





THE MOORISH NATIONAL REPUBLIC

THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

Aboriginal and Indigenous Natural Peoples of North-West Amexem North America

Affidavit of Fact

Exhibit AM (Exercise of Constitution / Treaty – Secured Right)

January 13, 2011

STATE OF CONNECTICUT SUPERIOR COURT Clerks 80 Washington Street HARTFORD CONNECTICUT 06106

I am in receipt of your threat via United States Postal Service dated 1/10/2011 with no signature referencing Vernon D. Oliver as Judge and Jeffrey Hammer Clerk.

There appears to be some confusion regarding the Writ of Error and Writ of Mandamus which requires some clarification.

The Writ of Error was submitted to make corrections to your prior claim. It does not require an acceptance or denial. It does however require a rebuttal of all points reference and as there is no rebuttal in the allotted time frame the Writ of Error stands as truth at law.

Maxim of Law:

The word "maxim" is defined as an expression of an absolute truth or principle. Maxims are so powerful and unequivocal that they are the foundation of all human relationships. They have the power to cut to the heart of a matter in a heartbeat with reason, logic, and authority. They cover every topic imaginable and every aspect of our lives. They are not easily misunderstood, misapplied, or subverted; they are universally accepted for what they are: self-evident TRUTHS.

- Truth stands supreme.
- Truth is expressed in the form of an affidavit.
- An unrebutted affidavit stands as the truth.
- An affidavit must be rebutted point-for-point.

In regards to the Writ of Mandamus, a courtesy copy was sent certified mail to your office. The Writ of Mandamus is addressed to the Supreme Court therefore an acceptance or denial was not required by you.

It does however create an injunction – estoppels to any proceedings therefore your judgment is void.

Your judgment is primarily void as you are not an Article III judge with judicial authority as affirmed by the United States Supreme Court.

As this issue was referred to the Supreme Court of Connecticut it has effectively been taken out of the venue of the Housing Session which is an administrative venue.

I have notified the Justice Department and several other agencies regarding these unlawful and colorable actions initiated against the People by the Public Servant.

Out endeavor is to present our case in a lawful court before a lawful Supreme Justice whereby the decision by a lawful Article III judge regarding these proceedings can be the only lawful signature to sponsor any action.

Enclosed is a Public Notice that has been transmitted and sent certified mail to all public servants relevant to the STATE OF CONNECTICUT.

Notice to the Agent is Notice to the Principal – Notice to the Principal is notice to the Agent.

I Am: Anaid A. El.
Anaid A. EL, member of Consul
Natural Person, In Propria Persona:
All Rights Reserved:
U.C.C. 1-207/ 1-308; U.C.C. 1-103
Quinnehtukqut Territory

[c/o 78 Ridge Street] [Near Corporate MANCHESTER CONNECTICUT 06040] Northwest Amexem

Cc: United Nations Geneva Switzerland

> International Justice Court The Hague, The Netherlands

Honorable Barak Obama White House Washington DC

United States Justice Department United States Attorney General Eric H. Holder International Criminal Court The Hague, The Netherlands

Great Seal National Association of Moorish Affairs

Minister A. El

SUPREME COURT OF CONNECTICUT

Federal Bureau of Investigation Janice K. Fedarcyk