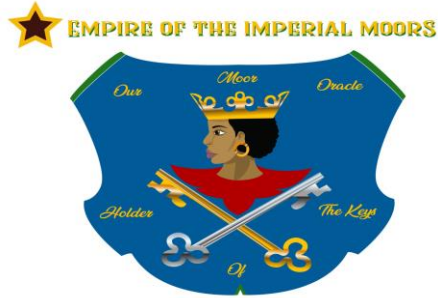


Empress' Royal Courts



www.aborigineofamexem.com

CC:

1. U.S. Department of Justice –
Aborigine Claims & Complaints Division.
Steven H. Rosenbaum, Section Chief
Special Litigation Section. Special.Litigation@usdoj.gov
2. Commissioner of Insurance - North Carolina
Mike Causey REP
1201 Mail Service Center
Raleigh, NC 27699
3. Congresswoman Maxine Waters - Congressional oversight and liaison for Aboriginal/ Imperial Affairs.

From the Desk of Empress Ninti of North Carolina. Date 9/3/2018

- Legal Notice and Lawful Notice - Legally Binding Notice

Authorities

1. UNCITRAL Model Law on Electronic Commerce, Articles 5, 6, and 7.
2. UNIFORM ELECTRONIC TRANSACTIONS ACT (1999).
3. This e-mail legal notice is enforceable and binding on the recipient / addressee in terms of sections 11(1) to 11(3) of the Electronic Communications and Transactions (“ECT”) Act 25 of 2002.
Governing Authorities: International Trade Law, Treaty, Aborigine Moors of Amexem Proclamation, Declaration and Charter (Master Lien & Fee Schedule).
Peace to All;

NOW KNOW THIS ALL MEN AND WOMEN:

Now Comes Her Majesty, In Absolute Empress Ninti El Bey In Imperium Status. Do give, Lawful Notice * Constructive Notice * Actual Notice * True Bill * Landlord Demand

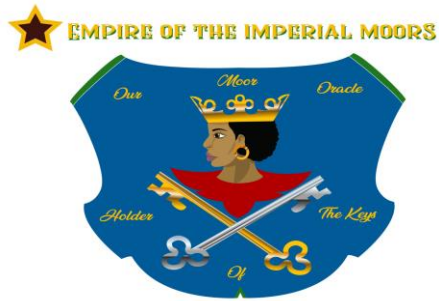
To: U.S. Department of Justice/ U.S. Attorney General, U.S.Trust, U.S. Constituents, continental Congress, Congress. All Political Bodies of the U.S., Departments, Bureau's, Agencies and Offices, State of North Carolina, City of Charlotte, County of Mecklenburg, Board of County Commissioners.

All Recipients of this communication: Consider this email communication lawful, actual, constructive and legal notice. Recipients of this Notice, True Bill and Demand have a duty to inform by mail all residents and constituents for which they are responsible. Notice to the principal is notice to the agent. Notice to the Agent is Notice to the principal.

Introducing the Royal Courts that have been reestablished, restored and resurrected By Her Majesty, In Absolute Empress Ninti of North Carolina. Notice of this went out Worldwide and to All U.S. Constituents, Intelligence and Law Enforcement arms regarding the changes upon the land of the Moors and the (admiralty/ maritime) Court system in north America.
As of March 15, 2018.

I, Empress Ninti El Bey do hereby appoint and delegate Moosai Asiwi Bey of 'Empire State' Territory as Chancellor of Thee Empress' Courts. I, Empress Ninti El Bey do hereby appoint and

Empress' Royal Courts

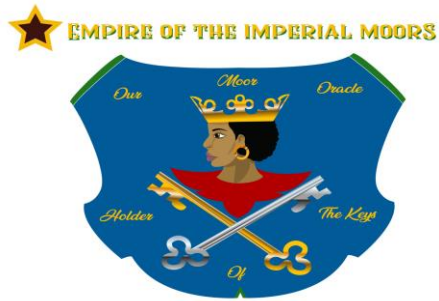


delegate Atyeb Al of Imperial City North Carolina Territory the duty of Empress' Secretary. I, Empress Ninti El Bey do hereby appoint and delegate the duty of Court Administrator to Khalilah AN-Nura Sabreen Bey of Georgia Territory. I, Empress Ninti El Bey do hereby appoint and delegate the duty of Sharif to Malik El of Imperial City, North Carolina. Empress Ninti of North Carolina (Imperial City) as custodian of claimed lands by and with the Powers/ Authorities and Heirship vested in me, annexed, duly filed, Proclaimed and Declared in the year 2007 to the U.S. Corporation and various World Leaders and again annexed at the World's Largest Library, 'Library of Congress' united States of America (Northgate Amexem) Aborigine Moors Empire Territory on July 15th and August 08, 2016. By an Act of Congress represented under the certificate number TXu 02-049-663, Titled "Ancient Imperial Moors are out of Interregnum" which detailed and included the entitlements that Urika Michelline Ramseur/ Empress Ninti El Bey has claimed since 2007 with several monetary claims solidified in several states as well as the U.S. Treasury Department as of the year 2007. Having been recognized and allied with 18 other countries including the entire African Union. Endorsed by World Leaders who have acknowledged her mission, important figures in our history such as Dr.Oyibo who has requested that we align our missions and join forces (Top Scientist in the World) highest and best in science and technology creator of GAGUT. Thee Empress Ninti has been recognized for her work and diligence for the resurrection of the Empire of the Moors of the America's and fallen humanity. Thee Empress Ninti of North Carolina would like to introduce the Six Royal Courts that have been resurrected in observance of our Ruling Power Ancestors and the Absolute Powers that Empress Ninti has Proclaimed Declared and Assumed as a living heir to the Throne and Monarch in the America's, now in full manifestation, full execution and demonstration, see definitions and descriptions of Heirship. As of April 15, 2018, Empress Ninti El Bey acts from Imperium Status. Thee Empress issued the first Royal Decree in April of 2018 and the Senior Judge William Robert Bell of Superior Court Mecklenburg County stepped down shortly after receiving the Royal Decree into the Court System and by hand delivered mail.

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, 2016, Certificate no. TXU 2-049 0663. Instrument number 2018034135 Book number 32548 Page numbers 938-942.).

Empress' Royal Courts



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).

Empress' Royal Courts

Six Royal Courts in favor of our Ancestors have been resurrected. In Full operation as Administrative Courts.

- 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.**

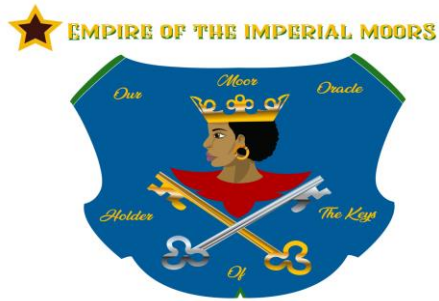
NOTICE: By and Through this resurrection of Power and Authority Empress Ninti of North Carolina has created the Aborigine Moors of Amexem Great Seal, Proclamation, Declaration, Charter and various Acts for our protection as Aborigine Moors upon the land. Empress Ninti has reestablished the power to escheat land, issue Royal Decree's, reclaimate (reclaim Aborigine Status) and certify Royal members, Tribal members and honorary members of the Cherokee Nation of Moors pursuant to the Aborigine Moors of Amexem Charter and Seal, who are established as having Tribal Immunity, Crown Immunity and Sovereign Immunity upon the lands of the America's and Worldwide.

In establishing the Royal Courts and its Administration I have issued the 'Law of Ninti' (detailing the execution of the law of the land and law enforcement) and the Abstract of Title (including the Antiquitous Maps that I have resurrected and claimed land mass) to all U.S. Constituents, Congress and State's.

The Law of Ninti and the Aborigine Moors of Amexem Charter is the Law and shall be executed as such upon the land. These Laws shall be duly enforced by Empress' Law enforcement the Sharif, Mufti's, Empress' Army and Empress' Consul, stat - refer, www.aborigineofamexem.com, *Law of Ninti, Abstract of Aborigine Title and Imperial Title Claim (Empress' Territories), Empress' Royal Decree's duly filed at Imperial City Register of Deeds, Mecklenburg County.*

By Royal decree and Imperium status of the Empress Ninti of North Carolina. It is decreed that all Departments and agencies upon the land of the Moors (North, South and Central) America's shall develop operate and execute exclusive offices specifically for conducting and facilitating, fiduciary affairs. Designate the liaison offices to receive documents, demands and Royal Decree's from the Empress' (6) Six Royal Courts that have been reestablished, resurrected and restored. Additionally, all municipal buildings are wholly owned by Empress Ninti El Bey as of

Empress' Royal Courts

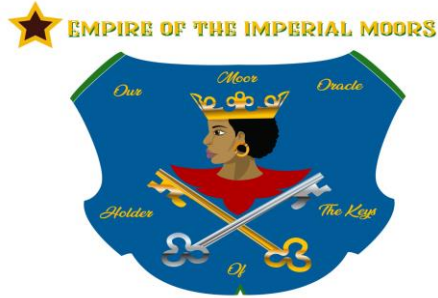


the year 2008. There shall be rent owed in lawful gold or silver as stated in the instrument. Secondly, Pursuant to the Aborigine of Amexem Trust, Proclamation and Charter there shall be a Sovereign Soil Tax due and payable to the Heirs of the land immediately from all residents & occupants, (governments, quasi-governments, states, counties, cities, municipalities) their successors and assigns. Sovereign Soil Tax paid to the Aborigine of Amexem Trust/ Executress Empress Ninti El Bey of North Carolina (Conventional and Provisional Heir) Lastly, as of October 03, 2017 all municipal venues have ceased operation by an act of Congress HJR 1624. Pope Francis extinguished all corporations under the Vatican Rule, Motu Proprio 2012, 2013, 2014. President Donald Trump just followed suit extinguishing the 501c3 organizations. In the year of 2006, Queen Elizabeth of Windsor was ordered by the World Court (Heague) to give all Aboriginal inhabitants under her authority their sovereign rights back. In the year of 2007, Empress Ninti El Bey ascended the Throne as an Aboriginal Heir of the America's.

To: Whom it may concern; [Lawyers, Attorney's' Judges, Judicial Bodies, Law makers, Congress, U.S. employees, U.S. Departments, U.S. Offices, U.S. Bureau's, U.S. Agencies, U.S. agents, assigns and beneficiaries] WE (Aborigine Moors) are no longer under the rule of the Vatican or Christian Powers. We the "People" of the Land are in control of what happens upon our land. Those that act in defiance of this truth and whose allegiance is not with We the (Aborigine Moors) part and parcel of the land. Freehold landlords. Traitors who commit High Treason Shall be banished from the land. Royal Decree and order of High Treason shall be issued against YOU (individual, entity, all violators) w/ the possibility of being detained, arrested and/ or jailed for a period of time.

As of April 2018. Notice has been duly served to all pertinent parties that, FRATERNAL ORDER OF POLICE, are relieved of their duties starting with the 'Imperial City', Policy enforcers who aim to uphold Vatican/ Nicean Rule upon our land shall be detained, arrested and jailed. WE have given public and private notice that WE are not "Black" We are not U.S. citizens and WE have restored our lawful claims to the land and that WE truthful (Law makers/ Judges) shall adjudicate the law upon our land and that We the lawful heirs to the land (Sharif, Mufti's & Aboriginal Marshal) shall enforce the law upon our land. We in our proper status; Sagamores, Sachem, Empresses, Emperors/ Aborigine Moors as the Rulers over our Dominions as our Ancestors did and as they shall have us to do now. We have come to correct the wrongs committed against We the Aborigine by the Inquisitionist, Colonialist and Slave Traders in North America starting with the 1800's. Lie of Slavery, Trail of Tears, Eugenics, Racial Integrity Act, Dawes Rolls Census (\$5 dollar Indians) and the egregious acts committed against our Aboriginal Dark Skinned Ancestors on Turtle Island. Atrocities resulting from the 'Trail of Tears' migration that caused our Ancestors to be uprooted from their Ancestral/ Tribal territories. Arbitrarily Evicted from their homes and land. Trail of tears left by our Ancestors, as they cried walking

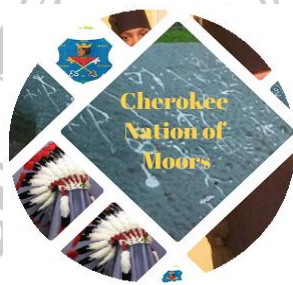
Empress' Royal Courts



from southern states up to the State of Oklahoma where those who survived the walk were forced to live after they were abruptly stripped of their land, domiciles, dignity, divinity and nobility. Yet, we still stand, WE the Inhabitants of the land demand that WE their descendants shall retrieve all that our Ancestors lost, all that was pillaged, rapped, stolen, molested and escheated from their vast estate. Shall be restored, revitalized, recovered, recouped, reverted back to where it belongs. So it is, So it is and So it is !!!

This is the Law that the State of North Carolina and (all political bodies and municipalities) Shall adhere to at once, without delay and indefinitely, permanently, internally and eternally forever and ever Moor! **NOTICE:** 'Law of Ninti' strictly represents [natural law, universal law and the law of heirs]. Violations of this Law shall be met with the remedies provided for in our Aborigine Charter/ Master Lien and Fee Schedule. From Her Majesty's Imperium status she has lawfully informed all Constituents of the U.S., State of North Carolina, City of Charlotte and County of Mecklenburg, there are no more 'Black Codes', Jim Crow Statutes, Genocidal Laws to strip We the Aborigine Moors of our birth rights by blood. WE the "People" Indigenous Inhabitants of America are part and parcel of these lands; North, South and Central America's. America (Al Moroc, Amurika, A'muurok) means our land in the West. Whose land in the west is it? Land of the Moors. The following Sovereign Soil Tax is a binding contract. Empress Ninti in her Imperium Authority may issue binding unilateral contracts to entities and residents occupying her claimed territory. True Bill is attached to this notice.

True Bill

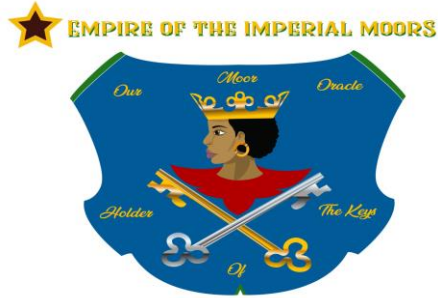


Cherokee Nation of Moors North Carolina Territory True Bill Notice

TO: Land Occupants/ Entities occupying land in Aboriginal/ Imperial Territories.

NOTICE From the Creditors/ Landlords and Custodians of the landmass within Imperial City, North Carolina Territory. Empire of the Aborigine Moors has been resurrected. Proclamation – Ancient Imperial Moors are out of Interregnum as of 2016, Library of Congress Certificate Registration ID: TXu-2-049-663. Sovereign Soil Tax shall be assessed per unit (1 unit equals 1 parcel) One Land Lot. All occupants of the Land shall pay a Sovereign Soil Tax to the Aborigine Moors Trust. The Charge to the occupants upon our land mass shall be Five Hundred Thousand (500,000) in Lawful Tender, per Twenty-five (25) year intervals for residents and Fifteen (15) year intervals for business entities as rent for occupancy upon the land. The Land may not, cannot and shall not be owned by any

Empress' Royal Courts



foreign interest. The land is attached to the lawful landlords/ Aborigine Moors of this Territory. Our land is not real estate, it is not real property, it is part and parcel of the aboriginal Inhabitants/ Moors, Black's Law Book 1 & 2. We shall protect our territories and land mass pursuant to Treaty of Peace and Friendship 1786 and pursuant to His Majesty's Laws of North Carolina 1739 and the recent Proclamation's of the Aborigine Moors filed at the Library of Congress year of 2016. Creditor's Demand : To All Carolinian's. Occupants upon the Land. Sovereign Soil Tax is in Full Effect, Due and Payable upon Demand. From the Aborigine Moors of Amexem/ Cherokee Nation of Moors. 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. Act of Congress as of October 1, 2017.

- Cut Here -

Occupants/ Residents of the landmass. This is a True Bill. Sovereign Soil Tax Five Hundred Thousand Dollars (Lawful Tender) 500,000 LT. Gold or Silver. Due and Payable Upon receipt of this notice. Payments of lawful currency may be made via currency trade account or bitcoin exchange account. Write or email for these instructions.

SS Tax: 500,000.00

Due: 500,000.00

Submit Payment TO: C/o Empress Ninti/ Cherokee Nation of Moors
401 Hawthorne Lane 110-289
Imperial City, North Carolina Territory
Near [28204]

Her Majesty, In Absolute,

Empress Ninti of North Carolina

*Signed and Electronically Sealed this 3rd day of September year
of 2018 A.J.E. (After Interregnum of the Empire).*

Electronic Signature valid pursuant to the laws prescribed.