





THE MOORISH NATIONAL REPUBLIC THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD Aboriginal and Indigenous Natural Peoples of North-West Amexem North America

Affidavit of Fact Writ of Error - Exhibit V

December 24, 2010

SUPERIOR COURT HOUSING SESSION 80 Washington Street Corporate HARTFORD CONNECTICUT 06106

Re: Summons to Zilliah S. El regarding HDSP-159248

I am in receipt of your threat dated 12/22/2010 with no lawful signature referencing some entity as a "CLERK OF COURT, BY Claims Shared Computer".

For the Record, On the Record, and Let the Record show, I am a Moorish National Aboriginal, Indigenous Natural Diving Being Manifested in Human Form and not a nom-de-guerre, straw man or any other artificial corporate construct as written in all capital letters as written in the unclean hands of others. I am Sovereign to this land and as such this administrative court does not have jurisdiction to hear, present, or pass judgment in any matter concerning my affairs under a quasi criminal non sanctioned tribunal of foreign private law process.

As you are aware per United State Postal confirmation number: 7009 0080 0001 3575 4812 received by your office on December 21, 2010.

This has been "Removed to the Supreme Court of Connecticut" and this administrative Venue has no jurisdiction.

Enclosed is your certified copy of the "Writ of Mandamus" and enclosed is an "Averment of Jurisdiction".

I, Zilliah S. El, do not, under any condition or circumstance, by threat, duress, or coercion, waive any rights Unalienable or Secured by the Constitution or Treaty, and, hereby requests this Court fulfill their obligation to preserve the rights of this Petitioner (A Moorish Americans) and carry out their assumed Judicial Duty in 'Good Faith'.

All UNCONSTITUTIONAL Citations – Summons / Ticket – Suit / (misrepresented) Bill of Exchange: Docket Number HDSP-159248, and any other 'Order' or 'Action' associated with it / them, to be dismissed and expunged for the record on it's face and merits.

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

Exhibit W – Averment of Jurisdiction to SUPERIOR COURT HOUSING SESSION Exhibit X – Writ of Mandamas – Dated December 24, 2010 Exhibit Z – Confirmation of HOUSING SESSION received Removal

Cc: United Nations Geneva Switzerland

> International Criminal Court The Hague, The Netherlands

International Court of Justice The Hague, The Netherlands

Great Seal National Association of Moorish Affairs Minister A. El

United States Justice Department United States Attorney General Eric H. Holder Connecticut Republic Governor M. Jodi Rell

Federal Bureau of Investigation New York

International Police Lyon France







THE MOORISH NATIONAL REPUBLIC THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD Aboriginal and Indigenous Natural Peoples of North-West Amexem North America

Writ of Mandamus Case No: HDSP-159248 Exhibit X

December 24, 2010

Zilliah S. EL, Authorized Representative, Natural Person, In Propria Persona:
Ex Relatione Zilliah Kenion: All Rights Reserved:
U.C.C. 1-207/1-308; U.C.C. 1-103
Not a Corporate Person or Entity, Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS
Quinnehtukqut Territory
[c/o 45 Olmsted Street
[Near Corporate EAST HARTFORD CONNECTICUT]
Northwest Amexem

v.

Public Servant STATE OF CONNECTICUT Public Servant SUPERIOR COURT HOUSING SESSION Public Servant HOUSING COURT Public Servant CLERKS OF HOUSING SESSION Public Servant CLERK OF COURT, BY CLAIMS SHARED COMPUTER Public Servant James M. Bentivegna [JAMES M. BENTIVEGNA] 80 Washington Street Corporate HARTFORD CONNECTICUT 06106

COMES NOW, Zilliah S. EL, Natural Person, In Propria Persona Sui Juris (not to be confused with, nor substituted by, Pro Se by unauthorized hand of another). I am Aboriginal Indigenous Moorish-American; possessing Free-hold by Inheritance and Primogeniture Status; standing squarely Affirmed, aligned and bound to the Zodiac Constitution, with all due respect and honors given to the Constitution for the United States Republic, North America. Being a descendant of Moroccans and born in America, with the blood of the Ancient Moabites from the Land of Moab, who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa / North Gate. The Moors are the founders and are the true possessors of the present Moroccan Empire; with our Canaanite, Hittite and Amorite brethren, who sojourned from the land of Canaan, seeking new homes. Our dominion and inhabitation extended from Northeast and Southwest Africa, across the Great Atlantis, even unto the present North, South and Central America and the Adjoining Islands-bound squarely affirmed to THE TREATY OF PEACE AND FRIENDSHIP OF EIGHTTEEN HUNDRED AND EIGHTY-SEVEN (1787) A.D. superseded by THE TREATY OF PEACE AND FRIENDSHIP OF EIGHTTEEN HUNDRED and THIRTY-SIX (1836) A.D. between Morocco and the United States (http://www.yale.edu/lawweb/avalon/diplomacy/barbary/barl866t.htm or at Bevines Law Book of Treaties) the same as displayed under Treaty Law, Obligation, Authority as expressed in Article VI of the Constitution for the United States of America (Republic):

THE TREATY OF PEACE AND FRIENDSHIP OF 1836 A.D. Between Morocco and the United States

Article 20

"If any of the Citizens of the United States, or any Persons under their Protection, shall have any disputes with each other, the Consul shall decide between the Parties, and whenever the Consul shall require any Aid or Assistance from our Government, to enforce his decisions, it shall be immediately granted to him."

Article 21

"If any Citizen of the United States should kill or wound a **Moor**, or, on the contrary, if a **Moor** shall kill or wound a Citizen of the United States, the Law of the Country shall take place, and equal Justice shall be rendered, the Consul assisting at the Trial; and if any Delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever."

Petitions this court to issue a Writ of Mandamus to order SUPERIOR COURT HOUSING SESSION to honor the "Writ of Removal" submitted December 18th, 2010 in reference to HDSP-159248. In support of this petition I state for the record:

1. On December 18th, 2010 A lawful suit was filed in the Supreme Court of Connecticut removing from the administrative venue, SUPERIOR COURT HOUSING SESSION, effectively putting a stop, estoppel on all proceedings.

- 2. On December 21st, 2010 confirmation was received per the United States Post Master that the Writ of Removal was received by the SUPERIOR COURT HOUSING SESSION. See exhibit Z.
- 3. On December 23, 2010 a threat was received via United State Postal Service entitled "NOTICE OF COURT HEARING" from the SUPERIOR COURT HOUSING SESSION advising that they are ignoring the Removal to Supreme Court and scheduled an unlawful hearing for January 10, 2010 @ 11:30AM in Court Room B at 80 Washington Street HARTFORD CONNECTICUT.
- 4. The threat was not lawfully signed by an officer of the court instead it states it was prepared by Public Servant "CLERK OF COURT, BY CLAIMS SHARED COMPUTER".

Argument in Support of Writ of Mandamus

FACTS

All government officials take an "Oath of Office" and are bonded to ensure that they perform in accordance to and in harmony to the United States Republic Constitution. That Oath swears or affirms that all government officials are bound by the United States Republic Constitution to secure, protect, and preserve the (Birth) Rights of the People.

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

As the SUPERIOR COURT HOUSING, its CLERKS, its MAGISTRATES and/or MAGISTRATES called JUDGES are all administrative and have no jurisdiction to listen to, hear arguments, presentation, or rational.

"The parties to the Compact of the United States Constitution further agreed that the enumeration in the Constitution of certain Rights shall not be construed to deny or disparage others retained by the People (Article 9 of the Bill of Rights to the Constitution for the United States)."

"When acting to enforce a statue and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statues do not act judicially, but merely ministerially". <u>Thompson v.</u> <u>Smith</u> 154 SE 583.

Courts in administrative issues are prohibited from even listening to or hearing arguments, presentation, or rational." ASIS v. US, 568 F2d 284.

Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities." Burns v. Supp. Ct., SF, 140 Cal. 1.

As all government officials have taken an "Oath" to uphold the Constitution and are but Public Servants bound to protect the "People", there are obligated to know the law and act accordingly.

This Administrative Venue has engaged in Color of Law, Treason, Violation of their Oath of Office, in their refusal to honor the Writ of Removal.

I charge the SUPERIOR COURT HOUSING SESSION, ALL CLERKS, ALL MAGISTRATES AND JUDGES, ALL PERSONEL ASSOCIATED with it with Violation of "Oath of Office", Color of Law, Treason, Fraud, Racketeering and Extortion and will be bringing formal charges

Nature of Relief Sought

This action seeks the Court to issue a Writ of Mandamus compelling the SUPERIOR COURT HOUSING SESSION, ALL CLERKS, ALL MAGISTRATES AND JUDGES, MAGISTRATE/JUDGE JAMES M. BENTIVEGNA to honor the Writ of Removal.

Respectfully submitted this the 24 day of December, 1430 M.C. = (C.C.Y. 2010)

I Am: ____

Zilliah S. El, Authorized Representative Natural Person, In Propria Persona: Ex Relatione Zilliah Kenion All Rights Reserved: U.C.C. 1-207/ 1-308; U.C.C. 1-103 Quinnehtukqut Territory [c/o 45 Olmsted Street] [Near Corporate EAST HARTFORD CONNECTICUT] Northwest Amexem

I Am:

Anaid A. El, Minister member of Consul Authorized Representative Natural Person, In Propria Persona: All Rights Reserved







THE MOORISH NATIONAL REPUBLIC THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD Aboriginal and Indigenous Natural Peoples of North-West Amexem North America

Affidavit Of Fact

Averment Of Jurisdiction For The Record, To Be Read Into The Record Exhibit w

December 24, 2010

SUPERIOR COURT HOUSING SESSION 80 Washington Street Corporate HARTFORD CONNECTICUT 06106

Re: Summons to Zilliah S. El regarding HDSP-159248

This is a formal Request and Demand for SUPERIOR COURT HOUSING SESSION, CLERKS, CLAIMS SHARED COMPUTER to produce for the record, the physical documented 'Delegation of Authority', as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the Untied States Republic Constitution.

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent.

Thank You,

I Am: ______ Zilliah S. El, Authorized Representative Natural Person, In Propria Persona Ex-Relatione Zilliah Kenion All Rights Reserved: U.C.C. 1-207/1-308; U.C.C.1-103 Quinnehtukqut Territory [c/o 45 Olmsted Street Apartment 18] [Near Corporate EAST HARTFORD CONNECTICUT] Northwest Amexem

Cc: United Nations Geneva Switzerland

> International Criminal Court The Hague, The Netherlands

International Court of Justice The Hague, The Netherlands

Great Seal National Association of Moorish Affairs Minister A. El

United States Justice Department United States Attorney General Eric H. Holder

Connecticut Republic Governor M. Jodi Rell

Federal Bureau of Investigation New York

International Police Lyon France