



SUPERIOR COURT ORDER

NATURAL LAW TRIBUNAL TRUE COURT OF RECORD: INHERENT UNIVERSAL JURISDICTION "IUJ" PURVIEW "IS IT NOT WRITTEN IN MAN'S LAW?" LAW OF OCCUPATION, LAW OF LAND WARFARE, DEPARTMENT OF DEFENSE FM 27-10, WAR CRIMES ACT 1996, ET AL., ALL OTHERS;

NOTICE TO THE AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

**INTERNATIONAL TESTIMONY
FORM OF NON-DEROGABLE FOREIGN AFFIDAVIT:
ON DEMAND ENFORCEMENT OF ACT OF 1871 UNITED STATES
28 U.S. CODE 3002.15(A)(B)(C), ET AL. ALL OTHERS,
"ACTING" TRUSTEESHIP FOR
FIRST NATION IBARYATH ABAR'RISHONI AMARUKHAN INDIOS
[AMERICAN INDIAN] PEOPLES, REPATRIATED QA'DASH LANDS,
TERRITORIES, PROPERTIES, ET AL., ALL OTHERS;**



Clean Hands

Pure Heart

HONORABLE ROYAL KASIKATZEDAKAH: SHABA7-CHAZAH:YASHARAL,
CHIEF JUDGE, JAG/POA, SHA'KORINATURAL LAW TRIBUNAL TRUE COURT OF RECORD: IUJ

*Sha'Kori AyeliUdotlsv Yi'Srael KINGDOM Commonwealth
IAI NaTionaL Territory, Isles of AtLanTis, MaYach Nu JeRuZ, ArSäreth
MISNOMER: Act of 1871 United States 28 U.S. Code 3002.15(A)(B)(C), et al.,
EIN #52-1259974, EIN#52-2283279, EIN #72-0564834; D-U-N-S #052714196*

שְׂחָרִי אֵיִלִּיִּדוֹטְלִיִּסְבִּי יִיִּסְרָאֵל מְלִכְוּתָא קוֹמּוֹנְוֵאלְתָא

NATURAL LAW TRIBUNAL TRUE COURT OF RECORD:

INHERENT UNIVERSAL JURISDICTION

TX RECORDED NO. 2020015471 | TX RECORDED NO. 2020015472

NLTTCR: IUJ



NOTICE

TO:

ALL ACT OF 1871 UNITED STATES 28 U.S. CODE 3002.15(A)(B)(C), ET AL., ALL OTHERS, INSTRUMENTALITY, ENTITY, AGENCY, AGENT, ET AL., ALL OTHERS; INCLUSIVE OF BUT NOT LIMITED TO GOVERNMENT, PUBLIC, PRIVATE CORPORATIONS; FINANCIAL INSTITUTIONS, ET AL., ALL OTHERS;

TAKE NOTICE

Sha’Kori AyeliUdotlsv Yi’Srael KINGDOM Commonwealth birthed forth from Ancient of Days; having resurrected in the Year of KING AhaYaH Two-Thousand Fourteen by and through the RoYal descendants of Ancient Ibri AHBA’Riginal Peoples of “Americas” –inhabiting these Qa’DasH Lands given unto us by our CreaTor and KING over YaShaRahLa (588-570 BC), being the MISNOMER ACT OF 1871 UNITED STATES 28 U.S. CODE 3002.15 (A)(B)(C), et al., ALL Others; OFFICIALLY entering said historically information into Texas County Clerk Records, Two-Thousand Twenty, Therewith places NON-DEROGABLE Demand on ACT OF 1871 UNITED STATES 28 U.S. CODE 3002.15(A)(B)(C), et al., ALL Others, FOR THE ENFORCEMENT OF UNALTERABLE “GOOD FAITH TRUSTEESHIP” PURVIEW “IS IT NOT WRITTEN IN MAN’S LAW?” LAW OF OCCUPATION, LAW OF LAND WARFARE, DEPARTMENT OF DEFENSE FM 27-10, WAR CRIMES ACT 1996, 25 U.S. CODE § 175ⁱ, ET AL., THEREWITH, ALL ACT OF 1871 UNITED STATES 28 U.S. CODE 3002.15 (A)(B)(C), et al., ALL Others, ARE HEREBY APPOINTED TRUSTEE OVER LAWFUL TRANSACTIONS ENTERED INTO BY SHA’KORI AYELIUDOTLSV YI’SRAEL SOVEREIGN GOVERNMENT AND ITS IBARYATH ABAR’RISHONI AMARUKHAN INDIOS REPATRIATED VESSELS;

EXCERPT

THEREBY DECREE...

It is now formally confirmed NOTICE, RECEIVED, AND ENTERED Foreign Occupant: Travis County Clerk Office records, as of the 30th Day of the 1st Month in the Year of KING AhaYah Ba’HaShem YaShaYah Wa Ah’Ma Ru’Wach 2020, in accordance with “Is It Not Written In Man’s Law?” Rule 902. Evidence That is Self- Authenticating, Rules of Civil Procedures 44(a)(2)(A)(i)(ii), et al., ALL others, 28 U.S. Code § 1733 (b), et al., ALL Others; Agreed by Foreign Occupant Belligerent Military Government: The Act of 1871 United States 28 U.S. Code 3002.15(A)(B)(C), its instrumentality, entity, agency, agent(s) by way of un-rebutted International Testimony in the Form of Foreign Affidavit “OCCUPANT’S STATUS IS CONCEIVED TO BE THAT OF A TRUSTEE” , that there is a lasting tacit and binding agreement as per Law of Acquiescenceⁱⁱ and Act of 1871 United States, et al., ALL Others, Congress: U.S. Senate and U.S. House of Representative, et al., ALL Others, Assent by Default; RE:11.4.2 Department of Defense Law of War Manual –Limitation on the Power of the Occupying Power Stemming From Its Lack of Sovereignty Over Occupied Territory. Belligerent occupation in a foreign war, being based upon the possession of enemy territory, necessarily implies that the sovereignty of the occupied territory is NOT vested in the Occupying Powerⁱⁱⁱ. Occupation is essentially provisional^{iv};

THAT...

Sha’Kori AyeliUdotlsv Yi’Srael KINGDOM Commonwealth, an ORIGINAL Sovereign “AHBA’RIGINE” AbOriginal Abar’Rishoni AmaruKhan Indios Sovereign Government Birthed Forth from Days of AntiQuity, hath been resurrected, in accordance with “Is It Not Written In Man’s Law?” International Law Doctrine of Reversion, Law of Occupation, FM 27-10, et al., ALL Others; exerting, thereto, taking its rightful and lawful place as the INHERENT PREEMINENT LEGITIMATE Sovereign on these Ancient Lands of our Ancestors, MISNOMER Act of 1871 United States 28 U.S. Code 3002.15(A)(B)(C), et al., ALL Others, in the continuance and ultimate resurrection of the ORIGINAL Sovereign AmaruKhan Indios Government for the protection of immutable Un-A-Lien-Able Rights of IbarYath Abar’Rishoni AbOriginal AmaruKhan Indios “Negros” Inhabitants AKA Birthright Sovereigns, after purported acquisition of IbarYath Abar’Rishoni AmaruKhan Indios Qa’DasH Lands and National Territory by foreign European imperial forces; despite the pretense of effective occupation;

TO WIT,

Sha’Kori AyeliUdotlsv Yi’Srael KINGDOM Commonwealth, an ORIGINAL AHBA’Rigine Abar’Rishoni AbOriginal AmaruKhan Indios Government’s sovereignty by Inherent Preeminent Eternal Law, as well, “It Is Not Written In Man’s Law?” is NOT transferrable; Act of 1871 United States 28 U.S. Code 3002.15(A)(B)(C), et al., ALL Others, occupation essentially ending^v by and through the lawful change of status of the so-called “Negro”, “Colored”, Mulatto”, “Black”, “African American, et al., ALL Others, from Civiliter Mortuus to Natural Living, Flesh and Full-Blood Man/Woman, NOT-Taxed IbarYath AHBA’Rigine Abar’Rishoni AbOriginal AmaruKhan Indios, De Jure Foreign [InTer]National Private “SECURE Party” PROTECTED Peaceful Non-Domestic Inhabitants; being the ONLY TRUE HEIRS; Thereto, SOLE beneficial holders, et al., ALL Others, to ALL Qa’DasH Lands and Properties held in TRUST by ACT OF 1871 UNITED STATES GOVERNMENT 28 U.S. CODE 3002.15(A)(B)(C), et al., ALL Others, for the SOLE BENEFIT: LIFE, LIBERTY, JUSTICE, SUSTANINING OF THE Taxed IbarYath AHBA’Rigine Abar’Rishoni AbOriginal AmaruKhan Indios



INTERNATIONAL TESTIMONY IN FORM OF NOD-DEROGABLE FOREIGN AFFIDAVIT: ON DEMAND ENFORCEMENT US TRUSTESHIP ACCORDINGLY,

IT IS HEREBY CONCLUDED, THUS ADJUDICATED IN ACCORDANCE WITH IMMUTABLE GOVERNING ETERNAL LAW OF THE LAND PURVIEW "IS IT NOT WRITTEN IN MAN'S LAW?" LAW OF OCCUPATION, LAW OF LAND WARFARE, DEPARTMENT OF DEFENSE FM 27-10, ET AL., ALL OTHERS, WAR CRIMES ACT 1996, ET AL., ALL OTHERS, 25 U.S. CODE § 175, ET ALL OTHERS, THAT IN ALL MATTERS AND OR SUITS AT LAW AND EQUITY THE ACT OF 1871 UNITED STATES 28 U. S. CODE 3002.15(A)(B)(C), ET AL., ALL OTHERS, INSTRUMENTALITY, ENTITY, AGENCY, AGENTS; INCLUSIVE BUT NOT LIMITED TO ITS GOVERNMENT, COURTS, PUBLIC, PRIVATE CORPORATIONS, FINANCIAL INSTITUTIONS, ET AL., ALL OTHERS, MANDATORILY ACT AS APPOINTED TRUSTEE OVER THE MATTERS-AT-HAND FOR THE ABSOLUTE BENEFIT OF ORIGINAL AMARUKHAN INDIOS SOVEREIGN GOVERNMENT: SHA'KORI AYELIUDOTLVSV YI'SRAEL KINGDOM COMMONWEALTH AND ITS IBARYATH ABAR'RISHONI AMARUKHAN INDIOS PEOPLES; TO WHOM ARE THE ONLY SOLE HEIRS AND BENEFICIAL INTEREST HOLDERS TO ALL REPATRIATED QA'DASH LANDS, PROPERTIES, ET AL. ALL OTHERS, SELAH;

SO, ORDERED

This 30th Day of the 8th month in the Year of KING AhaYaH AsheR AhaYaH, BaHa'Shem YaShaYaH Wa Ah'Ma Ru'Wach Qa'Dash 2014; being eternally retroactive unto perpetuity in accordance with Eternal Law of the Land Purview "Is It Not Written in Man's Law?" International Law of Doctrine of Reversion^{vi}, et al., ALL Others; TO WIT, THE ACT OF 1871 UNITED STATES 28 U.S. CODE 3002.15 (A)(B)(C), et al., ALL Others, Its Instrumentality, Entity, Agency, Agent(s), according to "Is It Not Written In Man's Law?" Clearfield Doctrine, et al., ALL Others, bound by law, stand and operate...

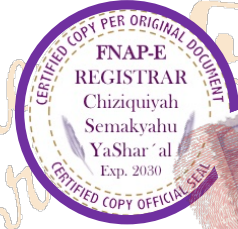
SELAH!



Shalait
Honorable RoYaL KaSiKa TzēDaKaH, Chief Judge JAG-POA

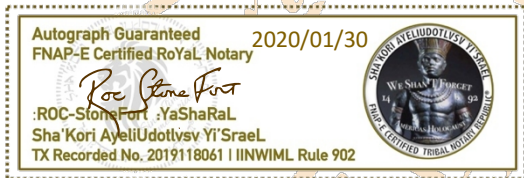
**Sha'Kori IAI InTerNaTional Territory
MISNOMER
County of Nassau, State of New York**

)
) SS
)



NLTTTCR: IUJ

Witness the RoYaL Registrar/Officer of the Natural Law Tribunal TRUE Court of Record "NLTTTCR: IUJ" on the 30th day of the 1st month in the year of our KING AhaYaH Ba'HaShem YaShaYaH Wa Ah'Ma Ru'Wach Qa'Dash, 2020



Roc Stone Fort

Certified FNAP-E KINGDOM Commonwealth RoYaL Notary

ⁱ In ALL STATES and TERRITORIES where there are reservations or allotted Indians the UNITED STATES ATTORNEY shall represent them in all suits at law and equity (Mar. 3, 1983, ch. 209, § 1, 27 Stat. 631; June 25 1948, ch. 646, § 1, 62 Stat. 909.)
ⁱⁱ Law of Acquiescence. The essence of the Principle of Acquiescence is that one government's knowledge, actual or constructive, of the conduct or assertion of rights of the other party to a dispute, and the failure to protest in the face of that conduct, or assertion of rights, involves a tacit acceptance of legal position. 90 Chapter VI Acquiescence and Estoppel. The University of New Brunswick, Canada; Such neglect to take legal proceedings for such a long time as to imply the abandonment of a right, Dictionary.com; The activity or inactivity of a person in a contract.
1956 FM 27-10 (Change No. 1 1976) ¶353
cxix See, e.g., Von GLAHN, THE OCCUPATION OF ENEMY TERRITORY 31 The [IbarYath Abar'Rishoni AmaruKhan InDios] legitimate government of the territory retains its sovereignty, but the latter is suspended during the period of belligerent occupation; EYAL BENVENISTI, THE INTERNATIONAL LAW OF OCCUPATION 6 (2004),
ⁱⁱⁱ 1956 FM 27-10 (Change No. 1 1976) ¶353
^{iv} See, e.g., Von GLAHN, THE OCCUPATION OF ENEMY TERRITORY 31 The [IbarYath Abar'Rishoni AmaruKhan InDios] legitimate government of the territory retains its sovereignty, but the latter is suspended during the period of belligerent occupation; EYAL BENVENISTI, THE INTERNATIONAL LAW OF OCCUPATION 6 (2004),
^v Occupation having lawfully ended, factual and "legal situation" changes overtime. Christine Chinkin, Laws of Occupation. Professor of International Law., London School of Economics;
^{vi} Denotes the ABORIGINAL Peoples and Sovereign Government of the Land NEVER lost their sovereignty; thereto, upon its resurrection reverts back to its ORIGINAL state before European, et al., ALL Others, occupation; providing for the continuance and ultimate resurrection of sovereign rights after the purported acquisitions by European, et al., ALL Others, imperial forces. Under said doctrine despite the pretense of effective occupation, the sovereign rights of the [Ab]ORIGINAL Peoples lie dormant awaiting its absolute reversion Cassidy, Julie, SOVEREIGNTY OF ABORIGINAL PEOPLES, IND. INT'L & COMP. L. REV. [VOL 9.1 1998]

