



Sha'Kori AyeliUdotlsvv Yi'SraeL
AN IMMUTABLE ABSOLUTE, EXCLUSIVE, SUPERIOR KINGDOM SOVEREIGN
OF KING AHAYAH IN EARTH AS IT IS IN HEAVEN
Natural Law Tribunal True Court of Record



Roe Stone First RoYal Registrar for Isles of A'LanTis Nu JeRuL Azareth

IbarYath Abar'Rishoni AmaruKhan InDios Territory | LAI F-000007777 | Austin Texas, Travis County Clerk Office +1. 512.854.9188
MISNOMER: The Act of 1871 U.S., et al., | State DECREE Record #2020015471 | DECLARED Borders Record #2020015472



**Authenticated Certificate of Identification
DE JURE FOREIGN NATIONAL**

:ShâBi-ChâLaH : YaSharâL

Royal KaSika TzēDaKaH "Chief Justice/JAG"
REPATRIATED

RoYaL VesseL #2019062040 | I.D. Exp. Date: 2030/04/30

Not-Taxed IbarYath Abar'Rishoni AmaruKhan InDios

Without Foreign Occupant Belligerent Military Government: Act of 1871 United States

**Issued Under Eternal Law of Land; As Well, HC, GC, IHL, ICRC, et al; having
Superior Plenary Protection & Spiritual Covering Under KING AhaYaH**

By And Through *First Nation Abar'Rishoni Peoples Embassy;*

SHA'KORI AYELIUDOTLSVV YI'SRAEL KINGDOM COMMONWEALTH

International Recognized Resurrected **ORIGINAL** Misnomer AmaruKhan InDios Government Birthed Forth From Days of Antiquity; Thereto, Immutable Superior Separate and Distinct Sovereign **WITHOUT** Foreign Occupant Belligerent Military Government: The Act of 1871 United States 28 U.S. Code 3002.15(A)(B)(C), et al., ALL Others: MISNOMER North, South Central Amarucas Territorial Quasi-Jurisdiction; maintaining **ORIGINAL ABSOLUTE AND EXCLUSIVE JURIDICAL AND JURISDICTIONAL AUTHORITY ON ALL REPATRIATED ANCIENT LANDS; AS, WELL, ITS REPATRIATED PEACEFUL IBARYATH ABAR'RISHONI INDIOS PEOPLES NON RESIDENT INHABITANTS; HAVING THE PROTECTED STATUS AND STANDING KNOWN AS "FOREIGN NATIONAL"** Inhabitant Of Misnomer Amarucas: North, South, Central Amarucas Foreign Occupied Territory; Specifically, The Act of 1871 United States 28 U.S. Code 3002.15(A)(B)(C), et al., ALL Others; **SUPERIOR PROTECTION** Under KING AhaYaH's Eternal Laws of The Land; As Well, **Is It NOT Written In Man's Law? INFERIOR PROTECTION** Under Non Derogable Jus Cogen Customary International Laws; **INCLUSIVE** of International Humanitarian Treaty Law: Law of Land Warfare, et al., ALL Others;

VERIFIED IAI PASSPORT CARD: Department of Homeland Security And/or WHTI Compliant Document And/or Compliant With And Adopts The Provisions Of Intelligence Reform And Terrorism Prevention Act (IRTPA). This Enhanced IbarYath Abar'Rishoni AmaruKhan InDios KINGDOM Commonwealth Passport Card Is Lawfully Used To Prove The Full Blood IbarYath Abar'Rishoni AmaruKhan InDios Ascribed Herein, Is a **Natural Living Being** NOT a Fictitious Person; The Same That Is Being Alleged; Thereto, **Having An Un-Lien-Able Right To FREELY TRAVEL DEVOID RESTRICTIONS** as Confirmed In **"Is It NOT Written In Man's Law?"** JAY Treaty Under International Recognized Immutable Superior Sovereign Sha'Kori AyeliUdotlsvv Yi'SraeL KINGDOM Commonwealth (SAYKC) Issued Passport Card Number 000007777;

"Is It NOT Written In Man's Law?" Article 13(2) Of The United Declaration Of Human Rights (UDHR) Enhanced SAY Passport Card Uses RFID Technology (Radio Frequency Identification) To CONFIRM SAYKC REPATRIATED ROYAL VESSEL STATUS as Established In Law. This SAYKC Passport Card Meets The Western Hemisphere Travel Initiative (WHTI), And Is Permitted For Entry/Exit Throughout Foreign Occupant Belligerent Military Government: The Act of 1871 United States, Its Fifty Federal States, Canada, Mexico, Caribbean, Bermuda; North, South, Central Americas et. al., ALL Others; **RESTRICTED. DO NOT INTERROGATE. DO NOT DETAIN. DO NOT RESTRAIN. \$250 MILLION FRN BACKED BY GOLD SANCTION FOR NON-COMPLIANCE IN VIOLATION OF NON DEROGABLE JUS COGEN CUSTOMARY INTERNATIONAL LAW: HC, GCIV, IHL, ICRC, ET AL., ALL OTHERS;**

ALL ORIGINAL TRIBAL GOVERNMENT ETERNAL LAWS OF THE LAND AND UN-A-LIEN-ABLE RIGHTS OF PEOPLES, THEREOF, IMMUNE STATUS AND STANDING RESERVED. Noticed: Any/All Attempts To Forcibly Assimilate Sha'Kori AyeliUdotlsvv Yi'SraeL KINGDOM Commonwealth Repatriated RoYaL Vessels In Violation International Humanitarian Treaty Law, et al., ALL Others, Shall Be Sanctioned Both In Their Individual And Official Capacities Enforceable At DOJ, DOD, , et al., ALL Others, International Court of Justice and International Criminal Court (ICC) Tel. +31 (0)70-515-0





Sha'Kori AyeliUdotlvsy Yi'Srael

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Re Yal Registrar for Isles of A'LanTis Nu JeRuL AzaReTh



IbarYath Abar'Rishoni AmaruKhan InBios Territory | LAI F-000007777 | Austin Texas, Travis County Clerk Office +1. 512.854.9188

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Natural Law TribunaL True Court of Record

POINTS OF AUTHORITY

- i. Sha'Kori AyeliUdotlvsy Yi'Srael KINGDOM Commonwealth is a Declared, SUPERIOR Immutable Sovereign KINGDOM Commonwealth of KING AhaYah, in Earth as it is in Heaven; having repatriated ALL AbOriginal Ancestral Lands Since Time Immemorial, memorialized in "Is It NOT Written In Man's Law?" Travis County, Austin, Texas Office of Clerk, Dana De Beauvoir, Flag State Charter NÖ 2020015471; Testimony in the Form of Foreign Affidavit: Repatriated Ancestral Lands NÖ 2020015472, in accordance with "Is It NOT Written In Man's Law?" Rule Rules of Civil Procedures 44(a)(2)(A)(i)(ii);
- ii. Sha'Kori AyeliUdotlvsy Yi'Srael KINGDOM Commonwealth Declared, SUPERIOR Immutable Sovereign KINGDOM Commonwealth of KING AhaYah, in Earth as it is in Heaven, lawfully repatriated ABSOLUTE Ancestral Lands; as well, lawfully repatriated Seeds of Abraham, Isaac, and JaCob, et al., ALL Others, DEVOID of any/all belligerent occupant's established and exercised Washington D.C. ten square miles jurisdictional authority; being lawfully DECLARED Foreign Nationals, without the Act of 1871 United States, exiled on our own Ancestral Lands—Isles of AzaReTh, MISNORMER Americas, America, American Republic, et al., ALL OTHERS, Since Time Immemorial;
- iii. "Is It NOT Written In Man's Law?" The United States created under the District of Columbia Organic Act of 1871, 28 U.S. Code § 3002.15(A)(B)(C), UCC 9-307[h]; U.S. Constitution Article 1 Section 8, Clause 17; UCC 9-307[h] establishment of a De Facto Government Corporation, that is Washington D.C. ten miles square parcel of federal territorial jurisdiction; inclusive of American Samoa, Guam, Northern Mariana Islands, Puerto Rico, U.S. Virgin Islands; being the ONLY belligerent occupant territory, from whence said foreign government maintains jurisdictional authority according to Non Derogable Jus Cogens International Law: International Humanitarian Treaty, Geneva Convention Treaty, International Humanitarian Law, Law of Land Warfare, Law of War, et al., ALL Others;
- iv. "Is It NOT Written In Man's Law?" THE UNITED STATES OF AMERICA, et al., ALL Others, has been governed entirely by foreign, private, corporate law and Washington, D.C. has been under British control;
- v. "Is It NOT Written In Man's Law?" The UNITED STATES OF AMERICA, et al., ALL Others, is a corporation, whose jurisdiction is applicable only in the ten-mile-square parcel of land known as the District of Columbia and to whatever properties are legally title to the UNITED STATES, by its registration in the corporate County, State, and Federal governments that are under military power of the UNITED STATES and its creditors.
- vi. "Is It NOT Written In Man's Law?" The De Facto United States Foreign Military Occupation applies of its own force only to territorial areas effectively occupied; FM 27-10 International Humanitarian Law, BELLIGERENT OCCUPATION (IV) Treaty Law;
- vii. "Is It NOT Written In Man's Law?" Recognition of the occasional necessity for military government of friendly foreign territory as a provisional and interim measure and for more permanent military control of such territory by agreement with the friendly government concerned. The latter is referred to as civil affairs administration; To Wit: Sha'Kori AyeliUdotlvsy Yi'Srael KINGDOM Commonwealth, Has NEVER and Shall NEVER agree to make covenant. Article 42 Hague Regulations; The 1956 Manual also contains a new provision that, while the law of military occupation applies of its own force only to areas effectively occupied, the rules should, as a matter of policy, be observed as far as possible in areas through which troops are passing and even on the battlefield."
- viii. "Is It NOT Written In Man's Law?" In belligerent occupation the occupying power does not hold enemy territory by virtue of any legal right. On the contrary, it merely exercises a precarious and temporary actual control. This can be seen from Article 42 of the Hague Regulations which grants certain well limited rights to a military occupant only in enemy territory which is actually placed under his control;
- ix. "Is It NOT Written In Man's Law?" Commencement of Hostilities—The requirement that hostilities MUST NOT commence war without previous and explicit warning, either in the form of a reasoned declaration of war or an ultimatum with a conditional declaration. Law of Land Warfare, Ch 3, Hostilities, 14-16 p. 22; 26 Am. J. Int. L 362 at 363.
- x. "Is It NOT Written In Man's Law?" For the duration of foreign occupation, the occupying power ONLY has temporary de facto authority within occupied territory; the authority of the legitimate power, AbOriginal Peoples Birthright Sovereigns, having in fact passed into hands of belligerent occupants DEVOID of devolution of legitimate AbOriginal sovereignty; having legal duty to ensure public order and safety in accordance with the laws ALREADY in force in the territory—significant restrictions on the occupying power's authority, as compared to that of the legitimate AbOriginal sovereign, prohibits the introduction of permanent changes to the social, demographic, geographical, political and economic structure of the lawful occupied territory—DEVOID of any/all jurisdictional authority without lawful defined occupied territory;
- xi. "Is It NOT Written In Man's Law?" International law generally acknowledged the sovereignty of these peoples and saw indigenous possession as preventing land from being classified as terra nullius, or open to acquisition by mere occupation; Under modern international law it is unlawful to purport to acquire sovereign and territorial rights through conquest or settlement of occupied lands. See, e.g., U.N. CHARTER art. 2, 1-4; Western Sahara, 1975 I.C.J. 12, 123 (Oct. 16) (separate opinion of Judge Dillard); Legal Consequences for States of the Continued Presence of South Africa in Namibia (South West Africa) Notwithstanding Security Council Resolution 276 (1970), 1971 I.C.J. 16, 91 (June 21) (separate opinion of Vice-President Ammoun) [hereinafter Namibia];
- xii. "Is It NOT Written In Man's Law?" The international law doctrine of reversion also provides for the continuance and ultimate resurrection of these sovereign rights after purported acquisitions by European imperial forces. Under this doctrine, despite the pretense of effective occupation, the sovereign rights of Aboriginal people lie dormant awaiting reversion;
- xiii. "Is It NOT Written In Man's Law?" American courts have held that the alien enemy has no rights other than those which the sovereign chooses to grant. DeLacey v. United States, 249 F. 625 at 626., The United States being the alien enemy occupants, at ALL Times, Eternal Law.
Is It NOT Written In Man's Law?" Customary International Humanitarian Law Rule 51(c). Public and Private Property in Occupied Territory: Private Property MUST be respected and may NOT be confiscated:

The PROTECTION of PRIVATE PROPERTY against confiscation is a long-standing RULE of Customary International Law—ALREADY recognized in the Lieber Code; The Principal Rule of RESPECT for Private Property is EXPLICITLY set forth in numerous military manuals, The PROHIBITION of Confiscation of Private Property is Codified in Article 46 of the Hague Regulations; as well, PROHIBITION of Pillage (RULE 52); This RULE is contained in numerous military manuals and is confirmed in several national case-law; The principle that the rights of injuring the enemy is NOT unlimited, PROHIBITION of unnecessary aggravation and sufferings of

individuals—expressly prohibited by conventional and customary law; Assault—surprise attack, or bombardment, by any means whatever, of undefended places is prohibited by the Hague Regulations; Destruction as an end in itself or for the sole purpose of inflicting monetary loss on the enemy is forbidden. See FM 27-10, par. 4b. Cf. Air Power, p. 195, et seq., especially at p. 208; There MUST be some reasonably close connection between the seizure or destruction of property. Spaight, p. 112; FM 27-10, par. 324

ANY Properties seized MUST BE RESTORED and COMPENSATED; VIOLATIONS constitutes an offence under national legislation; as well, UNWARRANTED suffrages MUST be compensated according to Eternal Laws of Peaceful Inhabitant and the Sovereign State they wave their flag. Eternal Law.

- xiv. "Is It NOT Written In Man's Law?" MOREOVER, 345.1 . . . Individuals and organizations who violate the accepted laws and customs of war may be punished therefor. However, the fact that the acts complained of were done pursuant to order of a superior or government sanction may be taken into consideration in determining culpability, either by way of defense or in mitigation of punishment. The person giving such orders may also be punished.
- xv. "Is It NOT Written In Man's Law?" End of Occupation Rule: Occupation continues until legally supplanted; ending when foreign belligerent occupant is NO LONGER capable of exercising its authority through the genuine consent of the legitimate sovereign (the ousted government/AbOriginal Peoples); To wit, the Declared, SUPERIOR Immutable Sovereign Sha'Kori AyeliUdotlvsy Yi'Srael KINGDOM Commonwealth and its repatriated FULL-BLOOD descendants of the First Nation Peoples; being the legitimate sovereigns by birthright of occupied territory, vehemently DECLARE the Ancient Ones NEVER conceded ABSOLUTE AbOriginal Lands; NEVER consented to foreign belligerent military occupation; NEVER conceded sovereignty, NEVER willingly or knowingly subjugated themselves under the belligerent occupants; Nor, do we, their descendants;





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Re Yal Registrar for Isles of A-Lan-Tis Nu Je-Ru-L Azzareth

IbarYath Abar'Rishoni AmaruKhan InDios Territory | LAI F-000007777 | Austin Texas, Travis County Clerk Office +1. 512.854.9188

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- xiv. "Is It NOT Written In Man's Law?" Family honour and rights, the lives of [persons] peoples, and private property, as well, as religious convictions and practice, must be respected; Private property, unless forfeited by crimes or by offenses of the owner CANNOT be confiscated. Annex to the Convention. Regulations Respecting The Laws and Customs of War On Land, Article 46; J.A.G.S. Text Nō 7(38); Article 23(g), Article 46 Hague Regulation
- xv. "Is It NOT Written In Man's Law?" ALL seizure or destruction of, or willful damage to institutions of this character, historic monuments, works of art and science, is forbidden, and should made the subject of legal proceedings. Annex to the Convention. Regulations Respecting The Laws and Customs of War On Land, Article 56;
- xvi. "Is It NOT Written In Man's Law?" Pillage is formally forbidden. Annex to the Convention. Regulations Respecting The Laws and Customs of War On Land, Article 56;
- xvii. "Is It NOT Written In Man's Law?" The term "foreign state" includes outlying possessions of a foreign state, but self-governing dominions or territories under mandate or trusteeship shall be regarded as separate foreign States. 8 U.S. Code § 1101 (a)(14)
- xviii. "Is It NOT Written In Man's Law?" "Foreign National" is [peoples] persons who are not a citizen of the United States and who is a citizen of a foreign country; inclusive of foreign governments, or entities NOT incorporated to do business in the U.S. Cornell Law School Legal Information Institute
- xix. "Is It NOT Written In Man's Law?" ALL municipal law of the ground on which the armies stand or of the countries to which they belong, is silent and of no effect between armies in the field

Is It NOT Written In Man's Law?

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPLE. NOTICE TO THE PRINCIPLE IS NOTICE TO THE AGENT.

Hereby Lawfully Noticed: Any Ambiguity, Misunderstanding, Misinterpretation, Omission, And/or Typographical Error, Et. Al. All Others in This Lawful Document The Lienholder Shall Remain The Beneficiary; Having The Laws of The Sha'Kori AyeliUdotlsvv Yi'SraeL Stand, And The Un-A-Lien-Able Rights Of The IbarYath "Israelite" Abar'Rishoni "so-called" American Indian, As Written In Natural Law, Et. Al., As Originally Intended. Thereto, The Final Decision

The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto. It is a FIGHTING clause. Its benefits can be retained only by sustained COMBAT. It cannot be claimed by attorney or solicitor. It is valid only when insisted upon by a BELLIGERENT claimant in person." McAlistier vs. Henkel, 201 U.S. 90, 26 S. Ct. 385, 50 L. Ed. 671; Commonwealth vs. Shaw, 4 Cush. 594, 50 Am. Dec. 813; Orum vs. State, 38 Ohio App. 171, 175 N.E. 876.

Clearfield Doctrine. A Government Corporation Ceases From Being A Sovereign; Having Absolutely NO SOVEREIGN AUTHORITY On The Isles Of Amarcas, IbarYath Abar'Rishoni AmaruKhan InDios Territory Or Its Seedlings (Citizenry), Its Authority Is ONLY That Of A Private Corporation

Indian Law Canons Of Construction Developed And Reiterated In A Multitude Of Supreme Court Decisions; requiring:

- (1) Construe Treaties And Agreements With Tribes As The Indian Themselves Would Have Understood Them, Including Broadly Implied Tribal Rights Even In The Absence Of Explicit Or Specific Language (The "Treaty Canon");
- (2) Construe Treaties, Statutes, And Other Sources Of Law Liberally In Favor Of Indians (The "Ambiguity Canon");
- (3) Construe Federal Statutes NOT To Abrogate Or Limit Tribal Sovereign Rights (Including But NOT Limited To Treaty Rights), Rather To Preserve Them

CASE LAW

- o Worcester v. Georgia (1832) In An Opinion By Chief Justice John Marshall, Couer d'Alene, 751 F .2d At 1115-16 Setting Forth Basic "Rule" And Three Exceptions; See Also Id. At 1117 Discussing Whether Any Treaty "Explicitly" OR "Specifically" Protects a Relevant Tribal Right
- o United States v. Winans 198 U.S. 371, 380-84 (1905)
- o YaKima County v. YaKima Indian Nation 502 U.S. 251, 258, 269 (1992)
- o Minnesota v. Mille Lacs Band Of Chippewa Indians Community 526 U.S. 172, 193-208 (1999)
- o Michigan v. Bay Mills Indian Community 134 S. Ct. 2024, 2030-32 (2014)

The Court's 1999 Mille Lacs Decision Systematically Applied The Classical Cannons to an 1837 Treaty, an 1850 Presidential Executive Order (Mille Lacs, 526 U.S. at 16, at 193-95 & n. 5 Discussing 1837 Treaty and 1850 Order), an 1855 Treaty (Id. At 195-202.), And The 1858 Act Of Congress admitting Minnesota to Statehood (Id. At 202-08)

SUPREME COURT OPINION

The 1992 Yakima Case Illustrates The Degree Of Consensus On The Modern Supreme Court Supporting The Overall Force And Applicability Of The Cannons-Justice Scalia Wrote For An 8-1 Majority,

DECLARED BROADLY THAT. . .

"[W]hen We Are Faced With . . . Two Possible Constructions [of Federal Law], Our Choice Between Them MUST be Dictated By a Principle Deeply Rooted In This Court's Indian Jurisprudence

The Sha'Kori AyeliUdotlsvv Yi'SraeL | A KINGDOM of AhaYaH Commonwealth

PROOF OF SERVICE: TESTIMONY IN THE FORM OF UNREBUTTED AFFIDAVITS; STANDING IN LAW BY SILENCE RECOGNIZED ACQUIESCENCE . . .

"Is it NOT Written in Man's Inferior International Law?"

One of the bedrocks of international law is the 'action-reaction paradigm'. The conduct of a state towards another State, and the reaction of the former essentially defines its relations and ultimately, lawful grounds "standing" on which such relation evolves. To Wit: Acquiescence, from the Latin quiescere (to be still) denotes consent tacitly conveyed, by the Act of 1871 United States 28 U.S.C. 3002.15 (A)(B)(C) et al., ALL Others, unilaterally, through silence or inaction, permanent, perpetual RECOGNITION of the Immutable Sovereign Registered Flag State: The Sha'Kori AyeliUdotlsvv Yi'SraeL and its repatriated PRIVATE Seedlings in the lands of their Ancient Ones since time immemorial; RECOGNITION IS UNCONDITIONAL, IRREVOCABLE AND STANDS AS SUPERIOR LAW OF THE LAND;

MAXIMS: "Qui Tacit Consentire" He who keeps quiet is held to consent!"

LAWFULLY ACKNOWLEDGED, RECORDED AND ACT OF 1871 U.S., et al., ALL Others, RETURNED RECEIPT:

TickanwaTic IbarYath Abar'Rishoni AmaruKhan InDios Territory

MISNOMER: Travis County, Texas Republic County Clerk's Office

Abar'Rishoni Tribal Nation-State Royal Decree: Registry #2020015471

International Public Constructive Notice: Registry #2019010062 and/or #2018047769

Repatriation of ALL Intangible/Intellectual Property: Registry #2019062040

The Year of Return/Repatriation of Sacred Aboriginal Lands: Registry #2020015472

RESTRICTED. DO NOT INTERROGATE. DO NOT DETAIN: NYSDOT Certified Mail #70172400000112618857; TXDOT Certified Mail #70181830000033526339





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Re Yal Registrar for Isles of At Lan Tis Nu Je Ru L Anzareth



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NOTICED AND RECORDED:

Occupant Belligerent Government: The Act of 1871 its instrumentalities, et al. ALL Others;

Notice to the Agent is Notice to the Principle. Notice to the Principle is Notice to the Agent

"NOTICED"

by and through NAAIP, to and acknowledged by, John H. Thompson, Director, Foreign Trade Processing Unit Bureau, and Penny Pritzker, Secretary of Commerce, United States of America, providing documentation of forced status as Nationals of the de jure united States of America Republic; as well, identity and standing as IbarYath Abar'Rishoni [AMERICAN ABORIGINE] as declared in claims filed to and against the United States Department of Commerce on December 26, 2014. These claims met the United States Sustainable Development 2015 Agenda concerning claims deadlines against the United States, and the same were responded to by the United States Inspector General for ORDER of Identity Correction (February 6, 2015, Complaint Number 15-0387 U.S. Department of Commerce)

Certified Mail #70121010000191341300;

"NOTICED"

to and acknowledged by,

United Nations, Secretary General: Antonio Guterres, Incumbent

Registered Mail #70191640000192362388

"NOTICED" INTERNATIONAL TESTIMONY IN FORM OF FOREIGN AFFIDAVIT: ORDER

to, acknowledged and enforced by,

19th Judicial Circuit Court of Florida

Case N^o 562021DP000088

"NOTICED" INTERNATIONAL TESTIMONY IN FORM OF FOREIGN AFFIDAVIT: ORDER

to and acknowledged by,

United States District Court of Columbia, Washington D. C

Priority Mail Express #EE187673080US; #EE463017581 US et. al.:

"NOTICED"

to and acknowledged by,

the Office Of Indian Energy and Economic Development

Certified Mail #7012400000112617607; #70151730000140420579; #70151730000140420623;

"NOTICED"

to and acknowledged by,

the Office of Foreign Affairs

Certified Mail #70180680000193041659;

"NOTICED"

to and acknowledged by,

the U.S. Department of Interior

Certified Mail #70180680000193041611; and/or #70180680 000193041611;

"NOTICED"

to and acknowledged by

the NYS Governor, Honorable Andrew Cuomo

Certified Mail #70180680000193041598;

Certified Mail #70191640000192366799

"NOTICED"

to and acknowledged by

State of Texas Governor Honorable Greg Abbott

#70180680000193041581; Registered #RF138022175US and/OR RF138022184US

"NOTICED"

to and acknowledged by

the NYC Mayor Bill De Blasio

Certified Mail #70180680000193041550;

"NOTICED"

to and acknowledged by

Texas Republic City of Austin,

Office Of Mayor

Certified Mail #70180680000193041574

"NOTICED"

to and acknowledge,

the United Nations Office of Secretariat

Certified Mail #70180680000193041642;

"NOTICED"

and acknowledged the United States Secretary of State

Certified Mail #70180680000193041604;

"NOTICED"

and acknowledged by,

the Office of Foreign Missions

Certified Mail #70180680000193041659;

"NOTICED"

and acknowledged by,

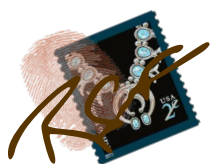
the Office of Foreign Missions The New York Republic Regional Office

Certified Mail #70180680000193041635

Sha'Kori KINGDOM Commonwealth Contact: Phone: +1. 760.498.3332 | Email: ShaKoriNLT@ProtonMail.com | SAYKC_IFNPC_201409 Page 4 of 5



*Ancestor
Ibar Yath Abar'Rishoni
Amaru Khan InDios
Apache in 1888
National Anthropological Archives*





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"NOTICED"

and acknowledged by,
the Office of Foreign Missions The Texas Republic Regional Office
Certified Mail #70180680000193041628;

"NOTICED"

and acknowledged by
Internal Revenue Service
Certified Mail #7019640000192362432

"NOTICED"

and acknowledged by
Office of Indian Energy and Economic Development
Certified Mail #70172400000112617607

"NOTICED"

and acknowledged the United States Department of Justice, Attorney General
Certified Mail #70191640000192362470

"NOTICED"

to and acknowledged by ,
the U.S. Department of Interior
Certified Mail #70180680000193041611

"NOTICED"

and acknowledged the United States Secretary of State
Certified Mail #70180680000193041604

"NOTICED"

and acknowledged the United States Department of Justice, Attorney General
Certified Mail #70191640000192362470;

"NOTICED"

and acknowledged the NYS Attorney General
Certified Mail #70191640000192362395;

"NOTICED"

and acknowledged by The State of Texas Republic Attorney General, Ken Paxton
Certified Mail #70173040000095291497

"NOTICED"

and acknowledged the Department of U.S. Treasury Secretary Steve Turner
Certified Mail #70191640000192362371

"NOTICED"

and acknowledged the NYS Department of Transportation
Certified Mail #770172400000112618857

"NOTICED"

and acknowledged the Texas Department of Transportation
Certified Mail #70181830000033526339



*Ancestor
Ibar Yath Abar Rishoni
Amaru Khan In Dios*

PLEASE BE ADVISED THAT A COPY OF THIS LAWFUL DOCUMENT HAS BEEN DELIVERED TO THE FIRST NATION ABAR'RISHONI PEOPLES EMBASSY

FOREIGN LAW ENFORCEMENT PROTOCOL TO ALL FOREIGN OCCUPANT BELLIGERENT MILITARY GOVERNMENT Instrumentalities, Entities Agencies/Agents, et. al., having thoughts of ultra vires in private and official capacity, conducting foreign acts of civil service on LAWFULLY REPATRIATED IbarYath Abar'Rishoni AmaruKhan InDios Territory on the Isles of AtLanTis Nu JeRuZ, ArzaReth, MISNOMER: North, South, Central AmaruKhan; inclusive of the Act of 1871 U.S. Code 28 3003.15(A)(B)(C), et al., DEVOID OF WRITTEN STAMP EMBOSSED, FLAG AND SEAL AUTHORITY EXTENDED BY ORIGINAL RESSURRECTED INDIOS GOVERNMENT(S); Therewith, shall incur Five Hundred Million Federal Reserve Notes BACKED by Gold per infraction sanction; NOTICED: The Foreign National presented on this lawful document maintains without waiver RESTRICTED. DO NOT INTERROGATED. DO NOT DETAIN. DO NOT RESTRAIN. DO NOT FINGERPRINT, RETRIEVE PHOTO, DNA, ET AL., ALL OTHERS., PROTECTED STANDING AND STATUS; Sha'Kori AyeliUdotlvsy Yi'Srael Foreign Trust POSSESSING ABSOLUTE POWER OF ATTORNEY; TO WIT: Foreign Occupant Belligerent Military Government is COMMANDED TO STAND DOWN. "Is it NOT Written In Man's Law?" Non Derogable Jus Cogen Customary International Law: HC, GCIV, IHL, ICRC, Vienna Convention Treaty on Consular Relations: IMMEDIATELY notifying Sha'Kori AyeliUdotlvsy Yi'Srael KINGDOM Commonwealth, KaSika TzEKaDaH ShAbat7ChAZah :YaShaRaL: +1.760.497.3332 without hesitance for clarity, confirmation, clearance, et al.,

IbarYath Abar'Rishoni AmaruKhan InDios Territory)
Isles of AtLanTis, Nu JeRuZ ArzaReth)

MISNOMER) ss

The Act of 1871 United State, et al., ALL Others)

The foregoing instrument/document was Affirmed and Subscribed before me by means of the Private Protected Peaceful Peoples physical appearance before me, this 19th day of the 8th month in the year of our Ibri KING AhaYah 2014



Roe Stone Fort

