

South Carolina a State Republic  
United States of America

**RECEIVED**

JAN 09 2023

Criminal Court Region 3 Yamasih (Aboriginal Region)  
City of Greenwood Municipal Court  
520 Monument St  
Greenwood (Yamasih) South Carolina 29649

**SC Court of Appeals**

B. Lee Miller, Criminal Court Ministerial Judge  
Greenwood Police Department including Lavier #6657-5396  
South Carolina Corporation, et, al

Case, Document Number 110141186-87  
Filed CP 8<sup>th</sup> JUD Cir Greenwood corporation SC 22 Aug 2 pm 2:36  
2022-CP-24-00741

Court of Appeals  
Clerk of The Court  
1220 Senate Street  
Columbia South Carolina A State Republic 29201  
Case Number \_\_\_\_\_

South Carolina State Republic;  
Zaatnure Xi-Amaru

SC Code 17-28-350 (Willful Destruction  
of Evidence); Section 17-28-70 (a) (b) (c) (d)  
Appeallant Section 17-13-170 (d) Tribal Identification  
Section 17-13-50- (A) (1) (2) (3) Including  
True Grounds on which arrest is made and;  
Unlawfulness of officers  
U.S.C 4<sup>th</sup> Amendment Violations against  
Appeallant Including No Reasonable suspicion.  
Illegal Search Seizure, No Probable Cause  
U.S C Fourteenth amendment section 1  
violations Against the Appeallant  
U.S.C Sixth Amendment Violations against the  
Appeallant  
Section 16-7-150 SC code (Slander & Libel,  
Defamation of Plaintiffs Character)  
U.S.C eight Amendment Violations Against  
The Appeallant including (Cruel and Unusual

Vs

Punishment, due process Violation)  
B. Lee Miller, Criminal Court Municipal Judge Failure to Respond  
for an Action in Extraordinary Bill for  
Quo Warranto.  
Failure to establish  
Jurisdiction Over Appellant

B. Lee Miller, Criminal Court Ministerial Judge  
Greenwood Police Department including Lavier #6657-5396,  
Padgett, South Carolina Corporation et, al  
Respondent (s)

*First.*

*I Zaatnure Xi-Amaru Located at 112 Centepede court Region 3 Yamasih (Greenwood Misnomer) South Carolina a state Republic 29649 cell phone number 646-387-9205 email [zaatnurexiamaru@gmail.com](mailto:zaatnurexiamaru@gmail.com) wish to notice of appeal of guilty verdict who's corporate court never establish Jurisdiction over the appellant who belongs to his own Indigenous Government that operates under complete autonomy (Formally known as Isis criminal elements in the federal government stole our name so we had to change it to ARNA so don't talk to me about recognition) dated July 28<sup>th</sup> 2022 at 520 monument street (misnomer Greenwood) SC 29648 concerning traffic tickets two (driving without a license and failure to register a vehicle) criminal charge document number 1014186-87 (located on bail Proceeding form 1) Prosecuting officer Padgett; Ministerial Judge B. Lee Miller, Witness person acting under color of authority Lavier #6657-5396.*

*Second..*

*I Zaatnure Xi-Amaru Located at 112 Centepede court Region 3 Yamasih (Greenwood Misnomer) South Carolina a state Republic 29649 cell phone number 646-387-9205 email [zaatnurexiamaru@gmail.com](mailto:zaatnurexiamaru@gmail.com) wish to notice of appeal of Misnomer Greenwood Court of Common Pleas Judge J Mark Hayes, II #2132 Decision dated 12/15/2022 located at 528 Monument Street, Room 114 (Greenwood Misnomer) South Carolina 29646 who's corporate court also has not establish Jurisdiction concerning the appellant who belongs to his own Indigenous Government that operates under complete autonomy*

*Tables of Authorities*

- *Constitution for the United States of America*
- *Xi-Amaru Tribal Government Constitution*

### *Tabel of contents*

South Carolina a State Republic

Region 3 southeast- Yamasih aboriginal Region

Appellant Facts of Tribal Unincorporated association facts at Law

I Zaatnure Xi-Amaru born on 03/01/1983 am of age of Maturity, Mentally competent and have personal knowledge of the facts herein. This affidavit is made under the penalties of perjury the Laws of the Aboriginal Republic of North America (Xi- Amaru tribal Government constitution), the United States of America constitution or any applicable foreign venue that the forgoing is true and correct and must be responded to by counter affidavit within thirty days or it will stand as undisputed fact and matter of Law. Made pursuant to ARNA constitution, Universal declaration of rights of Indigenous people, UN/147; Un declaration of Human rights res 60/147 Human right las, Hague Convention, United States constitution and or applicable treaties for aboriginal people/ moors title 28 USCA section 1746

- 1.) We the People of South Carolina State Republic, suing on the relation of private egressed Indigenous American National of the United States of North America and National member of the International Indigenous Society- ARNA [U.S. Det No. 06013144-1] [26 USC 7701 (a) excluded and 8 USC 1101a38 Included] Zaatnure Xi-Amaru hereinafter "appellant" sui juris en esse, a non belligerent and non-enemy combatant, who comes in his private person capacity treated as the real complaint respectful shows to the court. (**See Exhibit a**, Tribal documentation)
- 2.) The appellant Indigenous business was founded in 2016 named Indigenous of the North Zaatnure Xi-Amaru (**See exhibit b**, Tribal business registrations and Unincorporated association business articles EIN# 81-3404136 Indigenous of the North Zaatnure Xi-Amaru )
- 3.) appellant Zaatnure Xi-Amaru Inhabits on tribal land located at 112 centepede court Region 3 Yamasih (Aboriginal Region) Misnomer greenwood ( South Carolina a State Republic) since February 2021. (**see Exhibit c**, and **Exhibit d**, Deed Tax Parcel ID#:

6837950018; filed with misnomer Greenwood county in February 16, 2021 updated on January 19 2022) Appellant also Inhabits on tribal land located at 208 Bermuda Drive Region 3 Yamasih (Aboriginal Region) Misnomer Greenwood South Carolina a state Republic 29649; 210 Bermuda Drive Region 3 Yamasih (Aboriginal Region) Misnomer greenwood south Carolina a state republic 29649 and 109 Centepede Court ( **See exhibit e**, lot number 6837-936-021; lot number 6837-942-030- and lot number 6836-947-992) All of which is registered with the county of Misnomer Greenwood under the appeallant Tribal Business EIN# 81-3404136 Indigenous of the North Zaatnure Xi-Amaru; appeallant also reside on Tribal Land located at Northwest by Bowie Road-S-1-285 3 acres (**see Exhibit f**, and **exhibit g** lot number 051-00-00-141 filed in Region 3 Yamasih (Aboriginal Region) Misnomer Abbeville county February 16, 2021 and updated January 19<sup>th</sup> 2022) All of which is registered with the county of Misnomer Greenwood under the defendant Tribal Business EIN# 81-3404136 Indigenous of the North Zaatnure Xi-Amaru

- 4.) The appeallant purchased his tribal vehicle on February 16, 2021 (**See exhibit h**, Certificate of title) All of which is registered with the county of misnomer Greenwood under the appeallant Tribal Business EIN# 81-3404136 Indigenous of the North Zaatnure Xi-Amaru
- 5.) From February 2021 through February 2022, the defendant went to misnomer greenwood department of motor vehicles on multiple occasions to register the appeallant tribal vehicle as mentioned in number 4, the appeallant submitted all his associated tribal credentials to the department of motor vehicles misnomer Greenwood including original copies with the last communication being that the Manager of said motor vehicle told the appeallant to contact the secretary of state, as per the appeallant tribal custom the appeallant tribe, the Xi-Amaru tribe do not contract with the secretary of state see U.S.C article 1, section 10 clause 1 the right to contract. (**See Misnomer Greenwood DMV**, for all the documentation tribal Credentials the Misnomer Greenwood county have on file for the appeallant)
- 6.) The department of motor vehicles in misnomer greenwood county not only denied the appeallant registration because of the appeallant tribal and Nationality customs but the misnomer greenwood department of motor vehicle denied the appeallant the right to update his state id discriminating against the appeallant tribal birth certificate and tribal certificate of citizenship in favor of the real I.D act passed by Barack Obama a descendant of African and European Immigrants over the appeallant who's a descendant of the American Civil war and who have Jus soli and jus sanguinis rights (Aboriginal American).

7.) The appellants are Non-Residents; the appellants domicile on tribal lands; Tribal Vehicles exempt from registration; Tribal persons exempt from licensing; see Article 1 Tribal Traffic Code-Laws of Motor Vehicle Code of the States; have (see exhibit m, Xi-Amaru Tribal Government Tribal Certification of Domicile Affidavit of Non-Resident Status within the 50 states) the appellants were issued authentic Tribal International Drivers License and domestic Tribal International drivers license .. (See exhibit n- Business Insurance for tribal business indigenous of the north Zaatnure Xi-amaru)

## **Complaint Facts..**

8.) The Appellant occupied Region 3 Yamasih (Aboriginal Region) Misnomer Misnomer greenwood county tribal land and Region 3 Yamasih (Aboriginal Region) Misnomer Abbeville county tribal land since 2021 February (See number 3 herein)

8.a) Since February 2021 the defendant traveled using his tribal vehicle, tribal credential (S), and tribal plates (See exhibit o, Tribal plates authorized the ARNA aboriginal law firm Indigenous of the north) In Region 3 Yamasih (Aboriginal Region) Misnomer greenwood and Region 3 Yamasih (Aboriginal Region) Misnomer misnomer Abbeville County.

8.b) The appellants were tailed frequently while traveling to and from work located in Clinton South Carolina located about 40 minutes from the defendants tribal land from 2021 through 2022 by both Misnomer Greenwood Sheriff department and Misnomer Greenwood police department who never discriminate against my right to travel as a Indigenous American until I opened my Business On Line Social media, Facebook, Twitter, and Instagram, May 4<sup>th</sup>, 2021 which connected me to other Indigenous people in my area, that the defendant was attacked by the Misnomer Greenwood police department, the Misnomer Greenwood detention center and the Judge who presided over false allegations which labeled Zaatnure Xi-Amaru a criminal defendant charge with driving without a license and failing to register Zaatnure Xi-Amaru Tribal Vehicle (see Bail Proceeding, see - "Permitting or operating vehicle which is not registered and licensed and Uniform traffic ticket see- Driving without a license 1<sup>st</sup> offense Uniform traffic ticket)

Defendant Defense:

9.) In the Uniform traffic ticket Permitting or operating vehicle which is not registered at classified the appellant as black even though all the appellant documentation classify the appellant as a Native American (Aboriginal American, Indigenous American) who belong to his own tribal government "Aboriginal Republic of North America" **see exhibit a Tribal Documents especially exhibit- s... Falsely classifying the appellant as black when the appellant documentation proves that the appellant is** a Native American (Aboriginal American, Indigenous American) is a direct form of Denationalization and a Hate Crime.

9.a) The appellant did let the misnomer Greenwood County Police Department Know including Lavier #6657-5396 that the appellant vehicle was registered under the appellant tribal Business and the appellant did show proof of International Tribal Driver's License along with affidavit of travel **see exhibit n and exhibit m.**

9.b) The Misnomer Greenwood police department started to tell the appellant that he is Not apart of his own tribal government and that the appellant vehicle is not registered under the appellant tribal business and that the appellant do not reside on tribal lands which is denationalization and a hate crime (Please preserve all the video footage / body cam footage concerning the date May 17, 2022 where the misnomer Greenwood police department including Lavier #6657-5396 made contact with the defendant)..

10.) The misnomer Greenwood police department including Lavier #6657-5396 order the defendant out of his tribal vehicle and arrested the appellant for Permitting or operating vehicle which is not registered and licensed and Driving without a license 1<sup>st</sup> offense. The appellant ask if the Misnomer Greenwood police departments can cuff the appellant with his hands in front of him since he is a non violent/ non drug related offense which they refused causing injury to the defendants wrist arms, back and shoulders.

11.) One of the officers who arrested the appellant was going through the appellant wallet while at the Misnomer greenwood county detention center in front of the Misnomer Greenwood county detention center officer and the Misnomer Greenwood county detention center officer state "The defendant have a International drivers license you not going to accept that" ? The arresting officer acknowledged the Misnomer Greenwood detention officer with a evil face and continued to pillage the

appeallant wallet. (Please preserve all video and audio from the greenwood detention center for the night and morning of May 17, 2022 and May 18, 2022.

12.) The Officers proceeded to strip search the appeallant even when the appeallant objected to the strip search, the appeallant was arrested for a non violent non drug related offense and told the misnomer greenwood detention offices that it was unconstitutional to strip search the appeallant which they ignored and quoted that it was there procedures causing the appeallant further Injury and insult (Please produce the Officers names that strip search the appeallant along with the Warden or superintendent or person in charge of creating strip search policies at Misnomer greenwood detention center on the night and Morning of May 17, 2002 and May 18, 2022.

13.) Appeallant advised the Misnomer Greenwood Detention Center officers that I do not receive Vaccinations and not to put me in a cell with any other inmates who are vaccinated as such close quarts contact with effected (Covid-vaccinated individuals) is the same as small pox laced blankets, the Misnomer Greenwood detention officers put me in a cell with three other Individuals, all Vaccinated with the Covid-Vaccinations which is biological war fare against the appeallant, the appeallant been getting sick (Chest pains, shortness of breath headaches since the Night/ morning of May 17, 2002 and May 18, 2022.. (Please provide the Names and location of the Three Prisoners who shared the cell with the defendant on the night/morning of May 17, 2002 and May 18, 2022..

14.) The Judge who presided over the bail proceeding b lee miller refused to take the appeallant credentials as proof of Licensing and registration instead he chooses the Misnomer Greenwood Police officers side Lavier #6657-5396 without looking at any evidence presented by the defendant which makes the Judge a co-conspirator in the defendant's denationalization by the Misnomer Greenwood police department and the Judge residing over the case.

15.a) during the appeallant bail proceeding the appeallant let the Judge know that this was a liberty issue Quoting " Supreme Court Cases Reserve my right to travel/park as a right not a privilege

“The right to travel is part of liberty of which the natural person, citizen cannot be deprived without due process of the law under the fifth amendment of the united states constitution kent vs dulles us 116, 125 the right to travel on public highways and to transport ones property thereon either by carriage or automobiles, is not a mere privilege that the city may prohibit or admit at will but a common right which he/she has under the right of life, liberty and pursuit of happiness. Thompson V. Smith 154 SE 579”

15.b) The Bail hearing Judge b lee miller came down to the detention center after the appealant hearing telling the Detention officers that “Z (The appealant) raised a Liberty issue, well not in Greenwood, the appealant better have a South Carolina Drivers license, or we will imprison him”! (Please produce the officers name who housed the detention center after the appealant bail hearing who witnessed this judges bias, unlawful, discriminatory hate speech, unconstitutional behavior against the appealant.

15.c) Failure to submit the appealant tribal credentials into evidence is indeed a denial of due process. Defining the appealant as Black and disregarding the appealant tribal credential is denationalization. The appealant have two Daughters Nnakyah Xi-Amaru born June 17 2019 and Zaayah Xi-Amaru born July 4<sup>th</sup> 2020 who was both born into the appealant tribal government, the Xi-Amaru Tribal Government which the Judge denial of the Appealant due process and disregard of the U.S constitution has a direct impact on the defendants Indigenous children life and liberty

15.) See, state rules and state statues are considered irrelevant evidence, failure to follow the constitution is obstruction of justice, enforcing a Illegal statute under the color of Law is a Ten Thousand dollar fine per officer present according to the United States code deprivation of Human rights

16.) Row vs wad

“All federal rights comprised within the term liberty protected by the federal constitution from invasion of the state”

17.) State Court Municipal county of Misnomer Greenwood located at 520 Monument Street Misnomer Greenwood South Carolina (Corporation) have no Jurisdiction over the defendant as the defendant is a non-resident, non-citizen who belongs to his own tribal government and do not reside in South Carolina Greenwood but inhabit his ancient tribal lands Region 3 Southeast- Yamasih- Aboriginal Region (See **exhibit U** pages 3-5 Regional Jurisdiction from ARNA (Aboriginal Republic of North America) protocol Manuel ..

**Applicable Laws that support the appellants Indigenous rights**

- 18.) Xi-Amaru constitution, United Nations Declarations of Human rights of Indigenous people UN 61/195, UN res 60/147, United States Code title 18 section 112 Protections of Internationally protected persons and 2442 Deprivation of rights under the color of Law, United States code title 18 section 241 Conspiracy against rights article 1 section 2 clause 3, 14<sup>th</sup> Amendment; United States code title 8 section 1401 clause B, USC 28 section 1609 Immunity from attachment and execution of property of a Foreign state, Article 1 section 2 clause 3 (Status Clauses of the constitution) Taxes should be apportioned excluding Indians
- 19.) That the Municipal Judge *B. Lee Miller* failed to Answer the appellants action in extraordinary Quo Warranto See attached see attached appeal at numbers 19 through 37
- 20.) The Attorney General office of South Carolina dated June 27, 2022 stated that the appellants have no indictment on record. See attached conformation.
- 21.) The the Municipal Judge *B. Lee Miller* acting in concert with the Greenwood Police department committed multiple felonies against the appellants including assault biological war fare deprivation of human rights and broke nearly every United States constitutional Amendment; willful destruction of evidence; false grounds on which the appellants arrest was made and countless other crimes as outlined in the appellants complaint and appeal attached at numbers 38 through 55 which is also child endangerment as it has a direct impact on the appellants aboriginal children born into the Appellants indigenous government which is a conspiracy to commit genocide on an aboriginal indigenous family.

*-The Natives of South Carolina look like Ethiopians "Verrazzano 1500 a.d"*

**Criminal acts committed against the appellants**

aa.) Deprivation of human rights; cruel and unusual punishment; denial of due process; malicious prosecution; illegal search and seizure; unlawful strip search; destruction of property; assault; discrimination; attachment and execution of property of a foreign state, hate crime

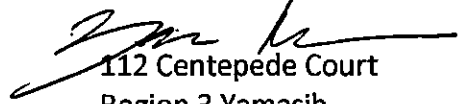
Action Requested: **That this court dismiss with prejudice in its entirety see exhibit-p**  
Bail Proceeding dated May 17 2022 along with its bail stipulations,

**That this court dismiss with prejudice in its entirety see exhibit q-** "Permitting or operating vehicle which is not registered and licensed and Uniform traffic ticket exhibit r- Driving without a license 1<sup>st</sup> offense Uniform traffic ticket)

**That this court Overturn all guilty verdicts against the appeallant Zaatnure Xi-Amaru** dated July 28, 2022 concerning case document number 110141186-87 and 2022-cp-24-00741 and enter a verdict of not guilty acquittal and exonerated on all charges and expunge all charges against the appeallant concerning document number 110141186-87 and 2022-cp-24-00741

And that for what just and fair Relief this court deems Necessary

Respectfully  
Zaatnure Xi-Amaru

  
112 Centepede Court  
Region 3 Yamasih  
(Greenwood Misnomer)  
South Carolina a State Republic

01/04/2022.

Cc  
Court of Appeals  
Clerk of The Court  
1220 Senate Street  
Columbia South Carolina  
A State Republic 29201

(Misnomer Greenwood) County  
Clerk of Court  
528 Monument Street, Room 114  
(Misnomer Greenwood) South Carolina Corporation  
29646

City of (Misnomer Greenwood) Municipal Court  
520 Monument St  
(Misnomer Greenwood)  
South Carolina Corporation 29649

Bacot & Padgett, LLC  
414 Monument Street ste c,  
(Misnomer Greenwood)  
South Carolina Corporation 29649