



Moorish-Americans
Aboriginal and Indigenous Natural Peoples of the Organic Land
North America / Northwest Amexem / North Gate Estate

Affidavit of Fact

Notice of Default Judgment

‘Nunc Pro Tunc – Transfer of Inheritance & Restoration of Right’

Notice to Any Agent(s) is Notice to All Principal(s) and Notice to Any Principal(s) is Notice to All Agent(s)

Date: 8th Day of November 2022 [A.D.]

RE: Transfer of Inheritance & Restoration of Right dated the 21st Day of August 2022 [A.D.]

KNOW ALL MEN AND WOMEN BY THESE PRESETS ON THIS DAY:

A lawful land / parcel claim was made by an heir to the estate and birthright claimant via a lawful, international document identified as a ‘*Transfer of Inheritance & Restoration of Right*’ on the 21st Day of August in the year of our Lord Allah 1442 [M.C.] 2022 [A.D.]. The International Writ document was published via a Moorish-American free press supporting website at the following URL as Public Notice: <https://moroccanpress.net/public-notice-index>. The corporate State of Florida / STATE OF FLORIDA entity operatives / agents / principals have been properly notified via United States Postal Service Mail, served as ‘Registered Mail’ via United States Republic Postmaster Article Number: *RF 153 695 214 US*. The international document was confirmed delivered to the Florida Secretary of State, Cord Byrd on the 29th Day of September 2022 [A.D.]. The corporate STATE OF FLORIDA / State of Florida entity, operated by Ronald DeSantis, has been put on proper notice concerning an heir to the North Gate Estate / North America for the land / parcel / real property claim by birthrights secured by the Constitution for the united States of America Republic / united states of America Republic via Article VI and the supreme law of the land clause, binding treaty obligations against the United States and all of its operative persons and subsidiary persons operatives, as bona fide debtors and occupiers / colonizers at North America / North Gate Estate.

Per the United Nations Charter Declarations on the Rights of Indigenous Peoples 2007, which is universal International Law, the aboriginal and indigenous peoples have genuine land claim rights, based upon historical territories that have been rightfully theirs by bloodline inheritance – Article 26.

In harmony with International Law and the Constitution for the united States of America Republic / united states of America Republic (1791), States (even operating in a corporate capacity) are obligated, by default, to work with aboriginal and indigenous people. In this case, the aboriginal and indigenous heir to the estate, who has made a lawful and international land / parcel claim, has secured his birthrights by territorial land tenure rights.

In 2014, Pope Francis – d / b / a FRANCISCUS already issued an ‘In Motu Proprio’ Public Notice Writ to fully address the semantic deceit endured by the rightful heirs to the North Gate Estate / North America, said to be inhabitants prior to European colonization. The General Civil Orders – *General Order 100* explicitly called for a ‘*Cease & Desist*’ of all belligerent warfare and human trafficking enslavement endeavors, purported by commerce-greedy colonizers at North America. The Public Notice included ALL Domestic Police Forces and Federal Agents / Agencies to refrain from harassing and attacking the heirs to the estate for colonizing and profiteering endeavors.

All De Facto Tribunals – d / b / a said ‘Courts’, whether claiming to be said ‘Superior Court’, a said ‘Supreme Court’ or whatever alleged ‘Court’, are hereby notified publicly that ALL of their Magistrates feigning as Article III (*United States Republic Constitution*) Judges are nullified, as all-law practicing, foreign Barrister (BAR Association / State) Licenses have been suspended back in 2014 [A.D.]. Therefore, all human trafficking agencies operating as said ‘County

Correctional Facilities / Jails' must *Cease & Desist* in kidnapping heirs to the estate (*Moors / Muurs / Al Moroccans / Americans*), claiming his or her land / parcel / estate by birthright. Such *Cease & Desist* includes (but not limited to) City Policy-enforcing agencies (Police) harassing and kidnapping heirs to the estate for corporate Counties participating in the human trafficking fraud and semantic deceit for profits contributing to the UNITED STATES / UNITED STATES OF AMERICA. It also includes European-born foreigners from South and Central America, migrating to North America, only to steal land and resources belonging to the rightful heirs to the estate and being granted 'squatters' rights on land stolen by estate escheatment practices conducted by known and unknown colonizers.

All political persons, legislators, executives, senators, judicial persons, U.S. Citizens (both public and private), foreign citizens, etc., doing business / commerce at North America, are required to take an oath of office to uphold the Constitution for the united States of America Republic / united states of America Republic and are bound to it thereby; the supreme law of the land clause, per Article VI, is for the protection of the heirs to the estate at North America, from foreign persons molestation, usurpation, and land / estate escheatment.

"The Constitution for the United States of America binds all judicial persons / officers at Article 6, wherein it does say, "This Constitution and the Laws of the United States which shall be made in pursuance thereof, and all Treaties made, or which shall be made under the authority of the United States, shall be the Supreme Law of the Land, and the Judges of every State shall be bound thereby, anything in the Constitution or laws of any state to the Contrary, not withstanding," see Clause 2."

This 'Transfer of Inheritance & Restoration of Right is part of the "Due Process of Law", effectuated by an actual heir to the estate and made as Public Record, by Public Notice via a free press and public notice website: <https://moroccanpress.net/public-notice-index>.

"In Interest of M.V., 288 Ill.App.3d 300, 681 N.E.2d 532 (1st Dist. 1997). Without subject-matter jurisdiction, all of the orders and judgments issued by a judge are void under law, and are of no legal force or effect. In Interest of M.V., 288 Ill.App.3d 300, 681 N.E.2d 532 (1st Dist. 1997) ("Every act of the court beyond that power is void").

Based upon an aboriginal and indigenous claim, made by Ilhahi Ankaa Bey, there have been no competent and lawful claims made in lawful rebuttal to the 'Transfer of Inheritance' & Restoration of Right Writ placed on the public record for Due Process effectuation.

It has been more than thirty (30) days since the lawful and international land / parcel / real property claim has been made, without a lawful and competent rebuttal from a natural person having rightful and lawful claim to such land / parcel. Therefore, as indicated in the original Transfer of Inheritance & Restoration of Right Writ, the document stands as Paramount Allodial Title thus the **Al Seisin Deed** has been effectuated for the rightful heir to the estate, Ilhahi Ankaa Bey, to secure the land / parcel / real property by geographical location at Latitude: 28.100270 and Longitude: -81.467020 [*misidentified as 559 Hummingbird Court – near Corporate Kissimmee / Poinciana*], Flores / Florida Republic Territory (*Alabamu Tierra de Flores*).

I, Ilhahi Ankaa Bey do not, under any condition or circumstance, by threat, duress, or coercion, waive any rights Inalienable and Unalienable and Secured by the Constitution for the united States of America Republic / united states of America Republic (1791) and the Treaty of Peace & Friendship (Amity and Commerce) between Morocco and the United States 1787; 1836, and, by virtue of the United Nations Charter Declaration on the Rights of Indigenous Peoples 2007, hereby make this internationally lawful land / parcel / real property claim for the public record.

Chronos: 8th Day of November Year 1442 [M.C.] 2022 [A.D.]



In Peace and Honour,

I Am Ilhahi Ankaa Bey
Ilhahi Ankaa Bey, Aboriginal and Indigenous Moor / Muur
In Propria Persona; Sui Juris; Sui Heredes; In Solo Proprio

All International Rights Reserved: U.C.C. 1-207 / 1-308; U.C.C. 1-103