

Royal Decree



Celestial Empire * Mandate of Heaven Ab Initio Mundi usque ad hodiernum diem

Imperium
Aborigine of Amexem
Cherokee Nation of Moors
North Carolina Territory

Droit Droit * (Jus Sanguinus & Jus Soli) * Antiquitous * Landlord* Freeholder * Full Equity * Moor

NOTICE to All North Carolina Constituents;

Empire/ Monarchy Reestablished by an Act of Congress in the year 2016.
Certificate no. TXU 2-049-663. Refer to the Law of Ninti – Robert Adden, Mecklenburg County Attorney's Office. This Decree is now considered law and shall be made a part of every Legislature, Judicial Body and Law Enforcement, United States Department of Homeland Security, U.S. State Department, Transportation Security Administration, State of North Carolina Governors office, Department of Transportation and shall be added to NCGS Chapter 20. Motor Vehicles. Article 1. Division of Motor Vehicles. **IMPORTANT:** NCGS §20-403 Shall be repealed and replaced with the summation of this Royal Decree and the term Autonomous and/ or Autonomous Vehicle shall only pertain to Aboriginal inhabitants who are autonomous upon the land. “Autonomous Transporters” and “Autonomous Conveyance”.

Decree of Exemptions and Immunities

For

Aboriginals of the Land: **Green v, state, 59 Md.128,43 Am Rep. 542**

All taxes, fees and costs are exempted for the Cherokee Moors of North Carolina Territories.
Inhabitants who are not at law considered U.S. Citizens or State Citizens or Subjects of the states policies, procedures, by laws, chattel codes, etc.

Aboriginals have Immune and Exempt Status

Pursuant to the following references of law and Antiquitous standing:

- Middle Plantation Treaty of 1677
- Carolina Charter's 1663 & 1665
- Treaty of Peace and Friendship 1786/87
- Act of Congress – House Joint Resolution 75
- His Majesty's Laws of North Carolina 1739
- Proclamation of 2016 – Ancient Imperial Moors are out of Interregnum.

Lawful Definitions:

Royal – of or pertaining to or proceeding from the king or sovereign in a Monarchical government.

Decree – as in French Law “ Certain acts of the legislature or of the sovereign which have the force of law are called [decrees].”

Empress – Female Monarch with Absolute power and authority over "the empire on which the sun never sets".

Mandate of Heaven - the natural order and will of the universe—bestows the mandate. The Mandate of Heaven does not require a legitimate ruler to be of noble birth, depending instead on the just and able performance of the rulers and their heirs.

Monarch – Absolute ruler of Dominions (land) , Emperor or Empress.

Monarchy – government in which the supreme power is vested in a single person. Where a monarch is invested with absolute power, the monarchy is termed “ despotic”. [This shall be a constitutional monarchy, where the Empress or **Empress' consul** shall oversee and authorize proposed laws to be passed through continental Congress.]

Exempts – Persons who are not bound by law, but excused from the performance of duties imposed upon others.

Exemption – Freedom from a general duty or service; immunity from a general burden, tax or charge.

Absolutism – Any system of government be it a monarchy or democracy in which one or more person or a class, govern absolutely and at pleasure, without check or restraint from any law.

Absolute Law – “Any law that follows the rules of nature and a law that is changeless.”

Imperium - The right to command, which includes the right to employ the force of the State to enforce the Laws.

Heir of Provision – One who succeeds as heir by virtue of a particular provision in a deed or **instrument**.

(Abstract of Title upon the land, annexed and recorded within Mecklenburg County register of Deeds 'Imperial City' North Carolina Cherokee Nation of Moors Territory, instrument number 2010095813 in Book number 25836 Page number 440 and ending with Page number 444. Mecklenburg County register of Deeds 'Imperial City' North Carolina, instrument number 2018020760 in Book number 32481 Page number 987 and ending with Page number 997. By an Act of Congress as of July 15, 2017, Certificate no. TXU 2-049 0663 . Instrument number 2018034135 Book number 32548 Page numbers 938-942.)

Heir Conventional – One who takes a succession by virtue of a contract. (Treaty of Peace and Friendship 1786/1787 & Carolina Charter's of 1663 & 1665) .

Proclamation – Ancient Imperial Moors are out of Interregnum – Library of Congress. TXU-2-049-663

Ab assuetis non fit injuria – From things to which one is accustomed (or in which there has been long acquiescence) no legal injury or wrong arises. If a person neglect to insist on his right, he is deemed to have abandoned it. **Amb. 645; 3**

Brown, Ch. 639.

Preeminence – the fact of surpassing all others; superiority.

Indian – aboriginal inhabitants of North America. **Frazer v. Spokane County, 29 Wash. 278, 69 Pac.782.** [**There are no light skinned aboriginals.**] **Common Definition of Aboriginals: noun, an aboriginal inhabitant of a place. Synonyms: native aborigine, original inhabitant; autochthon, indigene, indigenous, first, ancient, primitive, primeval, primordial. Term Aboriginal refers to the inhabitants of the America's and the World with the darkest of skin (indigo). Not the amalgamated light skinned versions. Today's so called "Indians" are an admixture that were created from Aboriginals mixing in with the Inquisitionists/ Colonialists which created the later day "Indian." An even larger portion of Caucasians bought their way into the Dawes Rolls by paying a \$5 fee in exchange for being listed in the census index as Indians. [WE THE PEOPLE OF THE LAND] Aborigine Moors of Amexem. COME NOW to set the record straight. We Do Not claim to be "INDIAN", this term originally described Aboriginals of North America. The term Indian has been molested by federal mandates and describes a people that are not true Aboriginals of North America. We claim to be Aborigine Moors of the America's. Empress Ninti's Nation is Cherokee Moors of North Carolina Territory's under the Aborigine Moors of Amexem Great Seal (See Maps). Descendants of the Aboriginal Indigo (Indigenous) Inhabitants (Sachem/ Sagamores/ Empresses) of North Carolina who pre-date INDIANS of today. We Are the Aborigine/ Autochthonous Inhabitants of the Land.**

Case Law

Status of the Aborigine Moors of Amexem, Empress Ninti and her Indigenous Nation [Cherokee Nation of Moors], a status that existed before the U.S., a status that existed before federal agencies, a status that existing before the courts, a status that created the courts, a status that created continental Congress. A Status that granted rights and laws.

In the past, up until now. Congress had the final word as to the scope of Indigenous Inhabitants and the powers that Tribes are able to exercise.

One exception to this general rule is the doctrine of tribal sovereign immunity. Tribal sovereign immunity is part of federal common law; it was not created by any statute or act of Congress. 2. Rather, the Supreme Court first identified it, and its exact boundaries have been further defined through a substantial body of federal case law. 3. A. THE DOCTRINE OF TRIBAL SOVEREIGN IMMUNITY. The Supreme Court first acknowledged tribal sovereign immunity in Turner v. United States. 4. In which a non-Indian lessee was barred from suing an Indian tribe for alleged damage done to his property. 5. The Court stated that it is the "general law" that "[I]ike other governments, municipal as well as state, [tribes are] free from liability for injuries to persons or property . . . [Ninti/ Cherokee Nation of Moors, Private Indigenous Affairs. Ancient Imperial Aborigine Moors are out of Interregnum as of June 01, 2016. Library of Congress Certificate No. TXu-2-049-663.] .’6. In United States v. United States Fidelity & Guaranty Co., 7. the Supreme Court reiterated that Indian tribes are immune from suit when it voided a monetary judgment from a previous proceeding against the Choctaw and Chickasaw Nations. 8. It stated that tribes do not waive their sovereign immunity when they fail to object to cross-claims in litigation. 9. In Puyallup Tribe, Inc. v. Department of Game of State of Washington. 10. the Court held that a state could not sue a tribe to enforce its fishing regulations in Indian country “[a]bsent an effective waiver or consent” from either the Tribe or the United States. 11. In Santa Clara Pueblo v. Martinez. 12. the Court expanded Puyallup’s holding by stating that any waiver of tribal immunity ““must be unequivocally expressed.”” 13. In Oklahoma Tax Commission v. Citizen Band Potawatomi Indian Tribe. 14. The Court rejected a contention that was nearly

identical to the one it had addressed in United States Fidelity over a half-century prior, further solidifying the status of tribal immunity as black letter law. 15. In *Kiowa Tribe of Oklahoma v. Manufacturing Technologies, Inc.* 16. the Supreme Court, for the first time, declared that Native American tribes were immune from suit for activities engaged in outside of Indian country. Specifically, the Court declared: “Tribes enjoy immunity from suits on contracts, whether those contracts involve governmental or commercial activities and whether they were made on or off a reservation.”¹⁷ The Court did express some hesitation in reaching this decision, stating that “[t]here are reasons to doubt the wisdom of perpetuating the doctrine [of tribal immunity].”¹⁸ “[T]ribal immunity extends beyond what is needed to safeguard tribal self-governance,” the Court stated, and this “consideration[] might suggest a need to abrogate tribal immunity”¹⁹ However, because Congress had not specifically abrogated tribal immunity in the context of the case, the Court “decline[d] to revisit [its] case law and [chose] to defer to Congress.”²⁰ [**El, Bey, Dey, Ali, El Bey's** / Aborigine of Amexem/ Cherokee Nation of Moors] Private Indigenous Affairs. Ancient Imperial Aborigine Moors are out of Interregnum July 15, 2016 Library of Congress Certificate No. TXu-2-049-663. Congressional Hearing House Joint Resolution 75 (Moors are the Nobility upon the land) Pre-dating U.S., Indians and Federal Statutes for so called 'Indian Tribes', "Indians" amalgamated from the Aboriginal Moors and some pal Caucasians even bought their way in known as \$5 Dollars Indians because they paid just \$5 dollars to an organized identity theft ring called the Dawes Roll Committee. Congress takes orders from the Empress's consulate just as in 1786 when the Emperor gave permission to the continental congress.

:El, Bey, Dey, Ali, El Bey's: status is pursuant to Absolute Law, Doctrine of Heirship, International Treaty.

Immunity from prosecution is a doctrine of International law. Sovereign immunity, or crown immunity, is a legal doctrine by which the sovereign or state cannot commit a legal wrong and is immune from civil suit or criminal prosecution. In constitutional monarchies the **sovereign** is the **historical** origin of the authority which created the courts. [Thus the courts had no power to compel the sovereign to be bound by the courts, as they were created by the sovereign for the protection of his or her subjects.] **Ab Initio Mundi usque ad hodiernum diem**

The matters of :El, Bey, Dey, Ali, El Bey: must be turned over to their own government not to the State Corporation, U.S. Corporations and/ or court rooms. Pursuant to NCGS Chapter 52 § 15A-954, (9) the defendant has been granted immunity by law from prosecution.

NOTICE

Actual, Lawful & Constructive

The corporations U.S. And 'state' and all its departments, counties (local municipal and federal) have been functioning/ operating/governing pursuant to **Ab assuetis non fit injuria/ Color of Law**. Illusions of power founded upon claims of abandonment by acquiescence. All governing bodies have been sitting in our [Aborigine] seats of power. **WE THE PEOPLE OF THE LAND Have made our lawful claims by an Act of Congress, Proclaimed Charter encompassed of new laws that pertain to us and our land/government. Fee Schedules for those who violate us. Restoration ACT & Protection ACT, filed for the record indefinitely within the library of Congress, Washington D.C.** We The Aboriginal/ Imperial Inhabitants of the America's reign from the 'Imperial City' North Carolina Territories [Cherokee Nation of Moors Territories] WE the Aborigine of Amexem/ Cherokee Nation of Moors no longer acquiesce to giving up our rights as Sagamores upon the land. We the Imperial Moors no longer acquiesce to giving up our rights as rulers of our Dominions in the America's. Empire is now reestablished, restored, resurrected and out of Interregnum as of year 2016. We are now under Imperial Rule. “We” meaning all people and aboriginal inhabitants who dwell upon the lands of the America's/ North Carolina. Monarchal/ Imperium Government is now restored:

- 1. Kings Court/ (Bench) is Restored as (Empress' Court)**
- 2. Court of Magistrates and Freeholders is Restored**
- 3. Court of Correction and Errors is Restored**
- 4. Court of Last Resort is Restored**
- 5. Court of Lode Manage is Restored**
- 6. Court of Appeal, Her Majesty's – Highest Court in the Land is Restored**

Aborigine Moors of Amexem Proclamation, Charter and Fee Schedule for violations may be found here:
www.aborigineofamexem.com

Identification

Law Enforcement (Sheriffs, Police, State Troopers), Intelligence Arms, National Security Agency, Department of Transportation, United States Department of Homeland Security, National Transportation Administration. NOTICE: Visual Stickers with the display of the 'Great Seal' of the



Empire will be displayed on the left hand side of the rear window of the autonomous mobile transporter for every Aboriginal Moor under our Great Seal.

This symbol/seal automatically invokes a 'Writ of Protection'.

The Above Seal Sticker is NOTICE to all Law Enforcement (Sheriffs, Police, State Troopers), Intelligence Arms, National Security Agency, Department of Transportation, United States Department of Homeland Security, National Transportation Administration, U.S. State Department, Department of the State, Secretary of the State; That the Aboriginal Inhabitant is of proper status upon the land. Transporter moving a conveyance upon the land, is not to be hindered, detained, molested, threatened, coerced in any way to wave his or her Aboriginal/ Indigenous Rights upon the land. Aboriginal may carry seal on his body or on his property. When displayed stand down. WE the Aborigine are free to carry protective weapons anywhere upon our land.

Important: High ranking members of the Empress' consul shall have as many as three [3] sticker seals posted on their property and/ or moving conveyance; (1) Lady Oracle Moor Imperial Flag 'Blue Gold & Green' (2) Cherokee Feather Head Coat of Arms 'Red & Black' (3) Great Seal of the Aborigine Moors Dominion 'Black & White'. All those that defy this order of identification and protection of the Aborigine Moor Inhabitant. and/ or any part of this Royal Decree shall be punished in the Empress' Court and charged/ aliened pursuant to the Aborigine Moors' Charter and Fee Schedule. Embassy & Consulate Territories shall be protected, immune from outside forces and encroachments. Embassy & Consulate Territories Shall be protected by Aboriginal Marshals, Aboriginal Sharif and Aboriginal Moors who are Mufti's. National Head dress is the Red, Maroon or Black Fez. There are no organizations, fraternal orders or secret societies that have our consent permissions to wear our Sacred Ancient Imperial head dress. To wear our Fez, Feathers or Tarbush (Turban) is an act dictated by bloodline, lineage and birth right. Those without direct lineage to the divine head dress shall be charged and brought into Empress' Royal Courts to answer for this violation. Attached are our International/ National symbols, seals and crests that will be represented in our uniforms, literature and letter heads of our communications. Coat of Arm's Patches worn by our Aboriginal Marshals, Sharif's, Mufti's & General's of Empress' Army; Our Ancient Justice Sword & Red Five pointed Star, On the right arm. Cherokee Nation of Moors Patch on the Left Arm (Black and White Eagle Feather head with skull inside) Cherokee Nation of Moors verbiage in Red on top of white block.

4.



★ EMPIRE OF THE IMPERIAL MOORS



The Imperial Sharif is the highest ranking law enforcement officer upon the land.

The Sheriff of every county is the highest ranking elected official and peace officer upon the land, underneath the Imperial Sharif, with powers of a magistrate.

The Sheriff of Mecklenburg County [Imperial City] will dispatch the bailiffs of hundreds extending to every territory [state], with powers of 'Chancellor of the Exchequer' together with regular judges of the court. The Sheriff of Mecklenburg County [Imperial City] shall be the Empress' Chancellor charged with the duties of being a high officer of the throne, oversee the courts and that things are conducted to the benefit of the Empress and to be a minister of the state charged with the management of the national revenue and expenditure.

Sheriff Shall carry out the following Procedures of law on Behalf of the Empress;

1. Writs of Monstraverunt
2. Writs of Escheat
3. Court of Ancient Demesne
4. Writ of Manprize
5. Writ of Protection
6. Writ of Prevention
7. Decree of Registration
8. Bailiffs of Hundreds
9. Baliff of Manors