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SC Court of Appeals

No.
IN THE
SUPREME COURT OF South Carolina

Zaatnure Xi-Amaru

PETITIONER

VS. Appellate case no 2023-000036

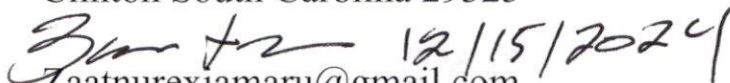
City of Greenwood

RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO
South Carolina Court of Appeals 1220 Senate street Columbia South
Carolina 29201; Court of Common Pleas 528 Monument Street #114
Greenwood South Carolina 29646; City of Greenwood Municipal Court 520
#203 Monument Street Greenwood South Carolina 29649; Padgett 414
Monument Street Greenwood South Carolina 29646

PETITION FOR WRIT OF CERTIORARI

Zaatnure Xi-Amaru
indigenous of the North #**-***4136
P.O. Box 1601
Region 3 Yamasih (Aboriginal Region)
Clinton South Carolina 29325


Zaatnurexiamaru@gmail.com
646-387-9205

LIST OF PARTIES

[✓] All parties appear in the caption of the case on the cover page.

QUESTION(S) PRESENTED

Page 2 of 17

1.) Do the Corporate state of South Carolina (Respondents acting under the color of authority) have Jurisdiction over a Non-Citizen non-resident Aboriginal

American with just Soli and just sanguineous rights who indigenous government
ISIS (International Society of Indigenous Sovereigns) Xi-Amaru Tribal
Government Also Known as Aboriginal Republic of North America which said
government practices Completely Autonomy

- 1.a) Do the respondents have Jurisdiction over a Non-Citizen non- resident U.S.
National Indigenous tax exempt Business
- 1.b) Can the Respondents “Ignore” the petitioner credentials proclaiming the
Petitioner Nationality and Political Status while never stating, producing any
evidence to the contrary
- 2.) Can the respondents practice a willful destruction of evidence
- 3.) Can the respondents out right falsify True grounds on which the arrest is Made
- 4.) Can the Respondent search, seize and arrest with out reasonable suspicion and
no probable cause
- 5.) can the respondents hold a trail in which which district (jurisdiction) “have
not” been previously ascertained by law
- 6.) Can the respondent convict with evidence that’s not substantiated and untrue
- 6.a) Can the respondent(s) uphold a convict where actual malice was practice
- 7.) Can the respondent (s) practice biological war fare
- 7.a) can the respondents strip search in a non violent non drug related non felony
non misdemeanor
- 8.) can the respondent designate a political status (Denationalization) where non
has been established or exist
- 9.) Can respondents take a foreign national ambassador non-citizen non- resident
non corporate property and give it to a white Citizen corporation business
- 10.) Can respondents remain on the case after it was established that respondent
(judge) was bias
- 11.) Can respondents not answer an action of extraordinary bill for quo warranto
after objections was made for any previous codes that exist for not answering such
action and natural law, U.S Constitutional Law, and Nationality as a U.S National,
Non-Citizen, Non-Resident asserted
- 12.) Can the respondents act as the legislative branch and executive branch
- 13.) Can the respondent (s) hold a jury trial in which by law is suppose to be
a judge and cop trial
- 13.a) can respondent hold a jury trial with out a grand jury indictment
- 13.b) can the respondent (s) hold a jury trial without consent of all parties
- 13.c) can respondents hold a trail where the judge of such trail was proven to be
bias

14.) is Recognition an economic term concerning native Americans which such parties who's recognize by the federal government receive federal funding Or

14.a) Do recognition means to see or made aware of

15.) Because ISIS, the Xi-Amaru tribal Government aka The aboriginal republic of North America is not a welfare nation and not dependent do that give the respondents the right to deprive its tribal members constitutional rights and autonomy ascertain by way of natural Law

16.) should the Petitioner jus soli and sanguineous right be construed to conform to the respondents corporate political ideology and judicial opinion

17.) Is the Petitioner facing genocide and denationalization by the State corporation of South Carolina (respondents)

18.) Was the Petition on the date of May 17, 2022 an Political Prisoner

19.) Was there judicial misconduct in this case herein

20.) Was the Charges against the petitioner blatantly falsified based off the State Corporation of South Carolina and it's Police and judges (respondents) political views

21.) Did the Petition have an tribal International Tribal Drivers License and is the Petitioner a Tribal Persons exempt from Licensing

22.) Do the Petitioner have to register his Tribal Vehicle with the state of South Carolina

23.) Was the petitioner in Greenwood County South Carolina at the time of the arrest

24.) can the respondents fail to follow South Carolinas own codes, rules and regulations

25.) Do the Petitioner have the right to freedom of speech, freedom of press and freedom to assembly

26.) Do the petitioner have to be right to substantive due process

27.) Do the petitioner have the right to an impartial jury

28.) Do the petitioner have the right for the state to ascertain jurisdiction over the Petitioner before prosecuting

29.) Do the Petitioner have the right to be free from cruel and unusual punishment by the respondents

30.) Do the petitioners have to right to equal protection of the Law

31.) Do the Petitioner have the right to be free from slander and defamation of character by the respondents

32.) can the respondents forge the petitioner signature on the bail hearing document where it state's defendant signature

33.) can the respondents hold a trail against the petitioner when the South Carolina attorney general office states that there is no indictment concerning the Petitioner

33.a) did the respondent practice deprivation of petitioners rights under the color of law

33.b) do the petitioner have the right of immunity from attachment and execution of property of a foreign (respondents) state

34.) can the respondents hold a jury trial against the Petitioner without a grand jury indictment

34.a) Is Jury Nullification Lawful

LIST OF PARTIES

a.) City of Greenwood Municipal Court 520 #203 Monument Street Greenwood South Carolina 29646 b.) Court of Common Pleas 528 Monument Street #114 Greenwood South Carolina 29646 c.) South Carolina Court of Appeals 1220 Senate street Columbia South Carolina 29201 d.) Padgett 414 Monument Street Greenwood South Carolina 29646

I declare under penalty of perjury that the foregoing is true and correct. Executed on , 2023)

Related Cases

34.) HAROLD BERNARD MASON vs Vickie Churchman
Flint RiverQuarium inc., et. al.

(Whereas the matter is limited to controlling intervening circumstances of obstructing justice, which did in fact occur to manipulate decision making Whereas not filing, the destruction of or discarding of key information, actions committed does in fact directly affect the Decision making with consequential affects and violates due process and equal protection under the law. 18 U.S. Code § 1519)

34.a) Haines v. Kerner, 404 U.S. 519,

35.) *McGirt v. Oklahoma*

the federal government—not the state—has jurisdiction over crime (s) committed by Native Americans

36.) MARYLAND, Petitioner, v. Jerry Lee WILSON.

the reasonableness of the particular governmental invasion of a citizen's personal security, 434 U.S., at 108-109, 98 S.Ct., at 332, and that reasonableness depends on a balance between the public interest and the individual's right to personal security free from arbitrary interference by officers,

37.) Rice v. Cay-

etano, 528 U. S. 495, 517. Pp. 9-16.

“distinctions between citizens solely because of their ancestry are by their very nature odious to a free people whose institutions are founded upon the doctrine of equality.”

38.) Bridges v. Wixon, 326 U.S. 135, 152-53 (1945) (agency "rules are de- signed to protect the interests of the alien and afford him due process of law" by providing "safeguards against essentially unfair procedures"). In *United States ex rel. Accardi v. Shaughnessy*, 347 U.S. 260 (1954), the Court reaffirmed the principle that an agency must follow its own rules,

38.a) United States Vs Dow, enclosed deliberate concealment of material information in a setting of fiduciary for the public and if he deliberately conceals information from him he is guilty of fraud.

38.b) Row vs Wade, all federal rights composed within the term liberty protected by the federal constitution from invasion of the state

38.c) Kent Vs Dulles US 116, 125 “The right to travel is part of Liberty of which the natural person, citizen cannot be deprived without due process of Law under the fifth Amendment of the United States Constitution, the right to travel on public highways and to transport one’s property Theron either by carriage or automobile 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 the pursuit of happiness

Thompson V. Smith 154 SE 579

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APPENDIX C, 520 Monument Street Greenwood South Carolina 29649

APPENDIX D, The date on which the highest state court decided my case was A copy of that decision appears at Appendix D

APPENDIX E, [Affidavit of Tribal Vehicle exemption of Registration and Tribal person exempt from licensing]

APPENDIX F, [Traffic tickets for failing to register vehicle and driving without a license South Carolina and bail hearing for failing to register vehicle and driving without a license]

APPENDIX G, [Tribal International Drivers License]

APPENDIX H tribal vehicle Certificate of title]; APPENDIX I [Petitioner Tribal Business unincorporated association business articles EIN # 81-***4136];

APPENDIX J [Tribal Credentials];

APPENDIX K, [Regional Jurisdiction];

APPENDIX L, [Tribal Lands, tribal inhabitants, Indigenous Aboriginal Native American Business

Deed tax Parcel ID# 6837950018; L.1) Deed tax Parcel ID # 6837-936201, 6837-942-030 and 6836-947-992; and L.2) Deed tax Parcel ID # 051-00-00-141];

APPENDIX, M [tribal license plates]

APPENDIX, N [Destruction of Tribal License Plates]

APPENDIX, O [Attorney General of South Carolina Response to the Petitioner stating that there is no indictment against the Petitioner]

APPENDIX, P [William Moultrie who created South Carolina state Flag which is used for South Carolina License Plates practice genocide and denationalization against Indigenous aboriginal Americans,]

APPENDIX, Q [South Carolina code of Laws Unannotated, title 17- Criminal Procedures Chapter 19 indictments; exceptions (1) (2) and (3)]

TABLE OF AUTHORITIES CITED

STATUTES AND RULES/ OTHER

South Carolina Code 17-28-350 (Willful Destruction Evidence; SC Code Section 17-28-70 (a) (b) (c) (d); SC code Section 17-13-170 (d) Tribal Identification; SC code Section 17-13-50- (A) (1) (2) (3) True Grounds in which arrest is made and unlawfulness of officers; SC code section 16-7-150 slander & Libel Defamation of Character; United States Constitution; Xi-Amaru Constitution; United Nations Declaration of Human rights of Indigenous People UN 61/195, UN 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; United States Code title 8 section 1401 clause b; USC 28 section 1609 Immunity from attachment and execution of property of a foreign state

United National declaration on the rights on Indigenous people

Article 9 Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No discrimination of any kind may arise from the exercise of such a right.

Article 1 Tribal Traffic Code-Laws of Motor Vehicles Code of the 50 States/ Tribal Vehicles exempt from registration 1.); 2.); 3.); and 4/ Tribal Persons exempt from Licensing (see appendix E)

U.S Constitution The Contracts Clause in Article 1, Section 10 of the United States Constitution establishes that a State is not allowed to pass any law that “impairs the obligation of contracts”

The Legality of Jury Nullification

According to the U.S Supreme Court decision in Sparf vs U.S written by Justice Harlan, Juries have no right to ignore Law when rendering the juries verdict.

IN THE

SUPREME COURT OF South Carolina

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.
OPINIONS BELOW

[N/A]For cases from federal courts:

The opinion of the United States court of appeals appears at Appendix the petition and is

[N/A] reported at ; or, [N/A] has been designated for publication but is not yet reported; or, [N/A] is unpublished.

The opinion of the United States district court appears at Appendix the petition and is [N/A] reported at ; or, [N/A] has been designated for publication but is not yet reported; or, [N/A] is unpublished.

39.) [✓] For cases from state courts:

The opinion of the highest state court to review the merits appears at appendix A; South Carolina Court of appeals 1220 Senate street Columbia South Carolina 29201 and is reported at appendix A

40.) The opinion of the the court of South Carolina Greenwood Court of common pleas to review the Merits appears at appendix B; Court of Common Pleas 528 Monument Street #114 Greenwood South Carolina 29646 and is reported at appendix B

41.) The opinion of the the court of South Carolina Greenwood municipal court to review the merits appears at appendix C; 520 Monument Street Greenwood South Carolina 29649 and is reported at appendix C;

42.) [✓] For cases from state courts:

The date on which the highest state court (S.C court of appeals, which the Petitioner would later find out is not the highest court in South Carolina) decided my case was A copy of that decision appears at Appendix D

43.) A timely petition for rehearing was thereafter denied on the following date: April 21st 2023, and a copy of the order denying rehearing appears at Appendix D

43.a) The Petitioner filed a writ of certiorari on the date of July 20, 2023 with the Supreme Court of the United States Washington D.C decided my case which was returned on (post mark 11/21/2023) see appendix DD

Jurisdiction

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY

PROVISIONS INVOLVED

44.) 1st, Amendment United States constitution violations including government (Respondents) making laws that abridge the Petitioner freedom of speech, the freedom of press, and the freedom of assembly, as the Respondents South Carolina corporate states, judge and police acting under the color of authority arrested, strip searched, committed Biological warfare (by putting the petitioner Indigenous person in a cell with Covid 19 vaccinated inmate foreigners) after the petitioner told arresting police that's the Petitioner is a Native America that do not get vaccinated) physically (placing petitioner arms behind back with metal braces) and emotionally injury, trialed seized Petitioner property tribal vehicle (which prohibited the petitioner right to assemble) thats foreign to said jurisdiction, fined slander and defamed the Petitioner for having tribal credentials authorized by the United States States department [U.S. Dept No. 06013144-1]

45.) 4th, Fourth Amendment United States Constitution violations including (Respondents) unreasonable searches seizures and arrest against the Petitioner, Nor was any warrants issued by a judge or magistrate to justified probable cause, supported by oath or affirmation, nor was any particular place described to be searched persons or things to be seized.

45.a) that the respondents (Greenwood Police) destroyed the petitioner tribal license plates which was cause for the initial stop, search, seizure and arrest of the Petitioner which violates the Petitioner 4th, forth Amendment US Constitutional rights and gives no reasonable suspicion for the initial stop

46.) 5th, Fifth Amendment United States Constitution violations against the Petitioner by the Respondents including (the judge) yelling out (while the Petitioner was in the holding cell, in front of Prisoners and Prison Guards state employees) Z (meaning Zaatnure the Petitioner) Said this case is a Liberty issue (referring to the case Law the petitioner quoted during the bond hearing “The right to travel is part of liberty Kent vs Dulles us 116, 125”) well Z the respondent continued “better have a South Carolina Drivers License or he will be Jailed” .. This quote from the judge (respondent) is obstruction of justice and makes the respondent bias against the Petitioner

46.a) Procedural due process requires government officials to follow fair procedures before depriving a person of life, liberty, or property, substantive due process which protects certain fundamental rights from government interference. The Supreme Court has also held that the Due Process Clause contains fundamental rights against vague laws and that

46.b) respondents denied the petitioner the right to produce at a Jury trial evidence that the License plates (registration in South Carolina) issued by the states of South Carolina was created by William Moultrie (South Carolina state flag) who practiced genocide and denationalization against indigenous, aboriginal, Native Americans [see appendix P]

46.c) That the respondents denied the petitioner the right at Jury Trial to produce his Affidavit of Tribal Exemption for registration ministerial judge quoting that “we don’t allow affidavits in this Court”

46.e) That the respondents denied the Petitioner the right to a pretrial hearing

47.) 6th, Six Amendment United States Constitutional Violations in which the accused (Petitioner) did not receive an impartial jury of the state in which the respondents (judge) quote

“better have a South Carolina Drivers License or he will be Jailed” as outlined in number 46 herein at 5th amendment violations as such judge resided over jury and that which district shall have been previously ascertained by law was not in fact ascertained by law as the Petitioner inhabits not In Greenwood county South Carolina but his own Aboriginal, Indigenous Jurisdiction (Native American) Region 3 Yamasih in which tribal business property inhabitation including vehicle and international drivers license and exemption for registration and that Petitioner was denied

compulsory process for obtaining witnesses in his favor, including Prison guard who asked arresting police “you not going to accept his International drivers License” and Prisoners and Prison Guards who witness respondent (Judge) outburst “better have a South Carolina Drivers License or he will be Jailed” and that

48.) 8th, Eighth Amendment United States Constitution violation cruel and Unusual Punishment violation against the Petitioner by the respondents in that

48.a) as mentioned herein 1st, Amendment United States constitution violations (see number 44) in that as mentioned herein 4th, Fourth Amendment United States

Constitution violations (see number 45 and 45a) Fifth Amendment United States

Constitution violations (see number 46 through 46.e) in that as mentioned herein 6th, Six Amendment United States Constitutional violations (see number 47) and 14th United States Constitution Violations (see number 39 through 39.b) which in its totality constitute cruel and unusual punishment against the petitioner by the respondents and that

48.b) the petitioner was striped searched for a non violent non drug related non misdemeanor non felony charge which constitutes 8th, Eighth Amendment United States Constitution violation cruel and unusual punishment

48.c) in that the Petitioner request to not be put in the cell with prisoners as the Petitioner do not receive vaccinations especially Covid 19 vaccinations and the petitioner request was ignored and was placed in the cell with prisoners who received Covid 19 vaccinations which constitute biological warfare which result in the petitioner having constant chest pains, head aches and breathing problems

48.d) in that petitioner request not to be handcuffed behind the back which result in the petitioner having arm, wrist, elbow and back pains

48.e) in that the Petitioner was imprisoned solely based off the way the Petitioner contract having Jus Soli and Jus Sanguinis rights being an Indigenous, Aboriginal, Native American and operating under a Indigenous, Aboriginal, Native American business The Contracts Clause in Article 1, Section 10 of the United States Constitution establishes that a State is not allowed to pass any law that “impairs the obligation of contracts”

48.f) and that the respondents denied the petitioner the right to produce at a Jury trial evidence that the License plates (registration in South Carolina) issued by the states of South Carolina was created by William Moultrie (South Carolina state flag) who practiced genocide and denationalization against indigenous, aboriginal, Native Americans which goes against the Petitioner Indigenous Culture.

48.g) The respondents wrote a letter to the Petitioner threatening to sick, attack the South Carolina state troopers on the Petitioner if the Petitioner Failed to pay the Fine associated with this case herein of over \$400.00 Four hundred dollars even though the Petitioner put said fine in his South Carolina Bankruptcy proceedings which commenced in September of 2022

48.h) The Respondents Traffic tickets as mentioned in Appendix F, state that the Petitioner race is Black even though the Petitioner tribal credentials label the Petitioner as Indigenous, Aboriginal, Native American. The respondents classifying the Petitioner as Black is an act of Denationalization as the respondents have no proof of such claims.

49.) 14th fourteenth amendment United States Constitution violations against the Petitioner by the respondents which states that No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall

any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws. Indeed the Petitioner was denied the right of equal protection of the law by the respondents based of the Petitioner race, creed, nationality and contract as mentioned herein at numbers 44; 45 through 45.a) 46 through 46.e) 47 and 48 through 48.h)

49.a) The petitioner tribal vehicle was seized by the respondents and placed in the custody of a white citizen business who contract with the state and the petitioner was forced to pay over three hundred dollars \$300.00 in order to get it back which is a violation of the equal protection clause.

49.b) South Carolina department of motor vehicle is currently refusing to release the Petitioner tribal vehicle into custody of the petitioner (who tribal business owns said vehicle) into the custody of the Petitioner unless the petitioner register his business with South Carolina secretary of state which the Petitioner refuse. This is extortion, racketeering, blackmail and denial of equal protection of the law

ArtI.S1.3.1 Separation of Powers, Checks and Balances

50.) Separation of powers is a doctrine of constitutional law under which the three branches of government (executive, legislative, and judicial) are kept separate. This is also known as the system of checks and balances, because each branch is given certain powers so as to check and balance the other branches.

Each branch has separate powers, and generally each branch is not allowed to exercise the powers of the other branches.

As the petitioner Indigenous government was Recognized by the executive branch of the federal government [U.S State Department Number 0613144-1] the respondents is in violation of ArtI.S1.3.1 Separation of Powers, as the corporation state of Carolina have no authority or jurisdictions of the Petitioner rights to travel especially since the State of South Carolina codes governing indigenous people inhabiting said area is in conformity with the Petitioner right to exist and a Aboriginal, native person section 17-13-170 (d) SC Tribal identification

STATEMENT OF THE CASE

51.) I Petitioner (prose litigant) Zaatnure Xi-Amaru born on 03/01/1083 am of age of Maturity, Mentally competent and have personal knowledge of the facts herein and do swear under the penalties of perjury that this WRIT OF CERTIORARI in it's entirety is true and correct under the Laws of the United States Constitution, the Aboriginal Republic of North America (ARNA) the Xi-Amaru Tribal Government also known as ISIS (International Society of Indigenous Sovereigns) and any applicable Foreign venue that the forgoing is true and correct.

Due Petitioner's disability in the rules of law, now elects *Haines v. Kerner*, 404 U.S. 519, wherein the court has directed that those who are unschooled in law making pleadings and/or complaints shall have the court look to the substance of the pleadings rather than the form, and hereby makes the following pleadings/notices in the above referenced matter without waiver of any other defenses or offenses.

51.a) We the people of South Carolina State Republic sue on relation of private egressed upon an Indigenous American National Inhabitant, non-resident of United States of North America and National of a member of the International Indigenous society- ARNA [U.S Department Number 0613144-1] that Zaatnure Xi-Amaru Petitioner is a Non belligerent, non enemy combatant who comes in his private person capacity treated as a real complaint respectfully shows the court [see Appendix J, Tribal credentials]

51.b) The Petitioner Inhabits tribal lands Region 3 (Aboriginals, Indigenous, Native America Region 3 Yamasih) misnomer Greenwood county South Carolina, misnomer Abbeville South Carolina [see appendix K, Regional Jurisdiction,] [see appendix Tax seed and Parcel numbers L, L.1) and L.2)]

51.c) The Petitioner Indigenous business was founded in 2016 named Indigenous of the North Zaatnure Xi-Amaru [see Appendix I] Indigenous of the North Zaatnure Xi-Amaru

51.d) The Petitioner purchased his tribal vehicle on February 16, 2021 [see Appendix H, Tribal Vehicle certificate of title]

51.e) That the Petitioner is Indigenous with just Soli and just sanguineous rights in North America and Exempt from Vehicle registration [see appendix E]

52.) On May 17th 2022 the Petition was pulled over by the Greenwood county Police South Carolina and was issued two traffic tickets and arrested for failing to register his vehicle and driving without a license South Carolina violation 56-01-0020 and 55-03-001 [see Appendix F,]

52.a) SC Code § 56-1-20 (2012) which Reads No person, except those expressly exempted in this article shall drive any motor vehicle upon a highway in this State unless such person has a valid motor vehicle driver's license issued to him under the provisions of this article. And

52.b) SC Code § 56-3-110 (2012) [see appendix F] which reads Every motor vehicle, trailer, semitrailer, pole trailer and special mobile equipment vehicle driven, operated or moved upon a highway in this State shall be registered and licensed in accordance with the provisions of this chapter.

Petitioner Defense

52.c) That South Carolina violation 56-01-0020 and or SC Code § 56-1-20 do not apply to the Petitioner as the Petitioner is licensed through his own Tribal government which the respondents ignored and failed to address [See the Petitioner International drivers license at Appendix G] as stated and that further more on the said ticket the respondents failed to put the Petitioner International Drivers licenses number instead falsified the instrument by adding “NONE” which is FRAUD

52.d) South Carolina violation 55-03-001 and or SC Code § 56-3-110 do not apply to the Petitioner as the Petitioner is exempt from Vehicle registration [see Appendix E, Tribal Vehicle exempt from Registration] all which constitute a violation of the Petitioner’s rights under South Carolina Section 17-13-50- (A) (1) (2) (3) including True Grounds on which arrest is made and, Unlawfulness of Officers as the Petitioner stated In number 47 (bottom paragraph herein) Prison guard who asked arresting police “you not going to accept his International drivers License” further more on the said ticket the respondents failed to put the information on the respondents tribal plates instead falsified the instrument by adding “NONE” which is FRAUD

53.) The Respondents Traffic tickets as mentioned in Appendix F, state that the Petitioner race is Black even though the Petitioner tribal credentials label the Petitioner as Indigenous, Aboriginal, Native American. The respondents classifying the Petitioner as Black is an act of Denationalization, dehumanization and FRAUD as the respondents have no proof and offered no proof of such claims.

54.) On the date of May 17, 2022 the arresting officer from Greenwood Police department (Respondents) told the Petitioner that the Petitioner is not apart of a Tribal Government, that the Petitioner Vehicle is not registered under the Petitioner tribal Vehicle, that the Petitioner do not reside on tribal land which is denationalization and a hate crime against the petitioner as the respondents never produced any evidence to the contrary

55.) The respondents (Greenwood police department) ordered the Petitioner out of his Tribal vehicle and arrested the Petitioner for failing to register his tribal vehicle and for driving without a license even though the Petitioner have a International tribal drivers license and affidavit which exempt the Petitioner from registration as mentioned in appendix E; F and G

56.) The Petitioner tribal vehicle was thoroughly searched by the respondents and the Petitioner was ordered to put his hands behind his back, since this was a non violent, non drug related offense the Petitioner asked to be handcuffed in the front and such request was denied

56.a) While at the Greenwood county detention center the arrest officer went through the Petitioner wallet and the prison guard asked the arresting officer “you not going to accept his (Petitioner) International driver license”? Which a mean stare was given in return to the prison guard.

56.b) The Prison Guards ordered that the Petitioner Strip Search even when the Petitioner objected since the Charge was a non-Violent non drug related non misdemeanor offense, the prison guards responded that “strip search was procedure” adding insult to Petitioner injury..

56.d) The Petitioner advised the prison guards that he’s an Indigenous American and do not receive vaccinations especially Covid 19 vaccinations and asked not to be placed in the cell with foreigners who receive such vaccinations, again the Petitioner requested was denied and the petitioner was placed in the cell with foreigners who receive Covid 19 vaccinations (as the petitioner did ask) which resulted in the Petitioner getting shortage of breath, headaches and chest pains)..

56.e) The Judge residing over the bail hearing procedure and later the Jury Trial refused to look at the Petitioner Tribal Credentials and affidavit of exemption of vehicle registration

56.f) during the bail hearing procedure the Petitioner let the Judge (respondent know that his was a Liberty issue quoting Kent vs Dulles us 116, 125 and Thompson Vs Smith 154 Se 579, the bail hearing officer (respondent) afterward came down to the holding cell and In front of the prison guards, state employees.and prisoners said “Z, the Petitioner, raised a liberty issue, well he “the Petitioner better have a South Carolina drivers license or he will be imprisoned”.. Later this same judge would reside over a jury trail after the Petitioner Objected and told him in the court that he’s bias against the Petitioner and ask him to remove himself from the case which he refused. The Petitioner was not assumed innocent until proven guilty and by the respondent flat out rejection the U.S case law not only makes this judicial misconduct but obstruction of justice.

Extraordinary Bill for action in Quo Warranto

57.) The Respondent (s) failed to answer the Petitioner Extraordinary Bill for action in Quo Warranto even after objects was made by the Petitioner for any reasons the respondents should not answer to Quo Warranto including the Petitioner documentation of jus Soil and sanguineous rights, Tribal Credentials, Tribal land inhabitants, Tribal Vehicle occupation, tribal licensing, non resident exemptions of vehicle registration and respondents not having jurisdiction over these said facts

Willful Destruction of Evidence

57.a) After being released from Prison the respondent was forced to pay over three hundred dollars to retrieve his Tribal vehicle in which the Petitioner Tribal License plates was destroyed by the respondent(s) [see APPENDIX M and N]. When the Petitioner

asked the respondents (arresting officer) on the stand at trial the reason they (greenwood police destroyed) the Petitioner License Plates the Petitioner remained silent (admission of guilt).

Attorney General of South Carolina States “No Indictment concerning the Petitioner”

58.) The Attorney General of South Carolina states that there is no indictment concerning the Petitioner [see appendix O]

58.a) the the respondents held a jury trial against the Petitioner without a grand jury

Indictment with a prosecutor Padgett 414 Monument Street Greenwood South Carolina 29646 acting against the Petitioner which is in violation of South Carolina code of Laws Unannotated, title 17- Criminal Procedures Chapter 19 indictments; exceptions (1) (2) and (3)

REASONS FOR GRANTING THE PETITION

59.) That the Petitioner Have three Children two of which was Born into the Petitioners Indigenous Government who the Petitioner assisted in the Home birthed no medications and no vaccinations and who are being deprived the right to assemble and travel due to the respondents lawlessness which is an act of denationalization and attempted genocide upon the Petitioner Indigenous family who are U.S Nationals

60.) The Petitioner pray that this Court Grant this Petition as the Petitioner have jus Soil and sanguineous rights and that the Petitioner Parents, Grandparents and ancestors come from no other country or continent other than North America and that

61.) This unwarranted conviction against the Petitioner set the stage for the respondents to increase the penalties for the next interaction with the corporate state of South Carolina including Fines and Long jail sentences and that

62.) the Petitioner is absolutely innocent of all charges and on the date of arrest May 17, 2022 the petitioner was a Political Prisoner who was unlawfully arrested, jurisdiction not established, Quo warranto unanswered, striped searched (sexual assault) unlawfully have Property seized and still being held under Black Mail,racketeering and extortion subject to biological warfare, denationalized, denied witness, trailed by jury without consent, subject to judicial misconduct, obstruction of justice, assaulted, slandered and defamed and destruction of property for not other reason than being what nature attended the Petitioner to be (Petitioner operating under a natural law body politic).

63.) That the Petition addressing multiple U.S Constitutional rights violations herein allow the Respondents an opportunity to fine tune their attack against citizens, nationals, natural persons and indigenous people with more malicious and sadistic strategies and tactics to deprive Americans of their fundamental rights, liberty and Freedom

64.) That all Charges against the Petitioner herein is not an error or mistake but completely untrue, false a fabrication and outright slander and defamation of the Petitioner Character

65.) during the bail hearing procedure the bail hearing judge forged the petitioner signature on the bail hearing document (see appendix F) in which the petitioner labeled as defendant reused to sign document as the court has not established jurisdiction yet the respondent (judge) signed the document against the petitioner objects which is fraud, alteration of the instrument and forger of the necessary signature.

Conclusion

66.) That the Respondents is Practicing Slander and defamation of character against the Petitioner; That the respondents falsified true grounds on which arrest was made against the Petitioner; That the respondents participated in a willful destruction of evidence against the Petitioner;

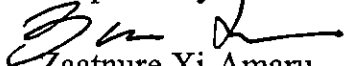
67.) That the Petitioner do have a International tribal Drivers License and that

68.) The Petitioner is Exempt from Vehicle Registration and the Petitioner is a Tribal Persons exempt from Licensing

69.) That the respondents have no Jurisdiction in these matters herein

The petition for a writ of certiorari should be granted.

Respectfully submitted,


Zaatnure Xi-Amaru

Date: 12/15/2020

Zaatnurexiamaru@gmail.com

646-387-9205

P.O. Box 1601

Region 3 Yamasih (Aboriginal Region)

Clinton South Carolina 29325

APPENDIX E.

**SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001**

July 27, 2023

Zaatnure Xi-Amaru
P.O. Box 49141
Greenwood, SC 29649

RE: Xi-Amaru v. City of Greenwood
SC COA No. 2023-000036

Dear Mr. Xi-Amaru:

The above-entitled petition for a writ of certiorari was postmarked July 20, 2023 and received July 25, 2023. The papers are returned for the following reason(s):

Your case must first be reviewed by a United States court of appeals or by the highest state court in which a decision could be had. 28 USC 1254 and 1257.

Your petitions and money order in the amount of \$300 is herewith returned.

Sincerely,
Scott S. Harris, Clerk

By **COPY**

Rashonda Garner
(202) 479-3025

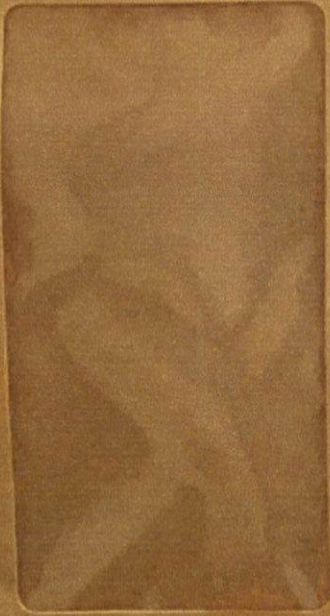
Enclosures

OFFICE OF THE CLERK
SUPREME COURT OF THE UNITED STATES
WASHINGTON, D.C. 20543-0001

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DEC 18 2023

SC Court of Appeals

No.
IN THE
SUPREME COURT OF South Carolina
Zaatnure Xi-Amaru

PETITIONER

VS.

Appellate case no. 2023-000036

City of Greenwood

RESPONDENT(S)

PROOF OF SERVICE

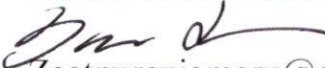
I, Zaatnure Xi-Amaru Indigenous of the North #**-***4136, do swear or declare that on this date, 12/15/2024, 2024 as required by Supreme Court Rule 29 I have served the enclosed PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with certified mail return receipt at 202 Elizabeth Street Clinton South Carolina 29325

commercial carrier for delivery within 3 calendar days. The names and addresses of those served are as follows: a.) City of Greenwood Municipal Court 520 #203 Monument Street Greenwood South Carolina 29646 b.) Court of Common Pleas 528 Monument Street #114 Greenwood South Carolina 29646 c.) South Carolina Court of Appeals 1220 Senate street Columbia South Carolina 29201 d.) Padgett 414 Monument Street Greenwood South Carolina 29646

I declare under penalty of perjury that the foregoing is true and correct. Executed on

12/15
2024

Zaatnure Xi-Amaru
indigenous of the North #**-***4136
P.O. Box 1601
Region 3 Yamasih (Aboriginal Region)
Clinton South Carolina 29325


Zaatnurexiamaru@gmail.com
646-387-9205

(Signature).

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DEC 18 2023

SC Court of Appeals

o.
IN THE
SUPREME COURT OF South Carolina
Zaatnure Xi-Amaru

PETITIONER

VS.

Appellate case no. 2023-000036

City of Greenwood

RESPONDENT(S)

Cover Letter Concerning the chain of Custody of Appeal

On April 23 2023 the Petitioner revived the final decision of South Carolina court of appeals explained in exhibit A and D

On July 20th 2023 the Petitioner Appealed to the United States Supreme Court in Washington DC via writ of certiorari


On the Date of November 21st 2024 (Post Marked) the Petitioner revived a final decision from Washington DC Supreme Court stating that the Petitioner Must appeal to the Highest court in the State of South Carolina see Appendix D

The Petitioner was unaware that it was a court in South Carolina that was above South Carolina Court of Appeals

The Petitioner Paid in full all filing fees associated with this case

The Petitioner request that's this court receive this writ of certiorari as being filing in a timely manner

Respectfully Submitted

 12/15/2024.

Zaatnure Xi-Amaru
indigenous of the North ***-***4136

P.O. Box 1601

Region 3 Yamasih (Aboriginal Region)

Clinton South Carolina 29325

646-387-9205

Zaatnurexiamaru@gmail.com

Page 1 of 1

FROM:

*Redna Howard
Rabalco
Clinton SC 29325*



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28201

RDC 89

TO:

*Stella Adams
Court of Appeals
1300 Senate St
Columbia SC
29201*



\$10.45