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MAR 21 2024

SC Court of Appeals

No.
IN THE
SUPREME COURT OF UNITED STATES

Zaatnure Xi-Amaru

PETITIONER

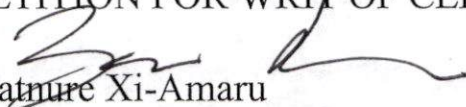
VS. Appellate case no 2023-000036

City of Greenwood

RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO
Supreme Court of South Carolina 1231 Gervais Street Columbia South Carolina
29201; 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 29646; 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

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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

- 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 conviction 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.) General Amnesty act May 22 1872 [17 stat. 142] Is this act of Congress adversely affecting the Petitioner and this case, can grounds of Treason against the Petitioner be made?
 - 14.a) Is recognition as applied to the Petitioner the Brother of General Amnesty act May 22 1872 [17 stat. 142]
- 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 Petitioner 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 Government 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 trail against the Petitioner without a grand jury indictment

- 34.a) Is Jury Nullification Lawful
- 34.b.) Can the Respondents use Jury Nullification to attack the Petition constitutional, and Human rights
- 34.c) Do the respondents have to Follow the rule of Law
- 34.d) Is the General Amnesty act of May 22, 1872 [17 stat. 142] Treason against the Petitioner By the United States Government and Directly related to the Conviction herein which the Petitioner Appeals

35.) Is South Carolina Court of Appeals Remittitur in this case 2023-001935 In this case a violation of the the Petitioner United States Constitutional rights 6th and 1st Amendment rights

36.) Is the South Carolina Supreme Court Ruling to strict this Case 2023-001935 due to South Carolina Court of Appeals Remittitur a violation of the Petitioner 6th, 8th. And

37.) Did the Officers State of Mind at the time of the Petitioner arrest indicate a malicious aspect in this case constituting a 8, 14th, 1st and 4 amendment United States, Constitution violations against the petitioner.

38.) Should the Petitioner be acquitted on all charges? Should the Petitioner conviction concerning related charges be expunged from the Petitioner record.

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
- e.) South Carolina Supreme Court 1231 Gervais street Columbia SC 29201

I declare under penalty of perjury that the foregoing is true and correct.
On March 18th 2024)

Related Cases

39.) 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)

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

40.) *McGirt v. Oklahoma*

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

41.) 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,

42.) 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.”

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43.) Bridges v. Wixon, 326 U.S. 135, 152-53 (1945) (agency "rules are designed 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,

43.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. Page 5 of 17

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

43.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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ee.) LIST OF PARTIES, letters a through d

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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 their 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,]
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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.

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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.

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Is the General Amnesty act of May 22, 1872 [17 stat. 142] adversely affecting the Petitioner and do a Question of treason against the Petitioner arise

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

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SC Court of Appeals

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.

44.) [] For cases from state courts:

The opinion of the highest state court to review the merits appears at appendix A; Supreme Court of South Carolina 1231 Gervais Street Columbia South Carolina 29201;

A; South Carolina Court of appeals 1220 Senate street Columbia South Carolina 29201 and is reported at appendix A

45.) 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

46.) 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;

47.) [✓] For cases from state courts:

The date on which the highest state court Supreme Court of South Carolina 1231 Gervais Street Columbia South Carolina 29201; decided my case 2023- 001935 on the date of December 19 2023

Jurisdiction

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

CONSTITUTIONAL AND STATUTORY

PROVISIONS INVOLVED

48.) 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]

49.) 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.

49.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

50.) 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

50.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

50.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]

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

50.d) That the respondents denied the Petitioner the right to a pretrial hearing

51.) 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 50 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

52.) 8th, Eighth Amendment United States Constitution violation cruel and Unusual Punishment violation against the Petitioner by the respondents in that as mentioned herein 1st, Amendment United States constitution violations in that as mentioned herein 4th, Fourth Amendment United States

Constitution violations Fifth Amendment United States
Constitution violations in that as mentioned herein 6th, Six
Amendment United States Constitutional violations and 14th United States
Constitution Violations which in its totality constitute cruel and unusual
punishment against the petitioner by the respondents and that

53.) 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

53.a) 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

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

53.c) 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”

53.d) and that the respondents denied the petitioner the right to produce at a Jury
trail 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.

53.e) 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
thought the Petitioner put said fine in his South Carolina Bankruptcy proceedings
which commenced in September of 2022

53.f) 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.

54.) 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

54.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 the Petitioner tribal vehicle back which is a violation of the equal protection clause.

54.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

Art.I.S1.3.1 Separation of Powers, Checks and Balances

55.) 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.

Recognition can only come from Nationals within the Petitioner Tribal Government the Aboriginal Republic of North America, Nevertheless 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

56.) I Petitioner (prose litigant) Zaatnure Xi-Amaru born on 03/01/1983 in Aboriginal Region 1 Northeast SAMAL Shariq Abannki misnomer Queens New York 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.

57.) 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]

57.a) 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)]

57.b) 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

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

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

Initial Contact with Greenwood County Police which caused stop, arrest and conviction of Petitioner.

58.) 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,]

58.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

58.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

58.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

58.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 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

59.) 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.

60.) 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

61.) 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

62.) 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

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

63.a) 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..

63.b) 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)..

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

63.d)) 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

64.) 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

65.) 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”

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

67.) 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)

The Supreme Court of South Carolina order dated December 19th 2023 case 2023-001935 to Stricken the Petitioner WRIT OF CERTIORARI and dismiss this case herein

without granting Remedy in Favor of the Petitioner or to ascertain the truth And lawfulness fair practices and rights of the United States Constitution in regards to the Petitioner WRIT OF CERTIORARI violated the Petitioner writes under the 1st Amendment, 4th Amendment, 6th amendment 8th and 14th amendment of the United States Constitution

68.) The Appeal Court of South Carolina never ascertained Jurisdiction by way of Law according to The United States Constitution 6th Amendment “ In criminal prosecutions the accused shall enjoy the right in which district have been previously ascertained by Law”.

68.a) The Petitioner was in his tribal vehicle registered under his tribal business, the Petitioner inhabits tribal lands registered under his tribal business, the Petitioner travels using International tribal license, the Petitioner vehicles is insured under the petitioner tribal business. The Petitioner Aboriginal Jurisdiction in which the Petitioner inhabits is Region 3 Southeast Yamasih not Greenwood County South Carolina. The Petitioner tribal License plates were destroyed by the arresting officer which was the reason for the initial stop of the Petitioner.

69.) For the Supreme Court of South Carolina to Stricken the Petitioner WRIT OF CERTIORARI and dismiss due to South Carolina Appeals Court Remittitur sent to S.C Supreme Court is a Violation of the 6th Amendment United States Constitution as Jurisdiction never been perilously ascertain by Law for South Carolina to remove Jurisdiction of the Petitioners WRIT OF CERTIORARI by legal strategy of Remittitur.

The Petitioner Did Serve in a timely Manner

70.) In the Supreme Court of South Carolina order dated December 19th 2023 This court claimed that the Petitioner Failed to serve in a timely Manner which is completely false.

On the date of April 21st 2023 the Petitioner Received an Order from the South Carolina Court of Appeals dated April 21st 2023

On the Date of July 21st 2023 the Petitioner Filed a writ of Certiorari with the United States Supreme Court and Paid his \$300 filing fee, in which the Petitioner had ninety days to file.

According to McGrit Vs Oklahoma “The Federal Government-not the State- has Jurisdiction over crimes committed by Native Americans”..

On The Date of November 21st 2023 the Petitioner received a response from The United States Supreme Court which advised the Petitioner to Appeal to the highest Court in the State.

On the date of December 15th 2023 the Petitioner sent a Writ of Certiorari to South Carolina Supreme Court with a \$250.00 Money order

On the Date of December 19th 2023 the Petitioner received a order from The South Carolina Supreme Court who returned the Petitioner Filing fee of \$250.00 claiming the Petitioner failed to serve in a timely manner

The Supreme Court of South Carolina in its Order dated December 19th 2023 stated “This Court will Take no action on the Petition for a writ of Certiorari Filed July 1st 2021.

This Date of July 1st 2021 is totally inaccurate Please relate to the timeline the Petitioner address herein at Number 70 entitled “The Petitioner Did Serve in a timely Manner.”

General Amnesty act of May 22, 1872 [17 stat. 142] the Brother of recognition.

71.) During the Trial the municipal judge harassed the Petitioner with words of recognition. What the United States recognize? What the United States does not recognize? During the American Civil war the United States Government did not recognize the Confederate states of America in which the Petitioner was a Non-citizen United States National. U.S Nationals because the Petitioner Ancestors had allegiance to the Union. The General Amnesty act of May 22, 1872 [17 stat. 142] the Brother of recognition Allowed former enemy combatants of the Union the right to hold public office such as the case of South Carolina. Now descendants of the Confederate states of America that wasn't recognize are attempting to denationalize the Petitioner indigenous person who the United States Constitution wasn't referring to in its preamble.

72.) The Creator of the South Carolina Flag which South Carolina use on its license plates was created by William Moultrie who practice Genocide and Denationalization against Indigenous Americans. William Moultrie parents was immigrants. South Carolina altered the Flag when it rebelled against the United States under the Confederacy.

European Settlers have a right to their Traditions even if rooted in Political practice that's detrimental to the Petitioner Well being but to Criminalize, assault, slander, defame and financial plunder the Petitioner Indigenous person because of his lack of participation in such traditions is Treason, denationalization, Deprivation of Human rights, cruel and unusual punishment and purposeful negligence.

The Respondents used Jury Nullification in the Conviction and absence of Rule of Law concerning the Petitioner.

74.) to circumvent the Petitioner human, indigenous and United States Constitutional rights, the municipal judge on his own accord and with out consent of the Petitioner called a Jury to convict the Petitioner of a Crime that never occurred.

Petitioner citizenship

Petitioner is a U.S. National non- citizen status and the 16th Amendment concerning the us census is not applicable to the Petitioner
The only citizenship that would apply to the Petitioner if elected would be under the Indian Act of 1924 which protect the Petitioner Tax exemptions.
United States Constitution 14th Amendment Indians not Taxed
Indians are the name Given to the Aborigines Inhabitants of North America

REASONS FOR GRANTING THE PETITION

75.) 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

76.) 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

77.) 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

The Petitioner has Been a Prisoner Since May 17th 2022

77.a) The Petitioner have been unable to travel and assemble freely due to these unwarranted charges and conviction(s) concerning this case herein in fear of retaliatory and arbitrary imprisonment by the Respondents acting under the color of authority in which respondents superseded their authority by violating the Petitioner. Human, indigenous and Constitutional rights

78.) 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).

79.) 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

80.) 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

81.) 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

The Petitioner comes with clean hands and is not here to challenge the integrity of our court Judicial system but simply wish for a review of these interactions between Petitioner and respondents in hope to come to a practice resolution in the expungement of all Charges against the Petitioner concerning this case herein.

82.) 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;

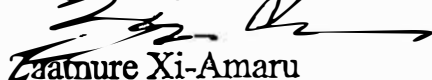
83.) That the Petitioner do have a International tribal Drivers License and that

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

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

86.) That the petition for a writ of certiorari should be granted that this court review the conviction of the Petitioner concerning this case herein

Respectfully submitted,



Zaatnure Xi-Amaru

Date: March 18th 2024

Zaatnurexiamaru@gmail.com

646-387-9205

P.O. Box 1601

Region 3 Yamasih (Aboriginal Region)

Clinton South Carolina 29325

EXHIBIT A.

The Supreme Court of South Carolina

Zaatnure Xi Amaru, Petitioner,


v.

City of Greenwood, Respondent.

Appellate Case No. 2023-001935

ORDER

The South Carolina Court of Appeals sent the remittitur in this case on June 12, 2023, after Petitioner failed to serve and file a timely petition for a writ of certiorari with this Court. The sending of the remittitur ended appellate jurisdiction in this matter. *Stogsdill v. S.C. Dep't of Health & Human Servs.*, 415 S.C. 568, 784 S.E.2d 669 (2016); *Wise v. S.C. Dept. of Corr.*, 372 S.C. 173, 642 S.E.2d 551 (2007). Accordingly, this Court will take no action on the petition for a writ of certiorari filed on July 1, 2021, and the petition is stricken and dismissed.



FOR THE COURT

C.J.

Columbia, South Carolina
December 19, 2023

cc: James Graham Padgett, III
Zaatnure Xi Amaru

Appendix A, D

The South Carolina Court of Appeals

Zaatnure Xi Amaru, Appellant,

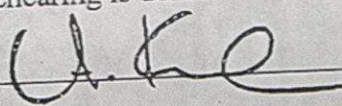
v.


City of Greenwood, Respondent.

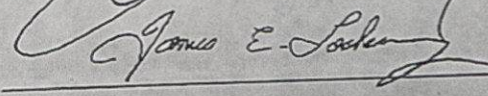
Appellate Case No. 2023-000036

ORDER

Appellant has filed a motion to reinstate this appeal, which we construe as a petition to rehear the dismissal. After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.

 _____ J.

 _____ J.

 _____ J.

Columbia, South Carolina

FILED
Apr 21 2023

cc:
Zaatnure Xi Amaru
James Graham Padgett, III, Esquire

[Empty rectangular box]

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: Title abstractors and researchers should refer to the official court order for judgment details.

Circuit Court Judge Judge Code Date

For Clerk of Court Office Use Only

This judgment was entered on the day of , 20 and a copy mailed first class or placed in the appropriate attorney's box on this day of , 20 to attorneys of record or to parties (when appearing pro se) as follows:

ATTORNEY(S) FOR THE PLAINTIFF(S) ATTORNEY(S) FOR THE DEFENDANT(S) CLERK OF COURT

Court Reporter:

ADDITIONAL INFORMATION REGARDING DECISION BY THE COURT AS REFERENCED ON PAGE 1.

This matter came before the Court as an appeal from the Greenwood City Court. The Defendant was convicted after a trial of driving without a license and operating an unregistered vehicle. After his conviction, the present appeal followed.

Upon the calling of the appeal, the Appellant (Mr. Xi Amaru) appear as well as the lawyer who prosecuted the case for the City of Greenwood.

Mr. Xi Amaru was very polite and respectful when presenting his case to this Court. This Court appreciates his professional demeanor.

In additional to the oral arguments, this Court has also reviewed the numerous documents offered by the Appellant and the Return filed by the judge. Based on the standard of review which this Court must apply to the record before it, the appeal cannot be granted. There is more than sufficient evidence in the record to support the conviction on both charges.

The Appellant's main issue is the lack of jurisdiction of the lower court to hear the case. After thoroughly reviewing Appellant's position, this Court disagrees with appellant's jurisdictional position. This Court's opinion is that the municipal judge was correct in hearing the matter. Notwithstanding, the Appellant has carefully outlined his position for purposes of the present record. Therefore, this Court's opinion is that he has made a record of his jurisdictional positions for further review by another court.

Again, this Court appreciates Mr. Xi Amaru's professionalism during the hearing.

APPENDIX B

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: Title abstractors and researchers should refer to the official court order for judgment details.

Circuit Court Judge

Judge Code

Date

For Clerk of Court Office Use Only

This judgment was entered on the _____ day of _____, 20____ and a copy mailed first class or placed in the appropriate attorney's box on this _____ day of _____, 20____ to attorneys of record or to parties (when appearing pro se) as follows:

ATTORNEY(S) FOR THE PLAINTIFF(S)

ATTORNEY(S) FOR THE DEFENDANT(S)

CLERK OF COURT

Court Reporter:

ADDITIONAL INFORMATION REGARDING DECISION BY THE COURT AS REFERENCED ON PAGE 1.

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Again, this Court appreciates Mr. Xi Amaru's professionalism during the hearing.

Appendix B.



Greenwood Common Pleas

Case Caption: Zaatnure Xi Amaru VS B Lee Miller, Criminal Court magistrate Judge
, defendant, et al
Case Number: 2022CP2400741
Type: Order/Form 4

IT IS SO ORDERED

s/ J. Mark Hayes, II #2132

Electronically signed on 2022-12-15 12:16:40 page 4 of 4

ELECTRONICALLY FILED - 2022 Dec 15 3:16 PM - GREENWOOD - COMMON PLEAS - CASE#2022CP2400741

Violations: Single

7/14/2023 3:29 PM

Page: 1

NAME: XIAMARU, ZAATNURE NMN

CITATION-VIOL: 10141186 -01

VIOLATION DATE: 5/17/2022

Appendix C

CLERK COMMENTS

>> 4/25/2023, 8:32 lee.miller
 4-25-23 - SENT LETTER REQUESTING PAYMENT, HAS
 UNTIL MAY 19, 2023, AT THAT TIME WILL ISSUE
 BW FOR NO DL AND NRVC, REGISTRATION WILL
 ISSUE NRVC. CONVICTION DATE HAS BEEN
 UPDATED TO REFLECT 4-21-23 WHICH IS THE DATE
 IT WAS DECIDED BY THE APPEALS COURT.

>> 1/26/2023 15:10 lee.miller
 1-26-23 -I have been informed you have
 appealed the General Session, Common Pleas
 ruling against you to the Appeals Court of
 South Carolina.

I am holding the sentence in abeyance until
 the appeals court has ruled on your appeal

>> 12/29/2022 8:45 lee.miller
 LETTER SENT, INFO IN AS FOLLOWS: General
 Sessions has ruled on the appeal you filed
 reference the traffic charges received in the
 municipality of Greenwood. The ruling was in
 favor for the City of Greenwood. When you
 were convicted this court held in abeyance
 the sentence until the appeal was heard. The
 appeal judgement has been rendered.

You have until February 3, 2023, to pay the
 fine for the charge of "No Driver's License"
 which is \$232.50 or 30 Days. If this fine is
 not paid, then a Bench Warrant will be issued
 for your arrest and an NRVC will be issued.
 The NRVC will be sent to the Highway
 Department in Columbia where they will
 suspend you privilege to operate a motor
 vehicle in the state of South Carolina until
 it is paid, along with any reinstatement
 fees. If incarceration is the result, you
 will not have to pay the fine, however you
 still must pay any reinstatement fees if the
 NRVC becomes active prior to your privilege
 to operate a motor vehicle in South Carolina
 is restored.

The second ticket is for "Vehicle Not
 Registered" the fine on that charge is
 \$232.50 or NRVC will be issued. If this fine

CERTIFIED COPY
 GREENWOOD
 MUNICIPAL COURT

Halcy Puller

Appendix E

Contact Xi-Amaru Tribe
3000 Chestnut St # 42083
Shaykhamaxum
Samal Shariq (19101)
1844XIAMARU

Xi-Amaru Tribal Government Tribal Certification of Domicile

Affidavit of Non Resident Status within the 50 States

The Following Notice is made for the purpose of providing International Protections for the Minister Zaat NuRe Xi Amaru U.S. Nation Listed Herein & to Show FULL Conformity with the Motor Vehicle Code of the 50 States

National is domiciled on Indigenous Lands Shaykhamaxum, Samal Shariq

I (Minister Zaat NuRe Xi Amaru) am exempt from Registration and Licensing in this State as I am a Non Resident residing on Aboriginal Land

Article 1 Tribal Traffic Code-Laws of Motor Vehicle Code of the 50 States

Tribal Vehicles exempt from registration.

Any vehicle used in conformance with the provisions of this chapter relating to dealers, persons registered under any of the miscellaneous motor vehicle business classes or nonresidents.

Tribal Vehicles of Tribal nonresidents exempt from registration.

(a) General rule.--A State nonresident owner of any tribal vehicle or other vehicle may operate or permit the operation of the vehicle within the State without registering the vehicle in the State or paying any fees to the State, provided the vehicle at all times when operated in the State is duly registered and in full compliance with the registration requirements of the place of domicile/residence of the owner and further provided the vehicle is not:

- 1 used for the transportation of persons for hire, compensation or profit,
- 2 regularly operated in carrying on business within the State;
- 3 designed, used or maintained primarily for the transportation of property for hire, compensation or profit and not subject to reciprocity (relating to vehicle registration and licensing) or (relating to automatic reciprocity), or
- 4 Special mobile equipment if not also required to be and actually registered under the laws of the place of residence of the owner

Tribal Persons exempt from licensing.

The following persons are not required to obtain a State driver's license under this chapter:

Any State nonresident who is at least 16 years of age and who has in possession a valid driver's license issued in the person's home state or country except that a person who has been issued a valid driver's license in a country other than the United States or Canada shall be exempt only upon showing a satisfactory understanding of official traffic-control devices. A State nonresident may only drive the class or classes of vehicles in this State for which the person is licensed to drive in the person's home state or country subject to all restrictions contained on the license.

"Nonresident." A person who is not a resident of the State domiciled on Tribal Lands

"Owner." A person, other than a lien holder, having the property right in or title to a tribal or other vehicle. The term includes a person entitled to the use and possession of a vehicle subject to a security interest in another person, but excludes a lessee under a lease not intended as security

"Registration." The authority for a vehicle to operate on a highway as evidenced by the issuance of an identifying card and plate or plates.

- I (Minister Zaat NuRe Xi Amaru) am of the age of maturity to make this affidavit and the facts herein
- I (Minister Zaat NuRe Xi Amaru) am mentally competent to make this Official Affidavit of Facts for the Record
- I (Minister Zaat NuRe Xi Amaru) have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law

"I declare under penalty of perjury under the laws of my Indigenous Nation and under the laws United States of America that the foregoing is true and correct

(Made Pursuant to the ARNA Constitution & the United States Constitution & Title 28 USCA Section 1746)

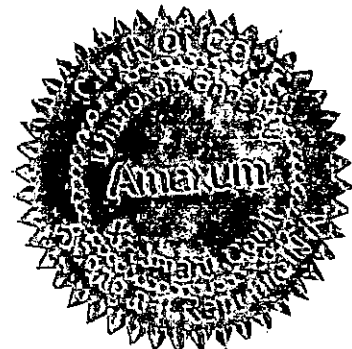
[Signature]
Authentication/Seal

County Atlan State Nuhol

Sworn and Subscribed before me Amaru Xi this (day) 29 (month) Dec (year) 2018

Notary Signature *[Signature]*

Indigenous Political Authority
Clerk of Court Tribal - Xi Amaru
Chief Amaru Nema Toqa Xi-Au
Ali-en Nohol Lek'in
US Dept of State Auth. #00013144-1
Tax Exempt Treaty-Constitution



Appendix F

BAIL PROCEEDING
FORM I

STATE OF SOUTH CAROLINA
COUNTY OF GREENWOOD

IN THE MUNICIPAL COURT OF GREENWOOD

STATE OF SOUTH CAROLINA

ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

v.

ZAATNURE NMN XIAMARU
NAME OF DEFENDANT

Offense Charged: TRAFFIC/DRIVING W/O LICENSE 1ST, UNREGISTERED VEHICLE

IT IS HEREBY ORDERED

I

That the above named defendant be released from custody on his own recognizance without surety on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court, and not depart the State without permission of the court and be of good behavior.

II

That the above named defendant be released from custody upon a recognizance without surety executed by him.

Appearance Recognizance Without Surety

On the 17th day of MAY, 2022, personally appeared before the undersigned judge the defendant named above who acknowledged himself indebted to the State of South Carolina, in the sum of 232.50 dollars, to be levied on his real and personal property for the use of the State, if the defendant shall fail in performing the conditions of the Order.

III

That the defendant will notify the court promptly if he changes his address from the one contained in this Order and will comply with the following other conditions of release:

1) Will NOT operate a motor vehicle w/o valid DL
2) Will ASSURE vehicle.

That the defendant shall appear at (check one)

the term of COURT OF GENERAL SESSIONS beginning on _____ at _____ o'clock, _____ at _____ and remain there throughout that term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.

the session of MUNICIPAL COURT OF GREENWOOD beginning on Monday June 13, 2022 at 9:00 o'clock, AM, at ROOM 201 520 MONUMENT STREET GREENWOOD SC (CITY HALL)
If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

ACKNOWLEDGEMENT BY DEFENDANT

I understand that if I violate any condition of this Order, a warrant for my arrest will be issued.

I understand and have been informed that I have a right and obligation to be present at trial and should I fail to attend the court, the trial will proceed in my absence.

It has been explained to me that if I fail to appear before the court as required, a warrant for my arrest will be issued.

ATTORNEY REPRESENTING ACCUSED (IF KNOWN)

[Signature]
SIGNATURE OF JUDGE

May 17, 2022
DATE

[Signature]
SIGNATURE OF DEFENDANT

112 CENTEPEDE COURT
ADDRESS

GREENWOOD, SC 29649
CITY/STATE/ZIP

075-70-7612
SOCIAL SECURITY NUMBER

TELEPHONE

DRIVER'S LICENSE OR ID NUMBER

ORIGINAL AND ONE COPY OF THIS FORM ARE TO BE COMPLETED IN EVERY BAIL PROCEEDING IN WHICH IT IS USED
Original Copy For The Trial Court - Copy For The Defendant

Appendix 16

XI AMARU TRIBAL GOVERNMENT © ®



Issue Date 12-28-2018

EXP Date 12-28-2022

DOB 3-1-1983

Height 5'1"

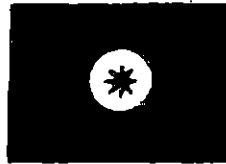
Wt 230

Sex M

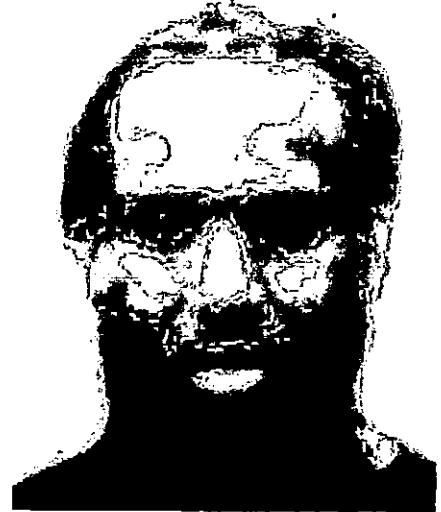
US DEPARTMENT OF STATE

AUTHENTICATION # 06013144-1

Tribal Roll ID# 75917106



**PURSUANT 1968
VIENNA CONVENTION**



Zaat NuRe Xi-Amaru

Zaat NuRe Xi-Amaru

APPENDIX B

XI AMARU TRIBAL GOVERNMENT

GOVERNMENT ISSUED INTERNATIONAL DRIVERS LICENSE

Nationality- Indigenous American US National

Tribe- Xi United Nations 60-147II MEMBER

DOS Recognition Date 3-6-2006-VALID 50 STATES USA

DOS Authentication # 06013144-1-Condoleeza Rice

VIENNA CONVENTION 168 Ministerial Ambassador

Tribal Property-If found please return to:

Xi Amaru Tribal Gov 3000 Chestnut St # 42083

Shaykamaxum Samal Shariq Phila PA 19101




E Appedit. H

STATE OF SOUTH CAROLINA
CERTIFICATE OF TITLE
 OF A VEHICLE

VEHICLE ID NUMBER 50XFA135X5LY13984	YEAR 2005	MAKE BMW	MODEL X5	NEW/USED USED
BODY STYLE SU	DATE ISSUED 01-16-2020	ODOMETER 182,920	WEIGHT 4652	TITLE NUMBER 770240377658408
VEHICLE BRAND(S)	ACTUAL MILEAGE			

FULL NAME OF OWNER(S)
 CHANDLER, THOMAS BROOME
 6401 HIGHWAY 178 S
 NINETY SIX SC 296668882

CUSTOMER NUMBER: 022678439



THE SOUTH CAROLINA DEPARTMENT OF MOTOR VEHICLES HEREBY CERTIFIES THAT THE PERSON HEREIN IS REGISTERED BY THIS DEPARTMENT AS THE LAWFUL OWNER OF THE VEHICLE DESCRIBED SUBJECT TO THE LIENS, IF ANY, HEREIN SET FORTH.

KEVIN A. SHWEDO
 EXECUTIVE DIRECTOR

HENRY MCMASTER
 GOVERNOR

022678439

APPROVED

REMOVE SIDE EDGES FIRST
THEN SLIDE FINGER UNDER LONG EDGE TO OPEN

SOUTH CAROLINA DEPARTMENT OF MOTOR VEHICLES

ASSIGNMENT OF A VEHICLE

Federal and State law requires that you state the mileage in connection with the transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.
NOTICE: ANY ALTERATIONS OR ERASURE VOIDS THE ASSIGNMENT ASSIGNMENT(S) MUST BE MADE IN DARK INK

The undersigned hereby certifies that title to the vehicle described herein has been transferred on this 02 day of 16 year 2021 to

B1-3404136 INDIANAPOLIS OF THE NORTH, NEW JERSEY 07105 and is subject to the following lien:
Name: _____ Street: 146 E Ferry St # 1035 City: _____ State: _____ Zip Code: _____

Name of Lienholder

Address

Date of Lien

I certify to the best of my knowledge that the odometer reading is the ACTUAL mileage of the vehicle unless one of the following statements is checked. STOP! DO NOT check one of the following unless it applies.

Odometer Reading (no tenths) 191,111

- 1. The mileage stated is in excess of its mechanical limits (the odometer started at zero again).
 - 2. The odometer reading is not the actual mileage.
- WARNING: ODOMETER DISCREPANCY

Date of Sale	<u>02/16/2021</u>
Sales Price	<u>\$ 3,800</u>
Less Trade-In	<u>3,800</u>
Taxable Total	<u>\$</u>

I am aware of the above odometer certification made by the seller(s)

Signature of Seller(s)

Signature(s) of Buyer(s)

Hand Print Name(s) of Seller(s)

Hand Print Name of Buyer(s)

Address

ASSIGNMENTS BY DEALER/WHOLESALER/AUCTION

The undersigned hereby certifies that title to the vehicle described herein has been transferred on this _____ day of _____ year _____ to

Name: _____ Street: _____ City: _____ State: _____ Zip Code: _____ and is subject to the following lien:

Name of Lienholder

Address

Date of Lien

I certify to the best of my knowledge that the odometer reading is the ACTUAL mileage of the vehicle unless one of the following statements is checked. STOP! DO NOT check one of the following unless it applies.

Odometer Reading (no tenths) _____

- 1. The mileage stated is in excess of its mechanical limits (the odometer started at zero again).
 - 2. The odometer reading is not the actual mileage.
- WARNING: ODOMETER DISCREPANCY

Dealer/Wholesaler

Auctions License Number _____

I am aware of the above odometer certification made by the seller(s)

Signature of Seller(s)

Signature(s) of Buyer(s)

Hand Print Name(s) of Seller(s)

Hand Print Name of Buyer(s)

Address



LY-SPT 2966

The undersigned hereby certifies that title to the vehicle described herein has been transferred on this _____ day of _____ year _____ to

Name: _____ Street: _____ City: _____ State: _____ Zip Code: _____ and is subject to the following lien:

Name of Lienholder

Address

Date of Lien

I certify to the best of my knowledge that the odometer reading is the ACTUAL mileage of the vehicle unless one of the following statements is checked. STOP! DO NOT check one of the following unless it applies.

Odometer Reading (no tenths) _____

- 1. The mileage stated is in excess of its mechanical limits (the odometer started at zero again).
 - 2. The odometer reading is not the actual mileage.
- WARNING: ODOMETER DISCREPANCY

Dealer/Wholesaler

Auctions License Number _____

I am aware of the above odometer certification made by the seller(s)

Signature of Seller(s)

Signature(s) of Buyer(s)

Hand Print Name(s) of Seller(s)

Hand Print Name of Buyer(s)

Address

I

Affidavit of Business Articles for Formation of Tribal Unincorporated Association

Local Office:

62 Wall Street Apt 1A

Staten Island Richmond New York 10301

Made Pursuant to Xi-Amaru Constitution, UN res. 61/295- Declaration of Rights of Indigenous Peoples, UN res. 60/147 Human Rights Law

Mission Statement: **INDIGENOUS OF THE NORTH** is an Aboriginal Tribal Unincorporated Association and foundation Founded on (July 29th 2016) and by these articles in the Aboriginal Region (Region 1) and this State (New York a State Republic) which primary objective is to. The primary objective of **INDIGENOUS OF THE NORTH** is to function as a multi-purpose Aboriginal Tribal Unincorporated Association that produces (DOMESTIC & INTERNATIONAL BUSINESS) for Aboriginal Indigenous people and All Nationals of the United States of America and international Junsdictions

Association Articles:

Purpose:

INDIGENOUS OF THE NORTH will serve as (DOMESTIC & INTERNATIONAL BUSINESS) that holds all activites of Minister and CEO (Dane Finley ex rel) including Aboriginal services of all kinds for **all subsidiaries and DBA(s) (doing business as) entities of INDIGENOUS OF THE NORTH**

Educational Aspects: **INDIGENOUS OF THE NORTH** will serve to educate any and all interested parties and registrants in all of its activities. All Articles of this association are incorporated as the foundational articles of this Aboriginal Tribal unincorporated association including all additional amendments.

Any other amendments to these articles can only be made by a properly delegated fiduciary in Trust for the CEO Minister (Dane Finley ex rel) by the specific authorization by the CEO as expressed in contract with authentication from the CEO Minister (Dane Finley ex rel).

(Dane Finley ex rel) has 100% Interest in this entity as the sole owner of the business.

* Pursuant to The Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated

* Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated

* Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Constitution for the United States of America

* Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons

* Pursuant to United States Code Title 18 Section 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority.

- I (Dane Finley ex rel) am of the age of maturity to make this affidavit and the facts herein
- I (Dane Finley ex rel) am mentally competent to make this Official Affidavit of Facts for the Record
 - I (Dane Finley ex rel) have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and stands as Certification of the formation of this Aboriginal Tribal Business as a matter of law and fact

"I (Dane Finley ex rel) declare under penalty of perjury under the laws of Xi-Amaru Tribal Gov and the United States of America that the foregoing is true and correct to the best of my knowledge.

CEO Dane Finley ex rel All Rights Reserved

(Made Pursuant to Xi-Amaru Tribal Constitution, UN res. 61/295- Declaration of Rights of Indigenous Peoples, UN res. 60/147 Human Rights Law, Hague Convention, & Title 28 USCA Section 1746)

County Richmond State New York

Sworn and Subscribed before me [Signature] this [day] 1 [month] 2016 [year]

Notary Signature: Christina Perez

CHRISTINA PEREZ
Notary Public, State of New York
Registration #04PE6328350
Qualified in Richmond County
Commission Expires July 27, 2019

CEO Dane Finley ex rel
CEO Dane Finley ex rel

I

EIN Assistant

Your Progress: 1. Identity ✓ 2. Authenticate ✓ 3. Addresses ✓ 4. Details ✓ 5. EIN Confirmation!

Summary of your information

Please review the information you are about to submit. If any of the information below is incorrect, you will need to start a new application.

Click the "Submit" button at the bottom of the page to receive your EIN.

Organization Type: Government, Indian Tribal Governments

Government, Indian Tribal Governments Information

Legal name: INDIGENOUS OF THE NORTH
Trade name/Doing business as: ZAAT NU RE XI-AMARU
County: RICHMOND
State/Territory: NY
Start date: JULY 2018

Addresses

Physical Location: 3000 CHESTNUT ST UNIT 42083 PHILADELPHIA PA 19101
Phone Number: 215-601-2408
Mail directed to: CEO DANE FINLEY EX REL
Mailing Address: 82 WALL ST APT 1A STATEN ISLAND NY 10301 UNITED STATES

Responsible Party

Name: XI-AMARU TRIBAL GOVERNMENT
EIN: XX-3007635

Principal Business Activity

What your business/organization does: OTHER
Principal products/services: TAX EXEMPT TRIBAL ENTITY

Additional Government, Indian Tribal Government Information

Owens a 55,000 pounds or greater highway motor vehicle: NO
Involves gambling/wagering: NO
Involves alcohol, tobacco or firearms: NO
Files Form 720 (Quarterly Federal Excise Tax Return): NO
Has employees who receive Form W-2: NO
Reason for Applying: BANKING PURPOSES

We strongly recommend you print this summary page for your records as this will be your only copy of the application. You will not be able to return to this page after you click the "Submit" button.

Click "Submit" to send your request and receive your EIN. [Submit]

Once you submit, please wait while your application is being processed. It can take up to two minutes for your application to be processed.

**Request for Taxpayer
 Identification Number and Certification**

**Give Form to the
 requester. Do not
 send to the IRS.**

Print or type
See Specific instructions on page 2.

1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.
 CEO Dane Finley

2 Business name/disregarded entity name, if different from above
 Indigenous of the North

3 Check appropriate box for federal tax classification; check only one of the following seven boxes:
 Individual/sole proprietor or single-member LLC
 C Corporation
 S Corporation
 Partnership
 Trust/estate
 Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶ _____
 Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line above for the tax classification of the single-member owner.
 Other (see instructions) ▶ **Tribal Entity**

4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):
 Exempt payee code (if any) _____
 Exemption from FATCA reporting code (if any) _____
(Applies to accounts maintained outside the U.S.)

5 Address (number, street, and apt. or suite no.)
 62 Wall St Apt 1A

6 City, state, and ZIP code
 Staten Island New York 10301

7 List account number(s) here (optional)

Requester's name and address (optional)

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note. If the account is in more than one name, see the instructions for line 1 and the chart on page 4 for guidelines on whose number to enter.

Social security number										
			-				-			
or										
Employer identification number										
81			-	34	04	136				

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- I am a U.S. citizen or other U.S. person (defined below); and
- The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Here	Signature of U.S. person ▶	Date ▶
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.
Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- Certify that you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.

H

Affidavit of Business Articles for Formation of Tribal Unincorporated Association

Local Office:

62 Wall Street Apt 1A

Staten Island Richmond New York 10301

Made Pursuant to Xi-Amaru Constitution, UN res. 61/295- Declaration of Rights of Indigenous Peoples, UN res. 60/147 Human Rights Law

Mission Statement: **INDIGENOUS OF THE NORTH** is an Aboriginal Tribal Unincorporated Association and foundation Founded on (July 29th 2016) and by these articles in the Aboriginal Region (Region 1) and this State (New York a State Republic) which primary objective is to: The primary objective of **INDIGENOUS OF THE NORTH** is to function as a multi-purpose Aboriginal Tribal Unincorporated Association that produces (DOMESTIC & INTERNATIONAL BUSINESS) for Aboriginal Indigenous people and All Nationals of the United States of America and international Jurisdictions

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Any other amendments to these articles can only be made by a properly delegated fiduciary in Trust for the CEO Minister (Dane Finley ex rel) by the specific authorization by the CEO as expressed in contract with authentication from the CEO Minister (Dane Finley ex rel).

(Dane Finley ex rel) has 100% interest in this entity as the sole owner of the business.

* Pursuant to The Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated

* Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated

* Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Constitution for the United States of America

* Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons

* Pursuant to United States Code Title 18 Section 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority.

- I (Dane Finley ex rel) am of the age of maturity to make this affidavit and the facts herein
- I (Dane Finley ex rel) am mentally competent to make this Official Affidavit of Facts for the Record
 - I (Dane Finley ex rel) have personal knowledge of the facts in this affidavit

STATE OF NEW YORK
COUNTY OF RICHMOND

ss:

33816

I STEPHEN J. FIALA, County Clerk and Clerk of the Supreme Court, Richmond County, a Court of Record having by law a seal, DO HEREBY CERTIFY that Christina Perez


whose name is subscribed to the deposition, oath, certificate of acknowledgment or proof of the annexed instrument, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York, that pursuant to law a commission, or a certificate of his appointment and qualifications, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, power of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State, to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such NOTARY PUBLIC, or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

this 1st day of Aug 20 14

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal

County Clerk and Clerk of the
Supreme Court, Richmond County

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1


IRS DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
CINCINNATI OH 45999-0023

Date of this notice: 07-29-2016

Employer Identification Number:
81-3404136

Form: SS-4

Number of this notice: CP 575 E

INDIGENOUS OF THE NORTH
ZAAT KU RE XI-AMARU
c/o CEO DANE FINLEY EX REL
62 WALL ST APT 1A
STATEN ISLAND, NY 10301

For assistance you may call us at:
1-800-829-4933

IF YOU WRITE, ATTACH THE
STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 81-3404136. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

When you submitted your application for an EIN, you checked the box indicating you are a non-profit organization. Assigning an EIN does not grant tax-exempt status to non-profit organizations. Publication 557, Tax-Exempt Status for Your Organization, has details on the application process, as well as information on returns you may need to file. To apply for recognition of tax-exempt status under Internal Revenue Code Section 501(c)(3), organizations must complete a Form 1023-series application for recognition. All other entities should file Form 1024 if they want to request recognition under Section 501(a).

Nearly all organizations claiming tax-exempt status must file a Form 990-series annual information return (Form 990, 990-EZ, or 990-PF) or notice (Form 990-N) beginning with the year they legally form, even if they have not yet applied for or received recognition of tax-exempt status.

Unless a filing exception applies to you (search www.irs.gov for Annual Exempt Organization Return: Who Must File), you will lose your tax-exempt status if you fail to file a required return or notice for three consecutive years. We start calculating this three-year period from the tax year we assigned the EIN to you. If that first tax year isn't a full twelve months, you're still responsible for submitting a return for that year. If you didn't legally form in the same tax year in which you obtained your EIN, contact us at the phone number or address listed at the top of this letter.

For the most current information on your filing requirements and other important information, visit www.irs.gov/charities.

J

Aboriginal Baptismal Record of Live Birth

Aboriginal Republic of North America- United States of America



International Flag



National Flag

This is to certify that the following is a true record filed with the ARNA Aboriginal Association US Dept of State Federal Authority # 06013144-1. State & County level.

Political Status Aboriginal Native by Inheritance Contact P.O. Box 42083 Shashkhamaxson (Philadelphia, Penn 19101) www.indigenousgovernment.org

Date of Issue 05.02.2017.

Ancient Aboriginal America

Zaatnure Xi-Amaru Childs Appellation/Name

Zodiac Polarity/Sign:

The Universal Declaration of Human Rights

Article 15. "(1) Everyone has the right to a nationality

(2) No one shall be arbitrarily deprived

Nor denied the right to change his nationality

(1959) Was also adopted and proclaimed

By the General Assembly for the Rights of the Child

Principle 3 states in quotes.

"Every child shall be entitled from birth to a name and nationality"

This recorded document is in harmony with the Aboriginal Practices of the Native American Xi-Amaru people [Native Americans] and is consistent with International Law, The Lawful Declaration of Human Rights of the Child of 1959] and the Declaration of the Rights of Indigenous Peoples as well as International Indigenous Society Constitution and United States Constitutional Guarantees for United States Nationals preserved through treaty... This Lawful Document is an Official record of the real (royal) live natural birth of an Aboriginal Child of the ARNA Aboriginal Association.

The Child's Appellation/Name is Zaatnure XIAMARU, born the divine Union of his Father: Dane Earl Finley & Mother: Gabriel Sutton Both of whom are Aboriginal Peoples.

Zaatnure XI-AMARU

is an Aboriginal X-Amaru of the American Landmass and the Earth Indigene of the Choctaw Cherokee tribes [born in the Northeast Region] Samal Shang -Abannaki Queens New York] on March 1st, 1983 at 12:00 PM during the Age of Pisces. He is a sacred child of an Aboriginal Nation.

Date of Birth: 03-01-1983	Hour: 12:00PM	Sex: M	This Birth: N/A	Full Name of Child Zaatnure XI-AMARU	
Mailing Location: 15 GOLDSMITH AVE, APT. 34 NEWARK, NJ, 07112	Born in Abannaki	Domicile: Amaxux North America		Zip code 07112	Race: [Aboriginal] Nationality: Amaxuxn - Aboriginal Xi-Amaru Tribal lineage: Cherokee Choctaw
Full Name of Mother Gabriel Gay Sutton	Age at time: 23	Grandfather(s) of Child John Finley Sr		Maternal Great Grandmother Corra Lee Harris	
Full Name of Father Dane Earl Finley	Age at time: 26	Grandmother(s) of Child: Mildred Finley		Paternal Great grandfather George Finley	

Witnesses of Real (royal) Live Birth Signatures:

I Minister [Signature] of the Assembly Region of ARNA hereunto set my hand and affixed My Official Seal

Mother of Custodian of Aboriginal Baptismal Record of Live Birth

Biological Mother of Zaatnure Xi-Amaru: Gabriel Sutton: Print

Signature: [Signature]

DATE of Birth 11/13/1960

Gabriel Sutton

County KING State NEW YORK

Sworn and Subscribed before me ZAA-NURE of AMARU this [day] 13 [month] 02 [year] 2017

AND GABRIEL SUTTON

Notary Signature [Signature]

KAMAL P. SONI
Notary Public, State of New York
No. 01SO6089949
Qualified in Kings County
Commission Expires March 31, 2023

J

Aboriginal Baptismal Affidavit Record of Live Birth

Aboriginal Republic of North America- United States of America



International Flag



National Flag

This is to certify that the following is a true record filed with the ARNA Records Dept. US Dept of State Federal Authority # 06013144-1.



Political Status: Indigenous by Inheritance
Contact P.O. Box 42083
Shaykhamaxum (Philadelphia, Penn. 19101)

June 17, 2019
Date of Issue

Ancient Aboriginal American

ZAATNURE XI-AMARU
Childs Appellation/Name

The Universal Declaration of Human Rights
Article 15: "(1) Everyone has the right to a nationality,
(2) No one shall be arbitrarily deprived
Nor denied the right to change his nationality
(1959) Was also adopted and proclaimed
By the General Assembly for the Rights of the Child
Principle 3 states in quotes:
"Every child shall be entitled from birth to a name and nationality"

This recorded document is in harmony with the Aboriginal Practices of the Native American Xi-Amaru people (Native Americans) and is consistent with International Law The Lawful Declaration of Human Rights of the Child of 1959) and the Declaration of the Rights of Indigenous Peoples as well as International Indigenous Society Constitution and United States Constitutional Guarantees for United States Nationals preserved through treaty... This Lawful Document is an Official record of the real (royal) live natural birth of an Aboriginal Child The Child's Appellation/Name is ZAATNURE XI-AMARU born the divine Union of his

Father: DANE EARL FINLEY
& Mother GABRIEL SUTTON of whom are Aboriginal Peoples.
ZAATNURE XI-AMARU

is an Aboriginal Xi-Amaru of the American Landmass and the Earth Indigene of the Choctaw Cherokee tribes (born in the NORTH EAST REGION 1 Samal Sharq Abannaki (Queens, New York Republic) Samal Amaruks) (North America) on March 1st, 1983 at 12:00PM

He is a sacred child of an Aboriginal Nation.

Date of Birth; <u>March 1, 1983</u>	Hour: <u>12:00PM</u>	Sex: <u>M</u>	Weight: <u>8 lbs.</u>	Full Name of Child: <u>ZAATNURE XI-AMARU</u>	
Mailing Location: <u>15 Goldsmith ave. Apt. 34 Newark, NJ 07112</u>	Born in: <u>AUBANNAKI</u>	Domicile: <u>Amaxum North America</u>		Zip code: <u>07112</u>	Race: (Aboriginal) Nationality: <u>Amarukan - Aboriginal Xi-Amaru</u> Tribal lineage: <u>Xi-Amaru</u>
Full Name of Mother: <u>Gariel Gay Sutton</u>	Ago at time: <u>23</u>	Grandfather of Child: <u>John Finley Sr.</u>		Maternal Great Grandmother <u>Corra Lee Harris</u>	
Full Name of Father: <u>Dane Earl Finley</u>	Ago at time: <u>26</u>	Grandmother of Child: <u>Mildred Finley</u>		Paternal Great grandfather: <u>George Finley</u>	

Witnesses of Real (royal) Live Birth Signatures:
I Minister Manuel Amaru Bay of the A Region of ARNA
Hereinto set my hand and affixed my official Seal

Mother of Custodian of Aboriginal Baptismal Record of Live Birth biological mother of Zaatnure Xi-Amaru: Gabriel G Sutton
DATE of Birth 11/13/1960 Print: Gabriel Sutton Signature: [Signature]
County Nohol State ATLAN

Sworn and Subscribed before me Manuel Amaru Bay this (day) 14 (month) April (year) 2019

Notary Signature [Signature]

Indigenous Political Authority
Clerk of Court Tribal-Xi Amaru
Minister Manuel Amaru Bay
At-an Nohol Lakln
US Dept. of State Auth. #05013144-1
Tax Exempt Treaty Constitution

J

06013144-1

United States of America

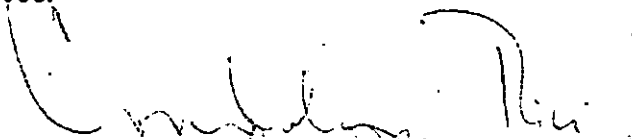
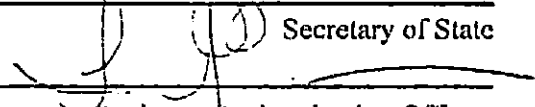


DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the Secretary of State of the State(s) of Pennsylvania, and that such Seal(s) is/are entitled to full faith and credit.*

In testimony whereof, I, Condoleezza Rice, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this sixth day of March, 2006.


 _____ Secretary of State
 By 
 _____ Assistant Authentication Officer,
 Department of State

Issued pursuant to XIX, State of Sept. 15, 1789, 1 Stat. 68-69; 22 USC 2657; 22 USC 2651a; 5 USC 301; 28 USE 1733 et. seq.; 8 USC 1443(f); RULE 44 Federal Rules of Civil Procedure.

**For the contents of the annexed document, the Department assumes no responsibility*

This certificate is not valid if it is removed or altered in any way whatsoever

J

Tribal Citizenship Declaration Indigenous American Genealogy & Nationality Declaration

Jurisdiction – Aboriginal Republic – United States of America
Certificate Drafted & Issued by - Xi-Amaru Tribal Government - IPA
Zaathure Xi-Amaru

Verification of this genealogy is based on Native American Census records of the Xi-Amaru Genealogy Department
Pursuant to United States Statutes at Large Volume 66 Stat 238 Section 308
The Indian Citizenship Act of 1924

- I Zaathure Xi-Amaru am of the age of maturity to make this affidavit and the facts herein
- I Zaathure Xi-Amaru am mentally competent to make this Official Affidavit of Facts for the Record
- I Zaathure Xi-Amaru have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed fact as a matter of law

I Zaathure Xi-Amaru declare under penalty of perjury under the laws of my Indigenous Tribal Government and the United States of America that the foregoing is true and correct.

Made Pursuant to all applicable Domestic & International Laws

Volume 66 Stat 238 Section 308

Unless otherwise provided in section 301 of this title, the following shall be nationals, but not citizens, of the United States at birth: A person born in an outlying possession of the United States on or after the formal acquisition of such possession

UN 61/195 All Articles Incorporated - UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Declaration of Rights of Indigenous Peoples UN 61-295

I, Zaathure Xi-Amaru having the lawful and legal status as a United States National and citizen/national of an Indigenous Nation in America do hereby testify that by genealogy and birth the status herein applies to me.

I recognize and respect all the laws governing the Republic of the United States of America and my tribal government. I recognize all International Laws that apply to Indigenous Peoples.

I am a national of New Jersey Republic and thus the United States via my inhabitation in the state pursuant to the Original Constitution and my allegiance to the United States via this declaration.

This Certificate is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations

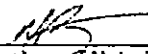
 All Rights Reserved
(Authentication Seal / Signature)*

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

State: SARAL SAARIQ
County: SHAYKHARAKHUM

This document was acknowledged before me on JUNE 15, 2020 [Date] by

MANUEL AMARU BEY
[Notary Seal, if any]:


(Signature of Notarial Officer)
Civil Law Notary - Notary Public for ARNA
My commission expires: N/A

Indigenous Political Authority
Clerk of Court Tribal-Xi Amaru
Minister Manuel Amaru Bey
Ali-an Nohol Lakln
US Dept. of State Auth. #06013144-0
Tax Exempt Treaty Constitution

J

Tribal Citizenship Declaration

Indigenous American Genealogy & Nationality Declaration

Jurisdiction – Aboriginal Republic – United States of America
Certificate Drafted & Issued by - Xi-Amaru Tribal Government - IPA
Zaatnure Xi-Amaru

Verification of this genealogy is based on Native American Census records of the Xi-Amaru Genealogy Department
Pursuant to United States Statutes at Large Volume 66 Stat 238 Section 308
The Indian Citizenship Act of 1924

- I Zaatnure Xi-Amaru am of the age of maturity to make this affidavit and the facts herein
- I Zaatnure Xi-Amaru am mentally competent to make this Official Affidavit of Facts for the Record
- I Zaatnure Xi-Amaru have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed fact as a matter of law

I Zaatnure Xi-Amaru declare under penalty of perjury under the laws of my Indigenous Tribal Government and the United States of America that the foregoing is true and correct.

Made Pursuant to all applicable Domestic & International Laws

Volume 66 Stat 238 Section 308

Unless otherwise provided in section 301 of this title, the following shall be nationals, but not citizens, of the United States at birth: A person born in an outlying possession of the United States on or after the formal acquisition of such possession

UN 61/195 All Articles Incorporated - UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Declaration of Rights of Indigenous Peoples UN 61-295

I, Zaatnure Xi-Amaru having the lawful and legal status as a United States National and citizen/national of an Indigenous Nation in America do hereby testify that by genealogy and birth the status herein applies to me

I recognize and respect all the laws governing the Republic of the United States of America and my tribal government. I recognize all International Laws that apply to Indigenous Peoples.

I am a national of New Jersey Republic and thus the United States via my inhabitation in the state pursuant to the Original Constitution and my allegiance to the United States via this declaration.

This Certificate is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations



(Authentication Seal / Signature)* All Rights Reserved

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

State: SARAJI SARAJI
County: SADYKHANARUM

This document was acknowledged before me on JUNE 15, 2020 [Date], by
MANUEL AMARU BEY

[Notary Seal, if any]:


(Signature of Notarial Officer)
Civil Law Notary - Notary Public for ARNA
My commission expires: N/A

Indigenous Political Authority
Clerk of Court Tribal-Xi Amaru
Minister Manuel Amaru Bey
At-an Nohol Lakin
US Dept. of State Auth. #08013144-9
Tax Exempt Treaty Constitution

J

International Indigenous Society Genealogy Certification

Original Indigenous American Jurisdiction
Indigenous Lands of North American Continent & The Earth
Preliminary Certification Of Aboriginal Tribal Lineage
You are of Al Ajaw (Allegewi) Lineage [Xi-Amaru]
See Attached Dawes Roll Surname Search

Extended Searches are done by our Genealogy Department

Your Search came up positive for:
Genealogy Certification info attached

We will have to search the roll cards to further affirm your relations to the surnames listed.

The other family surnames you provided are listed even though the individuals were not. Further detailed searches may show your relationship to the peoples under those surnames who are probably some of your relatives you do not know.

CHER= Cherokee CHOC = Choctaw. CREK = Creek. CHIC=Chickasaw. SEM=Seminole DEL = Lenabi Delaware

Most of the rolls of the Cherokee and Choctaw match because our ancestors were being registered on both rolls as Freedmen/ women
The 6 civilized tribes especially the Cherokee and Choctaw are related to the Mayan & Olmec Civilizations - see works by Dr Muhammad

For further guidance on genealogy see website section Genealogy Services

Sealed By International Union of Notaries

Civil Law Notary of International Indigenous Society

Chief Executive Minister: Amaru Xi Ali

This Document is made pursuant to

Universal Declaration of Human Rights Article 15

UN res. 61/295- Declaration of Rights of Indigenous Peoples

UN res. 60/147 Human Rights Law

Organization of American States Declaration of Indigenous Rights

Appellation. Zaatniure Xi-Amaru Date of Birth 03/01/1983

Title: Indigenous Minister

INTERNATIONAL INDIGENOUS SOCIETY

Certification Made By

Manuel Amaru Bey All Rights Reserved

(Authentication Seal/Signature)"

Flag: Original Indigenous Moorish Flag

Notice to All Officers of Government

Pursuant to the International Laws Above this document is of International Status

Contact Our Office www.governmentreparations.org

Or contact us by mail @PO BOX 42083

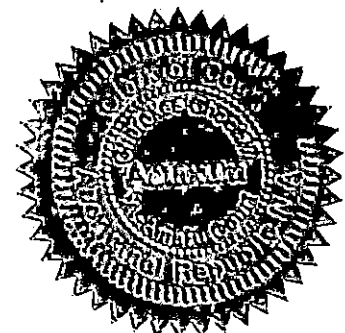
Shaykamaxum [Philadelphia, Pennsylvania] (19101)

Affirmed and signed/sealed before me Manuel Amaru Bey this 14 day of JUNE in the Year
2020 Aboriginal Year 15106



© Aboriginal Republic of North America

Indigenous Political Authority
Clerk of Court Tribal-Xi Amaru
Minister Manuel Amaru Bey
AU-an Nohol Laldn
US Dept. of State Auth. #0001S144-1
Tax Exempt Treaty Constitution



J

Genealogy By Jus Soli & Jus Sanguineous

- I Zaatnure Xi-Amaru of the age of maturity to make this affidavit and the facts herein
- I Zaatnure Xi-Amaru am mentally competent to make this Official Affidavit of Facts for the Record
- I Zaatnure Xi-Amaru have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed fact as a matter of law

"I Zaatnure Xi-Amaru declare under penalty of perjury under the laws of ARNA and the United States of America that the foregoing is true and correct.

[Made Pursuant to ARNA Constitution and all laws in pursuance thereof, all Treaties applicable to Indigenous Americans, all Applicable International Standards apply to Aboriginal & Indigenous Peoples, The ARNA Department of Aboriginal Genetics and Hematology

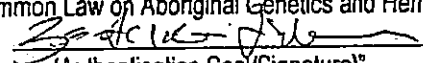
Appellation: Zaatnure Xi-Amaru date of birth 03/01/1983

Title: Indigenous Ministerial Ambassador

INTERNATIONAL INDIGENOUS SOCIETY

By the common law standards of Aboriginal Americans of Moorish Descent in regards to bloodline lineage and rights to the soil the national herein declared that he/she is an Aboriginal living in the dominions of his Aboriginal ancestors

- * Pursuant to the Treaty of 1866 with the Cherokee and the United States
- * Pursuant to Treaty of Camp Holmes of 1835
- Pursuant to Treaty of Peace 1786 Moorish-Muslim Empire & the United States of America
- * Pursuant to Treaty of Aranjuez 1780 Moorish-Muslim Empire and Spain- ceding all its claims to ~~Aboriginal-Moorish~~ ^{Aboriginal-Moorish} Dominions
- * Pursuant to Treaty Between the Ajaw (Moors) (L'nabi Clan misnomered Delaware) and the United States 1778
- * Pursuant to Treaty between the Moors-Muslims (Maroons) and Great Britain 1752 Xi Maka (Misnomer Jamaica)
- * Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law
- * Pursuant to the ARNA Common Law on Aboriginal Genetics and Hematology

 All Rights Reserved
(Authentication Seal/Signature)"

Affirmed and signed/sealed before me MANUEL AMARU BEY this 15 day of JUNE in the Year 2020 Aboriginal Year 15706

© Aboriginal Republic of North America

Indigenous Political Authority
Clerk of Court Tribal-Xi Amaru
Minister Manuel Amaru Bey
All-an Nohol Lokn
US Dept. of State Auth. #06013144-1
Tax Exempt Treaty Constitution



J

Certificate of Indigenous-American-Tribal Nationality-Citizenship

Jurisdiction – Aboriginal Republic Xi Amaru Tribal Gov– United States of America

Certificate Drafted & Issued by - Indigenous Political Authority @ @.

An entity of the Aboriginal Republic of North America

Zaatnure Xi-Amaru Date of Birth:03/01/1983 Nationality: Aboriginal-American –National of the United States of America

Birth Location in the Aboriginal Republic of North America

United States of America

Regions – Mark your Birth Location

Region-1 Region-2 Region-3 Region-4

Region-5 Region-6 Region-7 Region-8

Samal Shariq Shariq Hawab Shariq Wasat

Wasat Maghrib Hawab Samal Maghrib Maghrib

Klan Name – Xi-Amaru

Regional Klan Location

Region-1

Region-2

Region-3

Region-4

Region-5

Region-6

Region-7

Region-8

I declare that I am an Aboriginal-American with Moorish Descent. I am born native to the United States of America and the Aboriginal Republic of North America. I, nor my ancestors, are legally African-American, Negro, Colored, or any other colorable title that was forced upon myself and my ancestry during acts of genocide and denationalization. I declare all contracts under that colorable status void ab initio (void from the beginning). I have entered the plebiscite of the Aboriginal Republic of North America and the International Indigenous Society, which was noticed to the United States Department of State via Authentication Document 06013144-1, which was signed by Condoleezza Rice Secretary of State of the United States ex rel the Authentication Department of the Secretary of State. This action is a legal action supported by CFR Title 22 Foreign Intercourse section 131.1 & 131.2. I am apart of a National political operation to reclaim my Aboriginal Indigenous American Nationality and status as a United States National pursuant to International Treaties and the Supreme Law of the Land.

- I Zaatnure Xi-Amaru am of the age of maturity to make this affidavit and the facts herein
- I Zaatnure Xi-Amaru am mentally competent to make this Official Affidavit of Facts for the Record
- I Zaatnure Xi-Amaru have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed fact as a matter of law

"I (Aboriginal Name) declare under penalty of perjury under the laws of my Indigenous Tribal Government and the United States of America that the foregoing is true and correct.

[Made Pursuant to ARNA Constitution and the Constitution for the United States of America]

Made Pursuant to all applicable International Laws

UN 61/195 All Articles Incorporated - UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law

* Pursuant to the Treaty of Peace and Friendship 1786 Original Grant between The Emperor of Al Maghrib and the United States of America - Pursuant to The Treaty of Camp Holmes 1835 - Pursuant to Treaty of 1866 Cherokee with the United States of America

I, (Aboriginal Name) having the lawful and legal status as a National of an Aboriginal Indigenous Nation [Klan- Xi Amaru – Indigenous Political Authority] and Plebiscite (IPA)] and the status - Aboriginal - Indigenous American & Moorish Descent am a [United States National] by contract and Treaty. I have a permanent allegiance to the United States by way of all applicable Treaties with the United States. I recognize and respect all the laws governing the Republic of the United States of America. I recognize all International Laws that apply to Indigenous Peoples.

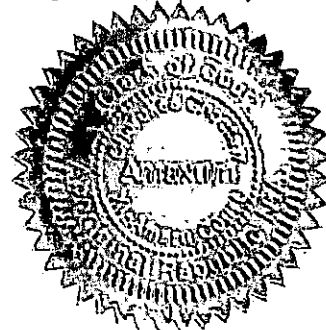
I, (Aboriginal Name) am not a corporate citizen, fictitious entity, artificial person, 14th amendment citizen of the United States subject to the public debt obligation, or surety that is civilly dead. I am a Certified Ministerial Ambassador of my Indigenous Government, Faith, and Spiritual Practices. I have no tax liability from any corporate agencies due to my status. I herein Reserve all of my inherent Natural Rights, Indigenous Aboriginal Rights as an Indigenous American of Moorish descent, my Constitutional Rights, and all International rights that apply. This Certificate is not an attempt to defraud anyone or any entity any possible Creditors that have legitimate contracts or any of my lawful or legal obligations

Zaatnure Xi-Amaru All Rights Reserved

(Authentication Seal / Signature)*.

Subscribed and sworn to (or affirmed) before me MANUEL AMARU BEY
On this 14 day of JUNE (month), 2020 (year), Aboriginal Year 15706
I Hereunto set my hand and affixed My Official Seal.

MB



J

Clerk: Please File and Record

RECORDING PREPARED & REQUESTED BY:
Zaatnure XI-AMARU

AND AFTER RECORDING MAIL TO:

Name: Zaatnure XI-AMARU
Mailing Location: 15 GOLDSMITH AVE,
APT 34,
NEWARK NJ, 07112

State: NEW York REPUBLIC

Northeast Region#1 Samal Shariq -Abannaki

Use the above mailing location EXACTLY AS PRINTED

SPACE HERE ABOVE FOR RECORDERS USE ONLY

MAIL ADDITIONAL STATEMENTS TO:
ARNA

c/o 3000 Chestnut Street # 42083

Shaykhamaxum (Philadelphia Pennsylvania 19101)

Custodian of Name Correction and Nationality Documents

The Indigenous nationality of Zaatnure XI-AMARU is protected and governed by the Constitution of ARNA, International Law, United Nations Declaration on the Rights of Indigenous Peoples, United Nations Right to Remedy and reparation 60-147, and United Nations Universal Declaration of Human Rights.


The above-mentioned Aboriginal is a U.S. National according to Treaty and Vol 66 stat 238 (US Statutes) & USC 8 Section 1401(b).

All applicable treaties between the Aboriginal-American & Moorish Nations and the United States of America are applicable.

Indigenous National (Indigenous Lands) is an Indigenous living flesh and blood being born and domiciled in Shaykhamaxum Samal Shariq or another Indigenous territory, all of which are Indigenous Lands protected under International Law as TRUST Territories.

The above action is not made to defraud anyone or to violate any laws applicable to Aboriginal Americans. It is made to remedy the genocidal acts and acts of denationalization against the political identity of the Indigenous National herein.

The Indigenous National (Zaatnure Xi-Amaru) is an Indigenous National of the International Indigenous Society (ARNA-ARNA) and Aboriginal Republic of North America Aboriginal Xi-Amaru (Aboriginal Cherokee-Choctaw Tribal U.A), an Indigenous Government operating an Indigenous Plebiscite which has been noticed to and confirmed by the United States Department of States (Federal Authentication # 060131441) signed by Secretary of State Condoleezza Rice and in conformity with 22 CFR 131.1 & 131.2, USC Title 4 section 42 and is protected/governed by International Law UN Charter, United Nations Declaration on the Rights of Indigenous Peoples (Article 4) – Self Autonomy Government.

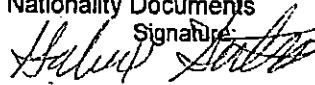
 All Rights Reserved
Authentication/Seal of Indigenous National

Mother of Custodian of Name Correction and Nationality Documents

Biological Mother of Zaatnure Xi-Amaru: Gabriel G Sutton; Print

Signature:

DOB 11/13/60 Gabriel Sutton




CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

State: New York Republic
County: Kings County

This document was acknowledged before me on 10/14/2021 [Date] by ZAA TNURE XI-AMARU AND

GABRIEL SUTTON
[Notary Seal, if any]:


(Signature of Notarial Officer)
Civil Law Notary - Notary Public for NEOSTAR
My commission expires: 2/3/2023

KAMAL P. SONI
Notary Public, State of New York
No. 01506089949
Qualified in Kings County
Commission Expires March 31, 2023

J

STATE OF NEW YORK
COUNTY OF KINGS
COUNTY CLERK'S OFFICE

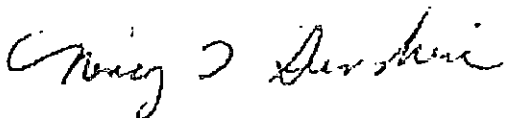
SS:

I, Nancy T. Sunshine, County Clerk of the County of Kings, State of New York and also Clerk of the Supreme Court in and for said County and State, the same being a Court of Record and having a seal;

DO HEREBY CERTIFY THAT SONI, KAMAL P. 01SO6089949
Term 3/31/2019 to 3/31/2023

Whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of their official character, and autograph signature, have been filed in my office; that as such the Notary Public was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State, to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with their autograph signature deposited in my office,

IN WITNESS WHERE OF, I have hereunto set my hand and affixed my official seal at Brooklyn, Kings County, New York on October 4, 2019


NANCY T. SUNSHINE
KINGS COUNTY CLERK

R

ARNA

The acronym ARNA stands for the Aboriginal Republic Of North America operating in conjunction with The Indigenous Political Authority.

The Aboriginal Republic Of North America is an Indigenous Government that serves the first nation Indigenous Peoples of North America. The Aboriginal Nationals of the Aboriginal Republic of North America ARE the Indigenous Government in North America carrying out the national and International political objectives of our government. A.R.N.A is composed of an Aboriginal Government specifically on the continent of North America (8 Aboriginal Regions) that comprise our Indigenous Government. All of the 8 Regions comprise the original jus soli clans/tribes that are the oldest Indigenous peoples on the North American Continent. This fact is based on a prolonged study of ARNA anthropologists studying the ancient epigraphy, glyphs, oral traditions, genetics and and cultures of the Aboriginal peoples of Ancient North America.

Aboriginal Republic of North America

Region 1 Northeast – [Wabanaki] Aboriginal Region

Region 2 East – Sharakhii Aboriginal Region

Region 3 Southeast – Yamasih Aboriginal Region

Region 4 Central – Shaykaku Aboriginal Region

Region 5 Midwest – Ia'au Aboriginal Region

Region 6 South – Chatau Aboriginal Region

Region 7 West – Anasazi Aboriginal Region

Region 8 Far West– Khalifa Aboriginal Region

FORMAL Recognition as an Aboriginal Nation

There is no birth date for the Aboriginal People. We have been here on this planet for eons of time. Our governments have existed for eons of time. The invasion colonization and expansion of non-aboriginal people brought about the slow decay of the governmental infrastructures of Aboriginal Nations. We consider these acts, which cause the loss of the political status of Indigenous Peoples a holocaust carried out by genocide and denationalization. The 20th Century brought about a change in the colonization phase as many Aboriginal Nations began to reclaim their Political Autonomy. As Aboriginal Peoples and specifically as Aborigines (Xi-Amaru) we have the oldest record of participating in Nation State Governments as Aboriginal Peoples in this geographic area.

The Plebiscite of the Aboriginal Republic Of North America ARNA was formally recognized by the United States Department of State on March 6th 2006. We received the formal witnessing signature of the Secretary of State Condoleezza Rice [Executive Branch] and the witnessing seal of the United States federal Government [form 06013144-1] based on Article 4 [Authentication] & Article 6 [Supremacy Clause] of the United States Constitution, both Articles being based on International Law in full accordance with CFR 22 131.1 & 131.2 and in accordance with USC 4 Section 42.

On January 12th 2006 the Commonwealth of Pennsylvania formally recognized our plebiscite with the witnessing signature of the Secretary of State Pedro A. Cortes [Executive Branch] and the witnessing seal of the Commonwealth of Pennsylvania [form 200601853].

On December 29th 2005 Philadelphia County (Shaykhamaxum – one ancient seat of our Nation) formally recognized our plebiscite with the witnessing signature of Prothonotary Stanley J. Chmielewski and the witnessing seal of Philadelphia County [form 96-07025], along with official witness made by Patricia Franklin witnessing the seal and signature of Chief Executive Minister Amaru Namaa Taga Xi-Ali also known as Dr. Abdul-Ali Muhammad.

By the above noticing actions, the plebiscite for returning the political identity of Indigenous Nationals of the Aboriginal Republic Of North America and the Aboriginal Republic of North America became formally recognized [by all levels of government in respect to the United States] from their historical headquarters Shaykhamaxum now called Philadelphia County and the headquarters for an International Aboriginal Association of Indigenous People was formally established by our actions of reforming our Indigenous governmental system.

AMENDMENT: In all prior Protocol Manuals, documents, and other instruments of our nation, the use of the term "International Indigenous Society & Internal Society of Indigenous Sovereigns has herein been amended to "Indigenous Political Authority".

FURTHER INTERNATIONAL RECOGNITION

The Aboriginal Republic Of North America is providing an opportunity for all Aboriginal Peoples of the North American continent to be at the forefront of the World Indigenous Movement. We have officially recorded our Constitution with DOCIP which is the Indigenous Peoples' Center for Documentation, Research and Information in Geneva Switzerland. As of 2010 and 2011 with our Aboriginal Summit the International Political Authority has provided an opportunity for all Aboriginal

Indigenous Peoples who have come under the colonial corporate control of non-aboriginal people to declare their interdependence in an Indigenous Government and International Association that is for all Indigenous Peoples. THE SUN IS TRULY RISING FROM THE WEST!

K

REGIONAL JURISDICTIONS

Northeast Region#1 Samal Shariq -Abannaki

Corporate Jurisdictions – States of: Maine Inc., New Hampshire Inc., Massachusetts Inc., Rhode Island Inc., Vermont Inc., New York Inc., Connecticut Inc., Pennsylvania Inc., New Jersey Inc., Delaware Inc.

East Region#2

Corporate Jurisdictions – States of Maryland Inc., Virginia Inc., West Virginia Inc., North Carolina Inc.

Southeast Region#3

Corporate Jurisdictions: States of – South Carolina Inc., Georgia Inc., Florida Inc., Alabama Inc., Mississippi Inc., Louisiana Inc.

Midwest Region#4

Corporate Jurisdictions – States of – Kansas Inc., Nebraska Inc., Colorado Inc., South Dakota Inc., North Dakota Inc., Wyoming Inc., Montana Inc.

Central Region #5

Corporate Jurisdictions: States of – Tennessee Inc., Ohio Inc., Kentucky Inc., Michigan Inc., Indiana Inc, Wisconsin Inc., Illinois Inc., Missouri Inc., Iowa Inc., Minnesota Inc.,

Southern Region #6

Corporate Jurisdiction – States of - Texas Inc., Arkansas Inc., Oklahoma Inc.,

West/Northwest Region #7& 8

Corporate Jurisdictions – States of – New Mexico Inc., California Inc., Arizona Inc., Utah Inc., Nevada Inc., Idaho Inc., Oregon Inc., Washington Inc.

K

L

Prepared By:
Mr. #81-3404136 Indigenous of the North
Zaatnure Xi-Amaru 146 B Ferr Street Unit #
1035 Newark New Jersey 07105

After Recording Return To:
Mr. #81-3404136 Indigenous of the North
Zaatnure Xi-Amaru
112 Centepede Court
Greenwood South Carolina 29649

202200000515
Filed for Record in
GREENWOOD COUNTY SC
CHASTITY COPELAND, COUNTY CLERK
1/19/2022 11:08:36 AM
DEED \$15.00
County: \$0.00
State: \$0.00
BOOK: 1630 PGS: 3403 - 3408

202200000515
NR #81-3404136 INDIGENOUS OF THE
NORTH ZAATHURE XI-AMARU
112 CENTEPEDE COURT
GREENWOOD, SC 29649

TAX PARCEL ID #: TMS: 6837-936-021
(208 Bermuda Dr): TMS: 6837-942-030
(210 Bermuda Dr): TMS: 6836-947-992
(109 Centepede Ct)

QUIT CLAIM DEED

BE IT KNOWN BY ALL, that Mr. #81-3404136 Indigenous of the North Zaatnure Xi-Amaru, ("Grantor") whose address is 146 B Ferr Street Unit # 1035 Newark New Jersey 07105, hereby **REMISES, RELEASES AND FOREVER QUITCLAIMS TO** Mr. #81-3404136 Indigenous of the North Zaatnure Xi-Amaru ("Grantee"), whose address is 112 Centepede Court Greenwood South Carolina 29649, all right, title, interest and claim to the following real estate property located at 208 Bermuda Drive;, 210 Bermuda Drive;, 109 Centepede Court in the City/Township of Greenwood , located in the County of Greenwood and State of South Carolina and ZIP code of 29649, to-wit:

Property having Lot No. Lot 68 Phase 1; Lot 69 Phase 1; Lot 87 Phase 1 with the Section No. , and having the following description: All those certain pieces, parcels or lots, together with improvements Theron, situate, lying, and being in the county of Greenwood, State of South Carolina, consisting of Lot 68, Lot 69, and Lot 87, phase 1 Centre Court, shown on a plat entitled, "Plat Centre Court Phase 1 Made at the request of Park Place Company", said plat being prepared by Hearer Engineering, Greenwood, SC, being dated January 30, 1991, and being certified by Edward S. Bartless, P.L.S (SC) No. 5784, which plat is recorded in the office of the Clerk of Court for Greenwood County, South Carolina in Plat book 65 at Page 99.: .

FOR VALUABLE CONSIDERATION, in the amount of \$1.00 dollars, given in hand, and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged.

BE IT FURTHER KNOWN, that this transfer shall be effective as of 01/13/2022, and that the Grantor makes no promises as to ownership of title to the above-referenced Property , but simply

Prepared By:
Mr. Dane Earl Finley Sr
112 Centepede Ct
Greenwood, South Carolina 29649

After Recording Return To:
Mr. #81-3404136 Indigenous of the North
Zaatnure Xi-Amaru
146 B Ferry Street, Unit #1035
Newark, New Jersey 07105

FILED
STATE OF
SOUTH CAROLINA
COUNTY OF ABBEVILLE

2017 FEB 16 PM 4:04

Title 358
550

TAX PARCEL ID #: 051-00-00-141

QUIT CLAIM DEED

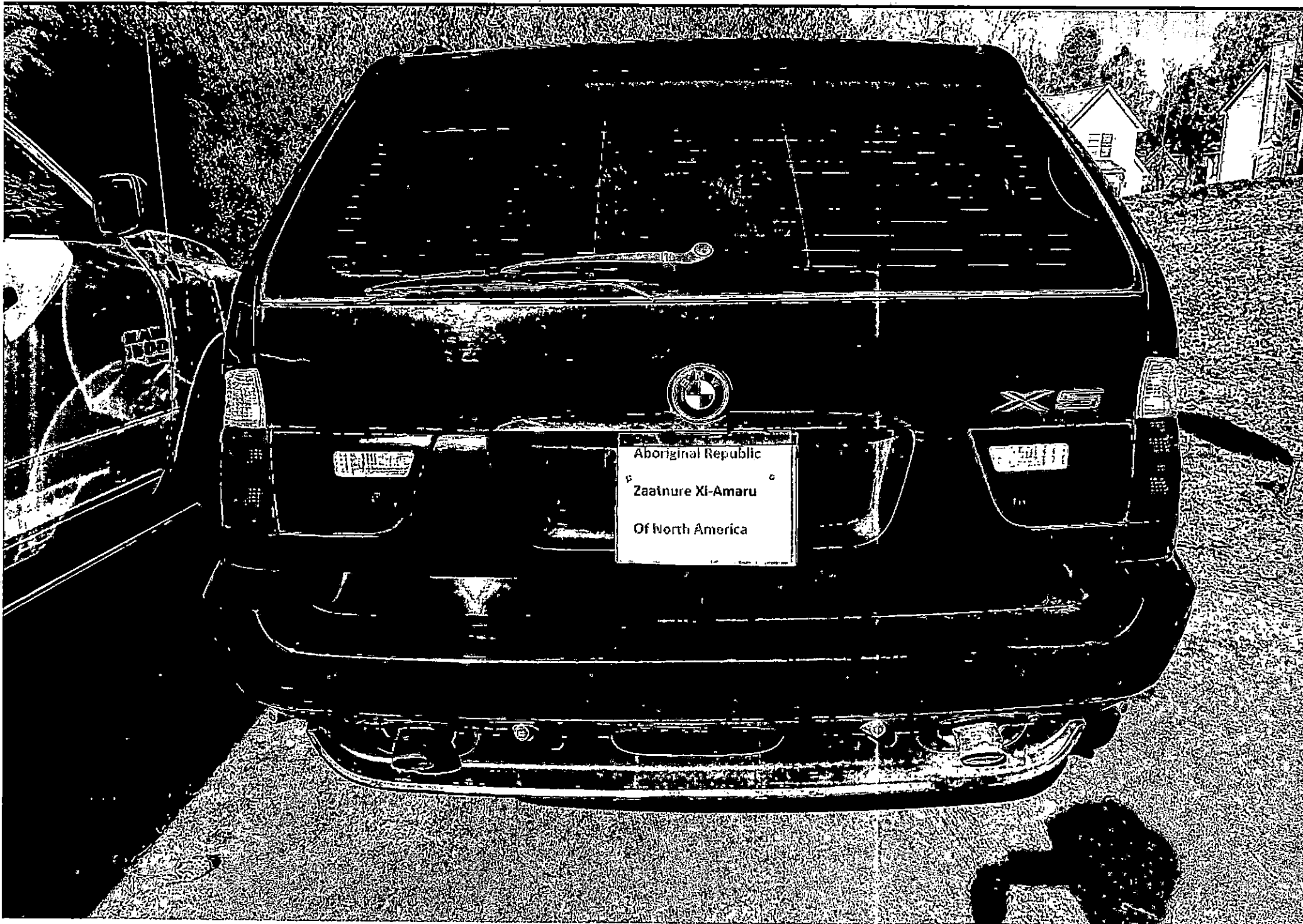
BE IT KNOWN BY ALL, that Mr. Dane Earl Finley Sr, ("Grantor") whose address is 112 Centepede Ct, Greenwood, South Carolina 29649, hereby **REMISES, RELEASES AND FOREVER QUITCLAIMS TO** Mr. #81-3404136 Indigenous of the North Zaatnure Xi-Amaru ("Grantee"), whose address is 146 B Ferry Street, Unit #1035, Newark, New Jersey 07105, all right, title, interest and claim to the following real estate property located at Northwest By Bowie Road-S-1-285; Northeast By Lands Of John W. Finley, Jr. Et Al; On The Southeast By Lands Of Carolyn R. McAdams-English Et Al And On The Southwest By McAdams Road-S-1-451 in the City/Township of Town Of Donalds , located in the County of Abbeville and State of South Carolina and ZIP code of 29638 , to-wit:

Property having Lot No. 051-00-00-141, with the Section No. , and having the following description: Description2: Bowie Rd & McAdams Rd

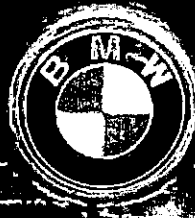
All that piece, parcel, or tract of land situate, lying and being in the town of Donald's county of abbeville, state of South Carolina, containing 2.52 acres, more or less, and by more particularly shown and delineated on plat of property made for Dane E. Finley, Sr., by Joseph W. Wham, Jr., SC P.L.S., dated July 17, 2017, and recorded in Plat Book 76, Page 145, OCC for Abbeville County, said tract being bounded as follows: On the Northwest by Bowie Road-S-1-285; on the Northeast by lands of John W. Finley, Jr et al; on the Southeast by lands of Carolyn R. McAdams-English et al and on the Southwest by McAdams Road-S-1-451. For a complete and accurate description of metes and bounds, reference is specifically made to the aforementioned plat. cutoff from TMS# 051-00-00-024

Derivation: Deeds From Elihue Finley, et al. to Minnie F. McAdams, et al., recorded March 4, 1994, in deed book 184, Pages 549 and 552, OCC for Abbeville County. .

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Aboriginal Republic
Zaatnure Xi-Amaru
Of North America



BMW MOTOR SALES OF AMERICA, INC.



ALAN WILSON
ATTORNEY GENERAL

June 27, 2022

VIA EMAIL

Mr. Zaatnure Xi-Amaru (zaatnurexiamaru@gmail.com)

RE: Freedom of Information Act ("FOIA") Request

Dear Mr. Xi-Amaru:

This Office received your FOIA request dated June 13, 2022, which seeks copies of indictments against you.

The records of the Office were searched, and there are no public records responsive to your request. Please be advised that we are only able to search the records of our Office. We did not check the records of other entities. Thus, a lack of indictments in our records does not conclusively prove that there are no indictments against you. Additionally, a lack of indictments at any particular moment does not preclude the issuance of indictments in the future.

Sincerely yours,

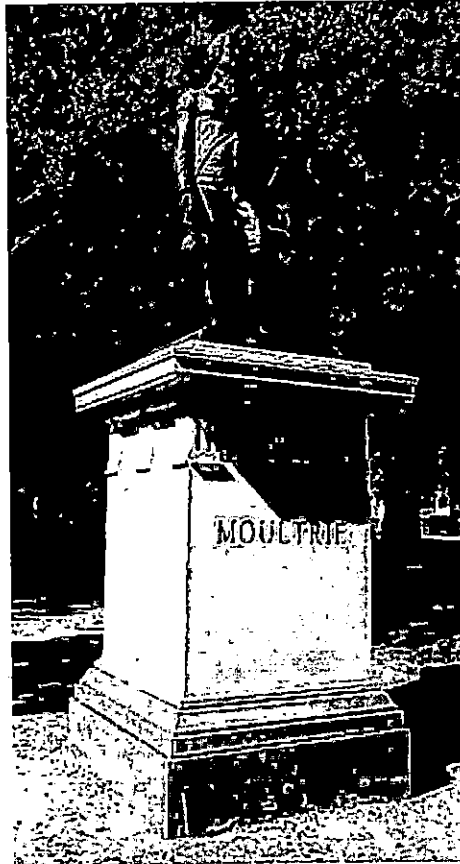
Office of South Carolina Attorney
General Alan Wilson

P

8:31



^ Life



A statue of William Moultrie stands in White Point Garden in Charleston, South Carolina.

Moultrie was born in Charles Town in the Province of South Carolina. His parents were the Scottish physician Dr. John Moultrie and Lucretia Cooper, and he acquired a slave plantation, enslaving over 200 African Americans.^[1]

Moultrie fought in the Anglo-Cherokee War (1761).

~~Before the advent of the American Revolution, however,~~

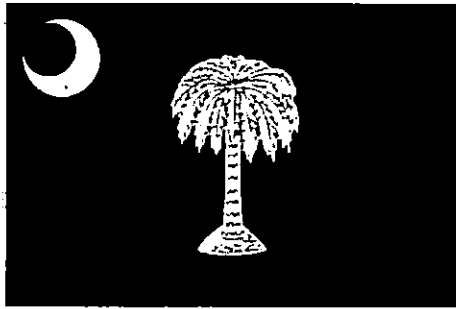


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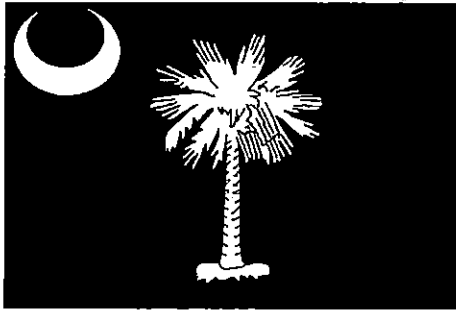
8:34



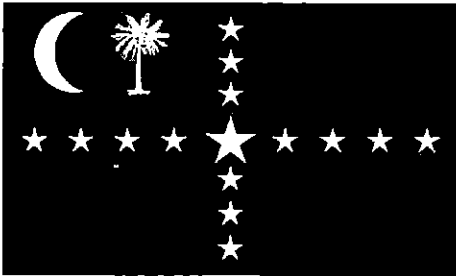
2-day flag



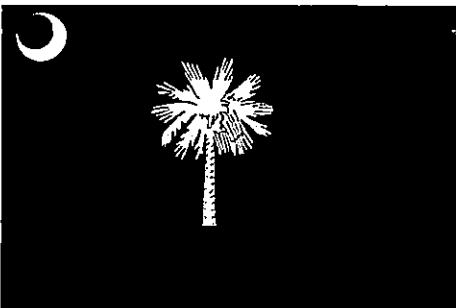
Flag of South Carolina (1861)



Flag of South Carolina (1861-1910)



Sovereignty/Secession Flag



Flag of South Carolina (1910-1940)



APPENDIX Q

**South Carolina Code of Laws
Unannotated**

Title 17 - Criminal Procedures

2013-14 27 /
=

CHAPTER 19

Indictments

SECTION 17-19-10. Offense shall be prosecuted upon grand jury indictment; exceptions.

No person shall be held to answer in any court for an alleged crime or offense, unless upon indictment by a grand jury, except in the following cases:

- (1) when a prosecution by information is expressly authorized by statute;
- (2) in proceedings before a police court or magistrate; and
- (3) in proceedings before courts martial.

HISTORY: 1962 Code Section 17-401; 1952 Code Section 17-401; 1942 Code Section 995; 1932 Code Section 995; Cr. P. '22 Section 81; Cr. C. '12 Section 75; Cr. C. '02 Section 48; G. S. 2448; R. S. 47.

No.
IN THE
SUPREME COURT OF UNITED STATES

Zaatnure Xi-Amaru

PETITIONER

VS.

Appellate case no. 2023-000036

City of Greenwood

RESPONDENT(S)

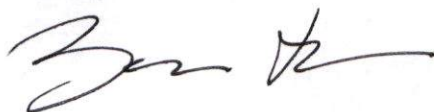
PROOF OF SERVICE

I, Zaatnure Xi-Amaru Indigenous of the North #**-***4136, do swear or declare that on this date, March 18th ,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 e.) Supreme Court of South Carolina 1231 Gervais Street Columbia South Carolina 29201

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

March 18th 2024



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

Page 1 of 28

Zaatnurexiamaru@gmail.com
646-387-9205

(Signature). 

RECEIVED
MAR 21 2024
SC Court of Appeals

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Clinton SC
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