aboriginal Guard Security Contractor
Martial Arts, Arms Training, Intelligence Operations
Indigenous Land Investments
Levels 1-4

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Aboriginal Agriculturist
Level 3 Health Course
Aboriginal Anthropologist
Level 1 – Ancestors Encyclopedia Aboriginal Geo-Magnetic Chronology
Aboriginal Global Media – Production Manager
Learn Wirecast Production
Livestream, Ustream, Justin.tv streaming
Live Embedding to any website
Final Cut Pro Editing

Other Investment Opportunities exclusively within Aboriginal Jurisdiction
INTERNATIONAL NOTICE TO ALL OFFICERS/CITIZENS OF THE UNITED STATES

The Following National is a National & Citizen of a Government Foreign to United States Jurisdiction
The Following National has Documents directly from The United States Department of State along with International Status in a Government and International Organization

THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE NATIONAL LISTED HEREIN.

PLEASE READ THESE LAWS THAT YOU ARE SUBJECT TO!

Title 18 Part 1 Chapter 7 § 112

§ 112. Protection of foreign officials, official guests, and internationally protected persons

(a) Whoever assaults, strikes, wounds, imprisons, or offers violence to a foreign official, official guest, or internationally protected person or makes any other violent attack upon the person or liberty of such person, or, if likely to endanger his person or liberty, makes a violent attack upon his official premises, private accommodation, or means of transport or attempts to commit any of the foregoing shall be fined under this title or imprisoned not more than three years, or both. Whoever in the commission of any such act uses a deadly or dangerous weapon, or inflicts bodily injury, shall be fined under this title or imprisoned not more than ten years, or both.

(b) Whoever willfully—
(1) intimidates, coerces, threatens, or harasses a foreign official or an official guest or obstructs a foreign official in the performance of his duties;
(2) attempts to intimidate, coerce, threaten, or harass a foreign official or an official guest or obstruct a foreign official in the performance of his duties; or
(3) within the United States and within one hundred feet of any building or premises in whole or in part owned, used, or occupied for official business or for diplomatic, consular, or residential purposes by—
(A) a foreign government, including such use as a mission to an international organization;
(B) an international organization;
(C) a foreign official; or
(D) an official guest;
congregates with two or more other persons with intent to violate any other provision of this section; shall be fined under this title or imprisoned not more than six months, or both.

(c) For the purpose of this section “foreign government”, “foreign official”, “internationally protected person”, “international organization”, “national of the United States”, and “official guest” shall have the same meanings as those provided in section 1116 (b) of this title.

(d) Nothing contained in this section shall be construed or applied so as to abridge the exercise of rights guaranteed under the first amendment to the Constitution of the United States.

(e) If the victim of an offense under subsection (a) is an internationally protected person outside the United States, the United States may exercise jurisdiction over the offense if
(1) the victim is a representative, officer, employee, or agent of the United States,
(2) an offender is a national of the United States, or
(3) an offender is afterwards found in the United States. As used in this subsection, the United States includes all areas under the jurisdiction of the United States including any of the places within the provisions of sections 5 and 7 of this title and section 46501 (2) of title 49.

(f) In the course of enforcement of subsection (a) and any other sections prohibiting a conspiracy or attempt to violate subsection (a), the Attorney General may request assistance from any Federal, State, or local agency, including the Army, Navy, and Air Force, any statute, rule, or regulation to the contrary, notwithstanding.

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INTERNATIONAL NOTICE TO ALL OFFICERS/CITIZENS OF THE UNITED STATES
The Following National is a National & Citizen of a Government Foreign to United States Jurisdiction
The Following National has Documents directly from The United States Department of State along with International Status in a Government and International Organization
   THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE NATIONAL LISTED HEREIN.
   PLEASE READ THESE LAWS THAT YOU ARE SUBJECT TO!

Title 18 Part I Chapter I § 11
§ 11. Foreign government defined
The term “foreign government”, as used in this title except in sections 112, 878, 970, 1116, and 1201, includes any government, faction, or body of insurgents within a country with which the United States is at peace, irrespective of recognition by the United States.
COLOR OF AUTHORITY NOTICE
The Following Aboriginal National is a National & Citizen of an Aboriginal Government
The Following Aboriginal National is a US National and has Documents directly from The United
States Department of State along with International Status in a Government and International
Organization
Identification: Aboriginal Nationality Card, Right to Travel ID,

THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE
NATIONAL LISTED HEREIN BASED ON INTERNATIONAL &
CONSTITUTIONAL RIGHTS.

PLEASE READ THESE LAWS THAT YOU ARE
SUBJECT TO!

Title 18 Part 13 section § 241 & 242
§ 241. Conspiration Against Rights
If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State,
Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege
secured to him by the Constitution or laws of the United States, or because of his having so exercised the
same; or
If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent
or hinder his free exercise or enjoyment of any right or privilege so secured—
They shall be fined under this title or imprisoned not more than ten years, or both; and if death results
from the acts committed in violation of this section or if such acts include kidnapping or an attempt to
kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill,
they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be
sentenced to death.

§ 242. Deprivation of Rights Under Color of Law
Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in
any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or
immunities secured or protected by the Constitution or laws of the United States, or to different
punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or
race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not
more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include kidnaping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated
sexual abuse, or an attempt to kill, shall be fined under this title or imprisoned not more than ten years, or
both; and if death results from the acts committed in violation of this section or if such acts include
kidnaping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual
abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for
life, or both, or may be sentenced to death.

Indigenous Political Authority ©
COLOR OF AUTHORITY NOTICE

The Following Aboriginal National is a National & Citizen of an Aboriginal Government
The Following Aboriginal National is a US National and has Documents directly from The United
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Organization
Identification: Aboriginal Nationality Card, Right to Travel ID,

THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE
NATIONAL LISTED HEREIN BASED ON INTERNATIONAL &
CONSTITUTIONAL RIGHTS.

PLEASE READ THESE LAWS THAT YOU ARE
SUBJECT TO!

Title 42 Chapter 21 section § 1983

CIVIL ACTIONS FOR DEPRIVATION OF RIGHTS

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or
Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or
other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities
secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit
in equity, or other proper proceeding for redress, except that in any action brought against a judicial
officer for an act or omission taken in such officer’s judicial capacity, injunctive relief shall not be granted
unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this
section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a
statute of the District of Columbia.

Indigenous Political Authority ©
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*... Use to get out of all State Court Actions*

**Title 4 Section 41 Seal of the United States**
*... ARNA Follows All Law/Legal Procedure only Group with Seal from US recognized as a Nation of Aboriginal Moors*

**Title 4 Section 42 Custody of the Seal of the United States**
*... Secretary of State must have Record of National & International Status of your Nation as Moors/Aboriginals*

**Title 8 Section 1101 National of the United States**
*... Correct Procedures as U.S National and Aboriginal Moor*

**Title 8 Section 1401 (b)**
*... Nationals and Citizens at birth*

**Title 22 Section 286 International Monetary Fund**
*... Money is not owned by Federal Reserve*

**Title 22 Section 286 (d) Federal Reserve Depository for IMF**

**Title 22 Section 286 (e) US PAY IMF**
*... Currency No Longer US Currency*
Title 18 Section 241 Conspiracy Against Rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or
If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—
They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Title 18 Section 242 Deprivation of Rights Under Color of Law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Title 42 Section 1983 Civil Action for Deprivation of Rights

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer’s judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia

Title 18 Chapter 45 Section 951 Agents of foreign governments

(a) Whoever, other than a diplomatic or consular officer or attache, acts in the United States as an agent of a foreign government without prior notification to the Attorney General if required in subsection (b), shall be fined under this title or imprisoned not more than ten years, or both.
(b) The Attorney General shall promulgate rules and regulations establishing requirements for notification.
(c) The Attorney General shall, upon receipt, promptly transmit one copy of each notification statement filed under this section to the Secretary of State for such comment and use as the Secretary of State may determine to be appropriate from the point of view of the foreign relations of the United States. Failure of the Attorney General to do so shall not be a bar to prosecution under this section.
(d) For purposes of this section, the term “agent of a foreign government” means an individual who agrees to operate within the United States subject to the direction or control of a foreign government or official, except that such term does not include—
(1) a duly accredited diplomatic or consular officer of a foreign government, who is so recognized by the Department of State;

(2) any officially and publicly acknowledged and sponsored official or representative of a foreign government;

(3) any officially and publicly acknowledged and sponsored member of the staff of, or employee of, an officer, official, or representative described in paragraph (1) or (2), who is not a United States citizen; or

(4) any person engaged in a legal commercial transaction.

Title 28 Appendix Supplemental Rules for Certain Admiralty and Maritime Claims

Check under Federal Rules of Civil Procedure. Gives exact procedures in procuring property from federal courts

28 Appendix Article IX. Authentication and Identification

Rule 901 Authentication and Identification

Rule 902. Self – Authentication

Extrinsic evidence of authenticity as a condition precedent to admissibility is not required with respect to the following:

(1) Domestic public documents under seal.— A document bearing a seal purporting to be that of the United States, or of any State, district, Commonwealth, territory, or insular possession thereof, or the Panama Canal Zone, or the Trust Territory of the Pacific Islands, or of a political subdivision, department, officer, or agency thereof, and a signature purporting to be an attestation or execution.

(2) Domestic public documents not under seal.— A document purporting to bear the signature in the official capacity of an officer or employee of any entity included in paragraph (1) hereof, having no seal, if a public officer having a seal and having official duties in the district or political subdivision of the officer or employee certifies under seal that the signer has the official capacity and that the signature is genuine.

(3) Foreign public documents.— A document purporting to be executed or attested in an official capacity by a person authorized by the laws of a foreign country to make the execution or attestation, and accompanied by a final certification as to the genuineness of the signature and official position

(4) Certified copies of public records.— A copy of an official record or report or entry therein, or of a document authorized by law to be recorded or filed and actually recorded or filed in a public office, including data compilations in any form, certified as correct by the custodian or other person authorized to make the certification, by certificate complying with paragraph (1), (2), or (3) of this rule or complying with any Act of Congress or rule prescribed by the Supreme Court pursuant to statutory authority.

(5) Official publications.— Books, pamphlets, or other publications purporting to be issued by public authority.

(6) Newspapers and periodicals.— Printed materials purporting to be newspapers or periodicals.

(12) Certified foreign records of regularly conducted activity.— In a civil case, the original or a duplicate of a foreign record of regularly conducted activity that would be admissible under Rule 803 (6) if accompanied by a written declaration by its custodian or other qualified person certifying that the record—

(A) was made at or near the time of the occurrence of the matters set forth by, or from information transmitted by, a person with knowledge of those matters;

(B) was kept in the course of the regularly conducted activity; and

(C) was made by the regularly conducted activity as a regular practice.
The declaration must be signed in a manner that, if falsely made, would subject the maker to criminal penalty under the laws of the country where the declaration is signed. A party intending to offer a record into evidence under this paragraph must provide written notice of that intention to all adverse parties, and must make the record and declaration available for inspection sufficiently in advance of their offer into evidence to provide an adverse party with a fair opportunity to challenge them.

**Rule 903 Subscribing witness Testimony unnecessary**
The testimony of a subscribing witness is not necessary to authenticate a writing unless required by the laws of the jurisdiction whose laws govern the validity of the writing.

**Title 18 Part I Chapter 118 Section 2441 War Crimes**

(a) **Offense.**— Whoever, whether inside or outside the United States, commits a war crime, in any of the circumstances described in subsection (b), shall be fined under this title or imprisoned for life or any term of years, or both, and if death results to the victim, shall also be subject to the penalty of death.

(b) **Circumstances.**— The circumstances referred to in subsection (a) are that the person committing such war crime or the victim of such war crime is a member of the Armed Forces of the United States or a national of the United States (as defined in section 101 of the Immigration and Nationality Act).

(c) **Definition.**— As used in this section the term “war crime” means any conduct—

(1) defined as a grave breach in any of the international conventions signed at Geneva 12 August 1949, or any protocol to such convention to which the United States is a party;

(2) prohibited by Article 23, 25, 27, or 28 of the Annex to the Hague Convention IV, Respecting the Laws and Customs of War on Land, signed 18 October 1907;

(3) which constitutes a violation of common Article 3 of the international conventions signed at Geneva, 12 August 1949, or any protocol to such convention to which the United States is a party and which deals with non-international armed conflict; or

(4) of a person who, in relation to an armed conflict and contrary to the provisions of the Protocol on Prohibitions or Restrictions on the Use of Mines, Booby-Traps and Other Devices as amended at Geneva on 3 May 1996 (Protocol II as amended on 3 May 1996), when the United States is a party to such Protocol, willfully kills or causes serious injury to civilians.

**Title 18 Part I Chapter 115 Section 2381**
Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than $10,000; and shall be incapable of holding any office under the United States.

**Title 18 Part I Chapter 115 Section 2383 Rebellion or Insurrection**
Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

**Title 18 Part I Chapter 115 2384 Seditious Conspiracy**
If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

**Title 22 Chapter 81 Section 7401 - Restriction Relating to United States Accession to International Criminal Court**

(a) **Prohibition**
The United States shall not become a party to the International Criminal Court except pursuant to a treaty made under Article II, section 2, clause 2 of the Constitution of the United States on or after November 29, 1999.

(b) Prohibition on use of funds
None of the funds authorized to be appropriated by this or any other Act may be obligated for use by, or for support of, the International Criminal Court unless the United States has become a party to the Court pursuant to a treaty made under Article II, section 2, clause 2 of the Constitution of the United States on or after November 29, 1999.

(c) International Criminal Court defined
In this section, the term “International Criminal Court” means the court established by the Rome Statute of the International Criminal Court, adopted by the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court on July 17, 1998

Title 28 Part 5 Chapter 85 1332 Diversity of Citizenship
(c) For the purposes of this section and section 1441 of this title—
(1) a corporation shall be deemed to be a citizen of any State by which it has been incorporated and of the State where it has its principal place of business

Title 28 Section 1441 Removable Actions
(a) Except as otherwise expressly provided by Act of Congress, any civil action brought in a State court of which the district courts of the United States have original jurisdiction, may be removed by the defendant or the defendants, to the district court of the United States for the district and division embracing the place where such action is pending. For purposes of removal under this chapter, the citizenship of defendants sued under fictitious names shall be disregarded.
(b) Any civil action of which the district courts have original jurisdiction founded on a claim or right arising under the Constitution, treaties or laws of the United States shall be removable without regard to the citizenship or residence of the parties. Any other such action shall be removable only if none of the parties in interest properly joined and served as defendants is a citizen of the State in which such action is brought.
(c) Whenever a separate and independent claim or cause of action within the jurisdiction conferred by section 1331 of this title is joined with one or more otherwise non-removable claims or causes of action, the entire case may be removed and the district court may determine all issues therein, or, in its discretion, may remand all matters in which State law predominates.
(d) Any civil action brought in a State court against a foreign state as defined in section 1603 (a) of this title may be removed by the foreign state to the district court of the United States for the district and division embracing the place where such action is pending. Upon removal the action shall be tried by the court without jury. Where removal is based upon this subsection, the time limitations of section 1446 (b) of this chapter may be enlarged at any time for cause shown.

Title 4 Section 41 Seal of the United States
The seal heretofore used by the United States in Congress assembled is declared to be the seal of the United States.

Title 4 Section 42 Custody of the Seal of the United States
The Secretary of State shall have the custody and charge of such seal. Except as provided by section 2902 (a) of title 5, the seal shall not be affixed to any instrument without the special warrant of the President therefore.

Title 8 Section 1101 National of the United States
(21) The term “national” means a person owing permanent allegiance to a state.
(22) The term “national of the United States” means
(A) a citizen of the United States, or
(B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States.

**Title 8 Section 1401 (b) Nationals and Citizens at birth**
(\textbf{b}) a person born in the United States to a member of an Indian, Eskimo, Aleutian, or other aboriginal tribe: Provided, That the granting of citizenship under this subsection shall not in any manner impair or otherwise affect the right of such person to tribal or other property.

**Title 22 Section 286 International Monetary Fund**
The President is hereby authorized to accept membership for the United States in the International Monetary Fund (hereinafter referred to as the “Fund”), and in the International Bank for Reconstruction and Development (hereinafter referred to as the “Bank”), provided for by the Articles of Agreement of the Fund and the Articles of Agreement of the Bank as set forth in the Final Act of the United Nations Monetary and Financial Conference dated July 22, 1944, and deposited in the archives of the Department of State.

**Title 22 Section 286 (d) Federal Reserve Depository for IMF**
Any Federal Reserve bank which is requested to do so by the Fund or the Bank shall act as its depository or as its fiscal agent, and the Board of Governors of the Federal Reserve System shall supervise and direct the carrying out of these functions by the Federal Reserve banks.

**Title 22 Section 286 (e) US PAY IMF – Currency No Longer US Currency**
GENERAL DURABLE POWER OF ATTORNEY
THE POWERS YOU GRANT BELOW ARE EFFECTIVE EVEN IF YOU BECOME DISABLED OR INCOMPETENT

NOTICE: THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

I ______________________________________________
___________________________________________________
___________________________________________________

________________________

______________________

[insert your name and address] appoint
_______________________________________

________________________

______________________

[insert the name and address of the person appointed] as my Agent (attorney-in-fact) to act for me in any lawful way with respect to the following initialed subjects:

TO GRANT ALL OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF (N) AND PLACE N/A ON THE LINES IN FRONT OF THE OTHER POWERS.
TO GRANT ONE OR MORE, BUT FEWER THAN ALL, OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF EACH POWER YOU ARE GRANTING.
TO WITHHOLD A POWER, DO NOT INITIAL THE LINE IN FRONT OF IT. YOU MAY, BUT NEED NOT, PLACE N/A [Not applicable] EACH POWER WITHHELD.

Note: If you initial Item A or Item B, which follow, a notarized signature will be required on behalf of the Principal.

INITIAL

________ (A) All transactions concerning Credit Reports/ to Credit Reporting Agencies and Alleged Creditors and Accounts. To communicate with all three of the National Credit Reporting Agencies, Trans Union, Experian, & Equifax and all account holders listed on my credit files concerning all credit report matters, including ID Theft and ID Fraud Protection, making notice of Fraud Alerts and all other communications by mail or online acting as authorized signatory on any and all forms concerning the above matters at any time before the revocation of this power of attorney. To investigate any and all matters concerning the status of my credit files. The agent herein has my full consensual agreement to act by the powers listed herein.

________ (B) Claims and litigation. To commence, prosecute, discontinue, or defend all actions or other legal proceedings touching my property, real or personal, or any part thereof, or touching any matter in which I or my property, real or personal, may be in any way concerned. To defend, settle, adjust, make allowances, compound, submit to arbitration, and compromise all accounts, reckonings, claims, and demands whatsoever that now are, or hereafter shall be, pending between me and any person, firm, corporation, or other legal entity, in such manner and in all respects as my Agent shall deem proper.

________ (C) Real property transactions. To work solely for the purpose of resolving any legal matters whether administrative or judicial [court related] in regards to mortgage security liens, deeds, and removing all actions of fraud from the property through the Financial Recovery process of the Indigenous Political Authority.

ALL OF THE POWERS LISTED ABOVE.

SPECIAL INSTRUCTIONS:
ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTIONS LIMITING OR EXTENDING THE POWERS GRANTED TO YOUR AGENT.

_____________________________________________

THIS POWER OF ATTORNEY IS EFFECTIVE IMMEDIATELY AND WILL CONTINUE UNTIL IT IS REVOKED.
THIS POWER OF ATTORNEY SHALL BE CONSTRUED AS A GENERAL DURABLE POWER OF ATTORNEY AND SHALL CONTINUE TO BE EFFECTIVE EVEN IF I BECOME DISABLED, INCAPACITATED, OR INCOMPETENT.
Authority to Delegate. My Agent shall have the right by written instrument to delegate any or all of the foregoing powers involving discretionary decision-making to any person or persons whom my Agent may select, but such delegation may be amended or revoked by any agent (including any successor) named by me who is acting under this power of attorney at the time of reference.

Your Agent will be entitled to reimbursement for all reasonable expenses incurred in acting under this power of attorney. Strike out the next sentence if you do not want your Agent to also be entitled to reasonable compensation for services as agent.

Right to Compensation. My Agent shall be entitled to reasonable compensation for services rendered as agent under this power of attorney.

Choice of Law. This power of attorney will be governed by the laws of the United States of America without regard for conflicts of laws principles. It was executed in the United States of America and is intended to be valid in all jurisdictions of the United States of America and all foreign nations.

I am fully informed as to all the contents of this form and understand the full import of this grant of powers to my Agent. I agree that any third party who receives a copy of this document may act under it. Revocation of the power of attorney is not effective as to a third party until the third party learns of the revocation. I agree to indemnify the third party for any claims that arise against the third party because of reliance on this power of attorney.

Signed this ______ day of ______________, 20____

______________________________
[Your Signature] Principal

ACKNOWLEDGMENT EXECUTED BY AGENT

I, ________________________ [name of agent], have read the attached power of attorney and am the person identified as the agent for the principal. I hereby acknowledge that in the absence of a specific provision to the contrary in the power of attorney:
I shall exercise the powers for the benefit of the principal.
I shall keep the assets of the principal separate from my assets.
I shall exercise reasonable caution and prudence.
I shall keep a full and accurate record of all actions, receipts and disbursements on behalf of the principal.

__________________________________  __________________________________
Agent's Signature                              Agent's Printed Name

Date

THE WITNESSING OF THIS DOCUMENT MAY BE BY NOTARY PUBLIC OR BY CIVIL LAW [private] NOTARY AND ALL PARTIES CONSENT TO SUCH ACTIONS BY SIGNATURE HEREIN

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

STATE: ______________________
COUNTY OF ______________________

This document was acknowledged before me on ______________ [Date] by ______________________ [name of principal] and ______________________ [name of agent].

[Notary Seal, if any]:

______________________________
(Signature of Notarial Officer)

Civil Law Notary - Notary Public for ______________________
My commission expires: ______________________
GENERAL DURABLE POWER OF ATTORNEY
THE POWERS YOU GRANT BELOW ARE EFFECTIVE EVEN IF YOU BECOME DISABLED OR INCOMPETENT

NOTICE: THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

I

[insert your name and address] appoint

[insert the name and address of the person appointed] as my Agent (attorney-in-fact) to act for me in any lawful way with respect to the following initialed subjects:

TO GRANT ALL OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF (N) AND PLACE N/A ON THE LINES IN FRONT OF THE OTHER POWERS.

TO GRANT ONE OR MORE, BUT FEWER THAN ALL, OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF EACH POWER YOU ARE GRANTING.

TO withhold a power, do not initial the line in front of it. You may, but need not, place N/A [Not applicable] each power withheld.

Note: If you initial Item A or Item B, which follow, a notarized signature will be required on behalf of the Principal.

INITIAL

(A) All transactions concerning Credit Reports/ to Credit Reporting Agencies and Alleged Creditors and Accounts. To communicate with all three of the National Credit Reporting Agencies, Trans Union, Experian, & Equifax and all account holders listed on my credit files concerning all credit report matters, including ID Theft and ID Fraud Protection, making notice of Fraud Alerts and all other communications by mail or online acting as authorized signatory on any and all forms concerning the above matters at any time before the revocation of this power of attorney. To investigate any and all matters concerning the status of my credit files. The agent herein has my full consentual agreement to act by the powers listed herein.

(B) ALL Court Matters in reference to any matters pertaining to credit counseling, repair, reporting and claims by creditors. Full attorney in fact matters in re court matters including appearances, affidavits, and all matters pertaining to debt claims by alleged Creditors

ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTIONS LIMITING OR EXTENDING THE POWERS GRANTED TO YOUR AGENT.

THIS POWER OF ATTORNEY IS EFFECTIVE IMMEDIATELY AND WILL CONTINUE UNTIL IT IS REVOKED. THIS POWER OF ATTORNEY SHALL BE CONSTRUED AS A GENERAL DURABLE POWER OF ATTORNEY AND SHALL CONTINUE TO BE EFFECTIVE EVEN IF I BECOME DISABLED, INCAPACITATED, OR INCOMPETENT. (YOUR AGENT WILL HAVE AUTHORITY TO EMPLOY OTHER PERSONS AS NECESSARY TO ENABLE THE AGENT TO PROPERLY EXERCISE THE POWERS GRANTED IN THIS FORM, BUT YOUR AGENT WILL HAVE TO MAKE ALL DISCRETIONARY DECISIONS. IF YOU WANT TO GIVE YOUR AGENT THE RIGHT TO DELEGATE DISCRETIONARY DECISION-MAKING POWERS TO OTHERS, YOU SHOULD KEEP THE NEXT SENTENCE, OTHERWISE IT SHOULD BE STRICKEN.)

Authority to Delegate. My Agent shall have the right by written instrument to delegate any or all of the foregoing powers involving discretionary decision-making to any person or persons whom my Agent may select, but such delegation may be amended or revoked by any agent (including any successor) named by me who is acting under this power of attorney at the time of reference. (YOUR AGENT WILL BE ENTITLED TO REIMBURSEMENT FOR ALL REASONABLE EXPENSES INCURRED IN ACTING UNDER THIS POWER OF ATTORNEY. STRIKE OUT THE NEXT SENTENCE IF YOU DO NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR SERVICES AS AGENT.)

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Right to Compensation. My Agent shall be entitled to reasonable compensation for services rendered as agent under this power of attorney.

Choice of Law. THIS POWER OF ATTORNEY WILL BE GOVERNED BY THE LAWS OF THE UNITED STATES OF AMERICA WITHOUT REGARD FOR CONFLICTS OF LAWS PRINCIPLES. IT WAS EXECUTED IN THE UNITED STATES OF AMERICA AND IS INTENDED TO BE VALID IN ALL JURISDICTIONS OF THE UNITED STATES OF AMERICA AND ALL FOREIGN NATIONS.

I am fully informed as to all the contents of this form and understand the full import of this grant of powers to my Agent. I agree that any third party who receives a copy of this document may act under it. Revocation of the power of attorney is not effective as to a third party until the third party learns of the revocation. I agree to indemnify the third party for any claims that arise against the third party because of reliance on this power of attorney.

Signed this ______ day of __________________, 20____

______________________________
[Your Signature]

ACKNOWLEDGMENT EXECUTED BY AGENT

I, ________________________________________________ [name of agent], have read the attached power of attorney and am the person identified as the agent for the principal. I hereby acknowledge that in the absence of a specific provision to the contrary in the power of attorney:

I shall exercise the powers for the benefit of the principal.
I shall keep the assets of the principal separate from my assets.
I shall exercise reasonable caution and prudence.
I shall keep a full and accurate record of all actions, receipts and disbursements on behalf of the principal.

________________________________
Agent's Signature

________________________________
Agent's Printed Name

________________________________
Date

THE WITNESSING OF THIS DOCUMENT MAY BE BY NOTARY PUBLIC OR BY CIVIL LAW [private] NOTARY AND ALL PARTIES CONSENT TO SUCH ACTIONS BY SIGNATURE HEREIN

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

STATE:
COUNTY OF ________________

This document was acknowledged before me on _______________ [Date] by ________________________________________________ [name of principal] and __________________ [name of agent].

[Notary Seal, if any]:

________________________________
(Signature of Notarial Officer)

Civil Law Notary - Notary Public for ________________
My commission expires: ___________________
Instructions on How to file your UCC Notice of Irrevocable Trust

35) Go to https://gov.propertyinfo.com/UCC/
36) Click on REGISTER on the lower left hand side of the page.
37) Click on REGISTER NOW on the lower left hand side of the page
38) Fill Out the application and enter an email address at the bottom. An email confirmation will be sent to you. Click on it for verification. From this point you can log onto https://gov.propertyinfo.com/UCC/
40) Go to File a UCC Financing Statement
41) Sections A and B will have the name of the Society, organization or Individual name of the filer based on how you filled out the initial application
42) SECTION 1 Fill in section 1a the following [YOUR BIRTH CERTIFICATE NAME-CEST QUE TRUST]
43) Skip 1b
44) Put in mailing address, Zip, Country – United States
45) 1d skip
46) 1e Put in type of organization as corp. citizen
47) 1f Jurisdiction or organization put in ‘United States’
48) 1g Organizational ID Check none
49) SECTION 2
50) 2a Skip
51) 2b Place the last name and first name middle initial of the name of the Birth Certificate
52) 2c Mailing address
53) 2d skip
54) 2e Put in type of organization as corp. citizen
55) 2f Jurisdiction or organization put in ‘United States’
56) 2g Organizational ID Check none
57) SECTION 3 Secured party’s info
58) 3a Indigenous Political Authority aka ARNA
59) 3b skip
60) 3c Address Postal Box 42083 City [Shaykhamaxum-Phila] State PA Zip 19101 United States
61) Collateral Section Type in the following. Place your name in the appropriate places for the Strawman and the Beneficiary [Real You]
62) This financing statement collateral claim is pursuant to an International Irrevocable Trust Agreement Number [Numbers for date of birth and initials of Aboriginal name] between [STRAWMAN] Holding the Contractual Status of Consignor, Bailor, Licensor, Trustor and Assignor and the Indigenous Political Authority also known as the Aboriginal Republic Of North Americaa self autonomous Indigenous Government who serves as the Consignee, Bailee, Licensee, Trustee, and Assignee for the total Tribal and Aboriginal property including all intellectual and real property of [STRAWMAN] for the beneficiary who is [Aboriginal Sovereign Name] for the said consideration value of collateral of this trust agreement is in the value of 42,000,000 ounces of gold and 55,000,000 ounces of silver as converted to the currency exchange rates of gold and silver present at the time of maturity in any international, nation state, state, municipal, or indigenous jurisdiction or as a part of a real defense/claim in recoupment for damages for violation of this perfected security interest in all property herein as this irrevocable Trust agreement is pursuant to Uniform Commercial Code 9311, 7103 and all other clauses of law in all
International Law, International laws protecting Aboriginal Indigenous Peoples, Domestic Aboriginal Indigenous Law, Domestic Statutes of the United States affording protection for persons belonging to Aboriginal tribes and other rights and remedies are reserved herein.

63) Skip 5, 6, & 7
64) SECTION 8 Aboriginal Diplomat-Ambassador Your Name US Dep of State 060131441
65) Click Preview
66) Do any editing to page 1 and 2 Note on page 2 place debtor as Trust
67) SUBMIT pay by credit card $26.50 is the total.
68) The document will be emailed to you. Print it out keep a hard copy and a saved computer filed
69) Email a copy to isislawmasters@yahoo.com to keep a copy file @ headquarters
INTERNATIONAL NOTICE TO ALL OFFICERS/CITIZENS OF THE UNITED STATES

The Following Indigenous National is a National & Citizen of a Government Contractually Foreign to United States Jurisdiction

But Indigenous and Domestic to the Landmass of North America

The Following Indigenous National has Documents directly from The United States Department of State along with International Status in a Government and Internationally Protected Organization


THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE NATIONAL LISTED HEREIN.

PLEASE READ THESE LAWS THAT YOU ARE SUBJECT TO!

Title 18 Part 1 Chapter 7 § 112

§ 112. Protection of foreign officials, official guests, and internationally protected persons

(a) Whoever assaults, strikes, wounds, imprisons, or offers violence to a foreign official, official guest, or internationally protected person or makes any other violent attack upon the person or liberty of such person, or, if likely to endanger his person or liberty, makes a violent attack upon his official premises, private accommodation, or means of transport or attempts to commit any of the foregoing shall be fined under this title or imprisoned not more than three years, or both. Whoever in the commission of any such act uses a deadly or dangerous weapon, or inflicts bodily injury, shall be fined under this title or imprisoned not more than ten years, or both.

(b) Whoever willfully—

(1) intimidates, coerces, threatens, or harasses a foreign official or an official guest or obstructs a foreign official in the performance of his duties;

(2) attempts to intimidate, coerce, threaten, or harass a foreign official or an official guest or obstruct a foreign official in the performance of his duties;

or

(3) within the United States and within one hundred feet of any building or premises in whole or in part owned, used, or occupied for official business or for diplomatic, consular, or residential purposes by—

(A) a foreign government, including such use as a mission to an international organization;

(B) an international organization;

(C) a foreign official; or

(D) an official guest;

congregates with two or more other persons with intent to violate any other provision of this section; shall be fined under this title or imprisoned not more than six months, or both.

(c) For the purpose of this section “foreign government”, “foreign official”, “internationally protected person”, “international organization”, “national of the United States”, and “official guest” shall have the same meanings as those provided in section 1116 (b) of this title.

(d) Nothing contained in this section shall be construed or applied so as to abridge the exercise of rights guaranteed under the first amendment to the Constitution of the United States.

(e) If the victim of an offense under subsection (a) is an internationally protected person outside the United States, the United States may exercise jurisdiction over the offense if

(1) the victim is a representative, officer, employee, or agent of the United States,

(2) an offender is a national of the United States, or

(3) an offender is afterwards found in the United States. As used in this subsection, the United States includes all areas under the jurisdiction of the United States including any of the places within the provisions of sections 5 and 7 of this title and section 46501 (2) of title 49.

(f) In the course of enforcement of subsection (a) and any other sections prohibiting a conspiracy or attempt to violate subsection (a), the Attorney General may request assistance from any Federal, State, or local agency, including the Army, Navy, and Air Force, any statute, rule, or regulation to the contrary, notwithstanding.
INTERNATIONAL NOTICE TO ALL OFFICERS/CITIZENS OF THE UNITED STATES

The Following Indigenous National is a National & Citizen of a Government Contractually Foreign to United States Jurisdiction

But Indigenous and Domestic to the Landmass of North America

The Following Indigenous National has Documents directly from The United States Department of State along with International Status in a Government and Internationally Protected Organization

Identification: Aboriginal Nationality Card, Other ID's

& United Nations Permanent Forum of Indigenous Issues [UNPFII]

THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE NATIONAL LISTED HEREIN.

PLEASE READ THESE LAWS THAT YOU ARE SUBJECT TO!

Title 18 Part I Chapter I § 11

§ 11. Foreign government defined

The term “foreign government”, as used in this title except in sections 112, 878, 970, 1116, and 1201, includes any government, faction, or body of insurgents within a country with which the United States is at peace, irrespective of recognition by the United States.
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Title 18 Part I Chapter 45 § 970

§ 970. Protection of property occupied by foreign governments

(a) Whoever willfully injures, damages, or destroys, or attempts to injure, damage, or destroy, any property, real or personal, located within the United States and belonging to or utilized or occupied by any foreign government or international organization, by a foreign official or official guest, shall be fined under this title, or imprisoned not more than five years, or both.

(b) Whoever, willfully with intent to intimidate, coerce, threaten, or harass—

(1) forcibly thrusts any part of himself or any object within or upon that portion of any building or premises located within the United States, which portion is used or occupied for official business or for diplomatic, consular, or residential purposes by—

(A) a foreign government, including such use as a mission to an international organization;

(B) an international organization;

(C) a foreign official; or

(D) an official guest; or

(2) refuses to depart from such portion of such building or premises after a request—

(A) by an employee of a foreign government or of an international organization, if such employee is authorized to make such request by the senior official of the unit of such government or organization which occupies such portion of such building or premises;

(B) by a foreign official or any member of the foreign official’s staff who is authorized by the foreign official to make such request;

(C) by an official guest or any member of the official guest’s staff who is authorized by the official guest to make such request; or

(D) by any person present having law enforcement powers;

shall be fined under this title or imprisoned not more than six months, or both.

(c) For the purpose of this section “foreign government”, “foreign official”, “international organization”, and “official guest” shall have the same meanings as those provided in section 1116 (b) of this title.

(d) In the course of enforcement of this section and any other sections prohibiting a conspiracy or attempt to violate this section, the Attorney General may request assistance from any Federal, State, or local agency, including the Army, Navy, and Air Force, any statute, rule, or regulation to the contrary notwithstanding.
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§ 1116. Murder or manslaughter of foreign officials, official guests, or internationally protected persons

(a) Whoever kills or attempts to kill a foreign official, official guest, or internationally protected person shall be punished as provided under sections 1111, 1112, and 1113 of this title.

(b) For the purposes of this section:

(1) “Family” includes (a) a spouse, parent, brother or sister, child, or person to whom the foreign official or internationally protected person stands in loco parentis, or (b) any other person living in his household and related to the foreign official or internationally protected person by blood or marriage.

(2) “Foreign government” means the government of a foreign country, irrespective of recognition by the United States.

(3) “Foreign official” means —

(A) a Chief of State or the political equivalent, President, Vice President, Prime Minister, Ambassador, Foreign Minister, or other officer of Cabinet rank or above of a foreign government or the chief executive officer of an international organization, or any person who has previously served in such capacity, and any member of his family, while in the United States; and

(B) any person of a foreign nationality who is duly notified to the United States as an officer or employee of a foreign government or international organization, and who is in the United States on official business, and any member of his family whose presence in the United States is in connection with the presence of such officer or employee.

(4) “Internationally protected person” means —

(A) a Chief of State or the political equivalent, head of government, or Foreign Minister whenever such person is in a country other than his own and any member of his family accompanying him; or

(B) any other representative, officer, employee, or agent of the United States Government, a foreign government, or international organization who at the time and place concerned is entitled pursuant to international law to special protection against attack upon his person, freedom, or dignity, and any member of his family then forming part of his household.

(5) “International organization” means a public international organization designated as such pursuant to section 1 of the International Organizations Immunities Act (22 U.S.C. 288) or a public organization created pursuant to treaty or other agreement under international law as an instrument through or by which two or more foreign governments engage in some aspect of their conduct of international affairs.

(6) “Official guest” means a citizen or national of a foreign country present in the United States as an official guest of the Government of the United States pursuant to designation as such by the Secretary of State.

(7) “National of the United States” has the meaning prescribed in section 101(a)(22) of the Immigration and Nationality Act (8 U.S.C. 1101 (a)(22)).

(c) If the victim of an offense under subsection (a) is an internationally protected person outside the United States, the United States may exercise jurisdiction over the offense if

(1) the victim is a representative, officer, employee, or agent of the United States,

(2) an offender is a national of the United States, or

(3) an offender is afterwards found in the United States. As used in this subsection, the United States includes all areas under the jurisdiction of the United States including any of the places within the provisions of sections 5 and 7 of this title and section 46501 (2) of title 49.
COLOR OF AUTHORITY NOTICE
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THIS NOTICE PROTECTS THE PERSON AND PROPERTY OF THE NATIONAL LISTED HEREIN
BASED ON INTERNATIONAL & CONSTITUTIONAL RIGHTS.
PLEAS READ THESE LAWS THAT YOU ARE SUBJECT TO!

Title 18 Part 13 section §241 & 242
§241. Conspiracy Against Rights
If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or
If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—
They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

§242. Deprivation of Rights Under Color of Law
Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Indigenous Political Authority ©
COLOR OF AUTHORITY NOTICE

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Jurisdiction

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International Status in a Government and Internationally Protected Organization

Identification: Aboriginal Nationality Card, Other Indigenous Identification(s)

& United Nations Permanent Forum of Indigenous Issues [UNPFII]

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Title 42 Chapter 21 section § 1983

CIVIL ACTIONS FOR DEPRIVATION OF RIGHTS

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer’s judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.

Indigenous Political Authority ©
DOCUMENTS OF FORMAL RECOGNITION OF ARNA-IPA

The following documents are the official necessary documents created witnessed and recorded for the Re-emergence and resurrection of a Natural Law International and Domestic Government for Aboriginal Peoples. They have been formally recognized (See CFR 22 section 131.1 & 131.2 and USC Title 4 Section 42) in the lawful and legal sense of those words via Notice of Our Plebiscite and are to be used for:
Official Nationalization of all ARNA Nationals as Proof of their Status as it pertains to formal recognition from the Foreign Venue by demand from the ARNA Aboriginal Government.

It presents proof of full perfected interest in all aboriginal property [Corporeal] of Aboriginals who are Nationals of ARNA
It presents proof of title based on International Laws, Treaties and Statutes which supersedes any claims based on non priority claims of lien creditors

WHEN PROPERLY USED at **Law** and in procedure it will guarantee the security, protection, and enforcement of rights along with other ARNA Procedures.

It presents the Original and First documents that actually provide Formal Declaration and Recognition of the TRUE Lawful Aboriginal Peoples of this land according to their TRUE and Lawful Governmental Paradigm and Political Identity

Authentication

The Process of notice and witnessing documents (Authentication Process) is the OLDEST Governmental Process, Contract Law Process, and Commercial Process on earth and was Originated by the Ancient Aboriginal Peoples

There is no Expiration Date on the documents except in case that the Foreign Venue is completely dissolved.

When you authenticate your own documents you have originals that you can use for verification of status in courts etc…
United States of America

DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I certify that the document hereunto annexed is under the seal of the Secretary of State of the State(s) of Pennsylvania, and that such Seal(s) is/are entitled to full faith and credit.*

In testimony whereof, I, Condoleezza Rice, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this sixth day of March, 2006.

[Signature]
Secretary of State

By [Signature]
Assistant Authentication Officer, Department of State

*For the contents of the annexed document, the Department assumes no responsibility

This certificate is not valid if it is removed or altered in any way whatsoever.
COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF STATE

No: 200601853

OFFICE OF THE SECRETARY OF THE COMMONWEALTH

January 12, 2006

PENNSYLVANIA, SS:

I, Pedro A Cortés, Secretary of the Commonwealth of Pennsylvania, DO HEREBY CERTIFY, That it appears by the records of this office that

STANLEY J CHMIELEWSKI

now is, and was at the time of execution of the attached certificate, the duly appointed DEPUTY PROTHONOTARY OF THE COURT OF COMMON PLEAS in and for the County of PHILADELPHIA, in the Commonwealth of Pennsylvania, USA, which is a court of law and record having a common seal, and as such officer has the legal custody of the records and the official seal thereof.

I, DO FURTHER CERTIFY, That I verily believe the seal impressed upon the attached certificate is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of my Office to be affixed, the day and year above written.

Pedro A. Cortés
Secretary Of The Commonwealth
COPY CERTIFICATION BY DOCUMENT CUSTODIAN

State of Pennsylvania
County of Philadelphia
Name of Custodian of Original Document: Abdul-Ali Muhammad

Official Witness of International Society of Indigenous Sovereigns (ISISO)

 attached reproduction of Status Documents is a true, correct and complete photocopy of a document in my possession.

Abannaki Aboriginal Nation

Signature of Custodian of Original Document: Abdul-Ali Muhammad
P.O. Box 12083 Philadelphia, PA 19101

Address

Subscribed and sworn to (or affirmed) before me on this 29th day of December 2005

Signature of Notary Public: Patricia L. Franklin

Notarial Seal

PHILADELPHIA CITY, PHILADELPHIA COUNTY
My Commission Expires Nov 29, 2008

OPTIONAL

Though the information in this section is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document: International Indigenous Society

Title or Type of Document: Affidavit of Private Citizenship/Indigenous Status

Document Date: 12/29/2005 Identifying No.: No. of Pages:

In the Court of Common Pleas of Philadelphia County
Commonwealth of Pennsylvania
County of Philadelphia, ss.

No. 96-07025

I, JOSEPH H. EVERS, Prothonotary of the Court of Common Pleas of said county, which is a Court of Record having an official seal, being the officer authorized by the laws of the Commonwealth of Pennsylvania to make the following Certificate.

I do certify, that Patricia L. Franklin, Esquire, whose name is subscribed to the certificate of acknowledgment of the annexed instrument and thereon written, or before whom the annexed affidavit was made was at the time of so doing or at the time of such acknowledgment a NOTARY PUBLIC for the Commonwealth of Pennsylvania, residing in the County of Philadelphia aforesaid, duly commissioned and qualified to administer oaths and affirmations and to take acknowledgments and proofs of Deeds or Conveyances for lands, tenements and hereditaments to be recorded in said Commonwealth of Pennsylvania, and to all whose acts, as such, full faith and credit are and ought to be given, as well in Courts of Judicature as elsewhere, and that I am well acquainted with the handwriting of the said NOTARY PUBLIC and verily believe the signature thereto is genuine, and I further certify that the said instrument is executed and acknowledged in conformity with the laws of the Commonwealth of Pennsylvania or that said oath or affirmation purports to be taken in all respects as required by the laws of the Commonwealth of Pennsylvania.

The impression of the seal of the Notary Public is not required by law to be filed in this instrument.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of the Court this 29th day of December, 2005.

JOSEPH H. EVERS, Prothonotary

By: STANLEY J. CRIMILEWICZ, Prothonotary

10-213 (Rev. 7/96)
This officially ends Volume I of the ARNA Protocols Manual

After following all instructions of Memorization and duties herein the ARNA Official Will Be provided ARNA Protocol Manual for International Aboriginal Sovereign Officials

We would like to thank All Officials for their Diligent Service and May The Creator and the Ancestors continue to Bless Our Mission

Chief Executive Minister
Chief Amaru Namaa Taga Xi-Ali