



In care of the Moorish American Consulate

By: Nobel Honorable Yahchanan Shawn Singletary Isra El aka
Prime Minister Yahchanan Shawn Singletary IsraEl aka
Consul Yahchanan Shawn Singletary Isra El aka
Chief Yahchanan Isra El all rights reserved

Yahudah Washitaw of East Terra



c/o C/o 13040 Debra Drive
Laurinburg

Scotland County

Non Domestic

Without the United States/USA/US

Non Resident

Morocco

The North Gate

North West Amexem/America

North Carolina Republic

Tax Percue

Porte Paye

114RLUPU

Attention: Office of Robert Stiehl dba Chief District Court Judge

Attention: Office of Ennis Wright dba Cumberland County Sheriff

Attention: Chandra Quaye dba Chief Executive Officer of Harvest Moon Property Solutions, LLC

Attention: HARVEST MOON PROPERTY SOLUTIONS,LLC

Writ in the Nature of Discovery

Adverse Claim

Notice of future Lawsuit

*at a rate of seventy five thousand payable in lawful money or fiat equivalent
for punitive damages*

and seventy five thousand for compensatory damages payable in lawful money

and defamation of character payable in lawful money and or fiat equivalent

Notice of future lien in the amount of five hundred million in lawful money

Estoppel

Foreign Affidavit

*Each agent and assign have twenty four hours to rebut all stated below under penalty of perjury with their red ink signature
signed in front of a lawful notary with seal and date send via*

Registered post to one here above

Notice to agent is notice to principle

Notice to principle is notice to agent

Iroquois Confederation Constitution

Treaty of Peace and Friendship 1786, 1836

Empire Washitaw de Dugdahmoundyah constitution 1996 -1998

As per United Nations Declaration on the Rights of Indigenous People Treaty

Attention: Office of Robert Stiehl dba Chief District Court Judge

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Attention: Chandra Quaye dba Chief Executive Officer of Harvest Moon Property Solutions, LLC

Attention: HARVEST MOON PROPERTY SOLUTIONS,LLC

I come to you in one's proper person as a living flesh and blood sentient being sui juris sui heiress heir to the world's largest estate Yahchanan YHWH mercy in Hebrew also known as Washitaw Muur also known as Ab Original Allodial Title Moorish American National American Washitaw Indian Consul and Chief of Yahudah Washitaw of East Terra, Tunica Turner heirs by bloodline, abiding peaceful upon his conjoined birthright and now demanded to vacate ab original estate by Robert Stielh assigner for the Magistrate in small claims, Chandra Quaye, Cumberland County Magistrate Office and Sheriff Ennis Wright working as Jesuit working for the pope of Rome as deputy knights Templar free masons kkk members having a skull and bones contract trying to overthrow the republic as democratic party members now known as organ harvesting scheme and systematic genocide where as my Rights to indigenous religion, culture, land, autonomous and self-determined government are violated.

As such I require you all to rebut all stated above and below within 24 hours from receipt of said notice of future lien notice of future lawsuit writ in the nature of discovery of adverse claim estoppel that you Ministers officials administrators agents and assigns are not involved in said as said stated above;

You are also demanded to produce the following for the record, on the record, and that the record will show:

1. Oath of Office
2. Bond Information including the Company and Number
3. Anti-Bribery Statement
4. Foreign Registration Certificate
5. Foreign Corporation Certificate of Participation
6. 17 CFR 240.15c 2-12 – Municipal Securities Disclosure
7. Affidavit of Clean Hands

These Documents mentioned above 1-7 will be sent to the address provided below:

Yahudah Washitaw of East Terra Tribunal

C/o 13040 Debra Drive

Laurinburg, North Carolina 28352

As we heirs creators are being harmed by said creations

I am partial disabled with kidney disease history partial blindness and vertigo and partial deafness as work related injury as a result struggling to pay debts I do not owe for exercise of my rights over the years I am original Washitaw Muur ab original indigenous undisputed and also acknowledged by the Cumberland County District Attorney Ellaine Strickland in 2002, cases CRS 23479, 58146, 53461 and 23478: (also US District Court Civil Case 5:03-HC-598-H....Sept. 15, 2004)

In cases CRS 23479, 58146, 53461 and 23478 the ADA was violated to coerce a blind plea.

The local Social Security Administration office deliberately destroyed ss5 application that corrects the record and reflects that I am not a U.S. citizen.

Federal and State judges have committed obstruction of justice by deliberately disregarding Declaration of Nationality sworn on file more than 20 years past, that they may give Cumberland County Judges unlawful jurisdiction to harm the indigenous ab originals.

Joint heir Joyce Murchison abiding with I upon ab original lands, known as 300 Rodie Avenue Fayetteville, lives with mental disorders and physical limitations noted as a disability.

Cumberland County judges and magistrates deny the right to redress under human and indigenous rights by demanding eviction of these ab originals from their lands.

Federal and State judges are guilty of racketeering by preventing the acknowledgement of Indigenous Nationality and Protected Rights under the United Nations Declaration on the Rights of Indigenous People Treaty, Signed by President Barack Obama December 16, 2010: Committing criminal conversion, these said 'judges' acting as trustees report and record our exercised rights as privileges and commerce that they may profit from all.

Indigenous People have protected right to return to their lands, form their own government and establish their own registration and issue tags; This has been done by the Washitaw de Dugdahmoundyah Empire since 1998.

I have not a contract with Chandra Quaye, HARVEST MOON PROPERTY SOLUTIONS,LLC or THE STATE OF NORTH CAROLINA to perform, nor do I have contract for said persons or judges to act as my trustee.

I do not rent nor lease from Chandra Quaye, , HARVEST MOON PROPERTY SOLUTIONS,LLC or THE STATE OF NORTH CAROLINA . Chief Consul Yahchanan IsraEl and Yahudah Washitaw of East Terra have ab original allodial title to the property and all structures thereon known as 300 Rodie Avenue, Fayetteville, North Carolina. Property known as 300 Rodie Avenue Fayetteville North Carolina, returned by Chief Consul Yahchanan IsraEl and Yahudah Washitaw of East Terra since 2016 and used as office, is part of the Prcode 325 lands of return. (See Attached Land Grant); Also See the following link: <http://www.trueshalom.com/wp-content/uploads/2019/12/TRUYWETLG0001.pdf>

Cumberland County Judges have unlawfully created bonds, municipal securities, and the like that they may share in the profits of escheating of ab original lands

Cumberland County Judges have not produced the following:

Oath of Office

Bonding information

Anti-Bribery Statement

Foreign Registration Certificate

Foreign Corporation Certificate of Participation

17 CFR 240.15c 2-12 – Municipal Securities Disclosure

Affidavit of Clean Hands

Validation of Title

Who is the original grantor and Title holder

And where is your wet ink signature and mine to said contract of lease or rent or sale; see laws below govern yourselves as all of you know has gone viral and served to all international authorities hence if you are god please tell one here so I may consider worship.

There has been No acknowledgment of Chief Consul Yahchanan IsraEl and Yahudah Washitaw of East Terra protected right to return to their lands unencumbered.

United Nations Declaration on the Rights of Indigenous People Treaty 2010,(UNDRIP Treaty) Article 25 and 26:

Article 25

Indigenous peoples have the right to maintain and strengthen their distinctive spiritual relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.

Article 26

1. Indigenous peoples have the right to the lands, territories and resources which they have traditionally owned, occupied or otherwise

used or acquired.

2. Indigenous peoples have the right to own, use, develop and control the lands, territories and resources that they possess by reason of traditional ownership or other traditional occupation or use, as well as those which they have otherwise acquired.

3. States shall give legal recognition and protection to these lands, territories and resources. Such recognition shall be conducted with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned.

There has been No compensation for usage or destruction of lands or their resources in compliance with UNDRIP Treaty.

Article 28

1. Indigenous peoples have the right to redress, by means that can include restitution or, when this is not possible, just, fair and equitable compensation, for the lands, territories and resources which they have traditionally owned or otherwise occupied or used, and which have been confiscated, taken, occupied, used or damaged without their free, prior and informed consent.

2. Unless otherwise freely agreed upon by the peoples concerned, compensation shall take the form of lands, territories and resources equal in quality, size and legal status or of monetary compensation or other appropriate redress.

Return lands is paramount to culture and spirituality

The Respondents must comply with the UNDRIP Treaty and not hid behind entities and color of law, preventing Indigenous from returning to their lands unencumbered. The return of ab original lands is paramount to their culture and spirituality.

Laws of Return recognized by the UNDRIP Treaty are also the land laws of the Petitioners, Yahudah Washitaw of East Terra, founded in the Holy Scriptures, Deuteronomy 15 and Leviticus 25 chapters, the

Shemta and year of Jubilee: All lands are to be returned to their rightful owner; and no lands are to be sold from their tribe forever, they must be released free of debt and contributions (tax). By failing to hear this matter in accordance to UNDRIP Treaty 27, this matter is silenced and ab originals have not a voice in the adjudication of their lands and rights

Empire Washitaw de Dugdahmoundyah Constitution ARTICLE I WE HEREIN AND HEREBY FORM OUR GOVERNMENT: To govern ourselves and the form of government to rule our people imperial as it was it shall be from now to eternity with our GOD to protect us with HIS wind, HIS air, HIS water and HIS fire by HIS spirit as HE chooses;

Yahudah Washitaw of East Terra PrCode 325 Code III.

All lands scheduled for return by Empire Washitaw de Dugdahmoundyah and/or Washitaw provinces required by international customary law/ international treaty to be returned to the indigenous must be returned in accordance to schedule and be acknowledged and titled by the Washitaw de Dugdahmoundyah Empire and/or the province of the property existence. All governments foreign and domestic and all persons, groups, associations, entities, and corporations shall not trespass, but acknowledge the land, (property and all structures thereof) as the ownership of Empire Washitaw de Dugdahmoundyah and the Washitaw province of the lands existence.

Code V.

Failure for any person, group, association, corporation, entity, or government to comply with Codes I – IV; or

Acts of violence or destruction by any person, group, association, corporation, entity, or government to preempt the return of the lands and property and structures thereof in Codes I – IV, shall constitute violation of Empire Washitaw de Dugdahmoundyah and Washitaw province law and shall be fined no less than \$10,000,000.00 for each violation of the Code I – IV and \$10,000,000.00 for each day the violation exist.

B. Failure for any person, group, association, entity, or government to comply with Codes I – IV; or

Acts of violence or destruction by any person, group, association, corporation, entity, or government to preempt the return of the lands, property and structures thereof in Codes I – IV, shall constitute violation of Empire Washitaw de Dugdahmoundyah and Washitaw province law and shall be fined and subjected to criminal sentencing of life imprisonment

Robert Stiehl dba Chief District Court Judge, Ennis Wright dba Cumberland County Sheriff, Chandra Quaye dba Chief Executive Officer of Harvest Moon Property Solutions LLC and HARVEST MOON

PROPERTY SOLUTIONS LLC are in violation of Yahudah Washitaw of East Terra Prcode 325 and are unlawfully occupying ab original indigenous lands.

Inter Alia Imperium

.....United States Law ...

Jurisdiction: Cumberland County Courts have not jurisdiction in matters of Yahudah Washitaw of East Terra ab original indigenous Indian lands

28 U. S. C. § 1251:

- (a) The Supreme Court shall have original and exclusive jurisdiction of all controversies between two or more States.
- (b) The Supreme Court shall have original but not exclusive jurisdiction of:
 - (1) All actions or proceedings to which ambassadors, other public ministers, consuls, or vice consuls of foreign states are parties;
 - (2) All controversies between the United States and a State;
 - (3) All actions or proceedings by a State against the citizens of another State or against aliens.

PUBLIC LAW 280-AUG. 15, 1953

"(a) Each of the States listed in the following table shall have jurisdiction over civil causes of action between Indians or to which Indians are parties which arise in the areas of Indian country listed opposite the name of the State to the same extent that such State has jurisdiction over other civil causes of action, and those civil laws of such State that are of general application to private persons or private property shall have the same force and effect within such Indian country as they have elsewhere within the State:

"State of Indian country affected

California All Indian country within the State

Minnesota All Indian country within the State, except the Red Lake Reservation

Nebraska All Indian country within the State

Oregon All Indian country within the State, except the Warm Springs Reservation

Wisconsin All Indian country within the State, except the Menominee

Government to government relationship: 'state of north Carolina ' and 'Cumberland county' governments must acknowledge the institutions of Yahudah Washitaw of East Terra

HOUSE RESOLUTION 331 1988

Whereas this trust responsibility calls for Congress to "exercise the utmost good faith in dealings with Indians" as provided for in the Northwest Ordinance of 1787, ([1 Stat. 50](#)); Whereas the judicial system of the United States has consistently recognized and reaffirmed this special relationship: Now, therefore, be it Resolved by the House of Representatives (the Senate concurring), that... (2) the Congress also hereby reaffirms the constitutionally recognized government-to-government relationship with Indian tribes which has been the cornerstone of this Nation's official Indian policy;.

H.R. J. RES 3 JOINT RESOLUTION

1 SECTION 1. ACKNOWLEDGEMENT AND APOLOGY.

2 The United States, acting through Congress—

3 (1) recognizes the special legal and political relation4 ship the Indian tribes have with the United States and

5 the solemn covenant with the land we share;

6 (2) commends and honors the Native Peoples for the 7 thousands of years that they have stewarded and protected 8 this land;

9 (3) acknowledges years of official depredations, ill10 conceived policies, and the breaking of covenants by the 11 United States Government regarding Indian tribes;

12 (4) apologizes on behalf of the people of the United

13 States to all Native Peoples for the many instances of violence, maltreatment, and neglect inflicted on Native Peoples by citizens of the United States;

UNITED NATIONS DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLE TREATY ARTICLE 4: Indigenous peoples, in exercising their right to self-determination, have the right to autonomy or self-government in matters relating to their internal and local affairs, as well as ways and means for financing their autonomous functions.

UNITED NATIONS DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLE TREATY ARTICLE 18: Indigenous peoples have the right to participate in decision-making in matters which would affect their rights, through representatives chosen by themselves in accordance with their own procedures, as well as to maintain and develop their own indigenous decision making institutions.

UNITED NATIONS DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLE TREATY ARTICLE 19: States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.

“A STATE CANNOT REFUSE TO ACKNOWLEDGE OR GIVE “FOREIGN NATIONALS” THEIR TREATY RIGHTS BECAUSE OF FEAR THAT VALID INTERNATIONAL AGREEMENTS MAY POSSIBLY NOT WORK COMPLETELY TO THE SATISFACTION OF STATE AUTHORITIES.”

Additionally:

TITLE 18 USC § 473: DEALING IN COUNTERFEIT OBLIGATIONS OR SECURITIES: “WHOEVER BUYS, SELLS, EXCHANGES, TRANSFERS, RECEIVES, OR DELIVERS ANY FALSE, FORGED, COUNTERFEITED, OR ALTERED OBLIGATION OR OTHER SECURITY OF THE UNITED STATES, WITH THE INTENT THAT THE SAME BE PASSED, PUBLISHED, OR USED AS TRUE AND GENUINE, SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN 20 YEARS, OR BOTH.” FEDERAL COURT CASE KOLOVRAT V. OREGON, 366 U.S. 187 (1961) AS SET FORTH IN FEDERAL COURT CASE KOLOVRAT V. OREGON, 366 U.S. 187, 81 S. CT. 922, 6 L. ED. 2D 218 (1961).

CANON OF POSITIVE LAW - ARTICLE 84 – TRUST - CANON 1920 states and avers: “ANY CLAIM THAT AN INFERIOR ROMAN TRUST POSSESSES SUPERIOR STANDING AND RIGHTS OF OWNERSHIP COMPARED TO A SUPERIOR TRUST, OR TRUE TRUST IS AN ABSURDITY AGAINST DIVINE LAW, NATURAL LAW AND POSITIVE LAW AND THEREFORE IS NULL AND VOID FROM THE BEGINNING, INCLUDING ANY ASSOCIATED COVENANTS, DEEDS AND AGREEMENTS CONCERNING PROPERTY RIGHTS AND LESSER TRUSTS.”

CANON OF POSITIVE LAW - ARTICLE 85 - DIVINE TRUST - CANON 1930 states and avers: “ANY CLAIMED OWNERSHIP, CONVEYANCE, LIEN, OR OTHER FICTIONAL DEVICE OVER ANY FORM WITHIN A DIVINE TRUST THAT ARE NOT IN ACCORDANCE WITH THESE CANONS IS A FRAUD AND GROSS INJURY TO THE DIVINE CREATOR AND THEREFORE AUTOMATICALLY NULL AND VOID FROM THE BEGINNING.”

CANON OF POSITIVE LAW – ARTICLE 62-FRAUD – CANON 1752 states and avers: “FRAUD IS THE FALSE REPRESENTATION OF FORM TO OBTAIN AN UNJUST ADVANTAGE OR TO INJURE THE RIGHTS OF ANOTHER.”

CANON OF POSITIVE LAW – ARTICLE 62 - FRAUD – CANON 1754 states and avers: “FRAUD AND JUSTICE CAN NEVER DWELL TOGETHER. BY NO AGREEMENT OR STATUTE CAN IT BE LAWFULLY EFFECTED THAT A FRAUD SHALL BE PRACTICED.”

YAHUDAH WASHITAW OF EAST TERRA LAND GRANT

THIS SHALL ENTITLE CHIEF AND COUNCIL OF THE YAHUDAH WASHITAW

THE LAND AND ALL PROPERTY AND STRUCTURE LOCATED AT 300 RODIE AVENUE,
FAYETTEVILLE, NORTH CAROLINA; ALSO KNOWN AS ROXANNA WMS DIV 2LT 31 300 RODIE
AVE. ON FILE AT THE CUMBERLANDCOUNTY TAX COLLECTOR OFFICE.

THIS GRANT IS MADE UNDER THE CONDITION THAT THE CHIEF AND COUNCIL OF THE
YAHUDAH WASHITAW WILL GOVERN THE PURPOSE, USE, AND REGULATIONS OF THE LAND
AND ALL PROPERTY AND STRUCTURE THEREON; AND, THE LAND MAY NEVER BE SOLD.

DROIT

DROIT

Chief *Yahudah Washitaw*
Date Aug 8 / 2018

Chairman Council *Joye Frisk*

Council *Kurt V. ...*

Council _____

Council _____

Council _____



Secretary of State *[Signature]*
Number YWETLG 01

Chief Administrator *David Best*

