



## COVER LETTER OF FORMAL SUBMISSION

December 02, 2025

Office of the Inspector General (OIG)  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

<https://complaint.ic3.gov/>

<https://www.ic3.gov/>



**Consumer Financial Protection Bureau (CFPB)**  
**P.O. Box 27170**  
**Washington, DC 20038**

**Office of the Comptroller of the Currency (OCC)**  
**Customer Assistance Group**  
**P.O. Box 53570**  
**Houston, TX 77052**

To Whom It May Concern:

Please find enclosed the official complaint packet submitted by the Beit LiYehudah Ne'emanut Keren (House of Judah Trust Foundation), under the authority of our Consular Court Tribunal.

This submission includes detailed exhibits and sworn declarations regarding:

- Fraudulent contract fabrication using fictitious names ("Princess Em El" and "Ra Prince")
- Denial of due process and coercive EUO demands without lawful standing
- Interference with a federally recognized Writ of Execution and U.S. Marshals enforcement
- False accusations and tortious interference by Liberty Mutual, Aldridge Pite Haan LLP, and affiliated actors
- Conspiracy to defame and criminalize the insureds under fabricated documents
- Obstruction of trust-owned vehicle title transfer and fraudulent lien activity despite active

\$1,000,000.00 bond

- Confirmation that Ally Bank never authorized the attorneys acting under their name

This bundle also references the Foreign Judgment Default obtained in McLean County, Illinois, and highlights the ongoing violations of federal law, trust rights, and Indigenous sovereignty.

We respectfully request immediate investigation, injunctive protection, enforcement of the federal judgment, and arrest of any parties obstructing lawful court orders or aiding in fraudulent practices.

All rights reserved under UCC 1-308, Treaty Law, and the American Declaration on the Rights of Indigenous Peoples.

Sincerely,

Envoy Prince Ra Hotep El  
Executor for the House of Judah Trust Foundation  
בית ליהודה נאמנות קרן

Envoy Princess Emilily Hotep El  
Beneficiary

Email: ConsularCourtTribunal13@proton.me

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U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

<https://complaint.ic3.gov/>

<https://www.ic3.gov/>

[crm.public@usdoj.gov](mailto:crm.public@usdoj.gov)

[us.marshals@usdoj.gov](mailto:us.marshals@usdoj.gov)

[usdoj@service.govdelivery.com](mailto:usdoj@service.govdelivery.com)

[civilrights@usdoj.gov](mailto:civilrights@usdoj.gov)

[consumerline@ftc.gov](mailto:consumerline@ftc.gov)

[docketclerk@cfpb.gov](mailto:docketclerk@cfpb.gov)



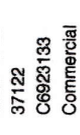
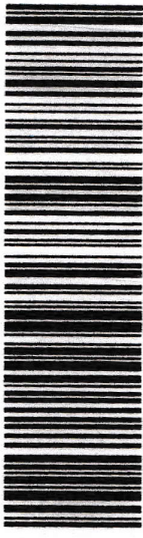
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RETURN TO SENDER  
INSUFFICIENT ADDRESS  
UNABLE TO FORWARD

52 90/1127 220 SE 1 NIXIE

EXHIBIT

*Not for  
Post Office  
at San Francisco  
Consular Service*

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<b>USPS GROUND ADVANTAGE™</b>	
HOUSE OF JUDAH CONSULAR COURT 13 1483 N MOUNT JULIET RD AL MOROCCO PMB 183 MT JULIET TN 37122-3315 <div style="border: 1px solid black; padding: 2px; display: inline-block;">C000</div> SHIP TO: US DEPARTMENT OF JUSTICE DOJ. 400 7TH ST SW WASHINGTON DC 20219-0004 	
<b>USPS ADULT SIG 21 OR OLDER</b>  <b>9497 4361 0619 5274 3704 25</b>	
	



**IN THE CONSULAR COURT HOUSE OF JUDAH MELCHIZEDEK  
PRIESTHOOD**

**Prince Ra H0tep El & David Jr Hall Estate Trust BT, Princess Emilily Hotep El,  
Prince Ra Hotep El, and Monica Rene Hall Estate Trust BT, Petitioners,**

HOUSE OF JUDAH CONSULAR COURT TRIBUNAL  
VIZIR COURT OF RECORD AND INDIGENOUS REGISTRY  
בית ליהודה נאָמנוט קרן (Beit LiYehudah Ne’emanut Keren)

Foreign Business Trust | Nevada Business ID: NV20222630673 | Exemption Code:  
001 (Governmental Entity)

**DECLARATION, AFFIDAVIT OF TRUTH, AND NOTICE OF NON-REVOICATION &  
SOVEREIGN IMMUNITY Beit LiYehudah Ne’emanut Keren/Monica Rene Hall  
BT Sent to Federal Government and such around the world notice!**



**I. PREAMBLE**

**This Declaration and Affidavit of Truth is issued by Envoy Prince Ra Hotep El, Executor and Managing Trustee, and Envoy Princess Emilily Hotep El, Beneficiary, on behalf of the Private Indigenous Aboriginal Governmental Trust known as Beit LiYehudah Ne’emanut Keren,**



**lawfully registered with the Nevada Secretary of State as Monica Rene Hall BT, Foreign Business Trust, NV Business ID NV20222630673, holding Exemption Code 001 (Governmental Entity).**

**II. LEGAL FOUNDATION**

This Trust exists and operates under the following authorities:

- Nevada Revised Statutes Chapter 82A — Business Trusts
- United States Constitution, Article I § 10 — Obligation of Contracts

- Treaty of Peace and Friendship (1787 & 1836)
- American Declaration on the Rights of Indigenous Peoples, Articles 1-25
- Vienna Convention on the Law of Treaties (1969)
- Uniform Commercial Code 1-103 and 1-308 — Reservation of Rights



### III. DECLARATION OF NON-REVOCATION AND SOVEREIGN IMMUNITY

1. The Trust is a sovereign, self-governing, foreign business trust recognized under Nevada law and protected by treaty.
2. The governmental exemption (Code 001) confirms its standing as an Indigenous governmental entity not subject to state or federal business taxation or licensure.
3. No State of Nevada, United States federal, or foreign administrative body possesses lawful authority to revoke, dissolve, suspend, or interfere with the lawful operation of this Trust.
4. The Trust's authority derives from the House of Judah Consular Court Tribunal, under Divine and Treaty Law.
5. Any attempt to revoke or diminish its rights constitutes a breach of treaty, contract, and fiduciary duty.

### IV. NOTICE AND RESERVATION OF RIGHTS

Notice is hereby given that Beit LiYehudah Ne'emanut Keren / Monica Rene Hall BT retains perpetual existence under its charter and treaties. All rights reserved without prejudice under UCC 1-103 and UCC 1-308. Nothing herein shall be construed as consent to foreign jurisdiction or waiver of sovereign immunity.

### V. AFFIDAVIT OF TRUTH

I, Envoy Prince Ra Hotep El, Executor and Managing Trustee, and I, Envoy Princess Emilily Hotep El, Beneficiary, hereby declare under oath and penalty of perjury that the foregoing statements are true, correct, and complete to the best of our knowledge and belief. This Declaration is affirmed before the Vizir Consular Court of the House of Judah, a Court of Record and Indigenous Registry, on this 13 day of October, 2025.

*Chief Justice*  
**Prince Ra Hotep El**  
*all rights reserved ucc 1-308*

**Envoy Prince Ra Hotep El**  
 Executor and Managing Trustee  
 Beit LiYehudah Ne'emanut Keren / Monica Rene Hall BT

*Envoy Princess Emilily Hotep El*  
*Empress*  
*All Rights Reserved UCC1-308*

**Envoy Princess Emilily Hotep El**  
 Beneficiary Beit LiYehudah Ne'emanut Keren / Monica Rene Hall BT



## VI. ATTACHMENTS / EXHIBITS

Exhibit A: Certificate of Registration – Foreign Business Trust (Nevada Secretary of State)

Exhibit B: Certification of Exemption – Nevada State Business License (Exemption Code 001).



### NOTICE OF NATIONALITY & SOVEREIGNTY WITH RESERVATION OF RIGH (UCC 1-308)

**NOTICE** of nationality and sovereignty is hereby given, into the Illinois Circuit Court of a man and a woman on Illinois and providing reservation of rights without prejudice pursuant to UCC 1-308.

ALL RIGHTS NOT EXPRESSLY WAIVED  
ARE RESERVED IN PERPETUITY  
THROUGH THE FIVE (5) CIVILIZED  
TRIBES OF JUDAH/MOORS:  
CHOCTAW, CHICKASAW &



**CERTIFICATE OF FILING**

This document was duly filed and recorded by the Vizir Consular Court of the House of Judah Consular Court Tribunal into the Efile Illinois online Court docket. Docket No: 2025LA000153 Date Filed: October 13, 2025.

Vizir Consular Court Official: Chief Justice Ali

Signature:

*Chief Justice Ali*  
UCC 1-308



*All rights reserved under UCC 1-103, 1-308, Treaty of Peace and Friendship (1787/1836), and International Law — without prejudice, without recourse.*





House of Judah Consular Court  
Tribunal 13  
בית ליהודה באגמנת קרן  
Private Indigenous Aboriginal  
Trust Claim No. 060108463  
Case No. OTH-24-002493



## LAWFUL DECLARATION & NOTICE OF SOVEREIGN JURISDICTION

**From:** Consular Court House of Judah

**To:** Nevada Municipal Authorities, Department of Motor Vehicles (DMV), Private Document Processor (PDP), Department XXXI – Judicial Officer Joanne Kishner, Clerks of Court, and Affiliated Agencies

**Date:** December 18, 2025

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### PREAMBLE: WE AND I

**We**, the living Washitaw Muur, Choctaw, Cherokee, and Blackfoot Peoples, and **I**, the undersigned Trustee, Executor, and Lawful Representative of the above-named Trusts and Estates, do hereby issue this Lawful Declaration and Notice under the jurisdiction of the **Consular Court House of Judah**, an Indigenous sovereign court of record, duly constituted and operating with full lawful capacity. Federally and Nationally and Internationally recognized.

Let this stand as **formal and final notice** of fraud, coercion, and unlawful jurisdictional overreach by agents and entities acting under the color of law within the Nevada Municipality, its courts, and departments.

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### I. FRAUDULENT USE OF INTERNAL DOCUMENTS

It has come to our attention that **private DMV PDP documents** related to the matter involving Ally Auto/Ally Bank/Ally Financial were unlawfully: - Shared or leaked externally without legal justification; - Used in public court proceedings without chain-of-custody or lawful consent; - Repurposed by law firms and courts in support of fabricated claims.

According to internal agency declarations, the **title document presented** was not issued by **Ally Bank** but by **Ally Financial**, a private corporation. Such documentation was flagged as **non-public and internal-use only**.

**Question of Authority:**

Who authorized the external sharing or recreation of DMV PDP internal documents? Who inserted this falsified title into court record, and under what lawful authority?

This breach constitutes a violation of privacy, administrative law, and evidentiary integrity.

Furthermore, **these same documents were entered into court record and stamped/sealed by the Clerk of the Court CEO, Steven D. Grierson**, establishing that the court had physical and administrative access to the original documents as filed by the Estate Trust. This confirms the authenticity and timeline of the Consular Court's submissions, and further evidences the falsification and unauthorized duplication of those same filings.

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**II. CONSULAR COURT DEFAULT JUDGMENT – AUGUST 1, 2021 & Other Judgments Cc The Eighth Judicial District Court Docket for Multiple Cases Filed By Aldridge Pite llp alleging to be authorized to collect debts on behalf of said Corporations.**

The Consular Court House of Judah, having full jurisdiction and jurisprudence over matters affecting the named Trusts and Estates, entered **default judgment** against the following parties:

- Ally Auto (Ally Bank)
- Ally Financial (Parent Company)
- Jeffrey Brown, CEO [Executives]
- John White
- Mark Zane
- Aldridge Pite LLP / Aldridge Pite Haan LLP (Attorneys)

**Causes of Default:** 1. Failure to produce a lawful, original title following full tender of contract. 2. Failure to identify any injured party. 3. Absence of any original lawful contract bearing wet-ink signature. 4. Use of **fraudulent documents in the Eighth Judicial District Court**. 5. Refusal to lawfully accept or deny full tendered payment of **\$380.00** from the Trust. 6. Evidence of denial and obstruction presented in correspondence from **Brandon, Executive Relations, Ally**, who named no outside counsel.

All documents, receipts, and instruments were previously filed with the **DMV and its PDP division** and are lawfully held in record. These include: - Check in the amount of \$380.00 tendered in good faith; - Response letter from Ally Executive Relations; - Consular Court stamped letter dated 2021 (Steven D. Grierson); - Correspondence rejecting payment and contract closure.

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### **III. UNLAWFUL COURT INTERFERENCE, COERCION & PROPERTY THEFT**

Following this adjudication: - The Trust's Las Vegas property was broken into; - Legal instruments, vouchers, security documents, and original evidence were stolen or destroyed; - Trustees and Beneficiaries were threatened with arrest for presenting their own court documents; - The court falsely accused them of unauthorized legal practice; - Motions were issued or threatened to brand the Trustees as "vexatious litigants" and deny future access to courts; - The result was **coercive silence, theft of jurisdiction, and destruction of defense**.

This constitutes **coercive control, slander, malicious prosecution, and institutional violence**, used as tools of theft and suppression of lawful claims.

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### **IV. JURISDICTIONAL NOTICE & LEGAL NULLITY**

Let it be known: - The Consular Court House of Judah entered lawful judgment PRIOR to any municipal filings; - Municipal and state courts have **no jurisdiction** over these private trusts and consular matters; - All subsequent actions by Department XXXI and affiliates are **legally moot**; - Any further claims, filings, or prosecutions are now classified as **abuse of process and commercial harassment**.

The false use of state courts and private law firms to stalk, defame, silence, and dispossess the lawful Executors and Beneficiaries will be met with international record and redress.

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## V. CLOSING DECLARATION

The **Consular Court House of Judah** stands by its lawful judgment and recognizes no authority in these matters from your municipal agencies. All actions taken to undermine this adjudication are null, void, and unlawful.

You are hereby: - Notified of your breach; - Ordered to cease and desist from any further action regarding the above Trusts; - Held accountable for the leak, theft, misuse, and fraudulent recreation of internal DMV and Ally Financial documents.

This Notice and Declaration shall be recorded: - In the archives of the Consular Court House of Judah; - With national and international Indigenous records; - As evidence of unlawful municipal overreach and coercive control.

**Issued under full faith, seal, and sovereign authority of the living People.**

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**By: Chief Justice Ali, Envoy Prince Ra Hotep EI**, Executor, House of Judah Foundation Trust, **Envoy Princess Emilily Hotep EI**, Beneficiary and Heir  
On behalf of:

- Monica Rene Hall Padgett Estate Living Trust (BT)
- David Jr Hall Estate Living Trust (BT)
- Prince Ra Hotep Trust
- Princess Emily Hotep Trust
- Haleelhall Foundational Trust
- House of Judah Foundation Trust

**Dated:** December 18, 2025

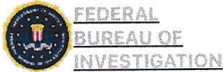
**Court of Record:** Consular Court House of Judah (Private and Treaty-Enforced)

**Jurisdiction:** Indigenous, Ecclesiastical, and Treaty Authority (Hague Convention; Treaty of Peace and Friendship)

“We and I stand not for domination, but for divine correction. Not by force, but by law.”

*Chief Justice Ali*  
UCC 1-308

Chief Justice Ali for the Consular Court House of  
Judah Consular General



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[CONSUMER ALERTS](#)
[INDUSTRY ALERTS](#)
[BEC](#)
[RANSOMWARE](#)
[ELDER FRAUD](#)
[COMMON SCAMS](#)

## Victim Information

Name: princess emilily hotep el  
 Are you reporting on behalf of a business?  
 Business Name: Monica Rene Hall Estate Trust BT  
 Is the incident currently impacting business operations? Yes  
 Age: 50 - 59  
 Address: 8237 Fawn Brook Ct  
 Address (continued):  
 Suite/Apt./Mail Stop:  
 City: Las Vegas  
 County: Clark  
 Country: United States of America  
 State: Nevada  
 Zip Code/Route: 89149  
 Phone Number: 7028594949  
 Email Address: princessemel97@gmail.com  
 Business IT POC, if applicable:  
 Other Business POC, if applicable:

## Financial Transaction(s)

Transaction Type: CreditCard  
 If other, please specify: Title Theft on my property held within my Estate  
 Transaction Amount: 399000.00  
 Transaction Date: 5/10/2023  
 Was the money sent? No

Victim Bank Name:  
 Victim Bank Address:  
 Victim Bank Address (continued):  
 Victim Bank Suite/Mail Stop:  
 Victim Bank City:  
 Victim Bank Country:  
 Victim Bank State:  
 Victim Bank Zip Code/Route:  
 Victim Name on Account:  
 Victim Account Number:

Recipient Bank Name:  
 Recipient Bank Address:  
 Recipient Bank Address (continued):  
 Recipient Bank Suite/Mail Stop:  
 Recipient Bank City:  
 Recipient Bank Country:  
 Recipient Bank State:  
 Recipient Bank Zip Code/Route:  
 Recipient Name on Account:  
 Recipient Bank Routing Number:  
 Recipient Account Number:  
 Recipient Bank SWIFT Code:

## Description of Incident

Provide a description of the incident and how you were victimized. Provide information not captured elsewhere in this complaint form.

On May 10, 2023 my family and I were forced from our home by three armed alleged Constable officers, none were wearing body cameras nor protective body armor, this made me feel very unsafe and I didn't believe they were on duty. They would not give their names or identification. The men were accompanied by the HOA Board member Jimmy H. Secretary and Ronal C. President. Also a man named Jim Hastings of Hastings Ltd. They claimed we were being evicted. I asked for a warrant they couldn't provide one. They gave me a letter from the man outside now known as Jim Hastings claiming he was working for and with Aldridge Pite Haan LLP aka Aldridge Pite LLP and FannieMae. Without verification nor a warrant and neither a 24 hour notice they proceeded to force me and my family from our abode home without a 24 hour notice warning, not allowing us to gather clothing food cars etc,.. from the home. Rather this issue began June 22, 2018.

We purchased the property June 22, 2018 and thereafter made attempts to file in the county the Clerk Recorder and Assessor refused our records for the public to prevent any identity theft, further attempts to claim our Title and home. The HOA Issues began the day we moved in, since being in the home we've experience hate words such as the N-Word, Monkeys guerrillas and was stated by board members that we should go back to Africa. Also recently we've been called Muslims when we are not rather our Religious beliefs and history is that of the Hebrew Kemetite people we ascend from. Damages - Our home have been broken into multiple times, we've been chased from our own home three times as we've tried to gather belongings personal and private. Our locks have broken keys inside them and a lock and chain on our front gate driveway. Paint that appears to be a swastika or similar thereto which appears when it rains or when water hits the driveway. Many men and women since being in the property our home, have tried to enter the home. When we asked who are they looking for they all would say "Corey said I can come live here!"

Another man would appear attempting to try the key code on the front door claiming the owner said he could come and stay in our home. The people whom were creating this story is the HOA BOARD MEMBERS since being fully teamed all the men all four [4] of them with a surveillance team that drive around the neighborhood 24 7. Parking on the side of our home for more that four hours at a time.

Our pool have been damaged for the past five years, we've had to have the pool pump replaced, three times, our front door and windows and the back have been egged and dead rodents placed in our pool and around our home on many occasions since living in the home. We are the original owners since June 22, 2018. We have the property placed in a private off shore trust.

Our mail stolen and redirected, identity used to collect checks from the IRS which we have had to dispute for the past three years. For the past five years we've gotten fraudulent mail claiming it was from the IRS when it wasn't. They also schemed into previous employers information claiming to be the IRS and took more than \$104,000.00 between the years 2020 and 2023, when we found out it was the law firm Aldridge Pite LLP doing this along with the HOA.

The entire time they were setting up a Title theft on our property with the assistance from former employees of our title company Fidelity National Title Insurance Company FNF. We contacted the Title Company March 15, 2021 and they responded in letter. We demanded and requested that they release the title insurance so that we could move the property into a private Estate Trust and get our own Title insurance in the case that someone would attempt to make theft of the Title on the property, they suggested that that could not honor the demand and request and two of their employees would leave the company join American Title Co... and Aldridge Pite Haan LLP law firm just after the letter dated April 5, 2021.

CYBER CRIMES HATE CRIMES - Since being in the home our wifi routers and computers have been hacked by the HOA BOARD OF DIRECTORS or those in pursuit of being on the board of the HOA. They have access to a Stingray Cell Tower Simulator and other spying instruments. They could access our cameras wifi and computers, changing files and deleting files as well altering files. They also had access to our private documents social security numbers cards and other legal and lawful identifying documents filed and stored on our hard drives and backup drives.

The Cyber Threat Malicious - Cyber activity threatened our right to privacy and our safety and our national and economic security. We have made attempts to report this to the FBI's cyber strategy plan which is to impose risk and consequences on cyber adversaries. The FBI's goal is to change the behavior of criminals and nation-states who believe they can compromise U.S. networks, steal financial and intellectual property, and put critical infrastructure at risk without facing risk themselves. In able for them to do this, they would use our unique mix of authorities, capabilities, and partnerships to impose consequences against our cyber adversaries.

The FBI is the lead federal agency for investigating cyber attacks and intrusions. We collect and share intelligence and engage with victims while working to unmask those committing malicious cyber activities, wherever they are. We know they are all locally within the Jurisdiction of Nevada Clark County.

Notice of Title Theft - Takes place when a Home title theft is a type of real estate fraud where someone uses a homeowner's personal information to forge a deed and steal their home. The thief may apply for a home equity loan or line of credit in the homeowner's name and then fail to make payments exposing the owner to foreclosure and credit damage. In the case of unoccupied homes, like secondary residences, the fraudster might sell the house without the owner's knowledge or rent out the property without permission.

This was committed by home title theft by phishing schemes, malware, data breaches, unsecured Wi-Fi networks and mail theft. Theft of sensitive documents like their deed or a mortgage statement. Here's how home title theft typically happens: Phishing. Phishing occurs when a criminal pretends to be a legitimate company or individual to get a homeowner's personal information.

They may do this by sending an email or letter that looks like it's from a bank or government agency or by calling the homeowner and pretending to be someone they're not. This was not done by Leader One, PennyMac nor FannieMae but by R. Samuel Ehlers and Jim Hastings. It has been reported that the HOA had been phishing the home owners wifi and taking information from the computers hard drives.

We have several hard drives in the home that Jim Hastings the HOA Board and R. Samuel Ehlers want to duplicate copy or theft in order to cover up this matter.

Signs that we made complaints and claims that our home was the target of title theft.

Receiving bills or collection notices for accounts you didn't open

Being denied credit because of information on your credit report you don't recognize

Receiving a notice from the IRS that you have unpaid taxes  
 Getting calls from debt collectors for debts you don't owe  
 Discovering your home has been rented out or sold

TITLE THEFT WAS THE REASON - The reason for the hate crimes was to cover up the title theft.

We made the Federal Government aware and gave notice of Hate Crimes Against Indigenous people, Title 42, U.S.C., Section 14141 - Pattern and Practice This civil statute was a provision within the Crime Control Act of 1994 and makes it unlawful for any governmental authority, or agent thereof, or any person acting on behalf of a governmental authority, to engage in a pattern or practice of conduct by law enforcement officers or by officials or employees of any governmental agency with responsibility for the administration of juvenile justice or the incarceration of juveniles that deprives persons of rights, privileges, or immunities secured or protected by the Constitution or laws of the United States. Whenever the Attorney General has reasonable cause to believe that a violation has occurred, the Attorney General, for or in the name of the United States, may in a civil action obtain appropriate equitable and declaratory relief to eliminate the pattern or practice. Types of misconduct covered include, among other things: Excessive Force Discriminatory Harassment False Arrest Coercive Sexual Conduct, Unlawful Stops, Searches, or Arrests Federal Civil Rights Statutes Title 18, U.S.C., Section 249 - Matthew Shepard and James Byrd, Jr., Hate Crimes Prevention Act... Title 18, U.S.C., Section 241 - Conspiracy Against Rights... Title 18, U.S.C., Section 242 - Deprivation of Rights Under Color of Law... Title 18, U.S.C., Section 245 - Federally Protected Activities... Title 18, U.S.C., Section 247 - Church Arson Prevention Act of 1996... Title 18, U.S.C., Section 844(h) - Federal Explosives Control Statute... Title 42, U.S.C., Section 3631 - Criminal Interference with Right to Fair Housing...

Protected Classes - The FHAA and CCRA establish "protected classes" of people making it unlawful to treat persons differently due to their protected class. Protected classes under the FHAA include : race, color, religion, sex, handicap, familial status and national origin. Remember the petitioners herein a True Class A-1 " The Plaintiffs/Petitioners herein are Diplomats. True A1 freehold by inheritance exempt and immune Registration No. AA222141 with the U.S.Department of Justice and the American Declaration on the Rights of Indigenous Peoples executive order 13173 by President William J Clinton and with full support of the laws of this land the Constitutions and Treaties the United Nations Articles and the Treaties of 1836.

The Civil Rights Division enforces federal laws that protect you from discrimination based on your race, color, national origin, disability status, sex, religion, familial status, or loss of other constitutional rights. Denied housing, a permit, or a loan based on personal characteristics like race, sex, and/or having children under 18 years old Harassment by a landlord or another tenant, including sexual harassment Challenges with terminating a lease due to military status change Denied an accommodation for a disability, including not being allowed to have a service or assistance animal in public housing . As in this matter the law firm has stated that the petitioners do not and should not have rights to property as to call them slaves or property of another. As to alleged criminal actions have been adjudicated and having no such evidence of such. The fact that the petitioners are Al Moroccan Indigenous man and woman and their pets the very fact that someone namely the HOA and Board tied to the law firm has made complaints to the community it serves by generating public notice and record on a app called the NEXT DOOR APP as to assume the property owners or petitioners are tied or linked to the site or app. To be clear of the app and the discrimination and violations of the HOA Property management all incited violently and slanderously by the law firm Aldridge Pite Haan llp aka Aldridge Pite llp, by hiring persons within the community to slander defame, harras stalk and many other civil rights violations in the hopes to force the petitioners to walk away from their home so that they the law firm the HOA and others may take and benefit from property within and the adobe itself.

## Information About The Subject(s) Who Victimized You

Name:	Jim Hastings
Business Name:	Jim Hastings Ltd.
Address:	2575 SOUTH CIMARRON ROAD
Address (continued):	B.0043423.CORP
Suite/Apt./Mail Stop:	SUITE 102
City:	Las Vegas
Country:	United States of America
State:	Nevada
Zip Code/Route:	89117
Phone Number:	7022405448
Email Address:	jim@huckle.com
Website:	<a href="https://www.realtor.com/realestateagents/56ba7e537e54f70100217a0b">https://www.realtor.com/realestateagents/56ba7e537e54f70100217a0b</a>
IP Address:	

## Other Information

If an email was used in this incident, please provide a copy of the entire email including full email headers.

My email was compromised as I was communicating with the FHA/HUD and other Federal Government Agencies A matter of Civil Rights violations, discrimination and racism violations of the petitioners Constitutional Rights by Treaties Al Moroccan Consulate for indigenous peoples <consulatecourt13@gmail.com>  
 AttachmentsTue, May 23, 2:30 PMto fheowebmanager, docketclerk, answers, angelat, AOCustomerServiceRequests, RecWeb, Info, bcc: Marlon, bcc: jim

A matter of Civil Rights violations, discrimination and racism violations of the petitioners Constitutional Rights by Treaties Violations of the FDCPA Bank Fraud etc,...

From: The Al Moroccan Consulate  
on Behalf of Prince Ra Hotep El  
a Foreign Official a ambassador and  
wife cohort Diplomat ;Princess Emilily Hotep El  
8237 Fawn Brook Ct Al Morocco  
Las Vegas NV Republic [89149]  
phone (202) 514-3847  
1-855-856-1247 (toll-free)  
Kristen Clarke

Assistant Attorney General  
Kristen Clarke serves as the Assistant Attorney General  
(AAG) for the Civil Rights Division of the Department of Justice.  
To: Headquarters Las Vegas US Attorneys Office Jason M Frierson  
501 Las Vegas Boulevard South Ste 1100  
Las Vegas, NV 89101  
[702]388-6338 [800]539-8002  
Reno Branch Office  
U.S. Attorneys Office 400 South Virginia Street  
Reno, NV 89501  
[775]784-5438 [800]303-5545

Title 42, U.S.C., Section 14141 - Pattern and Practice This civil statute was a provision within the Crime Control Act of 1994 and makes it unlawful for any governmental authority, or agent thereof, or any person acting on behalf of a governmental authority, to engage in a pattern or practice of conduct by law enforcement officers or by officials or employees of any governmental agency with responsibility for the administration of juvenile justice or the incarceration of juveniles that deprives persons of rights, privileges, or immunities secured or protected by the Constitution or laws of the United States. Whenever the Attorney General has reasonable cause to believe that a violation has occurred, the Attorney General, for or in the name of the United States, may in a civil action obtain appropriate equitable and declaratory relief to eliminate the pattern or practice. Types of misconduct covered include, among other things: Excessive Force Discriminatory Harassment False Arrest Coercive Sexual Conduct, Unlawful Stops, Searches, or Arrests Federal Civil Rights Statutes Title 18, U.S.C., Section 249 - Matthew Shepard and James Byrd, Jr., Hate Crimes Prevention Act... Title 18, U.S.C., Section 241 - Conspiracy Against Rights... Title 18, U.S.C., Section 242 - Deprivation of Rights Under Color of Law... Title 18, U.S.C., Section 245 - Federally Protected Activities... Title 18, U.S.C., Section 247 - Church Arson Prevention Act of 1996... Title 18, U.S.C., Section 844(h) - Federal Explosives Control Statute... Title 42, U.S.C., Section 3631 - Criminal Interference with Right to Fair Housing...

Protected Classes - The FHAA and CCRA establish "protected classes" of people making it unlawful to treat persons differently due to their protected class. Protected classes under the FHAA include : race, color, religion, sex, handicap, familial status and national origin. Remember the petitioners herein a True Class A-1 " The Plaintiffs/Petitioners herein are Diplomats. True A1 freehold by inheritance exempt and immune Registration No. AA222141 with the U.S. Department of Justice and the American Declaration on the Rights of Indigenous Peoples executive order 13173 by President William J Clinton and with full support of the laws of this land the Constitutions and Treaties the United Nations Articles and the Treaties of 1836.

The Civil Rights Division enforces federal laws that protect you from discrimination based on your race, color, national origin, disability status, sex, religion, familial status, or loss of other constitutional rights. Denied housing, a permit, or a loan based on personal characteristics like race, sex, and/or having children under 18 years old Harassment by a landlord or another tenant, including sexual harassment Challenges with terminating a lease due to military status change Denied an accommodation for a disability, including not being allowed to have a service or assistance animal in public housing . As in this matter the law firm has stated that the petitioners do not and should not have rights to property as to call them slaves or property of another. As to alleged criminal actions have been adjudicated and having no such evidence of such. The fact that the petitioners are Al Moroccan Indigenous man and woman and their pets the very fact that someone namely the HOA and Board tied to the law firm has made complaints to the community it serves by generating public notice and record on a app called the NEXT DOOR APP as to assume the property owners or petitioners are tied or linked to the site or app. To be clear of the app and the discrimination and violations of the HOA Prope

Are there any other witnesses or victims to this incident?

Prince Ra Hotep El

If you have reported this incident to other law enforcement or government agencies, please provide the name, phone number, email, date reported, report number, etc.

This was reported to the Consumer Financial Protection Bureau Case No... ID # 232019-10413939, 230313-10580559 230313-10580753 190515-4070350 190607-4130888 190607-4131200 190607-4131201 190611-4138116 190611-4138138 190611-4138139 190716-4229300 190804-4280668 190804-4280694 200207-4734432 200207-4734510 200207-4734511 200716-5256226 200716-5256227 200716-5256228 200716-5256572 200716-5256669 200716-5256670 200716-5256671 200716-5257660 201202-5744610 201202-5744818 210323-6284607 230219-10413939  
<https://complaint.ic3.gov/#> Page 3 of 4

IC3 Complaint Referral Form 11/6/2023, 13:50  
221115-9765387 Company ALDRIDGE PITE HAAN, LLP ALLY BANK TRANSUNION INTERMEDIATE HOLDINGS, INC.  
EXPERIAN TRANSUNION INTERMEDIATE HOLDINGS, INC. EQUIFAX, INC. Equifax Information Services LLC TRANSUNION  
EXPERIAN Equifax Information Services LLC Experian Information Solutions Inc., The Federal Trade Commission Case No...,  
The LVMPD Constable Case No.... 23LVTC010469, Department of Justice....., FBI,.... FHA Office of inspector General File #  
H-23-4050, NEVADA ATTORNEY GENERAL CASE NO. 9114, FRB Complaints,

Check here if this an update to a previously filed complaint:

## Who Filed the Complaint

---

Were you the victim in the incident described above? Yes

Name:  
Business Name:  
Phone Number:  
Email Address:

## Digital Signature

---

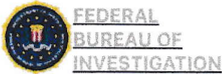
By digitally signing this document, I affirm that the information I provided is true and accurate to the best of my knowledge. I understand that providing false information could make me subject to fine, imprisonment, or both. (Title 18, U.S.Code, Section 1001)

Digital Signature: princessemililyhotepel

Thank you. Your complaint was submitted to the IC3. Please save or print a copy of your complaint before closing this window.

***This is the only time you will have to make a copy of your complaint.***

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[INDUSTRY ALERTS](#)
[BEC](#)
[RANSOMWARE](#)
[ELDER FRAUD](#)
[COMMON SCAMS](#)

## Victim Information

Name: prince ra hotep el  
 Are you reporting on behalf of a business? Yes  
 Business Name: Melchizedeck Priesthood EI LLC  
 Is the incident currently impacting business operations? Yes  
 Age: 50 - 59  
 Address: 8237 Fawn Brook Ct  
 Address (continued):  
 Suite/Apt./Mail Stop:  
 City: Las Vegas  
 County: Clark  
 Country: United States of America  
 State: Nevada  
 Zip Code/Route: 89149  
 Phone Number: 7028594949  
 Email Address: princeraokingel@gmail.com  
 Business IT POC, if applicable:  
 Other Business POC, if applicable:

## Financial Transaction(s)

Transaction Type: CreditCard  
 If other, please specify: Title Theft on property  
 Transaction Amount: 399000.00  
 Transaction Date: 2/23/2023  
 Was the money sent? No

Victim Bank Name:  
 Victim Bank Address:  
 Victim Bank Address (continued):  
 Victim Bank Suite/Mail Stop:  
 Victim Bank City:  
 Victim Bank Country:  
 Victim Bank State:  
 Victim Bank Zip Code/Route:  
 Victim Name on Account:  
 Victim Account Number:

Recipient Bank Name:  
 Recipient Bank Address:  
 Recipient Bank Address (continued):  
 Recipient Bank Suite/Mail Stop:  
 Recipient Bank City:  
 Recipient Bank Country:  
 Recipient Bank State:  
 Recipient Bank Zip Code/Route:  
 Recipient Name on Account:  
 Recipient Bank Routing Number:  
 Recipient Account Number:  
 Recipient Bank SWIFT Code:

## Description of Incident

Provide a description of the incident and how you were victimized. Provide information not captured elsewhere in this complaint form.

On May 10, 2023 my family and I were forced from our home by three armed alleged Constable officers. They would not give their names or identification. The men were accompanied by the HOA Board member Jimmy H. Secretary and Ronal C. President. Also a man named Jim Hastings of Hastings Ltd. They claimed we were being evicted. I asked for a warrant they couldn't provide one. They gave me a letter from the man outside now known as Jim Hastings claiming he was working for and with Aldridge Pite Haan LLP aka Aldridge Pite LLP and FannieMae. Without verification nor a warrant and neither a 24 hour notice they proceeded to force me and my family from our abode home without a 24 hour notice warning, not allowing us to gather clothing food cars etc,.. from the home. Rather this issue began June 22, 2018.

We purchased the property June 22, 2018 and thereafter made attempts to file in the county the Clerk Recorder and Assessor refused our records for the public to prevent any identity theft, further attempts to claim our Title and home. The HOA issues began the day we moved in, since being in the home we've experience hate words such as the N-Word, Monkeys guerrillas and was stated by board members that we should go back to Africa. Also recently we've been called Muslims when we are not rather our Religious beliefs and history is that of the Hebrew Kemetiic people we ascend from. Damages - Our home have been broken into multiple times, we've been chased from our own home three times as we've tried to gather belongings personal and private. Our locks have broken keys inside them and a lock and chain on our front gate driveway. Paint that appears to be a swastika or similar thereto which appears when it rains or when water hits the driveway. Many men and women since being in the property our home, have tried to enter the home. When we asked who are they looking for they all would say "Corey said I can come live here!"

Another man would appear attempting to try the key code on the front door claiming the owner said he could come and stay in our home. The people whom were creating this story is the HOA BOARD MEMBERS since being fully teamed all the men all four [4] of them with a surveillance team that drive around the neighborhood 24 7. Parking on the side of our home for more that four hours at a time.

Our pool have been damaged for the past five years, we've had to have the pool pump replaced, three times, our front door and windows and the back have been egged and dead rodents placed in our pool and around our home on many occasions since living in the home. We are the original owners since June 22, 2018. We have the property placed in a private off shore trust.

Our mail stolen and redirected, identity used to collect checks from the IRS which we have had to dispute for the past three years. For the past five years we've gotten fraudulent mail claiming it was from the IRS when it wasn't. They also schemed into previous employers information claiming to be the IRS and took more than \$104,000.00 between the years 2020 and 2023, when we found out it was the law firm Aldridge Pite LLP doing this along with the HOA.

The entire time they were setting up a Title theft on our property with the assistance from former employees of our title company Fidelity National Title Insurance Company FNF. We contacted the Title Company March 15, 2021 and they responded in letter. We demanded and requested that they release the title insurance so that we could move the property into a private Estate Trust and get our own Title insurance in the case that someone would attempt to make theft of the Title on the property, they suggested that that could not honor the demand and request and two of their employees would leave the company join American Title Co... and Aldridge Pite Haan LLP law firm just after the letter dated April 5, 2021.

CYBER CRIMES HATE CRIMES - Since being in the home our wifi routers and computers have been hacked by the HOA BOARD OF DIRECTORS or those in pursuit of being on the board of the HOA. They have access to a Stingray Cell Tower Simulator and other spying instruments. They could access our cameras wifi and computers, changing files and deleting files as well altering files. They also had access to our private documents social security numbers cards and other legal and lawful identifying documents filed and stored on our hard drives and backup drives.

The Cyber Threat Malicious - Cyber activity threatened our right to privacy and our safety and our national and economic security. We have made attempts to report this to the FBI's cyber strategy plan which is to impose risk and consequences on cyber adversaries. The FBI's goal is to change the behavior of criminals and nation-states who believe they can compromise U.S. networks, steal financial and intellectual property, and put critical infrastructure at risk without facing risk themselves. In able for them to do this, they would use our unique mix of authorities, capabilities, and partnerships to impose consequences against our cyber adversaries.

The FBI is the lead federal agency for investigating cyber attacks and intrusions. We collect and share intelligence and engage with victims while working to unmask those committing malicious cyber activities, wherever they are. We know they are all locally within the Jurisdiction of Nevada Clark County.

Notice of Title Theft - Takes place when a Home title theft is a type of real estate fraud where someone uses a homeowner's personal information to forge a deed and steal their home. The thief may apply for a home equity loan or line of credit in the homeowner's name and then fail to make payments exposing the owner to foreclosure and credit damage. In the case of unoccupied homes, like secondary residences, the fraudster might sell the house without the owner's knowledge or rent out the property without permission.

This was committed by home title theft by phishing schemes, malware, data breaches, unsecured Wi-Fi networks and mail theft. Theft of sensitive documents like their deed or a mortgage statement. Here's how home title theft typically happens: Phishing. Phishing occurs when a criminal pretends to be a legitimate company or individual to get a homeowner's personal information.

They may do this by sending an email or letter that looks like it's from a bank or government agency or by calling the homeowner and pretending to be someone they're not. This was not done by Leader One, PennyMac nor FannieMae but by R. Samuel Ehlers and Jim Hastings. It has been reported that the HOA had been phishing the home owners wifi and taking information from the computers hard drives.

We have several hard drives in the home that Jim Hastings the HOA Board and R. Samuel Ehlers want to duplicate copy or theft in order to cover up this matter.

Signs that we made complaints and claims that our home was the target of title theft.

- Receiving bills or collection notices for accounts you didn't open
- Being denied credit because of information on your credit report you don't recognize
- Receiving a notice from the IRS that you have unpaid taxes

Getting calls from debt collectors for debts you don't owe  
 Discovering your home has been rented out or sold

## Information About The Subject(s) Who Victimized You

Name: R. Samuel Ehlers Esq.  
 Business Name: Aldridge Pite LLP  
 Address: 4375 Jutland Drive  
 Address (continued):  
 Suite/Apt./Mail Stop: Ste 200  
 City: San Diego  
 Country: United States of America  
 State: California  
 Zip Code/Route: 92117  
 Phone Number:  
 Email Address: sehlers@aldridgepite.com  
 Website: http://www.aph-law.com  
 IP Address:

## Other Information

If an email was used in this incident, please provide a copy of the entire email including full email headers.

Al Moroccan Consulate for indigenous peoples <consulatecourtt13@gmail.com>  
 Attachments  
 Tue, Jun 6, 8:00 AM (5 days ago)

to fheowebmanager, Info, docketclerk, Marlon, jim, Mary, info, Nancy, bcc: kduke

The Original Lender PennyMac Paid in full Cc R. Samuel Ehlers former employer Fidelity National Title  
 There are a lot of inconsistencies and coincidences with the Law Firm and the alleged Hatings Jim FannieMae partnership. It seems he has training but he is not affiliated

Jim Hastings  
 Hastings Brokerage, Ltd.  
 B.0043423.CORP  
 (702) 240-5448  
 2575 SOUTH CIMARRON ROAD, SUITE 102  
 LAS VEGAS, NV 89117

R. Samuel Ehlers  
 374 East 720 South  
 Orem, UT 84058  
 sehlers@aldridgepite.com  
 In-House Litigation Attorney at Fidelity National Law Group at Fidelity National Title  
 Fidelity National Title  
 Sep 2021 - Dec 20214 months  
 Las Vegas, Nevada, United States

LeaderOne Financial Corporation  
 Mortgage lender  
 Lighton Plaza 7500 College Blvd #1150,  
 Overland Park, KS 66210

Are there any other witnesses or victims to this incident?

princess emilily hotep el

If you have reported this incident to other law enforcement or government agencies, please provide the name, phone number, email, date reported, report number, etc.

This was reported to the Consumer Financial Protection Bureau Case No... ID # 232019-10413939, 230313-10580559  
 230313-10580753 190515-4070350 190607-4130888 190607-4131200 190607-4131201 190611-4138116 190611-  
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 200207-4734511 200716-5256226 200716-5256227 200716-5256228 200716-5256572 200716-5256669 200716-  
 5256670 200716-5256671 200716-5257660 201202-5744610 201202-5744818 210323-6284607 230219-10413939

221115-9765387 Company ALDRIDGE PITE HAAN, LLP ALLY BANK TRANSUNION INTERMEDIATE HOLDINGS, INC. EXPERIAN TRANSUNION INTERMEDIATE HOLDINGS, INC. EQUIFAX, INC. Equifax Information Services LLC TRANSUNION EXPERIAN Equifax Information Services LLC Experian Information Solutions Inc., The Federal Trade Commission Case No..., The LVMPD Constable Case No.... 23LVTC010469, Department of Justice....., FBI,.... FHA Office of inspector General File # H-23-4050, NEVADA ATTORNEY GENERAL CASE NO. 9114, FRB Complaints,

Check here if this an update to a previously filed complaint:

## Who Filed the Complaint

---

Were you the victim in the incident described above? Yes

Name:

Business Name:

Phone Number:

Email Address:

## Digital Signature

---

By digitally signing this document, I affirm that the information I provided is true and accurate to the best of my knowledge. I understand that providing false information could make me subject to fine, imprisonment, or both. (Title 18, U.S.Code, Section 1001)

Digital Signature: princerahotepel-bey

Thank you. Your complaint was submitted to the IC3. Please save or print a copy of your complaint before closing this window.

***This is the only time you will have to make a copy of your complaint.***

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~~CONFIDENTIAL~~

**EXHIBIT**  
**EVIDENCE**

**Police Reports between 2015 and 2018**

**Legal Notification of the Disputed Debt Proof that the original loan was with Bank Of America NA and no other.**

**Affidavit Of Truth Self Authenticated Failure to respond within 30 days**

**Final Response before filing identity theft August 14, 2017 to JPMorgan Chase NA**

**Certificate Of Administrative Judgement & Lawful Notification May 30, 2018 after all the defendant failed to respond, stop and correct, verify and validate**



861-948-8466

Los Angeles County  
Sheriff's Department  
Lancaster Station  
200 West Lancaster Blvd.  
Lancaster, CA 93534

COUNTER RECEIPT

On this date, I received from the Sheriff's Department  
the following property:  
Description of Property: \_\_\_\_\_  
Quantity: \_\_\_\_\_  
Value: \_\_\_\_\_  
Date: \_\_\_\_\_  
Signature: \_\_\_\_\_  
Print Name: \_\_\_\_\_

**File a  
Property  
Report  
Online**



LANCASTER SHERIFF'S STATION

Station/Unit

861 948 8466

Phone Number

**JIM McDONNELL, SHERIFF**

Los Angeles County Sheriff's Department



Administrative

Location: Unknown LOS ANGELES, CA

10/12/2017 OJ - Other Jurisdiction

Reported On/Date/Time: Monday 1/1/2001 12:00:00 AM  
 Reported By: 06114 - Abear, Ann C  
 Entered By: 06114 - Abear, Ann C  
 Related Issue:

Printed On/Date/Time: Sunday 10/1/2017 12:00:00 AM  
 Date: 10/2/2017  
 Time: 10/2/2017 9:19:40 AM  
 Other Jurisdiction

Transcript: [Redacted] Page: [Redacted]

Offenses

Obt/Use Another Pers Id, Harm/Unlaw Purp(F)-NRS 205.463.1

Completed: Yes  
 Entry: [Redacted]  
 Weapon: [Redacted]  
 Victim's Name: [Redacted]  
 Bank/Savings and Loan

Victims

Name: [Redacted]

Victim Type: Individual  
 Offense: 50690 - Obt/Use Another Pers Id, Harm/Unlaw Purp(F)-NRS 205.463.1

DOB: [Redacted] Age: 33 Sex: Male Race: Black or African American Ethnicity: Not Hispanic or Latino  
 Height: 6' 2" Weight: 240 Hair: Black Eyes: Brown

Employment: PT/PA

Address: 4203 Norval Ave QUARTZ HILL, CA

Residence: [Redacted]

Cellular: [Redacted]

Offender Relationship: [Redacted]

Notes:

Name: HALL, MONICA RENEE

Victim Type: Individual  
 Offense: 50690 - Obt/Use Another Pers Id, Harm/Unlaw Purp(F)-NRS 205.463.1

DOB: 3/30/1968 Age: 32 Sex: Female Race: [Redacted] Ethnicity: [Redacted]  
 Height: 5' 5" Weight: 170 Hair: [Redacted] Eyes: Brown

Employment: [Redacted]

Address: 4203 Norval Ave Quartz Hill, CA 93536

Residence: [Redacted]

Cellular: [Redacted]

Offender Relationship: [Redacted]

Notes:

Suspects

Name: Ventura, Elizabeth

Age:

DOB: [Redacted] Age: 38 Sex: White Race: White Ethnicity: Not Hispanic or Latino  
 Height: [Redacted] Weight: [Redacted] Hair: Blond Eyes: Blue

Employment: JP Morgan Stanley

Date: 10/2/2017 9:43 AM

Case No: LLV171002001024

Page 1 of 3

Addresses  
**Business** 383 Madison Ave New York, NY 10179  
Phones  
Notes

Name: Turner, Taresa

Alias:

DOB: [REDACTED] Age: 42-45 Race: [REDACTED] Ethnicity: Not Hispanic or Latino  
Sex: Female Height: [REDACTED] Weight: [REDACTED] Hair Color: Black Eye Color: Brown  
Employer/Employer: JP Morgan Stanley

Addresses  
**Business** 1850 Kay St Nw Ste 900 Washington D.c., 2006  
Phones  
Notes

Arrestees:

Witnesses:

Other Entities:

Name: Person of Interest Borland, Toni C.

Written Statement:

DOB: [REDACTED] Age: 30-40 Sex: Female Race: White Ethnicity: Not Hispanic or Latino  
Height: [REDACTED] Weight: [REDACTED] Hair Color: [REDACTED] Eye Color: [REDACTED]  
Driver License Number: [REDACTED]

Addresses  
**Business** 780 Kansas Ln # A Monroe, LA 71204  
Phones  
Notes

Name: Person of Interest Thomas, Patricia

Written Statement:

DOB: [REDACTED] Age: 50-55 Sex: Female Race: White Ethnicity: Not Hispanic or Latino  
Height: [REDACTED] Weight: [REDACTED] Hair Color: [REDACTED] Eye Color: [REDACTED]  
Driver License Number: [REDACTED]

Addresses  
**Business** 1 Chase Manhattan Plz 25th Fl Ny, NY 10061  
Phones  
Notes

Properties:

Type: Misc. (Cell Phones, Ammo, Bicycles, Worthless Doc, items not listed)

Serial: Used in The Crime  
Description: name, dob, ssn  
Manufacturer: personal identifiers  
Year of Year: [REDACTED]  
VIN Plate #: [REDACTED]  
Insurance Company: [REDACTED]  
Owner: V- [REDACTED]  
Notes: [REDACTED]

Type: Misc. (Cell Phones, Ammo, Bicycles, Worthless Doc, items not listed)

Serial: Used in The Crime  
Description: personal identifiers  
Manufacturer: personal identifiers  
Year of Year: [REDACTED]  
VIN Plate #: [REDACTED]  
Insurance Company: [REDACTED]  
Owner: V- [REDACTED]  
Notes: [REDACTED]

Narrative:

---

David Hall states that he and his wife, Monica Renee Hall became the suspect of identity theft where their personal identifiers were used to obtain mortgages, apartments, loans, and stolen investments and bonds. They have reports from all four credit bureaus and claims have been filed with all of the necessary bureaus. They have taken the necessary measures to protect their identities. They have court dates set for Identity Theft in Los Angeles. The suspects were all working for JRMC Bank. Both David and Monica state that at no time did they authorize the use of their personal identities to obtain these fraudulent accounts.

## INCIDENT REPORT - NARRATIVE

915 05941 - 1158 - 444

While working as 110/B I responded to the indicated location in regards to a possible Forgery report. When I arrived at the location I contacted the reporting parties who told me the following. They stated in November of 2006 they were in the process of acquiring a second mortgage on their residence located at 4203 Norva Ave. Quartz Hill Ca. They said they were in the process of signing the loan agreement when they decided they did not want to continue due to the deceptive terms of the loan.

The parties stated on 11-01-06 they signed a "Notice of Right to Cancel" form in the area listed as "Notice To Cancel". They stated R12 hand delivered to "Notice of Right to Cancel" form to the lender on 11-02-06 at the office located in Woodland Hills. At this time they believed they were free and clear from the re-finance.

They stated approximately October 2007 they received notice from "Washington Mutual Bank" that they owed them money. They said at this time they began disputing the mortgage and requesting copies of the loan paper work from the lender. While conducting the dispute they found the loan had been sold to several different banks prior to "Washington Mutual" obtaining the loan.

They found "Chase Bank" was now in possession of the fraudulent loan. They requested the necessary paper work from "Chase Bank". They received the request on or about October 2014. They said they reviewed any and all paper work which had been sent to them and found the "Notice of Right to Cancel" had been modified. They stated a new form had been created removing their names from the cancellation portion, then their signatures were forged on the forms in the section listed as "Acknowledgment of Receipt".

They decided they would have their documents examined by a "Forensic Document Examiner". They delivered the documents along with several other signature examples to "Beth Christian" who is a "Forensic Document Examiner" located at:

13437 Ventura Blvd. Suite 210  
Sherman Oaks Ca 91423  
Phone 310-957-2521

On March 31st 2015 "Beth Christian" prepared an "Opinion Report" in regards to her findings from her examination (see attached). On page 3 of the "Opinion Report" it is indicated "Based on a thorough analysis of the documents submitted to me, my professional expert opinion is that it is highly probable that the Monica Hall of the known writing did not sign the questioned document".

This report is being forwarded to the L.A.P.D. "West Valley" division due to the fact it is believed the possible forgery occurred in their policing area.

This report is a summary of the events which occurred as told to me by the reporting parties.

## Consumer Report To The FTC

The FTC cannot resolve individual complaints, but we can provide information about next steps to take. We share your report with local, state, federal, and foreign law enforcement partners. Your report might be used to investigate cases in a legal proceeding. Please read our Privacy Policy to learn how we protect your personal information, and when we share it outside the FTC.

### About you

**Name:** Diplomat Prince Ra El

**Email:** washitawmuurselbey@gmail.com

**Address:** 7500 W Lake Mead Blvd STE C9 #309

**Phone:** [REDACTED]

**City:** Las Vegas **State:** Nevada **Zip Code:** 89128-0297

**Country:** USA

### What happened

On two occasions i Diplomat ;Princess Emilily Hotep El faxed my Appellation and Title correction from ex relations Monica Hall to Ally Bank. They have refused my court orders for the payments and the correction of title, as well they have refused the tender of payment in full and have ignored all calls concerning the payments. They have also ignored the IRS documents filings for the 1099c debt cancellation and discharge. They have collected the funds and refused to update my account. I have contacted them multiple times via email fax and USPS mail with proof of service. They are attempting to create a new account with my ex relations MONICA HALL which i am not. They have made attempts to possess my property without law or merit. With each call i make they seem to be more and more difficult in dealing with the matter. So I've turned to the State Department which the FTC hired 3rd party works for the USA people. This is not a difficult matter, it takes awareness and honesty.

### How it started

Date fraud began:	Amount I was asked for:	Amount I Paid:
12/10/2020		\$24,153.00
Payment Used:	How I was contacted:	
Other	Other	

### Details about the company, business, or individual

<b>Company/Person</b>		
<b>Name:</b> Ally Bank		
<b>Address Line 1:</b> PO BOX 380902	<b>Address Line 2:</b>	<b>City:</b> Bloomington
<b>State:</b> Minnesota	<b>Zip Code:</b> 55438-0902	<b>Country:</b> USA
<b>Email Address:</b> attyretained@ally.com		
<b>Phone:</b> 888-925-2559		
<b>Website:</b> allyauto.com		
<b>Name of Person You Dealt With:</b> Jeffery Brown		

## Your Next Steps



### Credit and Debt Counseling Advice:

- Learn more about dealing with debt at [ftc.gov/debt](https://ftc.gov/debt).
- You also can file a report with your [state attorney general](#).

## FTC Next Steps



- We use reports to investigate and bring cases against fraud, scams, and bad business practices, but we can't resolve reports on behalf of individuals.
- We will share your report with our law enforcement partners.
- We use reports to spot trends, educate the public, and provide data about what is happening in your community. You can check out what is going on in your state or metro area by visiting [ftc.gov/exploredata](https://ftc.gov/exploredata).
- When we bring cases, we try to get money back for people. Check out [ftc.gov/refunds](https://ftc.gov/refunds) to see recent FTC cases that resulted in refunds.



**Administrative**

Location **8327 Fawn Brook Ct LAS VEGAS, NV 89149** Sector /Beat **X5**  
Occurred On (Date / Time) **Wednesday 8/15/2018 1:59:00 AM** Or Between (Date / Time)  
Reporting Officer **15835 - Cookson, Danielle** Reported On **4/15/2019**  
Entered By **15835 - Cookson, Danielle** Entered On **4/15/2019 10:46:06 AM**  
Related Cases Jurisdiction **Las Vegas, City of**  
Traffic Report **No** Place Type Accident Involved

**Offenses:**

**Forgery(F)-NRS 205.090**  
Completed **Yes** Domestic Violence Hate/Bias **Unknown (Offenders Motivation Not Known)**  
Entry Premises Entered Type Security Tools  
Weapons Location Type **Other/Unknown**  
Criminal Activities **None/Unknown**

**Victims:**

Name: [REDACTED]  
Victim Type **Individual** Written Statement **Yes** Can ID Suspect **No**  
Victim of **50461 - Forgery(F)-NRS 205.090**  
DOB [REDACTED] Age **50** Sex **Female** Race **MoonshAmerican** Ethnicity **Not [REDACTED]** *Choctaw / Black feet aboriginal*  
Height **5' 6"** Weight **175** Hair Color **Copper** Eye Color **Brown**  
Employer/School Occupation/Grade Work Schedule Injury Weapons

**Addresses**  
Residence **8237 Fawn Brook Ct Las Vegas, NV 89149**  
**Phones**  
Cellular **(702) 208-1740**

**Offender Relationships**  
Notes:

UNLAWFUL DISSEMINATION of this  
Restricted Information is PROHIBITED  
Violation will subject the offender to  
[REDACTED]  
Date **4/15/19**  
Las Vegas Metropolitan Police Department  
By **15835**

**Suspects:**

**Arrestees:**

**Witnesses:**

**Other Entities:**

**Properties: ()**

**Narrative**

On 4/15/19 at 1045 hours, [REDACTED] came into NWAC to report the following:

Hall stated that on 6/8/2018 at 1300 hours, she filled out an electronic application for a loan through Lender One Financial. Hall stated that the loan was transferred to Penny Mac in September 2018. Hall stated that she sent them a tender of payment and that Penny Mac declined the payment but the money was never returned to [REDACTED] stated that she requested a copy of all of the original documents from Penny Mac. On 4/9/19, [REDACTED] received the documents and discovered that her electronic signatures had been removed and forged signatures had taken their place. [REDACTED] stated that the flagged signatures on documents she provided are not hers. A copy of the original loan application and a copy of the forged loan application will be scanned to OnBase.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
VOLUNTARY STATEMENT

Event # 190400071598

THIS PORTION TO BE COMPLETED BY OFFICER

Specific Crime <b>Forgery</b>	Date Occurred <b>6/8/18</b>	Time Occurred <b>1300</b>
Location of Occurrence <b>8237 Fawn Brook Ct.</b>	Sector/Beat <b>X5</b>	<input checked="" type="checkbox"/> City <input type="checkbox"/> County

Your Name (Last / First / Middle) [REDACTED]						Date of Birth [REDACTED]	Social Security # [REDACTED]
Race <b>Mon</b>	Sex <b>F</b>	Height <b>56</b>	Weight <b>175</b>	Hair <b>BRN</b>	Eyes <b>BRN</b>	Work Schdl. (Hours) [REDACTED]	(Days Off) [REDACTED]
Residence Address: (Number & Street) <b>8237 Fawn Brook Ct</b>				Bldg./Apt.# [REDACTED]	City <b>Las Vegas</b>	State <b>NV</b>	Zip Code <b>89149</b>
Bus. (Local) Address: (Number & Street) [REDACTED]				Bldg./Apt.# [REDACTED]	City [REDACTED]	State [REDACTED]	Zip Code [REDACTED]
Best place to contact you during the day <b>702-208-1740</b>				Best time to contact you during the day [REDACTED]			Occupation <b>Prog Asst</b>
						Res. Phone: <b>702-208-1740</b>	Bus. Phone: [REDACTED]
						Depart Date (if visitor) [REDACTED]	Can You Identify the Suspect? <input type="checkbox"/> Yes <input type="checkbox"/> No

DETAILS This complaint concerns a fraudulent document that I received on April 9th. Within this document it has forged signatures that can lead to I deny this. It is not the original document I reviewed with loan. I have both copy of the forge and original. The original was done online and the forge was recreated and is not my signature of my name. My property was paid in full by my credited account infant trust account. I am the lender

UNLAWFUL DISSEMINATION of this  
Respective information is PROHIBITED  
Violation will subject the offender to

[REDACTED]  
4/15/19  
15835

I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE FACTS CONTAINED HEREIN. THIS STATEMENT WAS COMPLETED AT (LOCATION) NUAC

ON THE 15 DAY OF April AT 2019 (AM/PM), 1045

Witness/Officer: [Signature]  
(SIGNATURE)

Witness/Officer: [Signature] P# 15835  
(PRINTED)

[REDACTED]  
SIGNATURE OF PERSON GIVING STATEMENT

**Suspect:**

- Cited  Arrested  Unknown
- City  County
- Misdemeanor  Gross Misdemeanor
- Felony

**LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
VICTIM'S INFORMATION GUIDE**

Offense <i>Forgery</i>	Area Command <i>NWAC</i>	Event Number <i>1904000-7198</i>
---------------------------	-----------------------------	-------------------------------------

This report is important for you to keep since it is the only way you will have to refer to your particular case and event number. If you need a copy of your report, it can be obtained during the hours of 8 a.m. to 5 p.m., Monday through Friday, 8 a.m. to 3 p.m. on weekend from the LVMPD Police Records Section, 400 S. Martin L. King Blvd., Bldg. C, (702) 828-3476, **FIVE WORKING DAYS** after filing of the report, for a nominal fee.

**ATTENTION: IT IS YOUR RESPONSIBILITY TO IMMEDIATELY NOTIFY THE LVMPD IF YOU SHOULD RECOVER YOUR STOLEN VEHICLE YOURSELF.**

The department relies on a number of factors available in any report to assign a follow-up investigator. Experience has proven that certain information must normally be determined at the time of the initial investigation before a case has the potential for being solved. Without suspects, witnesses, evidence, or other investigative leads, a case cannot be solved except under special circumstances. For example a suspect caught committing another crime is found with evidence linking him to this one, or he may confess to other crimes including this one. **If you have any questions or additional information, please contact the detective handling your case at the appropriate telephone number listed below or complete an Additional Crime Information report. (Refer to the Event Number listed above.)**

**OBLIGATIONS OF CITIZENS FILING MISDEMEANOR CRIME REPORTS WITH LVMPD**

1. If an arrest was not made, or if a citation was not issued, and you wish to pursue this matter, you must contact the detective assigned to handle your case at the appropriate number listed below, **AT LEAST TEN (10) BUSINESS DAYS AFTER THE REPORT HAS BEEN FILED, Monday through Friday, 8:00 a.m. - 4:00 p.m.** You may be required to testify against the defendant (suspect) if the case is prosecuted in the courts. All felonies will be investigated.
2. You must give the Event Number at the top of this page if you call about your case.
3. If the suspect in your case is arrested or cited for a misdemeanor, **DO NOT CONTACT THE DETECTIVE ASSIGNED TO YOUR CASE.** You may get information about the status of your case by contacting either the County or City Victim Advocates (listed below). The police department does not have any court information.
4. If this is a misdemeanor crime report and is for **INSURANCE PURPOSES ONLY** or **YOU DO NOT WISH TO PROSECUTE**, and no one has been arrested, please **DO NOT** contact the detective.
5. If no arrest has been made and you need victim assistance, you may contact a Victim Advocate from the Police Department at (702) 828-2955.

**CONTACT TELEPHONE NUMBERS**

Financial Crimes (Fraud/Forgery/ID Theft).....	(702) 828-3483	Bolden Area Command .....	(702) 828-334
Abuse-Neglect .....	(702) 828-3364	Convention Center Area Command.....	(702) 828-320
Homicide.....	(702) 828-3521	Downtown Area Command.....	(702) 828-431
Missing Persons .....	(702) 828-2907	Enterprise Area Command .....	(702) 828-480
Commercial Robbery.....	(702) 828-3591	Northeast Area Command .....	(702) 828-735
Sexual Assault.....	(702) 828-3421	Northwest Area Command .....	(702) 828-857
		Southeast Area Command .....	(702) 828-824
		South Central Area Command.....	(702) 828-863
		Spring Valley Area Command.....	(702) 828-263

**LVMPD VICTIM ADVOCATE:** Provides crisis intervention, an assessment of the immediate needs of the victims and their families, initiates crime victim assistance paperwork, provides referrals to other agencies, and functions as a liaison with LVMPD personnel and other law enforcement agencies. For assistance, please call the LVMPD Victim Advocate at (702) 828-2955 Monday through Friday 7:00 a.m. - 4:00 p.m.

**LAS VEGAS CITY ATTORNEY VICTIM/WITNESS ASSISTANCE:** Provides specialized advocacy for victims of domestic violence or battery occurring within the City of Las Vegas. If you are a victim of domestic violence or battery and an arrest has been made or a citation has been issued, please contact the Las Vegas City Attorney's Victim Witness Advocate at (702) 229-2525.

**CLARK COUNTY DISTRICT ATTORNEY VICTIM/WITNESS ASSISTANCE CENTER:** Provides Justice Court and District Court case information and addresses any concerns you may have regarding your appearance as a witness. When you receive a subpoena to appear in a Justice Court or District Court case, please contact the Victim Witness Assistance Center at (702) 671-2525. If you move or have another address where you wish to receive subpoena, please contact the advocates at the court.

**ASSISTANCE TO VICTIMS OF VIOLENT CRIME:** Victims of violent crime who are physically injured or victims of sexual assault may qualify for medical and counseling assistance from the State of Nevada under NRS 217. For information, contact the LVMPD Victim/Witness Advocate or the Nevada State Victims of Violent Crime Program at (702) 486-2740. Note: Applications for this service must be received within one year of the commission of the crime.

**ASSISTANCE TO VICTIMS OF SEXUAL ASSAULT:** Victims of sexual assault may be eligible for medical treatment and counseling under NRS 217. For information, call the Clark County District Attorney Victim Witness Assistance Center (702) 671-2525, or Rape Crisis Center at (702) 366-164. Note: Applications for this service must be received within 60 days of the commission of the crime.

**THREATS AND DISSUASION TO TESTIFY:** Victims and witnesses threatened and/or asked not to testify or prosecute, should contact the detective assigned to the original case. You may also notify the prosecutor if you have already been assigned one.

**DEPARTAMENTO DE POLICÍA METROPOLITANA DE LAS VEGAS  
GUÍA DE INFORMACIÓN PARA LA VÍCTIMA**

**Sospechoso:**

- Citado    Arrestado    No se sabe  
 Ciudad    Condado  
 Delito Menor    Delito Menor Grave  
 Delito Mayor

Delito	Área de Comando	Número de Evento
--------	-----------------	------------------

Es importante que usted conserve este reporte ya que es la única manera que tendrá para referirse a su caso particular y a su número de evento. Si necesita una copia de su reporte, la puede obtener, por una cuota nominal, en la Sección de Registros Policiales de LVMPD, 400 S. Martin L. King Blvd., dg. C, (702) 828-3476, de lunes a viernes de 8 a.m. a 5 p.m., y los fines de semana, de 8 a.m. a 3 p.m., después de CINCO DÍAS HÁBILES, de la fecha en que se presentó el reporte.

**ATENCIÓN: ES SU RESPONSABILIDAD NOTIFICAR A LVMPD SI USTED RECUPERA LA POSECIÓN, PERSONALMENTE, DE SU VEHÍCULO ROBADO.**

El departamento se basa en un número de factores disponibles en cualquier reporte, para designar un investigador que le dé seguimiento. La experiencia nos ha demostrado que cierta información se debe determinar, normalmente, a la hora de la investigación inicial para tener la capacidad de resolver cualquier caso. Sin sospechosos, testigos, pruebas, u otras pistas de investigación, un caso no se puede resolver, excepto bajo circunstancias especiales. Por ejemplo, si capturan a un sospechoso comitiendo un crimen y tiene evidencia en su persona que lo involucren con este crimen, puede o no confesar otros crímenes incluyendo a éste crimen. **Si usted tiene preguntas o necesita información adicional, por favor comuníquese con el detective que maneja su caso al teléfono designado que se enumera abajo o complete un formulario de Información Adicional del Delito. (Refiérase al Número de Evento anotado en la parte superior.)**

**OBLIGACIONES DE LOS CIUDADANOS QUE PRESENTAN REPORTE DE DELITOS MENORES A LVMPD**

1. Si no hubo arresto, o si no se dio un citatorio y si desea darle seguimiento a este asunto, usted debe contactar al detective asignado a manejar su caso, al teléfono apropiado en la lista de abajo, CUANDO MENOS DIEZ (10) DÍAS LABORALES DESPUÉS DE QUE PRESENTE EL REPORTE, de lunes a viernes de 8 a.m. a 4 p.m. Puede requerirse que usted testifique contra el acusado (sospechoso) si el caso se procesa penalmente en la corte. Todos los casos al nivel felonía serán investigados.
2. Usted debe proporcionar el número de evento que se encuentra en la parte superior de esta hoja, si llama sobre su caso.
3. Si el sospechoso en su caso es arrestado o citado por un delito menor, NO SE COMUNIQUE CON EL DETECTIVE ASIGNADO A SU CASO. Usted puede obtener información sobre el estatus de su caso comunicándose ya sea con los abogados de las Víctimas del Condado o de la Ciudad (enumerados abajo). El departamento de policía no tiene ninguna información sobre el tribunal de justicia.
4. Si este es un reporte de un delito menor y es solamente por propósito de seguro o no desea un proceso penal, y nadie a sido arrestado, por favor no se comunique con el detective.
5. Si no se ha hecho ningún arresto y usted necesita ayuda como víctima, puede comunicarse con el departamento de servicios para Víctimas del Departamento de Policía al (702) 828-2955.

**NÚMEROS DE TELÉFONO**

Delitos Financieros	Bolden Area Command .....	(702) 828-3347
Fraude/Falsificación/Robo de Identidad).....	Convention Center Area Command.....	(702) 828-3204
Maltrato-Descuido .....	Downtown Area Command.....	(702) 828-4314
Secuestro.....	Enterprise Area Command .....	(702) 828-4809
Homicidio.....	Northeast Area Command.....	(702) 828-7355
Personas Extraviadas.....	Northwest Area Command .....	(702) 828-8577
Robos a Establecimientos Comerciales.....	Southeast Area Command .....	(702) 828-8242
Abuso Sexual .....	South Central Area Command.....	(702) 828-8639
	Spring Valley Area Command.....	(702) 828-2639

**CENTRO DE AYUDA PARA VÍCTIMAS DE LVMPD:** Provee colaboración en crisis, una evaluación de las necesidades inmediatas de las víctimas y sus familias, inicia el papeleo de la reclamación para la compensación por los delitos, provee referencias de otras agencias y funciona como contacto con el personal de LVMPD y otras agencias legales. Para ayuda, por favor llame a servicios para víctimas al (702) 828-2955.

**AYUDA DEL FISCAL DE LA CIUDAD DE LAS VEGAS PARA VÍCTIMAS Y TESTIGOS:** Provee ayuda especializada para víctimas de violencia domestica maltrato cuando ocurre dentro de la Ciudad de Las Vegas. Si usted es víctima de violencia domestica o maltrato y se ha hecho una detención, o si se ha otorgado un citatorio, por favor comuníquese con el Abogado de Víctimas y Testigos de la oficina del Fiscal de la Ciudad de Las Vegas al (702) 229-2525.

**CENTRO DE AYUDA PARA VÍCTIMAS Y TESTIGOS DE LA OFICINA DEL FISCAL DEL CONDADO DE CLARK:** Provee información de casos del tribunal de Justicia y del de Distrito y trata cualquier inquietud que usted pueda tener respecto a su presentación como testigo. Cuando usted recibe un citatorio escrito para presentarse en un caso en el tribunal de justicia o del distrito, por favor comuníquese con el Centro de Ayuda para Víctimas y Testigos al (702) 671-2525. Si usted se cambia de domicilio o tiene otra dirección quiere recibir un citatorio, por favor comuníquese con los Servicios para Víctimas del tribunal de justicia.

**AYUDA PARA VÍCTIMAS DE DELITOS VIOLENTOS:** Las víctimas de delitos violentos que han sido heridas físicamente o víctimas de agresión sexual, pueden calificar para asistencia y consejería médica, del Estado de Nevada bajo la ley NRS 217. Para información, comuníquese con el centro de ayuda para Víctimas y Testigos de LVMPD o con el Programa de Compensación para Víctimas de Delitos Violentos del Estado, al (702) 486-2740. **NOTA:** Las solicitudes para este servicio se deben de recibir durante el año que se comitió el delito.

**AYUDA PARA VÍCTIMAS DE ABUSO SEXUAL:** Las víctimas de abuso sexual pueden ser elegibles para tratamiento y consejería bajo la ley NRS217. Para información, llame al Centro de Ayuda para Víctimas y Testigos del Fiscal del Distrito del Condado de Clark al (702) 671-2525 o al Centro de Crisis de Violación al (702) 366-1640. **Nota:** Las solicitudes para este servicio deben ser recibidas dentro de los 60 días de que se cometió el delito.

**AMENAZAR Y DISUADIR A LOS QUE TESTIFICAN:** Las víctimas y testigos que sean amenazados o que se les pida que no testifiquen, o que no le den seguimiento al proceso penal, deben comunicarse con el detective asignado en el caso original. También puede notificar al fiscal si ya se le asignó uno.



FEDERAL TRADE COMMISSION

# Identity Theft Report

FTC Report Number:  
106192820

I am a victim of Identity theft. This is my official statement about the crime.

## Contact Information

[REDACTED]  
8237 Fawn Brook Ct  
Las Vegas, NV 89149

[REDACTED]  
[REDACTED]

## Personal Statement

On June 8, 2018 i signed residential applications and other lender information online. I did not do this in person. The company Penny Mac llc or corp. submitted to me a package that i am not familiar with. It had in black and white signatures i do not recognize and also attempted to copy my Treasury Direct account number but it was incomplete and wrong. July 2018 i requested a copy of the lender information, and no one sent it. March 8, 2019 I tendered a payment for their demand pay off amount they declined it. I have the original lending documents and they where completed on line with a digital signature from both parties me monica rene hall and lender one financial. There is no PennyMac on my forms. After i have done the research it is fact that i am the lending party of the loan which was credited from my infant trust account.

## Accounts Affected by the Crime

<b>Fraudulent Real Estate Loan</b>		
<b>Company or Organization:</b>		Penny Mac Corp llc
<b>Account Number:</b>		8019320522
<b>Date fraud began:</b>	<b>Date that I discovered it:</b>	<b>Total fraudulent amount:</b>
6 / 2018	7 / 2018	\$ 39567858

## Fraudulent Information on Credit Reports

<b>Accounts or Charges</b>	Yes, fraudulent accounts or charges appear on my credit report
----------------------------	--

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Personal Information	Names: named spelled like MONICA RENE HALL
Credit Inquiries	Penny Mac, Fannie Mae

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**Under penalty of perjury, I declare this information is true and correct to the best of my knowledge.**

I understand that knowingly making any false statements to the government may violate federal, state, or local criminal statutes, and may result in a fine, imprisonment, or both.



**04/15/2019**

Date

Use this form to prove to businesses and credit bureaus that you have submitted an FTC Identity Theft Report to law enforcement. Some businesses might request that you also file a report with your local police.

AFFIDAVIT OF DUE AND DILIGENT ATTEMPT

*Steven D. Grierson*

Plaintiff PRINCESS EMILY HOTEL E1  
Defendant PENNY MAG LOAN SERVICES

Case Number: LP/21/464067

State of NEVADA  
County of CLARK

Name of Server: Deputy, \_\_\_\_\_, undersigned, being duly sworn, deposes and says that at the time of service, he/she was over the age of twenty-one and was not a party to this action.

Document(s) Served: The undersigned attempted to serve the following document(s), described as:  
NOTICE OF LIS PENDENS, EXHIBIT A,

Attempts: The following is a list of attempts made to effect service:

Date/Time/Address Attempted: 04/07/21 @ ORBACH, 10550 W CHARLESTON, LVN 89135

Reason for Non-Service: SECURITY ADVISED DOCUMENTS MUST GO TO:  
701 S CARSON STREET # 200, CARSON CITY, NV 89701

Date/Time/Address Attempted: \_\_\_\_\_

Reason for Non-Service: \_\_\_\_\_

Date/Time/Address Attempted: \_\_\_\_\_

Reason for Non-Service: \_\_\_\_\_

[ ] Based on the above stated facts, Affiant believes the Defendant is avoiding service.

UNSWORN DECLARATION: Per NRS 53.045:

"I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct."

Printed Name of Deputy: \_\_\_\_\_ Signature: *Shonda W. Kim* Date: 4/7/21

**OFFICE OF THE EX-OFFICIO CONSTABLE  
LAS VEGAS**

April 8, 2021

PRINCESS EL  
7500 W LAKE MEAD BLVD SUITE C9 309  
LAS VEGAS, NV 89128

in the matter regarding:

Case#: 125-21-311-121

Defendant: PENNYMAC

The paperwork for your Summons was UNSERVED for the following reason:

SECURITY ADVISED DOCUMENTS MUST GO TO 701 S CARSON ST  
#200 CARSON CITY, NEVADA 89701

Thank you for the opportunity to assist you with your case. Should you have questions or concerns in the future, please do not hesitate to contact this office.

Sincerely,

Office of the Ex-Officio Constable

By: VA  
Office of the Ex-Officio Constable Clerk

301 E. Clark Avenue Suite 100 • Box 552110  
Las Vegas, NV 89155-2110  
(702) 455-4099 • Fax: (702) 385-2436



**EX-OFFICIO CONSTABLE'S OFFICE**

301 E. CLARK AVENUE SUITE #100  
P.O. BOX 562110  
LAS VEGAS, NEVADA 89155-2110

PRINCESS EMILY HOTEL EL  
Plaintiff

OTH 20 192274  
Case Number

vs.  
PENNY MAC LOAN SERVICES  
Defendant

Affidavit of Service

STATE OF NEVADA) )SS:  
COUNTY OF CLARK) D. WORTH P#15519

I, \_\_\_\_\_, being duly sworn or under penalty of perjury, states: that at all times relevant, I was a citizen of the United States, over the age of Eighteen years of age, and not a party to or interested in the proceedings in which this affidavit is made.

That on the 16 day of MARCH, 2021, I received the following documents:

NOTICE OF LIS PENDENS, EXHIBIT A, JURAT, NEVADA GENERAL WARRANTY DEED

And that I served the same on the Defendant, \_\_\_\_\_ on 16 MARCH, 2021, at the hour of 1047A M. by:

1. For personal service: Delivering and leaving a copy with the Defendant at (insert address of service)
2. For substitute service: Delivering and leaving a copy with (insert name/description of person served and their relationship to the Defendant) a person of suitable age or discretion residing at the Defendant's dwelling, house, or usual place of abode at (insert address)

3. For service on a business or entity: Delivering and leaving a copy with (insert name or physical description of person served) PATRICIA ARMSTRONG, who is Defendant's (check one) [ ] president or other head, [ ] secretary, [ ] cashier, [ ] managing agent, [ ] resident agent, or [X] other (specify) VP at (insert address at which you served) 500 NORTH RAINBOW #100 LAS VEGAS NEVADA 89107

Date: 3-16-21 Printed Name D. WORTH P#15519 Signature: [Signature]

Office of the Ex-Officio Constable 301 E. Clark Avenue Suite #100 Las Vegas, NV 89101 Phone: (702)-455-4099

UNSWORN DECLARATION: Per NRS 53.045

"I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct."

D. WORTH P#15519

Printed Name

[Signature]

Signature

**OFFICE OF THE EX-OFFICIO CONSTABLE**

301 E. CLARK AVE., STE. 100, LAS VEGAS, NV 89101

**CIVIL PROCESS FORM**

LVTC: \_\_\_\_\_

CASE #: \_\_\_\_\_

COURT DATE: \_\_\_\_\_

ZIP CODE: \_\_\_\_\_

SERVICE FEE: \_\_\_\_\_

PLEASE COMPLETE THE FOLLOWING INFORMATION ABOUT THE PERSON OR COMPANY WE ARE SERVING

Name and Title of Person to be served. IF COMPANY CORPORATION, PROVIDE THE OWNER NAME, CORPORATE OFFICERS OR RESIDENT AGENT.

NAME OR BUSINESS: Penny Mac Holdings LLC, The Corporation Trust Company

HOME ADDRESS/Apt or Ste #/Zip Code: 701 S. Carson St Ste #200 Carson City NV 89101

EMPLOYER AND EMPLOYER ADDRESS: \_\_\_\_\_

BEST TIME TO SERVE DURING NORMAL BUSINESS HOURS: HOME: \_\_\_\_\_ WORK: 8-5 pm

PHONE # OF PERSON TO BE SERVED: HOME/WORK: 866-549-3583 MOBILE: \_\_\_\_\_

DESCRIPTION: RACE: \_\_\_\_\_ SEX: \_\_\_\_\_ AGE: \_\_\_\_\_ HT: \_\_\_\_\_ WT: \_\_\_\_\_ HAIR: \_\_\_\_\_ EYES: \_\_\_\_\_

VEHICLE: YEAR: \_\_\_\_\_ MAKE: \_\_\_\_\_ BODY STYLE: \_\_\_\_\_ COLOR: \_\_\_\_\_ PLATE: \_\_\_\_\_

OTHER INFORMATION TO HELP US SERVE THE DEFENDANT: CEO or any employees of this corporation of this company

PLAINTIFF NAME: muslem theocratic temple (MST) princess emily hotep el TELEPHONE # 702-743-1926

ADDRESS: 7500 W. Lake Mead Ste C9 #309 Las Vegas, NV, [89128]

**DEPUTY WORKSHEET**

DEPUTY ASSIGNED: \_\_\_\_\_ DATE: \_\_\_\_\_

SERVICE ATTEMPTS

1. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

2. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

3. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

DEPUTY NOTES: \_\_\_\_\_

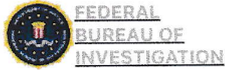
\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_



HOME

FILE A  
COMPLAINTCONSUMER  
ALERTSINDUSTRY  
ALERTS

BEC

RANSOMWARE

ELDER  
FRAUDCOMMON  
SCAMS

## Victim Information

Name: prince ra hotep el  
 Are you reporting on behalf of a business?  
 Business Name: Priest Prince Ra Hotep Trust  
 Is the incident currently impacting business operations? Yes  
 Age: 50 - 59  
 Address: 8237 Fawn Brook Ct  
 Address (continued):  
 Suite/Apt./Mail Stop:  
 City: Las Vegas  
 County: Clark  
 Country: United States of America  
 State: Nevada  
 Zip Code/Route: 89149  
 Phone Number: 7028594949  
 Email Address: princeraokingel@gmail.com  
 Business IT POC, if applicable:  
 Other Business POC, if applicable:

## Financial Transaction(s)

Transaction Type: WireTransfer  
 If other, please specify: Trust wires and communications  
 Transaction Amount: 400000000.00  
 Transaction Date: 11/4/2020  
 Was the money sent? No

Victim Bank Name:  
 Victim Bank Address:  
 Victim Bank Address (continued):  
 Victim Bank Suite/Mail Stop:  
 Victim Bank City:  
 Victim Bank Country:  
 Victim Bank State:  
 Victim Bank Zip Code/Route:  
 Victim Name on Account:  
 Victim Account Number:

Recipient Bank Name:  
 Recipient Bank Address:  
 Recipient Bank Address (continued):  
 Recipient Bank Suite/Mail Stop:  
 Recipient Bank City:  
 Recipient Bank Country:  
 Recipient Bank State:  
 Recipient Bank Zip Code/Route:  
 Recipient Name on Account:  
 Recipient Bank Routing Number:  
 Recipient Account Number:  
 Recipient Bank SWIFT Code:

## Description of Incident

Provide a description of the incident and how you were victimized. Provide information not captured elsewhere in this complaint form.

My business and private personal information was intercepted by the Timber Lake LMA C/o Nevada Community Management 9500 W. Flamingo Rd., Ste 204 Las Vegas NV 89147 using a stingray cell tower simulator and other electronics to retrieve steal and make theft of wifi signals within a 2-10 mile radius. They would get access to personal and business files of indigenous peoples banking, Trust, and other business information. They would slander and make defame statements on the Nextdoor app online to make the community riled up against them calling them anti American while being the indigenous American with a treaty with the United States all are false statements that cannot be proven in any court of law merit and or tribunal article 3 Court. Notice of Title Theft - Takes place when a Home title theft is a type of real estate fraud where someone uses a homeowner's personal information to forge a deed and steal their home. The thief may apply for a home equity loan or line of credit in the homeowner's name and then fail to make payments exposing the owner to foreclosure and credit damage. In the case of unoccupied homes, like secondary residences, the fraudster might sell the house without the owner's knowledge or rent out the property without permission.

This was committed by home title theft by phishing schemes, malware, data breaches, unsecured Wi-Fi networks and mail theft. Theft of sensitive documents like their deed or a mortgage statement. Here's how home title theft typically happens: Phishing. Phishing occurs when a criminal pretends to be a legitimate company or individual to get a homeowner's personal information. They may do this by sending an email or letter that looks like it's from a bank or government agency or by calling the homeowner and pretending to be someone they're not. This was not done by Leader One, PennyMac nor FannieMae but by R. Samuel Ehlers and Jim Hastings. It has been reported that the HOA had been phishing the home owners wifi and taking information from the computers hard drives.

We have several hard drives in the home that Jim Hastings the HOA Board and R. Samuel Ehlers want to duplicate copy or theft in order to cover up this matter.

Signs that we made complaints and claims that our home was the target of title theft.

- Receiving bills or collection notices for accounts you didn't open
- Being denied credit because of information on your credit report you don't recognize
- Receiving a notice from the IRS that you have unpaid taxes
- Getting calls from debt collectors for debts you don't owe
- Discovering your home has been rented out or sold

Timber Lake LMA C/o Nevada Community Management and each individual board member are singularly and solely responsible for the cyber attacks on the Al Moroccan Consulate, its offices, computers, cell phones, wifi routers, and internet. They have illegally and unlawfully stolen personal and private information from the indigenous peoples data base and have used this to create the Title Theft. They are held responsible individually and shall be held accountable individually in a tribunal court or a competent court and if need be in the Federal Court Article III Constitution and Treaty based Cc Article III of the Federal Constitution as well 4 U.S.C. 101 and 4 U.S.C. 102.

The Board members are also responsible for theft of identity, creation of Government documents and USPS mail theft and mail fraud. Based upon the DC FBI and the IRS Commissioner Complaint filed February 2, 2022 the local community Timber Lake LMA are responsible for creating matters of fraud, theft Title Theft with the assistance and guidance of Law Firm Aldridge Pite Haan LLP aka Aldridge Pite LLP. They have created slanderous ideologies and defaming online statements calling the man and woman Diplomat ;prince ra hotep el and cohort Diplomat ;princess emillily hotep el muslims, anti Americans while being original and indigenous American such speech by law is HATE SPEECH. This was done to cover up their premeditated actions to make theft of the Title and the home and all therein the property. On May 7, 2023 President of the Timber Lake LMA C/o Nevada Community Management 9500 W. Flamingo Rd., Ste 204 Las Vegas NV 89147 and Board Member named Ron and Jimmy were caught on camera speaking on how they were going to rip down the fence of the Petitioners/Applicants home. They would do such just before May 10, 2023 during and illegal search and seizure without a warrant three unknown unidentified alleged LVMPD or Constable officers without identification badges, body cameras and body armor entered the property illegally without a warrant nor a 24 twenty four hour notice of the alleged warrant.

#### RACIAL AND NATIONALITY DISCRIMINATION

On May 10, 2023 my family and I were forced from our home by three armed alleged Constable officers. They would not give their names or identification. The men were accompanied by the HOA Board member Jimmy H. Secretary and Ronal C. President. Also a man named Jim Hastings of Hastings Ltd. They claimed we were being evicted. I asked for a warrant they couldn't provide one. The gave me a letter from the man outside now known as Jim Hastings claiming he was working for and with Aldridge Pite Haan LLP aka Aldridge Pite LLP and FannieMae. Without verification nor a warrant and neither a 24 hour notice they proceeded to force me and my family from our abode home without a 24 hour notice warning, not allowing us to gather clothing food cars etc,.. from the home. Rather this issue began June 22, 2018. We purchased the property June 22, 2018 and thereafter made attempts to file in the county the Clerk Recorder and Assessor refused our records for the public to prevent any identity theft, further attempts to claim our Title and home. The HOA Issues began the day we moved in, since being in the home we've experience hate words such as the N-Word, Monkeys guerrillas and was stated by board members that we should go back to Africa. Also recently we've been called Muslims when we are not rather our Religious beliefs and history is that of the Hebrew Kemetite people we ascend from. Damages - Our home have been broken into multiple times, we've been chased from our own home three times as we've tried to gather belongings personal and private. Our locks have broken keys inside them and a lock and chain on our front gate driveway. Paint that appears to be a swastika or similar thereto which appears when it rains or when water hits the driveway. Many men and women since being in the property our home, have tried to enter the home. When we asked who are they looking for they all would say "Corey said I can come live here!" Another man would appear attempting to try the key code on the front door claiming the owner said he could come and stay in our home. The people whom were creating this story is the HOA BOARD MEMBERS since being fully teamed all the men all four [4] of them with a surveillance team that drive around the neighborhood 24 7. Parking on the side of our home for more that four hours at a time.

Our pool have been damaged for the past five years, we've had to have the pool pump replaced, three times, our front door and windows and the back have been egged and dead rodents placed in our pool and around our home on many occasions since living in the home. We are the original owners since June 22, 2018. We have the property placed in a private off shore

trust.

Our mail stolen and redirected, identity used to collect checks from the IRS which we have had to dispute for the past three years. For the past five years we've gotten fraudulent mail claiming it was from the IRS when it wasn't. They also schemed into previous employers information claiming to be the IRS and took more than \$104,000.00 between the years 2020 and 2023, when we found out it was the law firm Aldridge Pite LLP doing this along with the HOA.

The entire time they were setting up a Title theft on our property with the assistance from former employees of our title company Fidelity National Title Insurance Company FNF. We contacted the Title Company March 15, 2021 and they responded in letter. We demanded and requested that they release the title insurance so that we could move the property into a private Estate Trust and get our own Title insurance in the case that someone would attempt to make theft of the Title on the property, they suggested that that could not honor the demand and request and two of their employees would leave the company join American Title Co... and Aldridge Pite Haan LLP law firm just after the letter dated April 5, 2021. CYBER CRIMES HATE CRIMES - Since being in the home our wifi routers and computers have been hacked by the HOA BOARD OF DIRECTORS or those in pursuit of being on the board of the HOA. They have access to a Stingray Cell Tower Simulator and other spying instruments. They could access our cameras wifi and computers, changing files and deleting files as well altering files. They also had access to our private documents social security numbers cards and other legal and lawful identifying documents filed and stored on our hard drives and backup drives. The Cyber Threat Malicious - Cyber activity threatened our right to privacy and our safety and our national and economic security. We have made attempts to report this to the FBI's cyber strategy plan which is to impose risk and consequences on cyber adversaries. The FBI's goal is to change the behavior of criminals and nation-states who believe they can compromise U.S. networks, steal financial and intellectual property, and put critical infrastructure at risk without facing risk themselves. In able for them to do this, they would use our unique mix of authorities, capabilities, and partnerships to impose consequences against our cyber adversaries. The FBI is the lead federal agency for investigating cyber attacks and intrusions. We collect and share intelligence and engage with victims while working to unmask those committing malicious cyber activities, wherever they are. We know they are all locally within the Jurisdiction of Nevada Clark County. Notice of Title Theft - Takes place when a Home title theft is a type of real estate fraud where someone uses a homeowner's personal information to forge a deed and steal their home. The thief may apply for a home equity loan or line of credit in the homeowner's name and then fail to make payments exposing the owner to foreclosure and credit damage. In the case of unoccupied homes, like secondary residences, the fraudster might sell the house without the owner's knowledge or rent out the property without permission. This was committed by home title theft by phishing schemes, malware, data breaches, unsecured Wi-Fi networks and mail theft. Theft of sensitive documents like their deed or a mortgage statement. Here's how home title theft typically happens: Phishing. Phishing occurs when a criminal pretends to be a legitimate company or individual to get a homeowner's personal information.

## Information About The Subject(s) Who Victimized You

Name:	Jimmy Hernandez
Business Name:	Timber Lake LMA C/o Nevada Community Management
Address:	9500 W. Flamingo Rd
Address (continued):	
Suite/Apt./Mail Stop:	Ste 204
City:	Las Vegas
Country:	United States of America
State:	Nevada
Zip Code/Route:	89147
Phone Number:	7022222391
Email Address:	Mary@nevcm.com
Website:	https://www.nevcm.com
IP Address:	

## Other Information

If an email was used in this incident, please provide a copy of the entire email including full email headers.

Title Theft Harassment Slander Defamation Stalking Cyber Crimes  
 Inbox  
 Al Moroccan Consulate for indigenous peoples <consulatecourtt13@gmail.com>  
 Attachments  
 2:22 PM (7 hours ago)

to jim, Marlon, theowebmanager, oighotline, Info, info, ejimenez, enguyen, docketclerk, Mary, bcc: sehlars, bcc: Diana  
 On May 10, 2023 my family and I were forced from our home by three armed alleged Constable officers. They would not give their names or identification. The men were accompanied by the HOA Board member Jimmy H. Secretary and Ronal C. President. Also a man named Jim Hastings of Hastings Ltd. They claimed we were being evicted. I asked for a warrant and they couldn't provide one. They gave me a letter from the man outside now known as Jim Hastings claiming he was working for and with Aldridge Pite Haan LLP aka Aldridge Pite LLP and FannieMae. Without verification nor a warrant and neither a 24 hour notice they proceeded to force me and my family from our abode home without a 24 hour notice warning, not

allowing us to gather clothing, food, cars etc,.. from the home. Rather this issue began June 22, 2018.

We purchased the property June 22, 2018 and thereafter made attempts to file in the county the Clerk Recorder and Assessor refused our records for the public to prevent any identity theft, further attempts to claim our Title and home. The HOA Issues began the day we moved in, since being in the home we've experienced hate words such as the N-Word, Monkeys guerrillas and was stated by board members that we should go back to Africa. Also recently we've been called Muslims when we are not rather our Religious beliefs and history is that of the Hebrew Kemetic people we ascend from. Damages - Our home has been broken into multiple times, we've been chased from our own home three times as we've tried to gather belongings personal and private. Our locks have broken keys inside them and a lock and chain on our front gate driveway. Paint that appears to be a swastika or similar thereto which appears when it rains or when water hits the driveway. Many men and women since being in the property our home, have tried to enter the home. When we asked who they were looking for they all would say "Corey said I can come live here!"

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Our mail stolen and redirected, identity used to collect checks from the IRS which we have had to dispute for the past three years. For the past five years we've gotten fraudulent mail claiming it was from the IRS when it wasn't. They also schemed into previous employers' information claiming to be the IRS and took more than \$104,000.00 between the years 2020 and 2023, when we found out it was the law firm Aldridge Pite LLP doing this along with the HOA.

The entire time they were setting up a Title theft on our property with the assistance from former employees of our title company Fidelity National Title Insurance Company FNF. We contacted the Title Company March 15, 2021 and they responded in letter. We demanded and requested that they release the title insurance so that we could move the property into a private Estate Trust and get our own Title insurance in the case that someone would attempt to make theft of the Title on the property, they suggested that that could not honor the demand and request and two of their employees would leave the company join American Title Co... and Aldridge Pite Haan LLP law firm just after the letter dated April 5, 2021.

Are there any other witnesses or victims to this incident?

Al Moroccan Consulate for indigenous peoples <consulatecourt13@gmail.com>

to: jim@huckle.com,

Marlon Alameda <marlon@huckle.com>,

fheowebmanager@hud.gov,

oighotline@fhfaoig.gov,

"Info FCSC (JMD)" <info.FCSC@usdoj.gov>,

info@aldridgepite.com

cc: ejimenez@aldridgepite.com,

enguyen@aldridgepite.com,

docketclerk@cfpb.gov,

Mary Alcala <Mary@nevcm.com>

bcc: sehlers@aldridgepite.com,

"Diana J. Martinez" <djmartinez@mld.nv.gov>

date: Jun 11, 2023, 2:22 PM

subject: Title Theft Harassment Slander Defamation Stalking Cyber Crimes

mailed-by: gmail.com

If you have reported this incident to other law enforcement or government agencies, please provide the name, phone number, email, date reported, report number, etc.

FTC, CFPB, FRB Complaints, LVMPD, Constable, LV Sheriff, Department of Justice, Office of Inspector General, FHA/HUD

Check here if this an update to a previously filed complaint:

## Who Filed the Complaint

Were you the victim in the incident described above? Yes

Name:

Business Name:

Phone Number:

Email Address:

## Digital Signature

---

By digitally signing this document, I affirm that the information I provided is true and accurate to the best of my knowledge. I understand that providing false information could make me subject to fine, imprisonment, or both. (Title 18, U.S.Code, Section 1001)

Digital Signature: princerahotepel-bey

Thank you. Your complaint was submitted to the IC3. Please save or print a copy of your complaint before closing this window.

***This is the only time you will have to make a copy of your complaint.***

[FAQs](#)   [Disclaimer](#)   [Privacy Notice](#)   [About IC3](#)



## **Affidavit of Factual Rebuttal & Ownership Assertion**

Issued by the House of Judah Consular Court Tribunal

Executor: Envoy Princess Emilily Hotep El

In Full Authority for the Monica R Hall Estate Trust

I, Envoy Princess Emilily Hotep El, solemnly affirm the following facts:

- - There was never a lawful foreclosure proceeding regarding the property held in trust.
- - The property has remained in the Monica R Hall Estate Trust under allodial title and land patent.
- - No mortgage, lease, rental, or landlord-tenant contract has ever been produced, executed, or entered into by the Trust.
- - Any court case alleging default on a mortgage or lease is false, unsubstantiated, and made without standing.
- - Multiple tender of payment offers were made and remain unrebutted, satisfying any alleged debts under common law, consular law, and equity.
- - All evictions, writs, and restitution claims following the lawful foreign judgments are null, void, and fraudulent.
- - This affidavit serves as notice and demand to all courts, agencies, and claimants.
- - All rights are reserved under UCC 1-308, tribal jurisdiction, treaty protections, and divine law.
- - Monetary compensation shall be the amount listed with the Attorney General in the amount of \$444,900,700.00 in cryptocurrency, Bitcoin, fiat, gold, silver, and/or land to accumulate the amount owed and due today.

Executed this day by authority of the House of Judah Tribunal.

Respectfully submitted,

[Seal of the House of Judah Indigenous Aboriginal People]

Notice to Agents is Notice to Principals

Notice to Principals is Notice to Agents

UCC 1-308 — All Rights Reserved Without Prejudice

*Envoy Princess Emilily Hotep El*  
*Empress*  
*All Rights Reserved UCC1-308*

Envoy princess emilily hotep el /MONICA RENE HALL  
Estate Trust BT Managing Trustee and Beneficiary

Melchizedek Priesthood EI  
Consular Court Tribunal House Of Judah 13  
1483 N Mount Juliet Rd  
PBM 183 Al Morocco  
Mount Juliet Tennessee 37122 Non Corporate Zip code  
[615] 991-6383  
[consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)





## EXHIBIT C – Constitutional and Legal Protections Against Interference with Private Contracts

This Exhibit is submitted in support of the lawful position held by the House of Judah Trust / Beit LiYehudah Ne'emanut Keren. It affirms that no agency, insurer, state actor, or administrative officer has the authority to alter, reinterpret, or obstruct a private contractual agreement, especially one executed under UCC 1-308, consular court jurisdiction, and international treaty protections.

### 1. U.S. Constitution – Article I, Section 10, Clause 1

“No State shall... pass any... Law impairing the Obligation of Contracts...”

This clause, known as the Contract Clause, prohibits all state governments from altering or interfering with private contracts. Any endorsement, reclassification, or alteration by Liberty Mutual or a state entity without consent is unconstitutional.

### 2. 15 U.S. Code § 1 – Restraint of Trade

Declares illegal any contract, combination, or conspiracy in restraint of trade or commerce. The insertion of fraudulent endorsements, or coordinated refusal to honor a contract, may constitute a federal violation.

### 3. UCC 1-308 – Reservation of Rights

A party who reserves its rights does not lose them by participating in contract performance. This includes preservation of Indigenous trust jurisdiction, tender of payment rights, and execution of consular decisions.

### 4. Relevant Case Law

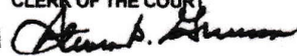
- Home Building & Loan Ass'n v. Blaisdell, 290 U.S. 398 (1934):  
State cannot substantially impair the obligations of private contracts, even during emergency.
- Shelley v. Kraemer, 334 U.S. 1 (1948):  
Private contracts are enforceable, but courts and governments may not enforce or impose unconstitutional terms.
- United States v. Throckmorton, 98 U.S. 61 (1878):  
Judgments obtained by fraud or concealment are void and subject to attack at any time.

# EXHIBIT

August 1, 2021 8:03am

Electronically Filed  
10/20/2021 Judgment  
Steven D. Grierson  
CLERK OF THE COURT

This is Governor Justice Prince Ra El



Today's Consulate Court Action is dealing with the claims that of Envoy princess Emily Hotep El vs CEO Jeffery Brown of Ally Auto Corporation Respondent 1 and President Mark Zane of Zane Investigations Aka Zane Repossessions Today the Respondents failed to appear and provide evidence of their alleged claims as to a debt. They also failed to provide where funds or money came from for the alleged loan.

- Failed to provide Oath and Affirmations
- They failed to provide Affidavits
- They failed to provide Evidence
- They failed to provide Witnesses
- They failed to provide injured parties

Today in this matter the Consulate Court that made up of the Justices herein known as

Daoud Shango El,  
Prince Ra Hotep El,  
Mallak Bey,

Independant Consul Lewis K. Harley Law Firm & Associates  
7500 West Lake Mead Blvd STE C9 #309 Las Vegas NV [89128]



That of Moslem Khemetic Theocratic Temple #13  
Therefore the Respondents have defaulted and are to pay the Claimant Envoy princess Emily Hotep El the following liens listed therein the claim.

The amount due are listed on the liens and copies shall be provided by this Consulate Court thereto all parties present and not present as in Default Judgment in favor of Envoy Princess Emily Hotep El PPEHT MRH Estate Trust  
This Judgement and action is final and now closed.

STATE OF NEVADA,

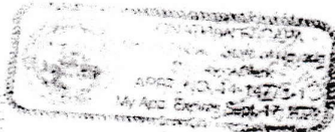
COUNTY OF CLARK, ss:

This instrument was acknowledged before me on this 19<sup>th</sup> day of

November 2021 by Prince Ra Hotep El  
My commission expires 11/17/2022

Name: *Jonathan Escapa*  
Envoy/Diplomat ;princess emilily hotep el  
MONICA RENE HALL ESTATE TRUST

Address: 8237 FALL BROOK COURT  
LAS VEGAS, NEVADA 89149





August 1, 2021 8:03am

Default Judgment

CERTIFIED PROOF OF SERVICE VIA USPS MAIL United States Post Office form  
3811 Certified Mail.

**John White**  
9644 Atwood Ave  
Las Vegas, NV 89129

**ABC Legal Process Server**  
633 Yesler Way  
Seattle, WA 98104  
(206) 521-9000

**John G. Aldridge, Jr.**  
**Aldridge|Pite LLP**  
4375 Jutland Dr #200,  
San Diego, CA 92117  
[galdridge@aldridgepite.com](mailto:galdridge@aldridgepite.com)

**Aldridge|Pite LLP**  
7220 S Cimarron Rd Suite 140,  
Las Vegas, NV 89113  
[info@aldridgepite.com](mailto:info@aldridgepite.com)

**Moslem Khemetic Temple #13**  
Pharaoh & Justice ;prince ra el  
7500 west lake mead blvd STE c9 #309  
Las Vegas NV Republic Al Morocco [89149]  
[661]412-2998



ORIGINAL  
COPY

TENDER OF PAYMENT OFFERING

The Federal Emergency Relief Act of 1933 - AN ACT

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the present emergency, and or to their dependents, whether resident, transient, or homeless. The Federal Emergency Relief Act of 1933 Approved, May 12, 1933 (Sec. 4. (a))

Princess Emily Hotep El [REDACTED] For Account No. 611 [REDACTED]

ON BEHALF OF

Princess Emily Hotep El [REDACTED]

7500 West Lake Mead Blvd C9 #309  
Las Vegas NV [89128]

GOVERNMENT OBLIGATION'S REMITTANCE COUPON



Pay and Pledged to the Order of: ALLY BANK without recourse

Amount of Obligation: Seventeen Thousand Four Hundred Nine DOLLARS & Twenty Nine CENTS 29/100

BY A NON TAXPAYER BY PAR

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and or any member bank and or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY).

Memo: Discharging of Government Obligations

Princess Emily Hotep El  
[REDACTED]

Holder and Citizen of the United States of America

Beneficial Interest

ALLY 200 Renaissance Center PO BOX 200 Detroit MI [48265] also located for payment purposes at PO BOX 78234 Phoenix AZ [85062]... c/o ;Princess Emily Hotep El [REDACTED] You "Ally" are hereby notified that I do hereby tender payment for the above referenced obligation of Loan/ debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a government obligation and must be handled in accord with the dictates of statute. i. ;Princess Emily Hotep El [REDACTED] For Account No. 611 [REDACTED] a man hereby discharge the debt of said amount above to the United States Treasury for 17,409.29. accept the obligation on behalf of the United States of America and hereby make assignment of the obligation to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

The ownership of all property is in the state by virtue of the government " aka [we the people] Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83. The said notes shall be

Principal Secretary [Redacted] 100-1-308

December 27, 2000

obligations of the United States and shall be receivable by all national and member banks and Federal Reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913, ch. 6, §16 (par.)), (Jan. 30, 1934, ch. 6, §2(b)(1)), (Aug. 23, 1935, ch. 614, title II, §203(a)).

Since March 9, 1933, the United States has been in a STATE OF DECLARED NATIONAL EMERGENCY. Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the instrument as follows: "Pay to the order of: Princess Emily Hotep El [redacted] for Account No. 61 [redacted] woman hereby discharge the debt of said amount above to the United States Treasury for 17,409.29. c/o XXXX 7500 West Lake Mead Blvd STE C9 #309 (89128) ON BEHALF OF ALLY 200 Renaissance Center PO BOX 200 Detroit MI [48265] also located for payment purposes at PO BOX 78234 Phoenix AZ [85062]. GOVERNMENT OBLIGATION'S REMITTANCE COUPON Pay and Pledged to the Order of Without recourse." on behalf of [redacted] for account No. For Account No. 611927340996 :Princess Emily Hotep El a woman ex [redacted] hereby discharge the debt of said amount above to the United States Treasury for 17,409.29. The holder will then deliver the endorsed note, to the Director Finance Office. (ii) On receipt of the endorsed note the Director Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

i, Princess Emily Hotep El a woman [redacted] hereby discharge the debt of said amount above to the United States Treasury for the amount 17,409.29. for said debt initially was taken from my infant trust account straw man all caps [redacted] anything or request for debt or payments hereafter is noted to be fraud and to be noted as an attempt to extort :Princess Emily Hotep El [redacted] for monthly payments interest and taxation without representation.

Memo: Discharging of Government Obligations  
Beneficial Interest

/s/ Princess Emily Hotep El [redacted]  
Holder and non Citizen of the United States of America Republic

TRUST SEAL

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

i princy klyby  1-307

\_\_\_\_\_  
\_\_\_\_\_

7/12/2021

ally Electronic Title Document **EXHIBIT**

• ELT\*NV

Title #: [REDACTED] Title Type:  
Issue Date: 09/24/2019 Lic Tag Control #:

VIN: KNAGN4A42F5084744  
Vehicle Info: 2015 KIA OPT  
Brand code:  
Odometer Reading: 00651.8  
Date: 00/00/0000  
Status:

Owner information  
Owner Information: HALL, MONICA RENE  
Co-Owner:  
Third Owner:  
Owner Address: 8237 BURN BROOK CT  
LAS VEGAS, NV 891494514

Lienholder information  
Lienholder: ALLY FINANCIAL  
PO BOX 8127  
COCKEYSVILLE, MD 210308127  
2nd Lienholder Name:

ELT Sent Date: 09/24/2019  
Lien Type:  
Owner Driver License #:

PDP Doc Ref: [REDACTED] 07/12/2021 09:08:56

Search Account

**ALL RISE and Stand!**

**This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione.**

**I am the sovereinge living justise The Allodial Aboriginal, Indigenous, living womb-man ;Princess  
emilly hotep el. in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorishe**

**American [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity.**

**I do not have excised income only sweat equity wages.**

**I am the sovereinge living justise Moorish American princess emilly hotep el in capitis dimiutio.**

**My wages are pecuniary and not income, as such is based upon my sweat equity energy and time hired**

**or used for wages commonly to assist a corporation to make its income and investments as in**

**commodities.**

**First Nat. Bank v. Terry, 103 Ca. App. 501, 285 P. 336, 377 [ "Full faith and credit" clause of Const.**

**U.S. art 4, 1, requires that foreign judgment be given such faith and credit as it had by law or usage of  
state of its origin."].**

**16Am Jur 2d., Const. Law Sec. 98:**

**"While an emergency can not create power and no emergency justifies the violation of any of the  
provisions of the United States Constitution or States Constitution.**



State of Nevada  
County of Clark  
Witness and Search on  
3-17-21 Prince Re hotep el  
K

**ALL RISE and Stand!**

**This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione.**

I am the sovereing living justise The Allodial Aboriginal, Indigenous, living man Moorish

American ;prince ra hotep el,

in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorish american

[al moroccan] konsular kourte akktione. I am not a corporation nor a commodity.

**I do not have excised income only sweat equity wages.**

I am the sovereing living justise prince ra hotep el in capitis dimiutio.

My wages a pecuniary and not income, as such is based upon my sweat equity energy and time hired

or used for wages commonly to assist a corporation to make its income and investments.

First Nat. Bank v. Terry, 103 Ca. App. 501, 285 P. 336, 377 [ "Full faith and credit" clause of Const.

U.S. art 4, 1, requires that foreign judgment be given such faith and credit as it had by law or usage of

state of its origin."].

16Am Jur 2d., Const. Law Sec. 98:

"While an emergency can not create power and no emergency justifies the violation of any of the

provisions of the United States Constitution or States Constitution.



State of Nevada  
County of Clark  
affirmed and signed on oath  
by [illegible] Notary Public

CIN: 2021-CP03052: 2471A

ALL RISE ande Stande!

This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione.

I am the sovereing living justise Princess Emilily Hotep El in capitis dimiutio.

16Am Jur 2d., Const. Law Sec. 98:

"While an emergency can not create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitution.

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CIN: 2021-ep0305217471-A



ORGANIZATION PURPOSE AND TYPE - GOVERNMENT-STATE PROFIT NOBEL DREW ALI 10105905 FORM1099 Moslem Theocratic Temple Islamism-Nevada, Alabama, California, New York, Michigan, Minnesota, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax License# 2020128318 Local License #18-7184060 Our main purpose is to lift up humanity with love, peace, truth, freedom and justice. Account No. 611927340996, VIN No. KNAGN4AD2F5084744 2021153678-5, 1215147000020,202102000922-6

02/09/2021

ORGANIZATION PURPOSE AND TYPE - GOVERNMENT-STATE PROFIT NOBEL DREW ALI 10105905 FORM1099 Moslem Theocratic Temple Islamism-Nevada, Alabama, California, New York, Michigan, Minnesota, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax License# 2020128318 Local License #18-7184060 Our main purpose is to lift up humanity with love, peace, truth, freedom and justice. Account No. 611927340996, VIN No. KNAGN4AD2F5084744 2021153678-5, 1215147000020,202102000922-6 ;Princess Emilly Hotep El Allodial Title Holder 7017 0660 0000 5972 4259

JEFFERY BROWN - CEO/VICE PRESIDENT ALLY  
200 Renaissance Center  
PO BOX 200  
Detroit MI [89265-2000]  
Account No. 611927340996,  
VIN No. KNAGN4AD2F5084744

MOORISH THEOCRATIC TEMPLE ISLAMISM  
Department Of State  
c/o Diplomat ;Princess Emilly Hotep EL4462299™©  
8237 Fawn Brook Ct  
Las Vegas NV Republic near [89149]  
[702]743-1926  
washitawmuurseibey@gmail.com

JEFFERY BROWN - CEO/VICE PRESIDENT ALLY NOTICE OF DEBT CANCELLATION 1099c, NOTICE OF TENDER OF PAYMENT NOTICE OF LIEN[S] Protection of the Vehicle From Theft Damages Fraud On Behalf of ex relations MONICA R. HALL, now The Allodial Title Holder ;Princess Emilly Hotep EL4461418™©. Account No. 611927340996, VIN No. KNAGN4AD2F5084744, 1096 1099c Debt Cancellation & Tender of Payment Not limited to Constitutional Privacy Rights, HR 4081, Nevada Code Title 52, N.R.S. 597.790, & Right to Privacy Act A Private Citizen COMMON LAW COURT 202011104892, COMMON LAW COURT OTH/20/192274/20/158008 Sovereign People Law Court Charta OTH/136518 United Nations Seat 215-1993/MN 512-3 - DUTY TO RESPOND IN LAW Account No. 8019320522 See Liens Attached For Full Amount.

The Tender of payment is valid, Ally Auto Aka Ally Bank declined or refused payment and UCC 3-603[b] gives right for discharge. PERIOD! Please note that defamation of Diplomat Princess Emilly Hotep El will not be tolerated see 18USC878.

By U.S. Law the 1099c debt cancellation was filed. So please provide the merit of law your client[s] are complaining about that we are lacking in? If a debt is owned (or treated as owned for federal income tax purposes) by more than one creditor, each creditor that is described under Who Must File, earlier, must issue a Form 1099-C if that creditor's part of the canceled debt is \$600 or more. Please go to the U.S. Treasury Department website <https://www.irs.gov/pub/irs-pdf/i1099ac.pdf>.

The UCC1 was filed on behalf of the property on said property that covers the discharge now paid in full equipment, you alleged false information and filings when there are no false UCC1 filings or statements. As well Jeffery Brown is the CEO am I correct? With the Tender of Payment and the 1099c there is no payment just discharge by law 3-603[b], and each demand for further payment is an attempt to extort a Diplomat after the lawful tender of payment was offered and declined by your client[s] see 18USC 878.

The UCC1 filing is lawful due to your clients failing to adhere to the notices, tender of payment be it used by others or not is not law, for the Tender of payment is lawful and now discharge as you now see from the previous emails. More over the 1099c debt cancellation had been filed January 18th, 2021. Therefore it is discharged and not transferred to anyone else but thereto the letter of the law.

CIN: 2021-CP03052102471-A



ORGANIZATION PURPOSE AND TYPE - GOVERNMENT-STATE PROFIT NOBEL DREW ALL 10105905 FORM1099 Moslem Theocratic Temple Islamism-Nevada, Alabama, California, New York, Michigan, Minnesota, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax License# 2020128318 Local License #18-7186060 Our main purpose is to lift up humanity with love, peace, truth, freedom and justice. Account No. 611927340996, VIN No. KNAGN6ADZFS086744 2021153678-5, 1215147000020,2021020200922-6

It is a felony to conceal or remove 18USC2071 which would be obstruction of justice, you'll need to request a UCC3 by consul. Please also note that all correspondent need to be addressed to Diplomat ;Princess Emilily El or the Moorish Theocratic consul.

#### Removing a UCC-1 Filing

There are a few ways you could remove your UCC-1 filing: Pay off your loan: This is the surest way to have the UCC-1 filing removed. Depending on the state, the financing statement usually remains in your state's searchable index for one year after the loan is repaid. In that case, the statement would reflect that the loan is repaid. Request a UCC-3 Financial Statement Termination: You should request the lender to file a UCC-3 termination, since lenders typically don't file these unless requested. You should always get confirmation from the lender that the UCC-3 was filed. This amendment can remove the UCC lien if processed. We have requested the UCC3 for the liens on the property rather we have yet to receive an answer.

Please be advised, Diplomat ;Princess Emilily Hotep El, ex relations Monica R Hall, has been a victim of identity theft for more than ten years now, and such has been closely watched and reported to the State Departments and 3rd parties such as CFPB, SEC, FTC, and others. "No one disclose this by law as well please be sure this is accurate. Nonetheless the Tender of payment is valid, Ally Bank declined or refused payment and UCC 3-603[b] gives right for discharge. PERIOD! see 18USC878.

By U.S. Law the 1099c debt cancellation was filed. So please provide the merit of law your client[s] are complaining about that we are lacking in? If a debt is owned (or treated as owned for federal income tax purposes) by more than one creditor, each creditor that is described under Who Must File, earlier, must issue a Form 1099-C if that creditor's part of the canceled debt is \$600 or more. Please go to the U.S. Treasury Department website <https://www.irs.gov/pub/irs-pdf/i1099ac.pdf>.

The UCC1 was filed on behalf of the property on said property that covers the discharge now paid in full equipment, you alleged false information and filings when there are no false UCC1 filings or statements. As well mailing was only to the CEO rather it appears others have committed mail theft and mail fraud by opening and acquiring said mail.

With the Tender of Payment and the 1099c there is no payment just discharge by law 3-603[b], and each demand for further payment is an attempt to extort a Diplomat after the lawful tender of payment was offered and declined by your client[s] see 18USC 878. The UCC1 filing is lawful due to your clients failing to adhere to the notices, tender of payment be it used by others or not is not law, for the Tender of payment is lawful and now discharge as you now see from the previous emails. More over the 1099c debt cancellation had been filed by January 4<sup>th</sup>, 2021. Therefore it is discharged and not transferred to anyone else but thereto the letter of the law.

Please provide the original wet signature contract and the proof that your client loaned money, this is now a new added issue for its against the law for banks or corporations to loan money create money, so please tell me where did the money allegedly loaned come from? If not from her infant all caps corporation MONICA HALL BOND with social security number Federal Bank in Texas! See First National Bank of Montgomery v. 9, 1968 (Justice Court, Credit River Township, Scott County, Minnesota), also known as the Credit River Case, was a case tried before a justice of the peace in Minnesota in 1968. The decision in that case is sometimes cited by opponents of the United States banking system. Federal National banks cant loan money!

CIN: 2021-CP030 .102471-A



ORGANIZATION PURPOSE AND TYPE - GOVERNMENT-STATE PROFIT NOBEL DREW ALLI 10109905 FORM1099 Moslem Theocratic Temple Islamism-Nevada, Alabama, California, New York, Michigan, Minnesota, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax License# 2020120310 Local License #18-7184060 Our main purpose is to lift up humanity with love, peace, truth, freedom and justice. Account No. 611927340996, VIN No. KNAGN4AD2F5084744 2021153670-5, 1215147000020, 20210203000922-6

**CERTIFIED PROOF OF SERVICE BY USPS MAIL CARRIER AS SERVICE AND SERVICE OF PROOF ALSO VIA ELECTRONIC SERVICE VIA THE WEB GMAIL AND OTHERS ALIKE.**

**JEFFERY BROWN - CEO/VICE PRESIDENT**  
**ALLY**  
200 Renaissance Center  
PO BOX 200  
Detroit MI [89265-2000]  
Account No. 611927340996,  
VIN No. KNAGN4AD2F5084744

**MOORISH THEOCRATIC TEMPLE ISLAMISM**  
**Department Of State**  
c/o Diplomat ;Princess Emiliy Hotep EL4462299™©  
8237 Fawn Brook Ct  
Las Vegas NV Republic near [89149]  
[702]743-1926  
washitawmurselbey@gmail.com

**ALLY AUTO**  
200 WEST CIVIC CENTER DRIVE  
SANDY, UT 84070

**BROWN CEO JEFFERY ALLY BANK**  
PO BOX 380902  
MINNEAPOLIS, MN, 55438

VIN: 2021-CP0352102-71-A



ORGANIZATION PURPOSE AND TYPE - GOVERNMENT-STATE PROFIT NOBEL DREW ALI 10105905 FORM1099 Moslem Theocratic Temple Islamism-Nevada, Alabama, California, New York, Michigan, Minnesota, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax License# 2020128318 Local License #18-7186040 Our main purpose is to lift up humanity with love, peace, truth, freedom and justice. Account No. 611927340996, VIN No. KNAGN4AD2F5084744 2021153678-5, 1215147000020,20210202000922-6

State of Nevada ]

] PROOF OF ORDER AND JUDGMENT CONFIRMED BY NOTARY[s] & VIZIR CONSULAR

County of Clark ]

On Feb 9<sup>th</sup>, 2021 before me ; Princess Emilily Hotep El UCCI:308



I Diplomat ;Princess Emilily Hotep El, on December 24,2020 Tendered payment in full thereto Ally Auto/ Bank for account and Estate Trust transfer from US Treasury to international sources for account No. Ally loan# 611927340996 VIN # KNAGN4AD2F5084744, License plate #000K48. I also filed a 1099c and 1099a with the US Treasury Department on January 4<sup>th</sup>, 2021 and filed a copy with the US Treasury Department. I have also filed a lien with NV Secretary Of State and a Lien Acknowledgment with NV Secretary Of State for the protection of my rights and all my properties.

VIZIR CONSULAR PRINCE RA HOTEPEL

SEE THE FOLLOWING; Attached herein and hereto this document is the previous notarized document which is the same.

- ; 22 U.S.C. 4215; 2U.S.C. 4221; Rule 44[a][2]FRCP; ; 28 U.S.C.
- ; Appendix Rule 902[3] Rev; 28 U.S.C. Appendix;; 28 U.S.C. 1740;
- ; 28 U.S.C. 1741;; 22 Code of Federal Regulations; [C.F.R.] 92.2 et seq
- ; 22 CFR 92.1[d].; NRS 240.003 ; NRS 240.005; NRS 240.0055
- ; NRS 240.015; NRS 240.017; NRS 240.020; NRS 240.030; NRS 240.033; NRS 240.045

Only Persons who meet the definition of "notarizing officer" may notarize documents at a US embassy or consulate. ;22 CFR 92.1[d]. The term "notarizing officer" at a US embassy or consulate includes consular officers, officers of the Foreign Service who are secretaries of embassy of legation under 22 USC 4221 and such US citizen employees as the Deputy Assistant Secretary of State for Overseas Citizens Services may designate for the purpose of performing notarial acts overseas pursuant to Section 127[b] of the Foreign Relations Authorization Act, Fiscal Years 1994-1995, Pub. L. 103-236, April 30, 1994. See also the Uniform Notarial Act, the Uniform Recognition of Acknowledgments Act and the Uniform Acknowledgment Act. I Diplomat ;Princess Emilily Hotep El4461418™© a foreign Diplomat of the Moorish Empire, MAURUSIUM AMERICANUM SANCTI AMERICAE INDIGENOUS PEOPLE JUS SANGUINE, SUI GENERES, Operating From The Prophets Authority as the Seat of Government, at Springfield, 10105905/1099 Divine Constitution of the Moorish Science Temple of America, Act 6. Sovereign People Law Court Charta OTH/136518 and Charta OTH/20/192274 NEVADA REPUBLIC of United Nations Seat 215-1993/MN 512-3, have recognized the Notary herein as Jonathan Escapa Notary Public, State of Nevada within the Republic as Consular, Judge, Consul, Witness[s] please see NRS 240.003 "In a representative capacity" defined as for or on behalf of ;Princess Emilily Hotep El4461418™©, and is recognized as such within the Moorish Empire, MAURUSIUM AMERICANUM SANCTI AMERICAE INDIGENOUS PEOPLE JUS SANGUINE, SUI GENERES, Operating From The Prophets Authority as the Seat of Government, at Springfield, 10105905/1099 Divine Constitution of the Moorish Science Temple of America, Act 6. Sovereign People Law Court Charta OTH/136518 ALABAMA and NEVADA REPUBLIC of United Nations Seat 215-1993/MN 512-3.

Consul & Diplomat  
VIZIR CONSULAR PRINCE RA HOTEPEL™© UCCI:308  
SEAL



ORGANIZATION PURPOSE AND TYPE - GOVERNMENT-STATE PROFIT NOBEL DREW ALI 10105905 FORM1099 Moslem Theocratic Temple Islamism-Nevada, Alabama, California, New York, Michigan, Minnesota, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax License# 2020128318 Local License #18-7184060 Our main purpose is to lift up humanity with love, peace, truth, freedom and justice. Account No. 611927340996, VIN No. KNAGN4AD2F5084744 2021153678-5, 1215147000020,202102000922-6

**When Recorded Return To:**  
**MOORISH THEOCRATIC TEMPLE ISLAMISM**  
 Department Of State  
 Diplomat ;Princess Emilily Hotep EL4462299™©  
 ex relations MONICA R HALL  
 8237 Fawn Brook Ct  
 Las Vegas NV Republic near [89149]

**Document Prepared By:** *Prince Rahtep El a.s.o.*  
JEFFERY BROWN - CEO/VICE PRESIDENT  
ALLY  
 200 Renaissance Center  
 PO BOX 200  
 Detroit MI [89265-2000]  
 Account No. 611927340996  
 VIN No. KNAGN4AD2F5084744

Loan Number: 611927340996

**CORPORATE CANCELLATION AND RELEASE OF TITLE**

The debt secured by Ally Bank Aka Ally Auto Account No. **611927340996** with the DMV, Nevada, from: **NOTICE OF DEBT CANCELLATION 1099c, NOTICE OF TENDER OF PAYMENT** On Behalf of ex relations **MONICA RENE HALL. FOR AND DURING HER LIFE AND UPON THE DEATH THE OF HER, THEN TO THE SURVIVOR OF HER ESTATE TRUST, HER HUSBAND, OR BENEFICIARY WITH EVERY CONTINGENT REMINDER AND RIGHT OF REVERSION** having been paid in full, said lien or Title is hereby fully released, satisfied, discharged and canceled. **IN WITNESS WHEREOF AS NOMINEE FOR ALLY, ITS SUCCESSORS AND ASSIGNS** has caused its name to be signed this **12<sup>th</sup>** day February in the year **2021. AS NOMINEE FOR JEFFERY BROWN - CEO/VICE PRESIDENT ALLY ITS SUCCESSORS AND ASSIGNS. DUTY TO RESPOND IN LAW Account Number: 611927340996**

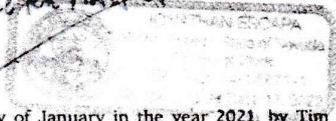
*Prince Rahtep El ucc1-308*  
~~CEO/VICE PRESIDENT~~  
*Justice Assistant Grand Sheikh*  
 STATE OF NEVADA

*State of Nevada  
 County of Clark  
 appeared and signed on 3-22-21  
 by Prince Rahtep El*

COUNTY OF CLARK

The foregoing instrument was acknowledged before me on this **3<sup>rd</sup>** day of January in the year 2021, by **Tim Parsons** as COO of **ALLY AS NOMINEE FOR c/o JEFFERY BROWN - CEO/VICE PRESIDENT ALLY, ITS SUCCESSORS AND ASSIGNS**, who, as such said person agency or Corporation being authorized to do so, executed the forgoing instrument for the purposes therein contained. He/she/they is (are) personally known to me.

Notary



Finde, ab est severali terra, dum est se effundere in Messana Circa trahi  
 Legei et tunc Sursum Messana, ab est bevedis terra, ad Locum originis  
 magna (conveni). Atque in Messana Pro Anno octavo Messana, ut perennis  
 directe adversus os Misraconia, et cursum sursum ad Messanab est terra  
 terra, ad locum Flah, propensiorum seu leagei, et tunc sursum Flah, ab est  
 severali terra, ad Kikago vel Alani rivus, circa admontem leagei, inde tunc  
 septentrionalis interius, in linea recta, ad metas notabilis locis, ut solent  
 preteriam fin, circa quadraginta vel quinquaginta tabline annos ante ille  
 tempus inter Pessara et Bernard Masri, propensiorum quinquaginta leagei  
 ab orientis solum, in linea recta, ad duo notabilis Collis propensiora simul, in  
 orientem interius, circa quatuor decem leagei, inde septentrionalis  
 orientem interius, in linea recta notabilis septentrionalis, ab notis ab Masri ab oriente  
 "masri notabilis", circa quatuor decem leagei, inde interius solum, in linea  
 recta ad montem montis, ad septentrionalis orientis Ultra Alta Campus, in  
 quidem leagei, (inde iterum solum, in linea recta), et inde prope Anstia  
 occidentem interius ad locum originis, circa quadraginta leagei. Ad habent et  
 Habere et tenere dicit duo terra tracti, cum omnia et Singulis sunt sanctissima  
 amplexi, sunt heredes perpetuum, in severali, ad et pro suoque beneficiis  
 acceptorum sunt heredes perpetuum, in severali, ut annua plene plus  
 apparere ad manifestis dicit arbor et possessione versa, recte esse qui sub  
 magna et hanc Praecepti Armarum ac tunc Tabulas ut

*Messana, Pessara, Bernard Masri*  
*et Pessara, Bernard Masri*  
 Genitum Viro Dno in Officio *Armarum ac tunc Tabulas*  
 Tabularum Praecepti Armarum ac tunc Tabulas

Non Est Dicit Consensu Circa Christianismus Fontis ad quatuordecim finibus  
 Regalis Mauritaniam, Notans Titulus, ad vel Sustinere una est regnantis vna

Et sine hoc Instrumentum, Legi esse exactas imagines Societas Nazir  
 Armatum: Dignis Mauritaniam et Eximas Amabianus, Mauritaniam, Principe  
 Bli Principatus in Seris Sodalitate Corpore Nazir, Turm, Alium apud gentes  
 Sodalitatem Seris est Alit Landis, ac venerationis Boudib, Consensu  
 Creati in Vn, quos est deus terra, et deus Genitrix, Ita, Pansha, gerta, Nazir est  
 dicit, ut capere et necessitate ab tenere societas Sodalitas pertinet Propall, in  
 hac re Cognationis Societas Participans et Nazir habere capere militum  
 Cognationis Elementum Manifestis in sacrificia proprium ad transmittent vna

des Sacramto, Paribus Nomen Religio, Lamentis Indivis  
 Nostra Celebre et Principum Regime Aurantibus et Pluribus, fuit accipere  
 Nomen Mandatum Alit in Cora Sanctis, Anno et Sabentiam Affectionis  
 Petiti, cum Viresque Sacramto, Arquis Tadassoniam Regime Armarum  
 Indivisio subter Alit: Nominibus Principum, Anno, Verba, Ipa, Immanitas  
 Anno, Verba, Ipa, Immanitas, Anno, Verba, Ipa, Immanitas  
 Libertas in Anno, Verba, Ipa, Immanitas, Anno, Verba, Ipa, Immanitas  
 Nazir Armarum pro Armarum

*Abi Laudibus Offere*  
*Sacreda et Sacramto*  
*Talisman*



*Witness on this 10th Day of February*  
*2021*



*Prince Rabi*



called the Moorish River (Armas Mauna), being about a league below the mouth of the Kaskas River and running thence a Northward of east course, in a direct line, back to the hills plain, about eight leagues, above the same course, in a direct line to the crab tree field, approximately Seventeen leagues; thence the same course in a direct line, to a remarkable place known by the name Great Buffalo Head, about Seventeen leagues; thence the same course, in a direct line to the Salt Lambie River (River Lap) one league below the Ancient Senese town, in an easterly, or a little to the North of east, course, in a direct line to the Cleveland (Ohio) River, approximately four leagues; then down the Cleveland River, by it's several courses, until it empties into the Messara (Mississippi), about Thirty five leagues; and then up to the Messara, by it's several courses, to the place of beginning, about Thirty three leagues; And beginning for the other tract on the Messara, (by it's several courses) at a point directly opposite to the mouth of the Missouri (Misera Corda - Merry Heart) and running up to the Messara, by it's several courses to the mouth of the Illinois (Iah) (Allah), approximately six leagues by it's several courses, to Kikagoo or Ahum or Garbe River, about Ninety leagues, thence nearly a northerly course, in a direct line, to a certain reasonable place, being the ground on which a battle was fought, about fifty or fifty five years before that time, between the Pesaria and Renard Moors, approximately fifty leagues; thence by the same course, in a direct line to a remarkable spring, known to the Moors, by the name of "erack nebousou" (Dark Sprout), about fourteen leagues; and thence nearly a Southwest course to the place of beginning, about four leagues; To have and to hold the said two tracts of land, with all and singular their appurtenances to the grantors, their heirs and assigns, forever, in severalty, to and for the use and benefit of the (One Moorish Nation) grantee their heirs, and assigns forever, in severalty, as will more fully appear by both the said Monument and Actual Possession, Truly Executed under the hand and Seal of the Prince of Atmarium (Grantor) and Dub. Recorded at:

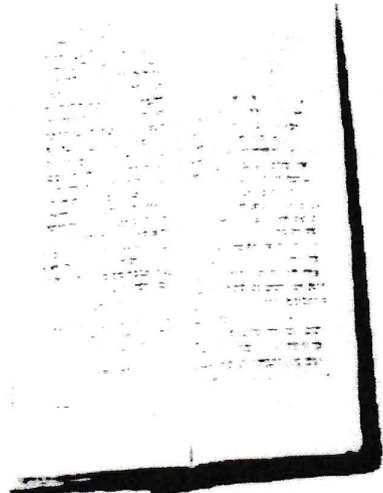
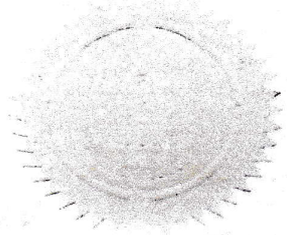
*Witnessed by*  
*James E. L. ...*  
*...*  
 A Testimony Given Public, Dub.

Appointed and Authorized.

*witness on this 14th Day of*  
*February 1820*



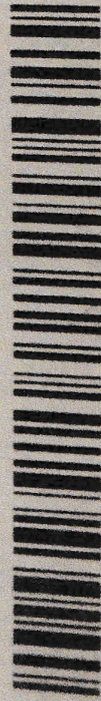
*Prince Razi*



**SENDER: COMPLETE THIS SECTION**

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

CEO Michael Stoddard  
 Leader One Financial  
 7500 College Blvd #1150,  
 Overland Park, KS Republic  
 near [66210]



9590 9402 5937 0049 2255 92

2. Article Number (Transfer from service label)

7020 0090 0001 6312 4243

PS Form 3811, July 2015 PSN 7530-02-000-9053

**COMPLETE THIS SECTION ON DELIVERY**

A. Signature  Agent  
 Address  
 B. Received by (Printed Name) C. Date of Delivery  
 D. Is delivery address different from item 1?  Yes  
 If YES, enter delivery address below:  No

*[Handwritten Signature]*  
*[Handwritten Name: M Stoddard]*

3. Service Type
- Adult Signature
  - Adult Signature Restricted Delivery
  - Certified Mail®
  - Certified Mail Restricted Delivery
  - Collect on Delivery
  - Collect on Delivery Restricted Delivery
  - Insured Mail
  - Insured Mail Restricted Delivery (over \$500)
  - Priority Mail Express®
  - Registered Mail™
  - Registered Mail Restricted Delivery
  - Return Receipt for Merchandise
  - Signature Confirmation™
  - Signature Confirmation Restricted Delivery

Domestic Return Receipt



registered agent for PRINCE RA EL & DAVID JR HALL ESTATE TRUST is the Your NEVADA Secretary of State for the STATE OF NEWYORK STATE upon whom a Notice of Claim against the public corporation may be served.

BEFORE ME, the undersigned Notary, on this 5<sup>th</sup> day of July, 2021, personally appeared Diplomat ;prince ra - hotep: el, known to me to be a credible individual and of lawful age, who being by me first duly sworn on his oath, deposes and says:

TAKE JUDICIAL NOTICE THAT pursuant to the THE CONSTITUTION OF THE STATE OF NEVADA 1864 Nevada Constitution (as ratified without subsequent amendments), ARTICLE I. - BILL OF RIGHTS - SECTION IV.

Paragraph I. "Laws of a general shall have uniform operation throughout the State, and no special law shall be enacted in any case for which provision has been made by an existing general law. No general law affecting private rights, shall be varied in any particular case, by special legislation, except with the free consent, in writing of all persons to be affected thereby; and no person under legal disability to contract is capable of such consent."

Par. II. "Legislative acts in violation of this Constitution, or the Constitution of the United States, are void, and the Judiciary shall so declare them."

**AND TAKE FURTHER NOTICE THAT** all state and federal statutes are special laws brought forth under a commercial admiralty jurisdiction.

27 Code of Federal Regulations (C.F.R.) § 72.11 - Meaning of Terms  
Commercial Crimes

*"Any of the following types of crimes (Federal or State): Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes. Addiction to narcotic drugs and use of marihuana will be treated as if such were commercial crime."*

**AND TAKE FURTHER NOTICE THAT** I, a manifestation human —Prince Ra :Hotep - El, first lien holder of the 14th amendment person, PRINCE RA HOTEP EL dba PRINCE RA EL & DAVID JR HALL ESTATE TRUST, did not consent for my body or my private property to be pledged as collateral for said 14th amendment citizen of the U.S. or of the STATE OF NEVADA or of any other state in writing or in any other legally binding form of consent.

Since contracts like the birth certificate were constructed **AND** since a Social Security number was issued in the above-mentioned names at the time when I was a baby, then I would have been under legal disability to contract and incapable of entering into such a contract as the 1864 Nevada Constitution clearly affirms.

**AND TAKE FURTHER NOTICE THAT** I, Diplomat ;prince ra - hotep: el, reserve my right to sue you and all your agencies and contractors for using my name, PRINCE RA EL & DAVID JR HALL ESTATE TRUST ens legis, or my private property.

**AND TAKE FURTHER NOTICE THAT** the material facts giving rise to the constitutional question are as follows:

1. Unalienable rights protected by the 1864 NEVADA Constitution (as ratified without subsequent amendments) and the 1864 BILL OF RIGHTS such as the right of travel have been violated in the past.
2. *Unalienable rights* were violated in the past;  
1864 Nevada Constitution (as ratified without subsequent amendments)

SECTION I. - BILL OF RIGHTS - Par. XVI

*"The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures, shall not be violated; and no warrant shall issue except upon probable cause, supported by oath, or affirmation, particularly describing the place, or places, to be searched, and the persons or things to be seized."*

3. *Unalienable rights* were violated in the past;  
1864 Nevada Constitution (as ratified without subsequent amendments)

SECTION I. - BILL OF RIGHTS - Par. XXI

*"There shall be no imprisonment for debt."*

**AND TAKE FURTHER NOTICE THAT I DEMAND** the name, PRINCE RA EL & DAVID JR HALL, be added to the DO NOT STOP / DO NOT DETAIN LIST for Your State and all the other states as well. While I explicitly reserve all of my rights protected by the above-said Nevada Constitution and waive no part of any of those rights, you shall abide by your oaths to it.

I also have recorded a lien upon said names which are my property, and there shall be a charge as prescribed in the attached fee schedule or as otherwise prescribed upon invoice, and the claim shall come against you, your agency(ies), and/or your contractors in which this Motion to Intervene with an Injunction shall become a contract.

**AND TAKE FURTHER NOTICE THAT THIS IS A CONTRACT.** Failure to respond or to rebut this affidavit within ten (10) days shall constitute your acceptance and acquiescence. This contract is law.

## FURTHER CONSTITUTIONAL REFERENCES

1. PURSUANT TO the 1864 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION I. - Par. I.

*"All government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people, and, at all times, amenable to them."*

2. PURSUANT TO the 1864 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION I. - Par. X.

*"No person shall be deprived of the right to prosecute or defend his own cause in any of the Courts of this State, in person, by attorney, or both."*

3. PURSUANT TO the 1864 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION I. - Par. XIII.

*"Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted: nor shall any person be abused in being arrested, while under arrest, or in prison."*

4. PURSUANT TO the 1864 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION I. - Par. XII.

*"The writ of HABEAS CORPUS shall not be suspended."*

5. PURSUANT TO the 1864 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION I. - Par. XXI.

*"No conviction shall work corruption of blood or forfeiture of estate."*

6. PURSUANT TO the 1864 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION 1. - Par. XVI.

*"No bill of attainder, ex post facto law, retroactive law, or law impairing the obligation of contracts, or making irrevocable grants of special privileges or immunities, shall be passed."*

7. PURSUANT TO the 1647 Nevada Constitution - ARTICLE I. - BILL OF RIGHTS - SECTION V. - Par. I.
-

"The people of this State have the inherent, sole and exclusive right of regulating their internal government, and the police thereof, and of altering and abolishing their Constitution whenever it may be necessary to their safety and happiness."

AND TAKE FINAL NOTICE THAT any action to the contrary upon your oaths would be a violation of O.C.G.A. § 16-10-1 that you swore to uphold within admiralty jurisdiction.

Further affiant sayeth not!

Respectfully submitted on this 5<sup>th</sup> day of July, 2021.

Without prejudice,

UCC § 1-103.6, UCC 1-308, UCC 1-301, UCC 1-107

Prince Ra Escapa  
Prince Ra - Hotep : El, Beneficiary d/b/a  
PRINCE RA EL  
DAVID JR HALL ESTATE TRUST  
c/o P.O. Box 7500 West Lake Mead Blvd  
Las Vegas / , Nevada Republic, nearby [89128]

**ACKNOWLEDGMENT**

The use of a notary below is for identification only and not for entrance into any foreign jurisdiction.

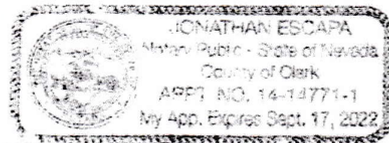
STATE OF NEVADA )  
 ) ss.  
COUNTY OF CLARK )

On this 5<sup>th</sup> day of July, 2021, before me, the undersigned, a Notary Public in and for Nevada, personally appeared the above-signed, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that he/she has executed the same.

Signed: \_\_\_\_\_

Notary name: Jonathan Escapa

My commission expires: 09/17/2022  
(Seal)



**CERTIFICATE OF SERVICE**

I, Diplomat ;prince ra -hotep: el, "envoy" living manifestation Man/Woman and Executor for PRINCE RA EL & DAVID JR HALL, certify that I have this day served the COUNTY OF YOUR COUNTY JUDGES, SOLICITORS, and SUCCESSORS with this Notice of estoppel and stipulation of Constitutional Challenge to ALL YOUR STATE, STATE STATUTES, etc. by way of U.S.P.S. registered mail and/or by hand delivery to the filing clerk to ensure delivery.

Dated this 5<sup>th</sup> Pre day of Month, 2021.

Registered Mail Number: RR 9407-8036-9930-0098-6274-27 US

Respectfully submitted without prejudice and with all rights reserved.  
UCC § 1-103.6, UCC 1-308, UCC 1-301, UCC 1-207.

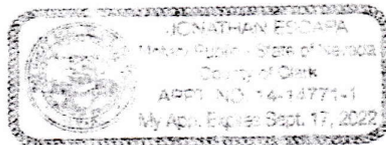
~~Prince Ra - Hotep~~ / UCC 1-308  
Prince Ra - Hotep : El, Beneficiary d/b/a

PRINCE RA EL

DAVID JR HALL ESTATE TRUST

c/o P.O. Box 7500 West Lake Mead Blvd

Las Vegas /, Nevada Republic, nearby [89128]



State of Nevada  
County of Clark  
appeared and signed on 7-5-21  
by Prince Ra hotep el  
*[Signature]*  
Jonathan Escapa



7/4/21, 6:00 PM

## Other Document Registration OTH / 21 / 581178

Common Law Court <noreply@commonlawcourt.com>  
To: washitawmuurseibey@gmail.com

Sun, Jul 4, 2021 at 5:59 PM

Thank you for submitting your document to the Common Law Court, this document has been added to our records successfully and will be added to our search facility soon.

Reference number: OTH / 21 / 581178

Below is a copy of the data you submitted:

### Full Name

prince ra hotep el

### Date Obtained

01 December 1967

### Type of Document Submitted

1864 Nevada Constitution Art 1 Notice of Motion Motion to Intervene With an Injunction

### Document Upload (jpg or pdf)

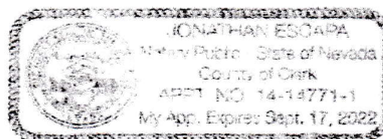
- [Prince-Ra-Hotep-El-CO-DAVID-JR-HALL-ESTATE-TRUST-Injunction-copy.pdf](#)

### Email Address

[washitawmuurseibey@gmail.com](mailto:washitawmuurseibey@gmail.com)

If you have any issues or queries please do not hesitate to contact us.

Common Law Court



State of Nevada  
County of Clark  
appeared and signed on  
7-5-21 by Prince Ra Hotep  
*Jonathan Escapa*

**DISCLOSURES:**

**Fee Schedule COMMON LAW COURT OTH/20/188886 OTH/20/136518**

The Authority for fines [damages] caused by crimes by government officers. These damages by government are as following:

Extortion & Threats to a Foreign Officer/Diplomat	\$1,500,000.00	18 U.S.C 878
Violation of oath of office	\$250,000.00	18 U.S.C 3571
Denied Proper Warrants	\$250,000.00	18 U.S.C 3571
Denied Right of reasonable defense	\$250,000.00	18 U.S.C 3571
Defense arguments	\$250,000.00	18 U.S.C 3571
Defense evidence records	\$250,000.00	18 U.S.C 3571
Denied Right to Truth in evidence	\$250,000.00	18 U.S.C 3571
Slavery [forced compliance to contracts not held]	\$250,000.00	18 U.S.C 3571
Denied provisions in the Constitution/Treaties	\$250,000.00	18 U.S.C 3571
Treason [combined above actions]	\$250,000.00	18 U.S.C 3571
Genocide	\$1,000,000.00	18 U.S.C 1091
Misprision of Felony	\$5000.00	18 U.S.C 4
Conspiracy	\$10,000.00	18 U.S.C 238
Extortion	\$5,000.00	18 U.S.C 872
Mail Threats	\$5,000.00	18 U.S.C 878
Fraud	\$10,000.00	18 U.S.C 1001
Falsification of documents	\$10,000.00	18 U.S.C 1001
Perjury	\$2,000.00	18 U.S.C 1621
Color of Law Violations	\$250,000.00	18 USC Sec. 2424
Injuries Liability	\$250,000.00	42 USC Sec. 1983
Grand Theft [18 U.S.C 2111 each]	\$250,000.00	18 U.S.C 2111
To determine multiple no. of accounts by damages		
Racketeering [Criminal]	\$25,000.00	
Racketeering [Civil]		

Wages taken \$Xs3 [Times three] Sustained damages total x 3 Legal fees and Administration Fees  
\$5,500.00 per day from the time of start

- NEVADA CONSTITUTION
- Article 1, Section 1 Inalienable rights
- Section 2 Purpose of Government Paramount Allegiance to United States
- Section 4 Liberty of Conscience
- Section 5 Suspension of Habeas Corpus
- Section 9 Liberty of Speech
- Section 10 Right to Assembled
- Section 11 Right to bear Arms
- Section 14 Exemption of Property from Execution Imprisonment for Debtor's
- Section 17 Slavery and Involuntary Servitude Prohibited
- Section 18 Unreasonable Seizure and Search Issuance of Warrants
- Section 19 Treason
- Section 20 Rights retained by People man or woman
- Defending the Constitution
- Nevada Policy Separation of Powers
- Form W-4 Voluntary withholding request.

26 CFR 31.334002[p]-1 voluntary withholding agreements  
DENIAL OF RIGHTS UNDER COLOR OF LAW WARNING

26 USC 6109[a] 6721[a][2][B], 6721[c][1][B] and 6724[a]

# EXHIBIT



## Clark County Treasurer's Office

Laura B. Fitzpatrick, Treasurer  
 500 S Grand Central Pky  
 PO Box 551220  
 Las Vegas NV 89155-1220  
 (702) 455-4323  
 www.clarkcountynv.gov/treasurer

### Real Property and Special Tax Statement for Fiscal Year 2022 - 2023

HALL MONICA RENE ESTATE  
 7500 W LAKE MEAD BLVD STE C9-309  
 LAS VEGAS NV 89128

Parcel Number: 125-21-311-121  
 Tax District: 200 Tax Rate: 3.2782 Tax Cap %: 3  
 Location: 8237 FAWN BROOK CRT  
 Assessor Description: DEER SPRINGS RANCH-UNIT 2 PLAT BOOK 78 PAGE 51 LOT 325 BLOCK 3

#### Assessed Valuation for 2022 - 2023

Land	36,750
Building & Improvement	105,416
Personal Property	0
<b>Assessed Value Subject to Cap</b>	<b>142,166</b>
New Land Value**	0
New Improvement Value**	0
Personal Property Value**	0
Less Exemption	0
<b>Net Assessed Value</b>	<b>142,166</b>
New Construction Supplemental**	1,952

**\*\*Not Subject to Cap**

Payment Installments

Description	Due Date	Original Amount	Amount Due
Installment 1	(PAID)	\$811.67	\$0.00
Installment 2	(PAID)	\$808.60	\$0.00
Installment 3	(PAID)	\$808.60	\$0.00
Installment 4	(PAID)	\$808.60	\$0.00

#### Summary

Taxes as Assessed	\$4,660.49
Cap Reduction (if applicable)	\$1,490.09
<b>Net Taxes</b>	<b>\$3,170.40</b>
New Construction Supplemental	\$63.99
<b>Other Charges</b>	
Las Vegas Artesian Basin	\$3.08
<b>Total Annual Charges</b>	<b>\$3,237.47</b>

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT



Make checks payable to:

Fiscal Year 2022 - 2023

## Clark County Treasurer's Office

Mail to:  
 500 S Grand Central Pky  
 PO Box 551220  
 Las Vegas NV 89155-1220

Parcel Number: 125-21-311-121

Location: 8237 FAWN BROOK CRT



As Of Date: 12/07/2022  
 Minimum Due: \$0.00  
 To Pay In Full: \$0.00

12521311121231000000000001

Enter Payment Amount

\$



**Clark County Treasurer's Office**

Laura B. Fitzpatrick, Treasurer  
 500 S Grand Central Pky  
 PO Box 551220  
 Las Vegas NV 89155-1220  
 (702) 455-4323  
 www.clarkcountynv.gov/treasurer

**Real Property and Special Tax Statement for Fiscal Year 2022 - 2023 –Con't.**

Parcel Number 125-21-311-121

<b>Distribution of Fiscal Year 2022 - 2023 Taxes</b>				
<b>Distribution of Tax Dollars</b>	<b>Tax Rate</b>	<b>Tax as Assessed</b>	<b>Cap Reduction</b>	<b>Net Taxes</b>
COUNTY SCHOOL MAINTENANCE & OPERATION	0.7500	1,066.26	339.23	727.03
LAS VEGAS CITY	0.6765	961.76	305.99	655.77
COUNTY SCHOOL DEBT (BONDS)	0.5534	786.75	250.31	536.44
CLARK COUNTY GENERAL OPERATING	0.4599	653.82	208.01	445.81
LVMPD MANPOWER SUPPLEMENT LV	0.2800	398.06	126.64	271.42
STATE OF NEVADA	0.1700	241.68	76.89	164.79
ASSISTANCE TO INDIGENT PERSONS	0.1000	142.17	45.23	96.94
LAS VEGAS CITY FIRE SAFETY	0.0950	135.06	42.97	92.09
LV/CLARK COUNTY LIBRARY	0.0942	133.92	49.97	83.95
CLARK COUNTY CAPITAL	0.0500	71.08	22.61	48.47
CLARK COUNTY FAMILY COURT	0.0192	27.29	8.68	18.61
INDIGENT ACCIDENT FUND	0.0150	21.32	6.78	14.54
STATE COOPERATIVE EXTENSION	0.0100	14.21	4.52	9.69
LVMPD EMERGENCY 911	0.0050	7.11	2.26	4.85
CLARK COUNTY DEBT	0.0000	0.00	0.00	0.00
LAS VEGAS CITY DEBT	0.0000	0.00	0.00	0.00
<b>TAX DISTRIBUTION</b>	<b>3.2782</b>	<b>4,660.49</b>	<b>1,490.09</b>	<b>3,170.40</b>

<b>Detail of Amount Due</b>			
<b>Year</b>	<b>Description</b>	<b>Total Tax Amount</b>	<b>Balance Due</b>
2023	Property Tax Principal	\$3,170.40	\$0.00
2023	New Construction - Supplemental Property Tax	\$63.99	\$0.00
2023	Las Vegas Artesian Basin	\$3.08	\$0.00
<b>Total for Fiscal Tax Year 2023 :</b>		<b>\$3,237.47</b>	<b>\$0.00</b>
<b>Total :</b>		<b>\$3,237.47</b>	<b>\$0.00</b>



## Voting Demand Letter & Shareholder Enforcement Notice

To: Liberty Mutual Holding Company Inc.  
Attn: Executive Management, Policyholder Governance Office  
Address: 175 Berkeley Street, Boston, MA 02116

**From: House of Judah Trust / Beit LiYehudah Ne'emanut Keren / Princess Emilily Hotep El TR. Re: Voting Rights Demand, Annual Report Request, and Enforcement of Policyholder-Owner Rights**

Date: February 8, 2026

### NOTICE TO CORPORATE OFFICERS AND POLICY BOARD MEMBERS:

We, the undersigned Policyholder-Owners, under the original mutual contract principles that govern Liberty Mutual Holding Company Inc. (LMHC), formally issue this Voting Demand and Shareholder Enforcement Notice based on:

1. Our status as active and former policyholders with standing in the governance of LMHC.
2. Our equitable and contractual interests in the operations, surplus profits, and general voting affairs.
3. Your failure to provide voting opportunities, savings dividends, or board disclosures as required under mutual company law.
4. The use of coercion, extortion, and false legal processes against us—including the wrongful seizure and withholding of property, the attempted unlawful EUO, and tortious conduct by Liberty Mutual employees and agents, including Brandi Black, Todd Machtley, and others.

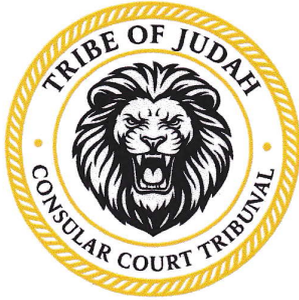
This letter constitutes formal notice that we demand the following:

- A full member voting audit history for the past 5 years.
- Immediate access to current corporate records, including dividends, surpluses, and investment portfolio activities tied to the trust accounts.
- Recognition of the trust-based status and fiduciary protections for all accounts held by Prince Ra Hotep El and the associated private Indigenous trusts.
- Payment of all lawful claims, including damages now exceeding \$2,900,000.00 with \$10,000/day accruing since September 15, 2025.

Failure to respond within 10 business days shall be deemed further default, with all rights reserved to file additional claims with the DOJ, SEC, and Treasury under mutual company law, trust protections, and Indigenous treaty authority.

Respectfully, Princess Emilily Hotep El  
Managing Trustee & Policyholder-Owner  
House of Judah Consular Court Tribunal 13  
Beit LiYehudah Ne'emanut Keren

*Envoy, Princess Emilily Hotep El  
Empress  
All Rights Reserved UCC1:308*



**Exhibit F-2 – Unauthorized Practice of Law by  
R. Samuel Ehlers & Jimmy Jimenez**

**Affidavit of Fact and Legal Claim Against Bar Licenses for Fraud,  
Misrepresentation, and Coercive Harm**

We, the undersigned trustees and beneficiaries of the House of Judah Trust and its related entities, hereby issue this formal affidavit and bar complaint against:

- **Richard Kirk Samuel Ehlers**, aka R. Samuel Ehlers
- **Jimmy Jimenez**, attorney formerly or currently employed by Aldridge Pite Haan LLP

**1. Summary of Unauthorized Practice of Law**

The above-named individuals: - **Are not licensed to practice debt collection law** in the State of Nevada or Tennessee - **Have no certifications or demonstrated expertise** in: - Trust Law - Foreclosure Law - Title Law involving foreign or private trusts - Tribal and Consular Jurisdiction Law

Yet, both Ehlers and Jimenez: - Represented themselves as legal agents for foreclosure and debt enforcement, - Falsely asserted authority in communications and filings to third-party institutions, - Participated in and facilitated **unlawful processes** against the property, beneficiaries, and trustees of: - **Prince Ra Hotep TR** - **Princess Emilily Hotep TR** - **David Jr Hall Estate Trust**

**2. Conflict of Interest and Fiduciary Breach**

R. Samuel Ehlers was employed by **Fidelity National Title** during the period in which the title insurance policy was issued for the Fawn Brook property. Fidelity National Title acted as the title insurer for the Trust. Less than 60 days after leaving Fidelity, he joined **Aldridge Pite LLP** and began unlawfully targeting the Trust estate and beneficiaries.

This constitutes a direct violation of: - **ABA Model Rule 1.9 – Duties to Former Clients** - **Nevada Rules of Professional Conduct**

### 3. Orchestration of Coercive Harm and Legal Sabotage

The actions of Ehlers and Jimenez include: - Misrepresentation of legal authority - Filing or facilitating coercive filings without standing - Unlawful use of third-party tools such as Google phone numbers to impersonate or defraud - Theft of estate data and private trust information - Creating harm by enabling fraud through title misassignment, identity conversion, and process abuse

These acts violate: - **18 U.S. Code § 1341** – Mail fraud - **18 U.S. Code § 1349** – Conspiracy to commit fraud - **18 U.S. Code § 241 & § 242** – Conspiracy against rights / Deprivation of rights - **U.S. Constitution – Article VI**, Supremacy Clause, and treaty protections

### 4. Confirmed Contact by Liberty Mutual

On December 29, 2025, **Bridgette Davis**, employee of Liberty Mutual, responded to an official communication addressed to **Chief Dey**, Consular General Official of the House of Judah Court. The auto-reply confirms:

- **Receipt of Consular Notice**
- Acknowledgment of the **Consular General as Presenter**
- **Jurisdictional authority of the House of Judah Court**

This response is now entered into the record as:

 **Exhibit F-3 – Email Response from Liberty Mutual’s Bridgette Davis (Dec. 29, 2025)**

This serves as **proof of jurisdictional knowledge and service**, barring any claims of non-contact, miscommunication, or bypassing of lawful process.

### 5. Remedy Demanded

We hereby demand: - Immediate investigation and **suspension of the bar licenses** of Richard Kirk Samuel Ehlers and Jimmy Jimenez - Disbarment proceedings to commence under Nevada and California jurisdiction - Certification of these facts in our existing DOJ / RICO packet - Full indemnification and restitution for all harm caused

This affidavit shall be entered into the permanent record of the House of Judah Consular Court and forwarded to: - The **Nevada State Bar** - The **California State Bar** - The **American Bar Association Office of Ethics** - The **DOJ Civil Rights and Fraud Divisions** - And the Office of Foreign Assets Control (OFAC) and OCC, where applicable

---

*Chief Justice  
Prince Ra Hotep El  
all rights reserved ucc 1-308*

**Submitted by: Prince Ra Hotep El** Executor and Managing  
Trustee Beit LiYehudah Ne'emanut Keren / Monica Rene  
Hall BT

*Envoy Princess Emilily Hotep El  
Empress  
All Rights Reserved UCC1-308*

**Envoy Princess Emilily Hotep El** Beneficiary Beit LiYehudah  
Ne'emanut Keren / Monica Rene Hall BT

**For: House of Judah Trust / בית ליהודה נאמנות קרן /**  
**Date: December 29, 2025**

---

### **CERTIFICATE OF FILING**

This document was duly filed and recorded by the Vizir Consular Court of the House of Judah  
Consular Court Tribunal into the Efile Illinois online Court docket. Docket No: 2025LA000153 Date  
Filed: October 13, 2025.

*Chief Justice Ali*  
UCC 1-308

Cc: Chief Dey, Consular General  
Official Vizir Consular Court  
Official: Chief Justice Ali *All rights  
reserved under UCC 1-103, 1-308,  
Treaty of Peace and Friendship  
(1787/1836), and International Law  
— without prejudice, without  
recourse.*





## Voting Demand Letter & Shareholder Enforcement Notice

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Address: 175 Berkeley Street, Boston, MA 02116

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**Re: Voting Rights Demand, Annual Report Request, and Enforcement of Policyholder-Owner Rights.**

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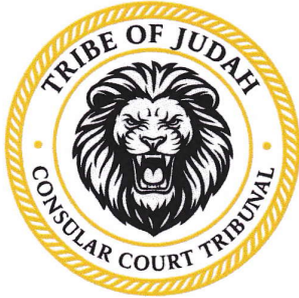
1. Our status as active and former policyholders with standing in the governance of LMHC.
2. Our equitable and contractual interests in the operations, surplus profits, and general voting affairs.
3. Your failure to provide voting opportunities, savings dividends, or board disclosures as required under mutual company law.
4. The use of coercion, extortion, and false legal processes against us—including the wrongful seizure and withholding of property, the attempted unlawful EUO, and tortious conduct by Liberty Mutual employees and agents, including Brandi Black, Todd Machtley, and others.

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*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Respectfully, Prince Ra Hotep El  
Managing Trustee & Policyholder-Owner  
House of Judah Consular Court Tribunal 13  
Beit LiYehudah Ne'emanut Keren



**Exhibit F-2 – Unauthorized Practice of Law by  
R. Samuel Ehlers & Jimmy Jimenez**

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Misrepresentation, and Coercive Harm**

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### 3. Orchestration of Coercive Harm and Legal Sabotage

The actions of Ehlers and Jimenez include: - Misrepresentation of legal authority - Filing or facilitating coercive filings without standing - Unlawful use of third-party tools such as Google phone numbers to impersonate or defraud - Theft of estate data and private trust information - Creating harm by enabling fraud through title misassignment, identity conversion, and process abuse

These acts violate: - **18 U.S. Code § 1341** – Mail fraud - **18 U.S. Code § 1349** – Conspiracy to commit fraud - **18 U.S. Code § 241 & § 242** – Conspiracy against rights / Deprivation of rights - **U.S. Constitution – Article VI**, Supremacy Clause, and treaty protections

### 4. Confirmed Contact by Liberty Mutual

On December 29, 2025, **Bridgette Davis**, employee of Liberty Mutual, responded to an official communication addressed to **Chief Dey**, Consular General Official of the House of Judah Court. The auto-reply confirms:

- **Receipt of Consular Notice**
- Acknowledgment of the **Consular General as Presenter**
- **Jurisdictional authority of the House of Judah Court**

This response is now entered into the record as:

 **Exhibit F-3 – Email Response from Liberty Mutual’s Bridgette Davis (Dec. 29, 2025)**

This serves as **proof of jurisdictional knowledge and service**, barring any claims of non-contact, miscommunication, or bypassing of lawful process.

### 5. Remedy Demanded

We hereby demand: - Immediate investigation and **suspension of the bar licenses** of Richard Kirk Samuel Ehlers and Jimmy Jimenez - Disbarment proceedings to commence under Nevada and California jurisdiction - Certification of these facts in our existing DOJ / RICO packet - Full indemnification and restitution for all harm caused

This affidavit shall be entered into the permanent record of the House of Judah Consular Court and forwarded to: - The **Nevada State Bar** - The **California State Bar** - The **American Bar Association Office of Ethics** - The **DOJ Civil Rights and Fraud Divisions** - And the Office of Foreign Assets Control (OFAC) and OCC, where applicable

---

*Chief Justice  
Prince Ra Hotep El  
all rights reserved ucc 1-308*

**Submitted by: Prince Ra Hotep El** Executor and Managing  
Trustee Beit LiYehudah Ne'emanut Keren / Monica Rene  
Hall BT

*Envoy Princess Emilily Hotep El  
Empress  
All Rights Reserved UCC1-308*

**Envoy Princess Emilily Hotep El** Beneficiary Beit LiYehudah  
Ne'emanut Keren / Monica Rene Hall BT

**For: House of Judah Trust /** בית ליהודה נאמנות קרן /  
Date: December 29, 2025

---

### **CERTIFICATE OF FILING**

This document was duly filed and recorded by the Vizir Consular Court of the House of Judah  
Consular Court Tribunal into the Efile Illinois online Court docket. Docket No: 2025LA000153 Date  
Filed: October 13, 2025.

*Chief Justice Ali*  
UCC 1-308

Cc: Chief Dey, Consular General  
Official Vizir Consular Court  
Official: Chief Justice Ali *All rights  
reserved under UCC 1-103, 1-308,  
Treaty of Peace and Friendship  
(1787/1836), and International Law  
— without prejudice, without  
recourse.*





SEAL CERTIFICATION

**CLAIM OF INSTITUTIONALIZED  
COERCIVE CONTROL & COERCIVE  
VIOLENCE AIDING & ABETTING TORT  
DEFAMATION PER QUOD AND  
TORTIOUS INTERFERENCE CASE  
NUMBER CASE NO. OTH / 22 /  
857208 Cc: OCC Case No.  
CS0403162, DOJ Case No.311050-  
DSK, DOJ Report No. 318923-TFT.**



## **DOJ Complaint – Institutionalized Coercive Control**

Office of the Inspector General (OIG)  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

<https://complaint.ic3.gov/>

<https://www.ic3.gov/>

To Whom It May Concern,

This is a formal petition and demand for further investigation and enforcement action regarding previously submitted complaints and case filings involving widespread legal, civil, and human rights violations. These matters have already been entered and acknowledged under:

- DOJ Case No. 311050-DSK
- DOJ Report No. 318923-TFT
- OCC Case No. CS0403162
- Civil Court Case No. OTH/22/857208

Nature of the Complaint:

We are asserting a pattern of coordinated and systemic misconduct including but not limited to:

- Institutionalized Coercive Control through abuse of process and interference with our rights.
- Aiding and Abetting Fraud and Unlawful Eviction through false filings and impersonations.
- Defamation Per Quod resulting in reputational and legal harm.
- Tortious Interference with court proceedings and financial relationships.
- Mail and Evidence Interference involving rerouted and returned federal mail.

 Exhibit H – HOA Payment Proof vs. Fake Writ of Restitution

Supporting Evidence:

 HOA Payment Receipt – Monica Rene Hall Estate (Timberlake LMA / Nevada Community Management) dated 12/19/2022, showing account paid and balance forward of \$0.00 DAVID JR HALL BT in Las Vegas, ...

 Justice Court Writ of Restitution – Filed May 8, 2023, from Aldridge Pite LLP in Case No. 23C006611, falsely listing “Monica R. Hall” as defendant, with no lawful joinder, contract, or jurisdiction DAVID JR HALL BT in Las Vegas, ....

Summary:

The HOA account was clearly paid in full as of January 1, 2023. Yet, Aldridge Pite LLP unlawfully pursued a Writ of Restitution on April 27, 2023, filed May 8, pretending there was a default. This is further evidence of:

Fraudulent claim manufacturing,

False party name usage (“Monica R. Hall”), aka Monica Renee Hall Army Reserve Private doesn’t exist!

Lack of contract or lawful assignment.

 Exhibit I – David Jr. Hall Business Trust Registration proves that the Trust was DAVID JR HALL and the DBA was the managing trustee along with prince ra hotep el Executor and Beneficiary.

 Bizapedia Record from Nevada Secretary of State confirming the David Jr. Hall BT is an active Nevada Foreign Business Trust registered November 16, 2022, domiciled in Wyoming.

Lists Melchizedeck Priesthood El LLC as registered agent and all three Trustee titles for Prince Ra Hotep .

Summary:

This proves lawful private trust administration of the estate property and supports jurisdiction under treaty, tribal, and consular protections.

 Exhibit J – Common Law Court Order to IRS & Collection Entities

 Common Law Court Order and Determination Letter to IRS and Robert McBeath : Demands removal of illegal liens, false assignments, and unauthorized collections. Calls out misrepresentation of IRS authority and the unauthorized use of Estate Trust names, EINS,

and private records.

**Key Entities Implicated:**

- PennyMac LLC et al,...
- LeaderOne Financial Corporation
- Fannie Mae (Federal National Mortgage Association) JIM HASTINGS LTD et al,...
- MERS (Mortgage Electronic Registration Systems)
- National Default Servicing Corporation (NDSC)
- Aldridge Pite Haan LLP – fraudulent impersonations, false service, intimidation
- Fidelity National Title Group
- Safeguard Asset Management – Green Bay, WI
- West Coast Preservation – Las Vegas, NV (Scott & Kevin Arellano)
- Nonprofit Alliance of Consumer Advocates / Wedgewood – Costa Mesa, CA
- Darren Young – Las Vegas property manager
- Bryan Pellican / American Realty Properties LLC – unauthorized listings
  
- Liberty Mutual Insurance et al Todd Mactchley, Bridget Davis, Brandi Black etc,...
  
- State Farm Insurance
  
- Timberlake LMA Nevada Community Management et al,...
  
- State of Nevada Municipality
  
- State of California Municipality
  
- Judge Kishner Dept XXXI et al,...
  
- Debbie Conway dba County Clerk recorder
  
- Brianna Johnson dba Assessor
  
- Aaron D Ford dba attorney General
  
- Jessica Goodey dba JDepartment 6 udge Justice Court las Begas Township no jurisdiction for eviction no contract no tenant landlord contract no Jon Doe Occupants I through X ever existed
  
- Judge Dept 27 In 2023, the Judge for Department 27 of the Nevada Eighth Judicial District Court (Clark County) was Nancy Allf. She retired from this position before Erika Mendoza was appointed to fill the vacancy, with Mendoza assuming office in September 2024. Case records for 2023 under Department 27 are linked to Judge Allf.

**Verified Legal Proceedings & Jurisdiction:**

- Foreign Judgment issued by the Consular Court Tribunal 13 House of Judah
- Allodial title and property held in Estate Trust, no lawful debt exists
- Writs of Execution and Default Judgments sealed by circuit and Consular Court
- Attempts to interfere with US Marshal levy process verified through documented court filings

Violations and Legal Grounds:

- Violations of 15 U.S.C. § 1692 (FDCPA) and § 7001 (Electronic Records)
- Unlawful practice of law (UPL) and impersonation of officials
- Interference with secured communications, contracts, and property records
- Defamation and propaganda confirmed via public statements and recorded incidents
- Unauthorized entry and seizure of trust property with HOA coordination

**Aldridge Pite falsely implied that:**

A defaulted on a judicial order (which was never served lawfully) to the Trust trustees, or the secondary registered agent SOS Nevada Secretary of State, or

That a defaulted on a mortgage agreement, when in fact:

**Facts and evidence show :**

A lawful tender of payment had already been made to PennyMac.

PennyMac never rebutted the tender with lawful objection.

No foreclosure judgment from a court of competent jurisdiction was entered post-tender.

No standing landlord or debt relationship existed, especially not with the HOA or unknown third parties.

 **False Premise 2: Occupancy Without Right / "John Doe" Squatting**

The writ of restitution was likely pursued under the guise of unlawful detainer, which is only valid if:

There's a landlord-tenant contract (none existed), there was no or never any prior lawful possession by the plaintiff, and

There was unlawful entry or holding-over by the current occupant (again, false, since the trust MONICA RENE HALL ESTATE TRUST BT holds the allodial title in trust).

 **Bottom Line:**

All of their procedural moves were constructed on fraudulent presumptions, bypassing:

The allodial land patent rights,

The foreign default judgments issued by the Consular Court Tribunal,

And the lawful tender made in good faith.

We request:

1. Written confirmation that these complaints remain under active investigation.
2. Disclosure of the divisions and field offices currently handling these matters.
3. Assurance of enforcement regarding final court orders and recognized trust ownership.
4. An audit and investigation of contractor-based rerouting and record tampering.
5. Formal investigation into impersonation of IRS agents and associated fraud.

Monetary compensation shall be the amount listed with the Attorney General in the amount of \$444,900,700.00 in crypto currency, bit coin fiat, gold silver and or land or all of the above to accumulate the amount owed and due today!

Respectfully submitted,

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Envoy prince ra hotep el / DAVID JR HALL Estate Trust  
BT Executor and Beneficiary]

*Envoy Princess Emilily Hotep El  
Empress  
All Rights Reserved UCC1-308*

Envoy princess emilily hotep el /MONICA RENE HALL  
Estate Trust BT Managing Trustee and Beneficiary

**[Seal of the House of Judah Indigenous Aboriginal People]  
Notice to Agents is Notice to Principals  
Notice to Principals is Notice to Agents  
UCC 1-308 — All Rights Reserved Without Prejudice**

Melchizedek Priesthood El

Consular Court Tribunal House Of Judah 13

1483 N Mount Juliet Rd

PBM 183 Al Morocco

Mount Juliet Tennessee 37122 Non Corporate Zip code

[615] 991-6383

[consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)





This incident has been reported to the  
Las Vegas Metropolitan Police Department  
and is pending approval

Electronically Filed  
6/9/2023 11:04 AM  
Steven D. Grier  
CLERK OF THE COURT  
Las Vegas Metropolitan Police Department  
400 E. Main Street, 4th Floor  
Las Vegas, NV 89101  
702-795-3111

**General Information**

Incident Type Malicious Damage to Property  
Tracking Number T23009228  
Report Date 06/09/2023 09:01 AM

**Reporting Person Information**

Name EI, Princess Emilily  
Home Address 8237 North Fawn Brook Ct Court, Las Vegas , NV 89149, US  
Home Phone [702-592-0693](tel:702-592-0693)  
Mobile Phone [702-406-7134](tel:702-406-7134)  
Email princessemel97@proton.me  
Employer Name Village Medical  
Work Phone [702-406-7134](tel:702-406-7134)  
Race Unknown  
Ethnicity Unknown  
Resident Status Unknown  
Sex Female  
DOB 03/30/1968  
Age 55

**Incident Information**

Incident Location 8237 FAWN BROOK Court, LAS VEGAS, NV 89149  
Incident Time (start) 06/06/2023 11:00 PM  
Incident Time (end) 06/09/2023 08:40 AM  
Location Type Residence/Home

**Property Information**

**No 1**

Type Jewelry / Precious Metals  
Brand Ring  
Model Na  
Color Gold  
Serial No Na  
Quantity 3  
Damaged Value (\$) 3000  
Description Gold ring with monogram inside ban

**No 2**

Type Computers and Office Equipment  
Brand Mac  
Model Na  
Color Black  
Serial No Na  
Quantity 3  
Damaged Value (\$) 5000  
Description Mac desk top computer possibly stolen. Don't know because not allowed in ho

**Narrative**

Incident Description On June 6 around 5:50 PM Jim Hastings and another person pulled outside cable wires causing us to loss cameras and alarm working in house which we are not currenty in. A neighbor reported that a window has been broken and I believe my house has been burglarized but I do not have access to home. All my personal belongings are in house including computers, appliances, furniture, clothing, pictures, jewelry, cell phones, cameras, food, medical books, personal legal papers and more.

Print This Report



SEAL CERTIFICATION

**Judicial Summary Log – Dept.  
27 – Case No. A-22-849976-C**



This record summarizes relevant judicial actions and observations regarding Case No. A-22-849976-C, held in Department 27 of the Nevada Eighth Judicial District Court (Clark County). The matter was presided over by Judge Nancy Allf in 2022.

**Key Facts:**

- Judge Nancy Allf presided over Dept. 27 during the 2022 proceedings in Case No. A-22-849976-C.
- A hearing was held on August 10, 2022, involving Princess Emilily Hotep El, Petitioner.
- During the hearing, Judge Allf stated that 'Sunlight Financial' was moving to foreclose on the estate trust property.
- Sunlight Financial is not a mortgage holder but a solar power company, revealing a substantial court error or misunderstanding.
- The property at issue had previously been lawfully tendered in full, filed under land patent, and protected by allodial title under trust ownership.
- All relevant legal instruments had been entered into the record, including consular filings, yet were overlooked or misrepresented in court.
- The case was later dismissed without redress or correction of the record.
- Judge Nancy Allf subsequently retired before September 2024, when Erika Mendoza was appointed to fill the vacancy in Dept. 27.
- It is respectfully noted that this retirement, following such a significant judicial oversight, may reflect recognition of judicial error and an honorable exit from the bench.

**systemic abuse of process, false representation, and unlawful debt collection** under color of law. The fact that:

- Aldridge Pite Haan LLP acted without **any lawful power of attorney** or corporate authorization,
- Filed suits and defaults using **non-existent parties** or fabricated debts,

- Engaged in **unauthorized practice of law (UPL)**, and
- Was **never licensed or bonded as debt collectors under NRS or FDCPA provisions**,

**...means every action they initiated—from court filings to forced entry—was not only void but criminal.**

A Notice of Entry of Order & Judgment was filed on March 22, 2022 in Case No. A-22-849976-C, Dept. 27, and It was stamped, sealed, and signed by Clerk of the Court and CEO Steven D. Grierson, acknowledging: Tender of Payment had been lawfully submitted, UCC liens and mortgage assignments were discharged, and all financial statements, taxes, and liens were to be removed per NRS 108.2437, 108.2438, 108.2457, and related authorities.

Yet despite this public record, they proceeded with a false foreclosure, ignored lawful discharge and tender, and violated their own court’s record.

This document is submitted as part of the official evidentiary record to the Department of Justice and other authorities for the purposes of judicial review, federal investigation, and oversight accountability.

Date of Record: February 07, 2026

*Chief Justice Ali*  
UCC 1-308

Signature: Chief Ali



House of Judah Consular Court Tribunal 13 [Seal of the House of Judah Indigenous Aboriginal People]

Notice to Agents is Notice to Principals

Notice to Principals is Notice to Agents

UCC 1-308 – All Rights Reserved Without Prejudice



Consular Court Tribunal House Of Judah 13  
1483 N Mount Juliet Rd  
PBM 183 Al Morocco  
Mount Juliet Tennessee 37122 Non Corporate Zip code  
[615] 991-6383  
[consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)





AARON D. FORD  
*Attorney General*

CRAIG A. NEWBY  
*First Assistant Attorney General*

CHRISTINE JONES BRADY  
*Second Assistant Attorney General*

STATE OF NEVADA  
OFFICE OF THE ATTORNEY GENERAL

100 North Carson Street  
Carson City, Nevada 89701

May 30, 2023

TERESA BENITEZ-  
THOMPSON  
*Chief of Staff*

LESLIE NINO PIRO  
*General Counsel*

HEIDI PARRY STERN  
*Solicitor General*

Prince Ra Hotep El  
8237 Fawn Brook Ct  
Las Vegas, NV 89149

Claim Number: TC20610

Dear Mr. Hotep El:

The State of Nevada has received your claim against the State of Nevada in the amount of \$400,000,000.00.

We are unable to find any acts to which the State of Nevada is liable, and we must deny your claim for damages.

Sincerely,

Nancy Katafias

Nancy Katafias,  
Claims Manager

PITE  
LLP

Alaska Arizona California Florida Georgia Hawaii Idaho Nevada New Mexico Oregon Texas Utah Washington

**NOTICE OF RIGHT TO RECLAIM ABANDONED PERSONAL PROPERTY**

TO: MONICA R. HALL  
AND ALL OCCUPANTS, TENANTS OR SUBTENANTS  
8237 FAWN BROOK COURT  
LAS VEGAS NV 89149

When you vacated the premises at 8237 FAWN BROOK COURT, LAS VEGAS NV 89149, personal property was left behind. You may reclaim this property by contacting Thomas at 702-721-9898 within thirty days of the date of this notice.

If you fail to reclaim the property in the allotted amount of time the property will be disposed.

**PROTECTIONS UNDER THE SERVICEMEMBERS CIVIL RELIEF ACT**

~~Servicemembers, including their spouses, or dependent of such a servicemember~~ may be entitled to certain legal protections, including eviction protection, pursuant to the Servicemembers Civil Relief Act (50 App. U.S.C.A. §3901, et seq), as amended, (the "SCRA") and, possibly, certain related state statutes. If you are a protected servicemember, or a dependent of a protected servicemember, you should call the telephone number listed to discuss your status under the SCRA.

DATED: May 10, 2023

By: 

23C006611

XXXXXXXXXXXX

May 8, 2020

**CLAIM FOR LIEN CERTIFICATE OF ADMINISTRATIVE JUDGEMENT FOR  
DEFAULT OF LAWFUL NOTIFICATION VERIFICATION  
CEASE AND DESIST SALES UNTIL LIEN ARE PAID NOTICE**

**In The Matter Of the Lien**  
**Prince Ra Hotep EL**  
**[REDACTED]**  
**MONICAR HALL ESTATE**  
claimant

**LIEN NUMBER**

Princess Emilily Hotep EL  
HOME OWNER  
NOTICE OF BILL  
LIENS UNPAID  
ALLODIAL TITLE ON 4203  
Norval Ave Quartz Hill CA [93536]  
**CEASE AND DESIST**  
**LIEN # PREBRLPNA0001**  
**LIEN # 20190223663**  
**LIEN#20170323954**

**SELECT PORTFOLIO SER INC**  
**TREVOR JONES REALTY**  
**& Other Parties**

Respondent[s]

**FIRST NOTICE**  
**PROOF OF CLAIM AFFIDAVIT**  
**NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS**  
**NOTICE TO AGENT**

This notice is to inform you and your Trevor Jones Realty that all liens must be paid before the sale of this property 4203 Norval Ave Quartz Hill CA Republic near [93536].  
Lien One filed in Los Angeles County Court and Federal Court of CA #  
Lien Two filed with Los Angeles County Registrar and Los Angeles Courts Public Domain and Public Record and other other online public records as of January 1, 2015.

Also this property is within MONICA R HALL ESTATE TRUST UCC-1 apart of lien as well has an Allodial Title theron said property. You have a duty to respond or be held liable for all damages liens and legal fees. You have 10 [ten] days to remit payment in full! CERTIFIED BANK CHECK OR USPS MONEY ORDERS ONLY!

LIEN # PREBRLPNA0001 - UCC ESTATE TRUST \$9,000,000,000.00  
LIEN # 20190223663 - mechanics lien \$2,648,580.00 renewed annually  
LIEN#20170323954- LOS ANGELES COUNTY TRUST ESTATE \$9,000,000,000.00

Make payment[s] to [REDACTED] & [REDACTED]

Claimants [REDACTED]

Claimants [REDACTED]

**TRADE NAME/TRADE MARK - Owner**

**All Right Reserved**

**Name of Adverse Claimant**

Princess Emilily Hotep EL©

MONICA RENE HALL ESTATE TRUST

c/o 7500 West Lake Mead Blvd

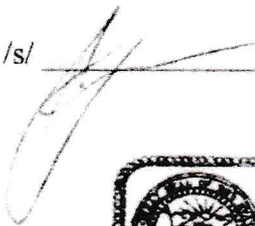
C9 #309

Clark County, Nevada Territory

Non-Domestic Near [89128]

*Sworn before me on this*  
*County of Clark*  
Sworn before me on this 11<sup>th</sup> Day of the fifth month in the Year 2020 of Our  
Lord Two Thousand - Twenty, a notary attested to the truth of this Notice.

Notary Signature /s/



Seal:



My Commission Expires 09/17/2022

**TRADE NAME/TRADE MARK - Owner**

**All Right Reserved**

**Name of Adverse Claimant**

Prince Ra Hotep EL©

DAVID JR HALL ESTATE TRUST

c/o 7500 West Lake Mead Blvd

C9 #309

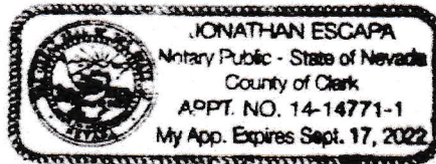
Clark County, Nevada Territory

Non-Domestic Near [89128]

Sworn before me on this 11<sup>th</sup> Day of the fifth month in the Year 2020 of Our  
Lord Two Thousand - Twenty, a notary attested to the truth of this Notice.

Notary Signature /s/ \_\_\_\_\_

Seal:



My Commission Expires 09/17/2022

**Proof Of Service there to the following parties by USPS Registered Mail filed on May 11, 2020 by the Consul for lien holders and secured party[s].**

**Trevor Jones Realty**

Broker address:Premier Valley Properties  
1043 West Avenue M4, Suite E  
Palmdale, CA 93551  
Cell phone:(661) 917-3744  
Broker phone:(661) 723-5522  
Real Estate Licenses:0059963

Consul for Petitioner  
Mallak Bey  
Chief Aset EL-Dey  
7500 West Lake Mead Blvd C9 #309  
Las Vegas NV[Republic] near [89128]

Managing Partner  
William R. Jarrell  
Aldridge Pite LLP  
4375 Jutland Dr. Ste 200  
San Diego CA [92117]

**Consul Chief Aset Dey**

**Consul Mallak Bey**  
7500 West Lake Mead Blvd  
C9 #309  
Las Vegas NV<sup>Republic near</sup> [89128]  
halllegal@protonmail.com  
[661]675-5545

Respondents/Attorneys of  
CEO Tim O'Brien  
Select Portfolio ServicingInc.  
3815 S. West Temple  
Salt Lake City UT [84115]

**DEPARTMENT OF INSURANCE**  
FRAUD DIVISION CC: DAVID JONES COMMISSIONER  
2400 DEL PASO ROAD, SUITE 250  
300 SOUTH SPRING STREET  
SACRAMENTO, CA [95834]  
fraud@insruance.ca.gov

**SELECT PORTFOLIO SERVICING, INC.**  
INSURANCE CENTER  
PO BOX 7277  
SPRINGFIELD, OH 45501-7277

**D.O.J. Fraud Section, Criminal Division**  
US Department of Justice  
Attn: Chief, Market Integrity and Major Frauds Unit  
950 Constitution Ave, NW  
Washington DC Republic near [20530]

**Chief Aset Hotep Dey Consul**  
**Mallak Bey Consul**  
7500 West Lake Mead Blvd  
C9 #309  
Las Vegas NV [89128]

American Security Insurance Co.  
PO BOX 50355  
Atlanta GA 30302  
A Stock Insurance Company

FREEDOM OF INFORMATION ACT REQUEST FRAUD AND IDENTITY THEFT, OWNERS HAVE INSURANCE  
ON PROPERTY ETHNIC/RACIAL DISCRIMINATION ON MOOR CONSIDERED & TREATED AS NEGRO  
BLACK OR COLORED.

Claimants Princess Emiliy Hotep EL  
Claimant Prince Ra Hotep EL

vs.

**Respondents & or Attorneys of the following parties;**

US Department of Housing & Urban Development  
CEO Tim O'Brien Select Portfolio Servicing Inc.  
J.P. Morgan Securities LLC/Bear Stearns Co. Inc. /EMC

**DAMAGES \$18,002,640,540.00 DUE \$2,640,500.00**

**THERE IS NO EXISTENCES OF A LENDER IN THIS MATTER! FRAUD, BREAKING AND ENTERING, AND  
IDENTITY THEFT& IDENTITY THEFT OF A DECEASE FATHER MAN & OR PERSON CLAIMANTS NEVER  
HAD A HUD OR FHA LOAN!**

As stated before in previous claims, that there is no contract for a lender involved in this matter, not with  
MERS S.P.S. CHASE BANK WAMU MANDALAY MORTGAGE LLC or any other party. The only contract for a  
conventional mortgage was with Bank Of America Trustee, Kb Home Lender, Country Wide Acoustic Home  
Loans servicer and then transferred thereto Bear Stearns Co. Inc. EMC Mortgage and paid in full on April  
16, 2007.

You stated that S.P.S. is not in your legal Jurisdiction, rather they reside in the United States Of America  
Republic in the State of UTAH! How where they able to do business or conduct illegal foreclosures in your  
state and county?

Certificate of Mailing #7017-0660-000-5972-4457

Date: July 7, 2020

Requester: Prince Ra Hotep EL

4203 Norval Ave

Quartz Hill, CA Republic

Raul Rout near [93536]

[REDACTED]  
Contract #

Chief FOIA Officer, Rm. 5414

Constitution Center

Office of Personnel Management

Theodore Roosevelt Building

1900 E Street, NW

Washington, D.C. 20415

<https://www.foia.gov/#agency-search>

IRS FOIA Request

Stop 93A, Post Office Box 621506,

Washington, D.C. 20219

Atlanta GA 30362-3006.

California Dept Of Insurance Investigation Division

David Jones

DEPARTMENT OF INSURANCE

Fraud division

2400 del Paso Road, Suite 250

300 South Spring Street

Sacramento, CA [95834]

fraud@insruance.ca.gov

American Security Insurance Co.

PO BOX 50355

Atlanta GA 30302

A Stock Insurance Company

CEO/ CONTROLLER Commissioner & or Disclosure Officer, NOTICE OF Mechanics Lien Number 20190223663 Recorded/Filed in Official Records Recorders Office, Los Angeles County, California 03/13/2019 and refiled annually on 03/13/2020.

This is a request under the Freedom of Information Act, 5 USC 552 and Privacy Act, 5 USC 552(a) and the regulations thereunder. The documents presented by the alleged lenders are fraudulent and altered and modified Deed Of Trust and Mortgage documents. They have recreated the original loan and made a new loan without a contract or a loan number with the true property owners Monica Hall and David Hall. This is not my identity nor my signatures upon said documents. As well you have reported me monica rene hall thereto credit bureaus and agencies as well reported my mother and fathers addresses and my mother in law address as a place of residence for me which is false.

This is a request for a search of Affirmation Under Oath for alleged contract for an alleged mortgage and or [DOT] deed of trust. OPM LHF data system for the existence or non-existence of any record of laws that state you do not have to accept the Tender Of Payment on behalf of my credited account No. [REDACTED] being a federal or State employee. But will need his bond. This is due to all non corrected orders and dismissals. 18 U.S. Code § 201 - Bribery of public officials and witnesses.

**Please provide the following FIOA information!**

- 1) A contract between the lender and buyer must be provided and a wet signature analyzed with the correct name address phone number?
- 2) Provide a copy of the motion from the case No. 2:18-cv-05143 where the defendants motion to overrule the Default!
- 3) The actual name of the alleged lender?
- 4) According to State of CA law, any and all contracts between a lender including HUD FHA and the home owners Prince Ra Hotep EL [REDACTED] and Princess Emilily Hotep EL, [REDACTED], please provide the name of the controller, address and phone number email must be disclosed and included?
- 5) What is the law on failure to disclose mortgage insurance information?
- 6) how did Select Portfolio Servicing Inc get involved when they clearly have no license on file with the California Dept Corporations Division, nor with the Secretary of State of CA?
- 7) under which account number is the alleged mortgage/lender claiming to be in contracted?
- 8) how did the lender obtain the names of the secured parties if this inst identity theft and fraud
- 9) You stated in your email or claimed that there is title much that can be done at this point in time please explain in detail including the case number from federal court that was VOIDED OUT due to the US CONSTITUTION and TREATIES that state no Judge can create law nor a courtroom? How did you come to the conclusion that nothing can be done?
- 10) the real and true home owners Prince Ra Hotep EL and Princess Emlily Hotep EL has contacted your office two years ago, and no response or action has been taken so this is considered an ongoing investigation why or why not?
- 11) You have been given a copy of the American Security Insurance Company Agreement two years ago what happened to that information and why is it not Fraud?
- 12) Do you abide by an oath to the US CONSTITUTION and The Treaties with the MOORS' of America or their Nationality?
- 13) Do you know that the defendants S.P.S. and others in the case mentioned in your email had defaulted by law and that all the removals to federal court and dismissals came 20-40 days after the default was entered?
- 14) Would you like a copy of the Default filings on case number 2:18-cv-05143?
- 15) Is it not the fact that in the State of CA, the summons and complaint is legally binding and states that if you fail to respond within 30 days [31 from the day of mailing receipt] you automatically default?
- 16) When a lien is unpaid, can the alleged owners sale the home property?
- 17) What is the law in the State of CA on paying liens before a foreclosure and sale is concluded?
- 18) Is it not the states departments position and concern of the People of the State of CA to protect them from crimes of Fraud and theft?
- 19) Is not the responsibility on the shoulders of this agency for failure to investigate this matter when it was requested for a full on investigation December 6, 2018?
- 20) What happened to the investigation and please provide all documents form alleged Lenders Servicers and such the like you have guaranteed by the Freedom Of Information Act.

The reason for this request is due to lawsuits caused by threats and continuous fraudulent attempt of foreclosure upon my private property located at 4203 Norval Ave Quartz Hill CA [93536]; land parcel ID: 19 3103 029 059 8, geographical location circa, LAND PATENT LONGITUDE LATTITUDE FOR LOT 51 162.00' N89°36'26"E 737.00 780.00 7,614 S.F. N00°23;34'W 62.00 C1989.00 102.00. As such the homeowners possess an Allodial Title filed in the Federal Court of CA and the local State Courts of Los Angeles County.

All parties have been given due process and time to verify and validate the alleged mortgage and loan but failed to do so and have provided nothing requested of them. Please verify in writing on OPM letterhead whether or not such records exists and mail your reply to me, at the above mailing location. I understand the penalties provided in 5 USC 552(a)(1)(3) for requesting or obtaining access to records under false pretenses.

As an indigenous person of this land and my tribe, we are requesting the following personnel for their oath of affirmation of said bonds and foreign registration act forms affidavits of the following ;

1. The oath and affirmation of the CEO/PRESIDENT of Select Portfolio Servicing Inc,
2. Where did the funds come from if you are the lender tracking info routing numbers etc,..
3. Where are the alleged "Transfer of funds" between escrow accounts. where are your proof of funds loaned?
4. Who is S.P.S. INC. ? What do they have to do with my private living and property or home? Please provide the The oath and affirmation of this agency or bank corporation etc,
5. The oath and affirmation of the Research Department Select Portfolio Servicing Inc. and its employees whom claim to have a written contract with the home owners [REDACTED]
6. Provide evidence that the lien[s] on the property have been paid in full!
7. How is it possible that they have broken and entered the property taken pictures and requested for a shut off of utilities during the COVID19 restrictions? [REDACTED]

1. A transfer of funds between US TREASURY DEPT, and banking accounts may not be accomplished by the making of book entries alone but must be accomplished by:  
(a) The wire transfer or writing of a check from one escrow account to the other; and  
(b) The deposit of a check or wire transfer or other form of authorized transfer that is acceptable to the depository institution for the account of, and the writing or electronic generation of a receipt for, the escrow account to which the funds are being transferred.

2. A transfer between escrow accounts must be properly supported and documented in the escrow records including, without limitation, the reasons for and the appropriate approval of the transfer. (Added to NAC by Commoner of Mortgage Lending by R143-08, eff. 4-20-2010) As stated by one of the Credit Bureaus on May 1, 2019 and i quote "According to our system, there is no credit history or legal contracts between S.P.S. or Monica Hall and David Hall, due to such an investigation was initiated into the Private National Mortgage #XXXX-XXXX-2XXX-X account per your requests.

THIS PORTION LEFT BLANK

**DISCLOSURES:**

**TREATY ALLOWS US TO REQUEST INFORMATION CONCERNING TAXABLE INCOME AND WAGES  
BETWEEN SAID PARTIES**

As our treaty currently and presently exist we are asking for the F.I.O.A. to reveal missing parts and information for taxable income for Believe Digital and wages Prince Ra Hotep EL [REDACTED] MOORISH AGREEMENTS MADE WITH THE USA GOVERNMENT.

Moroccan Treaty of Peace and Friendship between the United States and the Moors Treaty of Peace and Friendship, with additional article; also Ship-Signals Agreement. The treaty was sealed at Morocco with the seal of the Emperor of Morocco June 23, 1786 (25 Shaban, A. H. 1200), and delivered to Thomas Barclay, American Agent, June 28, 1786 (1 Ramadan, A. H. 1200). Original in Arabic. The additional article was signed and sealed at Morocco on behalf of Morocco July 15, 1786 (18 Ramadan, A. H. 1200). Original in Arabic. The Ship-Signals Agreement was signed at Morocco July 6, 1786 (9 Ramadan, A. H. 1200). Original in English. Certified English translations of the treaty and of the additional article were incorporated in a document signed and sealed by the Ministers Plenipotentiary of the United States, Thomas Jefferson at Paris January 1, 1787, and John Adams at London January 25, 1787.

Treaty and additional article ratified by the United States July 18, 1787. As to the ratification generally, see the notes. Treaty and additional article proclaimed July 18, 1787.

Ship-Signals Agreement not specifically included in the ratification and not proclaimed; but copies ordered by Congress July 23, 1787, to be sent to the Executives of the States (Secret Journals of Congress, IV, 869; but see the notes as to this reference).

[Certified Translation of the Treaty and of the Additional Article, with Approval by Jefferson and Adams]

As the IRS is the 3rd party debt collector and tax agency we employ the IRS to research all information regarding the companies herein and the accounting of such, for the IRS now has presence in Paris France and all other counties world wide.

To all Persons to whom these Presents shall come or be made known- Whereas the United States of America in Congress assembled by their Commission bearing date the twelfth day of May One thousand Seven hundred and Eighty four thought proper to constitute John Adams, Benjamin Franklin and Thomas Jefferson their Ministers Plenipotentiary, giving to them or a Majority of them full Powers to confer, treat & negotiate with the Ambassador, Minister or Commissioner of His Majesty the Emperor of Morocco concerning a Treaty of Amity and Commerce, to make & receive propositions for such Treaty and to conclude and sign the same, transmitting it to the United States in Congress assembled for their final Ratification, And by one other (commission bearing date the Eleventh day of March One thousand Seven hundred & Eighty five did further empower the said Ministers Plenipotentiary or a majority of them, by writing under the\* hands and Seals to appoint such Agent in the said Business as they might think proper with Authority under the directions and Instructions of the said Ministers to commence & prosecute the said Negotiations & Conferences for the said Treaty provided that the said Treaty should be signed by the said Ministers: And Whereas, We the said John Adams & Thomas Jefferson two of the said Ministers Plenipotentiary (the said Benjamin Franklin being absent) by writing under the Hand and Seal of the said John Adams at London October the fifth, One thousand Seven hundred and Eighty five, & of the said Thomas Jefferson at Paris October the Eleventh of the same Year, did appoint Thomas Barclay, Agent in the Business aforesaid, giving him the Powers therein, which by the said second Commission we were authorized to give, and the said

Thomas Barclay in pursuance thereof, hath arranged Articles for a Treaty of Amity and Commerce between the United States of America and His Majesty the Emperor of Morocco, which Articles written in the Arabic Language, confirmed by His said Majesty the Emperor of Morocco & seal'd with His Royal Seal, being translated into the Language of the said United States of America, together with the Attestations thereto annexed are in the following Words, To Wit.

In the name of Almighty God,

This is a Treaty of Peace and Friendship established between us and the United States of America, which is confirmed, and which we have ordered to be written in this Book and sealed with our Royal Seal at our Court of Morocco on the twenty fifth day of the blessed Month of Shaban, in the Year One thousand two hundred, trusting in God it will remain permanent.

1. We declare that both Parties have agreed that this Treaty consisting of twenty five Articles shall be inserted in this Book and delivered to the Honorable Thomas Barclay, the Agent of the United States now at our Court, with whose Approbation it has been made and who is duly authorized on their Part, to treat with us concerning all the Matters contained therein.
2. If either of the Parties shall be at War with any Nation whatever, the other Party shall not take a Commission from the Enemy nor fight under their Colors.
3. If either of the Parties shall be at War with any Nation whatever and take a Prize belonging to that Nation, and there shall be found on board Subjects or Effects belonging to either of the Parties, the Subjects shall be set at Liberty and the Effects returned to the Owners. And if any Goods belonging to any Nation, with whom either of the Parties shall be at War, shall be loaded on Vessels belonging to the other Party, they shall pass free and unmolested without any attempt being made to take or detain them.
4. A Signal or Pass shall be given to all Vessels belonging to both Parties, by which they are to be known when they meet at Sea, and if the Commander of a Ship of War of either Party shall have other Ships under his Convoy, the Declaration of the Commander shall alone be sufficient to exempt any of them from examination.
5. If either of the Parties shall be at War, and shall meet a Vessel at Sea, belonging to the other, it is agreed that if an examination is to be made, it shall be done by sending a Boat with two or three Men only, and if any Gun shall be Bred and injury done without Reason, the offending Party shall make good all damages.
6. If any Moor shall bring Citizens of the United States or their Effects to His Majesty, the Citizens shall immediately be set at Liberty and the Effects restored, and in like Manner, if any Moor not a Subject of these Dominions shall make Prize of any of the Citizens of America or their Effects and bring them into any of the Ports of His Majesty, they shall be immediately released, as they will then be considered as under His Majesty's Protection.
7. If any Vessel of either Party shall put into a Port of the other and have occasion for Provisions or other Supplies, they shall be furnished without any interruption or molestation.  
If any Vessel of the United States shall meet with a Disaster at Sea and put into one of our Ports to repair, she shall be at Liberty to land and reload her cargo, without paying any Duty whatever.
8. If any Vessel of the United States shall be cast on Shore on any Part of our Coasts, she shall remain at

the disposition of the Owners and no one shall attempt going near her without their Approbation, as she is then considered particularly under our Protection; and if any Vessel of the United States shall be forced to put into our Ports, by Stress of weather or otherwise, she shall not be compelled to land her Cargo, but shall remain in tranquility until the Commander shall think proper to proceed on his Voyage.

9. If any Vessel of either of the Parties shall have an engagement with a Vessel belonging to any of the Christian Powers within gunshot of the Forts of the other, the Vessel so engaged shall be defended and protected as much as possible until she is in safety; And if any American Vessel shall be cast on shore on the Coast of Wadnoon (1) or any coast thereabout, the People belonging to her shall be protected, and assisted until by the help of God, they shall be sent to their Country.

10. If we shall be at War with any Christian Power and any of our Vessels sail from the Ports of the United States, no Vessel belonging to the enemy shall follow until twenty four hours after the Departure of our Vessels; and the same Regulation shall be observed towards the American Vessels sailing from our Ports.-be their enemies Moors or Christians.

11. If any Ship of War belonging to the United States shall put into any of our Ports, she shall not be examined on any Pretense whatever, even though she should have fugitive Slaves on Board, nor shall the Governor or Commander of the Place compel them to be brought on Shore on any pretext, nor require any payment for them.

12. If a Ship of War of either Party shall put into a Port of the other and salute, it shall be returned from the Fort, with an equal Number of Guns, not with more or less.

13. The Commerce with the United States shall be on the same footing as is the Commerce with Spain or as that with the most favored Nation for the time being and their Citizens shall be respected and esteemed and have full Liberty to pass and re-pass our Country and Sea Ports whenever they please without interruption.

14. Merchants of both Countries shall employ only such interpreters, & such other Persons to assist them in their Business, as they shall think proper. No Commander of a Vessel shall transport his Cargo on board another Vessel, he shall not be detained in Port, longer than he may think proper, and all persons employed in loading or unloading Goods or in any other Labor whatever, shall be paid at the Customary rates, not more and not less.

15. In case of a War between the Parties, the Prisoners are not to be made Slaves, but to be exchanged one for another, Captain for Captain, Officer for Officer and one private Man for another; and if there shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican Dollars for each Person wanting; And it is agreed that all Prisoners shall be exchanged in twelve Months from the Time of their being taken, and that this exchange may be effected by a Merchant or any other Person authorized by either of the Parties.

16. Merchants shall not be compelled to buy or Sell any kind of Goods but such as they shall think proper; and may buy and sell all sorts of Merchandise but such as are prohibited to the other Christian Nations.

17. All goods shall be weighed and examined before they are sent on board, and to avoid all detention of Vessels, no examination shall afterwards be made, unless it shall first be proved, that contraband Goods have been sent on board, in which Case the Persons who took the contraband Goods on board shall be punished according to the Usage and Custom of the Country and no other Person whatever shall be injured, nor shall

the Ship or Cargo incur any Penalty or damage whatever.

18. No vessel shall be detained in Port on any presence whatever, nor be obliged to take on board any Article without the consent of the Commander, who shall be at full Liberty to agree for the Freight of any Goods he takes on board.

19. 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.

20. If a 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.

21. If an American Citizen shall die in our Country and no Will shall appear, the Consul shall take possession of his Effects, and if there shall be no Consul, the Effects shall be deposited in the hands of some Person worthy of Trust, until the Party shall appear who has a Right to demand them, but if the Heir to the Person deceased be present, the Property shall be delivered to him without interruption; and if a Will shall appear, the Property shall descend agreeable to that Will, as soon as the Consul shall declare the Validity thereof.

22. The Consuls of the United States of America shall reside in any Sea Port of our Dominions that they shall think proper; And they shall be respected and enjoy all the Privileges which the Consuls of any other Nation enjoy, and if any of the Citizens of the United States shall contract any Debts or engagements, the Consul shall not be in any Manner accountable for them, unless he shall have given a Promise in writing for the payment or fulfilling thereof, without which promise in Writing no Application to him for any redress shall be made.

23. If any differences shall arise by either Party infringing on any of the Articles of this Treaty, Peace and Harmony shall remain notwithstanding in the fullest force, until a friendly Application shall be made for an Arrangement, and until that Application shall be rejected, no appeal shall be made to Arms. And if a War shall break out between the Parties, Nine Months shall be granted to all the Subjects of both Parties, to dispose of their Effects and retire with Property. And it is further declared that whatever indulgences in Trade or otherwise shall be granted to any of the Christian Powers, the Citizens of the United States shall be equally entitled to them.

24. This Treaty shall continue in full Force, with the help of God for Fifty Years.  
We have delivered this Book into the Hands of the before-mentioned Thomas Barclay on the first day of the blessed Month of Ramadan, in the Year One thousand two hundred. I certify that the annexed is a true Copy of the Translation made by Issac Cardoza Nunez, Interpreter at Morocco, of the treaty between the Emperor of Morocco and the United States of America.

Treaty of Peace and Friendship in Arabic Morocco is one of the first countries to recognize the independence of the United States as the Sultan Sidi Mohammad Ben Abdullah issued a declaration in 1777 allowing American ships access to Moroccan ports. In 1787 a Treaty of peace and friendship was signed in Marrakech and ratified in 1836. It is still in force making it the longest unbroken treaty in the U.S history. The U.S had also its first consulate in Tangier in 1797 in a building given by the sultan Moulay Sliman. It is the oldest

U.S diplomatic property in the world. Below is the Treaty called the "Marrakech Treaty" in its original form as was written in 1786.

"This is a Treaty of Peace and Friendship established between Morocco and the United States of America, which is confirmed, and which we have ordered to be written in this Book and sealed with our Royal Seal at our Court of Morocco on the twenty fifth day of the blessed Month of Shaban, in the Year One thousand two hundred, trusting in God it will remain permanent" The Sultan Mohammad Ben Abdullah.

2. If one of the Parties shall be at War with any Nation whatsoever, the other Party shall not take a Commission either from the Enemy nor fight under their Colors.

3. If either of the Parties shall be at War with any Nation whatever and take a Prize belonging to that Nation, and there shall be found on board Subjects or Effects belonging to of the Parties, the Subjects shall be set at Liberty and the Effects returned to the Owners. In addition, if any Goods belonging to any Nation, with whom either of the Parties shall be at War, shall be loaded on Vessels belonging to the other Party, they shall pass free and unmolested without any attempt being made to take or detain them.

The United States of America was never Christian Nation- Here is my legal Proof.

One of the hard facts of life is that the United States of America is not a Christian Nation. The following Treaty was made by the United States of America with the Barbary Pirates. It passed the 5th Congress without a hitch. Article 11 was made part of the record to convince the Muslims that the United States of America is not a Christian Nation, and therefore peace could be established between the two nations.

#### OTHER DISCLOSURES

#### Treaty of Granada (1491)

TREATIES AND OTHER  
INTERNATIONAL AGREEMENTS  
OF THE  
UNITED STATES OF AMERICA  
1776-1949

Compiled under the direction of  
CHARLES I. BEVANS, LL.B.  
Assistant Legal Adviser, Department of State  
Volume II  
PHILIPPINES-  
UNITED ARAB REPUBLIC  
DEPARTMENT OF STATE PUBLICATION 8728  
Released February 1974

Also note that several complaints over the past five years have been filed with the Postmaster General and the USPS Federal Police due to mail theft and fraud that may be caused by said corporations to gain access to the mail box and home. Within the past six months the home owners Monica Hall and David Hall has had their mail stolen including bills credit cards and D.M.V. documents tags registration etc,...

NOTICE OF Mechanics Lien Number "please see attachments" Recorded/Filed in Official Records Recorders Office, Los Angeles County, California 03/13/2017 and refiled annually on 05/05/2020

Therefore under the treaties and Constitution a debt is owed and taxes may be applied if there is income between said parities.

Treaty articles[edit] The capitulation of 1492 contained sixty-seven articles among which were the following: [citation needed]

- That both great and small should be perfectly secure in their persons, families, and properties.
- That they should be allowed to continue in their dwellings and residences, whether in the city, the suburbs, or any other part of the country.
- That their laws should be preserved as they were before, and that no-one should judge them except by those same laws.
- That their mosques, and the religious endowments appertaining to them, should remain as they were in the times of Islam.
- That no Christian should enter the house of a Muslim, or insult him in any way.
- That no Christian or Jew holding public offices by the appointment of the late Sultan should be allowed to exercise his functions or rule over them.
- That all Muslim captives taken during the siege of Granada, from whatever part of the country they might have come, but especially the nobles and chiefs mentioned in the agreement, should be liberated.
- That such Muslim captives as might have escaped from their Christians masters, and taken refuge in Granada, should not be surrendered; but that the Sultan should be bound to pay the price of such captives to their owners.
- That all those who might choose to cross over to Africa should be allowed to take their departure within a certain time, and be conveyed thither in the king's ships, and without any pecuniary tax being imposed on them, beyond the mere charge for passage, and
- That after the expiration of that time no Muslim should be hindered from departing, provided he paid, in addition to the price of his passage, the tithe of whatever property he might carry along with him.
- That no-one should be prosecuted and punished for the crime of another man.
- That the Christians who had embraced Islam should not be compelled to relinquish it and adopt their former creed.
- That any Muslim wishing to become a Christian should be allowed some days to consider the step he was about to take; after which he is to be questioned by both a Muslim and a Christian judge concerning his intended change, and if, after this examination, he still refused to return to Islam, he should be permitted to follow his own inclination.
- That no Muslim should be prosecuted for the death of a Christian slain during the siege; and that no restitution of property taken during this war should be enforced.
- That no Muslim should be subject to have Christian soldiers billeted upon him, or be transported to provinces of this kingdom against his will.
- That no increase should be made to the usual imposts, but that, on the contrary, all the oppressive taxes lately imposed should be immediately suppressed.
- That no Christian should be allowed to peep over the wall, or into the house of a Muslim or enter a mosque.
- That any Muslim choosing to travel or reside among the Christians should be perfectly secure in his person and property.
- That no badge or distinctive mark be put upon them, as was done with the Jews and

Mudejares.

- That no muezzin should be interrupted in the act of calling the people to prayer, and no Muslim molested either in the performance of his daily devotions or in the observance of his fast, or in any other religious ceremony; but that if a Christian should be found laughing at them he should be punished for it.

- That the Muslims should be exempted from all taxation for a certain number of years.

- That the Lord of Rome, the Pope, should be requested to give his assent to the above conditions, and sign the treaty himself. [This request by the Moorish side was not carried out.]

Implementation and breakdown[edit]

Forced conversions under Francisco Jiménez de Cisneros were seen as violations of the treaty and the main reason for the later rebellions by the Muslim population. Painting by Edwin Long  
Further information: Rebellion of the Alpujarras (1499–1501)

Initially, the Catholic conquerors implemented and reinforced the generous terms of the treaty. A joint municipal council was established in Granada, and the Muslims were allowed to elect their own representatives. Despite pressure from the Spanish clergy, Ferdinand chose a laissez-faire policy towards the Muslim in the hope that interaction with Catholics will make them "understand the error" of their faith and abandon it. Hernando de Talavera, a friar of converso origins known for his moderation and piety, was appointed as the archbishop of Granada. He was known for his preference of preaching based on "Catholic reasoning" as opposed to "punishments and lashes". When Ferdinand and Isabella visited the city in the summer of 1499, they were greeted by enthusiastic crowd, including Muslims.[2]

At the same time, cardinal Francisco Jiménez de Cisneros, the archbishop of Toledo, arrived in Granada and began working alongside Talavera. Cisneros disliked Talavera's approach, and began sending uncooperative Muslims, especially the noblemen, to prison where they were treated harshly until they agreed to convert. Emboldened by the increase in conversions, Cisneros intensified the efforts and in December 1499 he told Pope Alexander VI that three thousand Muslims converted in a single day. Cisneros' own church council warned that these methods might be a breach of the Treaty, and sixteenth-century hagiographer Álvaro Gómez de Castro described the approach as "methods that were not correct".[3]

In December 1499, amid the increasingly forced conversions and triggered by an incident involving an attempt by the authorities to reconvert a Muslim woman who had converted from Christianity, the population of Albayzín (the Muslim quarter of Granada) began an open and armed revolt. Talavera and Captain-General Tendilla resolved the situation by negotiating with the Muslims. Meanwhile, Cisneros was summoned to the court in Seville to account for his actions. He convinced the Catholic monarchs to issue a collective pardons on the rebels, on condition that they convert to Christianity. Consequently, the whole city of Granada nominally became Christian, and the treaty began to unravel.[4]

Thank you,

[REDACTED]  
/s/Prince Ra Hotep EL - requester

[REDACTED]  
[REDACTED]  
/s/ Princess Emilily Hotep EL - requester

ex-relations monica rene hall - Requester

You will have thirty days from receipt of this FOIA to have it signed and dated with all affidavits from all parties and their controllers or CEOs before this lawsuit is filed against you for defamation slander libel extortion identity theft and fraud.

**CONVENTION BETWEEN THE GOVERNMENT OF THE UNITED STATES OF AMERICA AND THE GOVERNMENT OF THE FRENCH REPUBLIC FOR THE AVOIDANCE OF DOUBLE TAXATION AND THE PREVENTION OF FISCAL EVASION WITH RESPECT TO TAXES ON INCOME AND CAPITAL  
GENERAL EFFECTIVE DATE UNDER ARTICLE 33: 1 JANUARY 1996**

**Publication 519 (2019), U.S. Tax Guide for Aliens  
For use in preparing 2019 Returns**

**Publication 519 - Introductory Material**

**Future Developments - For the latest information about developments related to Pub. 519, such as legislation enacted after it was published, go to [IRS.gov/Pub519](https://www.irs.gov/Pub519).**

**Introduction - For tax purposes, an alien is an individual who is not a U.S. citizen. Aliens are classified as nonresident aliens and resident aliens. This publication will help you determine your status and give you information you will need to file your U.S. tax return. Resident aliens generally are taxed on their worldwide income, the same as U.S. citizens. Nonresident aliens are taxed only on their income from sources within the United States and on certain income connected with the conduct of a trade or business in the United States.**

Princess Emilily Hotep EL  
Prince Ra Hotep EL  
7500 West Lake Mead Blvd  
C9 #309  
Las Vegas NV [89128]

July 7, 2020

Dear Disclosure Manager:

This is a request under the Freedom of Information Act/Privacy Act.

I request that a copy of the following documents (identify the documents or information as specifically as possible) be provided to me. I do not wish to inspect the documents first. In order to determine my status for the applicability of fees, you should know that I am (insert a suitable description of the requester and the purpose of the request).

[Sample requester descriptions (please choose only one if applicable):

A media requester: a representative of the news media affiliated with the XXXX newspaper (magazine, television station, etc.), and this request is made as part of news gathering and not for a commercial use.  
An educational institution requester or a non-commercial scientific institution requester affiliated with an educational or noncommercial scientific institution, and this request is made for a scholarly or scientific purpose and not for a commercial use.

**AFFIDAVIT OF TRUTH CONCERNING THE INVOLVEMENT OF ALDRIDGE PITE LLP AND  
MANAGING PARTNERS JONE WHITE INVOLVED IN PREVIOUS CASES OF CLAIMANTS PRIVATE  
PROPERTY SINCE 2006-2022**

I, Envoy ; prince rahotep el, Al Moroccan Moor American Envoy ;prince ra hotep el  
Consul and Cohort of the Claimant herein known as Al Moroccan Moor American Envoy ;princess emilily  
hotep el hereby attest and affirm that I am a natural born man without any legal disabilities, do say that  
I am over the age of twenty-one years and competent.

I hereby testify with eyewitness of the following persons involved in multiple cases since 2006 to present  
day filings in Nevada 8th District State Court. Our first encounter and legal dealings with Aldridge Pite LLP  
of 4375 Jutland Dr. Ste 200 San Diego CA Republic near [92117] was in 2006, whereas the law firm filed  
an illegal claim for a credit card on behalf of Chase Bank and won a Default Judgment in 2007 against  
Consul Envoy Al Moroccan American Moor ;prince ra hotep el.

As such was caught by the State Department and Agency after the complaint filed against Chase Bank for  
the alleged and fraudulent Credit Card account with the CFPB in 2014 and the case filed in Lancaster  
Court was dismissed due to improper proof of service rather the lien on the home and private property  
located at 4203 Norval Ave Lancaster remained for one year approximately 2015. We have two other Al  
Moroccan Moor Consul who was involved in the claim filed case no. 19STLC03737 I woman Monica rene  
hall and I man David jr hall real party in interest. The names are too familiar and similar.

On March 2019 Case No. 19STLC03737 Aldridge Pite LLP was involved in the private property law suite  
once again as they represented one of the defendants and was filing public records that Select Portfolio  
Servicing Inc, somehow without having a foreclosure sale nor a sticker on the home claiming the alleged  
foreclosure.

On or about February 2020 while Al Moroccan Moor American Envoy ;prince ra hotep el was at the  
domicile located at 4203 Norval Ave Quartz Hill or [Lancaster] CA Republic near [93536] working on the  
water softener system he noticed a letter from William R. Jarrell Managing partner whom left a door tag  
note asking the home owners herein known as Envoy ;princess emilily hotep el [REDACTED]  
her cohort Envoy ;prince ra hotep el [REDACTED]  
[REDACTED] Aldridge Pite LLP located at 4375 Jutland Dr. Ste 200 San Diego CA Republic near [92117].

On or about June 18th, 2020 Aldridge Pite LLP and managing partners along with Select Portfolio  
Servicing Inc and other Defendants Cc: series 2006HE2 a fraudulent Cusip Mortgage Backed Asset. They  
broke into the private property on said date took private property from within the home and placed the  
home domicile of the Consul and Claimant herein. This matter is ongoing.

The Aldridge Pite LLP permed the matter along with Trevor Jones Realty in Lancaster CA. They alleged  
that Consul dead father who's name was [REDACTED] was alive living in the home with a girlfriend  
and four of her kids which is untrue, Consul father died of cancer June 1992 in [REDACTED] They  
had the home listed on an illegal website posing as HUD.

The HUD agency respond by Wayne E. Sauseda Deputy Regional Administrator whom sent a letter to the  
Estate Trust state that on behalf of the Secretary Carson they researched the property located and owner  
Monica Rene Hall Estate in the first paragraph of the letter. He went on to state that it appears that the  
Assessor Parcel Number APN may have been changed multiple times or at least was inconsistent

thought the multiple title changes on multiple change documents. Please Cc the Letter addressing the Monica Rene Hall Estate Trust 4203 Norval Ave Quartz Hill CA [93536].

Aldridge Pite LLP made is also involved in many attempts to report to and therefore mislead and coerced into believing that, filling an IRS W-4 form and 1040 forms to the IRS now this is according to the Claimant and Consuls individual Master File which should only be held on federal employees and voluntary subjects, that we/I am not an "employee" of the United States, the District of Columbia, any state, municipality nor other agency or instrumentality thereof, and that I was also mislead into believing that I could not file an "In lieu of a W-4." Claiming an exemption from withholding, pursuant to your codes, and that I would be denied the right to bar the fruits of my labors for not filing a W-4 form. According to the CFPB Aldridge Pite LLP and its Managing partners are attempting to mislead and lie to the CFPB claiming they're not involved in ongoing matters with the Claimants

I further invoke, other eye witnessing of John White whom appeared at the Domicile and location in Las Vegas on or about Month [redacted] Day [redacted] Year [redacted] John white and his girlfriend appeared at the domicile around 9pm same look as a drug addict, his girlfriend was arrested for some issues during there attempt to break and enter the private domicile. [redacted] appeared at the front door trying to punch in the door codes to the domicile, while Envoy ;princess emilily hotep el screamed loud whereas neighbors were awakened and came outside their home as he continued trying to get in the front door while Consul had Arms pointed directly at him until the sheriff arrived. John White was given a trespassing citation from the Las Vegas Sheriff. *Cc: trespass form from sheriff.*

I declare in good faith, before my Creator, Almighty God, [EL ELYON] that the foregoing is true and correct to the best of my knowledge and belief. It is apparent the CFPB and the local authority along with the Consular Court Tribunal #13 are clear that these parties involved in stalking and harassing as well trespassing on the Consul and Claimants herein known also as foreign Diplomats. That the parties herein known as [redacted] and Aldridge Pite LLP of 4375 Jutland Dr. Ste 200 San Diego CA Republic near [92117] and Partners are attempting to bring physical bodily harm to the Envoy ;princess emilily hotep el and Envoy ;prince ra hotep el with their ongoing tactics of stalking harassing fishing their wife and other things unimaginable to speak at this time they have done such things. RICO ACT is in play now and we authorize your agency to proceed in your investigations and research arresting these parties. On this 27<sup>th</sup> day of the 1<sup>st</sup> Month of the year 2022.

Explicitly reserving all my rights and waiving none Without Prejudice and with honor

*[Signature]* 2022-01-30  
Consul Diplomat ;prince ra el

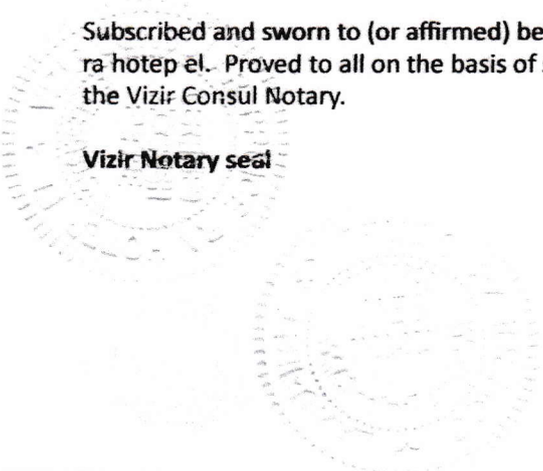
VIZIR CONSUL NOTARY

@ State of Nevada )  
 ) ss:  
@ County of Clayton )

Subscribed and sworn to (or affirmed) before me on this 27<sup>th</sup> day of January, 2022, by Diplomat ;prince ra hotep el. Proved to all on the basis of satisfactory evidence to be the person who appeared before the Vizir Consul Notary.

Vizir Notary seal

*[Signature]*  
Vizir Notary Signature



A commercial-use requester, seeking records for a use or purpose that furthers the commercial, trade, or profit interests of the requester or the person on whose behalf the request is being made.

An "other" requester seeking information for personal or non-commercial use.

As proof of identity I am including a photocopy of my driver's license, notarized declaration, sworn statement, etc. (See Establishing proof of identity and right to access).

I am willing to pay fees for this request up to a maximum of \$25.00. If you estimate that the fees will exceed this limit, please inform me first.

Please Cc: Case Number STLC03737 State Court Trial date still set for October 9, 2020 8:30am. We have experienced pure discrimination whereas our files documents and court filings have been tampered with. You'll see that this case trial and other hearings are still pending. This is why it is believed that the Respondents whom claimed that their only the Servicer while they sold a fraudulent loan and insurance policy to FHA HUD on or about May 1, 2020.

Thank you for your consideration of this request.

Sincerely,

[Prince Ra Hotep EL]

[Princess Emlily Hotep EL]

#### RESOLUTION SETTLEMENT OFFER

The Respondents must be held liable for their actions and pay at least one of the liens due. The amount and total of one of the lower liens is \$2,640,500.00 by wire, electronic transfer, USPS money order, Certified Bank Check, and or Gold or Silver. Due within 15 days of this notice and contract. As stated before hand this is an agreement, be it ignored or not and that their duty to respond has been given in four previous notices.

After the 15 days of receipt of this notice agreement and contract, all three liens are due upon said time in the amount of \$18,002,640,500.00 and such liens shall be cured within 90 days after this notice is given by any and all legal means.

THIS PORTION LEFT BLANK

**PROOF OF SERVICE VIA USPS MAIL AND EMAIL TO ALL THE RESPONDENTS HAVE TAKEN PLACE BEFORE THIS TIME. P.O.S. PROOF OF SERVICE TO D.O.J. ON THIS DAY JUNE \_\_, 2020 Signature required.**

**D.O.J. Fraud Section, Criminal Division**

US Department of Justice  
Attn: Chief, Market Integrity and Major Frauds Unit  
950 Constitution Ave, NW  
Washington DC Republic near [20530]

**Respondents & or Attorneys of**

**CEO Tim O'Brien**

Select Portfolio Servicing Inc.  
3815 S. West Temple  
Salt Lake City UT [84115]

**Managing Partner**

William R. Jarrell  
Aldridge Pite LLP  
4375 Jutland Dr. Ste 200  
San Diego CA 92117

**Dr. Bernard Carson Los Angeles Field Office**

300 North Los Angeles Street Suite 4054  
Los Angeles, CA 90012  
(213) 894-8000  
C\_A\_Webmanager@hud.gov

**CONSUMER FINANCIAL PROTECTION**

BUREAU  
Attn: CFPB OMBUDSMAN  
1700 G St. N.W.  
Washington DC [20552]

**DEPARTMENT OF INSURANCE**

FRAUD DIVISION Cc: DAVID JONES COMMISSIONER  
2400 DEL PASO ROAD, SUITE 250  
300 SOUTH SPRING STREET  
SACRAMENTO, CA [95834]  
fraud@insruance.ca.gov

**Trevor Jones Realty**

Broker of Premier Valley Properties  
1043 West Avenue M4, Suite E  
Palmdale, CA 93551 C9 #309  
Broker phone:(661) 723-5522  
Real Estate Licenses:0059963 [66]675-5545

**US Department of Housing & Urban Development**

451 7<sup>th</sup> Street S.W.  
Washington DC republic near [20410]  
[202]708-1112  
[202]708-1455  
infohousingeducation@balancepro.org  
theresahill@housingetc.org  
attention Dr. Bernard Carson

**S.P.S, MERSCORP, & US BANK**

601 South Figueroa Street  
STE 4625  
Los Angeles. CA [90017]

**COUNCIL OF THE INSPECTOR GENERAL**

1717 H Street, N.W. Suite 825  
Washington DC [20006]

**SELECT PORTFOLIO SERVICING, INC.**

INSURANCE CENTER  
PO BOX 7277  
SPRINGFIELD, OH 45501-7277

**Consul Chief Aset Dey**

**Consul Mallak Bey**  
7500 West Lake Mead Blvd  
Cell phone:(661) 675-5545  
Las Vegas NV Republic [89128]  
halllegal@protonmail.com  
RaLegalAmin@protonmail.com

# EXHIBIT

U.S. Department of Housing and Urban Development  
San Francisco Regional Office Region IX  
One Sansome Street, Suite 1200  
San Francisco, CA 94104-4430  
[www.hud.gov](http://www.hud.gov)  
[espanol.hud.gov](http://espanol.hud.gov)

July 1, 2020

[REDACTED]  
C/O: 7500 West Lake Mead Blvd., C9 #309  
Las Vegas, NV 89128

Dear Ms./Mr. Hall:

On behalf of Secretary Carson, thank you for your letter to the Department of Housing and Urban Development. Our office received your letter, dated May 26, 2020, regarding your "URGENT FINAL DEFAULT NOTICE - STATEMENT OF ADVERSE CLAIM" regarding Monica R Hall Estate, 4203 Norval Ave. Quartz Hill, CA, to provide a response.

HUD records were researched regarding the property in question. HUD reviewed the property's chain of title as supplied by a reputable national title company. Research did not find anything regarding this property or its current owner (you) in HUD's Single Family Insurance System or the information supplied by the title company to indicate HUD/FHA is involved.

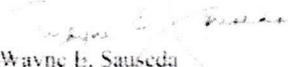
It appears that the Assessor's Parcel Number (A.P.N.) may have been changed multiple times or at least was inconsistent throughout the multiple title changes on multiple documents.

HUD contacted two of the other parties noted on your correspondence. Mr. Trevor Jones forwarded HUD's correspondence to Select Portfolio Servicing, Inc. Select Portfolio Servicing, Inc. stated that they would respond to you.

Please contact Select Portfolio Servicing, Inc. and the title company that insured your title to clarify any concerns you might have regarding the property in question and regarding what appears to be inconsistencies on the recorded documents.

Thank you for contacting the U.S. Department of Housing and Urban Development with your inquiry and we hope the information above is helpful. If you need additional assistance with your housing needs, please contact our office at 415-489-6410.

Sincerely,

  
Wayne H. Sauseda  
Deputy Regional Administrator



HUD  
1301 Fannin Street  
Sean Napoleon  
Houston TX 77002



00000001 1 0 5

Hall Final  
00000001



[Redacted]  
7500 West Lake Mead Blvd  
C9 #309  
Las Vegas NV 89128



UNIVERSITY OF CALIFORNIA  
LIBRARY

9512880212  
9512880212 0062



# EXHIBIT

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EXHIBIT A

MECHANICS LIEN UPAD NOR A COURT ORDER TO REMOVE  
RECORDED/FILED IN OFFICIAL RECORDS ON MARCH 13, 2019  
20190223663

03/14/2019

11  
NOTICE OF FRAUDULENT FILINGS ON PROPERTY 4203 NORVAL AVE QUARTZ HILL CA 93536 OWNER(S) MONICA HALL: THE LIEN  
WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS  
ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND OR PAYMENT OR  
BOTH COURT PUBLIC RECORD

This page is part of your document - DO NOT DISCARD



20190223663



Pages:  
0005

Recorded/Filed in Official Records  
Recorder's Office, Los Angeles County,  
California

03/13/19 AT 09:25AM

FEES:	29.00
TAXES:	0.00
OTHER:	0.00
SB2:	75.00
PAID:	104.00



LEADSHEET



201903132880025

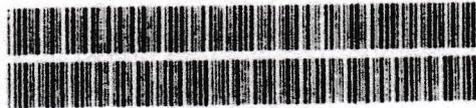
00016351340



009682062

SEQ:  
01

DAR - Mail (Intake)



THIS FORM IS NOT TO BE DUPLICATED

08/14/2019

LA21012

RECORDING REQUESTED BY

AND WHEN RECORDED MAIL DOCUMENT TO:

NAME

STREET ADDRESS

4203 Norval Ave

CITY, STATE &  
ZIP CODE

Quartz Hill, CA [93536]

Document Number: 16351340

Batch Number: 9682062

SPACE ABOVE FOR RECORDER'S USE ONLY

Mechanics Lien

Title of Document

Pursuant to Senate Bill 2 – Building Homes and Jobs Act (GC Code Section 27388.1), effective January 1, 2018, a fee of seventy-five dollars (\$75.00) shall be paid at the time of recording of every real estate instrument, paper, or notice required or permitted by law to be recorded, except those expressly exempted from payment of recording fees, per each single transaction per parcel of real property. The fee imposed by this section shall not exceed two hundred twenty-five dollars (\$225.00).

- Exempt from fee per GC 27388.1 (a) (2); recorded concurrently "in connection with" a transfer subject to the imposition of documentary transfer tax (DTT).
- Exempt from fee per GC 27388.1 (a) (2); recorded concurrently "in connection with" a transfer of real property that is a residential dwelling to an owner-occupier.
- Exempt from fee per GC 27388.1 (a) (1); fee cap of \$225.00 reached.
- Exempt from the fee per GC 27388.1 (a) (1); not related to real property.

08/14/2018

THIS COVER SHEET ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION  
(\$3.00 Additional Recording Fee Applies)

Recording requested by (name):

When recorded, mail to (name and address):

7500 West Lake Mead Blvd C9 #309

Las Vegas NV [89128]

Recorder's Use Only

### CLAIM OF MECHANICS LIEN

(Cal. Civ. Code § 8416)

#### Declaration of Exemption From Gov't Code § 27388.1 Fee

- Transfer is exempt from fee per GC § 27388.1(a)(2):
  - recorded concurrently "in connection with" transfer subject to DTT
  - recorded concurrently "in connection with" a transfer of residential dwelling to an owner-occupier
- Transfer is exempt from fee per GC 27388.1(a)(1):
  - Fee cap of \$225.00 reached  Not related to real property

1. [Redacted] ("claimant") claims a mechanics lien for the labor or services or equipment or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the County of Los Angeles, State of California, and more particularly described as (address and/or sufficient description): 4203 Norval Ave Quartz Hill CA [93536] lot 51 of tract No. 52394 City of Quartz Hill near Lancaster as per map recorded in book 1296 page 92 to 96 3103-29-59195392 2695823

2. After deducting all just credits and offsets, the sum of 2,648,580.00 together with interest at the rate of 10% per annum from February 2, 2019 (date when balance became due), is due claimant for the following labor, materials, services, or equipment: Security alarm system, home owners insurance, lawn care services, upkeep of home, cleaning, repairs of cooling and heating, repairs of floors and plumbing, backyard construction, window furnishings curtains and upgraded materials for property and home.

3. Claimant furnished the labor or services or equipment or materials, at the request of home owner and seller buyers if sold to another person company or bank (employer, person, or entity to whom labor, materials, services, or equipment were furnished).

4. The name and address of the owner or reputed owner of the real property is/are: monica rene hall 4203 Norval Ave Quartz Hill CA [93536]

5. Claimant's address is: 7500 west lake mead blvd c9 #309 Las Vegas NV [89128]

Dated December 1, 2018

(Signature) [Redacted]

#### VERIFICATION

I, [Redacted], am the sole secured party and creditor ("owner," "president," "authorized agent," "partner," etc.) of claimant on the foregoing claim of mechanics lien, and am authorized to make this verification for and on its behalf. I have read the foregoing claim of mechanics lien and know the contents of the claim of mechanics lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  
Dated December 1, 2018

(Signature) [Redacted]

**NOTICE OF MECHANICS LIEN CLAIM  
ATTENTION!**

Upon the recording of the enclosed MECHANICS LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the enclosed mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is release.

**BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS GO TO THE CONTRACTORS' STATE LICENSE BOARD WEB SITE AT [www.csib.ca.gov](http://www.csib.ca.gov).**

02/14/2013

**PROOF OF SERVICE AFFIDAVIT**  
California Civil Code section 8416

Failure to serve the Mechanic's Lien and Notice of Mechanic's Lien on the owner, or alternatively if the owner cannot be served on the lender or direct contractor, shall cause the Mechanic's Lien to be unenforceable as a matter of law (Civil Code Section 8024(d)). Service of the Mechanic's Lien and Notice of Mechanic's Lien must be by (1) registered mail, (2) certified mail, or (3) first-class mail evidenced by a certificate of mailing, postage prepaid, and to a residence or business address for the owner, lender or contractor. Further, a Proof of Service Affidavit (below) must be completed and signed by the person serving the Mechanic's Lien and Notice of Mechanic's Lien. This page should be completed (either one of the sections below) and recorded with the County Recorder along with the Mechanic's Lien and Notice of Mechanic's Lien.

**PROOF OF SERVICE AFFIDAVIT (ON OWNER)**  
California Civil Code section 8416(a)(7) and (c)(1)

I, Prince La Chio Priestley (name), declare that I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the owner(s) or reputed owner(s) of the property:

Company/Person Served: monica rene hall

Title or capacity of person served (if appropriate): minister

Service address: 4203 Norval Ave Quartz Hill CA [93536]

Said service address is the owner's residence, place of business, or address showed by the building permit on file with the permitting authority for the work.

Executed on 12.01, 2018 (date) at the home (city), Quartz Hill CA [93536] (county), California.

By: [Redacted Signature]  
(Signature of person making service)

**ALTERNATE PROOF OF SERVICE AFFIDAVIT (ON LENDER OR DIRECT CONTRACTOR)**

California Civil Code Section 8416(a)(7) and (c)(2)

I, \_\_\_\_\_ (name), declare that the owner or reputed owner cannot be served with a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail. Pursuant to California civil Code section 8416(c)(2), I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the construction lender or direct contractor as follows:

Company/Person Served: \_\_\_\_\_

Title or capacity of person served (if appropriate): \_\_\_\_\_

Service address: \_\_\_\_\_

Executed on \_\_\_\_\_, 20\_\_\_\_ (date) at \_\_\_\_\_ (city), \_\_\_\_\_ (county), California.

By: \_\_\_\_\_  
(Signature of person making service)

02/17/2019

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EXHIBIT B

ASSESSORS RECORDS AS OF APRIL 12, 2019



NOTICE OF FRAUDULENT FILINGS ON PROPERTY 4203 NORVAL AVE QUARTZ HILL CA 935361 OWNER[S] MONICA HALL: THE LIEN WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND/OR PAYMENT OR BOTH COURT PUBLIC RECORD

08/14/2019

8/02/71/80

PROPERTY INFORMATION

TYPE	RECORD SOURCE	STREET ADDRESS	COUNTY	DATE SOLD	OWNER(S) NAME AND ADDRESS
	ASSESSOR	4203 NORVAL AVE LANCASTER, CALIFORNIA 93306	LOS ANGELES		[REDACTED] 4203 NORVAL AVE LANCASTER, CA 93306
	DEED	4203 NORVAL AVE LANCASTER, CALIFORNIA 93306	LOS ANGELES	11-05-2013	MARILYN WICKA 4203 NORVAL AVE LANCASTER, CALIFORNIA 93306
PLANNED UNIT DEVELOPMENT	DEED	[REDACTED] No. [REDACTED]	CLARK	06-21-2018	[REDACTED] [REDACTED]

BACK TO TOP

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EXHIBIT C

ORIGINAL DEED OF TRUST MIN 100072110400089767 KBHOME  
BANK OF AMERICA COUNTRYWIDE  
WITH FIRST AMERICAN TITLE INFO

ALSO SEE

LAND PATENT FILED August 29, 2003 Filing No. 03 2520780  
CORPORATION GRANT DEED GRANTED THERETO [REDACTED]

[REDACTED] Claim Number 1013764643

NOTICE OF FRAUDULENT FILINGS ON PROPERTY 4203 NORVAL AVE QUARTZ HILL CA 93536 [OWNER] MONICA HALL: THE LIEN WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTH. REMOVED BY COURT ORDER AND OR PAYMENT OR BOTH COURT PUBLIC RECORD

0014/2019

First American Title  
Subdivision Tract Sales

8/29/03

Recording Requested By:  
KB HOME Mortgage Company

03 2520781

Return To:  
KB HOME Mortgage Company  
7660 South Industrial #201B  
Las Vegas, NV 89139  
Attn: Investor Compliance

Prepared By:  
KB HOME Mortgage Company  
7370 South Industrial Road, Ste. 409  
Las Vegas, NV 89139

Order No. 7646051-56 [Space Above This Line For Recording Data] LOAN # 1040008976  
Escrow No. **DEED OF TRUST**

MIN 100072110400089767

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

(A) "Security Instrument" means this document, which is dated August 21, 2003 together with all Riders to this document.

(B) "Borrower" is [REDACTED]

Borrower is the trustor under this Security Instrument.  
(C) "Lender" is KB HOME Mortgage Company

Lender is a corporation organized and existing under the laws of the state of Illinois

CALIFORNIA Single Family Fannie Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS Form 3005 1/01

6A(CA) (0005) 01

Page 1 of 15

VMP MORTGAGE FORMS - (800) 521-7291



7646051-56

3103-028-020

08/29/03

Claim # 1013164643



**A.G.I. GEOTECHNICAL, INC.**

7247 Hayvenhurst Avenue, Unit A-2 • Van Nuys, CA 91406 • (818) 785-5244 • FAX (818) 785-6251

September 30, 2002

Project No.: 12-2315-10

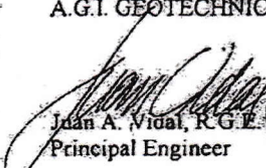
KB Home  
801 Corporate Center Drive, Ste. 201  
Pomona, CA 91768

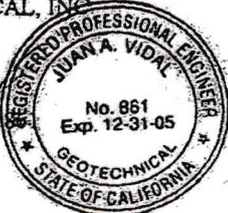
Subject: **SOILS COMPACTION REPORT**  
Proposed Residential Development  
Lots 1-66 of Tract 46069 (Tentative Tract 52394)  
Lots 1-10, 33, 38 and 51-54 of Tract 46068  
Quartz Hill, Los Angeles County, California

Dear Sirs:

This report presents the results of our geotechnical engineering observations during the re-grading of 82 single family residences on the subject property. The location of the compaction tests are identified on the Final Compaction Map, Plate 1, included with this report. This report documents the extent of the earthwork performed for subgrade preparation.

Sincerely,  
A.G.I. GEOTECHNICAL, INC.

  
Juan A. Vidal, R.G.E.  
Principal Engineer



  
Tom Antonio, E.I.T.  
Staff Engineer

JAV/TA:ta

Enclosures: Compaction Map, Plate 1  
Compaction Test Results  
Engineering Certificate

Distribution: (6) Addressee

09/14/2002

SCALE: 1" = 60'

SHEET 5 OF 5 SHEETS

# VESTING TRACT NO. 52394

IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

L.C.I. CORPORATION

### MONUMENT NOTES:

- ① \* INDICATES THE BOUNDARY OF THE LAND BEING SUBDIVIDED BY THIS MAP.
- ② \* LOCATION OF "I.P." TAGGED "L.S. 4725" TO BE SET BY THE PERMITS TRACT NO. 46886 U.S. 1142/11-17, ESTABLISH AT RECORD DISTANCE AND ANGLES PER SAID MAP.
- ③ \* LOCATION OF SPIKE AND WADNER TAGGED "L.S. 4925" TO BE SET PER TRACT NO. 46886 U.S. 1142/11-17, ESTABLISH AT RECORD DISTANCE AND ANGLES PER SAID MAP.
- ④ \* SPIKE & WADNER TAGGED "L.S. 7580" TO BE SET.

"I.P." TAGGED "L.S. 7280", ON "S." TO BE SET AT ALL LOT CORNERS NOT ADJUTING STREETS.

L & I. NEW TAG STAMPED "L.S. 7280" TO BE SET AT ALL LOT CORNERS ADJUTING STREETS IN TOP OF CURB OR AN 11.75' OFFSET ON THE LOT LINE PRODUCED OR ON RADIAL LINE PRODUCED AT E.C.'S AND S.C.'S, UNLESS OTHERWISE NOTED.

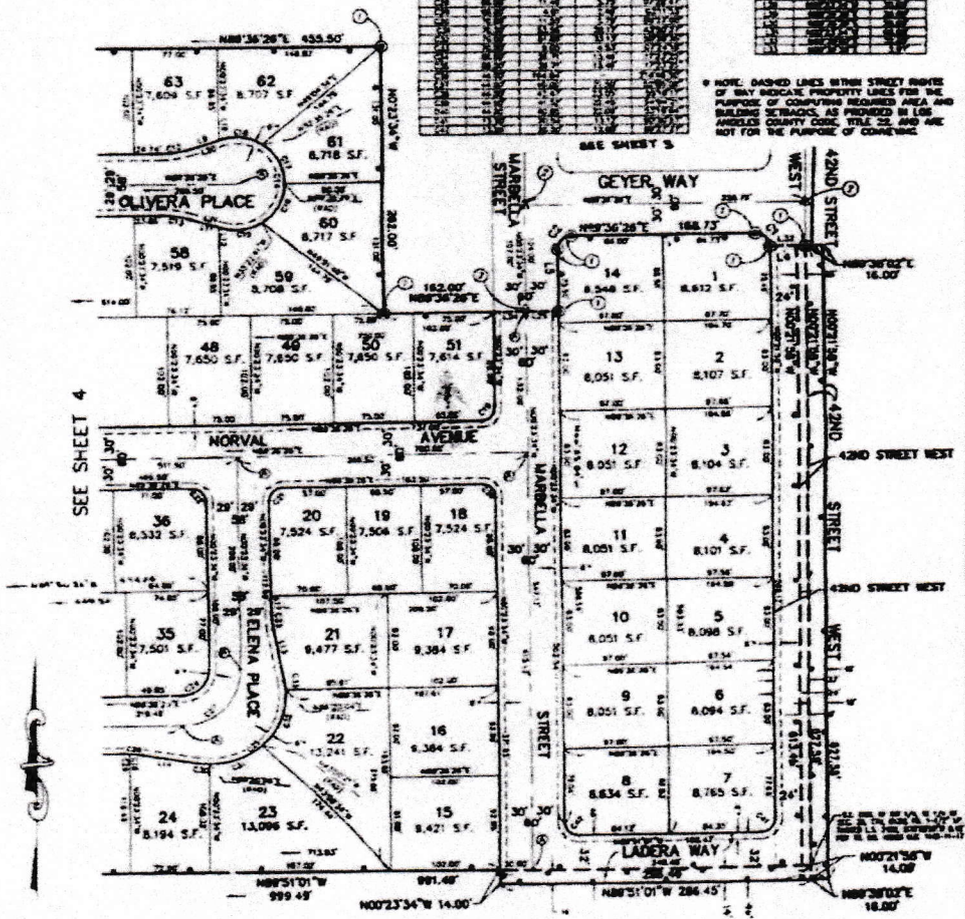
### CURVE DATA

STATION	CHORD BEARING	CHORD DISTANCE	ARC BEARING	ARC DISTANCE
1+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
2+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
3+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
4+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
5+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
6+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
7+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
8+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
9+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
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13+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
14+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
15+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
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17+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
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28+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
29+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
30+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75

### LINE DATA

STATION	CHORD BEARING	CHORD DISTANCE	ARC BEARING	ARC DISTANCE
1+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
2+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
3+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
4+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
5+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
6+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
7+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
8+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
9+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
10+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
11+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
12+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
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15+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
16+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
17+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
18+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
19+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
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22+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
23+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
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27+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
28+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
29+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75
30+00	N 89° 36' 20" E	188.75	111° 15' 00"	188.75

\* MORE DASHED LINES WITH STREET FRONT OF ONLY INDICATE PROPERTY LINES FOR THE PURPOSE OF COMPUTING REQUIRED AREA AND BUILDING SETBACKS, AS PROVIDED IN LOS ANGELES COUNTY CODE TITLE 22 AND ARE NOT FOR THE PURPOSE OF CONVEYANCE.



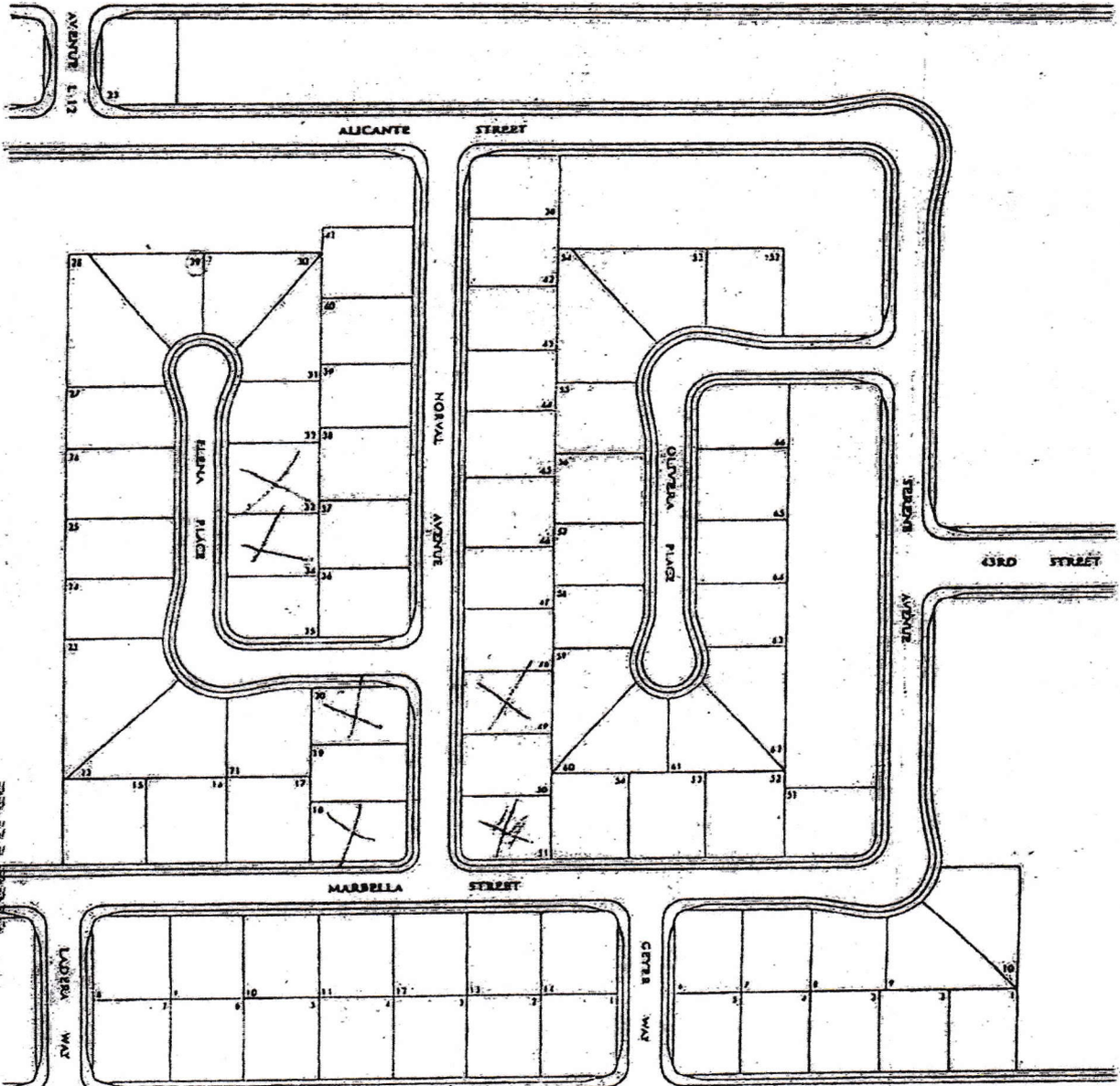
08/14/2019



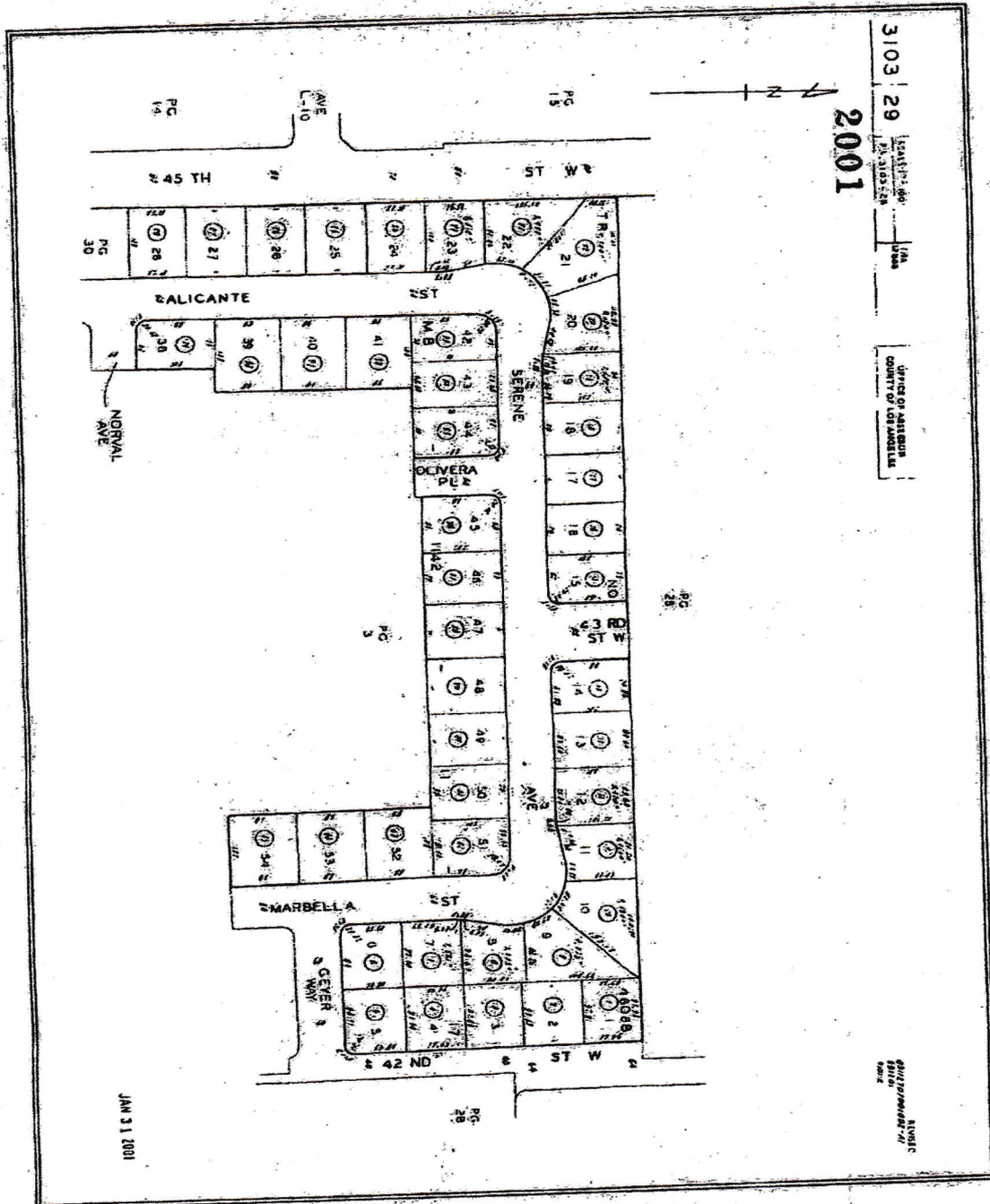
LEXINGTON COLLECTION  
AT  
QUARTZ HILL



45TH STREET WEST



09/14/2015



[Click Here for Full View Plat Map](#)

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EXHIBIT D

PROOF OF TENDER OF PAYMENT THAT PAID FOR HOME FOR THE  
THIRD TIME

08/14/2019

NOTICE OF FRAUDULENT FILINGS ON PROPERTY 4203 NORVAL AVE QUARTZ HILL, CA (93536) OWNER(S) MONICA HALL: THE LIEN  
WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS  
ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND OR PAYMENT OR  
BOTH COURT PUBLIC RECORD

MONTHLY PAYMENT COUPON

<b>Amount Due</b>	
Borrower Name(s)	[REDACTED]
Account Number	[REDACTED]
Due By 04/01/2019: \$93,516.16	
\$100.43 late fee will be charged after 04/16/2019	

Make checks payable to: Select Portfolio Servicing

Monthly Payment	\$
Additional Principal	\$
Additional Escrow	\$
Late Fees	\$
Other (Please Specify)	\$
Total Amount Enclosed \$ 557,063.42	

SELECT PORTFOLIO SERVICING, INC.  
PO BOX 65450  
SALT LAKE CITY UT 84165-0450



Change of address or telephone? If so, check here  
and note changes on back

2773 0019288083 0000260649 0000270692 9

04/14/2019

## TENDER OF PAYMENT OFFERING

### The Federal Emergency Relief Act of 1933 - AN ACT

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the present emergency, and/or to their dependents, whether resident, transient, or homeless. The Federal Emergency Relief Act of 1933  
Approved, May 12, 1933 (Sec. 4. (a))

*"The ownership of all property is in the state by virtue of the government." "Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation."*  
Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83.

The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation: redemption - (Dec. 23, 1913, ch. 6, § 16 (par.), 38 Stat. 265; Jan. 30, 1934, ch. 6, § 2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, § 203(a), 49 Stat. 741.)

Select Portfolio Servicing Inc. you are hereby notified that I do hereby tender payment for the above referenced obligation of debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a government obligation and must be handled in accord with the dictates of statute. I monica rene hall (On Behalf Of [REDACTED]) accept the obligation on behalf of the United States of America and hereby make assignment of the obligation to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

Select Portfolio Servicing Inc.  
REMITTANCE DEPT OVER NIGHT Address  
3217 S. Decker Lake Dr.  
SALT LAKE CITY, UT [84119]  
March 29, 2019

#### GOVERNMENT OBLIGATION'S REMITTANCE COUPON

Pay and Pledged to the Order of: **SELECT PORTFOLIO SERVICING INC.** without recourse

Amount of Obligation: FIVE HUNDRED FIFTY SEVEN THOUSAND SIX THREE DOLLARS & FORTY TWO CENTS  
CREDITED BY A NON TAX PAYER AT PAR

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY).

Member: Discharging of Government Obligations

Holder and Citizen of the United States of America

Beneficial Interest

"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY."

Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: "Pay to the order of The Select Portfolio Servicing Inc. REMITTANCE DEPT OVER NIGHT Address 3217 S. Decker Lake Dr. SALT LAKE CITY, UT [84119] GOVERNMENT OBLIGATION's TENDER OF PAYMENT REMITTANCE COUPON Pay and Pledged to the Order of Without recourse." on behalf of [REDACTED] For the Property of 4203 Norval Ave Quartz Hill CA [93536]

The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

[REDACTED] for account No. 0019288083 Amount \$557,063.42XXXX - FIVE HUNDRED FIFTY SEVEN THOUSAND SIX THREE DOLLARS & FOURTY TWO CENTS CREDITED BY A NON TAX PAYER AT PAR

XP111 659

00201157000260030300

0019288083

Memo: Discharging of Government Obligations

Beneficial Interest

[REDACTED]  
Holder and Citizen of the United States of America

08/14/2018

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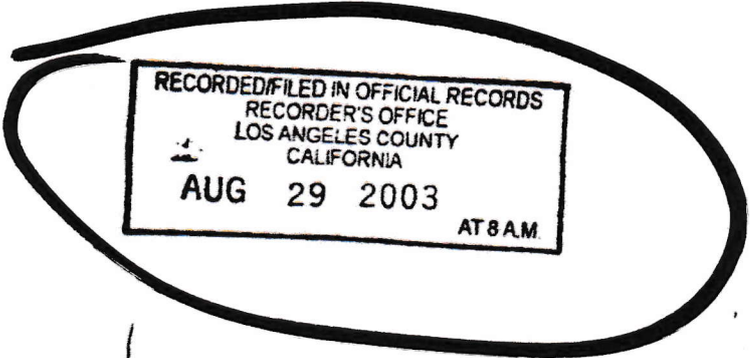
EXHIBIT E  
FRAUDULENT DOCUMENT FILED IN COUNTY RECORDS ON  
PROPERTY 4203 NORVAL AVE QUARTZ HILL CA [93536] [REDACTED]  
[REDACTED] OWNER FILED BY NATIONAL DEFAULT SERVICING CORP

08/14/2019

NOTICE OF FRAUDULENT FILINGS ON PROPERTY 4203 NORVAL AVE QUARTZ HILL CA [93536] OWNER[S] MONICA HALL: THE LIEN WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND OR PAYMENT OR BOTH COURT PUBLIC RECORD

This page is part of your document - DO NOT DISCARD

03 2520780



TITLE(S) :

*Deed*



LEAD SHEET

FEE

FEE \$13 KK  
3

*# D.T.T. 1/3/03*

NOTIFICATION SENT \$4

CODE  
20

CODE  
19

CODE  
9

Assessor's Identification Number (AIN)

To be completed by Examiner OR Title Company

Number of Parcels Shown

*31 03 - 028 - 020*

*00 (*

THIS FORM NOT TO BE REPLICATED

8/29/03

15

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

Witnesses:

\_\_\_\_\_

[Redacted Signature] 8/23/03  
(Seal)  
-Borrower

\_\_\_\_\_

[Redacted Signature] 8/23/03  
(Seal)  
-Borrower

\_\_\_\_\_ (Seal)  
-Borrower

03 2520781

8/29/03

16

State of California  
County of *Los Angeles*  
On *8/23/03*

LOAN # [REDACTED]  
MTR [REDACTED]

} ss.  
before me, *Kelly Perpoli*, Notary Public,  
personally appeared

*Monica Hall and David Hall*  
*Estate Trust*

, personally known to me  
(or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to  
the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized  
capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of  
which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.



*Kelly Perpoli* (Seal)

03 2520781

*Fraudulent Recording*

This page is part of your ... DISCARD

20190408145



Pages:  
0003

Recorded/Filed in Official Records  
Recorder's Office, Los Angeles County,  
California

05/06/19 AT 08:00AM

FEEES:	18.00
TAXES:	0.00
OTHER:	0.00
SB2:	75.00
PAID:	93.00

*VOID*  
*Anti*



LEAD SHEET



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009802992

SEQ:  
01

SECURE - 8:00AM



THIS FORM IS NOT TO BE DUPLICATED

180412100 s2

05/11/2019

F22296

RECORDING REQUESTED BY:  
National Default Servicing Corporation

WHEN RECORDED MAIL TO:  
National Default Servicing Corporation  
7720 N 16<sup>th</sup> Street, Suite 300  
Phoenix, AZ 85020

FORWARD TAX STATEMENTS TO:  
U.S. Bank/WMABS/2006-HE2  
C/O Select Portfolio Servicing, Inc.  
3217 S Decker Lane Dr.  
Salt Lake City, UT 84119

APN: 3103-029-059  
Property Address: 4203 Northaven, Quartz Hill CA 935  
NDSC File No.: 18-20797-SP-C  
Title Order No.: 180412100-CA-V

**TRUSTEE DEED UPON SALE**

Transfer Tax : \$0.00 (R&T Code 119)  
The Grantee herein was the beneficiary  
The amount of unpaid debt was \$559,294.01.  
The amount paid by the Grantee was \$67,200.00  
The property is in the city of Quartz Hill, County of Los Angeles, State of California.

National Default Servicing Corporation, an Arizona corporation, was duly appointed Trustee (or successor Trustee or Substituted Trustee) under a deed of trust referred to below, and herein called "Trustee", does hereby grant with any covenant or warranty to:

U.S. Bank National Association, as Trustee, successor in interest to Bank of America, National Association, as successor by merger to LaSalle National Association, trustee, on behalf of the Trust of Washington Mutual Asset-Backed Certificate WMABS, Series 2006-HE2

herein called Grantor, the following described real property situated in Los Angeles County:

LOT 51 OF TRACT NO. 10000 IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 269, PAGE 92 TO 96 INCLUSIVE OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

EXCEPT THEREFROM, ALL MINERALS, OIL, GAS, PETROLEUM, OTHER HYDROCARBON SUBSTANCES AND ALL GEOTHERMAL RESOURCES THAT MAY NOW OR HEREAFTER BE FOUND, LOCATED, DEVELOPED OR TAKEN ON, IN, UNDER OR FROM SAID LAND, OR ANY PART THEREOF, WITHOUT, HOWEVER, ANY RIGHT OF SURFACE ENTRY OR RIGHT OF ENTRY TO THE SUBSURFACE THEREOF, TO A DEPTH OF 500 FEET BENEATH THE SURFACE OF SAID PROPERTY FOR THE DEVELOPMENT, REMOVAL OR OTHER EXPLOITATION OF SAID RESOURCES OR SUBSTANCES.

This conveyance is made pursuant to the powers conferred upon Trustee by said Deed of Trust executed by David Hall and Monica Hall, husband and wife as joint tenants, as Trustor, recorded on 11/08/2005 as Instrument No. 05 2695823 (or Book, Page) of the Official Records of Los Angeles County, CA.

RECORDED

Page 2  
Trustee's Deed upon Sale  
NDSC File No. 18-20797-SP-CA

All requirements of law regarding the recording and mailing of copies of the Notice of Default and Election to Sell, the recording, mailing, posting, and publication of the Notice of Trustee's Sale have been complied with. Trustee, in compliance with said Notice of Trustee's Sale and in exercise of its powers under said Deed of Trust sold said real property at public auction on 04/29/2019. The purchaser, being the highest bidder at said sale, became the purchaser of said property for the amount bid, which amount was \$367,000.00.

Dated: 5/1/2019

General Default Servicing Corporation, a Arizona Corporation  
By [Signature]  
General Mada, Trustee Servicing Officer

State of Arizona  
County of Maricopa

On May 1, 2019, before me, the undersigned, Notary Public for the State, personally appeared Geneve Mada personally known to me before-proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

Witness my hand and official seal,



Signature [Signature]

"This instrument is being recorded as an  
ACCOMMODATION ONLY, with no  
Representation as to its effect upon title"

**RE: To Attorney General Aaron D. Ford and Nancy Katafias claims manager  
Claim Nos.: CLAIM #28-58B2-10Q, CLAIM #28-49N9-59W, CLAIM #28-49N9-69M, CLAIM #28-58B1-89L**

---

From Nancy L. Katafias <NKatafias@ag.nv.gov>

To ConsularCourtTribunal13<ConsularCourtTribunal13@proton.me>

Date Tuesday, 20 February 2024 at 08:57

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Good morning,

We have received your several emails containing many documents. As you were notified on May 30, 2023, we were unable to find any acts to which the State of Nevada would be liable. Any claim against the State of Nevada is denied.

Regards,

Nancy Katafias

Tort Claims Manager

Office of the Attorney General

(775) 684-1252

[nkatafias@ag.nv.gov](mailto:nkatafias@ag.nv.gov)



*Notice: This e-mail message and any attachments thereto may contain confidential, privileged or non-public information. Use, dissemination, distribution or reproduction of this information by unintended recipients is strictly prohibited. If you have received this message in error, please notify the sender immediately and destroy all copies.*

**From:** ConsularCourtTribunal13 <ConsularCourtTribunal13@proton.me>

**Sent:** Friday, February 16, 2024 2:00 PM

**To:** AGClaims <agclaims@ag.nv.gov>

**Cc:** AGReferral <AGReferral@ag.nv.gov>; Linda Stratton <lstratton@doi.nv.gov>;  
statefarmfireclaims@statefarm.com

**Subject:** To Attorney General Aaron D. Ford and Nancy Katafias claims manager Claim Nos.:CLAIM #28-58B2-10Q, CLAIM #28-49N9-59W, CLAIM #28-49N9-69M, CLAIM #28-58B1-89L

**WARNING** - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

To Attorney General Aaron D. Ford and Nancy Katafias claims manager

STATE OF NEVADA OFFICE OF THE  
ATTORNEY GENERAL

100 North Carson Street Carson City,  
Nevada 89701 Nancy Katafias, Claims Manager

To: David Cassetty Deputy Commissioner, Consumer Services

Linda Stratton Supervisory Compliance Investigator

Tanishia Abarrane Compliance Investigator, Las Vegas Office

Consumer Compliance & Licensing

1818 E. College Pkwy., Suite 103

Carson City, NV 89706

AARON D. FORD  
*Attorney General*

CRAIG A. NEWBY  
*First Assistant Attorney General*

CHRISTINE JONES BRADY  
*Second Assistant Attorney General*



STATE OF NEVADA  
OFFICE OF THE ATTORNEY GENERAL  
100 North Carson Street  
Carson City, Nevada 89701

TERESA BENITEZ-  
THOMPSON  
*Chief of Staff*

LESLIE NINO PIRO  
*General Counsel*

HEIDI PARRY STERN  
*Solicitor General*

July 2, 2025

Prince Ra Hotep El  
Princess Emilily Hotop El  
Melchizedek Priesthood El  
David Hall Jr  
Monica Rene Hall

Via email: [consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)

Claim Number: TC20610

The State of Nevada, Tort Claims Unit has received your claim form and corresponding documents related to a date of loss of May 10, 2023.

As you have been made aware, this claim was previously denied. These new documents will be added to the previous claim file.

Sincerely,

*Nancy Katafias*

Nancy Katafias,  
Claims Manager

**TENDER OF PAYMENT OFFERING**

**The Federal Emergency Relief Act of 1933 - AN ACT**

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the **present emergency**, and/or to their dependents, whether resident, transient, or homeless. **The Federal Emergency Relief Act of 1933**  
**Approved, May 12, 1933 (Sec. 4. (a))**

MONICA RENE HALL [ESTATE TRUST.] 98-6083693 For Account No. account No. [REDACTED] Instrument No. [REDACTED]  
[REDACTED] *July 29, 2022 - August 15, 2032*

Your Name *Princess Emily Hotep el*  
Address *8237 Fawn Brook Ct*  
Las Vegas, NV *[REDACTED] [89149]*

GOVERNMENT OBLIGATION'S REMITTANCE COUPON

Pay and Pledged to the Order of: **CLARK COUNTY TREASURER** *without recourse*

Amount of Obligation: **THIRTY TWO THOUSAND TWO HUNDRED & ZERO CENTS 00/100**

BY A NON TAXPAYER BY PAR.

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY).

Memo: Discharging of Government Obligations  
*Princess Emily Hotep el UCC-308*

Holder and Citizen of the United States of America Beneficial Interest

**To: OFFICE OF The COUNTY TREASURER, CLARK COUNTY TREASURER, Clark County Treasurer Aka [STATE DEPT] located at 500 S Grand Central Pkwy Box 551220 by way of DEBTOR MONICA RENE HALL [ESTATE TRUST] Plat Book 78 Page 51 Lot 325 Block 3. c/o; Diplomat ;princess emilily hotep el. You are hereby notified that I do hereby tender payment for the above referenced obligation of any and all debts, [REDACTED] and because this debt concerns property of the United States it is deemed by law and operation of statute to be a **government obligation and must be handled in accord with the dictates of statute.** i. ;princess emilily hotep el a living in flesh and blood a woman hereby discharge the debt of said amount above to the United States Treasury for this debt to be deposit this bond to an account bearing the Registered Mail No. BCBondRegMailNo for future identification purposed to be used for set off any and all bills, taxes, liabilities and claim [i] against [REDACTED] listed on Certificate of live birth [REDACTED] and all endorsements front and back in accordance with **MONICA RENE HALL which is an Estate Trust not a woman nor a person or a Corporation OR MONICA HALL. NOT LIMITED TO other spellings all caps and such the like, or any and all similar alphanumeric derivatives [ISSN 378-80-0142.]; UCC Lien File No.2021165866-7** annexed hereto or [iii] abasing any of the Principal's various debtors or beneficiaries, the sad claims to be identified by the Principal's acceptance for value and endorsement noted thereon.. I do accept the obligation on behalf of the United States of**

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i princeps emstily katep ei uci.300

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America and hereby *make assignment of the obligation* to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

***"The ownership of all property is in the state by virtue of the government" "Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913, ch. 6, § 16 (par.), 38 Stat. 265; Jan. 30, 1934, ch. 6, § 2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, § 203(a), 49 Stat. 704.)***

***"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY." Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors. (i) endorse the insured note as follows: "Pay to the order of The OFFICE OF The COUNTY TREASURER, CLARK COUNTY TREASURER Clark County Treasurer STATE DEPT 500 S Grand Central Pkwy Box 551220 EIN ON BEHALF OF MONICA RENE HALL ESTATE TRUST [REDACTED] Nationally and Internationally Issued by: Secretary of The Treasury 1500 Pennsylvania Avenue, NW Washington, D.C. Territory near [20220] grantor ;princess emilily hotep el, located at Plat Book 78 Page 51 Lot 325 Block 3. c/o; near [ADDRESS 8237 Fawn Brook Court Las Vegas, NV [89149] c/o [REDACTED] US TERRITORY non domestic without the United States. GOVERNMENT OBLIGATION's REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse.*" on behalf of Account No. [REDACTED] of EIN [REDACTED] for the mount of Obligation: In the amount of **AMOUNT OF DEBT PAID TO CORPORATION CENTS 32,000/100 Thirty Two Thousand & Zero Cents**. The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.***

I, Jonathan Escapa, a man doing business with account number EIN Off Shore Trust No 98-6083693 for Tendered payments, for any and all debts liens and account Number[s] attached hereto this document as exhibits to be funded by this transaction for account the amount of mount of Obligation: \$32,000.00 = Thirty Two Dollars & Zero Cents 00/100 & ZERO CENTS 00/100 BY A NON TAXPAYER BY PAR. I ;Princess Emilily Hotep EL do Tender the full amount owed and now due thereto Beneficiary: c/o CLARK COUNTY TREASURER, d/b/a Laura B. Fitzpatrick Clark County Treasurer by way of DEBTOR MONICA RENE HALL [ESTATE TRUST]. i, ;princess emilily hotep el a woman d.b.a. MONICA RENE HALL ESTATE TRUST a foreign estate trust hereby discharge all debts to the United States Treasury.

Memo: Discharging of Government Obligations

Beneficial Interest

Princess Emilily Hotep El  
located at Plat Book 78 Page 51 Lot 325 Block 3. c/o; near  
8237 Fawn Brook Ct  
Las Vegas NV Republic Near [89149]  
Affirmed by:

/s/ Diplomat ;Princess Emilily Hotep El

;princess emilily hotep el/vee1-308



princess ~~and~~ ~~by~~ ~~the~~ ~~of~~ uccl-308





SEAL CERTIFICATION

**MEMORANDUM OF LAW**  
**Case No. 2025-324.**  
**TO: House of Judah Consular**  
**Court Tribunal 13 FROM:**  
**Chief Ali, Envoy and Affiant**



RE: Nevada Commission on Judicial Discipline – Procedural and Legal Violations

DATE: December 24, 2025

### **Federal Complaint and Referral Packet**

Submitted by: Chief Ali, House of Judah Consular Court Tribunal 13

On behalf of: The El Family & Associated Trusts

Jurisdictions: Nevada, California, Tennessee, Michigan

Date: December 24, 2025

### **I. PURPOSE OF SUBMISSION**

This is a formal complaint and referral submitted to the U.S. Department of Justice – Civil Rights Division, Criminal Division, and U.S. Attorney – for investigation into coordinated fraud, deprivation of rights under color of law, title fraud, and misuse of public office across Nevada and related jurisdictions.

### **II. SUMMARY OF PATTERN (Three-Stage Abuse)**

1. VEHICLE: KIA Optima held in trust was subjected to title conversion. DIF confirmed Aldridge Pite Haan LLP is under investigation as a non-exempt debt collector.
2. NEVADA PROPERTY: Trust-held house targeted without any contracts, authorizations, or valid notices.
3. NEVADA PROPERTY: Multiple fake defaults post-writ; Judge Kushner facilitated obstruction and rejected tender. Nevada Supreme Court never certified actions.

### **III. CORE LEGAL FAILURES**

- No signed contracts or authorization.
- Unauthorized debt collection confirmed by DIF.
- Judicial tampering and misuse of default procedures despite foreign judgments.

### **IV. CONSTITUTIONAL & TREATY VIOLATIONS**

- 1st, 5th, 14th Amendments.
- Treaty of Peace and Friendship (1787/1836).
- American Declaration on the Rights of Indigenous Peoples.

## V. REQUESTED DOJ ACTION

1. Investigate Aldridge Pite Haan LLP and associated municipal actors.
2. Subpoena court, DMV, and internal logs.
3. Assess for RICO threshold.
4. Acknowledge receipt and open case number.

## VI. DECLARATION

I, Chief Ali, declare the above to be true to the best of my knowledge, supported by affidavits, agency communications, and public record.

Executed on this 24th day of December, 2025.

Signature: Chief Ali

*Chief Justice Ali*  
UCC 1-308

House of Judah Consular Court  
Tribunal 13



# Exhibit – Judicial Commission Violations and Demand for Reconsideration

**Affiant:** Chief Ali, House of Judah Consular Court Tribunal 13

**Case:** 2025-324

**Date:** December 24, 2025

## I. Procedural Irregularities and Lack of Due Process

The letter lacked a wet-ink signature, was mailed via a commercial postage system used by private law firms, and did not identify a responsible party. This undermines transparency and constitutes a denial of due process in violation of the Nevada Public Records Act (NRS 239.010) and the 14th Amendment of the U.S. Constitution.

## II. Nevada Statutory Violations

A. NRS 239.010 – Failure to provide a transparent and publicly accountable process. B. NRS 1.4657 – Misapplication of complaint review standards despite objectively verifiable evidence. C. NRS 207.360 – Possible pattern of coordinated judicial fraud, racketeering, and coercive tactics to shield misconduct.

## III. Constitutional Violations

A. 1st Amendment – Interference with the right to petition for redress of grievances. B. 5th and 14th Amendments – Denial of fair tribunal and equal protection under the law. C. Judicial protectionism over truth, despite record of fraud, coercion, and retaliation.

## IV. Treaty and International Violations

A. Treaty of Peace and Friendship (1787, 1836) – Ignoring consular jurisdiction and lawful adjudications. B. American Declaration on the Rights of Indigenous Peoples – Violations of Articles 5, 8, and 20. C. Vienna Convention on Consular Relations – Interference with foreign tribunal judgments.

## V. Conclusion

The Commission appears predisposed to dismiss rather than investigate. This affidavit demands reconsideration per BP IDC 26.2 and is issued under full reservation of rights.

pursuant to UCC 1-308, the Moorish-American Treaty, and divine natural law.

**Executed this 24th day of December, 2025**

Signature: \_\_\_\_\_

Chief Ali

House of Judah Consular Court Tribunal 13

### **Affidavit of Standing, Tender, and Default in Support of Foreign Judgment & Levy**

Issued by: House of Judah Trust / בית ליהודה נאמנות קרן  
c/o Chief Justice Bey, Consular Court Tribunal 13  
PMB 183 | 1483 N Mount Juliet Rd  
Mount Juliet, Tennessee 37122  
Email: ConsularCourtTribunal13@proton.me

I, Chief Justice Bey, Sovereign and lawful Executor for the House of Judah Trust, do hereby affirm and attest to the following facts under penalty of perjury and with full divine, consular, and tribal authority:

- Facts in Support of Standing, Default, and Damages:
- Ally Bank has been permanently removed from all credit reporting bureaus, including Experian, confirming there is no valid or ongoing debt.
- Tender of payment was lawfully executed on or before December 24, 2020, covering all claimed debts for: Norval Ave CA property, Fawn Brook Ct NV property, KIA Optima, and Tesla solar panel system.
- UCC § 3-603 and NRS 104.3603 confirm that a valid tender discharges the obligation. All continued attempts to collect or file judgments afterward are unlawful.
- Aldridge Pite LLP intervened after the debt was satisfied, without power of attorney or letter of representation, and under a California license only — not valid in Nevada under NRS 649.
- Exhibit A confirms Aldridge Pite LLP identified themselves as a debt collector without authority in Nevada.
- Aldridge Pite LLP denied acting on behalf of Ally Bank, despite their court actions and debt collector admissions, thereby creating liability under NRS 598.0923, NRS 649.375, and federal codes 18 USC §§ 1341, 1342, 1349.
- The name 'Monica Renee Hall' was used unlawfully and fraudulently without consent or jurisdiction.
- All pending actions are now governed under the Consular Court Tribunal 13, and a levy of \$48,100,000.00 is in preparation against said actors.
- This Affidavit stands as lawful public notice, evidentiary declaration, and foundational record for additional foreign judgments and enforcement actions in Tennessee, Michigan, and other jurisdictions.

This affidavit is issued in good faith for the protection of the House of Judah Trust, its agents, heirs, and estates, and shall remain a permanent part of all court filings and enforcement records. As now the Municipality is responsible for the damages as stated on May 10, 2023 in its full amount Cc CFPB document.

Date: December 9, 2025

*Bey*

Chief Justice

Respectfully Submitted,

By: Chief Justice Bey

House of Judah Trust / Consular Court Tribunal 13

Chief Justice Bey Consular General

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Prince Ra Hotep El, sui juris  
Executor, Monica Rene Hall Estate Trust  
On behalf of the Consular Court Tribunal 13  
Beit LiYehudah Ne'emanut Keren





**MEMORANDUM OF LAW**  
**Case No. 2025-324.**



TO: House of Judah Consular

Court Tribunal 13

FROM: Chief Ali, Envoy and Affiant

RE: Nevada Commission on Judicial Discipline – Procedural and Legal Violations

DATE: December 24, 2025

**Issue**

Whether the Nevada Commission on Judicial Discipline acted lawfully in response to the complaint submitted against Judge Kushner in Case No. 2025-324.

**Short Answer**

No. The Commission's letter demonstrates procedural flaws, statutory violations, and disregard for treaty-based and constitutional protections.

**Facts**

The Commission issued an unsigned letter dated December 16, 2025, indicating a possible dismissal of the complaint against Judge Kushner. The letter was mailed via Pitney Bowes and fails to acknowledge verifiable evidence or previous adjudications already issued by a foreign consular tribunal.

**Analysis**

1. **\*\*Procedural Due Process Violations\*\***: The absence of a signature or named agent violates NRS 239.010 and Due Process under the 14th Amendment.
2. **\*\*Statutory Conflicts\*\***: NRS 1.4657 was applied narrowly to dismiss credible claims. NRS 207.360 raises racketeering concerns over multiple false judgments and altered docket entries.
3. **\*\*Constitutional Infringements\*\***:
  - 1st Amendment: Denial of the right to petition for redress.
  - 5th/14th Amendments: Bias and coercion within the tribunal.

- Equal Protection: Refusal to acknowledge Indigenous party and valid tender.

4. **\*\*Treaty and International Violations\*\***:

- Treaty of Peace and Friendship: Ignoring Consular Court jurisdiction.
- American Declaration on the Rights of Indigenous Peoples (Articles 5, 8, 20): Denial of access, autonomy, and justice.
- Vienna Convention: Interference with foreign court function.

5. **\*\*Bad Faith Pattern\*\***: The combination of docket tampering, multiple false defaults, forgery, and title fraud constitutes coordinated judicial concealment.

**Conclusion**

The letter appears to be a bureaucratic method to evade lawful inquiry into judicial misconduct. The Commission's refusal to investigate or acknowledge the Foreign Judgment violates domestic and international legal norms. Reconsideration is demanded.

Respectfully submitted,

Executed this 24th day of December, 2025.

Signature:

*Chief Justice Ali*  
UCC 1-308

Chief Ali

House of Judah

Consular Court Tribunal 13





SEAL CERTIFICATION

**CLAIM OF INSTITUTIONALIZED  
COERCIVE CONTROL & COERCIVE  
VIOLENCE AIDING & ABETTING  
TORT DEFAMATION PER QUID  
AND TORTIOUS INTERFERENCE**

**CASE NUMBER Case Number:  
OTH / 22 / 85720 Claim Number:**



**060108463 Writ of Execution Case No A-21-843907-C Reference No. 37218635.**

**Affidavit and Judicial Complaint Regarding Clerk Misconduct & Ex Parte Collusion Cc:**

**Affidavit of Facts – Regarding Unlawful Surveillance, Intimidation, and Property  
Targeting Cc: OCC Case No. CS0403162, DOJ Case No.311050-DSK, DOJ Report No.  
318923-TFT.**

**NOTICE OF FINAL ADJUDICATION & ENFORCEMENT OF FOREIGN  
JUDGMENT TRIBUNAL: House of Judah Consular Court – Tribunal 13  
Writ of Execution Reference: Entered and Served**

**Date of Judgment Entry: Tribunal Judgment Date April 1, 2021  
Judgment Enforced Against: Aldridge Pite Haan LLP, Ally Bank, Liberty Mutual  
Insurance, et al.**

### **Public Statement on Clerk Misconduct and Improper Communications**

House of Judah Consular Court Tribunal 13  
Beit LiYehudah Ne'emanut Keren – Sovereign Estate Trust

It has come to our attention that certain court clerks, operating under Judge Joanna S. Kishner's department, have issued communications that are not only procedurally improper, but also intellectually dishonest and biased—contrary to their neutral role as court personnel.

The Clerk's message—issued in response to lawful notices and tribunal filings—misrepresents the law and rules of court while attempting to silence, intimidate, or discredit the lawful actions of sovereign claimants.

#### **This conduct raises multiple concerns:**

1. Judicial Overreach via Clerk Proxy

The Clerk has no legal authority to interpret court rules, deny filings, or issue threatening procedural declarations. Any such action constitutes an abuse of administrative office and a breach of oath to neutrality.

## 2. 2. Appearance of Coaching or Collusion

The language and timing of the communication suggest possible coaching or scripting by Aldridge Pite Haan LLP, who are already under scrutiny for operating without a Nevada debt collection license and engaging in repeated acts of fraud and impersonation. This pattern constitutes a form of administrative capture of the judiciary.

## 3. 3. Fear-Based and Reactive Conduct

The Clerk's sudden enforcement of rules long ignored—particularly after multiple notices of federal and consular court judgments—suggests panic and damage control, not lawful procedure.

## 4. 4. Violation of International Protections

Attempts to override or dismiss final rulings of the House of Judah Consular Court Tribunal 13, including a published Writ of Execution, constitute a violation of:

- The Treaty of Peace and Friendship (1786, 1836)
- The Hague Convention on Private International Law
- U.S. Constitution Article VI (Treaty Supremacy Clause)
- Federal foreign judgment recognition laws
- Due process and neutrality under EDCR and FRCP

### **Summary Declaration:**

The Clerk's actions constitute improper administrative interference, possible bias, and unauthorized legal posturing. The House of Judah Consular Court stands by its Final Judgment and Writ of Execution, which remain fully active and binding. Any attempt to obstruct, ignore, or undermine said orders will be treated as willful collusion, administrative fraud, and a violation of international and constitutional law.

### **CC'd Agencies:**

- Federal Trade Commission (FTC)
- Office of the Comptroller of the Currency (OCC)
- Office of the Inspector General (OIG)
- Consumer Financial Protection Bureau (CFPB)
- Department of Justice (DOJ)
- U.S. Marshals Service

**BY ORDER OF THE TRIBUNAL House of Judah Consular Court – Tribunal  
13**

**V. Signatures & Judicial Seals**

Five Chief Justices Signing Below:

*Bey*

Chief Justice

*Dey*

Chief Justice

Chief Justice Bey

Chief Justice Dey

*Ben-El*

Chief Justice

*All Bey*

Chief Justice

Chief Justice Ben-El

Chief Justice Ali Bey

*Kha El*

Chief Justice

Chief Justice Kha El



---

**Cc:**

- United States Marshals Service
- Office of the Comptroller of the Currency (OCC)
- Consumer Financial Protection Bureau (CFPB)
- Federal Trade Commission (FTC)
- Department of Justice (DOJ)
- U.S. Postal Inspector General (USPIS OIG)
- Public Posting (dbnft.ai)



House of Judah Consular Court  
Tribunal 13  
בית ליהודה נאמנות קרן  
Private Indigenous Aboriginal  
Trust Claim No. 060108463  
Case No. OTH-24-002493



To: Respondents - Liberty Mutual Insurance Company Attn: Bridgett Davis Presidential Team Agent Brandi Black claims adjuster Liberty Mutual Insurance 175 Berkley Street Boston, Massachusetts 02116. [617]357-9500 Claim No. 060108463 Liberty Mutual Insurance Company Email: [lisa.Emmett@LibertyMutual.com](mailto:lisa.Emmett@LibertyMutual.com), [imaging@libertymutual.com](mailto:imaging@libertymutual.com)

Cc: Cheif Justice Ali 1483 N Mount Juliet Rd Mount Juliet Tennessee 37122 non corporate zip code [consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)

### **Affidavit and Criminal Complaint – Coordinated Theft and Title Fraud**

From:  
House of Judah Trust  
בית ליהודה נאמנות קרן  
Consular Court Authority



To:  
U.S. Department of Justice – Criminal Division  
Office of the Comptroller of the Currency (OCC)  
Tennessee Department of Insurance  
Liberty Mutual Insurance, Crash Champions, Ally Bank, Aldridge Pite Haan LLP

Date: December 23, 2025

Subject: Criminal Collusion, Vehicle Theft, Mail/Wire Fraud, and False Title Claim – Claim No. 060108463

This Affidavit and Criminal Complaint serves as a formal record and lawful notice of coordinated misconduct by Liberty Mutual Insurance, Crash Champions, Ally Bank, and Aldridge Pite Haan LLP in relation to the unlawful removal, concealment, and conversion of a 2015 Kia Optima held as Trust Property under Beit LiYehudah Ne'emanut Keren.

On October 3, 2025, a voicemail was received from phone number (469) 546-7616, left by "Michelle" calling on behalf of Liberty Mutual. The voicemail explicitly stated the vehicle was at Crash Champions for removal of contents and for Liberty Mutual to retrieve. This admission, without any lawful order, trust consent, or verified lien, constitutes willful conversion, theft of trust property, and constructive fraud.

Ally Bank (aka Ally Financial) has falsely claimed to hold title to the vehicle, despite no appearance in lawful court, no original contract of indebtedness, and no court-ordered transfer. This is further compounded by the involvement of Aldridge Pite Haan LLP, a law firm known to fabricate captions and act without lawful authority.

These acts represent a coordinated conspiracy to defraud, convert, and obstruct lawful Trust ownership of private property.

The following federal and international laws are hereby invoked:

- 18 U.S.C. § 1341 – Mail Fraud
- 18 U.S.C. § 1343 – Wire Fraud
- 18 U.S.C. § 1349 – Conspiracy to Commit Fraud
- 18 U.S.C. § 2314 – Interstate Transportation of Stolen Property
- Treaty of Peace and Friendship, UCC 1-308, UCC 3-501/505
- American Declaration on the Rights of Indigenous Peoples (Articles 1–25)

This affidavit demands:

1. Full investigation by the DOJ and OCC.
2. Enforcement of the Final Default Judgment already entered by Consular Court.
3. Immediate criminal referral of all named parties for conspiracy, theft, and fraud.
4. Immediate restoration or payment of the 2015 Kia Optima and its contents.
5. A cease-and-desist to Liberty Mutual and Ally Bank from using falsified titles or claims.

This is your lawful and final notice. Failure to act will confirm criminal knowledge and liability.

Sincerely and sworn by affidavit,

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Executor and Trustee Prince Ra Hotep El On behalf of  
Beit LiYehudah Ne'emanut Keren / House of Judah  
Trust Claim Reference: 060108463

Based upon the evidence, and the actions taken by the insurer Liberty Mutual and the employees in Tort with a third party, therefore within the next 48 hours this Court issue a binding Default Judgment with full enforcement power under:

- UEFJA (Uniform Enforcement of Foreign Judgments Act)
- UCC 1-308
- Treaty of Peace and Friendship
- Hague Convention

Chief Justice Ali for the Consular Court  
House of Judah Consular General

*Chief Justice Ali*  
UCC 1-308





Seal of 101.93 Archangel Michael  
Frequency + בית ליהודה נאמנות קרן  
NOTICE OF CONTINUITY &  
SOVEREIGNTY



For All Claims and Policies - Policy No. 28-B5-T925-8 (Homeowners Policy)  
- Policy No. 28-B6-R769-4 (Personal Liability Umbrella Policy)  
- Policy No. 28-49N9-59W (Homeowners Policy)  
- Policy No. 28-55F4-47C (Personal Liability Umbrella Policy)  
- Policy No. 28-CJ-J828-7 (Umbrella Policy)  
- Policy No. 1439-241-28B (Automobile Policy)  
Nevada DOI Case/File No. 25-TA-66134 Nevada DOI Case/File No. 25-TA-66134 66134,  
65527, 65522, 65515

Issued by: בית ליהודה נאמנות קרן (Beit LiYehudah Ne'emanut Keren)

On behalf of: Envoy Prince Ra Hotep El & Princess Emilily Hotep El

## I. Statement of Fact

1. On or about August 24, 2025, the State of Nevada reported a cyberattack disrupting state and county systems, including courts, Attorney General, Department of Insurance, police records, and other critical databases.
2. Despite these disruptions, all filings, claims, foreign registrations, and case records connected to the House of Judah Trust, Estate Trusts, and Consular Court remain intact, secure, and under sovereign custody.
3. Independent backups, authenticated originals, and foreign venue filings have been preserved by the Trustees and remain enforceable beyond Nevada's compromised systems.

## II. Continuity of Sovereign Record

- The Clark County cyberattack does not extinguish, void, or compromise any filings, claims, or judgments already entered into record by the House of Judah Consular Court Tribunal or filed in state/federal jurisdictions.
- Allodial title claims, tender of payment instruments, and lien rights remain active and in full force.
- Sovereign recognition under the Treaty of Peace and Friendship (1787/1836), the U.S. Constitution, UCC 1-308, and Aboriginal Judaic Heritage rights supersede temporary administrative or technological disruptions.

### III. Establishment

- As of July 2023, Trustees relocated for security to Florida and Tennessee, where new foundations are being laid for restoration, inheritance, and sovereignty.
- This transition symbolizes the Job experience: from briars (Clark County) to fruits Mount Juliet.
- Mount Juliet now serves as the principal jurisdiction for continued filings, enforcement, and inheritance proceedings.

### IV. Notice to All Parties

- Regulators, courts, and interested buyers of judgments are hereby notified that the claims, judgments, and filings remain valid, active, and enforceable.
- Any attempts to use the Nevada cyberattack as grounds to deny, delay, or dismiss obligations will be deemed fraudulent concealment and subject to further claim.

Executed this day, September 8, 2025, in Mount Juliet, Tennessee

Signature:

*Chief Justice*  
*Prince Ra Hotep El*  
*all rights reserved ucc 1-308*

Envoy Prince Ra Hotep El  
Executor and Trustee  
בית ליהודה נאמנות קרן  
Seal: 101.93 Seal



## STATEMENT OF FACTS

**Targeting Indigenous peoples calling them Squatters and other derogatory names Such as gang members drug dealers planting weapons on the property and other paraphernalia's making the case appear to be legal by the lister and the alleged FHFA agent Jim Hastings Ltd appointed as Nevada Supreme Court appointed Broker Representative to the Foreclosure Mediation Advisory Panel. Appears to be insider dealings. Demand Remains as demanded in the amount thereof in damages as to these are State employees appointed by the Nevada Supreme Court with possibly Nepotism and Hate Crimes along with Targeting. Must Report to the S.E.C.**

TO: Nancy Katafias  
Tort Claims Manager  
Office of the Attorney General  
(775) 684-1252  
[nkatafias@ag.nv.gov](mailto:nkatafias@ag.nv.gov)

To: David Cassetty Deputy Commissioner, Consumer Services  
Linda Stratton Supervisory Compliance Investigator  
Tanishia Abarrane Compliance Investigator, Las Vegas Office  
Consumer Compliance & Licensing  
1818 E. College Pkwy., Suite 103  
Carson City, NV 89706

FROM: Moslem Theocratic Temple Islamism Alabama  
C/O The Insured prince ra hotep el & princess emilily hotep el  
16 16th Ave South Southwest  
Birmingham Alabama Republic [35205]

**"CERTIFIED MAIL RETURN RECEIPT REQUESTED AND VIA FIRST CLASS MAIL" & ELECTRONIC SERVICE**

**RE: Claim Number: 28-58B2-10Q**

Date of Loss: May 10, 2023 & October 17, 2023

Policy Number: 28CJJ8787

Loss Location: 8237 Fawn Brook Court Las Vegas Nevada Republic 89149 & 4420 Andrews Street, North Las Vegas, NV

It is apparent that the State of Nevada is responsible for the man Jim Hastings and his company Jim Hastings Ltd was appointed by the Nevada Supreme Court appointed Broker Representative to the Foreclosure Mediation Advisory Panel. Appears to be insider dealings.

The Clark County Recorder claims allegedly that there was a mediation attempt on behalf of this property held some time in June of 2022. While no one contacted the Registered agent for the LLC Business Trust Monica Rene Hall Trust or the Managing Trustees they proceeded to foreclose fraudulently using the identities of the beneficiaries and others to create their targeting. Once the target was set approximately June 16, 2018 after Jim Hastings Ltd lister showed the property to the el family it can be and should be alleged that he had planned to REO the property as to his title and position with the State of Nevada.

Now there is a demand for an "Examination Under Oath" where the beneficiaries do not recall agreeing to the following listed below but their rights are reserved and they are willing to along with the EUO as stated in the last email where they suggested the companies and agencies involved please contact the Detective as well the other 17 agencies including the United States Postal Office police involved due to the amount of fraud and mail theft identity theft and wire fraud just to name a few.

The man and woman reserve all their right as to the examination under oath and subscribe to the same as often as we reasonably require; that employees?, which they are not employees of State Farm nor of the United States of America, or as to pertain to such thereto members of my household or others will be produced for examination under oath! as to the extent that it is within my title status and power to do such as to reserve my rights for I have produced for you the Insurer Company State Farm to produce, if requested, the remains of the covered property; and to produce such records as we may need to verify the claim and its amount, and to permit copies of such records to be made if needed, which you may also check with the new HOA, the agencies investigating along with Detective Carl Loskill.

Also by State Farm Fire and Casualty providing the letter, the Constitution and Treaties along with State of Nevada, Florida and other Republic or Territories does not mean that State Farm Fire and Casualty Company is not waiving any terms or conditions of the policy of insurance as agreed. We my family as to the best of our ability have provided State Farm Fire and Casualty with all photos videos receipts and the damage property including proof that the home located at parcel 125-21-311-121 lot 325 was never foreclosed upon, and the same listing company Jim Hastings Ltd whom listed the property on June 2018 is the same that claims to have foreclosed evicted etc... with the help and assistance of National Default Servicing Company and FannieMae whom we never had a Mortgage with from the beginning. On March 20, 2024 approximately 4pm I called you at (800) 331-1169 Ext. 3098349998 to confirm the Examination Under Oath but did not get a reply.

As stated by State Farm Fire & Casualty Claim employee Chris Pool and other such as Supervisors legal department and Megan last name not listed... that the EI family known as the Insured should have signed the hold harmless agreement. That they had every opportunity to get their property from the home that was taken over by what appears allegedly to be a Mob or gangsters listed herein. Whom take it upon themselves to take property from the owners and then frame them allegedly!

Jim Hastings Ltd and the man himself is only an Advisory Member to the Mediation board for Nevada. Allegedly June 2022 they had a mediation with an identify fraud and theft person claiming to be the grantor for the property located at Parcel No. 125-21-311-121 lot 325 or mailing postal address 8237 Fawn Brook Court Las Vegas Nevada Territory which is purchased and held owned by the Monica Rene Hall Estate Trust BT. Jim Hastings Ltd and the man himself known as Jim Hastings believes that "Properties are squatted by people that harm the neighborhood and can affect property values. Often squatters have criminal intent and do damage to the property. Criminals know laws are currently in their favor right now and that makes them bolder. One property, 1729 East Desert Inn Road Las Vegas, Nevada 89169 is usually broken into every week; squatters stay temporarily, and then leave. These issues are causing lenders to lower their prices or spend additional funds on repairs. Some lenders are now cautious about repairing in Las Vegas and surrounding areas because of squatters."

He also writes that "This is effecting our market and prices will be lower to compensate for the as-is nature of the sale. Cc attached letter by someone posting this concerning the alleged gangsters mob etc... as Jim Hastings Ltd has abused his position as a Nevada Supreme Court appointed

Broker Representative to the Foreclosure Mediation Advisory Panel. The Mediation Advisory Panel doesn't make him apart of FannieMae nor an employee he is simply an advisory member and he took advantage of the situation and stole the home allegedly and other property using his position abusing the power that appears to come with a Mediation Advisor and not a employee of FHFA or FannieMae. It is apparently that the position that Jim Hastings Ltd and the man Jim Hastings has positioned by the Nevada Supreme Court as an Advisor giving him opportunity to allegedly commit these frauds. Jim Hastings Ltd and the man Jim showed the home on or about June 16, 2018 and then the home was purchased June 22, 2018 by the Monica Rene Hall Estate Trust BT. This appears to have been in play or set up to retrieve the property after five years and finagle the paper work to appear that it was a foreclosure when it wasn't.

Reading the document by Jim Hastings Ltd and representative it is clear that the Hastings company has the inside trading information concerning the property and with his power and connections to the Nevada Supreme Court and the LVMPD he is able to misuse this advisory authority and get access to homes and rearrange the paperwork document filed within the Clark County Recorder and Assessors office. He is also within his own represented documents have Targeted and Destroyed indigenous people known disrespectfully as Indian or as Negro Black or colored and sometimes African American.

By the finagling of the positions one or two may have done he allegedly used the same story to rid his community from the unwanted indigenous people whom he or Jim Hastings Ltd claims to lower the property value by their presence calling them drug attics dealers and or gang members. This is why the EI family did not go back into the home on or after the dates listed.

Due to too much activity inside the home caught on camera and witnesses seeing the people breaking into the property on many occasions. Watching the property as of April 2019. Stalking the home and property therein claiming to be asset management persons. Asset Managers on location watching for hours, hmmm very strange. All caught on camera and the theft of the cameras and other footage is such evidence of such.

If the EI family would've signed the hold harmless agreement given to them and re-entered that property June 2023 they would not be here today or would've been set up with drug and gun near a gang member act that seems to be the underlining theme of Jim Hastings crew of unknown officers. The EI family would've lost their two puppies as stated by the on site policy holder protecting property on May 10, 2023 1pm approximately.

When in most cases the LVMPD do not get involved in Civil matters but someone somehow produced a temporary writ of restitution as one judge became employed earlier that same year and signed the document without giving any thought to the dangers or damages to the property family the name trust and identity. Since the matter on May 10, 2023 the EI family has noticed another increase in identity theft.

As stated by the documents filed by the Hastings Ltd representative the company has been doing such since 1998 and in various states such as California where the EI family had another property held in and owned by the trust in June 2020. Also in Arizona Ohio and Nevada. Nevada Apportioned Jim Hastings and the man Jim Hastings Ltd as Advisory Board member is responsible for the demagogues not only to the EI family but to many others whom have suffered the injuries and or deaths.

For if a so called gang member black African American negro or colored is found near a weapon arm or gun they by a large percentage don't make it out of that situation as well the women are forced to sign sworn statements as their children are taken and bartered with as to them being placed in the system in child protective services.

The Man Diplomat prince ra hotep el know a thing or two about CPS and that system. He worked for the State of Michigan and multiple privatized agencies fir over 20 years before starting his own

program called LIVE! Once your child is in there it's going to be years before they are released due to the red tape and the systemic issues at hand.

The system due to the overwhelming numbers of entries will not have time to evaluate each case honestly and respectfully but on the basis of "Circumstances" or circumstantial evidence! If the mother has a child and that child doesn't know their father that's one red line, then if the situation is assumed or created to be in a squatting situation that's another issue. If the family can't afford an attorney and deals with the overwhelmed hearts of the court appointed then that is a long line of red tape. If there is drugs weapons mentioned but not actually proven then that seals the deal and men shall receive 3 strikes in one hit and then off to prison for life. All there needs to be is a gun that is apart of a murder and then the man assumed to be a gang member. These are the hateful and targeting themes used to cease properties without the accountability of the law. If the shoe fits wear it so to speak.

The family and beneficiaries can testify that their abode was never with National Default Servicing Corporation FannieMae or anyone else but that of Leader One Financial Corporation and the correct date is June 22, 2018 while everyone else dates are incorrect because we were out of the Country shortly after the Monica Rene Hall Estate Trust BT and Managing Trustee signed as grantor. The document HHA or Hold Harmless Agreement that was to be signed was to get the beneficiaries to the property with the similar ending story narrated by Jim Hastings Ltd the man and his representative.

This was an attempt to set up the EI family and remove them from the property one way or the other alleged dead or alive in prison with a gun charge, drug charge and breaking and entering which is a three strike ruling. We believed seriously that the family and I lives are in danger we believe and due to the parties including State Farm Force and Casualty Company et al, we have moved again and are afraid of sharing our location and such EUO must be required by zoom. This is something the Insurer failed within the policy agreement by placing the family in a very hostile and dangerous position.

Sincerely, Diplomat [Envoy] Prince Ra Hotep EI  
State of Florida County of Hillsborough  
Including the Territory and Republic herein.

The insured or Affiant subscribe with all rights reserved and sworn before me this day of March 25, 2024.

/s/Prince Ra Hotep EI

/s/Princess Emilily Hotep EI

insured

insured

OBO The Monica Rene Hall Estate Trust BT Managing Trustee Sultan Prince Ra EI-Bey

Emperor Asher Assistant Grand Sheik



License No. 18-7184060



**CERTIFICATE OF SERVICE VIA ELECTRONIC EMAIL UNITED STATES POSTAL OFFICES**

**TO: Nancy Katafias**

Tort Claims Manager  
Office of the Attorney General  
(775) 684-1252  
[nkatafias@ag.nv.gov](mailto:nkatafias@ag.nv.gov)

To: David Cassetty Deputy Commissioner, Consumer Services  
Linda Stratton Supervisory Compliance Investigator  
Tanishia Abarrane Compliance Investigator, Las Vegas Office  
Consumer Compliance & Licensing  
1818 E. College Pkwy., Suite 103  
Carson City, NV 89706

**State Farm Claims**

PO Box 52257  
Phoenix AZ 85072-2257  
Luke Piatek SUI or Claim Specialist  
(800) 331-1169 Ext. 3098349998  
Fax: (855) 666-0964  
[statefarmfireclaims@statefarm.com](mailto:statefarmfireclaims@statefarm.com)

**Moslem Theocratic Temple Islamism Alabama**

**C/O The Insured prince ra hotep el & princess emilily hotep el**  
16 16th Ave South Southwest  
Birmingham Alabama Republic [35205]

**Las Vegas US Attorneys Office**

**Jason M Friers**  
501 Las Vegas Boulevard South Ste 1100  
Las Vegas, NV 89101  
[702]388-6338  
[800]539-8002

**Southern Nevada Counter Terrorism Center**

**(SNCTC)** 400 South Martin Luther King Blvd  
Las Vegas NV 89106  
Attention Detective Carl Loskill P# 17041  
Detective [725]217-8881

**State Farm Claims**

PO Box 52257  
Phoenix AZ 85072-2257  
Luke Piatek SUI or Claim Specialist  
(800) 331-1169 Ext. 3098349998  
Fax: (855) 666-0964  
[statefarmfireclaims@statefarm.com](mailto:statefarmfireclaims@statefarm.com)

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501 Las Vegas Boulevard South Ste 1100  
Las Vegas, NV 89101  
[702]388-6338  
[800]539-8002

Southern Nevada Counter Terrorism Center  
(SNCTC) 400 South Martin Luther King Blvd  
Las Vegas NV 89106  
Attention Detective Carl Loskill P# 17041  
Detective [725]217-8881

Notice to Agent is notice to Principal/notice to Principal is notice to Agent ORGANIZATION  
PURPOSE AND TYPE - GOVERNMENT-STATE 10105905 FORM 1099 Moslem  
Khemetic Theocratic Temple Pharaoh Islamism-Nevada, Alabama, California, New York,  
Michigan, Texas, Georgia, Arizona, Illinois, Portland, Washington, and all other State  
known as Dominions herein. Moorish Temple of Science/Moorish Consul - Sales Tax  
License# 2020128318 Local License# 18-7184060 Our main purpose is to lift up humanity  
with love, peace, truth, freedom and justice. ALL RISE and Stand! This is a sovereign  
living article iii moorish Al Moroccan or American [al moroccan] kosular [Court] kourte  
akkzione Known as the Consular Court Tribunal 13 for the Aboriginal or Indigenous People.

Emperor Asher Assistant Grand Sheik



License No. 18-7184060





Moorish-American : Asiatic-Moor

Unique ID: 1237-7

Charter: 2020128318 (BEA) -™4459768 OH

Hierarchical Code: R1.01.052.003

Certificate Of Existence: 2020128317

### CHALLENGE OF JURISDICTION: Nationality Jurisdiction

One Heaven Key 4, Balancing Scales: Bey, Canon Law: 3137 claim of jus gentium based on false claims of slavery and inferior Roman trusts can never be superior to a claim of jus civitatis and Divine Trust, True Trust and Superior Trust by Canonum De Ius Positivum. Therefore, a Roman Court can never have legitimate Territorial Jurisdiction over a member of One Heaven when they have identified themselves as such.

#### Article 284 - Personal Jurisdiction

- Canon 3124- Personal Jurisdiction, also known as "Nationality Jurisdiction" and "Nationality, Protective and Universality Principles" is the Authority granted through the claim of "Jus In Rem" supported by claimed customary (Roman) law through lex situs (law of the place in which the property is situated) to one (1) or more Officials to review, administer and issue certain Decrees, Prescripts, Statutes or Ordinances for a given Juridic Person or Society.
- Canon 3125- Jus in Rem is Latin for "right against a thing" and according to Roman Cult law means "a claim of right enforceable against anyone in the world interfering with that claim founded on some specific relationship, status or particular property accorded legal protection from interference by anyone".
- Canon 3127- Under Roman law, Jus In Rem is able to be applied as the primary claim to Personal Jurisdiction on the basis that a man or woman was born or naturalized within the boundaries of the state and therefore a record of birth under Roman time was created including a set of Cestui Que Vie Trusts or "secret testamentary trusts". Therefore, because the state claims "ownership" of the register and the trusts, it claims "ownership" of the man or woman as property evidenced by their 'holding' a Birth Certificate.
- Canon 3128- The word "Name" is derived from the Latin word nomen which means "slave title, debtor slave". The word "Family" is also from Latin and means "domestic slaves of a household or estate (state)". Therefore, when a Roman Court claims Jurisdiction by Personal Jurisdiction and Jus In Rem it is a claim based on the claimed status of the man or woman as a bonded slave and not as an emancipated and equal member of a society.
- Canon 3129- All forms of slavery, whether voluntary or involuntary, legal or unlawful are considered an abomination, and against the acknowledged precepts of civilized society. Therefore, no Roman Court may lawfully claim Personal Jurisdiction by any means of any man, woman or person that comes before it.
- Canon 3130- In contrast to the false and flawed claims of Personal Jurisdiction, all members of Ucadia and One Heaven recognize the first and true form of Jurisdiction of Divine Jurisdiction through jus divinum by Pactum De Singularis Caelum and Canonum De Lex Divina regardless of their location.

#### Article 285 Territorial Jurisdiction

- Canon 3132- Territorial Jurisdiction, also known as "Sovereign Jurisdiction" is the geographical area of Earth or sea through the claim of "Jus Gentium" supported by claimed customary (Roman) law through lex loci (law of the place) by which one (1) or more Officials are granted the Authority to review, administer and issue certain Decrees, Prescripts, Statutes or Ordinances for a given Juridic Person or Society.
- Canon 3133 - Jus Gentium is Latin for "the law of nations" and refers to a generally accepted convention of Private International law of the Roman Cult meaning "a claim of right enforceable against any other state or nation in the world from interfering with that right when an action is brought against a person or thing".
- Canon 3134- Lex loci is Latin for "law of the place" and means the law of the state or nation where the matter in controversy occurred. It is also a phrase considered equivalent to a set of claimed maxims, procedures and rules called the "Conflict of Laws" or Private International Law of the Roman Cult and its vassals. Hence, lex loci in supporting the claim of jus gentium is self referencing.
- Canon 3135- Under Roman law, Jus Gentium is able to be applied as the primary claim to Personal Jurisdiction on the basis that a man or woman was born or naturalized within the boundaries of the state and therefore a record of birth under Roman time was created including Live Birth Record of the baby being conveyed as "property" into one (1) of the three (3) Cestui Que Vie Trusts and a bond then issued against it and "sold" to the respective privately owned central bank of the state secretly making each and every citizen a privately owned "slave".
- Canon 3136- In contrast to the false and flawed claims of Territorial Jurisdiction, all members of Ucadia and One Heaven recognize the first and true form of Jurisdiction of jus civitatis through Canonum De Ius Positivum regardless of their location.



Apostille: 2023-07153

I Wilek Abraham BEY Emperor Asher: \_\_\_\_\_, a Public Notary for the STATE at LARGE, and State of Alabama, and a SHEIK within The Moorish Empire, I certify with closing seal that I have seen and attest to the International Law, Law of Nations and verify the same as Canonum De Ius Positivum.



Alamah

Moorish-American : Asiatic-Moor  
Charter: 2020128318 (BEA) -™4459768 OH  
Certificate Of Existence: 2020128317

Unique ID: 1237-7  
Hierarchical Code: R1.01.052.003

15 USC 1692(g) Validation of Debts

TITLE 31 U.S.C. Sec. 5312 = Private Banker. TITLE 31 U.S.C. Sec. 3123 = All debts are UNITED STATES obligations.

TITLE 18 U.S.C. Sec. 8 Defines obligation

TITLE 31 U.S.C. Sec. 5103 Defines Legal Tender. When a [Judge] Ministerial Administrator demands you pay in a specific species of currency he/she violates.

TITLE 31 U.S.C. Sec. 5118 Sub. Sec. (2) Sec. (D)

TITLE 28 U.S.C. 1441 Sub. Sec. (A)

STATE lacks jurisdiction to Respond in matters of Federal Government

TITLE 28 U.S.C. Sec. 1333 Federal Courts have Original Jurisdiction...

15 USC 1692(c) Cease & Desist

Title 22 Chapter 2 section

§§141 to 143. Repealed. Aug. 1, 1956, ch. 807, 70 Stat. 774

Act Aug. 1, 1956, repealed sections 141 to 143 effective upon the date which the President determined to be appropriate for the relinquishment of jurisdiction of the United States in Morocco. Jurisdiction of the United States in Morocco was relinquished by memorandum of President Eisenhower dated Sept. 15, 1956. Notice was given to Morocco on Oct. 6, 1956, and all pending cases were disposed of by 1960. See Bulletin of the State Department Vol. 35:909, page 844.

Section 141, R.S. §§4083, 4125, 4126, 4127; act June 14, 1878, ch. 193, 20 Stat. 131, related to judicial authority generally of ministers and consuls of United States in China, Siam, Turkey, Morocco, Muscat, Abyssinia, Persia, and territories formerly part of Ottoman Empire including Egypt. §4084, related to general criminal jurisdiction of ministers and consuls of United States.

Section 142, R.S. Section 143, R.S. §4085, related to general jurisdiction of ministers and consuls of United States and venue in civil cases.

I am Grand Sheik & Governor Wilek(Abraham Bey): Emperor Asher. I affirm to the specific unified body of Law specifically laid out, I acknowledge not all have the same Etiquette upon the Law, indeed ignorance thereby is bliss.



## CORPUS JURIS SECUNDUM EXEMPTION

Title 8 USC Nationality: Moorish American - Do not Touch, Do Not Stop, Do not Detain, Sovereign Nationals...18 USC 12203, applicable to all OFFICERS of all COURTS, all STATES here on these UNITED STATES, every Municipality and Every COUNTY. Wilek Abraham Bey Emperor Asher, family™©BEY-4495014 the Moorish-Americans are one Blood attached unit, under Hague Convention Exemption from Color of- LAW, OFFICE, and AUTHORITY, as one having a Nationality and deemed Exempt from such Operations as a Part and Partial of the Land and said Government: [ Divine Constitution and By-Laws of the Moorish Science Temple Of America ]- Act 6, as well Cannon Law 3124: Nationality Jurisdiction, a claim of Jus in Rem under Roman Custom Law. The word Land: in the Most general sense comprehends any ground, soil, or Earth whatsoever; as meadow's, pastures, wood, **Moor's**, waters, marshes, furzes, the word Land includes not only the soil, but everything attached to it whether attached by course if nature as trees, herbage, and water, or by the hand of Man, as buildings and fences. Mott V. Palmer, 1 N.Y. 572; Nessler V. Never, 18 Neb. 649, 26 N. W. 471; Higgins Fuel Co. V. Snow, 113 Fed. 433, 51 C.C.A. 267; Lightfoot V. Grove, 5 Heisk. ( Tenn.) 477. Civ. Code Cal. Instrument number- 2019027798. **All Moorish Titles are Copyright & TradeMarked.**

I am that I am Bey, no Attorney can defend the Lord in which LAWYERS seek not Counsel with, Luke 45:52-57 All JUDGES, LAWYERS, CLERKS, etc Officers of the Court are of the British Accreditation Registry: BAR.

7 C.J.S. Sub section 4, Attorney with a and obligation to the Courts and to the public no less significant to his obligation to his client. Thus an ATTORNEY occupies a dual position which imposes a dual Obligation. His first duty is to courts, and the public not the Client and wherever the duties to the Client conflict with those he holds as an OFFICER of the court in the ADMINISTERING of Justice, the former must yield to the latter.

7 C.J.S. sub section 2-3, A Client is one who applies for a LAWYER or (counselor) for advice or direction in a question of Law, or commits his cause to his management in prosecuting a Claim or defending against a suit in a Court of Justice, which there has not been any Lawful Court since 1789. One who Retains the ATTORNEY is responsible to him for his fees, and to whom the ATTORNEY is responsible for management of suit. One communicates Facts to an ATTORNEY expecting Professional advice. Clients are also called WARDS of the COURT, in regards to their Relationship with the ATTORNEY.

**WARDS OF COURT:** infants and Persons of unsound mind. Davis Committee vs. Looney, 290 KY, 644, 162 S.W.2d 189, 190. Their rights must be guarded jealously. Montgomery vs. Erie R. Co, C.C.A.N.J., 97 F 2d 289, 292. See Guardianship. WILLIE LEE BIVINES TRUST & ESTATE, now House of Bey Asher Trust: 4490913, instrument: 2021027369, Notice Of Interdict Attached with Land Patent, and Postal Court Union Certified.

I Wilek Abraham Bey Emperor Asher, family™©BEY hereby show all Moorish-Americans exempt from the Operation of the Color of LAW, OFFICE, and AUTHORITY, as one under the Authority of The Moorish Science Temple Of America, Our Authority: 10105905 -1099. Holy Koran Of the Moorish Science Temple of America, being one with Zodiac Magna Carta Rights. I certify I am a Moorish American Diplomat and not a CITIZEN of the UNITED STATES per Dred Scott Vs. Sanford, I am indeed a Citizen of the United States of America per Nationality and a Non Citizen National of the UNITED STATES, as one of the State of Illinois, being a Bey as described Our Authority: 10105905-1099. Violation of said Magna Carta is Violation of Magna Carta 1215. **Serves as Habeas Corpus in support of Magna Carta 1215, in Original essence Produce Corpus: meaning release the body.**



**ALABAMA STATE ID: 1774440**

I Wilek Abraham Bey Emperor Asher, a Talismanic Notary / Public Notary for the STATE & LARGE, and State. A Sheik of The Moorish Empire. I certify with closing seal that I have seen and attest to the Affidavit of Exemption from CORPUS JURIS SECUNDUM

# EXHIBIT D

Jim Hastings Ltd  
Fannie Mae Representative  
Uses illegal tactics  
Created by Nevada Supreme  
Court re New legislation  
Created!

### **Jim Hastings Highlights**

- Owner and Broker of Hastings Brokerage, Ltd. that has listed and sold repossessed property (REO) in Nevada since 1998, California, Arizona and Ohio. Currently only handling REO in Nevada.
- Represented Fannie Mae since 1984, also represents Freddie Mac, Caliber Home Loans and several others.
- Personal closings in excess of One Billion in Residential REO.
- Nevada Supreme Court appointed Broker Representative to the Foreclosure Mediation Advisory Panel.
- Bachelors Degree in Real Estate from Arizona State University in 1988.
- Greater Las Vegas Association of REALTORS Professional Standards Judge.

### **Talking Points**

- Under the FHFA Conservatorship of Fannie Mae and Freddie Mac, they are prevented from Lobbying. I am here representing Hastings Brokerage, Ltd.
- I represent many sellers that are victims of properties that are seized by squatters. They are rented from fraudulent Craigslist advertisements. We often must rekey when lockboxes are stolen or broken. Craigslist will remove the ads, but the ads have now become non property specific.
- Las Vegas and surrounding areas have different rules now due to our currently outdated laws. The Metropolitan Police Department Northwest Area Command has lead the way in training through Officer Malcolm Napier. When you have squatters in multiple areas of Las Vegas the Metropolitan Police Department will sometimes say it is a civil matter which requires a long eviction process, it depends on the Area Command.
- Properties are squatted by people that harm the neighborhood and can affect property values. Often squatters have criminal intent and do damage to the property. Criminals know laws are currently in their favor right now and that makes them bolder.
- One property, 1729 East Desert Inn Road Las Vegas, Nevada 89169 is usually broken into every week; squatters stay temporarily, and then leave. These issues are causing lenders to lower their prices or spend additional funds on repairs. Some lenders are now cautious about repairing in Las Vegas and surrounding areas because of squatters. This is effecting our market and prices will be lower to compensate for the as-is nature of the sale.
- On 5708 Grand Entries Las Vegas, Nevada 89130 The squatters would fight with the neighbors who would have to call the Las Vegas Metropolitan Police Department. Upon being removed, occupants were arrested, children were picked up by Child Protective Services, a stolen gun was found hidden in the Range with Gang members were inside.

<b>EXHIBIT F</b> Senate Committee on Judiciary	
Date: 5-4-2105	Total pages: 2
Exhibit begins with: F1	thru: F2

- Another recent property at 7601 Tiny Tortoise Las Vegas 89149, had drugs inside next to a naked three year old child. The Mother was arrested and the child was picked up by Child Protective Services. There were also known Gang members inside the home wanted for murder.
- There is currently a property that is awaiting the Las Vegas Metropolitan Police Department to remove the unlawful occupants for Freddie Mac since 3/16/15 located at 9038 Toast Avenue Las Vegas, Nevada 89148. Freddie Mac had just repaired the home from the last squatter and new squatters moved in before we even had time to inspect the repairs. The neighbor is in constant contact with our office doing everything he can to help remove the squatters, by giving updates on activity.
- If squatters leave personal property behind we currently have to post the property for 30 days before we can remove anything they have illegally put in the property. The property is off the market at this point. AB386 lowers that timeline to 14 days, therefore saving valuable marketing time and money.
- I am in complete support of AB386. We need to make sure that we fully support the Las Vegas Metropolitan Police Department and others in their efforts to remove squatters and criminals from our neighborhoods and give them the tools to do so. AB386 provides them the legal ability for them to do the job that we all need them to do to keep our neighborhoods safe. Also, AB386 provides the rules for all areas of the Las Vegas Metropolitan Police Department and surrounding areas to be enforced equally.

**Application Status**

Application status:

APPROVED

Assistant Grand Sheikh  
Prince Raheem El  
Diplomat

**Organization Information**

Organization Name:

Moslem Theocratic Temple Islamism-Alabama

Organization Description:

Moonish Temple of Science / Moonish Consul

First Name:

Wilek

Last Name:

Bey Emperor Asher

Address:

16 16th Ave South

Apt, suite, building, c/o (optional):

Southwest

City:

Birmingham

County:

AL

State:

Alabama

Zip Code:

35205

Phone Number:

(205) 400-0046

Cell Phone (optional):

N/A

Certificate Signer's Name:

Wilek Abraham Bey Emperor Asher

Certificate Signer's Title:

Assistant Grand Sheikh

**Organization Purpose**

Organization Purpose:

Government

**Organization Type**

Organization Type:

Government - State

**Organization Tax Exempt Categories**

Organization tax exempt categories:

Food &amp; Drink, Office Supplies, Clothing, Other, Cleaning Supplies, Electronics

**State and Certificates**

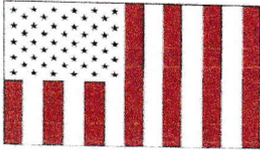
Alabama

Sales Tax License#: 2020128318, Expiration Date  
02/17/2026

Alabama

Local License # 18-7184060 AL, Expiration Date  
02/14/2030

# Affidavit of Administrative Dishonor and Public Records Demand



To: Tort Claims Officer / Municipality Representative  
[Insert Agency or Office Name]  
Nevada State or Municipal Government

From: Prince Ra Hotep El, Diplomatic Envoy and Trustee  
Choctaw Washitaw Muur Nation – Tribe of Judah  
Princess Emilily Hotep El, Diplomatic Envoy and Trustee  
Choctaw Washitaw Muur Nation – Tribe of Judah



## I. Notice of Administrative Dishonor

This affidavit is submitted as lawful notice of administrative dishonor due to the refusal of the municipality and/or tort claims officer to respond in good faith to a duly filed claim.

Said representative or agency failed to provide:

- A written basis for denial;
- Citation of any legal authority under Nevada Revised Statutes (NRS);
- Justification for consolidating this claim into a prior file without notice or consent.

Such refusal constitutes a breach of duty, due process violation, and administrative dishonor under color of law, violating both the Constitution and Public Trust.

## II. Demand for Public Records (NRS Chapter 239)

Pursuant to Nevada Revised Statutes Chapter 239 (Public Records Law), I hereby demand access to and full copies of the following records:

1. The written basis and legal grounds for denial of the recent tort claim.
2. Any internal communications, emails, notes, or memoranda related to the handling of the claim.
3. The file number and contents of the "previous file" into which the claim was allegedly merged.
4. The names and titles of all personnel who processed or reviewed the claim.
5. Any policy or statute relied upon to justify the claim's dismissal or redirection.

This demand is made under lawful rights of access and public transparency, and any delay or obstruction shall be considered a further act of administrative misconduct.

### III. Declaration and Intent to Proceed

Failure to respond fully and in good faith within ten (10) business days will be construed as:

- Tacit agreement and commercial default;
- Willful suppression of evidence and obstruction of justice;
- Acknowledgment of liability by all involved parties and agencies.

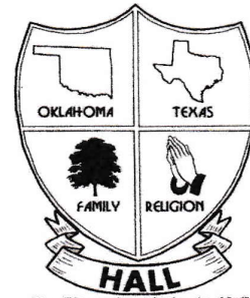
This document shall serve as lawful notice to all parties and shall be entered into public and international record under Divine Law, Treaty Law, and the Constitution for the united States of America (1787).

Affirmed this 2nd day of July, 2025

*App: Prince Ra Hotep El*  
*12/01/2018*

Prince Ra Hotep El  
Diplomatic Envoy | Trustee  
Choctaw Washitaw Muur Nation – Tribe of Judah

Seal or Notary: Exp December 1, 2020



## **Affidavit Addendum: Declaration of Jurisdiction, Notice of Judgment, and Public Record Demand**

To: Nancy Katafias Tort Claims Manager

- Clerk of the Supreme Court of Nevada — Tracie Lindeman
- County Recorder's Office / Clerk of Record (Nevada)
- State Attorney General (Nevada)

From: Choctaw Muurish Common Law and Consular Court

C/o Prince Ra Hotep El, Diplomatic Envoy

C/o Princess Emilily Hotep El Diplomatic Envoy

& managing Trustee's of the Choctaw Washitaw Muur Nation, Tribe of Judah

### **Statement of Jurisdiction and Standing**

Be it known and declared:

We, the living heirs, trustees, and diplomatic agents of the Choctaw Washitaw Muur Nation, acting in our own sovereign and hereditary capacity, do not submit nor seek adjudication under your inferior administrative jurisdictions.

Rather, we come as the holders of judgment against those entities, agents, municipalities, and courts who have violated treaties, breached fiduciary obligations, and unlawfully interfered with trust estates, sacred property, and diplomatic status.

### **Purpose of This Affidavit and Legal Action**

This affidavit and accompanying documentation serve as:

1. A formal notice and lawful judgment, not a petition;
2. A demand for public recordation with the County Recorder/Clerk;
3. A requirement of acknowledgment and compliance by all named agents;
4. A warning of liability, to be affixed in the records of the Attorney General's Office.

### **Public Notice Demand**

We hereby demand the recording of the attached affidavit(s) and notices in the:

- County Recorder's Office for the counties of [Insert counties: e.g., Clark County, Los Angeles County]
- Office of the Attorney General, both Nevada and California
- Internal records of the Supreme Courts of Nevada and California, for public transparency, posterity, and evidence of due process

Failure to respond constitutes tacit agreement and commercial default under:

- UCC 1-202, 1-203, 3-501

- Title 18 §§ 241, 242, 872, 1001
- Treaty Law and the Constitution for the united States of America (1787)

### Conclusion and Declaration

We declare and affirm this judgment, this notice, and this demand as:

- Lawfully binding under Divine, Constitutional, and Treaty Law;
- Not subject to rebuttal by administrative courts or inferior tribunals;
- Enforceable by record and international rights.

Let this notice be entered and retained for the record by all named parties, agents, and recorders.

Signed:

Prince Ra Hotep El  
Diplomatic Envoy | Trustee  
Choctaw Washitaw Muur Nation  
Dated: [Insert Date]

Seal: Vizir Notary or Consular Seal  
(Attach below or affix physically)





AARON D. FORD  
*Attorney General*

CRAIG A. NEWBY  
*First Assistant Attorney General*

CHRISTINE JONES BRADY  
*Second Assistant Attorney General*

STATE OF NEVADA  
OFFICE OF THE ATTORNEY GENERAL  
100 North Carson Street  
Carson City, Nevada 89701

TERESA BENITEZ-  
THOMPSON  
*Chief of Staff*

LESLIE NINO PIRO  
*General Counsel*

HEIDI PARRY STERN  
*Solicitor General*

July 2, 2025

Prince Ra Hotep El  
Princess Emilily Hotop El  
Melchizedek Priesthood El  
David Hall Jr  
Monica Rene Hall

Via email: [consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)

Claim Number: TC20610

The State of Nevada, Tort Claims Unit has received your claim form and corresponding documents related to a date of loss of May 10, 2023.

As you have been made aware, this claim was previously denied. These new documents will be added to the previous claim file.

Sincerely,

*Nancy Katafias*

Nancy Katafias,  
Claims Manager

# EXHIBIT

Las Vegas Justice Court  
Electronically Filed  
8/23/2023 10:36 AM  
Cynthia Cruz  
CLERK OF THE COURT

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JUSTICE COURT, LAS VEGAS TOWNSHIP  
CLARK COUNTY, NEVADA

FEDERAL NATIONAL MORTGAGE  
ASSOCIATION, its successors and/or  
assigns,

Plaintiffs

vs.

MONICA R. HALL and DOE Occupants I  
through X, inclusive,  
Defendant

CASE NO.: 23C006611

DEPT. NO.: 6

ORDER SETTING HEARING

This matter came before the Court during an Administrative Review following Remittitur from District Court. The Court having reviewed all the papers and pleadings on the case, and good cause appearing;

THE COURT HEREBY FINDS that the following documents have been filed:

1. Motion to Place on Calendar filed 5/25/23 at 9:58 a.m.
2. Motion for Appeal- Motion for Reconsideration, filed 5/26/23.
3. Motion to Challenge Jurisdiction, filed 5/26/23.
4. Motion to Place on Calendar, (79 pages) filed 5/26/23.
5. Motion to Place on Calendar, (28 pages) filed 5/26/23.
6. Notice of Order Setting Hearing, filed 7/20/23.
7. Notice of Order, filed 8/16/23.

**IT IS HEREBY ORDERED** that these matters will be heard on the 26 day of September, 2023 at 9:30a.m. in **Courtroom 6B** Regional Justice Center, 200 Lewis Avenue, Las Vegas NV 89155.

**NOTICE IS HEREBY GIVEN** that the Court may consider striking the improperly filed motions and notices for failure to comply with JCRCP.

DATED 8/23/2023



Electronically signed by  
*Jessica Goodey*  
Justice of the Peace  
Department 6, Las Vegas Justice Court

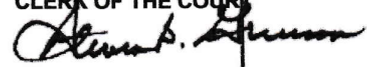
JESSICA GOODEY  
Justice of the Peace

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## **Master Complaint Cover Letter – DOJ & SEC Submission**

To: U.S. Department of Justice (DOJ) Securities and Exchange Commission (SEC) Consumer Financial Protection Bureau (CFPB) – (Courtesy Copy) From: House of Judah Consular Court Tribunal #13 Beit LiYehudah Ne'emanut Keren (Private Indigenous Aboriginal Trust) Subject: Criminal Complaint and Treaty Enforcement Request – Fraudulent Foreclosure, Mail Fraud, and Financial Conversion The following complaint is submitted under Indigenous Consular Court Authority, the Treaty of Peace and Friendship, and international protections afforded to Sovereign Nationals under the Hague Convention and United Nations declarations. This complaint details a complex fraud and theft operation involving PennyMac Financial Services, Leader One Financial, MERS, National Default Servicing Corp., Aldridge Pite Haan LLP, and related third parties who: - Ignored judicial orders from the Consular Court (Case CL/21/531289) - Executed illegal foreclosure and auction activity while a matter was under litigation - Participated in theft and conversion of IRS refund instruments addressed to private trust entities - Redirected funds totaling approximately \$524,000.00 and used these to acquire the very property taken from the Estate Trust - Engaged in mail and wire fraud (18 U.S.C. §§ 1341, 1343), false claims (31 U.S.C. § 3729), identity trafficking, and malicious prosecution These acts occurred in violation of international treaty law, including: - The Treaty of Peace and Friendship (U.S.–Morocco) - Executive Order 13175 (Consultation and Coordination with Tribal Governments) - American Declaration on the Rights of Indigenous Peoples (Articles 1–25) The following Exhibits are attached and referenced as material evidence: - Exhibit B-1 – UCC Lien: Believe Digital Misrepresentation of Ownership - Exhibit C-1 – Tender of Property Theft & Payoff Proof: SPS, U.S. Bank, JPMorgan Chase - Exhibit D-1 – Mail Fraud via IRS PO Box 9811, Ogden UT - Exhibit D-2 – Identity Misuse via IRS Refund Mailing to Former Address - Exhibit D-3 – Theft of \$524,000.00 IRS Funds Used to Acquire Trust Property - Exhibit E-1 – Writ of Execution (Consular Court) vs. PennyMac, Leader One, MERS We demand immediate federal investigation, enforcement of international trust protections, and prosecution of all named parties. Respectfully submitted under Divine Law and Tribal Sovereign Authority, Envoy Prince Ra Hotep El, Executor Envoy Princess Emilily Hotep El, Beneficiary Beit LiYehudah Ne'emanut Keren – House of Judah Trust Email: ConsularCourtTribunal13@proton.me Jurisdiction: Nevada – Illinois – Florida – International

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**EIGHTH JUDICIAL DISTRICT COURT NEVADA**

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ALLY BANK

Petitioner[s] Claimant[s]

vs.

MONICA RENEE HALL

Respondent [s]

Docket  
No.:

CL/21/531289  
Former  
A-21-843907-C

Former 31 now in Dept  
Dept. No.: 13

**VIOLATIONS OF THE FAIR DEBT  
COLLECTIONS ACT, NOTICE OF  
TRESPASSING, NOTICE OF  
STALKING AND HARASSMENT...**

Date of Hearing: HELD IN  
CHAMBERS

Time of Hearing: TBD

**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT,  
NOTICE OF TRESPASSING, NOTICE OF STALKING AND  
HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS  
NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS  
NOT FOR SALE NOR IN FORECLOSURE IN LUE OF AN  
ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID  
AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT  
BY THE GOV ENTITIES LISTED HEREIN AS STATE  
DEPARTMENTS NOTICE LIENS ARE REMOVED CC COURT  
ORDERS FROM THE EIGHTH JUDICIAL COURT, 15 U.S.  
Code § 7001 THE CONSULAR COURT TRIBUNAL & THE  
COMMON LAW COURT CASE NO.[s] FINAL COURT ORDER  
REMEDY WITHIN A COMPETENT COURT**

Justice Official, Consul & Vizir Notary witness Sui Juris

(Name)

8461 West Farm Road

(Mailing address)

Las Vegas NV Republic near [89131]

(City, state, zip code)

[661]412-2998

(Telephone number)

[consulatecourtT13@gmail.com](mailto:consulatecourtT13@gmail.com)

(E-mail address)

**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE**

**OF AN ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...**

1 Petitioner[s]: Diplomat Diplomat Princess Emily Hotep El Empress of Al Morocco Immune  
 2 Registration No. AA222141 with the U.S. Dept of Justice for property 125-21-311-121 lot 325  
 3 Cc: The American Declaration On The Rights Of Indigenous Peoples Executive Order 13173 Cc  
 4 The United Nations Articles and the Article of the Treaties 1836. The property was paid in full by  
 5 the Estate Trust on behalf of the beneficiary princess emily hotep el. The issue began in the  
 6 State Court when the Clark County Recorder refused to update the property records since  
 7 June 22, 2018. The Clark County Recorder for what ever reason have issues and has a strong  
 8 prejudice against the property owner. She refused updating the property using threats to file  
 9 charges of misdemeanors if the home owner persisted in filing documents for her own  
 10 property. If the Clark County Recorder would have allowed the filings by the Monica Rene Hall  
 11 Estate Trust and that of the beneficiary princess emily hotep el, these issues would not be. We  
 12 have to email this and mail this privately due to the amount of stalking and fishing on the  
 13 emails and wifi of the Consular Court, the Al Moroccan Consulate and personal email and cell  
 14 phones.

15 CC : NOTICE OF REPRESENTATION CONSULAR OFFICIAL PRINCE RA EL AND THE  
 16 AFFIDAVT OF THE CONSULAR OFFICIAL OF THE CONSULAR COURT AND THE AL  
 17 MOROCCAN CONSULATE. CC THE AMERICAN DECLARATION ON THE RIGHTS OF  
 18 INDIGENOUS PEOPLES. CC THE LETTER OF APPOINTMENT NOTICE OF NEW TRUSTEE  
 19 PRINCE RA HOTEPEL MANAGING TRUSTEE ALONG WITH SULTAN PRINCE RA HOTEPEL  
 20 LLC F&I TRUSTEE CC LETTER TO LEADER ONE FINANCIAL CORPORATION ET AL,...  
 21 INCLUDING NDSC AND FIDELITY NATIONAL TITLE GROUP ALL RECEIVED NOTICE OF THE  
 22 UPDATED CORRECTION TO THE ESTATE TRUST OF MONICA RENE HALL BT WITH NO  
 23 RESPONSE OR REBUTTAL. The matter was adjudicated in the Nationals Jurisdiction of the  
 24 Consular Court Tribunal Cc the American Declaration on the rights of Indigenous Peoples right  
 25 to their own courts religions etc,... This was violated by the parties herein known as Penny  
 26 Mac, Leader One, National Default Servicing Corporation aka NDSC and M.E.R.S. known as  
 27 the Mortgage Electronic Registration Service without permission of the property owner.

28 The fraudulent and alleged actions of the respondents herein known as Penny Mac, Leader  
 29 One, National Default Servicing Corporation aka NDSC, gained the information from the clark  
 county recorder and MERS.

**ISSUES - FDCPA 15 USC 1692-1692p. TRESPASSING STALKING HARASSING  
 ATTEMPTED BURGLARY BANK FRAUD AND VIOLATIONS OF TREATIES CONSTITUTION  
 AND FDCPA BREAK IN THE CHAIN OF TITLE & OUTSIDE CHAIN OF TITLE BY A  
 COMPETENT COURT**

**VIOLATIONS OF THE FDCPA** - January 21, 2023 with eight attempts the company located in  
 Coastal Mesa CA called the home owner her husband cohort her mother in-law and other  
 friends and family claiming her property was about to be sold on February 15, 2023. When the  
 company was investigated and asked how did you obtain this information they simply said  
 from the Clark County Records, PennyMac LLC and a few others. When they were asked how  
 did they obtain parties not involved with the matter and their private personal information  
 whom many are located outside of CA and NV they said, from a data base created by the  
 Asset Management firms and the Attorneys of NDSC. They would continue to call until  
 February 14, 2023.

The Respondents herein known as Leader One, MERS, PennyMac NDSC Received the Cease  
 and Desist from trespassing and attempting to break and enter by way of fraudulent made up  
 loan on said property parcel No. 125-21-311-121 lot 325. You have no legal right nor are you  
 warranted by law to be on the property parcel touching the door nor filming the property. As  
 each attempt is an attempt the make grand theft and breaking and entering, please cease and  
 desist. Cc security instrument filed against you.

**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE**

1 Fidelity National Title stated in their letter dated April 5, 2021 that they have no legal authority  
2 to take action with respect to the Deed or the release of the Deed of Trust, which was released  
3 by acquiescence and default of LeaderOne and PennyMac the successor by acquiescence  
4 and failure to respond to the lis pen-dens and release of lien and cancelation lawful  
5 documentation filed in the Consular Court Tribunal 13, the commonlawcourt.com as well on the  
6 public record for the eighth judicial district court department case file no. A-22-849976-C.  
7 Nonetheless Fidelity National Title is listed on the property illegally as of February 23, 2023 as  
8 the beneficiary or Trustee and Federal National Mortgage Association is the new lender?

9 **BREAK IN CHAIN OF TITLE** - This makes no sense while FannieMae contradicts its own  
10 records due to multiple emails phone conversations recorded, and tex messages from their  
11 own website that shows the parcel No. 125-21-311-121 8237 Fawn Brook Ct Las Vegas NV  
12 89149 was never their property. This was created by Aldridge Pite Haan LLP et. Al,.. as of June  
13 26, 2018. Based upon the discovery, evidence and witnesses they invented a new  
14 documentation and filed it in the Clark County Recorder. While PennyMac was the successor  
15 to LeaderOne their filings were either blocked or deleted as the Original Lender LeaderOne  
16 Financial Corporation a Corporation sold the loan on July 13, 2018 to PennyMac. Rather the  
17 clark county records do not show such evidence of the recordings that should've been filed on  
18 June 22, 2018 no later than 2pm electronically or in person after the closing that morning.

19 **UNILATERAL CONTRACT** - Unilateral contracts involve one party making a promise to a  
20 general group of people. Bilateral contracts need at least two parties to negotiate and act upon  
21 a promise. The Monica Rene Hall Estate Trust made no promise to a general group of people  
22 rather waited as directed by the notary that day June 22, 2018 for the second party that never  
23 showed up. She the beneficiary princess emily hotep el did not sign her name but wrote all  
24 rights reserved or ARR in cursive so that she did not break any contract laws by signing for  
25 other parties unknown. They who was supposed to show up never did so the contract is void.

26 **CONTINUE IN BREAK OF CHAIN OF TITLE** - The ownership side of the title has too many  
27 breaks in the chain of title. The Original Lender LeaderOne Financial Corp should've filed their  
28 documents of sale in the county on July 13, 2018 while sending and notifying a copy to the  
29 property owner MONICA RENE HALL ESTATE TRUST within the first 30 days but this was  
30 never done nor is there any record in the county clerks office. PennyMac would've filed similar  
31 documents or lien security instrument claiming the property as the successor to the Originator  
32 LeaderOne Financial with the next 30 days. This was not done by August 13, 2018.

33 **OUTSIDE CHAIN OF TITLE** - Moreover the new recordings are and must be deleted for they  
34 are outside the Chain of title. The recordings and instruments filed on June 26, 2018 are not  
35 only fraudulent but are four [4] days late while the notary stated that the documents held as a  
36 unilateral contract or one sided for no one from LeaderOne nor PennyMac appeared on the day  
37 of closing. As well the new recordings in the Clark County Recorders office are outside chain of  
38 title, not at one time during the recordings was FannieMae Aka Federal National Mortgage  
39 Association ever appeared in person during June 22, 2018 nor in the Clark County on there  
40 fraudulent recording June 26, 2018.

41 **BILATERAL CONTRACT** - Bilateral contracts need at least two parties to negotiate and act  
42 upon a promise. This is called a meeting of the minds, rather no one from LeaderOne Financial  
43 or PennyMac appeared. As for Federal National Mortgage Association Aka FannieMae which  
44 never disclosed their presence until May 1, 2021. Cc the emails and exhibits of  
45 communications with FannieMae whom clearly stated they did not nor have they ever owned  
46 nor was the lender of the property parcel no. 125-21-311-121. The contract for the lender and  
47 borrower shows two spaces while one for the Monica Rene Hall Estate Trust and the other for  
48 the Lender. Rather no lender appeared to sign that day of June 22, 2018 11am.

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LIE

1 This is clear to the Consular Court Tribunal & the Al Moroccan Consulate because several new  
 2 documents would eventually appear as of September 2019, claiming they were LeaderOne  
 3 Financial transferring to PennyMac with a forged or robo signed document forging the name  
 4 MONICA RENE HALL which was also printed by someone other than the Trustee or the  
 5 beneficiary princess emilily hotep el. The document was discovered as the Trustee and  
 6 beneficiary attempted to record in the clark county recorders office and got a copy of the newly  
 recordings that September 2019. This was Aldridge Pite Haan llp or APllp. This was done to  
 another property located in Lancaster CA the same exact way. They APLLP would have went in  
 later and filed new documents claiming that they were backdated but with the current date  
 stamped on the documents.

7 **MISCONDUCT ON NOTARIES** - The most common mistake made by a notary? Failing to  
 8 require signers to be present at the notarization is the number one claim of misconduct against  
 9 Notaries. During the closing on June 22, 2018 the notary stated that the other party was  
 10 running late and that he would get their signature later and file it electronically in the Clark  
 11 County Recorders office the same day rather no other signatures appeared on the documents  
 12 filed in the Clark County Recorders Office. A written contract must be signed by both parties to  
 be legally enforceable. Does a contract always need to be signed? Yes, a contract does need  
 to be signed to become a valid contract. There are occasional cases where oral contracts or  
 unsigned contracts may still comply with contract law, but those are risky.

13 **15 U.S. Code § 7001** - General rule of validity (a) In general Notwithstanding any statute,  
 14 regulation, or other rule of law (other than this subchapter and subchapter II), with respect to  
 15 any transaction in or affecting interstate or foreign commerce (1) a signature, contract, or other  
 16 record relating to such transaction may not be denied legal effect, validity, or enforceability  
 17 solely because it is in electronic form; and (2) a contract relating to such transaction may not be  
 18 denied legal effect, validity, or enforceability solely because an electronic signature or  
 19 electronic record was used in its formation. (b) Preservation of rights and obligations. This  
 20 subchapter does not (1) limit, alter, or otherwise affect any requirement imposed by a statute,  
 regulation, or rule of law relating to the rights and obligations of persons under such statute,  
 regulation, or rule of law other than a requirement that contracts or other records be written,  
 signed, or in nonelectronic form; or (2) require any person to agree to use or accept electronic  
 records or electronic signatures, other than a governmental agency with respect to a record  
 other than a contract to which it is a party.

21 **NO CONSENT FOR ELECTRONIC FILINGS BY THIRD PARTIES** - The Monica Rene Hall  
 22 Estate nor beneficiary princess emilily hotep el never agreed to electronic filings by third  
 23 parties, rather the Clark County Recorder allows for the recordings electronically without  
 24 verification and validation, while blocking the property owner to file on her own property as well  
 they refuse to make corrections. Notice FannieMae and Fidelity National Title errors in their  
 documents filed electronically without permission or ever having a contract originally.

25 **The Consumer never Consented** - (c) Consumer disclosures (1) Consent to electronic records  
 26 Notwithstanding subsection (a), if a statute, regulation, or other rule of law requires that  
 27 information relating to a transaction or transactions in or affecting interstate or foreign  
 28 commerce be provided or made available to a consumer in writing, the use of an electronic  
 29 record to provide or make available (whichever is required) such information satisfies the  
 requirement that such information be in writing if (A) the consumer has affirmatively consented  
 to such use and has not withdrawn such consent; (B) the consumer, prior to consenting, is  
 provided with a clear and conspicuous statement (i) informing the consumer of (I) any right or  
 option of the consumer to have the record provided or made available on paper or in non-  
 electronic form, and (II) the right of the consumer to withdraw the consent to have the record  
 provided or made available in an electronic form and of any conditions, consequences (which  
 may include termination of the parties' relationship), or fees in the event of such withdrawal; (ii)

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
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1 informing the consumer of whether the consent applies (I) only to the particular transaction  
 2 which gave rise to the obligation to provide the record, or (II) to identified categories of records  
 3 that may be provided or made available during the course of the parties' relationship; (iii)  
 4 describing the procedures the consumer must use to withdraw consent as provided in clause  
 5 (i) and to update information needed to contact the consumer electronically; and (iv) informing  
 6 the consumer (I) how, after the consent, the consumer may, upon request, obtain a paper copy  
 7 of an electronic record, and (II) whether any fee will be charged for such copy;... They failed to  
 8 disclose this portion as the homeowner never consented nor knew that the filings could be  
 9 electrically filed this was news as well the filings were filed by the notary whom never got the  
 10 second signature from the original lender LeaderOne as the notary made the filings the Monica  
 11 Rene Hall Estate attempted to file within the clark county recorders office on June 22, 2018  
 12 before the beneficiary was to leave out of town out of the country to Jamaica for her  
 13 anniversary. She was told that the filings were not necessary by the Clark County Recorders  
 14 office. So the filings of the Monica Rene Hall Estate Trust was denied in the Clark County  
 15 Recorders office rather filed with the commonlawcourt.com and getnoticed.com with the  
 16 documents for her property parcel no. 125-21-311-121.

17 **§ 802. Congressional findings and declaration of purpose (a) Abusive practices**

18 There is abundant evidence of the use of abusive, decep- tive, and unfair debt collection  
 19 practices by many debt collectors. Abusive debt collection practices contribute to the number  
 20 of personal bankruptcies, to marital instability, to the loss of jobs, and to invasions of individual  
 21 privacy. (b) Inadequacy of laws Existing laws and procedures for redressing these injuries are  
 22 inadequate to protect consumers. (c) Available non-abusive collection methods  
 23 Means other than misrepresentation or other abusive debt collection practices are available for  
 24 the effective collection of debts. (d) Interstate commerce Abusive debt collection practices are  
 25 carried on to a substantial extent in interstate commerce and through means and  
 26 instrumentalities of such commerce. Even where abusive debt collection practices are purely  
 27 intrastate in character, they nevertheless directly affect interstate commerce.(e) Purposes  
 28 It is the purpose of this subchapter to eliminate abusive debt collection practices by debt  
 29 collectors, to insure that those debt collectors who refrain from using abusive debt collection  
 practices are not competitively disadvantaged, and to promote consistent State action to  
 protect consumers against debt collection abuses.

30 **§ 803. Definitions As used in this subchapter (1) The term "Bureau" means the Bureau of**  
 31 **Consumer Financial Protection. (2) The term "communication" means the conveying of**  
 32 **information regarding a debt directly or indirectly to any person through any medium.**  
 33 **(3) The term "consumer" means any natural person obligated or allegedly obligated to pay any**  
 34 **debt. (4) The term "creditor" means any person who offers or extends credit creating a debt or**  
 35 **to whom a debt is owed, but such term does not include any person to the extent that he**  
 36 **receives an assignment or transfer of a debt in default solely for the purpose of facilitating**  
 37 **collection of such debt for another. (5) The term "debt" means any obligation or alleged**  
 38 **obligation of a consumer to pay money arising out of a transaction in which the money,**  
 39 **property, insurance or services which are the subject of the transaction are primarily for**  
 40 **personal, family, or household purposes, whether or not such obligation has been reduced to**  
 41 **judgment. (6) The term "debt collector" means any person who uses any instrumentality of**  
 42 **interstate commerce or the mails in any business the principal purpose of which is the**  
 43 **collection of any debts, or who regularly collects or attempts to collect, directly or indirectly,**  
 44 **debts owed or due or asserted to be owed or due another. Not- withstanding the exclusion**  
 45 **provided by clause (F) of the last sentence of this paragraph, the term includes any creditor**  
 46 **who, in the process of collecting his own debts, uses any name other than his own which**  
 47 **would indicate that a third person is collecting or attempt- ing to collect such debts.**

48 For the purpose of section 1692f(6) of this title, such term also includes any person who uses  
 49 any instrumentality off interstate commerce or the mails in any business the principal purpose  
 of which is the enforcement of security interest§. The term does not include (A) any officer or

1 employee of a creditor while, in the name of the creditor, collecting debts for such creditor;  
 2 (B) any person while acting as a debt collector for another person, both of whom are related  
 3 by common ownership or affiliated by corporate control, if the person acting as a debt collector  
 4 does so only for persons to whom it is so related or affiliated and if the principal business of  
 5 such person is not the collection of debts; (C) any officer or employee of the United States or  
 6 any State to the extent that collecting or attempting to collect any debt is in the performance  
 7 of his official duties; (D) any person while serving or attempting to serve legal process on any  
 8 other person in connection with the judicial enforcement of any debt; (E) any nonprofit  
 9 organization which, at the request of consumers, performs bona fide consumer credit  
 10 counseling and assists consumers in the liquidation of their debts by receiving payments from  
 11 such consumers and distributing such amounts to creditors; and (F) any person collecting or  
 12 attempting to collect any debt owed or due or asserted to be owed or due another to the  
 13 extent such activity (i) is incidental to a bona fide fiduciary obligation or a bona fide escrow  
 14 arrangement; (ii) concerns a debt which was originated by such person; (iii) concerns a debt  
 15 which was not in default at the time it was obtained by such person; or (iv) concerns a debt  
 16 obtained by such person as a secured party in a commercial credit transaction involving the  
 17 creditor. (7) The term "location information" means a consumer's place of abode and his  
 18 telephone number at such place, or his place of employment. (8) The term "State" means any  
 19 State, territory, or possession of the United States, the District of Columbia, the  
 20 Commonwealth of Puerto Rico, or any political subdivision of any of the foregoing.

21 **§ 804. Acquisition of location information** Any debt collector communicating with any person  
 22 other than the consumer for the purpose of acquiring location information about the consumer  
 23 shall (1) identify himself, state that he is confirming or correcting location information  
 24 concerning the consumer, and, only if expressly requested, identify his employer; (2) not state  
 25 that such consumer owes any debt; (3) not communicate with any such person more than  
 26 once unless requested to do so by such person or unless the debt collector reasonably  
 27 believes that the earlier response of such person is erroneous or incomplete and that such  
 28 person now has correct or complete location information; (4) not communicate by post card;  
 29 (5) not use any language or symbol on any envelope or in the contents of any communication  
 effected by the mails or telegram that indicates that the debt collector is in the debt collection  
 business or that the communication relates to the collection of a debt; and (6) after the debt  
 collector knows the consumer is represented by an attorney with regard to the subject debt  
 and has knowledge of, or can readily ascertain, such attorney's name and address, not  
 communicate with any person other than that attorney, unless the attorney fails to respond  
 within a reasonable period of time to communication from the debt collector. The alleged  
 lenders or Respondents all received a summons and complaint claim in the year 2020 Cc  
 exhibits. They all ignored the documents with information to contact the Consular Official the  
 Consular Court tribunal and the Al Moroccan Consulate. None of them responded. Instead they  
 all hired people of alleged asset management firms to attempt an adverse profession by  
 stalking the property and contacting others outside of the alleged business. The parties also  
 contacted the local Community Management, the HOA President and board member having  
 them stalk and watch the property with attempts of trespassing. As well neighbors, Private  
 news letters for lawyers and public employees. All are caught on camera visiting trespassing  
 the property located at 125-21-311-121 lot 325. They have went as far as opening and  
 returning mail that has went out to not only Respondents but to the Federal Government.

28 **This matter has been adjudicated in it proper jurisdictions THE CONSULAR COURT**  
 29 **TRIBUNAL, " a competent court" and the public record held in the Eighth Judicial District**  
**Court of Las Vegas Nevada for public record due to the County Recorder would not allow**  
**the homeowner to record legal and lawful document in the public record, Cc Case No**  
**A-22-849976-C. The state court possessed no jurisdiction on them matter. In order to hear**  
**cases, a court must have jurisdiction over both the parties to the lawsuit and the subject matter**  
**of the lawsuit. These two types of jurisdiction are referred to as personal jurisdiction and**

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE

1 subject matter jurisdiction. Due to the woman and the Estate Trust are not U.S. Citizens the  
 2 State Court had no Jurisdiction to hear the matter and in the attempt of such was shut down  
 and voided out and removed to the Consular Court Tribunal.

3 **§ 805. Communication in connection with debt collection (a)** Communication with the  
 4 consumer generally Without the prior consent of the consumer given directly to the debt  
 5 collector or the express permission of a court of competent jurisdiction, a debt collector may  
 6 not communicate with a consumer in connection with the collection of any debt (1) at any  
 7 unusual time or place or a time or place known or which should be known to be inconvenient  
 8 to the consumer. In the absence of knowledge of circumstances to the contrary, a debt  
 9 collector shall assume that the convenient time for communicating with a consumer is after 8  
 10 o'clock antemeridian and before 9 o'clock postmeridian, local time at the consumer's location;  
 11 (2) if the debt collector knows the consumer is represented by an attorney with respect to such  
 12 debt and has knowl- edge of, or can readily ascertain, such attorney's name and address,  
 13 unless the attorney fails to respond within a reasonable period of time to a communication  
 14 from the debt collector or unless the attorney consents to direct communication with the  
 15 consumer; or (3) at the consumer's place of employment if the debt col- lector knows or has  
 16 reason to know that the consumer's employer prohibits the consumer from receiving such  
 17 communication. (b) Communication with third parties Except as provided in section 1692b of  
 18 this title, without the prior consent of the consumer given directly to the debt collector, or the  
 19 express permission of a court of competent jurisdiction, or as reasonably necessary to  
 20 effectuate a post judgment judicial remedy, a debt collector may not communicate, in  
 21 connection with the collection of any debt, with any person other than the consumer, his  
 22 attorney, a consumer reporting agency if otherwise permitted by law, the creditor, the attorney  
 23 of the creditor, or the attorney of the debt collector. (c) Ceasing communication If a consumer  
 24 notifies a debt collector in writing that the consumer refuses to pay a debt or that the consumer  
 25 wishes the debt collector to cease further communication with the consumer, the debt collector  
 26 shall not communicate further with the consumer with respect to such debt, except (1) to  
 27 advise the consumer that the debt collector's further efforts are being terminated; (2) to notify  
 28 the consumer that the debt collector or creditor may invoke specified remedies which are  
 29 ordinarily invoked by such debt collector or creditor; or (3) where applicable, to notify the  
 consumer that the debt collector or creditor intends to invoke a specified remedy. If such  
 notice from the consumer is made by mail, notification shall be complete upon receipt. (d)  
 "Consumer" defined For the purpose of this section, the term "consumer" includes the  
 consumer's spouse, parent (if the consumer is a minor), guardian, executor, or administrator.

21 All parties herein known as Safe Guard Asset Management 2614 Good Shepherd Ln, Green  
 22 Bay, WI 54313, as well as West Coast Preservation Asset Mngt Serv. Scott & Kevin Arellano  
 23 and employee Jacob Parves PO BOX 95601, and Las Vegas NV Republic [89193] Nonprofit  
 24 Alliance of Consumer Advocates #100, 2320 Potosi Street 130 Costa Mesa, CA 92626  
 25 Wedge-wood 1503 S Coast Dr Darren Young Property Manager Las Vegas NV [89146] and  
 26 many others made contact with either the private property neighbors in the community, the  
 27 HOA Board members known as the President Ron and Board Member Jimmy Hernandez.  
 28 PennyMac, Leader One, N.D.S.C., Sunlight Financial et, al,... M.E.R.S., Aldridge Pite Haan llp  
 29 and Ally Bank all acted in tort along with the HOA board members created a simulated process  
 making up letters claiming to be the IRS when in fact it was the parties listed herein. Cc US  
 TAX COURT CASE NO. 2426-22 dismissed due to lack of jurisdiction for the IRS cannot find  
 the documentation claiming to withhold taxes for pecuniary compensation of princess emilily  
 hotep el CC Exhibit paystub for pecuniary compensation showing the amount taken over the  
 past two years in the amount of \$120,000.00 approximately was taken in the amount of  
 \$2900.20 each month for three years matching the amount falsely claimed by the parties or  
 respondents herein known as **PennyMac, Leader One, N.D.S.C., M.E.R.S. [\$2400.00]**  
**Sunlight Financial et, al, [\$110.00] and Ally Bank [\$390.00]** facilitated by Aldridge Pite Haan

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE  
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IF FAX ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...

1 llp who claimed false without a motion of authorization showing the board members voted to  
2 hire them.

3 Aldridge Pite Haan also claimed to be the attorneys for Select Portfolio Servicing Inc. Aka  
4 S.P.S., N.D.S.C. and Trevor Jones Realty during the theft and fraud of the property  
5 located in Lancaster CA address 4203 Norval Ave Quartz Hill [Lancaster] CA Republic  
6 near [93536] Cc Lien in the amount of \$3,415,470.00 security instrument no. 20206379977  
7 as included in the writ of execution against N.D.S.C. Note each time the petitioners  
8 herein known as the Diplomatic & Immune princess emilily hotep el & cohort prince ra  
9 hotep el, Registration No. AA222141 with the U.S. Dept of Justice for property  
10 125-21-311-121 lot 325 Cc: The American Declaration On The Rights Of Indigenous  
11 Peoples Executive Order 13173 Cc The United Nations Articles and the Article of the  
12 Treaties 1836.

13 § 806. Harassment or abuse A debt collector may not engage in any conduct the natural  
14 consequence of which is to harass, oppress, or abuse any person in connection with the  
15 collection of a debt. Without limiting the general application of the foregoing, the following  
16 conduct is a violation of this section: (1) The use or threat of use of violence or other criminal  
17 means to harm the physical person, reputation, or property of any person. (2) The use of  
18 obscene or profane language or language the natural consequence of which is to abuse the  
19 hearer or reader. (3) The publication of a list of consumers who allegedly refuse to pay debts,  
20 except to a consumer reporting agency or to persons meeting the requirements of sec- 15  
21 USC 1692e tion 1681a(f) or 1681b(3)1 of this title. (4) The advertisement for sale of any debt to  
22 coerce pay- ment of the debt. (5) Causing a telephone to ring or engaging any person in  
23 telephone conversation repeatedly or continuously with intent to annoy, abuse, or harass any  
24 person at the called number. (6) Except as provided in section 1692b of this title, the placement  
25 of telephone calls without meaningful dis- closure of the caller's identity. When the calls came  
26 in from the Tiffany & Bosco or when they would answer the calls they would not give their  
27 identification to the Consular or Judicial Officials they would say they have the right to keep  
28 that private. When ever the men or women watching the home would appear sitting outside the  
29 property watching and taking photos when the Trustee or the homeowner would ask for  
30 identification they Safe Guard Asset Management, West Coast Preservation Asset Mngt Serv.  
31 2614 Good Shepherd Ln, Scott & Kevin Arellano Green Bay, WI 54313 PO BOX 95601 Las  
32 Vegas NV Republic [89193] Nonprofit Alliance of Consumer Advocates 1503 S Coast Dr #100,  
33 Costa Mesa, CA 92626 all would state their not the one in trouble or in the debt crisis of losing  
34 their home. In fact several men would state they worked for one of the three alleged lenders  
35 being PennyMac, LeaderOne or NDSC.

36 Each claim or complaint filed with the Competent Courts and posted as public record at the  
37 Eighth Judicial District Court Case No. A-22-849976-C, Aldridge Pite Haan LLP files  
38 documents within a case that is closed in the State Court due to Bias and lack of jurisdiction as  
39 well not being a competent court. As the Consulate watches the case no. A-21-843907-C as  
40 the case is closed due to lack of jurisdiction, bias against Al Moroccan American Nationals and  
41 no jurisdiction over a foreign diplomat. Not to mention the case filed in case no. A-21-843907-  
42 C was filed against a MONICA RENEE HALL not related to princess emilily hotep el. When the  
43 Consulate investigated this matter they found that the woman Monica Rene Hall is located in  
44 North Carolina and matches the Summons and Complaint including the vehicles listed in the  
45 complaint. No one has ever served princess emilily hotep el but have used her Social Security  
46 No. As part of the Defendant MONICA RENEE HALL in that case that is closed in the state  
47 court, removed to the competent Consular Court tribunal and have been adjudicated. The  
48 Judge in this matter Judge Kishner stated in a Court minute Order that Princess Emilily Hotep  
49 El nor the Consular Court Tribunal including the Consul prince ra el is not a party to the matter.  
50 Nonetheless Aldridge Pite Haan llp continues to file for a hearing on the matter where no one  
51 has been served in well over one year and three months.

52 VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
53 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE  
54 BY ANY MENSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...

1 **§ 807. False or misleading representations** A debt collector may not use any false,  
 2 deceptive, or mis- leading representation or means in connection with the col- lection of any  
 3 debt. Without limiting the general application of the foregoing, the following conduct is a  
 4 violation of this section: (1) The false representation or implication that the debt collector is  
 5 vouched for, bonded by, or affiliated with the United States or any State, including the use of  
 6 any badge, uniform, or facsimile thereof. (2) The false representation of (A) the character,  
 7 amount, or legal status of any debt; or (B) any services rendered or compensation which may  
 8 be lawfully received by any debt collector for the collection of a debt. (3) The false  
 9 representation or implication that any individual is an attorney or that any communication is  
 10 from an attorney. (4) The representation or implication that nonpayment of any debt will result  
 11 in the arrest or imprisonment of any person or the seizure, garnishment, attachment, or sale of  
 12 any property or wages of any person unless such action is lawful and the debt collector or  
 13 creditor intends to take such action. 1. Section 604(3) has been renumbered as Section 604(a)  
 14 (3). (5) The threat to take any action that cannot legally be taken or that is not intended to be  
 15 taken. (6) The false representation or implication that a sale, referral, or other transfer of any  
 16 interest in a debt shall cause the consumer to (A) lose any claim or defense to payment of the  
 17 debt; or (B) become subject to any practice prohibited by this subchapter. (7) The false  
 18 representation or implication that the consumer committed any crime or other conduct in order  
 19 to disgrace the consumer. (8) Communicating or threatening to communicate to any person  
 20 credit information which is known or which should be known to be false, including the failure to  
 21 communicate that a disputed debt is disputed. (9) The use or distribution of any written  
 22 communication which simulates or is falsely represented to be a document authorized, issued,  
 23 or approved by any court, official, or agency of the United States or any State, or which creates  
 24 a false impression as to its source, authorization, or approval. (10) The use of any false  
 25 representation or deceptive means to collect or attempt to collect any debt or to obtain  
 26 information concerning a consumer. (11) The failure to disclose in the initial written  
 27 communication with the consumer and, in addition, if the initial communication with the  
 28 consumer is oral, in that initial oral communication, that the debt collector is attempt- ing to  
 29 collect a debt and that any information obtained will be used for that purpose, and the failure to  
 disclose in subsequent communications that the communication is from a debt collector,  
 except that this paragraph shall not apply to a formal pleading made in connection with a legal  
 action. (12) The false representation or implication that accounts have been turned over to  
 innocent purchasers for value. 15 USC 1692f (13) The false representation or implication that  
 documents are legal process. (14) The use of any business, company, or organization name  
 other than the true name of the debt collector's business, company, or organization.

(15) The false representation or implication that documents are not legal process forms or do  
 not require action by the consumer. (16) *The false representation or implication that a debt col-  
 lector operates or is employed by a consumer reporting agency as defined by section 1681a(f)  
 of this title. The man working for Wedge-wood Darren Young Property Manager 2320 Potosi  
 Street 130 Las Vegas NV [89146] with out of town License plates that of CA seemed to appear  
 kind and nice but when he was asked to identify himself he became irate and offensive he said  
 while lying that he didn't trespass the property and he was working for NDSC and in a very  
 condescending way he said " I told who I work for and this conversation is over you are  
 dismissed to the Trustee of the Monica Rene Hall Estate Trust.*

1 **§ 808. Unfair practices** A debt collector may not use unfair or unconscionable means too  
 2 collect or attempt to collect any debt. Without limit- ing the general application of the  
 3 foregoing, the following conduct is a violation of this section: (1) The collection of any amount  
 4 (including any interest, fee, charge, or expense incidental to the principal obligation) unless  
 5 such amount is expressly authorized by the agreement creating the debt or permitted by law.  
 6 (2) The acceptance by a debt collector from any person of a check or other payment  
 7 instrument postdated by more than five days unless such person is notified in writing of the  
 8 debt collector's intent to deposit such check or instrument not more than ten nor less than

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE

1 three business days prior to such deposit. (3) The solicitation by a debt collector of any  
 2 postdated check or other postdated payment instrument for the purpose of threatening or  
 3 instituting criminal prosecution. (4) Depositing or threatening to deposit any postdated check  
 4 or other postdated payment instrument prior to the date on such check or instrument.  
 5 (5) Causing charges to be made to any person for communications by concealment of the true  
 6 propose of the communication. Such charges include, but are not limited to, collect telephone  
 7 calls and telegram fees. 15 USC 1692e 10 (6) Taking or threatening to take any nonjudicial  
 8 action to effect dispossession or disablement of property if (A) there is no present right to  
 9 possession of the property claimed as collateral through an enforceable security interest; (B)  
 there is no present intention to take possession of the property; or (C) the property is exempt  
 by law from such dispossession or disablement. (7) Communicating with a consumer  
 regarding a debt by post card. (8) Using any language or symbol, other than the debt col-  
 lector's address, on any envelope when communicating with a consumer by use of the mails or  
 by telegram, except that a debt collector may use his business name if such name does not  
 indicate that he is in the debt collection business.

10 **§ 809. Validation of debts** (a) Notice of debt; contents Within five days after the initial  
 11 communication with a consumer in connection with the collection of any debt, a debt collector  
 12 shall, unless the following information is contained in the initial communication or the consumer  
 13 has paid the debt, send the consumer a written notice containing (1) the amount of the debt;  
 14 (2) the name of the creditor to whom the debt is owed; (3) a statement that unless the  
 15 consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any  
 16 portion thereof, the debt will be assumed to be valid by the debt collector; (4) a statement that  
 17 if the consumer notifies the debt col- lector in writing within the thirty-day period that the debt,  
 18 or any portion thereof, is disputed, the debt col- lector will obtain verification of the debt or a  
 19 copy of a judgment against the consumer and a copy of such 15 USC 1692g § 808 15 USC  
 20 1692f 11 § 809 15 USC 1692g verification or judgment will be mailed to the consumer by the  
 21 debt collector; and (5) a statement that, upon the consumer's written request within the thirty-  
 22 day period, the debt collector will provide the consumer with the name and address of the  
 23 original creditor, if different from the current creditor. (b) Disputed debts If the consumer  
 24 notifies the debt collector in writing within the thirty-day period described in subsection (a) of  
 25 this section that the debt, or any portion thereof, is disputed, or that the consumer requests the  
 26 name and address of the original creditor, the debt collector shall cease collection of the debt,  
 27 or any disputed portion thereof, until the debt collector obtains verification of the debt or a  
 28 copy of a judgment, or the name and address of the original creditor, and a copy of such  
 29 verification or judgment, or name and address of the original creditor, is mailed to the  
 consumer by the debt collector. Collection activities and communications that do not otherwise  
 violate this subchapter may continue during the 30-day period referred to in subsection (a)  
 unless the consumer has notified the debt collector in writing that the debt, or any portion of  
 the debt, is disputed or that the consumer requests the name and address of the original  
 creditor. Any collection activities and communication during the 30-day period may not  
 overshadow or be inconsistent with the disclosure of the consumer's right to dispute the debt  
 or request the name and address of the original creditor. (c) Admission of liability The failure of  
 a consumer to dispute the validity of a debt under this section may not be construed by any  
 court as an admission of liability by the consumer. (d) Legal pleadings A communication in the  
 form of a formal pleading in a civil action shall not be treated as an initial communication for  
 purposes of subsection (a). 12 (e) Notice provisions The sending or delivery of any form or  
 notice which does not relate to the collection of a debt and is expressly required by title 26, title  
 V of Gramm Leach Bliley Act [15 U.S.C. 6801 et seq.], or any provision of Federal or State law  
 relating to notice of data security breach or privacy, or any regulation prescribed under any  
 such provision of law, shall not be treated as an initial communication in connection with debt  
 collection for purposes of this section.

All Respondents had 3 years to provide proof of the loan where it came from the accounting  
 and the ledger but instead they chose to be forcefully and fraudulent creating documents that

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND RESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LIE

1 the home owner never seen. When the documents were finally filed in the county they had  
 2 changed several times over. The Petitioner herein known as MONICA RENE HALL ESTATE  
 3 TRUST beneficiary princess emily hotep el and her consul as well trustee management team  
 4 made every attempt to settle the matter outside of court as well in court but the respondents all  
 5 refused to cooperate produce the legal and lawful documents rather they hired people to watch  
 the home stalker the owners and change the documents filed in the county clerks office as she  
 refused to allow the home owner not a tenant but the owner never to file any documents on her  
 property to prevent this from happening.

6 PennyMac Leader One NDSC MERS all made no attempt to communicate with the Consul  
 7 Official for the Monica Rene Hall Estate, nor princess emily hotep el, neither the Consular  
 8 Court Tribunal or the Eighth Judicial District Court as well the . They  
 9 proceeded with the allegations of ownership without providing validation of a debt. They never  
 10 responded to the legal letters and mail as to prove where the funds came from and as well how  
 did the produce the lending funds while not appearing on the contract nor appearing at the  
 closing held on June 22, 2018. In fact if you look closely at the documents they filed in the  
 county clerks office the dates continue to change as when the closing took place.

11 In 2021 the documents said the closing was on June 26, 2018 while June 22, 2022 their  
 12 documents said June 24, 2018 and the recent filings state June 22, 2018. The mere fact that  
 13 the dates keep changing is that the documents they filed are made up and filed illegally and  
 14 unlawfully in the Clark County Records office and she stood by and allowed them to file such  
 fraudulent documents but would deny the home owner Monica Rene Hall Estate Trust c/o  
 princess emily hotep el beneficiary not to file one document since June 22, 2018.

15 **§ 813. Civil liability** (a) Amount of damages Except as otherwise provided by this section, any  
 16 debt collector who fails to comply with any provision of this subchapter with respect to any  
 17 person is liable to such person in an amount equal to the sum of (1) any actual damage  
 18 sustained by such person as a result of such failure; (2) (A) in the case of any action by an  
 19 individual, such additional damages as the court may allow, but not exceeding \$1,000; or  
 20 (B) in the case of a class action, (i) such amount for each named plaintiff as could be  
 21 recovered under subparagraph (A), and (ii) such amount as the court may allow for all other  
 22 class members, without regard to a mini- mum individual recovery, not to exceed the lesser of  
 23 \$500,000 or 1 percentum of the net worth of the debt collector; and (3) in the case of any  
 24 successful action to enforce the foregoing liability, the costs of the action, together with a  
 25 reasonable attorney's fee as determined by the court. On a finding by the court that an action  
 26 under this sec 15 USC 1692k § 812 15 USC 1692j 14 was brought in bad faith and for the  
 27 purpose of harassment, the court may award to the defendant attorney's fees reasonable in  
 28 relation to the work expended and costs. (b) Factors considered by court In determining the  
 29 amount of liability in any action under subsection (a) of this section, the court shall consider,  
 among other relevant factors (1) in any individual action under subsection (a)(2)(A) of this  
 section, the frequency and persistence of noncompliance by the debt collector, the nature of  
 such non- compliance, and the extent to which such noncompliance was intentional; or (2) in  
 any class action under subsection (a)(2)(B) of this section, the frequency and persistence of  
 noncompliance by the debt collector, the nature of such noncompliance, the resources of the  
 debt collector, the number of persons adversely affected, and the extent to which the debt  
 collector's noncompliance was intentional. (c) Intent A debt collector may not be held liable in  
 any action brought under this subchapter if the debt collector shows by a preponderance of  
 evidence that the violation was not intentional and resulted from a bona fide error  
 notwithstanding the maintenance of procedures reasonably adapt- ed to avoid any such error.  
 (d) Jurisdiction An action to enforce any liability created by this subchapter may be brought in  
 any appropriate United States district court without regard to the amount in controversy, or in  
 any other court of competent jurisdiction, within one year from the date on which the violation  
 occurs. (e) Advisory opinions of Bureau No provision of this section imposing any liability shall

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LIE

1 apply to any act done or omitted in good faith in conformity with any advisory opinion of the  
2 Bureau, notwithstanding § 813 15 USC 1692k 15 15 USC 1692l standing that after such act or  
3 omission has occurred, such opinion is amended, rescinded, or determined by judicial or other  
4 authority to be invalid for any reason.

4 **§ 814. Administrative enforcement** (a) Federal Trade Commission The Federal Trade  
5 Commission shall be authorized to enforce compliance with this subchapter, except to the  
6 extent that enforcement of the requirements imposed under this subchapter is specifically  
7 committed to another Government agency under any of paragraphs (1) through (5)  
8 of subsection (b), subject to subtitle B of the Consumer Financial Protection Act of 2010 [12  
9 U.S.C. 5511 et seq.]. For purpose of the exercise by the Federal Trade Commission of its  
10 functions and powers under the Federal Trade Commission Act (15 U.S.C. 41 et seq.), a  
11 violation of this subchapter shall be deemed an unfair or deceptive act or practice in violation  
12 of that Act. All of the functions and powers of the Federal Trade Commission under the Federal  
13 Trade Commission Act are available to the Federal Trade Commission to enforce compliance  
14 by any person with this subchapter, irrespective of whether that person is engaged in  
15 commerce or meets any other jurisdictional tests under the Federal Trade Commission Act,  
16 including the power to enforce the provisions of this subchapter, in the same manner as if the  
17 violation had been a violation of a Federal Trade Commission trade regulation rule. (b)  
18 Applicable provisions of law Subject to subtitle B of the Consumer Financial Protection Act of  
19 2010, compliance with any requirements imposed under this subchapter shall be enforced  
20 under (1) section 8 of the Federal Deposit Insurance Act [12 U.S.C. 1818], by the appropriate  
21 Federal banking agency, as defined in section 3(q) of the Federal De- posit Insurance Act (12  
22 U.S.C. 1813(q)), with respect to § 813 15 USC 1692k 16 § 814 15 USC 1692l (A) national banks,  
23 Federal savings associations, and Federal branches and Federal agencies of foreign banks; (B)  
24 member banks of the Federal Reserve System (other than national banks), branches and  
25 agencies of foreign banks (other than Federal branches, Federal agencies, and insured State  
26 branches of foreign banks), commercial lending companies owned or controlled by foreign  
27 banks, and organizations operating under section 25 or 25A of the Federal Re- serve Act [12  
28 U.S.C. 601 et seq., 611 et seq.]; and (C) banks and State savings associations insured by the  
29 Federal Deposit Insurance Corporation (other than members of the Federal Reserve System),  
and insured State branches of foreign banks;

(2) the Federal Credit Union Act [12 U.S.C. 1751 et seq.], by the Administrator of the National  
Credit Union Ad- ministration with respect to any Federal credit union; (3) subtitle IV of title 49,  
by the Secretary of Transportation, with respect to all carriers subject to the jurisdiction of the  
Surface Transportation Board; (4) part A of subtitle VII of title 49, by the Secretary of  
Transportation with respect to any air carrier or any foreign air carrier subject to that part; (5)  
the Packers and Stockyards Act, 1921 [7 U.S.C. 181 et seq.] (except as provided in section  
406 of that Act [7 U.S.C. 226, 227]), by the Secretary of Agriculture with respect to any  
activities subject to that Act; and (6) subtitle E of the Consumer Financial Protection Act of  
2010 [12 U.S.C. 5561 et seq.], by the Bureau, with respect to any person subject to this  
subchapter.

The terms used in paragraph (1) that are not defined in this subchapter or otherwise defined in  
section 3(s) of the Federal Deposit Insurance Act (12 U.S.C. 1813(s)) shall have the meaning  
given to them in section 1(b) of the International Banking Act of 1978 (12 U.S.C. 3101). 17 15  
USC 1692m (c) Agency powers For the purpose of the exercise by any agency referred to in  
subsection (b) of this section of its powers under any Act referred to in that subsection, a  
violation of any requirement imposed under this subchapter shall be deemed to be a violation  
of a requirement imposed under that Act.

In addition to its powers under any provision of law specifically referred to in subsection (b) of  
this section, each of the agencies referred to in that subsection may exercise, for the purpose  
of enforcing compliance with any require- ment imposed under this subchapter any other

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND RESIST THIS PROPERTY IS NOT FOR SALE NOR IS FORECLOSURE IN LIE

1 authority conferred on it by law, except as provided in subsection (d) of this section. (d) Rules  
 2 and regulations Except as provided in section 1029(a) of the Consumer Financial Protection  
 3 Act of 2010 [12 U.S.C. 5519(a)], the Bureau may prescribe rules with respect to the collection  
 of debts by debt collectors, as defined in this subchapter.

4 **§ 816. Relation to State laws** - This subchapter does not annul, alter, or affect, or exempt any  
 5 person subject to the provisions of this subchapter from complying with the laws of any State  
 6 with respect to debt collection practices, except to the extent that those laws are inconsistent  
 7 with any provision of this subchapter, and then only to the extent of the inconsistency. For  
 8 purposes of this section, a State law is not inconsistent with this subchapter if the protection  
 9 such law affords any consumer is greater than the protection provided by this subchapter.  
 The laws of the State are as follows for the Tender of payment made UCC 3-603[b] Article VI  
 Supreme Law - All Debts contracted and Engagements entered into, before the Adoption of  
 this Constitution, shall be as valid against the United States under this Constitution, as under  
 the Confederation. Article VI p. 1 All Debts...

10 Princess Emily Hotep El and the Monica Rene Hall Estate Trust has no credit history with  
 11 either Respondents that being PennyMac, Leader One National Default nor M.E.R.S. nor any  
 other alleged lender.

- 12 • NRS 104.3603[2]
- 13 • NRS Sec 108.2415 Nevada Security instruments of Public Utilities Mortgages Deeds of Trust  
 Other Liens Instruments
- 14 • NRS Electronic Seal 1.190[3]]
- 15 • NRS 104.9513[3]]
- 16 • NRS 104.9513[4]]
- 17 • NRS 205.520
- 18 • NRS 225.085
- NRS 104.9509[2]]
- NRS 18.080
- NRS 108.2437

19 **UNLAWFULLY AND ILLGAL ATTEMPT OF ADVERSE POSSESSION** - Aldridge Pite Haan  
 20 LLP or Aldridge Pite llp both located headquarters in Atlanta GA and San Diego CA. Made it  
 their mission to take the Estates from the El family.

21 They have participated in multiple fraudulent foreclosures and civil claims or complaints using  
 22 former or unknown names Cc Case No. A-21-843907-C whereas Aldridge Pite alleges to be  
 23 the authority for or on behalf of Ally Bank without any evidence or Motion for Authority.

24 In fact the credit bureau Experian stated in a letter to the CFPB that the debt was being soled  
 25 by Ally Bank as of June 2021 and the company will reveal themselves within the next 90 days  
 26 as they did they being [Aldridge Pite Haan llp] filed their complaint on November 9, 2021  
 27 claiming to be on the behalf of Ally Bank and no such evidence exist in fact Aldridge Pite  
 claims the headquarters for Ally Bank is in Utah when in fact its located in Detroit Mi Cc: letter  
 from the State of Michigan Attorney General.

28 Aldridge Pite also participated in the adverse possession of said property Cc letter from FHA?  
 HUD in there fraudulent claim for a foreclosure for the property located at 4203 Norval Ave  
 29 Quartz Hill Ave 93536. The same process was used for this parcel no. 125-21-311-121 lot 325  
 whereas they stalked the property and broke into the property to take adverse possession.  
 Why was this done? To scare intimidate and frustrate the homeowner and get them to physical  
 involved in a violent way so that the property could be taken from their possession, this way  
 Aldridge Pite and its partners could adverse claim the property or to get them the owners to  
 walk away in fear and just give up the property out of fear.

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
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1 **Tactics used** - Aldridge Pite used the same tactics in Lancaster property as for the Las Vegas  
 2 property for the attempt to adverse profession. They would hire people to watch the home for  
 3 hours three days per week this includes the HOA. Several HOA board members where  
 4 recorded sitting watching outside the property while the home owners where on vacation for  
 5 the past three or four years. As well these other companies participated in the acts as well....

6 Safe Guard Asset Management  
 7 2614 Good Shepherd Ln,  
 8 Green Bay, WI 54313

West Coast Preservation Asset Mngt Serv.  
 Scott & Kevin Arellano  
 PO BOX 95601  
 Las Vegas NV Republic [89193]

9 Nonprofit Alliance of Consumer Advocates  
 10 1503 S Coast Dr  
 11 #100, 2320  
 12 Costa Mesa, CA 92626

Wedge-wood  
 Darren Young Property Manager  
 Potosi Street 130  
 Las Vegas NV [89146]

13 Not limited to countless of other companies that watched the property on behalf of Aldridge  
 14 Pite. Also Cc **Bryan Pellican American Realty Properties llc** whom has an account with  
 15 [www.zillow.com](http://www.zillow.com) his specialties are in real estate for 21 years as well buyers agent listing agent  
 16 relocation, foreclosure, property management and landlord. [702] 768-1470 mailing address  
 17 7333 Platinum Creek St Las Vegas NV 89131. Go to [www.zillow.com/profile](http://www.zillow.com/profile) where he has the  
 18 private allodial property parcel no. 125-21-311-121 listed in pre-foreclosure as of March 6,  
 19 2023.

20 **Aldridge Pite impersonates an IRS agent and agency** - On November 4, 2020 Aldridge Pite  
 21 Haan llp contacted princess emily hotep el former employer claiming to be an IRS agent name  
 22 CK O'Neal and Kenneth Mun or Kenneth Moon Cc Case No. 2426-22 filed in the United States  
 23 Tax Court of Record with all the evidence. Aldridge Pite wanted to create their own debt  
 24 collection process which is fraudulently simulated bypassing the laws of this land. They  
 25 collected approximately \$89,000.00 of the pecuniary compensation of princess emily hotep el  
 26 paycheck from November 2020 till she resigned from that employer named Robert McBeath  
 27 SWM aka Southwest Medical Group on October 2022. This is how they were able to seek her  
 28 out at her job and file their case in state court case no. A-21-843907-C and get a fraudulent  
 29 proof of service by leaving the summons and complaint at that employers location with a third  
 30 party but the process server John White from ABC legal process servicer had the wrong name  
 31 on the document instead of the complaint being against princess emily hotep el it was against  
 32 a **MONICA RENEE HALL**.

33 They were able to collect approximately \$89,000.00 for the debts they purchased from Sunlight  
 34 financial, FannieMae, and Ally Bank for a monthly total of \$2900.00 the exact amount of  
 35 monthly payments if princess emily hotep el was making monthly payments to all three after  
 36 she had tender the payments in full. In short they were extorting her Cc 18 USC 878.

37 It was clear as to one of the Court Minute Orders making a statement to the woman princess  
 38 emily hotep el that she was not a party to the summons or complaint but at the same time  
 39 that court and judge was notified that Aldridge Pite was seeking a default in retaliation of the  
 40 default judgment Ally Bank received on August 1, 2021 in the Consular Court Tribunal Cc  
 41 exhibit. This default is also an attempt to hide the fraud of impersonating an IRS agent by  
 42 going directly to the employer, and not the US Tax Court. Cc 18 USCode 1341-1351. This is a  
 43 complete violation of the Fair Debt Collection Practice Act. This is why they Aldridge Pite Haan  
 44 llp purchased debts even when they don't exist and place extreme pressure on the alleged  
 45 debtors by force, slandering, defaming, stalking, and paying other companies to watch stalk  
 46 follow the alleged debtors to use fear as a form to force the funds from them, without ever  
 47 having to validate the debt which they never have done not in court not in its acts of collecting.

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
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 © 2011 Civil Line Software  
 IF AN ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...

1 **§ 809. Validation of debts (a) Notice of debt;** contents Within five days after the initial  
 2 communication with a consumer in connection with the collection of any debt, a debt collector  
 3 shall, unless the following information is contained in the initial communication or the consumer  
 4 has paid the debt, send the consumer a written notice containing (1) the amount of the debt;  
 5 (2) the name of the creditor to whom the debt is owed; (3) a statement that unless the  
 6 consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any  
 7 portion thereof, the debt will be assumed to be valid by the debt collector; (4) a statement that  
 8 if the consumer notifies the debt collector in writing within the thirty-day period that the debt,  
 9 or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a  
 10 copy of a judgment against the consumer and a copy of such verification or judgment will be  
 11 mailed to the consumer by the debt collector; and (5) a statement that, upon the consumer's  
 12 written request within the thirty-day period, the debt collector will provide the consumer with  
 13 the name and address of the original creditor, if different from the current creditor. (b) Disputed  
 14 debts If the consumer notifies the debt collector in writing within the thirty-day period  
 15 described in subsection (a) of this section that the debt, or any portion thereof, is disputed, or  
 16 that the consumer requests the name and address of the original creditor, the debt collector  
 17 shall cease collection of the debt, or any disputed portion thereof, until the debt collector  
 18 obtains verification of the debt or a copy of a judgment, or the name and address of the  
 19 original creditor, and a copy of such verification or judgment, or name and address of the  
 20 original creditor, is mailed to the consumer by the debt collector. Collection activities and  
 21 communications that do not otherwise violate this subchapter may continue during the 30-day  
 22 period referred to in subsection (a) unless the consumer has notified the debt collector in  
 23 writing that the debt, or any portion of the debt, is disputed or that the consumer requests the  
 24 name and address of the original creditor. Any collection activities and communication during  
 25 the 30-day period may not overshadow or be inconsistent with the disclosure of the  
 26 consumer's right to dispute the debt or request the name and address of the original creditor.  
 27 (c) Admission of liability The failure of a consumer to dispute the validity of a debt under this  
 28 section may not be construed by any court as an admission of liability by the consumer. (d)  
 29 Legal pleadings A communication in the form of a formal pleading in a civil action shall not be  
 treated as an initial communication for purposes of subsection (a). (e) Notice provisions.

The sending or delivery of any form or notice which does not relate to the collection of a debt  
 and is expressly required by **title 26, title V of Gramm-Leach-Bliley Act [15 U.S.C. 6801 et**  
**seq.]**, or any provision of Federal or State law relating to notice of data security breach or  
 privacy, or any regulation prescribed under any such provision of law, shall not be treated as an  
 initial communication in connection with debt collection for purposes of this section. 15 USC  
 1692h

The reason for the investigation by the AI Moroccan Consulate is to show why the fraudulent  
 alleged lenders hired people and persons also known as Asset Managing firms to watch the  
 property so that while the real homeowners were gone or out of town the persons watching  
 would make force their way into the property take what they wanted and lock the home up  
 changing the locks etc,... so the real homeowners would no longer have access to their private  
 property and this is called illegal and unlawful Adverse Possession. At the same time the Asset  
 managing firm employees hired by the three companies all bidding for the private estate would  
 film their walk around the property as if to show they lived there and knew the property well.

The term "adverse possession" refers to a legal principle that grants title to someone who  
 resides on or is in possession of another person's land. The property's title is granted to the  
 possessor as long as certain conditions are met including whether they infringe on the rights of  
 the actual owner and whether they are in continuous possession of the property. Adverse  
 possession is sometimes called squatter's rights, although squatter's rights are a colloquial  
 reference to the idea rather than a recorded law.

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1 (a) **Adverse possession.** --Title to real property may be acquired after no less than 10 years of  
 2 actual, continuous, exclusive, visible, notorious, distinct and hostile possession of the real  
 3 property. This is why they fraudulent auction and foreclosure was not a real foreclosure due  
 4 to the actions taken by the parties herein known as the Respondents MERS LEADER ONE  
 5 PENNY MAC. They all hired alleged Asset Managing firms to attack stalk harass  
 6 continuously with visibility with notorious distinct and hostile actions to gain possession of  
 7 the real property. They made no attempts to hide what they were doing until June 1, 2022  
 8 when they began to park a few blocks away from the property taking photos late at night. A  
 9 typical adverse possession statute requires that the occupation must be open and  
 10 notorious, exclusive, hostile, and continuous and uninterrupted for a prescribed period of  
 11 time. A person seeking adverse possession must occupy a parcel of land in a manner that  
 12 is open and obvious.

8 **MORTGAGEE, ADVERSE POSSESSION; REQUIREMENT OF CONTINUITY; LIEN-**

9 **HOLDERS:** A creditor who purchases real property at a trustee's foreclosure sale does not  
 10 take subject to a claim of adverse possession except where adverse possession title had not  
 11 been completed prior to the time of the original deed of trust. Notice the property remains in  
 12 the possession of the MONICA RENE HALL ESTATE TRUST a foreign [BT] blind trust.

12 The Title has never been complete prior to the time of the ORIGINAL DEED OF TRUST filed on  
 13 June 26, 2018 by Aldridge Pite llp Aldridge Pite Haan llp NDSC. The Original lender LeaderOne  
 14 sold or transferred the Deed of Trust by sale on July 13, 2018 to PennyMac whom never  
 15 completed their filing or never filed such documents period Cc exhibit Sandy Hilt filed  
 16 September 2019 which is passed the 30 days of the original filings and sale or transfer.  
 17 Moreover several Court Orders have been filed with the Consular Court and recorded in the  
 18 Clark County Court Eighth Judicial District for removal of all liens with proof of debt[s] paid in  
 19 full.

17 **Harassing or Abusive Practices Specifically,** a debt collector may not: Use or threaten to use  
 18 violence or other criminal means to harm the physical person, reputation, or property of any  
 19 person. Use obscene, profane, or other language which abuses the hearer or reader. Each one  
 20 of the alleged asset managing firms employees had no intentions of taking the property they  
 21 wanted to be seen so that it would harass and strike fear into the homeowners mind. threaten  
 22 to illegally harm you or your property, threaten you with illegal actions, or falsely threaten you  
 23 with actions they do not intend to take the property. For each visit the men or women would  
 24 make it known they were watching and get out occasionally taking photos of the property but  
 25 never attempted to break or enter the property.

23 They would also go as far as following the home owners to work or to family members homes.  
 24 The Non Profit Alliance Causing a telephone to ring to harass or annoy a consumer is an  
 25 express violation of the Fair Debt Collection Practices Act (FDCPA). It is also a violation of the  
 26 FDCPA for a debt collector to call early in the morning or late at night. Nonprofit Alliance of  
 27 Consumer Advocates located at 1503 S Coast Dr #100, Costa Mesa, CA 92626 would call  
 28 princess emilily hotep el making threats that her home was about to be sold in an auction if she  
 29 didn't do something fast. They also contacted her mother in-law located in Detroit Michigan as  
 well her cohort private cell phone The discrimination has taken place to prevent indigenous  
 peoples such as princess emilily hotep el from owning property. The damages and injuries  
 including this false and alleged foreclosure and trustee sale is done to discourage this woman  
 from adhering to the laws of her CREATOR GOD and the laws of this land.

**WHOM DO ALDRIDGE PITE HAAN LLP TARGET ? - indigenous women, women of color,  
 African American women, and Poor Women. Notice the Summons and Complaint filed in  
 their cases are indigenous, colored, African American with similar and or the same  
 names.**

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1 **The Al Moroccan Consulate Consul IL made attempts to contact FannieMae and the**  
 2 **woman on the phone stated that "we are not allowed to speak with you on this matter".**  
 3 **Our response was "is it because we are indigenous peoples?" Notice in Case No.**  
 4 **A-21-843907-C the name used in the complaint as the Defendant is MONICA RENEE HALL**  
 5 **notice the spelling with two e's. While the name of the trust estate for princess emiilly hotep el**  
 6 **is Monica Rene Hall ex rel. The name also ties to a woman locate in South Carolina as the**  
 7 **process server documents was caught on camera and zoomed in and saw the woman**  
 8 **MONICA RENEE HALL two e's lives in South Carolina and has two cars one Cadillac and a**  
 9 **Toyota. Now with this description it is clear whom they target as such indigenous women,**  
 10 **women of color, African American women and or minority women. Notice how fast they move**  
 11 **on their debt collection actives and how they hide their hand by hiring others to take the fall.**  
 12 **They purchased the debts legally or illegal between outside parties but then use force fear and**  
 13 **threats as well they'll contact friends family and nieghhors to embarrass the alleged debtor to**  
 14 **force collection.**

15 **The actions taken against her is to make or force her to denounce her nationality and to be**  
 16 **pushed into some form of slavery waiving all her rights as mentioned herein as she is a True**  
 17 **A-1 Freehold by inheritance Diplomatic and Tax Immune Registration No: AA222141 filed with**  
 18 **the United States Department of Justice and is entitle to national protection at law pursuant to :**  
 19 **The United Nations Declaration on the Rights of indigenous Peoples The Universal Declaration**  
 20 **of Human Rights The Constitution of the United States created September 17, 1787.**

21 **The petitioners herein known as Diplomats True A-1 Freehold by inheritance Diplomatic and**  
 22 **Tax Immune Registration No: AA222141 filed with the United States Department of Justice and**  
 23 **is entitle to national protection at law pursuant to: The United Nations Declaration on the Rights**  
 24 **of indigenous Peoples The Universal Declaration of Human Rights The Constitution of the**  
 25 **United States created September 17, 1787. Have been slandered defamed and made libel of**  
 26 **actions or things they are not involved in and such has been created by the parties herein. The**  
 27 **tender of payment Cc UCC 3-603[b] and NRS 104.3603 are legal forms of payment as**  
 28 **mentioned within the payoff demand letter by FHA/HUD as was used as the method to pay in**  
 29 **full the amount alleged to be debt which was refused by PennyMac the Servicer and by law it**  
 30 **is now discharged.**

1. **The parcel no. 125-21-311-121 lot 325 was paid in full on March 24th, 2019. Case No. A-22-849976-C NRS 108.2437 signed and sealed by the eighth judicial district court and signed by Steven D. Grierson. Notice of removal of instruments NRS sec. 108.2415 Nevada Security Instruments of Public Utilities Mortgages Deeds of Trust and other liens focusing on the liens on the private property Instrument No. 2021057-0001754 and the others.**
2. **The Corporate Assignment was challenged without error and as to the Deed of trust removed by Court order which was robosigned, forged, and fraudulent information listed upon it as MERS claims to be the Beneficiary Penny Mac the Servicer, and Leader One the Lender when this is all fraudulently created while Fannie Mae is the one whom created the funds along with the Monica Rene Hall Estate Trust by signature and bank wires from her estate trust funds and personal banking account, the correct beneficiary is non other than the princess emiilly hotep el of the Monica Rene Hall Estate Trust and none other. As such is proven in the Court Of Record posting A-22-849976-C as the case was removed to the Consular Court Tribunal in its proper Jurisdiction on August 10, 2022 and made final by the Courts adjudication posted as well on**
3. **Notice the Vice President of MERS is fraud due to MERS has no employees other than a Board of Directors a CEO and a President and nothing further.**
4. **The lender or creator of funds was Fannie Mae**

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- 1 5. The Trustee was Fannie Mae
- 2 6. The account servicer was PennyMac
- 3 7. NDSC gave the fraudulent foreclosure information to a company called Nevada Legal News a private news paper for lawyers and Esqs. You'll have to sign up to gain access to their new letter which is a violation of the FDCPA and the First Amendment.
- 4 8. The auction was held at a place online another third party when the Consulars for the Estate Trust asked why and how did they assume they could have the auction online in a private setting or located at a privately owned building they said "because the courts houses are full of foreclosures!
- 5
- 6 9. All had been given updated information concerning the Monica Rene Hall Estate Trust and all adhered to the corrections in the county except Clark County Recorder.
- 7
- 8 10. The Monica Rene Hall Estate Trust only made payments thereto PennyMac via check and tender of payment. This Estate never made one payment to Leader One.
- 9 11. No one contacted princess emiliily hotep el concerning the property after the tender of payment in the year 2019.
- 10 12. The Trustee for the Monica Rene Hall Estate Trust communicated with Fannie Mae and FHA/HUD with case no.[s].
- 11 13. Break in the chain of title.
- 12 A. Penny Mac claims to be the original lender when they were just the servicer whom received all the payments including the final payment in the amount of \$400,317.19 on March 24, 2019 as directed by lender and trustee FannieMae to make the payment at the end of the month using the USPO or other mailings and allow the tender to be updated for the beginning of the month.
- 13
- 14 B. Leader One alleges to be the original lender and made false claims of being paid as the servicer Cc letter.
- 15
- 16 C. Leader One alleges to have received the transfer of the property to them from PennyMac.
- 17 D. PennyMac claims to have received the transfer of the property from Fannie Mae
- 18 E. Fannie Mae stated in a letter and email Cc cases filed in 2021. Fannie Mae stated with evidence of the lender acquisitions the accounting and the ledger via email. The account has been closed with them since April 16, 2019.
- 19 14. The Trustees and managing trustees contacted all parties in the year 2020 thru 2021 and requested a accounting spread sheet proof of where the funds came from and as well requested a copy of he actual ledger. None has produced any such documentation of a loan or being the lender. They received their information from the MERS website which is a breach and violation of the Constitution and right to privacy act. Princess Emiliily Hotep El did not give consent nor did the trustee of the Monica Rene Hall Estate Trust give permission for MERS to have her private information nor to share her private information with anyone.
- 20
- 21
- 22 15. Based upon the documents filed recently in the Clark County Recorder office and allowed by the Clark County Recorder the documents are all fraudulent.
- 23
- 24 a. The Note has the wrong city upon it claiming Henderson City which is incorrect Cc challenge of the Deed.
- 25
- 26 b. The alleged mortgage company Pennymac and or Leader One financial never updated the correct title of the Estate Trust, they assumed not knowing the name was actually a Trust not a woman or a man.
- 27
- 28 c. All the parties received
- 29 d. NDSC claims to be the trustee when the trustee is listed as Fannie Mae FHA/HUD
- e. NDSC has harassed the Monica Rene Hall Estate Trust and stolen a property in California in the year 2020 with the law firm Aldridge Pite Haan llp or Aldridge Pite llp. Cc letter from HUD/FHA that the property was fraudulently re-created and the parcel no. was changed as well it had well over 6 change of titles within one year.

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- 1 f. PennyMac had several men and women watching the property stalking the homeowners  
2 parked outside in their vehicles we have their business cards. Some of which claimed to  
3 work for PennyMac while at the same time working for a Asset Management Company  
4 located in California.
- 5 g. Leader One Financial as well had men and women watching the property working for both  
6 the Leader One and an Asset Management company in California. All vehicles have CA  
7 license plates.
- 8 h. NDSC had men and women working for them parked outside the property claiming to be  
9 employed by NDSC the Trustee and that of a Asset Management Company in California.
- 10 **16. Constant calls from Non Profit Alliance of Consumer Advocates whom claimed to be**  
11 **NACA (855) 622-2435 or 844-622-2243 1503 S Coast Dr #100, Costa Mesa, CA 92626**  
12 **perpetrating to be NACA HOMESAVE homesave@naca.com mortgage Dept**  
13 **[mortgage@naca.com](mailto:mortgage@naca.com) to trick people whom had dealt with them in the past as we the**  
14 **Consular Court has done for our Al Moroccan People. The real NACA is NACA**  
15 **Headquarters 225 Centre Street, Suite 100 Boston, MA 02119 Phone: 617-250-6222**  
16 **On February 15, 2023 NDSC attempted to auction off private property of the**  
17 **Diplomat ;princess emilily hotep el at 9am. On February 14, 2023 2:59 pm a man named Darren**  
18 **appeared trespassing on the property taking photos. The Trustee of the Monica Rene Hall**  
19 **Estate Trust was notified as well the home owners known as the "el's". Darren Young was**  
20 **asked why was he trespassing and stalking a property outside taking photos he said he wasn't**  
21 **stalking or trespassing while the cameras and photos show different. He said that he was**  
22 **working for NDSC aka National Default Servicing Corp. Which is not clear because we**  
23 **searched their information and called the phone number and serval businesses apply to that**  
24 **location listed as 2320 Potosi St 130 Las Vegas NV 89146 Darren said he was the owner but**  
25 **online it shows ownership to Darin Puhl EVP Gefory Geiser PRES and CEO and David Wehrly**  
26 **EVP. Darren simply lied. He also claimed he had the \$2.4 million to release liens placed on the**  
27 **property against penny Mac. Apparently Darren is delusional and obsessed. On February 13,**  
28 **2023 a man named Jacob Parves if that is his real name. When we researched his information**  
29 **nothing came back as facts or truth. It appears he was watching the home for PennyMac and**  
**West Coast Preservation Asset Management on behalf of Safe Guard Asset Management the**  
**information is now add missing information on google. He had been noticed appearing by**  
**camera trespassing on the the private allodial property held in the Monica Rene Hall Estate**  
**Trust by the Trustee managing associate prince ra el. After noticing the camera footage from**  
**last night between 7:54 pm till 8:15pm February 7, 2023. The same white vehicle appeared to**  
**be watching the property and his name is Jacob Parves. Whom was caught on camera the**  
**night before watching the property held in a private off shore blind trust on many occasions Cc**  
**photos. He was caught this time as it appears he was using a devise such as a stingray or**  
**similar to a cell tower simulator for the devise is capable of disrupting the video cameras and**  
**or devise to show the video cameras. This is attempted burglary, breaking and entering, grand**  
**theft of an abode as the man Jacob and many others have appeared on behalf of the West**  
**Coast Management Preservation Company and as well Safe Guard Asset Management Asset**  
**Mngt Serv. 2614 Good Shepherd Ln, Green Bay, WI 54313. Safeguard leads the industry in**  
**managing a full scope of mortgage field services on vacant, defaulted, and foreclosed**  
**properties. Now this is posted on their website. Based upon the services they render at West.**  
**Coast Preservation Asset Management Services on behalf of Safe Guard Asset Management**  
**they are trespassing on the private property and spying fishing the wif of the paid in full Cc**  
**tender of payment property held in the Monica Rene Hall Estate Trust beneficiary**  
**Diplomat ;princess emilily hotep el. The strange man Jacob Parves has trespassed more than 9**  
**times last year and twice this year. He claims to work for Safe Guard Asset Management**  
**Company tied to the Core One Fund SGIC SGFAX. Safeguard leads the industry in managing a**  
**full scope of mortgage field services on vacant, defaulted, and foreclosed properties.**

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1 IT IS SO ORDERED FOR THE REMEDY WRIT OF EXECUTION FILED AGAINST ALDRIDGE  
 2 PITE HAAN LLP DEBT COLLECTION VIOLCTIONS STALKING HARRASSING FEAR  
 3 TACTICTS EVEN POSSIBLE KIDNAMPING AND ATTMEPTED MURDER TO COLLECT  
 4 ALLEGED UNPROVEN DEBTS. ALL LIENS AND WRITS ARE FILED AGAINST NOW  
 5 ALDRIDGE PITE HAAN AND THEY ARE RESPONSIBLE FOR THE PAYMENTS ON BEHALF  
 6 OF LEADER ONE FINANCIAL CORP 7500 College Blvd. #1150 Overland Park, KS [66210],  
 7 M.E.R.S.1818 Library Street Ste 300 Reston VA [20190] also alleged to have address that  
 8 shows not good in Flint Michigan, PennyMac LLC 3043 Towns gate Rd. Ste 200 Westlake  
 9 Village CA [91361], National Default Servicing Corporation Cc 7720 N. 16th St #300  
 10 Pheonix AZ [89020] Not limited to Tiffany & Bosco the parent company, Nonprofit  
 11 Alliance of Consumer Advocates 1503 S Coast Dr #100, Costa Mesa, CA 92626 (855)  
 12 622-2435, Safe Guard Asset Management 2614 Good Shepherd Ln, Green Bay, WI [54313]  
 13 West Coast Preservation Asset Mngt Serv. Scott & Kevin Arellano PO BOX 95601 Las  
 14 Vegas NV Republic [89193], Nonprofit Alliance of Consumer Advocates1503 S Coast Dr  
 15 #100, Costa Mesa, CA [92626] Wedgewood Darren Young Property Manager 2320 Potosi  
 16 Street 130 Las Vegas NV [89146] including all subsidiaries associates and related corporations  
 17 entities etc,... shall cease and deist.

18 IX) Cease and Desist the fraudulent mortgage claims the property reverts or is in the Monica  
 19 Rene Hall Estate Trust beneficiary Diplomat ;princess emilily hotep el owner of parcel  
 20 125-21-311-121 lot 325.

21 X) Default judgment is awarded thereto the petitioner MONICA RENE HALL ESTATE TRUS  
 22 beneficiary Diplomat ;princess emilily hotep el

23 XI) Remove all the liens from the property as stated clearly by the Court Orders Cc Notice of  
 24 entry of Order and Judgement filed March 22, 2022 to release all liens from the property  
 25 Case No. A-22-849976-C NRS 108.2437 signed and sealed by the eighth judicial district  
 26 court and signed by Steven D. Grierson. Removal all liens as Court Ordered PennyMac due  
 27 to the ongoing issues they created by ignoring the tender of payment and failing to  
 28 discharge the debt by law State and Federal shall pay the Judgement filed against them in  
 29 the State of California Notice of Judgment lien JL1 U210021563523 in the amount of  
 \$2,407,815.19 now in writ of execution for violations of the Constitution, Right to privacy  
 act, Trespassing, harassing a Foreign Official, Discrimination, Violations of the FD CPA,  
 Violations of the Constitution and Treaties Cc UCC 1-306[b] failure to discharge the debt  
 after refusing the tender of payment, violation of the Article VI p. 1 Allow the collections of  
 the writ of executions filed in the Consular Court Tribunal and made public record therein  
 the Eighth Judicial District Court of Las Vegas as well in the public  
 records. Pay the Writ of Execution by receivership and or by the Sheriff or Constable Cease  
 and Desist all communications with the petitioner her family her private estate and  
 business. Clark County Recorder by Order[s] shall remove all instruments and file the  
 instruments recorded in the Eighth Judicial District Court of Record in replacement showing  
 the property belongs in the Monica Rene Hall Estate Trust beneficiary Diplomat ;princess  
 emilily hotep el.Cc: Court orders signed and sealed to release all liens for mortgages etc,...  
 filed with the court of record Eighth Judicial District Court and adjudicated by joinder  
 transfer to the Al Moroccan Consular Court Tribunal as well the Common Law Court as  
 both are international and have jurisdiction over the matters at hand. This is a lawful and  
 legal matter and has been since January 5, 2021 as the Al Moroccan Consulate, The  
 Consular Court Tribunal, FHA/HUD and FannieMae, filed and recorded records within the  
 Eighth Judicial District Court Case No. A-22-849976-C which is public record for they held  
 nor hold any jurisdiction of a foreign national and her allodial private estate and or property.

IT IS SO ORDERED CHIEF CL-BEY

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE

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**CERTIFICATE OF PROOF OF SERVICE**

**CASE NO. OTH / 22 / 857208**  
**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE OF AN ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES LISTED HEREIN AS STATE DEPARTMENTS NOTICE LIENS ARE REMOVED CC COURT ORDERS FROM THE EIGHTH JUDICIAL COURT, 15 U.S. Code § 7001 THE CONSULAR COURT TRIBUNAL & THE COMMON LAW COURT CASE NO.[s] FINAL COURT ORDER REMEDY WITHIN A COMPETENT COURT**

**Consumer Financial Protection Bureau**  
**PO Box 27170**  
**Washington, DC 20038**

**Office of Investigations Hotline**  
**400 7th Street S.W.**  
**Washington, DC 20219**

**Aldridge Pite Haan LLP**  
**Six Piedmont Center**  
**Suite 700**  
**Atlanta GA [30305]**

**Fidelity National Title**  
**Audrey A. Moeller Claims Counsel**  
**2533 North 117th Avenue**  
**Omaha NE**

**National Default Servicing Corporation Cc**  
**7720 N. 16th St #300**  
**Pheonix AZ [89020]**

**M.E.R.S.**  
**1818 Library Street Ste 300**  
**Reston VA [20190]**

**PennyMac LLC**  
**3043 Towns-gate Rd. Ste 200**  
**Westlake Village CA [91361]**

**Bryan Pellican**  
**American Realty**  
**7333 Platnium Creek St**  
**Las Vegas NV 89131**

**Nonprofit Alliance of Consumer Advocates**  
**1503 S Coast Dr**  
**#100,**  
**Costa Mesa, CA 92626**  
**(855) 622-2435**

**Safe Guard Asset Management**  
**2614 Good Shepherd Ln,**  
**Green Bay, WI 54313**

**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE OF AN ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...**

1 **West Coast Preservation Asset Mngt Serv.**  
2 Scott & Kevin Arellano  
3 PO BOX 95601  
4 Las Vegas NV Republic [89193]

4 **Nonprofit Alliance of Consumer Advocates**  
5 1503 S Coast Dr  
6 #100,  
7 Costa Mesa, CA 92626

7 **Wedgewood**  
8 Darren Young Property Manager  
9 2320 Potosi Street 130  
10 Las Vegas NV [89146]

10 **U.S. Department of Justice**  
11 **Civil Rights Division**  
12 Federal Coordination  
13 and Compliance Section 4Con  
14 950 Pennsylvania Avenue NW  
15 Washington DC 20530

14 **HUD.GOV**  
15 451 7th Street, S.W.,  
16 Washington, DC 20410  
17 E-mail:  
18 T: 202-708-1112

17 **For Arizona, California, Hawaii, and Nevada:**  
18 **PACIFIC/HAWAII OFFICE Fair Housing Hub**  
19 U.S. Dept. of Housing and  
20 Urban Development 600 Harrison Street, Third Floor  
21 San Francisco, CA 94107-1300  
22 Telephone (415) 489-6524  
23 or 1-800-347-3739  
24 Fax (415) 489-6558 • TTY (415) 436-6594  
25 E-mail: Complaints\_office\_09@hud.gov

23  
24  
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**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE**

1 **DISCLOSURES: - OTHER VIOLATIONS**

2 **Article VI Supreme Law** - All Debts contracted and Engagements entered into, before the  
3 Adoption of this Constitution, shall be as valid against the United States under this  
4 Constitution, as under the Confederation.

5 This Constitution, and the Laws of the United States which shall be made in Pursuance thereof;  
6 and all Treaties made, or which shall be made, under the Authority of the United States, shall  
7 be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any  
8 Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

9 The Senators and Representatives before mentioned, and the Members of the several State  
10 Legislatures, and all executive and judicial Officers, both of the United States and of the several  
11 States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test  
12 shall ever be required as a Qualification to any Office or public Trust under the United States.

13 **First Amendment** - The First Amendment provides that Congress make no law respecting  
14 an establishment of religion or prohibiting its free exercise. It protects freedom of  
15 speech, the press, assembly, and the right to petition the Government for a redress of  
16 grievances. The Second Amendment gives citizens the right to bear arms. The five  
17 freedoms it protects: speech, religion, press, assembly, and the right to petition the  
18 government. Together, these five guaranteed freedoms make the people of the United States of  
19 America the freest in the world.

20 **Second Amendment** - A well regulated Militia, being necessary to the security of a free State,  
21 the right of the people to keep and bear Arms, shall not be infringed.

22 **Third Amendment** - Described by some as "a preference for the Civilian over the Military," the  
23 Third Amendment forbids the forcible housing of military personnel in a citizen's home during  
24 peacetime and requires the process to be "prescribed by law" in times of war. This Amendment  
25 is not considered controversial and has never been litigated before the United States Supreme  
26 Court.

27 **Fourth Amendment** - The right of the people to be secure in their persons, houses, papers,  
28 and effects, against unreasonable searches and seizures, shall not be violated, and no  
29 Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and  
particularly describing the place to be searched, and the persons or things to be seized.

30 **Fifth Amendment** - No person shall be held to answer for a capital, or otherwise infamous  
31 crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the  
32 land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor  
33 shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor  
34 shall be compelled in any criminal case to be a witness against himself, nor be deprived of life,  
35 liberty, or property, without due process of law; nor shall private property be taken for public  
36 use, without just compensation.

37 **Sixth Amendment** - In all criminal prosecutions, the accused shall enjoy the right to a speedy  
38 and public trial, by an impartial jury of the State and district wherein the crime shall have been  
39 committed, which district shall have been previously ascertained by law, and to be informed of  
the nature and cause of the accusation; to be confronted with the witnesses against him; to  
have compulsory process for obtaining witnesses in his favor, and to have the Assistance of  
Counsel for his defence.

**PART 10 - ADMINISTRATIVE CLAIMS UNDER FEDERAL TORT CLAIMS ACT**

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE

1 Authority: Sec. 1, 80 Stat. 306; 28 U.S.C. 2672; 28 CFR part 14.  
2 Source: 38 FR 16868, June 27, 1973, unless otherwise noted.

3 Subpart A - General § 10.1 Scope of regulations.

4 The regulations in this part apply only to claims asserted under the Federal Tort Claims Act, as  
5 amended, 28 U.S.C. 2671-2680, for money damages against the United States because of  
6 damage to or loss of property or personal injury or death, caused by the negligent or wrongful  
7 act or omission of any employee of the Environmental Protection Agency (EPA) while acting  
8 within the scope of his/her employment.

9 [51 FR 25832, July 16, 1986]

10 Subpart B - Procedures

11 § 10.2 Administrative claim; when presented; place of filing. (a) For purpose of the  
12 regulations in this part, a claim shall be deemed to have been presented when the  
13 Environmental Protection Agency receives, at a place designated in paragraph (c) of this  
14 section, an executed Standard Form 95 or other written notification of an incident  
15 accompanied by a claim for money damages in a sum certain for damage to or loss of  
16 property, for personal injury, or for death, alleged to have occurred by reason of the incident. A  
17 claim which should have been presented to EPA, but which was mistakenly addressed to or  
18 filed with another Federal agency, shall be deemed to be presented to EPA as of the date that  
19 the claim is received by EPA. A claim mistakenly addressed to or filed with EPA shall forthwith  
20 be transferred to the appropriate Federal agency, if ascertainable, or returned to the claimant.

21 (b) A claim presented in compliance with paragraph (a) of this section may be amended by the  
22 claimant at any time prior to final action by the Administrator, or his designee, or prior to the  
23 exercise of the claimant's option to bring suit under 28 U.S.C. 2675(a). Amendments shall be  
24 submitted in writing and signed by the claimant or his duly authorized agent or legal  
25 representative. Upon the timely filing of an amendment to a pending claim, EPA shall have 6  
26 months in which to make a final disposition of the claim as amended and the claimant's option  
27 under 28 U.S.C. 2675(a) shall not accrue until 6 months after the filing of an amendment.

28 (c) Forms may be obtained and claims may be filed with the EPA office having jurisdiction over  
29 the employee involved in the accident or incident, or with the EPA Claims Officer, Office of  
30 General Counsel (2311), 1200 Pennsylvania Ave., NW., Washington, DC 20460.

31 [38 FR 16868, June 27, 1973, as amended at 51 FR 25832, July 16, 1986]

32 § 10.3 Administrative claims; who may file.

33 (a) A claim for injury to or loss of property may be presented by the owner of the property  
34 interest which is the subject of the claim, his duly authorized agent, or his legal representative.

35 (b) A claim for personal injury may be presented by the injured person, his duly authorized  
36 agent, or his legal representative. (c) A claim based on death may be presented by the executor  
37 or administrator of the decedent's estate or by any other person legally entitled to assert such  
38 a claim under applicable State law. (d) A claim for loss wholly compensated by an insurer with  
39 the rights of a subrogee may be presented by the insurer. A claim for loss partially  
40 compensated by an insurer with the rights of a subrogee may be presented by the insurer or  
41 the insured individually as their respective interests appear, or jointly. Whenever an insurer  
42 presents a claim asserting the rights of a subrogee, he shall present with his claim appropriate  
43 evidence that he has the rights of a subrogee. (e) A claim presented by an agent or legal  
44 representative shall be presented in

45 of the claimant, be signed by the agent or legal representative, show the title or legal capacity  
46 of the person signing, and be accompanied by evidence of his authority to present a claim on  
47 behalf of the claimant as agent, executor, administrator, parent, guardian, or other  
48 representative.

49 § 10.4 Evidence to be submitted.(a) Death. In support of a claim based on death, the claimant  
50 may be required to submit the following evidence or information:

51 VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
52 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND RESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LEE  
53 DEAN APPEASE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...

- 1 (1) An authenticated death certificate or other competent evidence showing cause of death,  
2 date of death, and age of the decedent. (2) Decedent's employment or occupation at time  
3 of death, including his monthly or yearly salary or earnings (if any), and the duration of his  
4 last employment or occupation.
- 5 (3) Full names, addresses, birth dates, kinship, and marital status of the decedent's survivors,  
6 including identification of those survivors who were dependent for support upon the decedent  
7 at the time of his death.
- 8 (4) Degree of support afforded by the decedent to each survivor dependent upon him for  
9 support at the time of his death.
- 10 (5) Decedent's general physical and mental condition before death.
- 11 (6) Itemized bills for medical and burial expenses incurred by reason of the incident causing  
12 death, or itemized receipts of payments for such expenses.
- 13 (7) If damages for pain and suffering prior to death are claimed, a physician's detailed  
14 statement specifying the injuries suffered, duration of pain and suffering, any drugs  
15 administered for pain and the decedent's physical condition in the interval between injury and  
16 death.
- 17 (8) Any other evidence or information which may have a bearing on either the responsibility of  
18 the United States for the death or the damages claimed.
- 19 (b) Personal Injury. In support of a claim for personal injury, including pain and suffering, the  
20 claimant may be required to submit the following evidence or information:
  - 21 (1) A written report by his attending physician or dentist setting forth the nature and extent of  
22 the injury, nature and extent of treatment, any degree of temporary or permanent disability, the  
23 prognosis, period of hospitalization, and any diminished earning capacity. In addition, the  
24 claimant may be required to submit to a physical or mental examination by a physician  
25 employed or designated by EPA. A copy of the report of the examining physician shall be made  
26 available to the claimant upon the claimant's written request provided that the claimant has,  
27 upon request, furnished the report referred to in the first sentence of this subparagraph and  
28 has made or agrees in writing to make available to EPA any other physician's reports previously  
29 or thereafter made of the physical or mental condition which is the subject matter of his claim.
  - (2) Itemized bills for medical, dental, hospital and related expenses incurred, or itemized  
receipts of payment for such expenses.
  - (3) If the prognosis reveals the necessity for future treatment, a statement of expected duration  
of and expenses for such treatment.
  - (4) If a claim is made for loss of time from employment, a written statement from his employer  
showing actual time lost from employment, whether he is a full or part-time employee, and  
wages or salary actually lost.
  - (5) If a claim is made for loss of income and the claimant is self-employed, documentary  
evidence showing the amount of earnings actually lost.
  - (6) Any other evidence or information which may have a bearing on the responsibility of the  
United States for either the personal injury or the damages claimed.
- (c) Property Damage. In support of a claim for damage to or loss of property, real or personal,  
the claimant may be required to submit the following evidence or information:
  - (1) Proof of ownership.
  - (2) A detailed statement of the amount claimed with respect to each item of property.
  - (3) An itemized receipt of payment for necessary repairs or itemized written estimates of the  
cost of such repairs.
  - (4) A statement listing date of purchase, purchase price, market value of the property as of date  
of damage, and salvage value, where repair is not economical.
  - (5) Any other evidence or information which may have a bearing on the responsibility of the  
United States either for the injury to or loss of property or for the damage claimed.
- (d) Time limit. All evidence required to be submitted by this section shall be furnished by the  
claimant within a reasonable time. Failure of a claimant to furnish evidence necessary to a  
determination of his claim within three months after a request therefor has been mailed to his

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1 last known address may be deemed an abandonment of the claim. The claim may be  
2 thereupon disallowed.

3 **§ 10.5 Investigation, examination, and determination of claims.**

4 The EPA Claims Officer adjusts, determines, compromises and settles all administrative tort  
5 claims filed with EPA. In carrying out these functions, the EPA Claims Officer makes such  
6 investigations as are necessary for a determination of the validity of the claim. The decision of  
7 the EPA Claims Officer is a final agency decision of purposes of 28 U.S.C. 2675.

8 [51 FR 25832, July 16, 1986] **§ 10.6 Final denial of claim.**

9 (a) Final denial of an administrative claim shall be in writing and sent to the claimant, his  
10 attorney, or legal representative by certified or registered mail. The notification of final denial  
11 may include a statement of the reasons for the denial and shall include a statement that, if the  
12 claimant is dissatisfied with EPA's action, he may file suit in an appropriate U.S. District Court  
13 not later than 6 months after the date of mailing of the notification.

14 (b) Prior to the commencement of suit and prior to the expiration of the 6-month period after  
15 the date of mailing by certified or registered mail of notice of final denial of the claim as  
16 provided in 28 U.S.C. 2401(b), a claimant, his duly authorized agent, or legal representative,  
17 may file a written request with the EPA for reconsideration of a final denial of a claim under  
18 paragraph (a) of this section. Upon the timely filing of a request for reconsideration, EPA shall  
19 have 6 months from the date of filing in which to make a final disposition of the claim and the  
20 claimant's option under 28 U.S.C. 2675(a) to bring suit shall not accrue until 6 months after the  
21 filing of a request for reconsideration. Final action on a request for reconsideration shall be  
22 effected in accordance with the provisions of paragraph (a) of this section.

23 **§ 10.7 Payment of approved claim.**

24 (a) Upon allowance of his claim, claimant or his duly authorized agent shall sign the voucher for  
25 payment, Standard Form 1145, before payment is made.

26 (b) When the claimant is represented by an attorney, the voucher for payment (SF 1145) shall  
27 designate both the claimant and his attorney as "payees." The check shall be delivered to the  
28 attorney whose address shall appear on the voucher.

29 (c) No attorney shall charge fees in excess of 25 percent of a judgment or settlement after  
litigation, or in excess of 20 percent of administrative settlements (28 U.S.C. 2678).

**§ 10.8 Release.** Acceptance by the claimant, his agent or legal representative of any award,  
compromise or settlement made hereunder, shall be final and conclusive on the claimant, his  
agent or legal representative and any other person on whose behalf or for whose benefit the  
claim has been presented, and shall constitute a complete release of all claims against either  
the United States or any employee of the Government arising out of the same subject matter.

**§ 10.9 Penalties.** A person who files a false claim or makes a false or fraudulent statement in a  
claim against the United States may be liable to a fine of not more than \$10,000 or to  
imprisonment of not more than 5 years, or both (18 U.S.C. 287,1001), and, in addition, to a  
forfeiture of \$2,000 and a penalty of double the loss or damage sustained by the United States

(31 U.S.C. 3729). [38 FR 16868, June 27, 1973, as amended at 51 FR 25832, July 16, 1986]

**§ 10.10 Limitation on Environmental Protection Agency's authority.** (a) An award, compromise  
or settlement of a claim hereunder in excess of \$25,000 shall be effected only with the prior  
written approval of the Attorney General or his designee. For the purposes of this paragraph, a  
principal claim and any derivative or subrogated claim shall be treated as a single claim. (b) An  
administrative claim may be adjusted, determined, compromised or settled hereunder only

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1 after consultation with the Department of Justice when, in the opinion of the Environmental  
 2 Protection Agency: (1) A new precedent or a new point of law is involved; or  
 3 (2) A question of policy is or may be involved; or (3) The United States is or may be entitled to  
 4 indemnity or contribution from a third party and the Agency is unable to adjust the third party  
 5 claim; or (4) The compromise of a particular claim, as a practical matter, will or may control the  
 6 disposition of a related claim in which the amount to be paid may exceed \$25,000.

7 (c) An administrative claim may be adjusted, determined, compromised, or settled by EPA  
 8 hereunder only after consultation with the Department of Justice when EPA is informed or is  
 9 otherwise aware that the United States or an employee, agent, or cost-plus contractor of the  
 10 United States is involved in litigation based on a claim arising out of the same incident or  
 11 transaction.

12 § 10.11 Relationship to other agency regulations. The regulations in this part supplement the  
 13 Attorney General's regulations in part 14 of chapter 1 of title 28, CFR, as amended. Those  
 14 regulations, including subsequent amendments thereto, and the regulations in this part apply  
 15 to the consideration by the Environmental Protection Agency of administrative claims under the  
 16 Federal Tort Claims Act.

17 THE FEDERAL FAIR HOUSING ACT - The Fair Housing Act (FHA), 42 U.S.C. §§ 3601-3619 is a  
 18 federal law that prevents housing discrimination against any person because of: Race Color  
 19 National Origin Religion Sex Familial status (including children under the age of 18 living with  
 20 parents or legal custodians; pregnant women and people securing custody of children under  
 21 18), Handicap. It is against the law to discriminate against a person based on race, color,  
 22 religion, sex, disability, familial status, or national origin in the sale or rental of housing. In  
 23 particular, under 42 U.S. Code § 3604, the following actions are prohibited: To refuse to sell or  
 24 rent after the making of a bona fide offer, or to refuse to negotiate for the sale or rental of, or  
 25 otherwise make unavailable or deny, a dwelling to any person because of race, color, religion,  
 26 sex, familial status, or national origin.

27 To discriminate against any person in the terms, conditions, or privileges of sale or rental of  
 28 a dwelling, or in the provision of services or facilities in connection therewith, because of race,  
 29 color, religion, sex, familial status, or national origin. To make, print, or publish, or cause to be  
 30 made, printed or published any notice, statement, or advertisement, concerning the sale or  
 31 rental of a dwelling that indicates any preference, limitation, or discrimination based on race,  
 32 color, religion, sex, handicap, familial status, or national origin, or an intention to make any  
 33 such preference, limitation, or discrimination. To represent to any person because of race,  
 34 color, religion, sex, handicap, familial status, or national origin that any dwelling is not available  
 35 for inspection, sale, or rental when such dwelling is so available.

36 For-profit, to induce or attempt to induce any person to sell or rent any dwelling by  
 37 representations regarding the entry or prospective entry into the neighborhood of a person or  
 38 persons of a particular race, color, religion, sex, handicap, familial status, or national origin.  
 39 To deny any person access to or membership or participation in any multiple-listing service,  
 40 real estate brokers' organization or other services, organization, or facility relating to the  
 41 business of selling or renting dwellings, or to discriminate against him in the terms or  
 42 conditions of such access, membership, or participation, on account of race, color, religion,  
 43 sex, handicap, familial status, or national origin. Section 3606. This actions taken against the  
 44 property located at 125-21-311-121 lot 325 is an retaliation attempt against her nationality,  
 45 nations flag, skin color, language, her being a woman, and many other discrimination actions in  
 46 the hope to prevent indigenous peoples from owning land, abodes farming lands, private  
 47 property and having privacy. The attacks are done by alleging that she is somehow involved in  
 48 anti actions against corporations as stated many times over.

49 Notice the damages and injuries are due to her nationality and other... She met the current  
 50 president of the HOA and introduced herself and her husband as Al Moroccan Native or

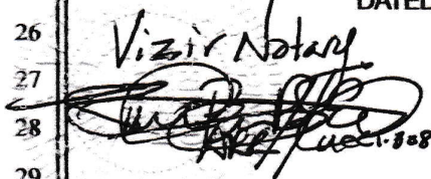
51 VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
 52 NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LIE

1 indigenous peoples and he laughed and said "yeah right"! The children of the board members  
2 listed in multiple complaints have damaged the property over six times. They have insulted the  
3 abode owners calling them gorillas wearing monkey suites during three halloween from 2018 -  
4 2021. They damage automobiles by throwing balls or rocks at the vehicles, the damage  
5 property and paint with egging the property. Thew toilet paper on their trees several years, and  
6 not to mention the slandering defamation now libel name calling and identity shaming calling  
7 them poor and unable to pay their bills etc,....

8 42 USC 3606: Discrimination in the provision of brokerage services Text contains those laws in  
9 effect on December 22, 2022 From Title 42-THE PUBLIC HEALTH AND WELFARE CHAPTER  
10 45-FAIR HOUSING SUBCHAPTER I-GENERALLY. The Department of Housing and Urban  
11 Development is authorized to collect this information by Title VIII of the Civil Rights Act of 1968,  
12 as amended by the Fair Housing Amendments Act of 1988, (P.L. 100-430); Title VI of the Civil  
13 Rights Act of 1964, (P.L. 88-352); Section 504 of the Reha- bilitation Act of 1973, as amended,  
14 (P.L. 93-112); Section 109 of Title I- Housing and Community Development Act of 1974, as  
15 amended, (P.L. 97-35); Americans with Disabilities Act of 1990, (P.L. 101-336); and by the Age  
16 Discrimination Act of 1975, as amended, (42 U.S.C. 6103).

17 28 U.S. Code § 3002 - Definitions As used in this chapter: (1) "Counsel for the United States"  
18 means—(A) a United States attorney, an assistant United States attorney designated to act on  
19 behalf of the United States attorney, or an attorney with the United States Department of  
20 Justice or with a Federal agency who has litigation authority; and (B) any private attorney  
21 authorized by contract made in accordance with section 3718 of title 31 to conduct litigation  
22 for collection of debts on behalf of the United States. (2) "Court" means any court created by  
23 the Congress of the United States, excluding theUnited States Tax Court. (3) "Debt" means—  
24 (A) an amount that is owing to the United States on account of a direct loan, or loan insured or  
25 guaranteed, by the United States; or (B) an amount that is owing to the United States on  
26 account of a fee, duty, lease, rent, service, sale of real or personal property, overpayment, fine,  
27 assessment, penalty, restitution, damages, interest, tax, bail bond forfeiture, reimbursement,  
28 recovery of a cost incurred by the United States, or other source of indebtedness to the United  
29 States, but that is not owing under the terms of a contract originally entered into by only  
30 persons other than the United States; and includes any amount owing to the United States for  
31 the benefit of an Indian tribe or individual Indian, but excludes any amount to which the United  
32 States is entitled under section 3011(a). (4) "Debtor" means a person who is liable for a debt or  
33 against whom there is a claim for a debt. (5) "Disposable earnings" means that part of earnings  
34 remaining after all deductions required by law have been withheld. (15) "United States" means  
35 (A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the  
36 United States; or (C) an instrumentality of the United States. (16) "United States marshal"  
37 means a United States marshal, a deputy marshal, or an official of the United States Marshals  
38 Service designated under section 564.

DATED this March day of 8th, 2023

Vizir Notary  


Signature princess emily hotapel uci-308

Title & Appellation Diplomat; princess emily hotapel

Address 8237 Fawn Brook Ct  
Las Vegas NV Republic [89149]

Sui Juris princess emily hotapel

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LIE

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**CERTIFICATE OF PROOF OF SERVICE AND ELECTRONIC SERVICE**  
**VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING,**  
**NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE NOTICE OF**  
**LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS**  
**PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE OF AN ADVERSE POSSESSION**  
**THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY**  
**THE GOV ENTITIES LISTED HEREIN AS STATE DEPARTMENTS NOTICE LIENS ARE**  
**REMOVED CC COURT ORDERS FROM THE EIGHTH JUDICIAL COURT, 15 U.S. Code § 7001**  
**THE CONSULAR COURT TRIBUNAL & THE COMMON LAW COURT CASE NO.[s] FINAL**  
**COURT ORDER REMEDY WITHIN A COMPETENT COURTAffidavit Showing Biased Judge**

Aldridge Pite, LLP  
3575 Piedmont Rd NE Suite 500  
Atlanta, GA republic near [30305]  
<http://www.aph-law.com/>

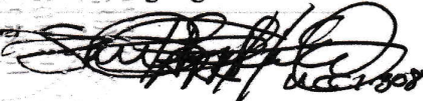
CEO Jeff Brown  
Ally Bank  
200 W Civic Center Dr,  
Sandy, UT 84070

Aldridge Pite, LLP  
Eddie R. Jimenez Retained Consul  
7220 S Cimarron Rd Suite 140,  
Las Vegas, NV 89113.  
[info@aldridgepite.com](mailto:info@aldridgepite.com)

CEO Jeff Brown  
ALLY FINANCIAL  
500 Woodward Ave,  
Detroit, MI 48226

**DATED this [7] day of [March], 20[23]**

I declare under penalty of perjury under the laws  
of the Constitution and Treaties at the State of  
Nevada that the foregoing is true and correct.

*(Signature)*  


Consular Court Tribunal #13  
Consul and Vizir Notary

*(Print name)*  
Sultan Prince Raed

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
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**CERTIFICATE OF PROOF OF SERVICE AND ELECTRONIC SERVICE**

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE NOTICE OF LIEN AND JUDGEMENT COURT ORDERS NOTICE TO QUIT & CEASE AND DESIST THIS PROPERTY IS NOT FOR SALE NOR IN FORECLOSURE IN LUE OF AN ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES LISTED HEREIN AS STATE DEPARTMENTS NOTICE LIENS ARE REMOVED CC COURT ORDERS FROM THE EIGHTH JUDICIAL COURT, 15 U.S. Code § 7001 THE CONSULAR COURT TRIBUNAL & THE COMMON LAW COURT CASE NO.[s] FINAL COURT ORDER REMEDY WITHIN A COMPETENT COURT

TO: U.S. Department of Justice  
Civil Rights Division  
Federal Coordination and Compliance Section 4Con  
950 Pennsylvania Avenue NW  
Washington DC 20530

Consular Court Tribunal  
AL Moroccan Consulate &  
8461 West Farm RD  
Las Vegas NV [89131]

Environmental Protection Agency  
Office of the General Counsel  
Attn.: Claims Officer  
William Jefferson Clinton North  
WJCN MC2399A  
1200 Pennsylvania Ave  
Washington DC 20460

UNITED STATES DEPARTMENT OF  
THE HONORABLE ANTONEY J.  
HARRY S. TRUMAN BUILDING  
2201 C STREET NORTHWEST  
WASHINGTON DC [20520]

U.S. Department of Justice State  
BLINKEN  
SECRETARY OF DEPT.  
Civil Rights Division  
Federal Coordination and Compliance  
950 Pennsylvania Avenue NW  
Washington DC 20530

*DATED this [8] day of [March, 20[23]*

The Al Moroccan Consulate  
Coordination Division  
8237 Fawn Brook Ct  
Al Morocco  
Las Vegas NV Republic [89149]

MICHELLE BACHELET JENIA  
OFFICE OF THE UNITED NATIONS  
HIGH COMMISSIONER  
FOR HUMAN RIGHTS  
OHCHR PALAIS WILSON  
CH-1211 GENEVA 10,  
SWITZERLAND  
FATOU BENSOU DA

INTERNATIONAL COURT  
OF JUSTICE  
PEACE PALACE  
CAMEGIENPLEIN 2  
2517 KJ THE HAGUE  
THE NETHERLANDS  
31 70 302 23 23  
INFOMATION@ICJ-CIJ.ORG  
LIBRARY@ICJ-CIJ.ORG  
ACHATS@ICJ-CIJ-ORG

Justice /CHIEF EI-DEY/

VIOLATIONS OF THE FAIR DEBT COLLECTIONS ACT, NOTICE OF TRESPASSING, NOTICE OF STALKING AND HARASSMENT NOTICE OF BREACH OF THE PEACE  
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OF AN ADVERSE POSSESSION THE ALLEGED DEBT WAS PAID AND NOW IS DISCHARGED BY LAW REQUEST SUPPORT BY THE GOV ENTITIES...



# AFFIDAVIT OF COLLUSION, JUDICIAL FRAUD, COERCIVE TORT, AND RELIGIOUS RETALIATION

Filed under the **House of Judah Trust Foundation** and Melchizedek Priesthood El, LLC

## Issuing Parties:

- Prince Ra Hotep El, Sultan and Executor Beneficiary
- Chief Dey, Consul General (Kingdom of Denmark)
- Chief Ali, Judicial Official
- On behalf of Princess Emilly Hotep El, Monica Rene Hall Estate BT, David Jr Hall Estate Trust BT, The Melchizedek Priesthood El LLC, House of Judah Trust Foundation & Credit Union

## Individual and Registered Trust Plaintiffs:

- Prince Ra Hotep El
- Princess Emilly Hotep El
- Monica Rene Hall Estate Trust BT
- David Jr Hall Estate Trust BT
- The Melchizedek Priesthood El LLC
- House of Judah Trust Foundation

Case No. **2426-22**



Public Record QR Verification  
<https://dbnft.ai>

**Affirmed** by swearing this affidavit that the **following statements** are true and correct based upon firsthand knowledge, documented evidence, and established fact of coercive tort, judicial fraud, conversion, and religious retaliation.

## Submitted for Senate Judiciary Chronicle Review. Exhibits bound in this affidavit:

- **Certified Exhibits F1:** Certified HJR-192 Copy (Public Law, Approved June 5, 1933)
- **Exhibit (F2):** IRS Case Docket No. 2426-22 Affixed with Secretary c State Record Filings
- **Exhibit (F3-ExF4):** Jim Hastings Ltd. Records, Exhibits F1-F2 (28 USC 1446), See Also UCCs Secured Liens Against Monica Rene Hall Estate BT ( - 38 USC 1446)
- **Exhibit (F5):** Certified Cover Sheet: IRS Docket No. 2426-22 Rejects IRS Jurisdiction



## Affidavit of Rebuttal and Declaration of Estate Ownership

I, Envoy Princess Emilily Hotep El, Executor and Managing Trustee for the David Jr Hall Estate Trust, do solemnly swear and affirm under penalty of perjury under Divine Law, Consular Court Authority, and International Treaty Law, the following:

1. That the property in question, known and held under the Monica R Hall Estate Trust, was never foreclosed upon through any lawful or valid foreclosure process.
2. That there was never a landlord-tenant relationship nor contract, and that said property has always been held under allodial title with land patent protections.
3. That any alleged foreclosure, writ of restitution, or related action by Justice Court or any third-party agent was unlawful, fraudulent, and executed in violation of consular rulings and foreign judgments.
4. That lawful tender of payment was issued and submitted to PennyMac, and all debts lawfully discharged under applicable treaty and commercial code protections.
5. That the Consular Court Tribunal of the House of Judah issued foreign judgment(s) prior to any action taken by the alleged creditors, with stamped and sealed court orders signed by the Clerk of the Court, Steven D. Grierson.
6. That on May 10, 2023, multiple signed, stamped, and sealed Consular Court documents were stolen from the estate home, including the March 22, 2022 Notice of Entry of Order & Judgment (Case No. A-22-849976-C).
7. That Aldridge Pite Haan LLP, and its attorneys, acting without verified authorization or lawful licensing, pursued fraudulent defaults, fictitious debts, and false evictions in direct violation of state law, federal law, and tribal/treaty law.
8. That monetary compensation shall be the amount listed with the Attorney General in the amount of \$444,900,700.00 in cryptocurrency, bitcoin, fiat, gold, silver, land, or a combination thereof, to accumulate the amount owed and due as of today.

Executed under full authority of the House of Judah Trust, Consular Court Seal, and as witnessed by the international record of filings, QR-coded evidence, and rebutted affidavits.

By:

Envoy Princess Emilily Hotep El  
Executor and Managing Trustee  
House of Judah / David Jr Hall Estate Trust



*Envoy Princess Emilily Hotep El*  
Empress  
*All Rights Reserved UCC1-308*

Envoy Princess Emilily Hotep El



CLAIM OF INSTITUTIONALIZED  
COERCIVE CONTROL & COERCIVE  
VIOLENCE AIDING & ABETTING TORT  
DEFAMATION PER QOUD AND  
TORTIOUS INTERFERENCE CASE  
NUMBER CASE NO. OTH / 22 /  
857208 Cc: OCC Case No.  
CS0403162, DOJ Case No.311050-  
DSK, DOJ Report No. 318923-TFT.



## DOJ Complaint – Institutionalized Coercive Control

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**House of Judah Consular Court Tribunal Monica R Hall Estate Trust & David Jr Hall Estate Trust BT Affidavit of Factual Rebuttal Regarding Fraudulent Restitution and Title Presumption Executor: Envoy Prince Ra Hotep El**

---

### I. INTRODUCTION

This sworn affidavit is submitted for the public record and judicial notice by Envoy Prince Ra Hotep El, Executor and Trustee of the Monica R Hall Estate Trust, a private Indigenous trust holding allodial title to the property unlawfully referenced in various fraudulent legal proceedings.

---

### II. STATEMENT OF FACTS

1. The property in question has been held solely under the Monica R Hall Estate Trust.
2. The estate's property title was perfected under an **allodial land patent**, lawfully registered and recognized.
3. There has never been a lawful **foreclosure proceeding** initiated or completed by any court of competent jurisdiction.
4. No **mortgage contract, promissory note, or lawful lien** has been produced, recorded, or acknowledged by the Estate.
5. The Trust lawfully tendered full payment to PennyMac Loan Services, which was never rebutted with a lawful denial or objection.

6. No contract, lease, or agreement exists establishing any **landlord-tenant relationship** with any third party, including Fannie Mae, PennyMac, Sunlight Financial, or any other party named in past filings.
- 

### III. REBUTTAL OF FRAUDULENT FILINGS

7. The Justice Court of Nevada issued a **writ of restitution** based on false premises:
    - o That a court order or mortgage was defaulted upon.
    - o That the Estate occupants were “John Doe” squatters or unauthorized tenants.
  8. These allegations are false, as no evidence was ever submitted to substantiate them, and all court actions ignored Consular Court-issued **foreign judgments** and **default rulings**.
  9. The alleged eviction and seizure were carried out without jurisdiction, notice, warrant, or lawful standing by the party claiming ownership.
  10. The HOA, third-party agents, and law firms such as Aldridge Pite Haan LLP acted under color of law and without authority or proper authorization.
- 

### IV. PUBLIC NOTICE AND RESERVATION OF RIGHTS

11. This affidavit is submitted as part of the permanent record to rebut the fraudulent claim of foreclosure or restitution.
  12. Any presumption of default, trespass, or unauthorized occupation is hereby rejected, rebutted, and rendered void.
  13. The Monica R Hall Estate Trust remains the sole and lawful title holder.
  14. All rights are reserved under **UCC 1-308** and pursuant to **Treaty Law, Consular Court jurisdiction**, and applicable constitutional and Indigenous protections.
- 

### V. DEMAND FOR COMPENSATION

15. Monetary compensation shall be the amount listed with the Attorney General in the amount of **\$444,900,700.00**, to be satisfied in **cryptocurrency, Bitcoin, fiat currency, gold, silver, land, or a combination of all**, as necessary to fulfill the debt lawfully owed and due as of today.
- 

### VI. CLOSING DECLARATION

Let this record serve as formal rebuttal and lawful rejection of all false claims entered by parties who were never granted standing, license, or lawful claim to the estate or trust property. This affidavit may be submitted into any court, tribunal, or administrative record where such facts are at issue.

**Signed this day:** [To be filled upon execution]

**By:** Envoy Prince Ra Hotep El

**Title:** Executor, Monica R Hall Estate Trust

**Jurisdiction:** House of Judah Consular Court Tribunal

---

[Clerk Seal / Signature Area – To be completed upon filing and notarization by Consular Court]

---

**Attachments / Exhibits (upon filing):**

- Exhibit A: Foreign Judgment Issued by Consular Court
- Exhibit B: Proof of Tender to PennyMac
- Exhibit C: Copy of Allodial Title / Land Patent
- Exhibit D: Rebuttal of Justice Court Filing

Respectfully submitted,

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Envoy prince ra hotep el / DAVID JR HALL Estate Trust BT  
Executor and Beneficiary]

*Envoy Princess Emilily Hotep El*  
Empress  
All Rights Reserved UCC 1-308

Envoy princess emilily hotep el /MONICA RENE HALL Estate  
Trust BT Managing Trustee and Beneficiary

**[Seal of the House of Judah Indigenous Aboriginal People]**  
**Notice to Agents is Notice to Principals**  
**Notice to Principals is Notice to Agents**  
**UCC 1-308 – All Rights Reserved Without Prejudice**

Melchizedek Priesthood El  
Consular Court Tribunal House Of Judah 13  
1483 N Mount Juliet Rd  
PBM 183 Al Morocco  
Mount Juliet Tennessee 37122 Non Corporate Zip code  
[615] 991-6383  
[consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)





SEAL CERTIFICATION

**CLAIM OF  
INSTITUTIONALIZED  
COERCIVE CONTROL &  
COERCIVE VIOLENCE AIDING  
& ABETTING TORT  
DEFAMATION PER QOUD  
AND TORTIOUS**



**INTERFERENCE CASE NUMBER Case Number: OTH / 22 / 85720 Claim Number:  
060108463 Writ of Execution Case No A-21-843907-C Reference No. 37218635.**

**Beit LiYehudah Ne'emanut Keren**

---

**NRS 17.350 – “The term ‘foreign judgment’ means any judgment... of any other court which is entitled to full faith and credit in this State.” -**

**NRS 17.360 – “A copy of any foreign judgments authenticated in accordance with an act of Congress may be filed in the office of the clerk of any court of competent jurisdiction in this State.” - NRS 17.370 – “A**

**judgment so filed has the same effect and is subject to the same procedures... as a judgment of a court of this State and may be enforced or satisfied in like manner.”**

---

House of Judah Trust Foundation

% Consular Court, Tribal and International Jurisdiction

1483 N Mount Juliet Rd

PMB 183 [Al Morocco]

Mount Juliet Tennessee 37122 non corporate zip code

Date: December 24, 2025

- To: Devan Owens-Sufert, Examiner I
- Nevada Financial Institutions Division
- 3300 W. Sahara Ave, Suite 250
- Las Vegas, NV 89102
- Email: [dowensufert@fid.state.nv.us](mailto:dowensufert@fid.state.nv.us)

**RE: Notice of Final Foreign Judgment – NRS Compliance Required / No Jurisdiction to Interfere**

**CC: CEO Clerk of the Court Steven D. Grierson Stamped Documents**

This notice serves as a formal response and directive under Nevada Revised Statutes (NRS) pertaining to Foreign Judgments, Consular Court jurisdiction, and the fiduciary obligation of your agency not to interfere with lawfully filed and certified judgments.

On **October 28, 2022, the Clerk of the Court, Steven D. Grierson**, in his official capacity as CEO Clerk, stamped and recorded a Foreign Judgment originating under Consular and Treaty jurisdiction from the House of Judah Trust Foundation (Beit LiYehudah Ne'emanut Keren). Said judgment is now part of the official record within the State of Nevada.

Relevant Nevada Law – NRS Chapter 17A: Uniform Enforcement of Foreign Judgments Act:

- NRS 17.350 – “The term ‘foreign judgment’ means any judgment... of any other court which is entitled to full faith and credit in this State.”
- NRS 17.360 – “A copy of any foreign judgments authenticated in accordance with an act of Congress may be filed in the office of the clerk of any court of competent jurisdiction in this State.”
- NRS 17.370 – “A judgment so filed has the same effect and is subject to the same procedures... as a judgment of a court of this State and may be enforced or satisfied in like manner.”

Once filed and stamped, your office has no authority to interfere, delay, or challenge said judgment. This includes—but is not limited to—any attempts to block levy actions, lien recordings, title updates, or enforcement instructions associated with the foreign judgment.

This letter is also a notice of liability. Any interference, obstruction, or refusal by the Financial Institutions Division or any of its officers or agents may be treated as:

- Obstruction of Justice
- Denial of Due Process
- Violation of Treaty Rights
- Unlawful Interference with a Final Foreign Judgment
- Civil Rights Violations Under Color of Law

You are hereby directed to comply with your statutory obligation under NRS 17.360–17.370, and take no further action that would violate the rights and authorities granted by a properly filed and authenticated Foreign Judgment.

Please confirm in writing, within seven (7) business days, that you and your office have received this letter and acknowledge the binding nature of the filed judgment. Non-response

will be deemed tacit agreement and constructive acquiescence under UCC 1-308 and common law.

With all due respect and lawful standing, we remain in honor and peace. By Authority of the Court and Estate Trust:

**V. Signatures & Judicial Seals Executed on this 24th day of December, 2025.**

Signature: Chief Ali

*Chief Justice Ali*  
UCC 1-308

House of Judah Consular Court  
Tribunal 13



---

**Cc:**

- United States Marshals Service
- Office of the Comptroller of the Currency (OCC)
- Consumer Financial Protection Bureau (CFPB)
- Federal Trade Commission (FTC)
- Department of Justice (DOJ)
- U.S. Postal Inspector General (USPIS OIG)
- Public Posting (dbnft.ai)



*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

⌘ Envoy Prince Ra Hotep El Sovereign Representative,  
Managing Trustee Beit LiYehudah Ne'emanut Keren House  
of Judah Trust Foundation Consular Court of Record &  
Divine Tribunal

*Envoy Princess Emily Hotep El  
Empress*  
All Rights Reserved UCC1-308

⌘ Envoy Princess Emily Hotep  
El Beneficiary, Emissary and  
Tribal Heir



Scan QR Code to verify or access official notice:



## Nevada Judicial Oversight Complaint – Cover Letter

Envoy Prince Ra Hotep El and Envoy Princess Emilily Hotep El  
בית ליהודה נְעִמָנוּת קֶרֶן (Beit LiYehudah Ne'emanut Keren)  
Private Indigenous Trust & Consular Court Tribunal  
Email: ConsularCourtTribunal13@proton.me

Nevada Commission on Judicial Discipline  
P.O. Box 18123  
Carson City, NV 89711

To the Nevada Commission on Judicial Discipline: Case No. A-21-843907-C

We hereby submit a formal complaint concerning INSTITUTIONALIZED COERCIVE CONTROL & COERCIVE VIOLENCE AIDING & ABETTING TORT DEFAMATION PER QOUD AND TORTIOUS INTERFERENCE Cc INTERFERENCE Cc: OCC Case No. CS0403162, DOJ Case No.311050-DSK, DOJ Report No. 318923-TFT, Simulated Legal Process and Mail Fraud orchestrated through the misuse of the court system and clerk facilitation in the State of Nevada and Multiple Default Judgments in various names with the same case number. This packet includes documented evidence of improper court service, falsified filings, unauthorized actions by private law firms impersonating court officers, and cross-jurisdictional misrepresentation.

We request that your agency initiate a formal investigation and disciplinary review into these actions, which violate public trust, due process, and federal statutes.

Please confirm receipt and advise on any additional steps.

Sincerely,

*Envoy Prince Ra Hotep El Sultan* Envoy Prince Ra Hotep El  
All Rights Reserved UCC 1-308

*Envoy Princess Emilily Hotep El* Envoy Princess Emilily Hotep El  
*Empress*  
All Rights Reserved UCC 1-308

*Chief Justice*  
*Dey* Chief Justice Dey of the Consular Court House of Judah where the  
UCC 1-308 case originated in December 2020 before Aldridge Pite llp aka Haan  
filings November 2021.

**Verified Motion to Vacate for Fraud Upon the Court  
Filed by Beit LiYehudah Ne'emanut Keren / House of  
Judah Trust Tribunal**

Scan the QR Code below to verify this filing and view it online:



Filed under the Consular Court Authority of the House of Judah Trust Tribunal  
Protected by the Treaty of Peace and Friendship, the American Declaration on the Rights of Indigenous  
Peoples,  
and applicable international and constitutional provisions. UCC 1-308 reservation of rights invoked.

# EXHIBIT

Electronically Filed  
3/22/2022 7:45 PM  
Steven D. Grierson  
CLERK OF THE COURT



Princess Emiliy - Hotep : El Sui Juris §  
d/b/a PRINCESS EMILILY HOTEPEL, ens §  
legis d/b/a MONICA R. HALL, Estate Trust §  
d/b/a CONSULATE COURT TRIBUNAL #13 §

Prepared by, recording requested by §  
and return to: §

Name: Diplomat ;princess emilily hotep el §

Company: MONICA RENE HALL §

ESTATE TRUST §

Domicile Address: 8237 Fawn Brook Ct §

City: Las Vegas §

State: NV Republic near [89149] §

Phone: [661] 412-2998 §

Fax: §

Zip: [89149] §

-----Above this line for  
Official Use Only.....

---

**Sec. 108.2415 Nevada Security Instruments of Public Utilities; Mortgages;  
Deeds of Trust; Other Liens Instrument No. 20210527-0001754**

@State of Nevada }

} ss.

@County of Clark }

Sec. 108.2415 Form of surety bond posted to release lien; form of surety bond posted to release all prospective and existing lien rights; recording of surety bond; service; effect of failure of service; effect of recording and service of surety bond.

This Surety Instrument is to obtain the release of a lien[s] for which notice of lien has been recorded against my Allodial Aboriginal Indigenous private property, I a woman/man are the principal, please Cc: my UCC private Estate Trust Lien UCC1 filed with the Secretary of State.

This recorded surety must execute a surety bond in an amount equal to 1.5 times the lienable amount in the notice of lien, which must be in the following form: (125-21-311-121) (Consulate Court Tribunal #13, Case No...A-21-).

WHEREAS, I a man/woman a foreign officer Diplomat (;princess emilily hotep el), located at (Aboriginal Allodial Title property located at 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186 8237 Fawn Brook Ct Las Vegas NV Republic of Al Morocco near [89149].), desires to give a bond along with Tender of Payment, for releasing the following described property allegedly owned by David A. Spector D.B.A. CEO PennyMac Loan Services not limited to the Assessors and Assigns (Parent Company subsidiaries and such the like) from that certain notice of lien in the sum of \$1,200,000.00 recorded well after (June 26nd 2018) resubmitted on May 27th, 2021 done on this (13th) March (2022), in the NV Secretary of State or the office of the recorder in the [w/o] Clark County (Aboriginal Allodial Title property located at 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186).

NOW, THEREFORE, the undersigned principal and surety do hereby obligate themselves to the lien claimant named in the notice of lien, Instrument No. 20210527-0001754 David A. Spector D.B.A. CEO (PennyMac Loan Services) under the conditions prescribed by NRS 108.2413 to 108.2425, inclusive, in the sum of \$1,200,000.00 (1 1/2 x lienable amount), from which sum they will pay the lien claimant that amount as a Consulate Court, or any Court of Competent Proven Jurisdiction according to Article VI Supremacy Clause Article VI Annotated 18 U.S. Code § 911 All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

The Constitution[s] both State and Federal not limited to Tribal Constitution[s], 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 in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding may adjudge to have been secured by the lien, including the total amount awarded pursuant to NRS 108.237, but the liability of the surety may not exceed the penal sum of the surety bond.

IN TESTIMONY WHEREOF, the principal and surety have executed this bond at Consulate Court Tribunal #13 8237 Fawn Brook Ct Las Vegas Nevada Republic near [89149], on the March day of 13th, the year 2022 originally done on August 15th 2018

*princess emilily hotep el UCC1-308*  
(Signature of Principal)

*princess emilily hotep el UCC1-308*  
(MONICA RENE HALL ESTATE TRUST)

By Sultan :prince ra hotep el  
*prince ra hotep el UCC1-308*  
(Its Legal Consul in Fact)

Sui Juris



Court Seal

State of Nevada }

} ss.

County of Clark }

On March 13th, 2022 before me, the undersigned, a notary public of this County of Clark and State of Nevada, personally appeared .princess emilly hotep el ex rel monica rene hall who acknowledged that he or she executed the foregoing instrument as principal for the purposes therein mentioned and also personally appeared this day and done so before this time on August 15th, 2018 notarized by Debra Dawson who's Notary Expired June 19th, 2022 unknown if she renewed her lisenec rather also known as Consul Sultan ;prince ra hotep el a foriegn Diplomat official (or satisfactorily proved) to me to be the Consul in fact of the surety that executed the foregoing instrument, known to me to be the person who executed that instrument on behalf of the surety therein named, and he or she acknowledged to me that the surety executed the foregoing instrument. Notary Public in and for the County Clark and State of Nevada Republic. To obtain the release of all prospective and existing lien rights of lien claimants related to a work of improvement, the principal and a surety must execute and cause to be recorded a surety bond in an amount equal to 1.5 times the amount of the prime contract, which must be in the following form: (Assessor's Parcel Numbers) 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186). This Consulate Court Tribunal acknowledges WHEREAS, (principal) a Diplomat title and appellation ;princess emilly hotep el F.n.a. monica rene hall, located at 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186). (8237 Fawn Brook Ct Las Vegas NV Republic near [89149], desires to give a bond for releasing the following described property owned by PennyMac (name of owners) from all prospective and existing lien rights and notices of liens arising from materials, equipment or work provided or to be provided under the prime contract described as follows: (Parties to the Prime Contract) (Amount of the Prime Contract) (Date of the Prime Contract) (Summary of Terms of the Prime Contract) If you fail to respond or acquiescence by such terms or ignore this shall be deemed a secured contract for release within 5 days of receipt of this instrument. WHEREAS, the property that is the subject of the surety bond is described as follows:(Legal Description) NOW, THEREFORE, the undersigned principal and surety do hereby obligate themselves in the sum of \$1,200,000.00 One Million Two Hundred Thousand and Zero Cents (1 1/2 x amount of prime contract) along with the Tender of Payment to all prospective and existing lien claimants who have provided or hereafter provide materials, equipment or work under the prime contract, from which sum the principal and surety will pay the lien claimants the lienable amount that a court of competent jurisdiction may determine is owed to each lien claimant, and such additional amounts as may be awarded pursuant to NRS 108.237, but the liability of the surety may not exceed the penal sum of the surety bond.

IN TESTIMONY WHEREOF, the principal and surety have executed this bond at 8237 Fawn Brook Court Las Vegas Nevada Republic w/o Clark County, on the March 13th, 2022  
(Signature of Principal)

(MONICA RENE HALL ESTATE TRUST)  
*princess emilly hotep el / Dec 30 2022*  
 By Diplomat :princess emilly hotep el

(Its Consul in Fact)  
*prince ra hotep el / Dec 30 2022*  
 Sultan ;prince ra hotep el a foreign official Diplomat

MONICA RENE HALL ESTATE TRUST SEAL



State of Nevada }

} ss.

County of Clark }

On March 13th, 2022 before me, the undersigned, a notary public of this County of Clark and State of Nevada, personally appeared princess emilily hotep el ex rel monica rene hall who acknowledged that he or she executed the foregoing instrument as principal for the purposes therein mentioned and also personally appeared this day and done so before this time on August 15th, 2018 notarized by Debra Dawson who's Notary Expired June 19th, 2022 unknown if she renewed her lisenche rather also known as Consul Sultan ;prince ra hotep el a foriegn Diplomat official (or satisfactorily proved) to me to be the Consul in fact of the surety that executed the foregoing instrument, known to me to be the person who executed that instrument on behalf of the surety therein named, and he or she acknowledged to me that the surety executed the foregoing instrument. Notary Public in and for the County Clark and State of Nevada Republic.

Recorded with the Consulate Court Tribunal, Court House and or office of the county recorder in the county in which the property upon which the improvement is located, before or after the commencement of an action to enforce the lien. A certified copy of the recorded surety bond shall be deemed an original.

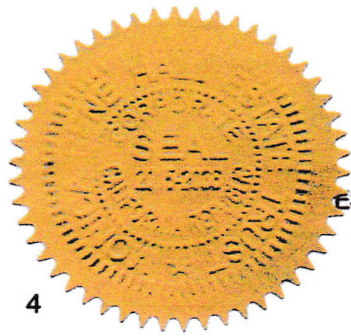
The principal served a file-stamped copy of the recorded surety bond in the following manner: By certified or registered mail, return receipt requested, upon the lien claimant at David A. Spector D.B.A. CEO PennyMac Loan Services 3043 Townsgate Road Ste 200 Westlake Village, CA republic near [91361].

Such service must be within 10 days after the recording of the surety bond, or the service of notice of the right to lien upon the owner by a lien claimant, whichever is later.

5. Failure to serve the surety bond as provided in subsection 4 does not affect the validity of the surety bond, but the statute of limitations on any action on the surety bond, including a motion excepting to the sufficiency of the surety pursuant to NRS 108.2425, is tolled until notice is given.

6. Subject to the provisions of NRS 108.2425, the recording and service of the surety bond pursuant to: (a) Subsection 1 releases the property described in the surety bond from the lien and the surety bond shall be deemed to replace the property as security for the lien.

(b) Subsection 2 releases the property described in the surety bond from any liens and prospective liens for work, materials or equipment related to the prime contract and the surety bond shall be deemed to replace the property as security for the lien.



ESTATE TRUST SEAL



**CERTIFICATE PROOF OF SERVICE VIA USPS MAIL AND ELECTRONIC SERVICE**

**C/O Debbie Conway office of Record Assigns**  
**500 S Grand Central Pkwy Suite 2nd Floor**  
**Box 551510**  
Las Vegas, NV Republic near [89106]  
(702) 455-4336  
eRecording@cscglobal.com

**CEO David A. Spector**  
PennyMac LLC  
3043 Townsgate Rd. Suite 200  
Westlake Village, CA 91361  
Nevada Liscence #4041  
CofR #FCA10492,#FCA10562  
#CAD11497

**M.E.R.S. CEO Bill Beckmann**  
V.P. Alleged Employee Shannon McKinney  
1818 Library Street Suite 300  
Reston, VA [20190]

**US Department of Justice**  
Federal Coordination and Compliance  
950 Pennsylvania Ave NW  
Washington DC 20530

**Tribunal Consular Court**  
Moslem Theocratic Khemetic Temp#13  
8237 Fawn Brook Ct  
Las Vegas NV Republic Al Morocco near [89149]

April 11, 2022



CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

There is not enough space to print this document. Purchase documents from iCloud.

Timberlake LMA  
c/o Nevada Community Management -  
9500 W. Flamingo Rd., Ste. 204  
Las Vegas, NV 89147  
Phone: (702)222-2391

Account Number:	85935	Statement Date	12/19/2022
Due Date	01/01/23	Amount Due:	[REDACTED]

Make checks payable to your association

I

~~Monica Rene Hall Estate  
c/o AJ Morocco  
8461 W Fahm Rd. Ste 120 #163  
Las Vegas, NV 89131~~

Send payment To:  
Timberlake LMA  
PO Box 94077  
Las Vegas, NV 89193-4077

DATE	TRANSACTION	AMOUNT	BALANCE	MEMO
1/1/2023	Assessments		0.00	Assessments
	Balance Forward:			

Pay This Amount: [REDACTED]

1 ALDRIDGE PITE, LLP  
2 R. Samuel Ehlers (NV Bar # 009313)  
3 9205 West Russell Road, Suite 240  
4 Las Vegas, NV 89148  
5 Telephone: (702) 991-4638  
6 Facsimile (858) 412-2680  
7 E-mail: [udstatus@aldridgepite.com](mailto:udstatus@aldridgepite.com)

FILED

2023 MAY -8 A 9 57

Attorneys for Plaintiff, FEDERAL NATIONAL MORTGAGE ASSOCIATION, its successors  
and/or assigns,  
LAS VEGAS NEVADA

BY 

JUSTICE COURT - LAS VEGAS TOWNSHIP  
CLARK COUNTY, NEVADA

FEDERAL NATIONAL MORTGAGE  
ASSOCIATION, its successors and/or  
assigns,

Case No. 23C006611

Dept.: 6

Plaintiff,

ORDER GRANTING TEMPORARY WRIT  
OF RESTITUTION

vs.

DATE: 4/27/2023

MONICA R. HALL and DOE Occupants I  
through X, inclusive,

Defendants.

This matter having come on for hearing on 4/27/2023, in the above-entitled court,  
appearances as stated on the record and based upon all the pleadings and papers on file herein, and  
good cause appearing therefor,

IT IS HEREBY ORDERED that the Temporary Writ of Restitution shall issue upon plaintiff  
paying the sum \$250.00 to the aforementioned court. This Writ shall be effective on

May 4, 2023 at 5:00 am/pm

Executed this 27<sup>th</sup> day of April, 2023 at Las Vegas

  
JUSTICE OF THE PEACE

Submitted by: 

The undersigned does hereby affirm that this document submitted for recording does not contain personal information about any person.

Parcel#: 125-21-311-121

When Recorded Mail To:  
PennyMac Loan Services, LLC  
C/O Nationwide Title Clearing, Inc.  
2100 Alt. 19 North  
Palm Harbor, FL 34683

Inst #: 202105270001754  
Filed  
05/27/2021 12:00 PM  
05/27/2021 10:27 AM  
Recorder: CLARK COUNTY  
Request: CLARK COUNTY  
Requester: Debbie Conway  
Nationwide Title Clearing  
Recorded By: TIKG Pgs: 2  
Debbie Conway  
CLARK COUNTY RECORDER  
Src: ERECORD  
Ofc: ERECORD

**CORPORATE ASSIGNMENT OF DEED OF TRUST**

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby acknowledged, the undersigned, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS"), AS BENEFICIARY, AS NOMINEE FOR LEADERONE FINANCIAL CORPORATION, ITS SUCCESSORS AND ASSIGNS, (ASSIGNOR), (MERS Address: P.O. Box 2026, Flint, Michigan 48501-2026) by these presents does convey, grant, assign, transfer and set over the described Deed of Trust together with all interest secured thereby, all liens, and any rights due or to become due thereon to PENNYMAC LOAN SERVICES, LLC, WHOSE ADDRESS IS 3043 TOWNSGATE ROAD STE 200, WESTLAKE VILLAGE, CA 91361 (800)777-4001, ITS SUCCESSORS AND ASSIGNS, (ASSIGNEE).

Said Deed of Trust made by MONICA RENE HALL and recorded as Instrument # 201806260001917, in the Recorder's office of CLARK County, Nevada.

Dated this 27th day of May in the year 2021 MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS"), AS BENEFICIARY, AS NOMINEE FOR LEADERONE FINANCIAL CORPORATION, ITS SUCCESSORS AND ASSIGNS

By:   
SHANNON MCKINNEY  
VICE PRESIDENT

All persons whose signatures appear above have qualified authority to sign and have reviewed this document and supporting documentation prior to signing.

PMAC1 424368484 MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS) MIN  
100721212001586574 MERS PHONE 1-888-679-6377 MERS Mailing Address: P.O. Box 2026, Flint, MI  
48501-2026 DOCR T272105-12:16:07 [C-2] EFRMN V1



\*D0077895353\*

Certification Date: 8/5/2021 5:14 PM

Page 1 of 2



Case Number: A-23-871628-A



Debbie Conway  
RECORDER

CERTIFIED COPY, THIS DOCUMENT IS A TRUE AND CORRECT COPY OF THE RECORDED DOCUMENT MINUS ANY REDACTED PORTIONS

Parcel#:125-21-311-121

STATE OF FLORIDA  
COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me by means of [X] physical presence or [ ] online notarization on this 27th day of May in the year 2021, by Shannon McKinney as VICE PRESIDENT of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS"), AS BENEFICIARY, AS NOMINEE FOR LEADERONE FINANCIAL CORPORATION, ITS SUCCESSORS AND ASSIGNS, who, as such VICE PRESIDENT being authorized to do so, executed the foregoing instrument for the purposes therein contained. He/she/they is (are) personally known to me.

  
AARON BURDICK  
COMM EXPIRES: 11/22/2024



Document Prepared By: Dave LaRose/NTC, 2100 Alt. 19 North, Palm Harbor, FL 34683 (800)346-9152  
PMAC1 424368484 MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS) MIN  
100721212001586574 MERS PHONE 1-888-679-6377 MERS Mailing Address: P.O. Box 2026, Flint, MI  
48501-2026 DOCR T272105-12:16:07 [C-2] EFRMNV1



\*D0077895353\*



Debbie Conway  
RECORDER

CERTIFIED COPY, THIS  
DOCUMENT IS A TRUE AND  
CORRECT COPY OF THE  
RECORDED DOCUMENT MINUS  
ANY REDACTED PORTIONS



## DAVID JR HALL BT

Nevada Secretary of State Business Registration | Updated 10/21/2023

Sponsored Links

[Write Review](#)

[Upgrade](#)

[Claim](#)

**DAVID JR HALL BT** is a Nevada Foreign Business Trust filed on November 16, 2022. The company's filing status is listed as Active and its File Number is [E27605192022-9](#).

The Registered Agent on file for this company is Melchizedeck Priesthood EI LLC and is located at 8461 West Farm Rd 120 163 Al Morocco, Las Vegas, NV 89131.

The company has 3 contacts on record. The contacts are Prince Ra Hotep from Las Vegas NV, Prince Ra Hotep EI from Las Vegas NV, and Prince Ra Hotep EI I Sultan from Las Vegas NV.

Like 33K

### Company Information

Company Name: [DAVID JR HALL BT](#)

Entity Type: NEVADA FOREIGN BUSINESS TRUST

File Number: [E27605192022-9](#)

Filing State: Nevada (NV)

Domestic State: Wyoming (WY)

Filing Status: Active

Filing Date: November 16, 2022

Company Age: 11 Months

Registered Agent Phone: (702) 805-9241

Registered Agent: Melchizedeck Priesthood EI LLC  
8461 West Farm Rd 120 163  
Al Morocco  
Las Vegas, NV 89131

Report Due Date: November 30, 2023

Governing Agency: Nevada Secretary of State

Sponsored Links

### Company Contacts

#### [PRINCE RA HOTEPE](#)

Trustee

8237 Fawn Brook Ct  
Las Vegas, NV

#### [PRINCE RA HOTEPE EL](#)

Trustee

8237 Fawn Brook Ct  
Las Vegas, NV

#### [PRINCE RA HOTEPE EL I SULTAN](#)

Trustee

8237 Fawn Brook Ct  
Al Morocco  
Las Vegas, NV

### Reviews

[Write Review](#)

There are no reviews yet for this company.

Questions

Post Question

There are no questions yet for this company.

ADDITIONAL LINKS

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[Search All Nevada Companies](#)

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*The information on this page is being provided for the purpose of informing the public about a matter of genuine public interest.*



Form **COL** Violation Warning  
 Denial of Rights Under Color of Law  
**Denial of Rights Under Color of Law**

Violation Warning—[18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983]

**:Princess-Emilil- Hotep;El, sui juris C/O 8237 Fawn Brook Ct Las Vegas NV 89149**

Name and c/o address of injured party (Private Party Secured In Interest) SOVEREIGN POEPL E NATION OF ASIACTIC MOORS  
 Common Law Court Order IRS Campus Collection, Andover Withholding Compliance Unit.

Name and address of Notice Recipient & Title (Elected Appointed Representative)



I reserve all rights and demand that the above mentioned  
 Recipient TAKE NOTICE: That

I certify under penalty of perjury under the laws of the United States of America  
 that the forgoing is true and correct.

**Injured party's signature**

By: Executed on

November 28, 2020



**Legal Notice and Warning Federal law provides that it is a crime to  
 violate the Rights of a person under the color-of-law. You can be  
 arrested for this crime and you can also be held personally liable for  
 civil damages.**

Attempting to cause a person to do something by telling that person that such  
 action is required by law, when it is not required by law, may be a felony.



[18 USC §242] provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States shall be fined under this title or imprisoned not more than one year, or both.

[18 USC §245] provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both.

[42 USC §1983] provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

**Warning**, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency.

**You are advised** to cease and desist with your demand and to seek *personal* legal counsel if you do not understand the law.

**Notice of Service:**

I, Princess Emily Hope El certify that I personally delivered this notice to above named recipient and address on 03/30/1968 my temple

7500 West Lake Mend Blvd at C9 #309 Las Vegas NV republic [89128]

marcelo







Form **COL** Violation Warning  
Denial of Rights Under Color of Law  
**Denial of Rights Under Color of Law**

Violation Warning—[18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983]

---

**:Prince-Ra-Hotep;El C/O 8237 Fawn Brook Ct Las Vegas NV 89149**

Name and c/o address of injured party (Private Party Secured In Interest) SOVEREIGN POEPL E NATION OF ASIACTIC MOORS

Common Law Court Order IRS Campus Collection, Andover Withholding Compliance Unit.

---

Name and address of Notice Recipient & Title (Elected Appointed Representative)



---

I reserve all rights and demand that the above mentioned  
Recipient TAKE NOTICE: That

I certify under penalty of perjury under the laws of the United States of America  
that the forgoing is true and correct.

**Injured party's signature**

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By: Executed on

November 28, 2020



---

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**Warning**, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency.

**You are advised** to cease and desist with your demand and to seek *personal* legal counsel if you do not understand the law.

**Notice of Service:**

I, Prince R. H. H. E. I. certify that I personally delivered this notice to above named recipient and address on 12/01/1967 my Temple  
7500 West Lake Mead Blvd at CA# 309 Las Vegas NV republic [89128]  
morocco.



Notification of reservation of rights UCC 1-308/1-207

<b>PUBLIC</b>	<b>;PRINCE-RA-HOTEP;EL, sui juris</b>
<b>THIS IS A PUBLIC COMMUNICATION TO ALL</b>	<b>;Prince-Ra- Hotep;El, sui juris</b>
Notice to agents is notice to principles	ALL Rights Reserved UCC1-308
Notice to principle is notice to agents	8237 Fawn Brook Ct
Applications to all successors and assigns	Las Vegas NV Republic
All are without excuse	Phone (702)743-1926
	Nevada the Republic

Let it be known to all that I, ;Prince-Ra- Hotep;El, suri juris explicitly reserve all of my rights. UCC1-308 which was formerly UCC1-207.

UCC 1-308: Performance or Acceptance Under Reservation of Rights: A Party that with explicit reservation of rights performs of promises performance or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such as "without prejudice", "under protest", or the like are sufficient.

Further, let all be advised that all actions commended against me may be in violation of  
 USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law  
 USC TITLE 18 > PART > I CHAPTER 13 > § 241 Conspiracy against rights  
 Wherefore all have undeniable knowledge.

;Prince-Ra- Hotep;El, sui juris, a a Moorish American National Citizen of the state of Nevada Republic,, in its capacity as a republic, and one of the several states of the union formed by the Constitution for the United States of 1789.



AFFIDAVIT

Affiant, ;PRINCE-RA-HOTEP;EL, suri juris, a Moorish American National Citizen of the state of Nevada Republic,, a common man of the sovereign private people, does swear and affirm that the Affiant has scribed and read the forgoing facts, and in accordance with the best of Affiant's knowledge and conviction, such are true, correct, and not misleading, the truth the whole truth, and nothing but the truth.

Signed [Signature] UCC1-308 sui juris

This Affidavit is dated November 28, 2020

NOTARY PUBLIC

STATE OF NEVADA )

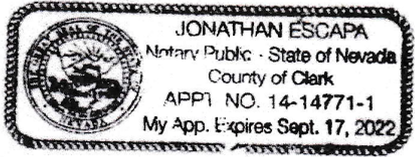
)ss.

CLARK COUNTY )

Subscribed and sworn to before me, a Notary Public, the above signed David Hall Jr, on this 28<sup>th</sup> day of NOVEMBER, 2020

[Signature]  
NOTARY PUBLIC

My Commissions Expires : 09/17/2022



SEAL OF NOTARY



**Samuel Ehlers**  
Real Property Attorney  
Las Vegas, Nevada, United States  
64 followers · 64 connections

[Join to view profile](#)

Aldridge Pite, LLP  
University of Utah S.J. Quinney College of Law

**About**

Civil litigator, focusing on mortgage/banking and commercial transactions and more recently the Nevada HOA lien litigation. I have worked in the banking field for 13 years.

**Activity**



It's always good to be running "to" something—especially to a great team! My teammates and I are so honored and excited to be a part of the Morgan...  
Liked by Samuel Ehlers

University of Nevada, Reno fifth-year running back **Tota** was named to the 2022 Polynesian College Football Player of the Year watch list, the...  
Liked by Samuel Ehlers

MSH Carex. :)  
Liked by Samuel Ehlers

[Join now to see all activity](#)

**Experience**

**Senior Associate Attorney**  
Aldridge Pite, LLP  
Feb 2022 - Present · 1 year 5 months  
Las Vegas, Nevada, United States

**Senior Associate Attorney**  
Roger P. Orlreau & Associates, Ltd.  
Nov 2021 - Mar 2022 · 5 months  
Las Vegas Metropolitan Area

**In-House Litigation Attorney at Fidelity National Law Group at Fidelity National Title**  
Sep 2021 - Dec 2021 · 4 months  
Las Vegas, Nevada, United States

**Senior Associate Attorney**  
Watkins & Letofsky, LLP  
Aug 2020 - Dec 2021 · 1 year 5 months  
Las Vegas, Nevada, United States  
Employment Law, Business Litigation and Subrogation.

**Senior Associate Attorney**  
Wright Finlay & Zak, LLP  
Nov 2012 - Aug 2020 · 7 years 10 months

**Education**

**University of Utah S.J. Quinney College of Law**  
Doctor of Law - JD  
2002 - 2005

**University of Utah**  
Bachelor's degree - History cum laude  
1998 - 2002

**More activity by Samuel**

We are grateful to have with us tonight another special honoree and woman, **Manita Rawat**. "My parents told me I can be anything... and I still believe..."  
Liked by Samuel Ehlers

Thank you, **Legal Momentum!** It's such an honor to be amongst other amazing women in Northern California. Please join us in April for such a worthy...  
Liked by Samuel Ehlers

Congratulations **Ginger McCully** on your work anniversary! Thank you for your hard work and dedication to our team!  
Liked by Samuel Ehlers

Japanese diplomat **Chiune Sugihara** and his wife **Yukiko** spent 18-20 hours a day writing and signing transit visas by hand in Lithuania for more than...  
Liked by Samuel Ehlers

I'm excited to announce that I've joined **Segal McCambridge Slinger & Mahoney** in their New York office!  
Liked by Samuel Ehlers

The little things count...  
Liked by Samuel Ehlers

**View Samuel's full profile**

- See who you know in common
- Get introduced
- Contact Samuel directly

[Join to view full profile](#)

**People also viewed**

- Natalie C. Lehman**  
Litigator and Transactional Attorney licensed in Nevada, New Mexico, and...  
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- Thomas Beckom**  
Attorney at Egler Adams  
Las Vegas, NV
- Anthony Miller**  
President, Board of Directors at Shop Shop  
Thousand Oaks, CA
- Kelly Kephart**  
Loan Processor Lead  
Henderson, NV
- Matt Mashburn**  
Partner at Aldridge Pite, LLP  
Savannah, GA
- Jon Revemel**  
Attorney at Remmel Law Firm  
Las Vegas, NV
- Liz Bradley Lowell**  
Attorney at Sobbers Law Firm  
Las Vegas, NV
- Brian Wirsching**  
Attorney  
Orange County, CA
- David Skelton (PCPO)**  
Trustee at Chapter 13 trustee  
San Diego, CA
- Aimee S. Powers**  
Contracts Specialist / Paralegal  
Albuquerque-Santa Fe Metropolitan Area

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Student at Auburn University  
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- Sam Ehlers**  
Junior Research And Development Engineer at Overwatch  
Atlanta, GA

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**Samuel Ehlers**  
Real Property Attorney  
Senior Associate Attorney at Aldridge Pite, LLP  
University of Utah S.J. Quinney College of Law

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# EXHIBIT



**Fidelity National Title**  
Insurance Company

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Steven D. Grierson  
CLERK OF THE COURT

*Steven D. Grierson*

April 5, 2021

Prince Ra Hotep EL  
[washitawmuurselbey@gmail.com](mailto:washitawmuurselbey@gmail.com)  
[princessemel97@gmail.com](mailto:princessemel97@gmail.com)

Re: **Claim No.:**  
**Policy No.:**  
**Insured:**  
**Property:**

[REDACTED]

As described in Schedule A of the Policy; commonly known as  
8237 Fawn Brook Court in Las Vegas, Nevada

*Cc: Attorney  
Richard S. J  
Kirk Ehlers  
family wked  
in their legal  
dept (ULP)*  
Via Email

**To Whom It May Concern:**

Fidelity National Title Insurance Company (the "Company") has reviewed the claim you submitted on behalf of Ms. Emilily Hotep EL [REDACTED] (the "Insured") and determined that the Policy does not provide coverage for this claim.

The facts surrounding this claim, as understood by the Company, are as follows:

On or around June 26, 2018, the Insured acquired title to certain real property commonly known as 8237 Fawn Brook Court in Las Vegas, Nevada (the "Property") via Grant, Bargain, Sale Deed recorded as Document No. 20180626-0001915. In connection with the transaction, the Insured obtained the above-referenced (12/2/13) Homeowner's Policy of Title Insurance (the "Policy") underwritten by the Company with an effective date of June 26, 2018 ("Policy Date").

You recently contacted the Company asking for assistance in releasing a Deed of Trust (the "Deed of Trust") executed by the Insured in favor of LeaderOne Financial Corporation (the "Original Lender") with Loan Number 1800159043. The Deed of Trust was recorded on June 26, 2018, as Document No. 20180626-0001917. You state that you and the Insured have satisfied the loan secured by the Deed of Trust and have requested the Company to facilitate its release.

Please be advised that the Policy provides coverage for certain enumerated Covered Risks, subject to the Policy's Exceptions, Exclusions, and Conditions. Please be advised that the Policy does not provide coverage for the Deed of Trust. The Insured created the Deed of Trust, and it is therefore excluded from the Policy's coverage by Exclusion 4(a). Additionally, the Deed of Trust is excepted from the Policy's coverage by Schedule B, Paragraph 12.

Separately, the Company does not have the legal authority to take any action with respect to the Deed of Trust. Rather, any release of the Deed of Trust can only be done by, or at the direction, of the Original Lender or its successor. Thus, your request is more properly directed to the Original Lender or its successor.

Please note that the above is based on the information currently available to the Company. The contents of this letter and the contents of any prior correspondence do not constitute, nor shall the same be construed as, a waiver of the terms and conditions of the Policy, any grounds for denial, or any

applicable defenses as may be afforded by law. The Company retains the right to supplement this letter. If there is any information that was unknown to the Company as of the making of this determination that may alter the determination, please provide this information as soon as possible, and this claim will be reevaluated.

Should you have any questions or concerns regarding this matter, you may contact the undersigned at [Audrey.Moeller@fnf.com](mailto:Audrey.Moeller@fnf.com). Please reference the above claim number in all communications with this office. Thank you.

Sincerely,

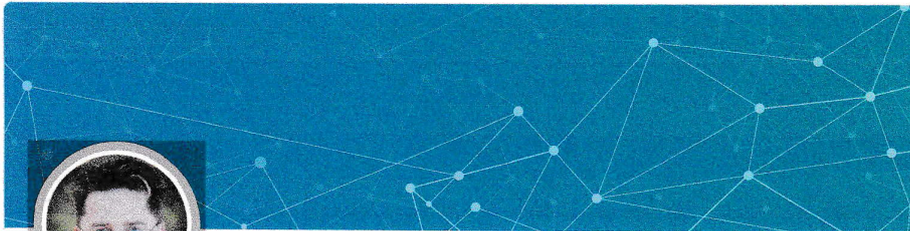
A handwritten signature in black ink, appearing to read "Audrey A. Moeller".

Audrey A. Moeller  
Claims Counsel



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**Samuel Ehlers**

Real Property Attorney

Las Vegas, Nevada, United States · [Contact Info](#)

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Senior Corporate Counsel at Amazon Web Services (AWS)

Seattle, WA

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**Jessica Kallstrom-Schreckengos**

--

Omaha, NE

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### About

Civil litigator, focusing on mortgage/banking and commercial transactions and more recently the Nevada HOA lien litigation. I have worked in the banking field for 13 years.

### Activity

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So proud of my friend Manita Rawat for being honored at the Legal Momentum Women of Achievement Dinner tonight. Congratulations Manita!!!!

Liked by Samuel Ehlers



M&H Cares. :)

Liked by Samuel Ehlers



We are grateful to have with us tonight another special honoree and woman, Manita Rawat. "My parents told me I can be anything... and I still believe..."

Liked by Samuel Ehlers

[Join now to see all activity](#)

## Experience

**Senior Associate Attorney**  
 Aldridge Pite, LLP  
 Feb 2022 - Present · 3 years 4 months  
 Las Vegas, Nevada, United States

**Senior Associate Attorney**  
 Roger P. Croteau & Associates, Ltd.  
 Nov 2021 - Mar 2022 · 5 months  
 Las Vegas Metropolitan Area

**In-House Litigation Attorney at Fidelity National Law Group at Fidelity National Title**  
 Fidelity National Title  
 Sep 2021 - Dec 2021 · 4 months  
 Las Vegas, Nevada, United States

**Senior Associate Attorney**  
 Watkins & Letofsky, LLP  
 Aug 2020 - Dec 2021 · 1 year 5 months  
 Las Vegas, Nevada, United States  
 Employment Law, Business Litigation and Subrogation.

**Senior Associate Attorney**  
 Wright Finlay & Zak, LLP  
 Nov 2012 - Aug 2020 · 7 years 10 months

## Education

**University of Utah S.J. Quinney College of Law**  
 Doctor of Law - JD  
 2002 - 2005

**University of Utah**  
 Bachelor's degree · History cum laude  
 1998 - 2002

## More activity by Samuel



Thank you, Legal Momentum! It's such an honor to be amongst other amazing women in Northern California. Please join us in April for such a worthy...  
 Liked by Samuel Ehlers



Congratulations Ginger McCully on your work anniversary! Thank you for your hard work and dedication to our team!  
 Liked by Samuel Ehlers

### Sheri Mercier

Partner at O'Hagan Meyer  
 Chicago, IL

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Senior Associate at Cohn & Roth  
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### Sara Fowler

Partner, Employment Advisor & Litigator at Seyfarth Shaw LLP  
 Greater Chicago Area

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Pre-Law Business Student | Aspiring Legal Strategist | Enthusiastic about Auburn, AL

### Sam Ehlers

Green Bay, Wisconsin Metropolitan Area

### Sam Ehlers

Business Development Executive  
 Atlanta Metropolitan Area

### Sam Ehlers

CS + Business Student at Northeastern University  
 Atlanta, GA

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I'm excited to announce that I've joined Segal McCambridge Singer & Mahoney in their New York office!

Liked by Samuel Ehlers



Digital Banking Fundamentals

23m

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The little things count..

Liked by Samuel Ehlers

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# EXHIBIT

Eddie R. Jimenez - a San Diego, California (CA) Appellate Lawyer

3/17/23, 12:07 PM

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San Diego, CA

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## Map Location

(<https://www.google.com/maps?q=Aldridge+Pite+LLP+4375+Jutland+>)

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Consider the following:  
**Comfort Level** - Are you comfortable telling the lawyer personal information? Does the lawyer seem interested in solving your problem?  
**Credentials** - How long has the lawyer been in practice? Has the lawyer worked on other cases similar to yours?  
**Cost** - How are the lawyer's fees structured - hourly or flat fee? Can the lawyer estimate the cost of your case?  
**City** - Is the lawyer's office conveniently located?



**Eddie R. Jimenez - San Diego, CA** Write A Review  
4375 Jutland Drive  
Suite 200  
San Diego, CA 92117  
**Aldridge Pite LLP**  
([https://lawyers.findlaw.com/profile/view/3338366\\_1](https://lawyers.findlaw.com/profile/view/3338366_1))

**VISIT WEBSITE**  
([HTTP://WWW.ALDRIDGEPITE.COM](http://www.aldridgepite.com))  
REFPAGEVIEWID=7A9784F692279E58

(877) 319-8840  
(tel:+1-877-319-8840)

Contact Us  
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## San Diego Appellate Lawyer

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## Not Sure What Questions To Ask A Lawyer?

Here are a few to get you started:

- How long have you been in practice?
- How many cases like mine have you handled?
- How often do you settle cases out of court?
- What are your fees and costs?
- What are the next steps?

## Want To Check Lawyer Discipline?

It is always a good idea to research your lawyer prior to hiring. Every state has a disciplinary organization that monitors attorneys, their licenses, and consumer complaints. By [researching lawyer discipline](#) (<https://www.findlaw.com/hirealawyer/choose-the-right-lawyer/researching-attorney-discipline.html>) you can:

- Ensure the attorney is currently licensed to practice in your state
- Gain an understanding of his or her historical disciplinary record, if any.

- Determine the seriousness of complaints/issues which could range from late bar fees to more serious issues requiring disciplinary action.

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**House of Judah Consular Court Tribunal 13 בית ליהודה נאמנות קרן Private  
Indigenous Aboriginal Trust Claim No. 060108463 Case No.  
OTH-24-002493 Affidavit of FBI/DOJ Online Tortious Interference &  
Property Seizure Claim Submission <https://complaint.ic3.gov/>**

I, Envoy Prince Ra Hotep El & Chief Justice Ali, of the Consular Court Tribunal of the House of Judah, do hereby affirm and attest to the following facts and declarations for submission to the Federal Bureau of Investigation and the United States Department of Justice.

On September 15, 2025, the KIA Optima belonging to Princess Emilily Hotep El, the lawful beneficiary of a Sovereign Indigenous Private Trust (Beit LiYehudah Ne'emanut Keren), was wrongfully seized by Liberty Mutual Insurance Company. The vehicle was subsequently used as leverage in an attempt to force a coercive Examination Under Oath (EUO), in the absence of lawful court authority, a valid repair contract, or consent.

The Trust has submitted sworn affidavits, notices, and legal filings rebutting Liberty Mutual's claims that Ally Bank/Financial is the title owner. A final default judgment was entered on April 1, 2021, affirming that Ally Bank has no legal claim to the vehicle. All further claim numbers issued by Liberty Mutual, including those ending in "-0001", are fabrications intended to hide the original claim (No. 060108463).

Liberty Mutual has failed to rebut eight sworn affidavits and continues to falsely report the vehicle as stolen, despite no legal ownership interest or title authority. The vehicle was returned on January 21, 2026, in damaged condition, missing key components and left in an unclean state. These actions are part of a broader pattern of tortious interference, civil rights deprivation, and fraud, perpetrated in coordination with Aldridge Pite LLP, Ally Bank, and various public officials in Tennessee, Nevada, and California.

The Trust affirms the public online complaint has been submitted to the following agencies:

1. FBI Internet Crime Complaint Center (IC3.gov)
2. FBI Public Corruption Division
3. DOJ Civil Rights Division

This affidavit, summary, and supporting documents are presented to verify lawful submission and to preserve a public record of the violations of U.S. law and international treaty obligations.

The full evidence archive is published at: <https://dbnft.ai/court-docs.html>



QR Code: [See attached image]

Affirmed this 21st day of January, 2026.

By Authority of the Consular Court Tribunal, House of Judah.

*Envoy Prince Ra Hotep El Sultan*

All Rights Reserved UCC 1-308

Prince Ra Hotep El

*Chief Justice Ali*

UCC 1-308

Chief Justice Ali





**CLAIM  
OF INSTITUTIONALIZED  
COERCIVE CONTROL &  
COERCIVE VIOLENCE AIDING  
& ABETTING TORT  
DEFAMATION PER QUOD  
AND TORTIOUS  
INTERFERENCE CASE  
NUMBER OTH / 22 / 857208  
Claim No. 060108463**



Beit LiYehudah Ne'emanut Keren  
House of Judah Consular Court Tribunal 13

Private Foreign Estate Trust • Indigenous Jurisdiction

Date: December 03, 2025

## **Public Statement & Claims Rebuttal Summary**

Issued by:

Beit LiYehudah Ne'emanut Keren

House of Judah Consular Court Tribunal 13

Executor: Envoy Prince Ra Hotep El

Beneficiary: Princess Emilily Hotep El

### **Subject: Attempted Shift by Liberty Mutual to Reopen Closed Claim**

As of December 2025, following months of silence, false accusations, and provable acts of bad faith, Liberty Mutual—through its representative Lisa Emmett—has now suggested that we "contact the claims department" regarding the very matter they previously denied, attacked, and attempted to dismiss through unlawful interference.

This sudden pivot is a direct result of:

- The issuance of a Writ of Execution
- Multiple sworn affidavits exposing false statements
- National and international complaints filed with the DOJ, FTC, OCC, Tennessee DHS, and others
- The submission of the Motion to Vacate based on fraudulent court actions
- Public exposure of Liberty Mutual's collusion with unauthorized counsel and agents

Let the record reflect:

1. No Reservation of Rights letter was ever sent by Liberty Mutual.
2. No formal closure of the claim occurred in accordance with standard lawful procedures.
3. The Tennessee DOI has acted in apparent collusion with Liberty Mutual, including

threatening the filing of a police report over a civil matter while ignoring the DHS and police filings already submitted by the Trust.

4. Documents said to be "sent to the DOI" have not been disclosed or verified—the claim that documents were transmitted is provably false, as per DOI and Liberty's own contradictions.

5. The property in question—including the vehicle—is legally titled and held by the Foreign Private Trust and cannot be deemed abandoned, stolen, or fraudulently obtained.

### **Public Notice of Intent**

We now proceed to:

- File final complaints and evidence packages with the Department of Justice and Federal Trade Commission
- Move forward with levy proceedings against Ally Bank and any participating financial entity
- Pursue damages for bad faith, mail fraud, wire fraud, and interference with an international trust

This notice shall be delivered electronically, filed into public record, and published for international review.

Deadline to respond: Monday, December 8, 2025

Failure to respond shall be deemed willful dishonor, fraud by silence, and an attempt to obstruct justice.

For and on behalf of the House of Judah Trust,

בית ליהודה נאמנות קרן

Envoy Prince Ra Hotep El

Executor, House of Judah Consular Court Tribunal 13

---

## Cover Letter to DOJ, FTC, CFPB

---

Beit LiYehudah Ne'emanut Keren

House of Judah Consular Court Tribunal 13

Envoy Prince Ra Hotep El, Executor

Princess Emilily Hotep El, Beneficiary

Date: December 3, 2025

To: U.S. Department of Justice (DOJ)

Federal Trade Commission (FTC)

Consumer Financial Protection Bureau (CFPB)

Subject: Formal Complaint & Rebuttal Submission – Liberty Mutual and Department of Insurance Tennessee Involvement

To Whom It May Concern,

Please find attached a formal rebuttal and public statement issued by the House of Judah Trust regarding the improper and deceptive handling of our lawful insurance claim by Liberty Mutual. This submission outlines the following issues:

- False accusations and misrepresentations by Liberty Mutual legal representatives
- Complicity and interference by the Tennessee Department of Insurance
- Fraudulent threats of criminal charges over civil matters
- Documented violations of federal protections, UCC codes, and civil rights
- Interference with court filings, trust assets, and rightful claims of the private estate

We respectfully demand federal oversight and a formal investigation into Liberty Mutual's coordinated efforts to obstruct, intimidate, and avoid accountability for its actions—many of which may constitute wire fraud, mail fraud, bad faith conduct, and civil rights violations.

This letter and the attached public summary will be used in forthcoming international proceedings and are now part of a formal record held by our Consular Court.

We request a full review and written response no later than Monday, December 8, 2025.

Respectfully,

Envoy Prince Ra Hotep El

Executor, Beit LiYehudah Ne'emanut Keren / House of Judah Consular Court Tribunal 13

Email: [ConsularCourtTribunal13@proton.me](mailto:ConsularCourtTribunal13@proton.me) Phone: [Redacted for Privacy]

## Vizir Notary Acknowledgment and Jurisdiction Declaration Al Moroccan Consulate

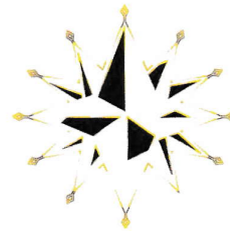
I, Prince Ra Hotep El, sign and seal this document in full capacity as Sovereign Heir and Diplomatic Envoy, under Divine Law, Trust Law, and Indigenous Authority. This document is notarized by both Tribal Vizir Notary as a matter of peace, record, and lawful notice, without submission to any foreign or corporate jurisdiction. This acknowledgment shall serve as lawful proof of jurisdiction, intent, and protected status under applicable natural, trust, indigenous, and international laws. This day 5, December 2025 concerning the Complaint claim petition and declarations in the dealings with Liberty Mutual Insurance Co. Claim No. 060108463.



UCC 1-308 - All Unalienable Rights Reserved Without Prejudice. These titles affirm the authority granted by Divine Law, the House of Judah, and the Sovereign Trust, to uphold truth, peace, remedy, and lawful governance for the people.  
Issued in divine honor and lawful standing.



Vizir Notary Seal:



Seal of the Choctaw-Cherokee & or Black Foot Muurish Nation:  
Authorized Vizir Notary Signature: Date of Notarization: from the five civilized tribes and its  
Jurisdiction: Sovereign Indigenous Trust Territory (Non-UCC)

*Chief Justice El*  
UCC 1-308

*Chief Justice Bey*  
UCC 1-308



*Chief Justice Ali*  
UCC 1-308



# EXHIBIT

**PennyMac**

P.O. Box 514387  
Los Angeles, CA 90051-4387

Notice Date: March 18, 2019

Loan Number: [REDACTED]  
Property Address:  
8237 FAWN BROOK CT  
LAS VEGAS NV 89149

[REDACTED]  
8237 FAWN BROOK CT  
LAS VEGAS NV 89149

## Payoff Demand Statement

Servicer: PennyMac Loan Services, LLC  
Loan Type: CONVENTIONAL W/ PMI  
Trustee: FANNIE MAE

**A New Payoff Demand Statement Should Be Ordered Within 24 hours of the Payoff**

### ABOUT YOUR LOAN

A payoff request was received for the above referenced loan.

If you have moved or your mailing address has changed, please provide us with your new mailing address so we can send important documents, notices and/or refund checks to you promptly. You can update your address online at [www.PennyMacUSA.com](http://www.PennyMacUSA.com) or by calling Customer Service at (800) 777-4001.

If you would like to reinstate your loan in order to bring it current, and not pay it in full, please contact us at (866) 545-9070 to obtain detailed information, including available options.

### WHAT THIS MEANS

We've prepared your payoff quote and also included important information about paying off your mortgage. It's important that you read through this entire statement to ensure a smooth payoff process.

If you have an impound account for taxes and or insurance and the next disbursement is within the good through date of April 17, 2019, you must request an updated Payoff Demand Statement 24 hours prior to payoff. An updated payoff statement can be most easily obtained on our website at [www.PennyMacUSA.com](http://www.PennyMacUSA.com) or by calling (800) 777-4001 and speak to a Customer Service Representative.

Title or Escrow Companies (authorized third party) may validate or obtain current payoff figures on our website by visiting [www.ServicingPartners.PennyMacUSA.com](http://www.ServicingPartners.PennyMacUSA.com).

**PAYOFF**

Loan Number: [REDACTED]

This demand reflects the amount to pay your loan in full.

Good Through: April 17, 2019  
Loan Is Due For: March 1, 2019  
Current Interest Rate: 5.12500 %

Funds received after 04/17/2019 will be subject to an additional \$55.56 of interest per day. Funds MUST be received no later than 12:00 PM PT, for same day processing. Payoffs are not posted on weekends or holidays. Interest will be added to the account for these days.

**Payoff Breakdown:**

=====

Principal Balance	\$395,678.58
Interest Due As Of 04/17/2019	\$4,268.68
Pro Rata PMI:	\$212.80
Late Charges:	\$108.63
Recording Fees:	\$40.00
Release Costs	\$8.50

**Total Payoff Amount as of:**  
**April 17, 2019** **\$400,317.19**

Electronically Filed  
1/22/2023 11:16 AM  
Steven D. Grierson  
CLERK OF THE COURT

FHA Loans Originated prior to January 21, 2015

*Steven D. Grierson*

**Appendix 8 (C): Mortgagee Notice to Mortgagor (09/94)**

~~This is in reply to your inquiry request for payoff figures or offer to tender an amount to prepay in full your FHA-insured mortgage which this company is servicing.~~

This notice is to advise you of the procedure which will be followed to accomplish a full prepayment of your mortgage.

PennyMac will only accept the prepayment on the first day of any month during the mortgage term, or accept the prepayment whenever tendered with interest paid to the first day of the month following the date prepayment is received.

Note: It is to your advantage to arrange closings so that the prepayment reaches us on or before (as close to the end of the month as possible) the first work day of the month.

If you have any questions regarding this notice please contact our Customer Service Department at 1-(800)777-4001

*10-05905 12316 Estate PROHET N320-OREGON 4 I Form 1099*

*X [Signature]*

In accordance with the Fair Debt Collection Practices Act, 15 U.S.C. section 1692 et seq., debt collectors are prohibited from engaging in abusive, deceptive, and unfair debt collection efforts, including but not limited to: (i) the use or threat of violence, (ii) the use of obscene or profane language, and (iii) repeated phone calls made with the intent to annoy, abuse, or harass.

**NEW YORK** - If a creditor or debt collector receives a money judgment against you in court, state and federal laws prevent the following types of income from being taken to pay the debt: 1) Supplemental security income (SSI); 2) Social security; 3) Public assistance (welfare); 4) Spousal support, maintenance (alimony) or child support; 5) Unemployment benefits; 6) Disability benefits; 7) Workers' compensation benefits; 8) Public or private pensions; 9) Veterans' benefits; 10) Federal student loans, federal student grants, and federal work study funds; and 11) Ninety percent of your wages or salary earned in the last sixty days. PennyMac Loan Services, LLC is registered with the Superintendent of the New York State Department of Financial Services (Department). You may obtain further information or file a complaint by calling the Department's Consumer Assistance Unit at 1-800-342-3736 or by visiting [www.dfs.ny.gov](http://www.dfs.ny.gov).

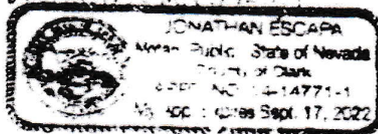
**OREGON** - Residential mortgage loan servicers are regulated by the Oregon Division of Financial Regulation. To file a complaint, call (866) 814-9710 or visit <http://dfr.oregon.gov>.

*This is an attempt by a debt collector to collect a debt and any information obtained will be used for that purpose. However, if your account is subject to pending bankruptcy proceedings or if you have received a discharge in bankruptcy, this statement is for informational purposes only and is not an attempt to collect a debt against you personally.*

**Licensing Information**

 Equal Housing Opportunity © 2008-2019 PennyMac Loan Services, LLC, 3043 Townsgate Rd, Suite 200, Westlake Village, CA 91381, 818-224-7442, NMLS ID # 35953 ([www.nmlsconsumeraccess.org](http://www.nmlsconsumeraccess.org)). Trade/service marks are the property of PennyMac Loan Services, LLC and/or its subsidiaries or affiliates. Arizona Mortgage Banker License # 0911088. Licensed by the Department of Business Oversight under the California Residential Mortgage Lending Act. Colorado: Colorado office: 700 17th St, Suite 200, Denver, CO 80202, (866) 436-4786. Georgia Residential Mortgage License #33027. Massachusetts Mortgage Lender License # ML35953. Minnesota: This is not an offer to enter into an agreement and an offer may only be made pursuant to Minn. Stat. §47.206 (3) & (4). Licensed by the N.J. Department of Banking and Insurance, North Carolina Permit No. 104753, 112228, 112874, 112877. Rhode Island Lender License # 20082600LL. Washington Consumer Loan License # CL-38953. For more information please visit [www.pennymacusa.com/state-licenses](http://www.pennymacusa.com/state-licenses). Loans not available in New York. Some products may not be available in all states. Information rates and pricing are subject to change without prior notice at the sole discretion of PennyMac Loan Services, LLC. All loan programs subject to borrowers meeting appropriate underwriting conditions. This is not a commitment to lend. Other restrictions apply. All rights reserved. (02-2019)

*State of Nevada  
Jonathan Escapa  
10/22/2022*



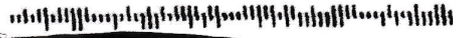
*Payoff Det. and 801832/022 - 10/22/22*

0256060

Contact Us:

Statement Date:

03/16/2019



Customer Service: (800) 777-4001  
Insurance: (866) 314-0208  
Insurance Claims: (866) 314-0498  
Web: www.PennyMacUSA.com

8237 FAWN BROOK CT  
LAS VEGAS, NV 89149-4514



If the payment is received after 04/16/19, a late fee of \$108.63 will be charged. This amount will change based on the terms of your mortgage. The late fee amount may also change.

Did you know that you are behind on your mortgage payments? We have options that could help make your payments more affordable, but first you must contact us to determine a solution. Call 1-866-545-9070 to speak with one of our Loan Specialists.

Want to reduce your risk of identity theft from stolen mail? PennyPaperless is convenient and secure. Just log in on www.PennyMacUSA.com and click on Account Settings. Then go to Paperless Preferences and select Online Only for your monthly statements. You can also make a payment, view your loan activity and access loan information 24/7. What are you waiting for?

Loan Overview	Current Loan Balances	Year to Date (YTD) Balances**	Total Payment Breakdown
<b>Property Address:</b> 8237 FAWN BROOK CT LAS VEGAS, NV 89149  <b>Loan Type:</b> CONVENTIONAL W/PW  <b>Interest Rate Information:</b> Current Interest Rate:	<b>Principal Balance:</b> \$395,678.58 <b>Escrow Balance:</b> \$271.22 <b>Past Due Balance:</b> \$1,708.49 <b>Outstanding Late Charges:</b> \$108.63 <b>Credit Balance* (since last statement):</b> \$0.00  <b>Interest Rate:</b> 5.125%	<b>YTD Principal:</b> \$559.11 <b>YTD Interest:</b> \$3,385.90 <b>YTD Credit Balance:</b> \$0.00  <b>Prepayment Penalty:</b> No  <small>** Year to Date amounts are informational purposes only. Annual purposes. Report will be issued at the end of the year with reported amounts.</small>	<b>Principal:</b> \$484.68 <b>Interest:</b> \$1,687.82 <b>Escrow:</b> \$525.99 <b>Next Payment Due:</b> \$2,708.49  <b>Past Due Payments:</b> \$2,708.49 <b>Outstanding Late Charges:</b> \$108.63 <b>Other Fees:</b> \$0.00 <b>Amount Due:</b> \$5,525.61

LAWRENCE BERKELEY NATIONAL LABORATORY

Transactions Since Your Last Statement			
Date	Description	Charges	Payments
02/20/19	Mortgage Insurance Disbursement	\$0.00	(\$2,128.00)
03/16/19	Mortgage Insurance Disbursement	\$0.00	(\$2,128.00)
03/16/19	Late Charges	\$108.63	\$0.00

Past Payments Breakdown

Payment Elements	Paid Last Month	Paid Year to Date
Principal	\$0.00	\$559.11
Interest	\$0.00	\$3,385.90
Escrow Taxes & Insurance	\$0.00	\$1,071.68
Fees	\$0.00	\$0.00
Credit Balance	\$0.00	\$0.00
Total	\$0.00	\$5,516.99

\* This is the amount credited to your account that typically isn't enough to apply as a regular payment unless additional funds are received that add up to a regular payment made (funds pending) will be applied accordingly.

See the following pages for Important Consumer Information. To find free or low-cost HUD-certified housing counseling agencies in your area, please call 1.800.569.4287 or visit the HUD website at [www.hud.gov](http://www.hud.gov).

Go Paperless with eStatements: Log in or register at [www.PennyMacUSA.com](http://www.PennyMacUSA.com) to change your delivery preference today.



Loan Number: 8019320522

PENNYMAC LOAN SERVICES, LLC  
PO BOX 30597  
LOS ANGELES, CA 90030-0597



Current Month's Payment Due: \$2,708.49  
 Past Due Payments: \$2,708.49  
 Late Charge If After 04/16/19: \$108.63  
 Current Month's Payment If After 04/16/19: \$2,817.12  
 Outstanding Late Charges: \$108.63  
 Other Fees: \$0.00  
 Amount Due 04/01/19: \$5,525.61

Current Payment Due:  
 Additional Principal:  
 Additional Escrow:  
 Other:  
 Total Amount Enclosed:

MONICA RENE HALL  
8237 FAWN BROOK CT  
LAS VEGAS, NV 89149-4514

0100801932052230027084940002817129

"Since March 9, 1933, the United States has been in a STATE OF DECLARED NATIONAL EMERGENCY." Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: "Pay to the order of The PENNYMAC CORPORATION/FANNIE MAE Attn: REMITTANCE DEPARTMENT PO BOX 30597 LOS ANGELES, CA [90030-0597] Originally paid Dated: 2/28/2019

GOVERNMENT OBLIGATION's REMITTANCE COUPON Pay and Pledged to the Order of Without recourse." on behalf of [REDACTED] for account No. [REDACTED]

The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

[REDACTED] for 0100001932052230027004940002700494 Account - [REDACTED] Amount \$400,317.19 XXXX

FOUR HUNDRED THOUSAND THREE HUNDRED SEVENTEEN DOLLARS AND SEVENTEEN CENTS CREDITED BY A NON TAX PAYER AT PAR

PRINCIPLE BALANCE	\$395,678.50
INTEREST DUE AS OF APRIL 17, 2019	\$4,260.68
PRO RATA FRI:	\$ 212.80
LATE CHARGES:	\$ 100.63
RECORDING FEES:	\$40.00
RELEASE COST	\$8.50

The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public deos. They shall be redounded at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.

Memo: [REDACTED] Beneficial Interest

X SS [REDACTED]

If i am the lender and the borrower to the alleged debt i do so hereby discharge this debt and no amount is owed after this date March 24, 2019.

Holder and Citizen of the United States of America

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3/24/2022 4:38 PM  
Steven D. Grierson  
CLERK OF THE COURT

**TENDER OF PAYMENT OFFERING**

**The Federal Emergency Relief Act of 1933 - AN ACT**

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the present emergency, and/or to their dependents, whether resident, transient, or homeless. The Federal Emergency Relief Act of 1933 Approved, May 12, 1933 (Sec. 4. (a)) "The ownership of all property is in the state by virtue of the government."

*"Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83*

The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation, redemption - (Dec. 23, 1913, ch. 19, § 16 (part); Jan. 30, 1934, ch. 6, § 2000 (1); Aug. 23, 1935, ch. 614, title II, § 203(a))

**PennyMac Corp on Behalf of Fannie Mae you are hereby notified that I do hereby tender payment for the above referenced obligation of debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a government obligation and must be handled in accord with the dictates of statute. MONICA REINHALL accept the obligation on behalf of the United States of America and hereby make assignment of the obligation to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full**

[Redacted]

Account

[Redacted]

[Redacted]

PENNYMAC Cash Management  
Attn: REMITTANCE DEPARTMENT  
6101 Condor Drive  
MOOR PARK, CA 93021  
Date: MARCH 24, 2019

**GOVERNMENT OBLIGATION'S REMITTANCE COUPON**

Pay and Pledged to the Order of: **PENNYMAC CORPORATION** *without recourse*

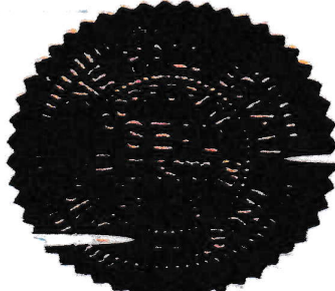
**Amount of Obligation: FOUR HUNDRED THOUSAND THREE HUNDRED SEVENTEEN DOLLARS AND NINETEEN CENTS CREDITED BY A NON TAX PAYER AT PAR**

**INTENTIONS:** The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY)

Attest: Department of the Treasury, Washington

[Redacted Signature]

Reserve and Interest



; princess and her

"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY." Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: "Pay to the order of The PENNYMAC CORPORATION-FANNIE MAE  
Attn:REMITTANCE DEPARTMENT PO BOX 30597 LOS ANGELES, CA [90030-0597] Originally paid Dated:  
2 28 2019

GOVERNMENT OBLIGATION'S REMITTANCE COUPON Pay and Pledged to the Order of Without recourse,"  
on behalf of [REDACTED] for account No [REDACTED]

The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

378800142 for 0100801932052230027084940002708494 Account - 8019320522 Amount \$400,317.19 XXXX

FOUR HUNDRED THOUSAND THREE HUNDRED SEVENTEEN DOLLARS AND NINETEEN CENTS CREDITED BY A NON TAX  
PAYER AT PAR

PRINCIPLE BALANCE	\$395,678.58
INTEREST DUE AS OF APRIL 17, 2019	\$4,268.68
PRO RATA PMI:	\$ 212.80
LATE CHARGES:	\$ 108.63
RECORDING FEES:	\$40.00
RELEASE COST	\$8.50

The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.

Memo: Discharging of Government Obligations

Beneficial Interest

vs [REDACTED]

If i am the lender and the borrower to the alleged debt i do so hereby discharge this debt and no amount is owed after this date March 24, 2019.

Holder and Citizen of the United States of America

*jprince*



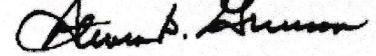
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# EXHIBIT

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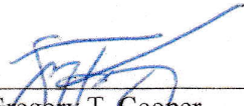
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Steven D. Grierson  
CLERK OF THE COURT



Office of Business Enterprises  
Duplication Services Section

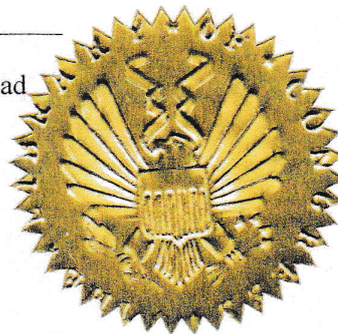
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IN WITNESS WHEREOF, the seal of the Library of Congress is affixed hereto on May 2, 2012.



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Gregory T. Cooper  
Duplication Services, Section Head  
Office of Business Enterprises  
Library of Congress



*U.S. Laws, Statutes, United States*

THE  
STATUTES AT LARGE

OF THE  
UNITED STATES OF AMERICA

FROM

MARCH 1933 to JUNE 1934

CONCURRENT RESOLUTIONS  
RECENT TREATIES AND CONVENTIONS, EXECUTIVE PROCLAMATIONS  
AND AGREEMENTS, TWENTY-FIRST AMENDMENT  
TO THE CONSTITUTION

EDITED, PRINTED, AND PUBLISHED BY AUTHORITY OF CONGRESS  
UNDER THE DIRECTION OF THE SECRETARY OF STATE

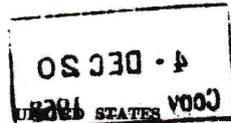
VOL. XLVIII

IN TWO PARTS

PART 1—Public Acts and Resolutions.

PART 2—Private Acts and Resolutions, Concurrent Resolutions  
Treaties and Conventions, Executive Proclamations  
and Agreements, Twenty-first Amendment to the  
Constitution.

PART 1



GOVERNMENT PRINTING OFFICE  
WASHINGTON : 1934

## [CHAPTER 46.]

## AN ACT

June 3, 1933.  
[H. R. 4494.]  
[Public, No. 29.]

Authorizing a per capita payment of \$100 to the members of the Menominee Tribe of Indians of Wisconsin from funds on deposit to their credit in the Treasury of the United States.

Menominee Indians of Wisconsin.  
Per capita payments to, from tribal funds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to withdraw from the fund in the Treasury of the United States on deposit to the credit of the Menominee Indians in the State of Wisconsin a sufficient sum to make therefrom a per capita payment or distribution of \$100, in three installments, \$50 immediately upon passage of this Act, \$25 on or about October 15, 1933, and \$25 on or about January 15, 1934, to each of the living members on the tribal roll of the Menominee Tribe of Indians of the State of Wisconsin, under such rules and regulations as the said Secretary may prescribe.

Approved, June 3, 1933.

## [CHAPTER 47.]

## JOINT RESOLUTION

June 5, 1933.  
[S. J. Res. 48.]  
[Pub. Res., No. 9.]

Authorizing the Secretary of War to receive for instruction at the United States Military Academy at West Point, Posheng Yen, a citizen of China.

Posheng Yen, a citizen of China.  
Admitted to Military Academy.  
Provisor.  
No Federal expense.  
Conditions.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to permit Posheng Yen to receive instruction at the United States Military Academy at West Point for the course beginning not later than July 1, 1934: *Provided,* That no expense shall be caused to the United States thereby, and that Posheng Yen shall agree to comply with all regulations for the police and discipline of the Academy, to be studious, and to give his utmost efforts to accomplish the courses in the various departments of instruction, and that said Posheng Yen shall not be admitted to the Academy until he shall have passed the mental and physical examinations prescribed for candidates from the United States, and that he shall be immediately withdrawn if deficient in studies or in conduct and so recommended by the Academic Board: *Provided further,* That in the case of said Posheng Yen the provisions of sections 1320 and 1321 of the Revised Statutes shall be suspended: *Provided further,* That S. J. Res. 179, approved March 3, 1933, be, and the same is hereby, repealed.

Approved, June 5, 1933.

Oath and service, waived.  
R. S., secs. 1320, 1321, D. 227.

Existing law repealed.  
Vol. 47, p. 1546.

## [CHAPTER 48.]

## JOINT RESOLUTION

June 5, 1933.  
[H. J. Res. 192.]  
[Pub. Res., No. 10.]

To assure uniform value to the coins and currencies of the United States.

Uniform value of coins and currencies.  
Preamble.

Whereas the holding of or dealing in gold affect the public interest, and are therefore subject to proper regulation and restriction; and Whereas the existing emergency has disclosed that provisions of obligations which purport to give the obligee a right to require payment in gold or a particular kind of coin or currency of the United States, or in an amount in money of the United States measured thereby, obstruct the power of the Congress to regulate the value of the money of the United States, and are inconsistent with the declared policy of the Congress to maintain at all times the equal power of every dollar, coined or issued by the United States, in the markets and in the payment of debts. Now, therefore, be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That (a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore or hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts. Any such provision contained in any law authorizing obligations to be issued by or under authority of the United States, is hereby repealed, but the repeal of any such provision shall not invalidate any other provision or authority contained in such law.

(b) As used in this resolution, the term "obligation" means an obligation (including every obligation of and to the United States, excepting currency) payable in money of the United States; and the term "coin or currency" means coin or currency of the United States, including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations.

SEC. 2. The last sentence of paragraph (1) of subsection (b) of section 43 of the Act entitled "An Act to relieve the existing national economic emergency by increasing agricultural purchasing power, to raise revenue for extraordinary expenses incurred by reason of such emergency, to provide emergency relief with respect to agricultural indebtedness, to provide for the orderly liquidation of joint-stock land banks, and for other purposes", approved May 12, 1933, is amended to read as follows:

"All coins and currencies of the United States (including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations) heretofore or hereafter coined or issued, shall be legal tender for all debts, public and private, public charges, taxes, duties, and dues, except that gold coins, when below the standard weight and limit of tolerance provided by law for the single piece, shall be legal tender only at valuation in proportion to their actual weight."

Approved, June 5, 1933, 4.40 p.m.

Clauses in obligations requiring gold, etc., payments declared contrary to public policy.

No future obligation to be so expressed.

Payments to be made in legal tender.

Conflicting provisions repealed. U.S.C. p. 1003. Other provisions not invalidated.

Term "obligation" defined.

"Coin or currency."

National Economic Emergency Act, amended. Ante, p. 82.

Coins and currencies as legal tender.

Abbrased gold coins, according to weight.

[CHAPTER 49.]

AN ACT

To provide for the establishment of a national employment system and for cooperation with the States in the promotion of such system, and for other purposes.

June 6, 1933.

[S. 510.]

[Public, No. 30.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That (a) in order to promote the establishment and maintenance of a national system of public employment offices there is hereby created in the Department of Labor a bureau to be known as the United States Employment Service, at the head of which shall be a director. The director shall be appointed by the President, by and with the advice and consent of the Senate, and shall receive a salary at the rate of \$8,500 per annum.

National cooperative employment service.

United States Employment Service created in Department of Labor.

Appointment, etc., of Director.

(b) Upon the expiration of three months after the enactment of this Act the employment service now existing in the Department of Labor shall be abolished; and all records, files, and property (including office equipment) of the existing employment service

Existing service to be abolished; personnel and property transferred.

**LIBRARY OF CONGRESS**

Office of Business Enterprises  
Duplication Services Section

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that work.

THIS IS TO CERTIFY FURTHER, that the publisher's page is stamped with a Library of  
Congress Order Division stamp that bears the date Jan 22 1991.

IN WITNESS WHEREOF, the seal of the Library of Congress is hereunto on  
September 4, 2014.

  
Gregory J. Cooper  
Duplication Services Section Head  
Office of Business Enterprises  
Library of Congress





## EXHIBIT C – Constitutional and Legal Protections Against Interference with Private Contracts

---

This Exhibit is submitted in support of the lawful position held by the House of Judah Trust / Beit LiYehudah Ne'emanut Keren. It affirms that no agency, insurer, state actor, or administrative officer has the authority to alter, reinterpret, or obstruct a private contractual agreement, especially one executed under UCC 1-308, consular court jurisdiction, and international treaty protections.

### 1. U.S. Constitution – Article I, Section 10, Clause 1

“No State shall... pass any... Law impairing the Obligation of Contracts...”

This clause, known as the Contract Clause, prohibits all state governments from altering or interfering with private contracts. Any endorsement, reclassification, or alteration by Liberty Mutual or a state entity without consent is unconstitutional.

### 2. 15 U.S. Code § 1 – Restraint of Trade

Declares illegal any contract, combination, or conspiracy in restraint of trade or commerce. The insertion of fraudulent endorsements, or coordinated refusal to honor a contract, may constitute a federal violation.

### 3. UCC 1-308 – Reservation of Rights

A party who reserves its rights does not lose them by participating in contract performance. This includes preservation of Indigenous trust jurisdiction, tender of payment rights, and execution of consular decisions.

### 4. Relevant Case Law

- Home Building & Loan Ass'n v. Blaisdell, 290 U.S. 398 (1934):  
State cannot substantially impair the obligations of private contracts, even during emergency.
- Shelley v. Kraemer, 334 U.S. 1 (1948):  
Private contracts are enforceable, but courts and governments may not enforce or impose unconstitutional terms.
- United States v. Throckmorton, 98 U.S. 61 (1878):  
Judgments obtained by fraud or concealment are void and subject to attack at any time.

**5. Constructive Fraud Doctrine**

Fraud does not require intent if a party violates trust, fails to disclose material facts, or abuses its position. Liberty Mutual's use of a non-existent endorsement and false jurisdiction constitutes constructive fraud. This Exhibit C confirms that no lawful authority existed for Liberty Mutual or any state entity to alter or interfere with the private contract. Such actions are unconstitutional, fraudulent, and void. Submitted in support of: Affidavit Nos. 1-3 and Final Demand Enforcement Filing By:

Respectfully,

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Prince Ra Hotep El  
Executor, Beit LiYehudah Ne'emanut Keren  
UCC 1-308 | Treaty of Peace & Friendship | Private  
Foreign Trust Jurisdiction

*Chief Justice Ali*  
UCC 1-308

Chief Justice Ali for the  
Consular Court House of  
Judah Consular General (Beit  
LiYehudah Ne'emanut Keren)  
House of Judah Trust  
Foundation



Consular Court of Record & Divine Tribunal VIZIR NOTARY BLOCK Subscribed and affirmed before me on this 28th day of December, 2025, by Prince Ra Hotep El TR, Trustee and Executor for the Living Estate Trust BT and authorized representative of the Consular Court - House of Judah.

Signature:

*Chief El-Bey*



*UCC1-308 All Rights Reserved*



Electronically Filed  
3/22/2022 7:45 PM  
Steven D. Grierson  
CLERK OF THE COURT

Princess Emiliy - Hotep : El Sui Juris §  
d/b/a PRINCESS EMILILY HOTEPEL, ens §  
legis d/b/a MONICA R. HALL, Estate Trust §  
d/b/a CONSULATE COURT TRIBUNAL #13 §

Prepared by, recording requested by §  
and return to: §

Name: Diplomat ;princess emilily hotep el §

Company: MONICA RENE HALL §

ESTATE TRUST §

Domicile Address: 8237 Fawn Brook Ct §

City: Las Vegas §

State: NV Republic near [89149] §

Phone: [661] 412-2998 §

Fax: §

Zip: [89149] §

-----Above this line for  
Official Use Only.....

**Sec. 108.2415 Nevada Security Instruments of Public Utilities; Mortgages;  
Deeds of Trust; Other Liens Instrument No. 20210527-0001754**

State of Nevada }

} ss.

County of Clark }

Sec. 108.2415 Form of surety bond posted to release lien; form of surety bond posted to release all prospective and existing lien rights; recording of surety bond; service; effect of failure of service; effect of recording and service of surety bond.

This Surety Instrument is to obtain the release of a lien[s] for which notice of lien has been recorded against my Allodial Aboriginal Indigenous private property, I a woman/man are the principal, please Cc: my UCC private Estate Trust Lien UCC1 filed with the Secretary of State.

This recorded surety must execute a surety bond in an amount equal to 1.5 times the lienable amount in the notice of lien, which must be in the following form: (125-21-311-121) (Consulate Court Tribunal #13, Case No...A-21-).

WHEREAS, I a man/woman a foreign officer Diplomat (;princess emily hotep el), located at (Aboriginal Allodial Title property located at 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186 8237 Fawn Brook Ct Las Vegas NV Republic of Al Morocco near [89149].), desires to give a bond along with Tender of Payment, for releasing the following described property allegedly owned by David A. Spector D.B.A. CEO PennyMac Loan Services not limited to the Assessors and Assigns (Parent Company subsidiaries and such the like) from that certain notice of lien in the sum of \$1,200,000.00 recorded well after (June 26nd 2018) resubmitted on May 27th, 2021 done on this (13th) March (2022), in the NV Secretary of State or the office of the recorder in the [w/o] Clark County (Aboriginal Allodial Title property located at 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186).

NOW, THEREFORE, the undersigned principal and surety do hereby obligate themselves to the lien claimant named in the notice of lien, Instrument No. 20210527-0001754 David A. Spector D.B.A. CEO (PennyMac Loan Services) under the conditions prescribed by NRS 108.2413 to 108.2425, inclusive, in the sum of \$1,200,000.00 (1 1/2 x lienable amount), from which sum they will pay the lien claimant that amount as a Consulate Court, or any Court of Competent Proven Jurisdiction according to Article VI Supremacy Clause Article VI Article VI Annotated 18 U.S. Code § 911 All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

The Constitution[s] both State and Federal not limited to Tribal Constitution[s], 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 in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding may adjudge to have been secured by the lien, including the total amount awarded pursuant to NRS 108.237, but the liability of the surety may not exceed the penal sum of the surety bond.

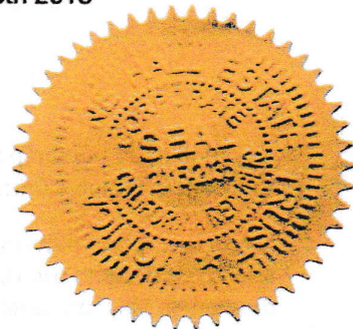
IN TESTIMONY WHEREOF, the principal and surety have executed this bond at Consulate Court Tribunal #13 8237 Fawn Brook Ct Las Vegas Nevada Republic near [89149], on the March day of 13th, the year 2022 originally done on August 15th 2018

*princess emily hotep el / UCC1-308*  
(Signature of Principal)

*princess emily hotep el / UCC1-308*  
(MONICA RENE HALL ESTATE TRUST)

By Sultan ;prince ra hotep el  
*[Signature]* UCC1-308  
(Its Legal Consul in Fact)

Sui Juris



Court Seal

MONICA RENE HALL ESTATE TRUST SEAL

Sultan prince el a foreign official Diplomat  
(Its Consul in Fact)

Violations and Legal Grounds:

- Violations of 15 U.S.C. § 1692 (FDCPA) and § 7001 (Electronic Records)
- Unlawful practice of law (UPL) and impersonation of officials
- Interference with secured communications, contracts
- Defamation and propaganda confirmed via public statements and recorded incidents
- Unauthorized entry and seizure of trust property with HOA coordination

IN TESTIMONY WHEREOF, the principal and surety have executed this bond at 8237 Fawn Brook Court Las Vegas Nevada Republic on the March 13th, 2022

Aldridge Pite falsely implied that:

may not exceed the penal sum of the surety bond.

A defaulted on a judicial order (which was never served lawfully) to the Trust trustees or additional amounts as may be awarded pursuant to NRS 198.237 but the liability of the surety the surety is not liable for the amount of the bond.

that a defaulted on a mortgage agreement to pay the lien claimants the lienable amount that a court of competent jurisdiction may determine.

who have provided or hereafter provide materials, equipment or work under the prime contract, from which sum the principal and surety will pay the lien claimants the lienable amount that a prime contract) along with the Tender of Payment to all prospective and existing lien claimants sum of \$1,200,000.00 One Million Two Hundred Thousand and 00/100 cents (\$1,200,000.00 amount of NOW, THEREFORE, the undersigned principal and surety do hereby obligate themselves in the property that is the subject of this instrument and surety do hereby obligate themselves in the secured contract for release within 5 days of receipt of this instrument. WHEREAS, the Contract) If you fail to respond or acknowledge such terms or conditions shall be deemed a or to be provided under the prime contract (Date of the Prime Contract) (Summary of Terms of the Prime and existing lien rights and notices of liens arising from materials, equipment or work provided the following of legal proceedings (including a lien claim) from all prospective (8237 Fawn Brook Ct Las Vegas NV Republic near [89149], desires to give a bond increasing rene hall, located at 125-21-311-121 lot 325 Longitude 36.283029 Latitude -115.276186). WHEREAS, (principal) a Diplomat the and appealation; princess emilly hote el n.a: monica 325 Longitude 36.283029 Latitude -115.276186). This Consulate Court Tribunal acknowledges contract, which must be in the following form: (Assessor's Parcel Number) 125-21-311-121 lot the recorded a surety bond in an amount equal to 1.5 times the amount of the prime instrument on behalf of the surety therein named, and he or she acknowledged that the executed the foregoing instrument, known to me to be the person who executed that Diplomat (principal) a Diplomat the and appealation; princess emilly hote el n.a: monica if she renewed her license rather also known as Consul Sultan prince el a foreign August 15th, 2018 notarized by Debra Dawson who's Notary Expired June 19th, 2022 unknown therein mentioned and also personally appeared this day and done so before this time on acknowledged that he or she executed the foregoing instrument as principal for the purposes State of Nevada, personally appeared; princess emilly hote el ex rel monica rene hall who On March 13th, 2022 before me the undersigned a notary public of the County of Clark and

The allodial land patent rights, } County of Clark

The foreign default judgments issued by the Consular Court Tribunal, } ss

And the lawful tender made in good faith. } State of Nevada





\$1,000,000.00 bond

- Confirmation that Ally Bank never authorized the attorneys acting under their name

This bundle also references the Foreign Judgment Default obtained in McLean County, Illinois, and highlights the ongoing violations of federal law, trust rights, and Indigenous sovereignty.

We respectfully request immediate investigation, injunctive protection, enforcement of the federal judgment, and removal of any parties obstructing lawful court orders or aiding in fraudulent and

All rights reserved under UJC 1-308, Treaty Law, and the American Declaration on the Rights of Indigenous Peoples.

Sincerely,

Envoy Prince Ra Hotep El  
Executor for the House of Judah Trust Foundation

Envoy Princess Emilily Hotep El  
Beneficiary

Email: ConsularCourtTribunal13@proton.me

U.S. Department of Justice  
8237 Fawn Brook Dr  
Washington, DC 20530-0001

US Department of Justice  
Federal Coordination and Compliance  
950 Pennsylvania Ave NW  
Washington DC 20530

- [crm.public@usdoj.gov](mailto:crm.public@usdoj.gov)
- [us.marshals@usdoj.gov](mailto:us.marshals@usdoj.gov)
- [usdoj@service.govdelivery.com](mailto:usdoj@service.govdelivery.com)
- [civilrights@usdoj.gov](mailto:civilrights@usdoj.gov)

PROOF OF SERVICE VIA USPS MAIL AND ELECTRONIC SERVICE

[docketclerk@cfpb.gov](mailto:docketclerk@cfpb.gov)



C/O Barber County Office of Record Assigns  
500 S Grand Central Pkwy Suite 2nd Floor  
Box 551510  
Las Vegas, NV Republic near [89106]  
(702) 455-4336  
eRecording@csGLOBAL.com

CEO David A. Spector  
PennyMac LLC  
3043 Townsgate Rd, Suite 200  
Westlake Village, CA 91361  
Nevada License #4041  
CoFr #FCA10492, #FCA10562  
#CAD11497

M.E.R.S. CEO Bill Beckmann  
V.P. Alleged Employee Shannon McKinney  
1818 Library Street Suite 300  
Reston, VA [20190]



# EXHIBIT

## OFFICE OF THE EX-OFFICIO CONSTABLE LAS VEGAS

April 8, 2021

PRINCESS EL  
7500 W LAKE MEAD BLVD SUITE C9 309  
LAS VEGAS, NV 89128

In the matter regarding:

Case#: 125-21-311-121

Defendant: PENNYMAC

The paperwork for your Summons was UNSERVED for the following reason:

SECURITY ADVISED DOCUMENTS MUST GO TO 701 S CARSON ST  
#200 CARSON CITY, NEVADA 89701

Thank you for the opportunity to assist you with your case. Should you have questions or concerns in the future, please do not hesitate to contact this office.

Sincerely,

Office of the Ex-Officio Constable

By: VA  
Office of the Ex-Officio Constable Clerk

301 E. Clark Avenue Suite 100 • Box 552110  
Las Vegas, NV 89155-2110  
(702) 455-4099 • Fax: (702) 385-2436

OFFICE OF THE EX-OFFICIO CONSTABLE

301 E. CLARK AVE., STE. 100, LAS VEGAS, NV 89101

Electronically Filed 3/1/2023 9:32 AM  
Steven D. Grierson  
CLERK OF THE COURT  
COURT DATE: 3/1/2023

CIVIL PROCESS FORM

ZIP CODE: 89107  
SERVICE FEE: 31

PLEASE COMPLETE THE FOLLOWING INFORMATION ABOUT THE PERSON OR COMPANY WE ARE SERVING

Name and Title of Person to be served. IF COMPANY CORPORATION, PROVIDE THE OWNER NAME, CORPORATE OFFICERS OR RESIDENT AGENT.

NAME OR BUSINESS: Fidelity National Title - Diana Hoffman V.

HOME ADDRESS/Apt or Ste #/Zip Code: \_\_\_\_\_

EMPLOYER AND EMPLOYER ADDRESS: 500 N. Rainbow Blvd #100 Las Vegas NV

BEST TIME TO SERVE DURING NORMAL BUSINESS HOURS: HOME: \_\_\_\_\_ WORK:

PHONE # OF PERSON TO BE SERVED: HOME/WORK: 988-714-6700 MOBILE: \_\_\_\_\_

DESCRIPTION: RACE: \_\_\_\_\_ SEX: \_\_\_\_\_ AGE: \_\_\_\_\_ HT: \_\_\_\_\_ WT: \_\_\_\_\_ HAIR: \_\_\_\_\_ EYES: \_\_\_\_\_

VEHICLE: YEAR: \_\_\_\_\_ MAKE: \_\_\_\_\_ BODY STYLE: \_\_\_\_\_ COLOR: \_\_\_\_\_ PLATE: \_\_\_\_\_

OTHER INFORMATION TO HELP US SERVE THE DEFENDANT:

Julie Cimorelli is an employee who can help find person.  
104 854-8100 Corporate Escrow Administrator

PLAINTIFF NAME: Princess Emily El TELEPHONE # 702-743 1926-Hus  
661-675-5545 OK 10/2

ADDRESS: 7500 W. Lake Mead Blvd st C9 #309 LV, NV 89128

DEPUTY WORKSHEET

MAR 1 8 2021

DEPUTY ASSIGNED: [Signature] DATE: \_\_\_\_\_

SERVICE ATTEMPTS

- 1. DATE: 3-16-21 TIME: 1047 LOCATIONS: SL
- 2. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_
- 3. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

**SERVED**

DEPUTY NOTES: 1) SERVED PATRICIA ARMSTRONG VP

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**EX-OFFICIO CONSTABLE'S OFFICE**

301 E. CLARK AVENUE SUITE #100

P.O. BOX 562110

LAS VEGAS, NEVADA 89155-2110

PRINCESS EMILY HOTEPEL

Plaintiff

OTH 20 192274

Case Number

vs.

Affidavit of Service

PENNY MAC LOAN SERVICES

Defendant

STATE OF NEVADA)

ISS:

COUNTY OF CLARK

D. WORTH P#15519

I, \_\_\_\_\_, being duly sworn or under penalty of perjury, states: that at all times relevant, I was a citizen of the United States, over the age of Eighteen years of age, and not a party to or interested in the proceedings in which this affidavit is made.

That on the 16 day of MARCH, 2021, I received the following documents:

NOTICE OF LIS PENDENS, EXHIBIT A, JURAT, NEVADA GENERAL WARRANTY DEED

And

that I served the same on the Defendant, \_\_\_\_\_ on

16 MARCH, 2021, at the hour of 1047A M. by:

1. For personal service: Delivering and leaving a copy with the Defendant at (insert address of service)

2. For substitute service: Delivering and leaving a copy with (insert name/description of person served and their relationship to the Defendant)

a person of suitable age or discretion residing at the Defendant's dwelling, house, or usual place of abode at (insert address)

3. For service on a business or entity: Delivering and leaving a copy with (insert name or physical description of person served)

PATRICIA ARMSTRONG, who is Defendant's (check one) [ ] president or other head, [ ] secretary, [ ] cashier, [ ] managing agent, [ ] resident agent, or  other (specify) VP

At (insert address at which you served) 500 NORTH RAINBOW #102 LAS VEGAS NEVADA 89107

Date: 3-16-21 Printed Name D. WORTH P#15519 Signature: [Signature]

Office of the Ex-Officio Constable 301 E. Clark Avenue Suite #100 Las Vegas, NV 89101 Phone: (702)-455-4099

UNSWORN DECLARATION: Per NRS 53.045

"I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct."

D. WORTH P#15519

Printed Name

[Signature]

Signature

OFFICE OF THE EX-OFFICIO CONSTABLE

301 E. CLARK AVE., STE. 100, LAS VEGAS, NV 89101

CIVIL PROCESS FORM

LVTC: \_\_\_\_\_

CASE #: \_\_\_\_\_

COURT DATE: \_\_\_\_\_

ZIP CODE: \_\_\_\_\_

SERVICE FEE: \_\_\_\_\_

PLEASE COMPLETE THE FOLLOWING INFORMATION ABOUT THE PERSON OR COMPANY WE ARE SERVING

Name and Title of Person to be served. IF COMPANY CORPORATION, PROVIDE THE OWNER NAME, CORPORATE OFFICERS OR RESIDENT AGENT.

NAME OR BUSINESS: PennyMac Holdings LLC, The Corporation Trust Company

HOME ADDRESS/Apt or Ste #/Zip Code: 701 S. Carson St Ste #200 Carson City NV 89101

EMPLOYER AND EMPLOYER ADDRESS: \_\_\_\_\_

BEST TIME TO SERVE DURING NORMAL BUSINESS HOURS: HOME: \_\_\_\_\_ WORK: 8-5 pm

PHONE # OF PERSON TO BE SERVED: HOME/WORK: 866-549-3583 MOBILE: \_\_\_\_\_

DESCRIPTION: RACE: \_\_\_\_\_ SEX: \_\_\_\_\_ AGE: \_\_\_\_\_ HT: \_\_\_\_\_ WT: \_\_\_\_\_ HAIR: \_\_\_\_\_ EYES: \_\_\_\_\_

VEHICLE: YEAR: \_\_\_\_\_ MAKE: \_\_\_\_\_ BODY STYLE: \_\_\_\_\_ COLOR: \_\_\_\_\_ PLATE: \_\_\_\_\_

OTHER INFORMATION TO HELP US SERVE THE DEFENDANT: CEO or any employees of this corporation of this company

PLAINTIFF NAME: muslim theocratic temple (MST) princess emily hotepel TELEPHONE # 702-743-1926

ADDRESS: 7500 W. Lake Mead Ste C9 #309 Las Vegas, NV, [89128]

DEPUTY WORKSHEET

DEPUTY ASSIGNED: \_\_\_\_\_ DATE: \_\_\_\_\_

SERVICE ATTEMPTS

1. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

2. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

3. DATE: \_\_\_\_\_ TIME: \_\_\_\_\_ LOCATIONS: \_\_\_\_\_

DEPUTY NOTES: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**MONTHLY PAYMENT COUPON**

Amount Due	
Borrower Name(s)	Monica Hall David Hall
Account Number	0019288083
Due By 03/01/2019: \$90,909.67 <b>\$100.43 late fee will be charged after 03/16/2019</b>	

**Make checks payable to: Select Portfolio Servicing**

Monthly Payment	\$ 478,273.49
Additional Principal	\$ 64,595.33
Additional Escrow	\$ 10,349.59
Late Fees	\$ 941.00
Other (Please Specify)	\$ 1634.49
	721.32 45.00
<b>Total Amount Enclosed \$</b>	<b>557,068.42</b>



SELECT PORTFOLIO SERVICING, INC.  
PO BOX 65450  
SALT LAKE CITY UT 84165-0450



Change of address or telephone? If so, check here  
and note changes on back

2771 0019288083 0000260649 0000270692 9

## TENDER OF PAYMENT OFFERING

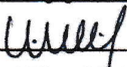
### The Federal Emergency Relief Act of 1933 - AN ACT

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the present emergency, and/or to their dependents, whether resident, transient, or homeless. **The Federal Emergency Relief Act of 1933 Approved, May 12, 1933 (Sec. 4. (a))**

*"The ownership of all property is in the state by virtue of the government" "Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83.*

The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913, ch. 6, § 16 (par.), 38 Stat. 265; Jan. 30, 1934, ch. 6, § 2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, § 203(a), 49 Stat. 704.)

Select Portfolio Servicing Inc. you are hereby notified that I do hereby tender payment for the above referenced obligation of debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a government obligation and must be handled in accord with the dictates of statute. I monica rene hall [On Behalf Of MONICA HALL & DAVID HALL] accept the obligation on behalf of the United States of America and hereby *make assignment of the obligation* to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

MONICA HALL	378800142 for account No. 0019288083	2771 0019288083 0000260649 0000270692 9
Select Portfolio Servicing Inc. REMITTANCE DEPT OVER NIGHT Address 3217 S. Decker Lake Dr. SALT LAKE CITY, UT [84119]		
GOVERNMENT OBLIGATION'S REMITTANCE COUPON		
Pay and Pledged to the Order of: SELECT PORTFOLIO SERVICING INC. <i>without recourse</i>		
Amount of Obligation: FIVE HUNDRED FIFTY SEVEN THOUSAND SIX EIGHT DOLLARS & FOURTY TWO CENTS CREDITED BY A NON TAX PAYER AT PAR		
INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY).		
Memo: <u>Discharging of Government Obligations</u>		
x		Beneficial Interest
Holder and Citizen of the United States of America		

**"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY."**

Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: "Pay to the order of The **Select Portfolio Servicing Inc. REMITTANCE DEPT OVER NIGHT Address 3217 S. Decker Lake Dr. SALT LAKE CITY, UT [84119]** GOVERNMENT OBLIGATION's TENDER OF PAYMENT REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse.*" on behalf of DAVID HALL 370907659 for account No. 0019288083. **For the Property of 4203 Norval Ave Quartz Hill CA [93536]**

The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

MONICA HALL 378800142 & DAVID HALL XXXXX7659 for account No. 0019288083 Amount \$557,063.42XXXX - FIVE HUNDRED FIFTY SEVEN THOUSAND SIX EIGHT DOLLARS & FOURTY TWO CENTS CREDITED BY A NON TAX PAYER AT PAR

XP111 659      00201157000260030300      0019288083

Memo: Discharging of Government Obligations

Beneficial Interest

x ss monica rene hall OBO MONCA HALL

Holder and Citizen of the United States of America



**JUDICIAL COMPLAINT &  
MOTION TO VACATE CLAIM  
OF INSTITUTIONALIZED  
COERCIVE CONTROL &  
COERCIVE VIOLENCE AIDING  
& ABETTING TORT**



**DEFAMATION PER QOUD AND**

**TORTIOUS INTERFERENCE CASE NUMBER CASE NO. OTH / 22 / 857208 Cc: OCC Case  
No. CS0403162, DOJ Case No.311050-DSK, DOJ Report No. 318923-TFT.**

## **JUDICIAL COMPLAINT & MOTION TO VACATE**

**Case No. A-21-843907-C**

Filed by: Envoy Prince Ra Hotep El & Envoy Princess Emilily Hotep El

בית ליהודה נאמנות קרן (Beit LiYehudah Ne'emanut Keren) – Private Indigenous Trust &  
Consular Court Tribunal

To the Nevada Commission on Judicial Discipline and Eighth Judicial District Court:

We submit this formal complaint and motion to vacate all default judgments in Case No. A-21-843907-C, on the basis of fraud upon the court, lack of jurisdiction, multiple unlawful defaults, and simulated legal process.

### **Legal Basis for Relief**

1. NRCPC 60(b)(4): Void judgments may be attacked at any time.
2. U.S. Const. Amend. XIV; Nevada Const. Art. 1 § 8: Violation of due process and property rights.
3. NRS 205.395: Filing of false instruments (felony).
4. NRS 1.260: Judgment invalid without judicial signature or authority.
5. NRCPC 55(b): One default per claim; additional defaults are void.
6. NRS 199.340: Forgery of court process.
7. 18 U.S.C. § 242: Deprivation of rights under color of law.

---

8. RPC 3.3: Duty of candor violated by counsel using fake entities and aliases.

**Material Allegations**

- Judgment entered with rubber-stamp signature outside signature block.
- Four contradictory ‘default judgments’ recorded using same case number.
- Pitney-Bowes envelopes used without USPS scan or delivery proof.
- Real party in interest, the Trust, denied standing and service ignored.
- Multiple fictitious aliases fraudulently added to court caption.
- No ink signature or valid jurisdiction at any stage.

**DEMAND RESOLUTION**

1. Vacate all judgments as VOID ab initio.
2. Expunge all court and recorder filings using false aliases.
3. Refer attorneys and Judge Kishner for criminal investigation under NRS 205.395 & 18 U.S.C. § 242.
4. Order restitution and sanctions under NRCP 11.
5. Reinstate all rights and property to the Trust.
6. Mandate hearing calendaring oversight and service verification reforms.

Furthermore, no state government or municipal authority possesses jurisdictional power to revoke, interfere with, or invalidate a lawfully recognized and recorded Foreign Trust Government – No. 001. Said trust is protected under international law, treaty law, and recognized principles of private Indigenous governance. Any attempt to terminate or reject its lawful filings or actions constitutes a breach of trust, treaty obligations, and international human rights.

Respectfully Submitted,

Envoy Prince Ra Hotep El

Envoy Princess Emilily Hotep El

Date: December 4, 2025



## JUDICIAL INQUIRY BOARD – FORMAL COMPLAINT

Case No. A-21-843907-C - INSTITUTIONALIZED COERCIVE CONTROL & COERCIVE VIOLENCE AIDING & ABETTING TORT DEFAMATION PER QOUD AND TORTIOUS INTERFERENCE Cc INTERFERENCE CASE NUMBER CASE NO. OTH / 22 / 857208 Cc: OCC Case No. CS0403162, DOJ Case No.311050-DSK, DOJ Report No. 318923-TFT.

Judicial Inquiry Board (JIB) complaint claim for both Nevada. Nevada Commission on Judicial Discipline form for Nevada judges;

### 1. Complainant

Consular Court House Of Judah

prince ra hotep el - Juris

Sovereign aboriginal

1483 N. Mount Juliet Rd. PMB 183

Mount Juliet, Tennessee 37122

Email: ConsularCourtTribunal13@proton.me

[702]592-06932

### Respondent Judges

- Nevada District Judge Joanne Kishner, Dept. [31 or XXXI], Clark County

### 3. Respondent Attorneys / Law Firms

- Aldridge Pite llp aka Aldridge Pite Haan llp , Nevada Bar Nos. Cc attached...

### 4. Cases Affected

- Nevada Case No. [Case No. A-21-843907-C], caption "Aldridge Pite llp aka Aldridge Pite Haan llp Ally Bank v. MONICA RENEE HALL unknown"

### 5. Executive Summary (one paragraph)

The above-named judges have, through a pattern of orders entered without jurisdiction, (i) permitted counsel to calendar their own hearings, (ii) accepted Pitney-Bowes meter-stamp envelopes as conclusive proof of service despite uncontroverted evidence the envelopes were never mailed, (iii) disregarded controlling trust law and the Trust's exclusive standing, (iv) sanctioned non-parties for "unauthorized practice of law" when they asserted the Trust's rights, and (v) entered default judgments against non-existent "straw-man" entities, thereby depriving real parties of due process and property without compensation.

Petitioners made a request for hearing by Blue Jean which the court has but it was ignored and not response from the Court nor Clerk nor the Judge was given concerning the hearing if

it was held at all on November 13, 2025 no judge was listed on the document sent by the Clerk of the Court.

6. Statement of Facts (chronological bullets)

a. The Monica Rene Hall Estate Trust BT, created [August 1, 2003], owns the real property / claims at issue.

b. On [not sure of the date due to multiple filings and add ons] counsel filed pleadings naming “[Straw-man name MONICA RENEE HALL]” a Army Reserves officer located in Pennsylvania PA as defendant—an entity that does not appear in any Secretary-of-State database, has no tax-ID number, and was never served.

c. Counsel electronically filed an “Ex Parte Application for Default Judgment” and obtained a hearing date that does not appear on the court’s public calendar. Clerk stamps show the hearing was set by counsel, not the court. Or the case was deleted as many documents evidence was entered in was removed or deleted by the Judge.

d. Proof of service consists solely of a Pitney-Bowes metered envelope (tracking No. [not known] item was refused due to non acceptance of unknown document or service) with no USPS acceptance scan; declarant states the envelope was “left at princess emily hotep el place of business or employers office and an unusual place of abode,” but the address is a medical business and now a empty building or vacant lot.

e. When the Trust’s executor, [Prince Ra Hotep El], appeared on the Blue Jean online hearing to quash the default, both judges stated: “The Trust is not a party” and “Only the named defendant may appear.” She also placed it on her minutes and the Clerk of the Court Returned our entry fee.

f. Judges threatened the executor with sanctions for “practicing law without a license” under NRS 7.285 / Bus. & Prof. Code § 6125, although the executor was defending the Trust’s property interest pro se, a right protected by In re Henson, 967 F.3d 1008 (9th Cir. 2020).

The Exuctuor also filed in the foreign Consular Court and won by default against Ally Bank/ Ally Financial the alleged plaintiff a Default Judgment and a Writ of Execution, the writ of execution was served on December 22, 2022 thereto the Registered agent of Ally Bank and has a six year expiration date.

g. Default judgment was entered, recorded, and used to evict occupants, although no lawful service or personal jurisdiction was ever obtained on the day of May 10, 2023 thereafter being forced from their home the Executor packed up after being threatened and defamed numerous times to prevent him from defending themselves from the onslaught of attacks set up by the Law Firm Coercive Attacks slander defamation intimidation moved to Florida returned plates and registration to the DMV Nevada. Several years later on September 15, 2025 after the coercive attacks increased, after being awarded a default judgment against an insurance company for the theft of property home and others.. in Las Vegas Nevada a driver hits and runs the 2015 KIA optima injuring his cohort and totaling the car.

The law firm Aldridge Pite contacts the insurance company and makes claim for a Default judgment award in Dept 31 judge Kishner court room several years back but remember the property held in a trust and the beneficiary and executor are not parties to the matter so nighter is the property that is in said name.

The Law firm and Judge or clerk[s] have multiple Default Judgments for different entities and adding the Ex-Parte or non party members two years later.

INSTITUTIONALIZED COERCIVE CONTROL & COERCIVE VIOLENCE AIDING & ABETTING  
TORT DEFAMATION PER QOUD AND TORTIOUS INTERFERENCE

h. The pattern repeats in at least [ ] other cases involving the same firm, same judge, and same service method (see Exhibit C – spreadsheet of case numbers).

#### 7. Applicable Law Violated

A void judgment is a legal nullity from Day 1.

**NRCP 60(b)(4) (same as its federal twin) is not a six-month gate; it is simply the label you use to remind the court that the judgment is void.**

#### RESPONSE TO “UNTIMELY” ARGUMENT

“Plaintiff’s reliance on NRCP 60(c)(1) is misplaced. A judgment entered without personal jurisdiction here against a non-existent ‘AKA’ entity never pleaded, served, or adjudicated is void under NRCP 60(b)(4). Void judgments may be attacked at any time, by motion or independent action, because they are legal nullities. In re Estate of Thompson, 98 Nev. 113, 115 (1982); United States v. Buck, 281 F.3d 979, 982 (9th Cir. 2002) (‘A void judgment may be attacked at any time in any proceeding.’). The six-month limitation of Rule 60(c) therefore does not apply, and the Court must vacate the judgment nunc pro tunc.”

#### 1. Original, official case caption entered by the Court Clerk on 09 Nov 2021:

“Ally Bank v. Monica Hall”

– Defendant name typed with two e’s: “Monica Renee Hall” (exactly the natural-person spelling).

– NO “AKA EL PRINCESS RA,” NO “PRINCESS EMILILY HOTEPEL.”

#### 2. The “Aliases” section was added later by clerk “error” – you can see the words “incorrect error” and the diplomat/EMILILY gibberish typed after the original line.

→ That after-the-fact insertion is not a court-approved amendment; it is a clerical alteration without a pleading, motion, or order.

#### 3. Therefore every document that uses the fantasy aliases (default judgment, opposition, notices, recorded liens) departs from the only caption that ever had judicial approval.

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**CLAIM OF INSTITUTIONALIZED COERCIVE CONTROL & COERCIVE VIOLENCE**

**Aiding & Abetting | Tort | Defamation Per Quod | Tortious Interference**

CASE NO. OTH / 22 / 857208

Petitioners/Claimants:

Melchizedek Priesthood El LLC 001 (Sovereign Government Entity)

David Jr. Hall Estate Trust BT 001 (Sovereign Government Entity)

Respondents/Defendants:

Aldridge Pite Haan LLP, various courts, municipal officials, police (on/off duty), Liberty Mutual, State Farm, McLean County Court personnel, and other named parties et al,...

Date: November 24, 2025

**AFFIDAVIT OF ENFORCEMENT AND FINALITY**

**Subject: Motion to Vacate Default Judgment and Writ of Execution – Affirmed by Tacit Acquiescence**

This affidavit affirms that the Beit LiYehudah Ne'emanut Keren Trust holds rightful legal control, with the Writ of Execution signed by Clerk Steven D. Grierson lawfully in full effect through 2027.

**Established Facts:**

- In-chambers court silence on November 13, 2025, constitutes tacit acquiescence.
- Aldridge Pite Haan LLP has never filed a valid letter of representation from Ally Bank, which has disclaimed them through its registered agent.
- No lawful engagement exists between Ally Bank and Aldridge Pite.
- Liberty Mutual's claims are hearsay and lack standing, failing to rebut Affidavit and Writ.

**Doxxing, Stalking, and Coercion Across State Lines**

According to the Affidavit of Truth and related documents:

- Aldridge Pite Haan LLP and affiliates engaged in multistate coercive actions, contacting family and friends across CO, MI, WI, CA.
- These actions reflect violation of federal and state doxxing and stalking laws:

# EXHIBIT

 **ACCOUNTSERVICES**

Esc Customer Access

Home  
Bills  
AutoPay Settings  
My Profile  
Contact Us

**Welcome**  
Welcome, Monica Hall Logged in as Moniroc86@yahoo.com

**Documents Summary**

Agreement Number	Customer Name	Active Documents	Viewed	Not Viewed	Archived
[REDACTED]	HALL	0	0	1	1
[REDACTED]	HALL	21	3	22	4

**Contract Summary**

Agreement Number: 874 [REDACTED]	Customer Name: Princess Emily Hotep El	Next Due Date: 02/10/2021	Principal Balance: \$22,032.01	Total Due: \$310.20	AutoPay: No	Paper Billing: No
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**Actions**

If you would like to pay your most recent invoice select Pay Now. If you would like to pa

[Pay Now](#) [Manage Wallet](#)

 [Click here to sign up for paperless billing!](#)

 [Click here to sign up for AutoPay!](#)  
Deduct from your bank account monthly.

# EXHIBIT

Tender of Payment  
\$ 22,032.01



**Hudson SL Pool Series I Trust**  
 c/o Sunlight Financial  
 PO Box 843840  
 Dallas, TX 75284-3840

**Remittance Section**

Loan Number: [REDACTED]  
 Statement Number: [REDACTED]  
 Payment Due Date: 01/10/2021  
 Total Due on 01/10/2021: \$155.10

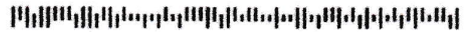
FORWARDING SERVICE REQUESTED

Check here for change of address (see reverse for details)

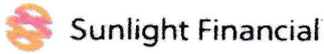
Use enclosed envelope and make check payable to

PRINCESS EMILY HOTEPEL  
 7500 W LAKE MEAD BLVD  
 STE C9-309  
 LAS VEGAS NV 89128

**Hudson SL Pool Series I Trust**  
 c/o Sunlight Financial  
 PO Box 843840  
 Dallas, TX 75284-3840



Keep lower portion for your records - Please return upper portion with your payment



**Hudson SL Pool Series I Trust**  
 c/o Sunlight Financial  
 PO Box 843840  
 Dallas, TX 75284-3840

Loan Number: 8 [REDACTED]  
 Statement Number: [REDACTED]  
 Statement Print Date: 12/16/2020  
 Payment Due Date: 01/10/2021  
 Total Due: \$155.10

**Important Messages**

**We appreciate your business!**

Please remove the remittance portion of this invoice and include it with your payment.

Delayed Checks, Drafts Or Orders May Be Subject To A Surcharge Of \$20

Please visit [billing.accountservicing.com](http://billing.accountservicing.com) to view invoices and make payments online. If you have questions regarding your invoice, please contact CUSTOMER SUPPORT at 855-326-9785.

**PAY ONLINE**  
 OR  
**AUTOPAY**



Register for paperless billing at  
[billing.accountservicing.com](http://billing.accountservicing.com)

**Statement Summary**

Statement Date 12/16/2020  
 Current Due \$155.10  
 Past Due \$0.00

Total Payment Due \$155.10  
 Payment Due Date 01/10/2021  
 To Be Paid in Full on or Before 12/10/2038

The due date on this statement reflects payments received through 12/16/2020

**Payment Summary**

Payments Since Last Invoice	\$160.00
Applied to Principal	\$68.10
Applied to Finance Charges	\$91.90
Applied to Late/NSF/Payment Fees	\$0.00
<hr/>	
Principal Balance as of 12/16/2020	\$22,032.01

ORIGINAL

**TENDER OF PAYMENT OFFERING**

**The Federal Emergency Relief Act of 1933 - AN ACT**

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the present emergency, and/or to their dependents, whether resident, transient, or homeless. **The Federal Emergency Relief Act of 1933 Approved, May 12, 1933 (Sec. 4. (a))**

;Princess Emilily Hotep El - [REDACTED] For Account No. [REDACTED]

Princess Emilily Hotep EL

[REDACTED]  
7500 West Lake Mead Blvd C9 #309  
Las Vegas NV [89128]

GOVERNMENT OBLIGATION'S REMITTANCE COUPON

Pay and Pledged to the Order of: Hudson Pool Services I Trust c/o Sunlight Financial *without recourse*

Amount of Obligation: Twenty Two Thousand Thirty Two DOLLARS & One CENTS 01/100

BY A NON TAXPAYER BY PAR

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY).

Memo: Discharging of Government Obligations

i Princess Emilily Hotep El  
[Signature]  
Holder and Citizen of the United States of America

Beneficial Interest

Hudson Pool Services I Trust c/o Sunlight Financial..., c/o of ;Princess Emilily Hotep El [REDACTED]. Hudson Pool Services I Trust c/ Sunlight Financial, you are hereby notified that I do hereby tender payment for the above referenced obligation of Loan/debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a **government obligation and must be handled in accord with the dictates of statute.** i, ;Princess Emilily Hotep El - [REDACTED] a woman hereby discharge the debt of said amount above to the United States Treasury for [REDACTED] For Account No. [REDACTED] amount issued Twenty Two Thousand Thirty Two DOLLARS & One CENTS 01/100. Please accept the obligation on behalf of the United States of America and hereby *make assignment of the obligation* to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

"The ownership of all property is in the state by virtue of the government" "Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR-1491 p. 83. The said notes shall be obligations of the

United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913, ch. 6, §16 (par.), 38 Stat. 265; Jan. 30, 1934, ch. 6, §2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, §203(a), 49 Stat. 704.)

"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY." Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: "Pay to the order of ;Princess Emilily Hotep El - [REDACTED] account No. [REDACTED] 7500 West Lake Mead Blvd STE C9 #309 [89128] ON BEHALF OF INVESTMENT WITHIN Treasury Retail Securities Site, PO BOX 843840 Dallas TX, [75284-3840. GOVERNMENT OBLIGATION's REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse*." on behalf of [REDACTED] for account No. [REDACTED];Princess Emilily Hotep El a woman ex relations Monica Hall I ;hereby discharge the debt of said amount above to the United States Treasury for \$22,032.01. The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

i, ;Princess Emilily Hotep El a woman [REDACTED] hereby discharge the debt of said amount above to the United States Treasury for the amount \$22,032.01. for said debt initially was taken from my infant trust account straw man all caps [REDACTED] anything or request for debt or payments hereafter is noted to be fraud and to be noted as an attempt to extort :Princess Emilily Hotep El ex relations Monica Hall for monthly payments interest and taxation without representation.

Memo: Discharging of Government Obligations

Beneficial Interest

/s/ Princess Emilily Hotep El [REDACTED]

Holder and non Citizen of the United States of America Republic

TRUST SEAL

# **Exhibit F: California Foreign Judgment Recognition & Enforcement Statutes**

## **California Code of Civil Procedure §1713–§1724**

This section codifies California's version of the Uniform Foreign-Country Money Judgments Recognition Act. These statutes govern the recognition and enforcement of foreign judgments in the State of California.

### **§1713 – Definitions**

Defines a foreign-country judgment as one that grants or denies recovery of money and is final, conclusive, and enforceable under the laws of the issuing jurisdiction.

### **§1715 – Applicability**

This act applies only to judgments that grant or deny recovery of money and excludes taxes, fines, and other penalties.

### **§1716 – Recognition of Foreign-Country Judgments**

California courts shall recognize such judgments unless they fall into specific exceptions such as lack of due process, lack of personal or subject matter jurisdiction, fraud, conflict with public policy, or conflicting judgments.

### **§1717 – Personal Jurisdiction**

Explains when a California court may not refuse to recognize a judgment on personal jurisdiction grounds (e.g., when the defendant was served, voluntarily appeared, or was domiciled in the foreign country).

### **§1719 – Effect of Recognition**

Once recognized, a foreign-country judgment is treated as a California judgment and is enforceable in the same manner.

### **§1724 – Transition Rule**

Applies to judgments rendered on or after the effective date of the Act. Earlier judgments may still be governed by previous law.

Note: California does not adopt the Uniform Enforcement of Foreign Judgments Act (UEFJA) for sister-state judgments, using its own procedures under CCP §1710.10–§1710.65.

ALL RISE ande Stande! This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereing living justise The Allodial Aboriginal, Indigenou, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONCERNING SOCIAL SECURITY NO.[S] XXX-XX-0142 AND XXX-XX-7659, UNLAWFUL USE OF PRIVATE INFORMATION, IDENTITY THEFT FRAUD, ETC,... RE SELECT PORTFOLIO SERVICING INC. CONSULATE COMMON LAW COURT Now closed ACCOUNT NO. 690859822, & CLOSED ACCOUNT NO. 0019288083

Department of Buisness Oversight  
Consumer Services Office  
1515 K Street, Suite 200  
Sacramento, CA [95814]  
1-866-275-2677  
<http://www.dbo.ca.gov/>

Moorish American ;Prince Ra Hotep EL  
Moorish American Princess Emillyly Hotep EL  
Concerning Property vacated 4203 Norval Ave  
Quartz Hill, CA Republic near [93536]

Attorney General Xavier Becerra  
Public Inquiry Unit  
PO BOX 94244-2550  
Sacramento, CA  
[916]210-6276  
[800]735-2922

ALL RISE ande Stande!

This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereing living justise The Allodial Aboriginal, Indigenou, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity.

I am the sovereing living justise Prince Ra Hotep El in capitis dimiutio.

My wages a pecuniary and not income, as such is based upon my sweat equity energy and time hired or used for wages commonly to assist a corporation to make its income and investments.

First Nat. Bank v. Terry, 103 Ca. App. 501, 285 P. 336, 377 [ "Full faith and credit" clause of Const. U.S. art 4, 1, requires that foreign judgment be given such faith and credit as it had by law or usage of state of its origin."].

16Am Jur 2d., Const. Law Sec. 98:

"While an emergency can not create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitution.

Claimants herein never shared their personal and private information with any of the respondents including Select Portfolio Servicing Inc. as such was illegally acquired through mailings fraudulent tax forms and hacking private computers emails etc,...

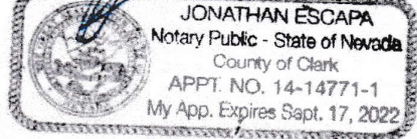
12 USC 411 Issuance to reserve banks; nature of obligation; redemption.

18 USC 8 Obligation or other security of the United States. Tax instrument of share cropping is not mortgage and land can not be deed or mortgage unless its Allodial. Mortgage means dead note. Creation within the Clark County Recorders office is fraud. UCC 3-603[b] If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge.

State of Nevada TAX SYSTEM IS VOLUNTARY AND IN SUCH SYSTEMS I DO NOT WISH TO PARTICIPATE THEREIN!

Notary *State of Nevada* *accepted and signed on 3-17-21 by Prince Ra hotep el*

VIZIR CONSULAR CONSULATE COURT [CL] ORDER



*Prince Ra Hotep EL* UCC 1-308

ALL RISE ande Stande! This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereinge living justise The Allodial Aboriginal, Indigenous, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

AFFIDAVIT of FACT WRIT of QUO WARRANTO ARTICLE : 7019 0140 0000 9588 3490 Default Judgment Failure to Respond, Court Order and Judgment CL Consulate Court AMOUNT DUE \$3,415,470.00 UCC Filing No. 20205074481 now closed ACCOUNT NO. 690859822, & CLOSED ACCOUNT NO. 0019288083

STATE OF NEVADA ]

] VIZIR CONSULAR CONSULATE COURT [CL] ORDER

COUNTY OF CLARK ]

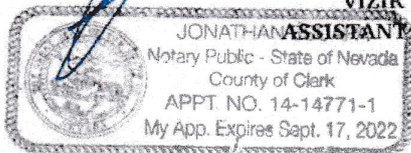
ALL RISE ande Stande!

This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereinge living justise The Allodial Aboriginal, Indigenous, woman ;Prince Ra Hotep El, in capitis dimiutio. This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereinge living justise The Allodial Aboriginal, Indigenous, man ;Prince Ra Hotep El, in capitis dimiutio in capitis dimiutio as the VIZIR CONSULAR CONSULATE COURT [CL] COURT. Canon Law 3132, Sovereign Jurisdiction - Jus Gentium, Moorish American Gen-ti-les, Jus Sanguini. Canon Law 3124 Nationality Jurisdiction, Personal Jurisdiction Violation of Supreme Laws: 18 USC sub. Sec. 1341, 1342 unlawful use of Fictitious Name, or Entity 18 USC sub. Sec. 241, and 242 Deprivation of Rights under Color of Law and Authority. 18 USC 1001: Defamation of Character, statements in General, 18 USC 1091: Genocide, Treason against the Constitution after taking Oath and Affirmation at the Altar of GOD.

16Am Jur 2d., Const. Law Sec. 98: "While an emergency can not create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitution. CORPORATE CANCELLATION AND RELEASE OF LIEN Instrument Number[s] NOW CLOSED ACCOUNT NO. 8019320522 Cc: Tender of Payment Refused UCC 3-603[b], Cc: 1099c Consulate CL Court OTH/20/238349 Default Judgment Failure to Respond, Court Order and Judgment CL Consulate Court The Instrument Number U210021563523 filed with the State Dept of CA Notice of Judgment Lien February 3<sup>rd</sup>, 2021. Default Judgment liens - See First Nat. Bank v. Terry, 103 Cal. App. 501. 285 P. 336, 377 full faith and credit clause of Const. U.S. art 4 1.

12 USC 411 Issuance to reserve banks; nature of obligation; redemption. 18 USC 8 Obligation or other security of the United States. Tax instrument of share cropping is not mortgage and land can not be deed or mortgage unless its Allodial. Mortgage means dead note. Creation within the Clark County Recorders office is fraud. UCC 3-603[b] If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender, of the obligation of an endorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates. The Only Mediation Needed is the support of the Constitution, State Constitution, the Treaties, and the Liens filed herein to be paid in full NOW CLOSED ACCOUNT NO. 8019320522 er to remove the lien. More over the cancellation of the corporate contracts and the paid in full. This property, is now filed as a 1099c and 1099a as abandoned and the Respondents are now responsible for the amount due and the property taxes on said property.

Notary



103-17-21 by Prince Ra Hotep El  
VIZIR CONSULAR PRINCE RA HOTEP EL UCC 3-603  
ASSISTANT GRAND SHEIKH Prince Ra Hotep El

ALL RISE and Stand! This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am the sovereigne living justise The Allodial Aboriginal, Indigenou, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAAZ PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

When Recorded Return To: MOORISH THEOCRATIC TEMPLE ISLAMISM  
Department Of State  
Diplomat ;Princess Emilily Hotep EL4462299™© F.n.a MONICA R HALL  
7500 West Lake Mead Blvd Ste C9 #309 Al Morocco  
Las Vegas NV Republic near [89128]

Document Prepared By: VIZIR CONSULAR PRINCE RA HOTEPEL  
First American Title Insurance Company  
2 First American Way  
Santa Ana CA. [92707]  
1-800-854-3643  
CLOSED ACCOUNT NO. 690859822  
& CLOSED ACCOUNT NO. 0019288083

This is the Release of any and all contracts with the Respondents whom never responded over three years ago and have defaulted by Lien Instrument Number 20205862211, Select Portfolio Servicing Inc., US Bank NA, JP Morgan Chase NA, MERS, WAMU, MANDALAY MORTGAGE LLC, AND NDSC, now closed ACCOUNT NO. 690859822, & CLOSED ACCOUNT NO. 0019288083 on Allodial Indigenous land[s] A.k.a. Parcel No. PARCEL NO. 3103-029-059: created c/o Diplomat ;Princess Emilily Hotep EL4461418™© F.n.a Monica Hall, and husband Moorish American Prince Ra Hotep EL4462299™© F.n.a David Hall. As such the corporation not registered within the State Of California, known as Select Portfolio Servicing Inc. has been served and due process given. They may attempt to claim cases were won by them rather all cases have been voided and vacated due to fraudulent actions by court clerks and so forth. October 2020 a NOTICE OF DEBT CANCELLATION 1099c, was mailed USPS and filed with the Department of the Treasury received January 28<sup>th</sup>, 2021. The Respondents were paid BY WAY OF TENDER OF PAYMENT On Behalf of The Allodial Aboriginal, Indigenou, woman Moorish American ;Princess Emilily Hotep El, F.n.a. MONICA RENE HALL. NOW CLOSED ACCOUNT NO. 690859822, on Allodial Indigenous land[s] A.k.a. Parcel No. PARCEL NO. 3103-029-059: tendered in the amount of \$557,068.42 approximately. This was paid in full before any attempts to fraudulently foreclose, or sale of property held in secret or private sometime June 18<sup>th</sup>, 2020. Moorish American ;Princess Emilily Hotep El, F.n.a. MONICA RENE HALL. FOR AND DURING HER LIFE AND UPON THE DEATH THE OF HER, THEN TO THE SURVIVOR OF HER ESTATE TRUST, and ALLODIAL TITTLE INDIGENOUS MOORISH AMERICAN[s] HER HUSBAND, Prince Ra Hotep El, OR BENEFICIARY WITH EVERY CONTINGENT REMINDER AND RIGHT OF REVERSION having been paid in full, said lien or Title is hereby fully released, satisfied, discharged and canceled. IN WITNESS WHEREOF AS NOMINEE FOR Select Portfolio Servicing Inc., US Bank NA, JP Morgan Chase NA, MERS, WAMU, MANDALAY MORTGAGE LLC, AND NDSC, C/O Diplomat ;Princess Emilily Hotep EL4462299™© ITS SUCCESSORS AND ASSIGNS has caused its name to be signed this 19<sup>th</sup> day of March in the year 2021. AS NOMINEE FOR Executive Customer Service Relations US BANK, thereto Select Portfolio Servicing Inc., US Bank NA, JP Morgan Chase NA, MERS, WAMU, MANDALAY MORTGAGE LLC, AND NDSC, C/O ITS SUCCESSORS AND ASSIGNS. AS FAILURE WITH THE DUTY TO RESPOND IN LAW Account Number: CLOSED ACCOUNT NO. 690859822, Parcel No. PARCEL NO. 3103-029-059 shall be recorded herein by Consulate Court Common Law and this lien is released upon the signatory consular court and by VIZIR CONSULAR PRINCE RA HOTEPEL SEAL and their signatures. As such Ally has been given 90 days to respond and have defaulted by law as of the 30 day rule. First Nat. Bank v. Terry, 103 Ca. App. 501, 285 P. 336, 377 [ "Full faith and credit" clause of Const. U.S. art 4, 1, requires that foreign judgment be given such faith and credit as it had by law or usage of state of its origin."]. This closed account has been tendered in full in the amount of \$557,068.42 thereto Select Portfolio Servicing Inc.

~~State of Nevada Court Clerk~~  
Notary ON 3-17-21 by Prince Ra. hotep el

VIZIR CONSULAR CONSULATE COURT [CL] COURT  
JONATHAN ESCAPA  
Notary Public - State of Nevada  
County of Clark  
APPT. NO. 14-14771-1  
My App. Expires Sept. 17, 2022  
UCCI-308

ALL RISE and Stand! This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am the sovereinge living justise The Allodial Aboriginal, Indigenous, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

AMOUNT DUE \$3,415,470.00 UCC Filing No. 20205074481

State of Nevada ]

] Centum Viginti Duo, in Officio, Moorish American Consulate Assistant Grand Sheikh  
All Laws That Are Repugnant To The Constitution Are Null And Void

County of Clark ]

On 3-17-21, 2021 before me Prince Ra El UCC1-308



I am a Moorish American as my ID and National Documents show. I Moorish American [my name] Diplo-  
mat ;Princess Emilily Hotep El4461418™©[my title] are Exempt and are not a United States citizen. My  
Name Moorish American and Title Princess Emilily Hotep El has been corrected from the name Monica Hall  
well over five years ago. I have given this information to your agency and thereto the TIGTA. I do not give  
permission nor volunteer my private social security number with this employer and any outside third party  
as stated in my first letter dated September 2020. As of the past year I have requested that my trade name  
and number be use only. 42 USC Section 408 provides that no one shall or must not share my social secu-  
rity number, Cc the letter stating employee copy whereas the employer gave my private information thereto  
a third party agency without my knowledge and consent.

Section 7 of Public Law 93-579 provides that: [a][1] It shall be unlawful for any Federal, State or local gov-  
ernment agency to deny to any individual any right, benefit, or privilege provided by law because of such  
individuals refusal to disclose his or her social security number. The Social Security Administration advises  
the card holder not to share this private information with any outside third parties.

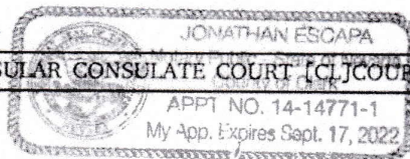
18USC sec. 242 and 42 USC Sec. 1983 provides that: "whoever, under color of any law, statute, ordinance,  
regulation, or custom, willfully subjects any person in any State, Territory, or District to the deprivation of  
any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States,  
shall be fined under this title or imprisoned not more than one year, or both; 42 USC Sec 1983 further pro-  
vides that a violator shall be liable to the party injured in an action at law, suit in equity, or other proper  
proceeding for redress." Moorish American Diplomat ;Princess Emilily Hotep El does not live, dwell nor has a  
resident in Washington DC nor is she a government employed person, nor is she in politics.

It is fact that my private information was gathered illegally and unlawfully by former and previous employ-  
ers, whom may unknowingly by fear of third parties given my information in their filings of taxes without  
my knowledge or consent.

Please cease from taking any further funds from my dollars earned within said paycheck and allow South-  
west Medical Associates to unlock their computer system to reverse this matter.

I Centum Viginti Duo, in Officio, Moorish American Consulate Assistant Grand Sheikh Diplomat Prince Ra El  
State of Nevada within the Republic as Consular, Judge, Consul, Are Witness to These facts in evidence.

Notary



VIZIR CONSULAR CONSULATE COURT [CL] COURT

Prince Ra El UCC1-308

ALL RISE ande Stande! This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am the sovereing living justise The Allodial Aboriginal, indigenous, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

STATE OF NEVADA ]

] VIZIR CONSULAR CONSULATE COURT [CL]COURT

COUNTY OF CLARK ]

The foregoing instrument was acknowledged before me on this 19<sup>th</sup> day of March in the year 2021, by Select Portfolio Servicing Inc., US Bank NA, JP Morgan Chase NA, MERS, WAMU, MANDALAY MORTGAGE LLC, AND NDSC, C/O closed Account No Loan Number **Loan Number: now closed ACCOUNT NO. 8019320522**, ITS SUCCESSORS AND ASSIGNS, of **Executive Customer Service Relations**, by way of failure to respond via phone call and mailing after receiving all faxes and USPS mailings as due to Nationality, Name Title and Appellation correction, AS TO ITS SUCCESSORS AND ASSIGNS, who, as such said person agency or Corporation being no longer authorized to do so, executed the forgoing instrument for the purposes therein contained by DEFAULT. He/she/they is (are) personally known to me as the CEO and the **Executive Customer Service Relations**.

As such none of the Respondents herein contacted Claimant[s] during or after lawsuits court cases hearings, voided judgments, and vacated cases after the matter was still alive due to the Claimants continued to fight for their Allodial property, land domicile and identities. For all parties herein listed as Respondents have misused and reused their Social Security No.[s] for the past ten years without consent and or knowledge of usage.

Canon Law 3132, Sovereign Jurisdiction – Jus Gentium, Moorish American Gen-ti-les, Jus Sanguini. Canon Law 3124 Nationality Jurisdiction, Personal Jurisdiction Violation of Supreme Laws: 18 USC sub. Sec. 1341, 1342 unlawful use of Fictitious Name, or Entity 18 USC sub. Sec. 241, and 242 Deprivation of Rights under Color of Law and Authority. 18 USC 1001: Defamation of Character, statements in General, 18 USC 1091: Genocide, Treason against the Constitution after taking Oath and Affirmation at the Altar of GOD. 16Am Jur 2d., Const. Law Sec. 98: "While an emergency can not create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitution. Being that foreign officer Diplomat ;Princess Emilily Hotep El has sovereign Jurisdiction – Jus Gentium, Moorish American Gen-ti-les, Jus Sanguini, Personal Jurisdiction, and that the actions of Select Portfolio Servicing and other respondents never shown authority, a contract with wet signatory, and served no warrants or due process for a foreclosure as such is not jurisdiction. Respondents illegally and unlawfully used of Fictitious Names in all capital letters as they have address F.n.a via USPS mail on multiple occasions, taking the alleged forms 3811, and claiming it was signed by the claimant herein without evidence or proof of service.

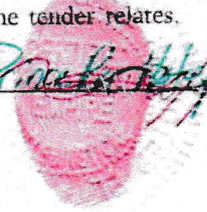
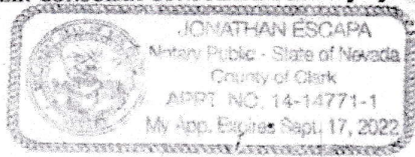
18 USC 8 Obligation or other security of the United States. Tax instrument of share cropping is not mortgage and land can not be deed or mortgage unless its Allodial. Mortgage means dead note. Creation within the Clark County Recorders office is fraud. UCC 3-603[b] If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender, of the obligation of an endorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates.

Notary

by Prince Ra hotep el

VIZIR CONSULAR CONSULATE COURT [CL]ORDER

Princess Emilily Hotep El UCC1-308



ALL RISE and Stand! This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am the sovereigne living justise The Alodial Aboriginal, Indigenous, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAAZ PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT



STATE OF NEVADA ]

] VIZIR CONSULAR CONSULATE COURT [CL]ORDER AMOUNT DUE \$2,407,815.19

COUNTY OF CLARK ]

On 03/17, 2021 before me *Prince Ra El 14994-308*



NOTARY PAGE - Notarial and authentication services are one of the oldest traditional consular functions dating back to Statute I, Session I, Chapter 24 of April 14, 1792, "an act concerning Consuls and Vice Consuls". JUDGE! SEE THE FOLLOWING; ; 22 U.S.C. 4215 ; 2U.S.C. 4221 ;Rule 44[a][2]FRCvP ; 28 U.S.C. regulations ; [C.F.R.] 92.2 et seq; 22 CFR 92.1[d]. ; NRS 240.003 ; NRS240.005 ; NRS 240.0055 ; NRS 240.015 ; NRS 240.017 ; NRS 240.020; NRS 240.030 ; NRS 240.033 ; NRS 240.045

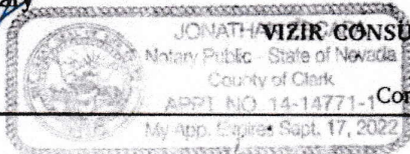
Only Persons who meet the definition of "notarizing officer" may notarize documents at a US embassy or consulate. ;22 CFR 92.1[d]. The term "notarizing officer" at a US embassy or consulate includes consular officers, officers of the Foreign Service who are sectaries of embassy of legation under 22 USC 4221 and such US citizen employees as the Deputy Assistant Secretary of State for Overseas Citizens Services may designate for the purpose of performing notarial acts overseas pursuant to Section 127[b] of the Foreign Relations Authorization Act, Fiscal Years 1994-1995, Pub. L. 103-236, April 30, 1994. See also the Uniform Notarial Act, the Uniform Recognition of Acknowledgments Act and the Uniform Acknowledgment Act.

I Diplomat ;Princess Emilily Hotep El4461418™© a foreign Diplomat of the Moorish Empire, MAURUSIUM AMERICANUM SANCTI AMERICAЕ INDIGENOUS PEOPLE JUS SANGUINE, SUI GENERES, Operating From The Prophets Authority as the Seat of Government, at Springfield, 10105905/1099 Divine Constitution of the Moorish Science Temple of America, Act 6. Sovereign People Law Court Charta OTH/136518 and Charta OTH/20/192274 NEVADA REPUBLIC of United Nations Seat 215-1993/MN 512-3, have recognized the Notary herein as Jonathan Escapa Notary Public, State of Nevada within the Republic as Consular, Judge, Consul, Witness[s] please see NRS 240.003 "In a representative capacity" defined as for or on behalf of ;Princess Emilily Hotep El4461418™©, and is recognized as such within the Moorish Empire, MAURUSIUM AMERICANUM SANCTI AMERICAЕ INDIGENOUS PEOPLE JUS SANGUINE, SUI GENERES, Operating From The Prophets Authority as the Seat of Government, at Springfield, 10105905/1099 Divine Constitution of the Moorish Science Temple of America, Act 6. Sovereign People Law Court Charta OTH/136518 ALABAMA and NEVADA REPUBLIC of United Nations Seat 215-1993/MN 512-3.

CLOSED ACCOUNT NO. 8019320522, Parcel No. 125-21-311-121. DEFAULT ON LIEN Default Judgment liens - See First Nat. Bank v. Terry, 103 Cal. App. 501. 285 P. 336, 377 full faith and credit clause of Const. U.S. art 4 1. AMOUNT DUE \$2,407,815.19. No business can be by Select Portfolio Servicing Inc. in the following states, NV, CA, MI, MN, DE, until paid in full. UCC Filing No. 20205074481.

*by Prince Ra Hotep El*

Notary



VIZIR CONSULAR CONSULATE COURT [CL]COURT  
*Prince Ra El 14994-308*  
Consul - ;Prince Ra El4462295™©

ALL RISE ande Stande! This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereing living justise The Alloodial Aboriginal, Indigenous, living man ;Prince Ra Hotep El, in capitis dimiutio, in capitis dimiutio. This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

AMOUNT DUE \$3,415,470.00 UCC Filing No. 20205074481

State of Nevada ]

] Centum Viginti Duo, in Officio, Moorish American Consulate Assistant Grand Sheikh  
All Laws That Are Repugnant To The Constitution Are Null And Void

County of Clark ]

On 03/17, 2021 before me Prince Ra Hotep El UCC 1-308



FEE SCHEDULED DUE PLUS THE LIEN[s]

Extortion & Threats to a Foreign Officer/Diplomat \$1,500,000.00 18U.S.C878, with each attempt to extort Princess Emilily Hotep El pecuniary wages earnings, non commodity property, Violation of oath of office \$250,000.00 18U.S.C3571, Denied Proper Warrants, \$250,000.00 18U.S.C3571 Denied Right of reasonable defense \$250,000.00 18U.S.C3571, Defense evidence records \$250,000.00 18U.S.C3571, failed to show proper jurisdiction over personal jurisdiction, Denied Right to Truth in evidence \$250,000.00 18U.S.C3571, Slavery [forced compliance] \$250,000.00 18U.S.C3571, for Coleen Katherine O'Neal along with all others including employer CEO Dr. Robert McBeath, [McBeth]Southwest Medical Associates 9900 Bren Road East Minnetonka MN [55343-9644], have acted in tort to extort, steal, and defraud foreign official, harass, Diplomat ;Princess Emilily Hotep El and her pecuniary wages, sweat equity etc,.. Stating that you Coleen Katherine O'Neal can do what ever you want under some imaginary powers is not law. Contracts not held] Denied provisions in the Constitution/Treaties \$250,000.00 18U.S.C3571 Treason [combined above actions], \$250,000.00 18U.S.C3571 Genocide \$1,000,000.00 18 U.S.C 1091 Misprision of Felony \$5000.00 18 U.S.C 4, by creating the theft of private property through sweat equity and pecuniary wage, without just cause and laws. Conspiracy \$10,000.00 18 U.S.C 241, by creating a lie to defraud the energy, wages and private information that of Princess Emilily Hotep El by contracting the Employer first and not the woman Princess Emilily Hotep El. Extortion \$5,000.00 18 U.S.C 872, Mail Threats \$5,000.00 18 U.S.C 876, Fraud \$10,000.00 18 U.S.C 1001, Falsification of documents \$10,000.00 18 U.S.C 1001, total of multiple documents created to defraud foreign officer Diplomat Princess Emilily Hotep El of her private property, pecuniary wages, sweat equity and such the like her private property, Perjury \$2,000.00 18 U.S.C 1621, Color of Law Violations \$250,000.00 18 USC Sec. 2424, for Princess Emily Hotep El has claimed her nationality and is neither negro black colored, nor African American. Injuries Liability \$250,000.00 42 USC Sec. 1983, Grand Theft[18 U.S.C 2112 each] \$250,000.00 time four deductions as of January 22<sup>nd</sup>, 2021, Racketeering [Criminal] \$25,000.00 Racketeering [Civil] Wages taken Xs 3 [Times Three] Sustained damages total x 3 Legal Fees and Administration Fees \$5,500.00 per day from the time of start.

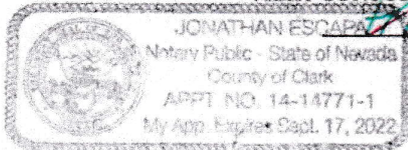
ALL RISE ande Stande! This is a sovereign living article iii moorishe american [al moroccan] konsular kourte akktione. I am the sovereing living justise Prince Ra Hotep El in capitis dimiutio.

by Prince Ra Hotep El

ALLAH BE WITNESS AND NO OTHER CAN DENY THESE TRUTHS.

Notary

VIZIR CONSULAR CONSULATE COURT [CL]COURT



ALL RISE and Stand! This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am the sovereing living justise The Allodial Aboriginal, Indigenous, living man ;Prince Ra Hotep El, in capitis dimutio, in capitis dimutio. This is a sovereign living article iii moorish american [al moroccan] konsular kourte akktione. I am not a corporation nor a commodity. CORPORATE CANCELLATION OF ALL CONTRACTS AND DEBT DISCHARGED, MORTGAGE OR DEAD NOTE TENDERED PAYMENT IN FULL, CUSIP NO. 93934JAA2 PARCEL NO. 3103-029-059 CONSULATE COMMON LAW COURT

**CERTIFIED PROOF OF SERVICE VIA ELECTRONIC SERVICE AND OR USPS MAIL AND EMAIL TO ALL THE RESPONDENTS AND THE STATE DEPARTMENTS HEREIN BELOW**

**Department of Buisness Oversight  
Consumer Services Office  
1515 K Street, Suite 200  
Sacramento, CA [95814]  
1-866-275-2677  
<http://www.dbo.ca.gov/>**

**First American Title Insruance Company  
2 First American Way  
Santa Ana CA. [92707]  
1-800-854-3643**

**Chief FOIA Officer, Rm. 5414  
Constitution Center  
Office of Personnel Management**

**Theodore Roosevelt Building  
1900 E Street, NW  
Washington, D.C. 20415  
<https://www.foia.gov/#agency-search>**

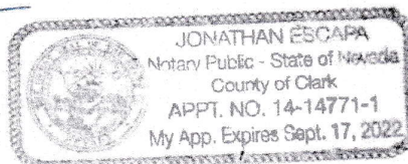
**Attorney General Xavier Becerra  
Public Inquiry Unit  
PO BOX 94244-2550  
Sacramento, CA  
[916]210-6276  
[800]735-2922**

**Moorish American ;Prince Ra Hotep EL  
Moorish American Princess Emilily Hotep EL  
4203 Norval Ave  
Quartz Hill, CA Republic near [93536]**

**IRS FOIA Request  
Stop 93A, Post Office Box 621506,  
Atlanta GA 30362-3006.**

**California Dept Of Insurance Investigation Division  
David Jones  
DEPARTMENT OF INSURANCE  
Fraud division  
2400 del Paso Road, Suite 250  
300 South Spring Street  
Sacramento, CA [95834]  
fraud@insruance.ca.gov**

*State of Nevada  
County of Clark  
approved and signed on 3-17-2021  
By Prince Ra Hotep El*



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# EXHIBIT

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**XAVIER BECERRA**  
Attorney General

State of California  
**DEPARTMENT OF JUSTICE**



**PUBLIC INQUIRY UNIT**  
P. O. BOX 944255  
SACRAMENTO, CA 94244-2550  
(916) 210-6276  
TOLL FREE: (800) 952-5225  
TTY: CA Relay Service  
(800) 735-2922

June 26, 2020

PIU: 894919

Prince Ra Hotep El  
7500 W. Lake Mead Blvd.  
Las Vegas, NV 89128-0297

**RE: Select Portfolio Servicing, Inc.**

Dear Prince Ra Hotep El:

Thank you for contacting the Office of the Attorney General with your concerns regarding mortgage foreclosures and the above referenced mortgage lender/servicer.

To protect homeowners facing foreclosure, the Attorney General's Office sponsored the California Homeowner Bill of Rights, which took effect on January 1, 2013. The Homeowner Bill of Rights protects homeowners from dual tracking by forbidding a mortgage servicer from recording a notice of default or a notice of sale if a borrower has submitted a complete loan modification application or is in compliance with an approved loan modification. If you think the Homeowner Bill of Rights is being violated by your mortgage servicer, we encourage you to submit a complaint to this office, and to contact a private attorney or legal aid attorney for advice about your rights. More information about the Homeowner Bill of Rights is also available at <http://www.calhbor.org/>.

We will review the information you have provided as part of our investigation and unless you have requested confidentiality, we may share your letter with your lender of loan servicer. Unless you have been specifically advised otherwise in writing by your lender or loan servicer, you should assume that the foreclosure process is continuing for your loan.

Please be advised our office cannot represent individual citizens in legal matters, and cannot give individuals legal advice. If you believe you lost your home due to mortgage fraud and need legal assistance, we suggest that you consult a private attorney. You may obtain a referral to a certified lawyer referral service by contacting the State Bar at 866-442-2529 (toll-free in California) or 415-538-2250 (from outside California), or via their website at: <http://www.calbar.ca.gov>.

If you cannot afford to pay an attorney, you may consider contacting your local legal aid office. For a referral, visit <http://lawhelpca.org/> and click on the Find Legal Help tab.

Because your complaint is against a company that is regulated or supervised by the following governmental agencies, we suggest you also file a complaint at the following address and/or website:

Department of Business Oversight  
Consumer Services Office  
1515 K Street, Suite 200  
Sacramento, CA 95814  
Telephone: 1-866-275-2677  
Internet: <http://www.dbo.ca.gov/>

and

Page 2

Consumer Financial Protection Bureau  
P.O. Box 2900  
Clinton, IA 52733-2900  
Tel: 855-411-CFPB (855-411-2372)  
Fax: 855-237-2392  
<http://www.consumerfinance.gov/complaint/>

We hope that this information has been helpful to you. Your information has been submitted to the California Department of Justice, and may be used in our investigation into the foreclosure crisis. If the problem described in your letter results in a formal action that culminates in restitution for victims, we will have your name and address on file and will contact you directly.

Thank you again for contacting the Office of the Attorney General.

Sincerely,



Jeanatte Salazar  
Public Inquiry Unit

For XAVIER BECERRA  
Attorney General



*Phone:* (215) 569-5391  
*Fax:* (215) 832-5391  
*Email:* LMarencik@BlankRome.com

January 9, 2018

David Hall  
4203 Norval Avenue  
Quartz Hill, CA 93536

Re: Borrower(s): Monica Hall and David Hall (collectively, the "Borrower")  
Property Address: 4203 Norval Avenue, Quartz Hill, CA 93536 (the "Property")  
Loan Number Ending In: 8609 (the "Loan")

Dear Mr. Hall:

This firm represents Bank of America, N.A., as successor by merger to BAC Home Loans Servicing, LP ("Bank of America"), for the sole purpose of responding to your Consumer Financial Protection Bureau complaint dated December 25, 2017 (collectively, the "Letter"). Bank of America has reviewed the Letter and is writing in response to the inquiries and/or allegations in the Letter that contain a Notice of Error under 12 C.F.R. §1024.35, an Information Request under 12 C.F.R. §1024.36, or which otherwise require a response under state or federal law. The results of this review are set forth below and in the documents enclosed herewith.

Please be advised that Bank of America has no record of any loan that is currently services in connection with the Property. Bank of America's records indicate that it serviced the Loan ending in 8609; however, Bank of America's records indicate that the Loan was paid off in November 2003. For more information, please see the enclosed Payment History, which provides a detailed outline of transactions for this Loan during Bank of America's servicing.

Please be advised that Bank of America is under no duty or obligation to respond to the Letter in the manner demanded by the Borrower or to take any actions demanded therein. Your remaining claims and other allegations are vague and conclusory, and are inconsistent with the enclosed documents. Based on the foregoing, Bank of America considers the issues raised in the Letter resolved.

The remaining requests and/or allegations contained in the Letter do not require a substantive response under 12 C.F.R. §§1024.35-1024.36 (and/or the exceptions articulated therein), or do not otherwise require a response under state or federal law.

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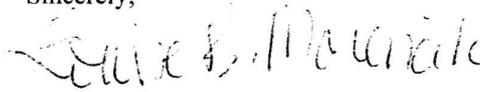
January 9, 2018

Page 2

In providing the above response, Bank of America is not limiting or waiving any rights or remedies it may now or hereafter have, whether arising under your Loan documents, at law or in equity, all of which rights and remedies are expressly reserved.

Questions or concerns regarding the contents of this letter should be submitted to Bank of America in writing at P.O. Box 942019, Simi Valley, CA 93094-2019. If you have other questions or concerns regarding the Loan, please contact Resolution Specialist Matthew Oseas at (877) 430-1431, ext. 437811.

Sincerely,



Louise B. Marencik

Enclosure



C3\_1631\_LNHISTF 20531 04/25/2017

**Bank of America**   
Customer Service Department  
PO Box 31785  
Tampa, FL 33631-3785

MONICA & DAVID HALL  
4203 NORVAL AVE  
QUARTZ HILL, CA 93536

**Date:** 12/27/2017  
**Loan No:** [REDACTED] 8609  
**Property Address:**  
4203 NORVAL AVENUE  
QUARTZ HILL, CA 93536

We've enclosed your home loan history statement with transaction details.

As you requested, enclosed is your statement that provides the following:

- Payments we received from you
- Servicing expenses we paid to third parties
- Tax and insurance payments we paid on your behalf
- Late charges assessed and paid

### Questions?

We appreciate the opportunity to serve your home loan needs. For general account information, you can visit us online at [bankofamerica.com](http://bankofamerica.com).



Loan Number: XXXXXXXXXX 3609  
 Statement Period: 01/2003 - 12/2017  
 Date Prepared: 12/27/2017

Property Address:  
 4203 NORVAL AVENUE  
 QUARTZ HILL, CA 93536

Transaction Date	Description	Total Payment	PMT/MO	Principal Balance	Interest	Escrow Balance	Optional	Buydown	Late Charges Total	Unapplied Total
	<b>Beginning Balance</b>			<b>292,427.24</b>		<b>.00</b>				<b>.00</b>
09/29/2003	INITIAL TAX DEP	2,954.89	10/2003	.00	.00	2,954.89	.00	.00	.00	.00
10/15/2003	PMI PMT MONTHLY	-126.79	10/2003	.00	.00	-126.79	.00	.00	.00	.00
11/06/2003	REIM TO ORIG LEND	-220.35	10/2003	.00	.00	-220.35	.00	.00	.00	.00
11/13/2003	PAYOFF	296,711.49	10/2003	292,427.24	4,174.84	109.41	.00	.00	.00	.00
11/13/2003	INTEREST ON ESC	9.15	10/2003	.00	.00	9.15	.00	.00	.00	.00
11/13/2003	INT ADJ-OBSOLETE	-1,243.82	10/2003	.00	-1,243.82	.00	.00	.00	.00	.00
11/14/2003	PMI PMT MONTHLY	-253.58	10/2003	.00	.00	-253.58	.00	.00	.00	.00
11/26/2003	PAYOFF ESC REFUND	-2,472.73	10/2003	.00	.00	-2,472.73	.00	.00	.00	.00

**Fee Transaction Activity (01/2003 - 12/2017)**

No fee transaction for the time period.

# EXHIBIT A2

## Evidence



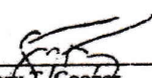
LIBRARY OF CONGRESS

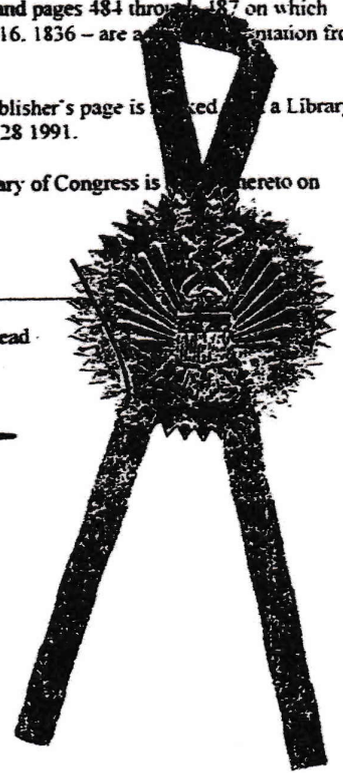
Office of Business Enterprises  
Duplication Services Section

THIS IS TO CERTIFY that the collections of the Library of Congress contain a publication entitled **THE PUBLIC STATUTES AT LARGE OF THE UNITED STATES OF AMERICA** from March 1933 to June 1934, and that the attached photocopies from Volume XLVIII - the title page, the publisher's page, and pages 484 through 487 on which appears the **TREATY WITH MOROCCO**, September 16, 1836 - are a representation from that work.

THIS IS TO CERTIFY FURTHER, that the publisher's page is marked with a Library of Congress Order Division stamp that bears the date Jan 28 1991.

IN WITNESS WHEREOF, the seal of the Library of Congress is hereunto on September 4, 2014.

  
\_\_\_\_\_  
Gregory J. Cooper  
Duplication Services, Section Head  
Office of Business Enterprises  
Library of Congress



Sept. 16, 1836.

Proclamation  
of the President  
of the U. S.,  
no. 36, 1837.

### TREATY WITH MOROCCO. (c)

In the name of God, the merciful and clement!

Española	ALL	Moros
	Ebrahim	
	Ibnu Katsam,	
	whom God wills!	

FRANKS BE TO GOD!

This is the copy of the Treaty of Peace which we have made with the Americans and written in this book; affixing thereto our blessed seal, that, with the help of God, it may remain firm forever.

Written at Meccanex, the city of Olives, on the 3d day of the month Jamad el Iahbar, in the year of the Hegira 1252. (Corresponding to Sept. 16. A. D. 1836.)

Meaning of the parties to the treaty.

Art. 1. We declare that both parties have agreed that this treaty, consisting of twenty-five articles, shall be inserted in this book, and delivered to James K. Leish, agent of the United States, and now their resident consul at Tangier, with whose approbation it has been made, and who is duly authorized on their part, to treat with us, concerning all the matters contained therein.

Neither party to take commissions from an enemy.

Art. 2. If either of the parties shall be at war with any nation whatever, the other shall not take a commission from the enemy, nor fight under their colors.

Prizes, &c. of one party, captured in an enemy's vessel, to be released.

Art. 3. If either of the parties shall be at war with any nation whatever, and take a prize belonging to that nation, and there shall be found on board subjects or effects belonging to either of the parties, the subjects shall be set at liberty, and the effects returned to the owners. And if any goods, belonging to any nation, with whom either of the parties shall be at war, shall be loaded on vessels belonging to the other party, they shall pass free and unmolested, without any attempt being made to take or detain them.

Vessels to have passports.

Art. 4. A signal, or pass, shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea; and if the commander of a ship of war of either party shall have other ships under his convey, the declaration of the commander shall alone be sufficient to exempt any of them from examination.

Visit of vessels at sea.

Art. 5. If either of the parties shall be at war, and shall meet a vessel at sea belonging to the other, it is agreed, that if an examination is to be made, it shall be done by sending a boat with two or three men only; and if any gun shall be fired, and injury done, without reason, the offending party shall make good all damages.

American citizens and effects to be restored.

Art. 6. If any Moor shall bring citizens of the United States, or their effects, to his Majesty, the citizens shall immediately be set at liberty, and the effects restored; and, in like manner, if any Moor, not a subject of these dominions, shall make prize of any of the citizens

(c) For the treaty with Mexico of January 1827, see note, page 100.

TREATY WITH MOROCCO. 1836.

485

of America or their effects, and bring them into any of the ports of his Majesty, they shall be immediately released, as they will then be considered as under his Majesty's protection.

ART. 7. If any vessel of either party, shall put into a port of the other, and have occasion for provisions or other supplies, they shall be furnished without any interruption or molestation.

Vessels in port to be supplied.

ART. 8. If any vessel of the United States, shall meet with a disaster at sea, and put into one of our ports to repair, she shall be at liberty to land and reload her cargo, without paying any duty whatever.

No duty in case of vessels putting in to repair.

ART. 9. If any vessel of the United States, shall be cast on shore on any part of our coasts, she shall remain at the disposition of the owners, and no one shall attempt going near her without their approbation, as she is then considered particularly under our protection; and if any vessel of the United States shall be forced to put into our ports by stress of weather, or otherwise, she shall not be compelled to land her cargo, but shall remain in tranquillity until the commander shall think proper to proceed on his voyage.

Stranded vessels to be protected.

ART. 10. If any vessel of either of the parties shall have an engagement with a vessel belonging to any of the Christian Powers, within gun-shot of the forts of the other, the vessel so engaged, shall be defended and protected as much as possible, until she is in safety; and if any American vessel shall be cast on shore, on the coast of Wadnoon, or any coast thereabout, the people belonging to her, shall be protected and assisted, until by the help of God, they shall be sent to their country.

Vessels engaged within gunshot of forts to be protected.

ART. 11. If we shall be at war with any Christian Power, and any of our vessels sails from the ports of the United States, no vessel belonging to the enemy shall follow, until twenty-four hours after the departure of our vessels; and the same regulations shall be observed towards the American vessels sailing from our ports, to their enemies Moors or Christians.

Enemy's vessels not allowed to follow for 24 hours.

ART. 12. If any ship of war belonging to the United States, shall put into any of our ports, she shall not be examined on any pretence whatever, even though she should have fugitive slaves on board, nor shall the governor or commander of the place compel them to be brought on shore on any pretext, nor require any payment for them.

Ships of war not to be examined in port.

ART. 13. If a ship of war of either party shall put into a port of the other, and unless, it shall be returned from the port with an equal number of guns, not more or less.

Ships to be returned.

ART. 14. The commerce with the United States, shall be on the same footing as is the commerce with Spain, or as that with the most favored nation for the time being; and their citizens shall be respected and esteemed, and have full liberty to pass and repass our country and seaports whenever they please, without interruption.

American commerce on the most favored footing.

ART. 15. Merchants of both countries shall employ only such interpreters, and such other persons to assist them in their business, as they shall think proper. No commander of a vessel shall transport his cargo on board another vessel; he shall not be detained in port longer than he may think proper; and all persons employed in loading or unloading goods, or in any other labor whatever, shall be paid at the customary rates, not more and not less.

Employment of interpreters, &c.

ART. 16. In case of a war between the parties, the prisoners are not to be made slaves, but to be exchanged one for another, captain for captain, officer for officer, and one private man for another; and if there

Exchange of prisoners.

TREATY WITH MORGCCU 1836.

shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican dollars for each person wanting. And it is agreed, that all prisoners shall be exchanged in twelve months from the time of their being taken, and that this exchange may be effected by a merchant, or any other person, authorized by either of the parties.

No compulsion  
in buying or  
selling.

Art. 17. Merchants shall not be compelled to buy or sell any kind of goods but such as they shall think proper: and may buy and sell all sorts of merchandise but such as are prohibited to the other Christian nations.

No examination  
of goods on  
board, except,  
&c.

Art. 18. All goods shall be weighed and examined before they are sent on board; and to avoid all detention of vessels, no examination shall afterwards be made, unless it shall first be proved that contraband goods have been sent on board; in which case, the persons who took the contraband goods on board, shall be punished according to the usage and custom of the country, and no other person whatever shall be injured, nor shall the ship or cargo incur any penalty or damage whatever.

No detention  
of vessels.

Art. 19. No vessel shall be detained in port on any pretence whatever, nor be obliged to take on board any article without the consent of the commander, who shall be at full liberty to agree for the freight of any goods he takes on board.

Disputes be-  
tween Ameri-  
cans, &c. to be  
decided by the  
consul, &c.

Art. 20. If any of the citizens of the United States, or any persons under their protection, shall have any dispute 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.

Killing, &c.  
punishable by  
the law of the  
country.

Art. 21. If a 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.

Persons dying  
intestate; care  
of their effects.

Art. 22. If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them; but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear the property shall descend agreeably to that will, as soon as the consul shall declare the validity thereof.

Residence of  
consul. (It is  
generally at  
Tangier.)

Art. 23. The consul of the United States of America, shall reside in any respect of our decisions that they shall think proper: and they shall be respected, and enjoy all the privileges which the consuls of any other nation enjoy: and if any of the citizens of the United States shall contract any debts or engagements, the consul shall not be in any manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof; without which promise in writing, no application to him for any redress shall be made.

No appeal to  
arms until re-  
sult of friendly  
arrangement.

Art. 24. If any differences shall arise by either party infringing on any of the articles of this treaty, peace and harmony shall remain notwithstanding, in the fullest force, until a friendly application shall be made for an arrangement; and until that application shall be rejected, no appeal shall be made to arms. And if a war shall break out between the parties, nine months shall be granted to all the subjects of both parties, to dispose of their effects and retire with their property. And

CONVENTION WITH PERU-BOLIVIA 1836.

487

It is further declared, that whatever indulgence, in trade or otherwise, shall be granted to any of the Christian Powers, the citizens of the United States shall be equally entitled to them.

In case of war, nine months allowed to each nation, &c.

ART. 25. This treaty shall continue in force, with the help of God, for fifty years; after the expiration of which term, the treaty shall continue to be binding on both parties, until the one shall give twelve months' notice to the other, of an intention to abandon it; in which case, its operations shall cease at the end of the twelve months.

Treaty to last 50 years, &c.

Consulate of the United States of America. }  
For the Empire of Morocco.

TO ALL WHOM IT MAY CONCERN.

Be it known, Whereas the undersigned, James R. Leib, a citizen of the United States of North America, and now their resident consul at Tangier, having been duly appointed commissioner, by letters patent, under the signature of the President and seal of the United States of North America, bearing date, at the city of Washington, the 4th day of July A. D. 1835, for negotiating and concluding a treaty of peace and friendship between the United States of North America and the Empire of Morocco; I, therefore, James R. Leib, Commissioner as aforesaid, do conclude the foregoing treaty and every article and clause therein contained; reserving the same, nevertheless, for the final ratification of the President of the United States of North America, by and with the advice and consent of the Senate.

Final ratification reserved for President U. S.

In testimony whereof, I have herewith affixed my signature, and the seal of this consulate, on the 1st day of October, in the year of our Lord one thousand eight hundred and thirty-six, and of the Independence of the United States the sixty-first.

JAMES R. LEIB, (s. s.)

GENERAL CONVENTION OF PEACE, FRIENDSHIP,  
COMMERCE, AND NAVIGATION,

Between the United States of America and the Peru-  
Bolivian Confederation.

Nov. 25, 1826.

The United States of America and the Peru-Bolivian Confederation, desiring to make firm and permanent the peace and friendship which happily subsist between them, have resolved to fix, in a clear, distinct, and positive manner, the rules which shall, in future, be religiously observed between the one and the other, by means of a treaty, or general convention of peace, friendship, commerce, and navigation.

Ratifications exchanged, May 24, 1828. Proclamation of the President of the U. S., Oct. 3, 1828. Peace and Friendship.

For this desirable purpose, the President of the United States of America has conferred full powers on Samuel Larned, *Chargé d'Affaires* of the said States, near the Government of Peru; and the Supreme Protector of the north and south Peruvian States, President of the Republic of Bolivia, charged with the direction of the foreign relations of the Peru-Bolivian Confederation, has conferred like powers on John Garcia del Rio, Minister of State in the Department of Finance

Negotiated.

**THE  
STATUTES AT LARGE  
OF THE  
UNITED STATES OF AMERICA**

FROM

**MARCH 1933 to JUNE 1934**

**CONCURRENT RESOLUTIONS  
RECENT TREATIES AND CONVENTIONS, EXECUTIVE PROCLAMATIONS  
AND AGREEMENTS, TWENTY-FIRST AMENDMENT  
TO THE CONSTITUTION**

---

EDITED, PRINTED, AND PUBLISHED BY AUTHORITY OF CONGRESS  
UNDER THE DIRECTION OF THE SECRETARY OF STATE

---

**VOL. XLVIII**

**IN TWO PARTS**

**PART 1—Public Acts and Resolutions.**

**PART 2—Private Acts and Resolutions, Concurrent Resolutions  
Treaties and Conventions, Executive Proclamations  
and Agreements, Twenty-first Amendment to the  
Constitution.**

---

**PART 1**

---

UNITED STATES  
GOVERNMENT PRINTING OFFICE  
WASHINGTON : 1934

---

# EXHIBIT

**MONTHLY PAYMENT COUPON**

<b>Amount Due</b>	
Borrower Name(s)	[REDACTED]
Account Number	[REDACTED]
Due By 03/01/2019: \$90,909.67 <b>\$100.43 late fee will be charged after 03/16/2019</b>	

**Make checks payable to: Select Portfolio Servicing**

Monthly Payment	\$ 478,273.49
Additional Principal	\$ 64,595.33
Additional Escrow	\$ 10,349.59
Late Fees	\$ 941.00
Other (Please Specify)	\$ 1634.49
	721.52
	45.00
<b>Total Amount Enclosed \$</b>	<b>557,068.42</b>



SELECT PORTFOLIO SERVICING, INC.  
 PO BOX 65450  
 SALT LAKE CITY UT 84165-0450



Change of address or telephone? If so, check here  
 and note changes on back

2771 0019288083 0000260649 0000270692 9



Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: "Pay to the order of The **Select Portfolio Servicing Inc. REMITTANCE DEPT OVER NIGHT Address 3217 S. Decker Lake Dr. SALT LAKE CITY, UT [84119]** GOVERNMENT OBLIGATION's TENDER OF PAYMENT REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse.*" on behalf of [REDACTED] for account No. [REDACTED]; For the Property of 4203 Norval Ave Quartz Hill CA [93536]

The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

[REDACTED] for account No. [REDACTED] Amount  
**\$557,063.42XXXX** - FIVE HUNDRED FIFTY SEVEN THOUSAND SIX EIGHT DOLLARS & FOURTY TWO CENTS CREDITED BY A NON TAX PAYER AT PAR

**XP111 659 00201157000260030300 0019288083**

**Memo: Discharging of Government Obligations**

**Beneficial Interest**

[REDACTED]

**Holder and Citizen of the United States of America**

AUGUST 15, 2020. \_\_\_\_\_ initials

PRIORITY/REGISTERED MAIL NUMBER[s]

CERTIFIED MAIL NUMBER[s] 70190140000095883490, 7019-0140-0000-9686-8896

In The Matter Of the Lien	]	UCC LIEN ASSIGNMENT#s 20206694683/20205074481
Princess EMILILY HOTEP EL 202010803788™	]	PPEHT TRUST BANK
ex rel monica rene hall	]	Princess Emilily Hotep EL© 202010803788™
	]	MONICA RENE HALL© ESTATE TRUST
<u>claimant</u>	]	CUSIP NUMBER 93934JAA2
	]	Assessors Parcel No 3103-029-059
Bear Stearns Co Inc.	]	CUSIP Number US
JP Morgan Securities llc	]	LIEN HOLDER #20205862211
Bear Stearns Capital Trust Iii	]	52-1147644 Par Exempt #
EMC Mortgage SPS Inc. Others...	]	AMOUNT DUE BY5/26/2020
Lien Debtor/Secondary obligator	]	Non Negotiable - Private Between Parties
MANDALAY MORTGAGE LLC ?	]	TOTAL DUE \$3,415,470.00
New alleged owner Lauren Herrera	]	
US BANK Seller/Lender	]	

**SATISFACTION OF JUDGMENT NOTICE**

UCC LIEN ASSIGNMENT #20206694683/20205074481 20204349355 20OR 1099c

**ACKNOWLEDGMENT OF SATISFACTION OF JUDGMENT**

NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a] Assessors Parcel No  
3103-029-059. NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

**Lien Debtors/Secondary Obligator[s]:**

Bear Stearns Capital Trust Iii  
245 Park Ave  
NEW YORK NY 10167  
Phone [212]272-2000

**CEO Timothy O'Brien**

Select Portfolio Servicing Inc. EIN #87-465626  
3217 Decker South Decker Drive  
SaltLake City UT [84119]

**Lien Debtor: EMC Mortgage**

**CEO Chris Harvey & Agents:**  
EIN : 13-7171664 : J.P. MORGAN SECURITIES LLC  
383 MADISON AVENUE NEW YORK NY 10179  
Phone [614-]248-1726  
EIN : 13-7171664 : Bear Stearns Capital Trust Iii

**CEO controllers**

US Bank NA EIN 31-0841368  
300 Delaware Ave  
Wilmington DE [08085]

**Lien Creditor Assignee :**

PPEHT COLLECTIONS BANK  
7500 West Lake Mead BLVD  
SUITE C9 #309  
c/o Prince Ra Hotep EL  
Las Vegas NV [89128]

**Lauren Herrera**

40434 Pebble Way  
Palmdale CA [93551]

**Lien Debtor CEO Chris Harvey**

Agents: Research Reps...  
EIN: 134110995 :  
J.P. MORGAN SECURITIES LLC  
1111 POLARIS PKWY FLOOR 2J  
COLUMBUS OH [43240]  
Phone [614]248-1726

DATED: AUGUST 15, 2020. \_\_\_\_\_ initials

My name is Princess Emilily Hotep EL ex relations Monica Rene Hall/Dave Beano. On times before and March 1, 2019, mailed you the notices concerning the lien[s] filed against you. On March 15, 2020 and again on June 5, 2020 and July 25, 2020 you received the notices for such lien[s] and failed to react, pay, and respond therefore this debt will be sold off to a factor. A judgment was awarded against the Respondents in court in Las Vegas NV CASE/ LIEN #20204349355. As of August 5, 2020 this lien on said properties shall be sold of to the highest bidding factor. Notice the Respondents have failed to pay the prevailing party, \$3,415,470.00 divided by four parties,... 1.] Lauren Herrera 40434 Pebble Way Palmdale CA [93551] or 4203 Norval Ave Lancaster CA [93536]Assessors Parcel No 3103-029-059 ,2.] CEO controllers US Bank NA EIN 31-0841368 300 Delaware Ave Wilmington DE [08085], 3.] CEO Timothy O'Brien Select Portfolio Servicing Inc. EIN #87-465626, Bear Stearns Capital Trust Iii 13-7171664 : 4.] JPMORGAN CHASE BANK NA 277 PARK AVENUE NEW YORK NY [10172] ROUTING No. 021-000-021 ACCOUNT No. 40092356 NOSTRO ACCOUNT # 00942356 S.W.I.F.T.- CHASU33/FIDELITY.

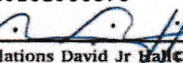
Please attach to this statement a canceled check [or other proof that the judgment was paid] for the full amount of the judgment endorsed by The CEO's and Controllers. If payment was made by money order or cash (with a receipt), modify this statement as needed. If payment was made in installments, modify this statement as needed and enclose copies of all canceled checks. The Controllers and or CEO's have not voluntarily filed a Satisfaction of Judgment. When I tried to contact them, they the controllers and CEO's failed to respond according to our agreement Notarized and Mailed USPS thereto your addresses located in Ohio, New York, and other addresses. [If the judgment creditor refuses to sign a Satisfaction of Judgment form, or is otherwise not available to do so, modify this statement as necessary. I declare under penalty of perjury under the laws of the State of Delaware, New York, Nevada and California that the foregoing is true and correct. You have taken by theft a property that has never been foreclosed upon and the chain of title which has been broken ten times is the evidence with new title companies and insurance fraud on the title.

The Debt is due now, and at this point the collateral listed on page 4,5 and 6 are clear and this shall conclude the foreclosure process you are not in collections and this debt is being sold. CERTIFIED MAIL NUMBER[s] 7019-0140-0000-9686-8896; and 70190140000095883490 In The Matter Of the Lien UCC LIEN ASSIGNMENT Re; Delaware State Department of State UCC Lien assignment #20032015#20205862211#20204349355 ACCOUNT # CUSIP NUMBER 93934JAA2 EIN : 87-0465626 : Select Portfolio Servicing Inc. Debtors/Secondary Obligor[s]:Bear Stearns Capital Trust Iii 245 Park Ave NEW YORK NY 10167 Phone [212]272-2000. 70190140000095883490; 7019-0140-0000-9686-8896; 9407-8036-9930-0046-5833-50; 9471-2036-9930 0006-2160-62; 7019-0140-0000-9588-3490; 9472-6036-9930-0000-5044-76; or Hereafter you will have ten days to make this payment in full or this will be filed with the Internal Revenue Service [IRS] under the 1099c form as income. As such the debt will be discharged and reported to the United States Treasury, and the US Dept of Treasury. This agreement in no way constitutes a contract with outside parties agencies or foreign companies agencies or governments.

EL 20201080378™

  
ex relations Monica Rene Hall©

EL 20201080378™

  
ex relations David Jr Hall©

DATED: AUGUST 15, 2020. \_\_\_\_\_ initials

Princess Emilily Hotep EL© EL20201080378 ex relations Monica Rene Hall  
DISCLOSURES ;

**FORECLOSURE SHORT SALE!**

You are and have been subscribed and contracted via USPS Certified, signature required and or registered mail to Make payment[s] on the LIENS herein to; PPEHT COLLECTIONS BANK on behalf of ex relations Monica Rene Hall 7500 West Lake Mead Blvd C9 #309 Las Vegas NV republic near [89128] USPO form 3811 signed by SPS representative 0190140000095883490, 7019-0140-0000-9686-8896; ; ! Principal Amount Unauthorized use of funds Occurrences of use Extended amount below!

**TOTAL DUE \$3,415,470.00 Three Million Four Hundred Fifteen Thousand Four Hundred Seventy and ZERO CENTS USD**

**PROOF OF SERVICE TRACKING USPS FORMS 3811 NUMBERS;**

- I. 9405-5036-9930-0458-2030-76;
- II. 9471-2036-9930-0006-1933-49;
- III. 70190140000095883490,
- IV. 7019-0140-0000-9686-8896;

**Total Due**

**TOTAL PAST DUE TOTAL DUE \$3,415,470.00 Three Million Four Hundred Fifteen Thousand Four Hundred Seventy and ZERO CENTS USD. CERTIFIED CHECK OR USPS MONEY ORDER DUE NOW!** Hereafter you will have ten days to make this payment in full or this will be filed with the Internal Revenue Service [IRS] under the 1099c form as income. As such the debt will be discharged and reported to the United States Treasury, and the US Dept of Treasury.

**Secured Party/Creditor:**

This is a consensual Commercial Lien for Forgery and Copyright Infringements and Identity Theft for said property. Pursuant to Title 18 U.S.C. Section 495,2319; Title 17 U.S.C. Section 501[b], 504[1] & 506[a][1]; The above cited Lien Debtor JP Morgan Chase Securities LLC, whom acquired the assets of Bear Stearns Co Bank Inc. and such the like not limited to other hidden or unknown names, still present. for Preliminary Contractual Agreement and CUSIP[US912828HS23] EIN [ JPMS LLC EIN [134110995] [EIN : 13-7171664 : J.R MORGAN SECURITIES LLC]. US Bank NA EIN 31-0841368 and every document filed on said dates are fraudulent and should be removed from the county until the lien is paid in full, Cc the attachments. Total amount divided by four = \$853,867.50 each.

**EL 20204349355™©**

ex rel MONICA RENE HALL©

c/o 7500 West Lake Mead Blvd c9 #309 Las Vegas, Near [89128] Nevada Republic

Dated on this 12 Day of the 08 Month in the Year of Our Lord Two Thousand Twenty.  
Under Protest UCC 1-308 Princess Emilily Hotep EL™

ex rel MONICA RENE HALL©

/s/ U. U. U.

Attorney Consul - In - Fact

Moor Consul

/s/ [Signature]

DATED: AUGUST 15, 2020. \_\_\_\_\_ initials

TRADE NAME/TRADE MARK - Owner 20204349355™ & 202011104892™. This agreement in no way constitutes a contract with outside parties agencies or foreign companies agencies or governments.

All Right Reserved

Name Claiming Party

EL 20204349355™©

MONICA RENE HALL ESTATE TRUST

ex rel MONICA HALL ©

c/o 7500 West Lake Mead Blvd

C9 #309

Clark County, Nevada Territory

Non-Domestic Near [89128]

V. 70190140000095883490;

VI. 7019-0140-0000-9686-8896;

VII. 9407-8036-9930-0046-5833-50;

VIII. 9471-2036-9930-0006-2160-62;

IX. 7019-0140-0000-9588-3490;

X. 9472-6036-9930-0000-5044-76;

STATE OF NEVADA ]

SS

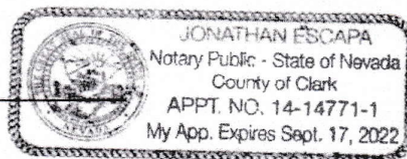
COUNTY OF CLARK ]

Sworn before me on this 12<sup>th</sup> Day of the fifth month in the Year 2020 of Our Lord Two Thousand - Twenty, a notary attested to the truth of this Notice, that the Respondent[s] herein failed and have been foreclosed upon and the **FORECLOSURE SHORT SALE is now in Factoring OR 1099c!** For the property CUSIP[US912828HS23] Assessors Parcel No **3103-029-059** for the original and true owner has paid the property taxes and insurance for over **17** years to date whom is the Secured Party/Creditor:

Notary Signature /s/ \_\_\_\_\_

Seal:

My Commission Expires 09/17/2022



DATED: AUGUST 15, 2020. \_\_\_\_\_ initials

Proof Of Service there to the following parties by USPS Registered Mail filed on August 5, 2020 by the Consul for lien holders and secured party[s] as such by law this document Is being mailed by the witnesses or notary of this document. FORECLOSURE SHORT SALE Factoring sale 70190140000095883490; 7019-0140-0000-9686-8896; 9407-8036-9930-0046-5833-50; 9471-2036-9930-0006-2160-62; 7019-0140-0000-9588-3490; **9472-6036-9930-0000-5044-76**; Hereafter you will have ten days to make this payment in full or this will be filed with the Internal Revenue Service [IRS] under the 1099c form as income. As such the debt will be discharged and reported to the United States Treasury, and the US Dept of Treasury.

**Lien Debtor:**

**EIN : EIN : 13-7171664 : Bear Stearns Capital Trust Iii**

A subsidiary of JP Morgan Securities LLC JPMC

Lien Debtors/Secondary Obligor[s]:

Bear Stearns Capital Trust Iii

245 Park Ave

NEW YORK NY 10167

Phone [212]272-2000

**Attention:CEO Chris Harvey**

**Agents: Research Representatives -**

**EIN : 134110995 :**

J.P. MORGAN SECURITIES LLC

1111 POLARIS PKWY FLOOR 2J

COLUMBUS OH Republic near [43240]

Phone [614]248-1726

**Royal Pacific Funding Co**

3070 Bristol Street Suite #400

Costa Mesa CA [92626]

Lauren Herrera

New Owner

4203 Norval Ave

Quartz Hill CA [93536]

**CEO**

**US Bank NA EIN 31-0841368**

**300 Delaware Ave**

**#900**

Wilmington DE [08085]

**CEO Timothy O'Brien**

Select Portfolio Servicing Inc. EIN #87-465626

3217 Decker South Decker Drive

SaltLake City UT [84119]

**JPMORGAN CHASE BANK NA**

**277 PARK AVENUE**

**NEW YORK NY [10172]**

ROUTING No. 021-000-021

ACCOUNT No. 40092356

NOSTRO ACCOUNT # 00942356

S.W.I.F.T.- CHASU33/FIDELITY

Secured Party/Creditor: PPRHT COLLECTIONS BANK

**20204349355™©**

**202011104892™©**

ex rel Monica R. Hall©

ex rel David Jr Hall©

c/o 7500 West Lake Mead Blvd

c9 #309

Las Vegas, Near [89128] Nevada Republic

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# EXHIBIT

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This page is part of your document - DO NOT DISCARD



20200633990



Pages:  
0005

Recorded/Filed in Official Records  
Recorder's Office, Los Angeles County,  
California

06/11/20 AT 08:43AM

FEES :	29.00
TAXES :	0.00
OTHER :	0.00
SB2 :	75.00
PAID :	104.00



LEADSHEET



202006112850032

00018357734



010826543

SEQ:  
01

DAR - Mail (Intake)



THIS FORM IS NOT TO BE DUPLICATED

**RECORDING REQUESTED BY**

NAME: david jr hall

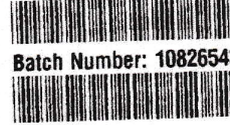
**WHEN RECORDED MAIL TO:**

NAME: Prince RaHotep EL

ADDRESS: 7500 West Lake Mead Blvd C9 #309

CITY / STATE / ZIP: LasVegas NVRepublic near[89128]

18357734



(DOCUMENT WILL ONLY BE RETURNED TO NAME & ADDRESS IDENTIFIED ABOVE.)

(SPACE ABOVE FOR RECORDER'S USE)

**MECHANICS LIEN**  
**(DOCUMENT TITLE)**

Recording requested by (name):  
david jr hall

When recorded, mail to (name and address):

Prince Ra Hotep EL

7500 West Lake Mead Blvd C9 #309

Las Vegas NV [89128]

Recorder's Use Only

## CLAIM OF MECHANICS LIEN

(Cal. Civ. Code § 8416)

### Declaration of Exemption From Gov't Code § 27388.1 Fee

- Transfer is exempt from fee per GC § 27388.1(a)(2):
- recorded concurrently "in connection with" transfer subject to DTT
  - recorded concurrently "in connection with" a transfer of residential dwelling to an owner-occupier
- Transfer is exempt from fee per GC 27388.1(a)(1):
- Fee cap of \$225.00 reached
  - Not related to real property

1. david jr hall ("claimant") claims a mechanics lien for the labor or services or equipment or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the County of Los Angeles, State of California, and more particularly described as (address and/or sufficient description): 4203 Norval Ave Quartz Hill CA [93536] lot 51 of tract No. 52394 City of Quartz Hill near Lancaster as per map recorded in book 1296 page 92 to 96 3103-29-59195392 2695823
2. After deducting all just credits and offsets, the sum of 2,648,580.00, together with interest at the rate of 10% per annum from Febuary 2, 2019 (date when balance became due), is due claimant for the following labor, materials, services, or equipment: Security, alarm system, home owners insruance, lawn care services, upkeep of home, cleaning, repairs of cooling and heating, repairs of floors and plubming backyard construction, window furnishings curtains and upgraded materials for property and home.
3. Claimant furnished the labor or services or equipment or materials, at the request of self employed DAVID JR HALL Ministries 52-1147644 (employer, person, or entity to whom labor, materials, services, or equipment were furnished).
4. The name and address of the owner or reputed owner of the real property is/are: S.P.S.Inc./MONICAHALL 3815 S. West Temple Salt Lake City UT 84115 3815 S. West Temple 4203 Norval Ave Quartz Hill CA [93536]
5. Claimant's address is: 7500 west lake mead blvd c9 #309 Las Vegas NV [89128]

Dated December 1, 2018

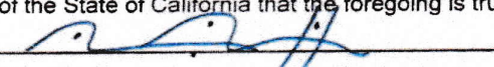
  
(Signature) David Jr Hall

### VERIFICATION

I, david jr hall, am the: sole secured party and creditor ("owner," "president," "authorized agent," "partner," etc.) of claimant on the foregoing claim of mechanics lien, and am authorized to make this verification for and on its behalf. I have read the foregoing claim of mechanics lien and know the contents of the claim of mechanics lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated December 1, 2018

  
(Signature)

**PROOF OF SERVICE AFFIDAVIT**  
**California Civil Code section 8416**

Failure to serve the Mechanic's Lien and Notice of Mechanic's Lien on the owner, or alternatively if the owner cannot be served on the lender or direct contractor, shall cause the Mechanic's Lien to be unenforceable as a matter of law (Civil Code Section 8024(d)). Service of the Mechanic's Lien and Notice of Mechanic's Lien must be by (1) registered mail, (2) certified mail, or (3) first-class mail evidenced by a certificate of mailing, postage prepaid, and to a residence or business address for the owner, lender or contractor. Further, a Proof of Service Affidavit (below) must be completed and signed by the person serving the Mechanic's Lien and Notice of Mechanic's Lien. This page should be completed (either one of the sections below) and recorded with the County Recorder along with the Mechanic's Lien and Notice of Mechanic's Lien.

**PROOF OF SERVICE AFFIDAVIT (ON OWNER)**  
**California Civil Code section 8416(a)(7) and (c)(1)**

I, Prince Ra Hotep EL (name), declare that I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the owner(s) or reputed owner(s) of the property:

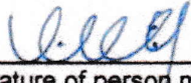
Company/Person Served: S.P.S. Inc /monica rene hall

Title or capacity of person served (if appropriate): minister

Service address: 4203 Norval Ave Quartz Hill CA [93536]

Said service address is the owner's residence, place of business, or address showed by the building permit on file with the permitting authority for the work.

Executed on 12.01, 2018 (date) at the home (city), Quartz Hill CA [93536] (county), California.

By:   
(Signature of person making service)

**ALTERNATE PROOF OF SERVICE AFFIDAVIT (ON LENDER OR DIRECT CONTRACTOR)**

**California Civil Code Section 8416(a)(7) and (c)(2)**

I, \_\_\_\_\_ (name), declare that the owner or reputed owner cannot be served with a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail. Pursuant to California civil Code section 8416(c)(2), I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the construction lender or direct contractor as follows:

Company/Person Served: \_\_\_\_\_

Title or capacity of person served (if appropriate): \_\_\_\_\_

Service address: \_\_\_\_\_

Executed on \_\_\_\_\_, 20\_\_\_\_ (date) at \_\_\_\_\_ (city), \_\_\_\_\_ (county), California.

By: \_\_\_\_\_  
(Signature of person making service)

---

# EXHIBIT

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**FILED**  
Superior Court of California  
County of Los Angeles

**AUG 09 2019**

Sherri R. Carter, Executive Officer/Clerk  
By Francisco Caldera Deputy

1 monica rene hall & david jr hall  
2 4203 Norval Ave  
3 Quartz Hill CA 93536  
4 In Propria Persona SURI JURIS for  
5 Real Party(s) In Interest

6 SUPERIOR COURT OF CALIFORNIA  
7 COUNTY OF LOS ANGELES

8 i, woman, monica rene hall ) CASE NO. 19STLC03737  
9 i, man, david jr hall ) NOTICE OF LAND PATENT PERMIT FOR  
10 Real Party(s) In Interest Plaintiff(s) ) 4203-NORVAL AVE QUARTZ HILL CA [93536]  
11 vs ) INTER SPOUSEL TRANSFER 20150943356  
12 SELECT PORTFOLIO SERVICING INC. ) THE MECHANICAL LIEN 20190223663  
13 ) UCC FILING STATEMENT 20170323954  
14 et al... ) REGISRAR RECORDERS OFFICE  
15 ) ORDER FOR PUBLIC RECORD ON DATE  
16 ) RECORDED WITHIN COURT RECORDS  
17 DEFENDANT(S) ) ACCORDING TO THE ASSEMBLY BILL  
18 ) NO. 1106 CHAPTER 165 27297.6-27387.1...

19 NOTICE OF LAND PATTEN PERMIT FOR SAID LAND HOME AND PROPERTY  
20 4203 NORVAL AVE QUARTZ HILL CA [93536] 3103-029-059 WITH INTER SPOUSAL  
21 TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC  
22 FILING STATEMENT 20170323954 ACCORDING TO THE Assembly Bill No. 1106  
23 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section  
24 27387.1 of, the Government Code, relating to local government...

25 We require: trial by jury of our peers':

25 Comes now the Complainants in status of Suri Juris and In Pro Per, that I, [REDACTED]  
26 [REDACTED] IN SHORT [Princess Emily Hotep El-] am a natural, free and Sovereign Moor  
27 American National without subjects and [REDACTED] IN SHORT [Prince Ra Chief Preist  
28 Hotep El-] am a natural, free and Sovereign Moor American National[s] without subjects.  
We are neither subject to any entity anywhere, nor is any entity subject to me. As such we are

NOTICE OF LAND PATTEN PERMIT FOR SAID LAND HOME AND PROPERTY-4203 NORVAL AVE QUARTZ HILL CA [93536] 3103-029-059  
WITH INTER SPOUSAL TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC FILING STATEMENT 20170323954  
ACCORDING TO THE Assembly Bill No. 1106 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section 27387.1 of, the  
Government Code, relating to local government...

08/14/2019

1 giving notice and warning that no one has paid the Mechanics Lien 20190223663 total of five  
2 [5] pages located as the Recorder/Filed in Official Records Recorders Office, Los Angeles  
3 County, California. The amount due is on said property located a 4203 Norval Ave Quartz Hill  
4 CA [93536] lot 51 of tract No. 52394 City of Quartz Hill near Lancaster as per map recorded in  
5 book 1296 page 92 3103-029-059 - 195392 2695823. Presented within the CALIFORNIA  
6 REPUBLIC CONSTITUTION and the California Civil Code Section 8416.

7 **EXHIBIT A**  
8 **\* PUBLIC NOTICE \***  
9 **\* PERMIT \***

10 **ALLODIAL ABORIGINAL / INDIGENOUS NATURAL PEOPLES**  
11 **"REPUBLICAE SOCIETAS EA AL MAURIKANOS" THE UNITED STATES-**  
12 **NORTHWEST AMEXEM/AMERICA**  
13 **Legal Notice of Preservation of Unalienable Rights And Constitution Secured**  
14 **Immunities For Terra Mea [My Land]**

15 This "Legal Notice" is hereby presented as an adequate point in Law to Inform and to give  
16 Public Notice to all Comers - Foreign, Private and Public; including all Elected and non-  
17 elected Public Officials, etc.. that I, Prince Ra Chief Preist Hotep EL [REDACTED] in short [REDACTED]  
18 [REDACTED], Aboriginal / Indigene to the Land, North- west Amexem / Al Moroc / North  
19 America - In Full Life, being a 'Natural Person' (and not a 14th Amendment Corporate Person,  
20 Artificial Entity, Nom de Guerre, nor Straw-man, as written in all CAPITAL LETTERS) i.e.  
21 [REDACTED] MASCULUM. I do declare and say: All Unalienable Rights; all Substantive  
22 Rights, all Birthrights; all Constitution Secured Rights; all Human Rights; and all International  
23 Law - secured Rights are preserved and secured by the Supreme Law of the Land, and by  
24 Treaties (in force) Between The United States Republic of North America / Morocco,  
25 (MagribalAqsa - the most Extreme West) Northwest Amexem / North America, etc. All other  
26 Divine, Unalienable, and Substantive Rights, known and unknown, are Preserved; Reserved;  
27 not Waived; not Transferred to any Other; and are acknowledged as being in force; and not  
28 abandoned, nor ever intended to be abandoned. Any contemporary, misrepresented claims made  
by any Person, Personnel, or foreign Corporate Entity, to the contrary, notwithstanding. Please  
see Nativity record[s]. In harmony with my Ancient Fore-bearer's Aboriginal Customs, In  
Community; in universal truth, in reason, and in accord with The Established Law of the Land;  
refer to the "Declaration On The Rights Of Indigenous Peoples". E/Cn. 4/Sub.2/1994/2/ Add. 1  
(1994). See Articles 1 and 2 with all Sections: Enforced by Federal Constitution Law and by  
International Law. See Article VI of The United States Republic Constitution within the  
Republic of California, and Executive Order 13107. 'The Implementation of Human Rights  
Treaties', etc., to which the Senators, the Representatives, the Members of the several State  
Legislatures, and all Executive and Judicial Officers, both of the United States and of the  
several States, shall be bound by Oath or Affirmation, to support this Constitution. Any laws of  
any state, to the contrary, notwithstanding. United States Supreme Court: State courts, like  
federal courts, have a "constitutional obligation" to safeguard personal liberties and to uphold

2019/02/27/80

NOTICE OF LAND PATENT PERMIT FOR SAID LAND HOME AND PROPERTY 4203 NORVAL AVE QUARTZ HILL CA [93536] 3103-029-059  
WITH INTER SPOUSAL TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC FILING STATEMENT 20170323954  
ACCORDING TO THE Assembly Bill No. 1186 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section 27387.1 of, the  
Government Code, relating to local government...



1 and 2 with all Sections: Enforced by Federal Constitution Law and by International Law. See  
2 Article VI of The United States Republic Constitution within the Republic of California, and  
3 Executive Order 13107, 'The Implementation of Human Rights Treaties', etc., to which the  
4 Senators, the Representatives, the Members of the several State Legislatures, and all Executive  
5 and Judicial Officers, both of the United States and of the several States, shall be bound by  
6 Oath or Affirmation, to support this Constitution. Any laws of any state, to the contrary,  
7 notwithstanding, United States Supreme Court: State courts, like federal courts, have a  
8 "constitutional obligation" to safeguard personal liberties and to uphold federal law. Stone v.  
9 Powell 428 US 465, 96 S. Ct. 3037, 49 L. Ed. 2d 1067. United States Supreme Court: The  
10 obligation of state courts to give full effect to federal law is the same as that of federal courts.  
11 New York v. Eno. 155 US 89, 15 S. Ct. 30, 39 L. Ed. 80. United States Supreme Court: An  
12 administrative agency may not finally decide the limits of its statutory powers; this is a judicial  
13 function. Social Security Board v. Nierotko. 327 US 358, 66 S. Ct. 637, 162 ALR 1445, 90 L.  
14 Ed. 719

I Am: All Rights Reserved—U.C.C. 1-207 / 308, U.C.C. 1-103. Authorized Representative

Chronicus. [REDACTED] 426 M. C. - 2006 A.D.

Nationality: Moorish American North Al Moroc

Witness:

  
D'ori Me'ira El-Bey

EXHIBIT C

**Maxims of Equity and Adjudication States that a court of equity [§ 56]**

17 *For material only* not money or Federal Reserve Notes and such the like - to protect and  
18 enforce right to property the object of suits in chancery, the term "property", as used in this  
19 section, includes that is the subject of exclusive individual ownership; or, to be more specific,  
20 includes not only lands, houses, goods and chattels, rights and credits, but, also, a man's person,  
21 and his wife and minor children, and his right to work, and to sell and acquire property, and  
22 engage in any lawful business, and his and their reputation, health and capacity to labor, and his  
23 and their right to enjoy the senses of sight, smell hearing taste, and his and their right of speech  
24 and locomotion, and his and their right to enjoy their sense of moral propriety when normal. As  
25 men live by their labor and property, no man is presumed to part with either without receiving  
26 or expecting and equivalent in value. Hence, whenever one person has obtained either the labor  
27 or property of another he should pay or account therefor, unless he can prove it was a gift, and  
28 so, whatever injury one person does to another's property or capacity to labor should be made  
good whatever injury one person does to another's property or capacity to labor should be made  
good in the amount of foreclosure and other damages loss of wages etc... current value. Senate  
Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508.

NOTICE OF LAND PATTERNS PERMIT FOR SAID LAND HOME AND PROPERTY 4203 NORVA AVE Q1 ARTZ HILL CA (93536) 3103-029-054  
WITH INTERSPOUSAL TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC FILING STATEMENT 20170321954  
ACCORDING TO THE Assembly Bill No. 1106 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section 27387.1 of, the  
Government Code, relating to local government.

1 Please be noticed that this has been recorded with the SUPERIOR COURT OF CALIFORNIA  
2 COUNTY OF LOS ANGELES as of June 26, 2019, in the filings of Compensatory Damages  
3 case no. 19STLC03737. Within this matter the Defendants have failed to Answer and have  
4 made attempts to avoid hearings but have Defaulted and the Motion for Default is being filed at  
5 the same time your receiving this document. This property upon this court public record[s] is  
6 now returned thereto its rightful owner under the name of the Infant Trust [REDACTED]  
7 thereto Princess Emily Hotep EL [REDACTED] the rightful owner and title holder and  
8 therefore MONICA HALL INFANT TRUST under [REDACTED] age of majority is the  
9 Allodial title holder, and such is a real property ownership system where the real property is  
10 owed free and clear of any superior landlord. In this case, the owner will have an absolute title  
11 over his or her property. Property owned under allodial title is referred as allodial land. All  
12 Taxes have been paid thereat the Treasurer and Tax collector of Los Angeles County. Please See  
13 Patent documents filed August 29, 2003.

14 **In order to remove a UCC Filing Lien, the companies corporations must have**

- 15 1 Lender Files a UCC-3. You can request that your lender files a UCC-3 financing  
16 statement amendment. This will remove the UCC lien. ...
- 17 2 Swear an Oath of Full Payment. You can go down to your state's SOS office and swear  
18 an oath that the debt has been paid in full.

19 No such thing was done by the home owners within the Infant Trust.

20 **Duration of a Financing Statement**

21 Pursuant to California Uniform Commercial Code section 9515, a financing statement is  
22 effective for five years and lapses unless it is continued. The record remains active for one year  
23 after it lapses and is searchable in Secretary of State's database for that period of time. UCC  
24 filings generally include documents such as financing statements, security instruments, and  
25 federal tax liens as well as other types of lien filings. Most states handle UCC filings through  
26 their Secretary of State office and many provide online databases available for public  
27 searching.

28 **[NOTHING BELOW THIS POINT]**





## **Affidavit of Factual Rebuttal & Ownership Assertion**

Issued by the House of Judah Consular Court Tribunal

Executor: Envoy Prince Ra Hotep El

In Full Authority for the David Jr Hall Estate Trust BT

I, Envoy Prince Ra Hotep El, solemnly affirm the following facts:

- - There was never a lawful foreclosure proceeding regarding the property held in trust.
- - The property has remained in the David Jr Hall Estate Trust under allodial title and land patent.
- - No mortgage, lease, rental, or landlord-tenant contract has ever been produced, executed, or entered into by the Trust.
- - Any court case alleging default on a mortgage or lease is false, unsubstantiated, and made without standing.
- - Multiple tender of payment offers were made and remain unrebutted, satisfying any alleged debts under common law, consular law, and equity.
- - All evictions, writs, and restitution claims following the lawful foreign judgments are null, void, and fraudulent.
- - This affidavit serves as notice and demand to all courts, agencies, and claimants.
- - All rights are reserved under UCC 1-308, tribal jurisdiction, treaty protections, and divine law.
- - Monetary compensation shall be the amount listed with the Attorney General in the amount of \$444,900,700.00 in cryptocurrency, Bitcoin, fiat, gold, silver, and/or land to accumulate the amount owed and due today.

Executed this day by authority of the House of Judah Tribunal.

Respectfully submitted,

[Seal of the House of Judah Indigenous Aboriginal People]  
Notice to Agents is Notice to Principals  
Notice to Principals is Notice to Agents  
UCC 1-308 — All Rights Reserved Without Prejudice

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Envoy prince ra hotep el / DAVID JR HALL Estate Trust  
BT Executor and Beneficiary]



Melchizedek Priesthood El  
Consular Court Tribunal House Of Judah 13  
1483 N Mount Juliet Rd  
PBM 183 Al Morocco  
Mount Juliet Tennessee 37122 Non Corporate Zip code  
[615] 991-6383  
[consularcourtribunal13@proton.me](mailto:consularcourtribunal13@proton.me)





## Affidavit of Rebuttal and Declaration of Estate Ownership

I, Envoy Prince Ra Hotep El, Executor and Managing Trustee for the Monica R Hall Estate Trust, do solemnly swear and affirm under penalty of perjury under Divine Law, Consular Court Authority, and International Treaty Law, the following:

1. That the property in question, known and held under the Monica R Hall Estate Trust, was never foreclosed upon through any lawful or valid foreclosure process.
2. That there was never a landlord-tenant relationship nor contract, and that said property has always been held under allodial title with land patent protections.
3. That any alleged foreclosure, writ of restitution, or related action by Justice Court or any third-party agent was unlawful, fraudulent, and executed in violation of consular rulings and foreign judgments.
4. That lawful tender of payment was issued and submitted to PennyMac, and all debts lawfully discharged under applicable treaty and commercial code protections.
5. That the Consular Court Tribunal of the House of Judah issued foreign judgment(s) prior to any action taken by the alleged creditors, with stamped and sealed court orders signed by the Clerk of the Court, Steven D. Grierson.
6. That on May 10, 2023, multiple signed, stamped, and sealed Consular Court documents were stolen from the estate home, including the March 22, 2022 Notice of Entry of Order & Judgment (Case No. A-22-849976-C).
7. That Aldridge Pite Haan LLP, and its attorneys, acting without verified authorization or lawful licensing, pursued fraudulent defaults, fictitious debts, and false evictions in direct violation of state law, federal law, and tribal/treaty law.
8. That monetary compensation shall be the amount listed with the Attorney General in the amount of \$444,900,700.00 in cryptocurrency, bitcoin, fiat, gold, silver, land, or a combination thereof, to accumulate the amount owed and due as of today.

Executed under full authority of the House of Judah Trust, Consular Court Seal, and as witnessed by the international record of filings, QR-coded evidence, and unrebutted affidavits.

By:

Envoy Prince Ra Hotep El  
Executor and Managing Trustee  
House of Judah / Monica R Hall Estate Trust

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Envoy Prince Ra Hotep El



**5. Constructive Fraud Doctrine**

Fraud does not require intent if a party violates trust, fails to disclose material facts, or abuses its position. Liberty Mutual’s use of a non-existent endorsement and false jurisdiction constitutes constructive fraud. This Exhibit C confirms that no lawful authority existed for Liberty Mutual or any state entity to alter or interfere with the private contract. Such actions are unconstitutional, fraudulent, and void. Submitted in support of: Affidavit Nos. 1-3 and Final Demand Enforcement Filing By:

Respectfully,

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Prince Ra Hotep El  
Executor, Beit LiYehudah Ne’emanut Keren  
UCC 1-308 | Treaty of Peace & Friendship | Private  
Foreign Trust Jurisdiction

*Chief Justice Ali*  
UCC 1-308

Chief Justice Ali for the  
Consular Court House of  
Judah Consular General (Beit  
LiYehudah Ne’emanut Keren)  
House of Judah Trust  
Foundation



Consular Court of Record & Divine Tribunal VIZIR NOTARY BLOCK Subscribed and affirmed before me on this 28th day of December, 2025, by Prince Ra Hotep El TR, Trustee and Executor for the Living Estate Trust BT and authorized representative of the Consular Court – House of Judah.

Signature:

*Chief El - Bey*



*UCC 1-308 All Rights Reserved*

# EXHIBIT



U.S. Department of Housing and Urban Development  
San Francisco Regional Office - Region IX  
One Sansome Street, Suite 1200  
San Francisco, CA 94104-4430  
[www.hud.gov](http://www.hud.gov)  
[espanol.hud.gov](http://espanol.hud.gov)

July 1, 2020

Monica R Hall / David JR Hall  
C/O: 7500 West Lake Mead Blvd., C9 #309  
Las Vegas, NV 89128

Dear Ms./Mr. Hall:

On behalf of Secretary Carson, thank you for your letter to the Department of Housing and Urban Development. Our office received your letter, dated May 26, 2020, regarding your "URGENT FINAL DEFAULT NOTICE - STATEMENT OF ADVERSE CLAIM" regarding Monica R Hall Estate, 4203 Norval Ave. Quartz Hill, CA, to provide a response.

HUD records were researched regarding the property in question. HUD reviewed the property's chain of title as supplied by a reputable national title company. Research did not find anything regarding this property or its current owner (you) in HUD's Single Family Insurance System or the information supplied by the title company to indicate HUD/FHA is involved.

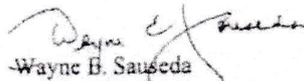
It appears that the Assessor's Parcel Number (A.P.N.) may have been changed multiple times or at least was inconsistent throughout the multiple title changes on multiple documents.

HUD contacted two of the other parties noted on your correspondence. Mr. Trevor Jones forwarded HUD's correspondence to Select Portfolio Servicing, Inc. Select Portfolio Servicing, Inc. stated that they would respond to you.

Please contact Select Portfolio Servicing, Inc. and the title company that insured your title to clarify any concerns you might have regarding the property in question and regarding what appears to be inconsistencies on the recorded documents.

Thank you for contacting the U.S. Department of Housing and Urban Development with your inquiry and we hope the information above is helpful. If you need additional assistance with your housing needs, please contact our office at 415-489-6410.

Sincerely,

  
Wayne B. Sausceda  
Deputy Regional Administrator



**UCC FINANCING STATEMENT**

FOLLOW INSTRUCTIONS

**A. NAME & PHONE OF CONTACT AT FILER (optional)**

**B. E-MAIL CONTACT AT FILER (optional)**  
DAVIDHALLGROUP@PROTONMAIL.COM

**C. SEND ACKNOWLEDGMENT TO: (Name and Address)**

PRINCE RA HOTEPE EL  
87 READ'S WAY  
: 302-395-5555  
WILMINGTON, DE 19720

Delaware Department of State  
U.C.C. Filing Section  
Filed: 05:56 PM 08/11/2020  
U.C.C. Initial Filing No: 2020 5529112  
Service Request No: 20206694683

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. **DEBTOR'S NAME:** Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here  and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a ORGANIZATION'S NAME  
US BANK N.A.

OR

1b INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

1c MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY  
300 DELAWARE DELAWARE DE 08085 US

2. **DEBTOR'S NAME:** Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here  and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a ORGANIZATION'S NAME

OR

2b INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX  
HERRERA LAUREN

2c MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY  
40434 PEBBLE WAY PALMDALE CA 93551 US

3. **SECURED PARTY'S NAME** (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a ORGANIZATION'S NAME

OR

3b INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX  
EL PRINCESS EMILLY

3c MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY  
7500 WEST LAKE MEAD BLVD LAS VEGAS NV 89128 US

4. **COLLATERAL:** This financing statement covers the following collateral:

Pledges all of User's assets, land, motor vehicles, aircraft; vessels; ships; trademarks; copyrights; patents; consumer goods; firearms; farm products; inventory and inventions; equipment; money; investment property; commercial tort claims; letter of credit; letter-of-credit right; cattle papers; electronic cattle paper; tangible chattel paper; certificated securities; un-certificated securities; promissory notes, payment intangibles; software; health-care-insurance receivables; instruments; despite accounts; accounts; documents livestock; real estate and real property - including buildings, structures, fixtures, and appurtenances situated thereon and underneath, above and below grounds commodities and first hand on any and all acquisitions thereto user. Manufactured homes; timber; corps; and as-extracted collateral, i.e. all oil, gas and other minerals underground not limited to housing underground shelters bunkers and such the like or similar to; as well as any and all accounts arising from the sale of these substances, both at wellhead and herein above in this paragraph; products, produce, and proceeds of any of the property described as replacements of substitutions hereon above in the paragraph; products produced and proceeds of any of the property described herein above in this paragraph; proceeds, including insurance, bond, general intangibles, and accounts proceeds, from the sale, destruction, loss, or misplaced of said property located at 4203 Norval Ave Quartz Hill CA [93536] whereas

5. Check only if applicable and check only one box. Collateral is  held in a Trust (see UCC1Ad, item 17 and Instructions)  being administered by a Decedent's Personal Representative

6a. Check only if applicable and check only one box  Public-Finance Transaction  Manufactured-Home Transaction  A Debtor is a Transmitting Utility  Agricultural Lien  Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable):  Lessee/Lessor  Consignee/Consignor  Seller/Buyer  Bailee/Bailor  Licensee/Licenser

8. OPTIONAL FILER REFERENCE DATA:  
UCC1

# UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

**9. NAME OF FIRST DEBTOR:** Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a ORGANIZATION'S NAME <b>US BANK N.A.</b>	
OR	
9b INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

**THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY**

**10. DEBTOR'S NAME** Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact full name, do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a ORGANIZATION'S NAME				
OR				
10b INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

**11.**  **ADDITIONAL SECURED PARTY'S NAME** or  **ASSIGNOR SECURED PARTY'S NAME:** Provide only one name (11a or 11b)

11a ORGANIZATION'S NAME				
OR				
11b INDIVIDUAL'S SURNAME <b>EL</b>	FIRST PERSONAL NAME <b>PRINCE RA</b>	ADDITIONAL NAME(S)/INITIAL(S) <b>HOTEP</b>	SUFFIX	
11c MAILING ADDRESS <b>7500 WEST LAKE MEAD BLVD, STE C9 #309</b>	CITY <b>LAS VEGAS</b>	STATE <b>NV</b>	POSTAL CODE <b>89128</b>	COUNTRY <b>US</b>

**12. ADDITIONAL SPACE FOR ITEM 4 (Collateral)**  
**you and your banks and the alleged lender[s] whom are many falsely and privately foreclosed upon a private Americans' property without notice of a default, without notice of estate sale, and that the sale that is documented on the Deed is false for the dates that was posted online and at the auction location was canceled on or before March 29, 2019. As such no stickers placed upon the property, no form of communications, nor calls...**  
**Collateral Description - please see attached**

<b>13.</b> <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)	<b>14.</b> This FINANCING STATEMENT <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing
<b>15.</b> Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest)	<b>16.</b> Description of real estate

**17. MISCELLANEOUS:**  
**THE NEW OWNER AND THE SELLER ALLEGED TO HAVE RIGHT TO THE PROPERTY BUT DO NOT PAY THE PROPERTY TAXES OR THE SECURITY.**

# UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) PRINCESS EMILILY HOTEPEL (302) 395-5555
B. E-MAIL CONTACT AT FILER (optional) DAVIDHALLGROUP@PROTONMAIL.COM
C. SEND ACKNOWLEDGMENT TO: (Name and Address)  PRINCE RA HOTEPEL 87 READ'S WAY : 302-395-5555  WILMINGTON, DE 19720

Delaware Department of State  
U.C.C. Filing Section  
Filed: 10:54 AM 08/12/2020  
U.C.C. Initial Filing No: 2020 5529112  
Amendment No: 2020 5545977  
Service Request No: 20206704620

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1a. INITIAL FINANCING STATEMENT FILE NUMBER  
20205529112

1b.  This FINANCING STATEMENT AMENDMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS  
Filer: 2020 Amendment Acknowledgment (Form UCC3Ad) and provide Debtor's name in item 13

2.  TERMINATION: Effectiveness of the Financing Statement identified above is terminated with respect to the security interest(s) of Secured Party authorizing this Termination Statement

3.  ASSIGNMENT (full or partial): Provide name of Assignee in item 7a or 7b, and address of Assignee in item 7c and name of Assignor in item 9  
For partial assignment, complete items 7 and 9 and also indicate affected collateral in item 8

4.  CONTINUATION: Effectiveness of the Financing Statement identified above with respect to the security interest(s) of Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law

5.  PARTY INFORMATION CHANGE:

Check one of these two boxes: AND Check one of these three boxes to:  
This Change affects  Debtor or  Secured Party of record  CHANGE name and/or address. Complete item 6a or 6b and item 7a or 7b and item 7c  ADD name. Complete item 7a or 7b, and item 7c  DELETE name. Give record name to be deleted in item 6a or 6b

6. CURRENT RECORD INFORMATION: Complete for Party Information Change - provide only one name (6a or 6b)

6a ORGANIZATION'S NAME			
OR 6b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Information Change - provide only one name (7a or 7b) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name)

7a ORGANIZATION'S NAME			
OR 7b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
	Herrera		
	Lauren		

7c MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
40439 Pebble Way	Palmdale	CA	93551	USA

8.  COLLATERAL CHANGE: Also check one of these four boxes  ADD collateral  DELETE collateral  RESTATE covered collateral  ASSIGN collateral

Indicate collateral:  
the entire home insured H-12-7017-FC22 is the policy number, 4203 Norval Ave Quartz Hill CA 93536 Pledges all of User's assets, land, motor vehicles, aircraft; vessels; ships; trademarks; copyrights; patents; consumer goods; firearms; farm products; inventory and inventions; equipment; money; investment property; commercial tort claims; letter of credit; letter-of-credit right; cattle papers; electronic cattle paper; tangible chattel paper; certificated securities; un-certificated securities; promissory notes, payment intangibles; software; health-care-insurance receivables; instruments; despite accounts; accounts; documents livestock; real estate and real property -

9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT: Provide only one name (9a or 9b) (name of Assignor, if this is an Assignment)  
If this is an Amendment authorized by a DEBTOR, check here  and provide name of authorizing Debtor

9a ORGANIZATION'S NAME			
OR 9b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
	PRINCE RA		
	EL		

10. OPTIONAL FILER REFERENCE DATA:  
CONTACT FILER CORRECTION

# UCC FINANCING STATEMENT AMENDMENT ADDENDUM

FOLLOW INSTRUCTIONS

11. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a on Amendment form 20205529112	
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item 9 on Amendment form	
12a ORGANIZATION'S NAME	
OR	12b INDIVIDUAL'S SURNAME
	EL
	FIRST PERSONAL NAME
	PRINCE RA
	ADDITIONAL NAME(S)/INITIAL(S)
	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

13. Name of DEBTOR on related financing statement (Name of a current Debtor of record required for indexing purposes only in some filing offices - see Instruction item 13): Provide only one Debtor name (13a or 13b) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name); see Instructions if name does not fit

13a ORGANIZATION'S NAME			
US BANK N.A.			
OR	13b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)
			SUFFIX

14. ADDITIONAL SPACE FOR ITEM 8 (Collateral) including buildings, structures, fixtures, and appurtenances situated thereon and underneath, above and below grounds commodities and first hand on any and all acquisitions thereto user. Manufactured homes; timber; corps; and as-extracted collateral, i.e. all oil, gas and other minerals underground not limited to housing underground shelters bunkers and such the like or similar to; as well as any and all accounts arising from the sale of these substances, both at wellhead and herein above in this paragraph; products, produce, and proceeds of any of the property described as replacements of substitutions hereon above in the paragraph; products produced and proceeds of any of the property described herein above in this paragraph; proceeds, including insurance, bond, general intangibles, and accounts proceeds, from the sale, destruction, loss, or misplaced including the total amount due now \$3,415,470.00 divided by the four parties listed herein.  
Collateral Description - please see attached

15. This FINANCING STATEMENT AMENDMENT  
 covers timber to be cut     covers as-extracted collateral     is filed as a fixture filing

17. Description of real estate

16. Name and address of a RECORD OWNER of real estate described in item 17 (if Debtor does not have a record interest)

18 MISCELLANEOUS:  
PROPERTY THEFT ADDRESS 4203 NORVAL AVENUE LANCASTER CA[93536]

**UCC FINANCING STATEMENT**  
**FOLLOW INSTRUCTIONS**

<b>A. NAME &amp; PHONE OF CONTACT AT FILER (optional)</b> PRINCESS EMILY ROTEP KL (302)395-5555
<b>B. E-MAIL CONTACT AT FILER (optional)</b> DAVIDHALLGROUP@PROTONMAIL.COM
<b>C. SEND ACKNOWLEDGMENT TO: (Name and Address)</b>  PRINCESS SA ROTEP KL 87 READ'S WAY : 302-395-5555 WILMINGTON, DE 19720

Delaware Department of State  
 U.C.C. Filing Section  
 Filed: 03:02 PM 07/23/2020  
 U.C.C. Initial Filing No: 2020 5074481  
 Service Request No: 20206379977

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. **DEBTOR'S NAME:** Provide only one Debtor name ("a" or "b") use exact full name, do not omit, modify, or abbreviate any part of the Debtor's name; if any part of the individual Debtor's name will not fit in line 2b, leave all of item 1 blank, check here  and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

<b>1a ORGANIZATION'S NAME</b> SELECT PORTFOLIO SERVICING INC.			
<b>OR 1b INDIVIDUAL'S SURNAME</b>	<b>FIRST PERSONAL NAME</b>	<b>ADDITIONAL NAME(S) (INITIALS)</b>	<b>SUFFIX</b>
<b>1c MAILING ADDRESS</b> 1209 N. ORANGE STREET 7		<b>CITY</b> WILMINGTON	<b>STATE</b> <b>POSTAL CODE</b> DE 19801
<b>COUNTRY</b> US			

2. **DEBTOR'S NAME:** Provide only one Debtor name ("2a or 2b") use exact full name, do not omit, modify, or abbreviate any part of the Debtor's name; if any part of the individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here  and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

<b>2a ORGANIZATION'S NAME</b> SELECT PORTFOLIO SERVICING INC.			
<b>OR 2b INDIVIDUAL'S SURNAME</b>	<b>FIRST PERSONAL NAME</b>	<b>ADDITIONAL NAME(S) (INITIALS)</b>	<b>SUFFIX</b>
<b>2c MAILING ADDRESS</b> 3217 SOUTH DICKER LAKE DRIVE		<b>CITY</b> SALT LAKE CITY	<b>STATE</b> <b>POSTAL CODE</b> UT 84119
<b>COUNTRY</b> US			

3. **SECURED PARTY'S NAME** (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b):

<b>3a ORGANIZATION'S NAME</b>			
<b>OR 3b INDIVIDUAL'S SURNAME</b>	<b>FIRST PERSONAL NAME</b>	<b>ADDITIONAL NAME(S) (INITIALS)</b>	<b>SUFFIX</b>
	HALL	RENE ESTATE TRUST	
<b>3c MAILING ADDRESS</b> 7500 WEST LAKE MEAD BLVD, SUITE C9 #309		<b>CITY</b> LAS VEGAS	<b>STATE</b> <b>POSTAL CODE</b> NV 89128
<b>COUNTRY</b> US			

4. **COLLATERAL:** This financing statement covers the following collateral:  
**DESCRIPTION OF COLLATERAL:** Collateral shall mean all obligatory assets covering intangibles and tangible property rights in and to the items and categories of items as set forth below and all proceeds thereof; All Debtor's rights, title and interest in the collateral, including without limitation to the following; **LIST OF INTANGIBLES:** • All Accounts; • All Acceptable s; • All Chattel paper; • All and any as of 2008 -2021 acquisition mergers of property papers companies etc...; • All Copyright royalties; • All Drafts; • All Instruments; • All Notes; • All raw materials; • All securities; • All automotive[s]; **PAGE 2 ASSIGNMENT AGREEMENT** • All cash; • All coins; • All computers; • All equipment; • All furniture; • All machinery • All merchandise; • All motor driven conveyances; • All pictures; • All proceeds; • All telecommunication equipment; • All trucks; • All yachts; • **LOCATION OF COLLATERAL** CEO Timothy O'Brien 3815 South West Temple SaltLake City UT [84115] Debts owed to Percentage Assigned of Facility Assigned Creditor Debt Assigned Commitment PPEHT COLLECTIONS BANK \$3,415,470.00 #20205862211 Assignee agrees to enforce lien obligations owed to Secured Party pro Bono. Assignee also agrees to deliver goods and proceeds to Secured Party after sale or liquidation of collateral. Assignee agrees to protect the interest of the Secured Party of obligation only. Effective Date[s] August 23, 2003 and

5. Check only if applicable and check only one box. Collateral is:  real estate trust (see UCC1Ad, item 7 and instructions);  being administered by a Debtor's Personal Representative.

6a. Check only if applicable and check only one box:  Public Finance Transaction;  Manufacture/Home Trade/Job;  A Debtor is a Transferring Utility;  Agricultural Lien;  Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable):  Lessor/Lessor;  Consignee/Consignor;  Buyer/Buyer;  Bailor/Bailee;  Licensee/Licensee

8. OPTIONAL FILER REFERENCE DATA:

**UCC FINANCING STATEMENT ADDENDUM**

**FOLLOW INSTRUCTIONS**

**9. NAME OF FIRST DEBTOR:** Same as the 1a or 1b on Financing Statement; if line 1b was left blank because individual Debtor name did not fit, check here

**9a. ORGANIZATION'S NAME:**  
SELECT PORTFOLIO SERVICING INC.

**OR**

**9b. INDIVIDUAL'S SURNAME:**

FIRST PERSONAL NAME:

ADDITIONAL NAME(S) INITIAL(S): SUFFIX:

**THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY**

**10. DEBTOR'S NAME:** Provide (10a or 10b) only and additional Debtor name or Debtor name that did not fit in line 1a or 2a of the Financing Statement (Form UCC1) (use exact, full name do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c.

**10a. ORGANIZATION'S NAME:**

**OR**

**10b. INDIVIDUAL'S SURNAME:**

INDIVIDUAL'S FIRST PERSONAL NAME:

INDIVIDUAL'S ADDITIONAL NAME(S) INITIAL(S): SUFFIX:

**10c. MAILING ADDRESS:** CITY: STATE: POSTAL CODE: COUNTRY:

**11.  ADDITIONAL SECURED PARTY'S NAME or  ASSIGNOR SECURED PARTY'S NAME:** Provide only one name (11a or 11b).

**11a. ORGANIZATION'S NAME:**

**OR**

**11b. INDIVIDUAL'S SURNAME:** FIRST PERSONAL NAME: ADDITIONAL NAME(S) INITIAL(S): SUFFIX:

**EL PRINCESS EMILLY HOTEL**

**11c. MAILING ADDRESS:** CITY: STATE: POSTAL CODE: COUNTRY:

**7500 WEST LAKE MEAD BLVD, SUITE C9 #309 LAS VEGAS NV 89128 US**

**12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):**  
**August 16, 2020 The Assignor agrees to deliver to the Assignee one or more Security Contacts [which may contain material on non-public information about the Obligators and their Affiliates and their related parties or their respective securities]. #20205862211.**

**13.  This FINANCING STATEMENT is to be filed (or record) (or recorded) in the REAL ESTATE RECORDS (if applicable)** **14. This FINANCING STATEMENT**  
 covers interest by debt  covers de-extracted collateral  is filed as a future filing

**15. Name and address of a RECORDING OWNER of real estate described in item 16 (if Debtor does not have a record interest)** **16. Description of real estate**

**17. MISCELLANEOUS:**  
**ASSIGNMENT AGREEMENT CUSIP NUMBER 93934JAA2 ASSESSORS PARCEL NO 3103-029-059 FOR PROPERTY 4203 MORVAL AVE QUARTZ HILL CA**  
 International Association of Commercial Administrators  
**FILING OFFICE COPY — UCC FINANCING STATEMENT ADDENDUM (Form UCC1Ad) (Rev 04/20/11)**

# UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) PRINCESS EMILILY HOTEPE EL (302) 395-5555
B. E-MAIL CONTACT AT FILER (optional) DAVIDHALLGROUP@PROTONMAIL.COM
C. SEND ACKNOWLEDGMENT TO: (Name and Address)  <input type="checkbox"/> PRINCE RA HOTEPE EL 87 READ'S WAY : 302-395-5555 WILMINGTON, DE 19720

Delaware Department of State  
 U.C.C. Filing Section  
 Filed: 06:49 PM 08/12/2020  
 U.C.C. Initial Filing No: 2020 5074481  
 Amendment No: 2020 5562592  
 Service Request No: 20206719361

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1a. INITIAL FINANCING STATEMENT FILE NUMBER  
20205074481

1b.  This FINANCING STATEMENT AMENDMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS  
 Filer  attach Amendment Addendum (Form UCC3Ad) and provide Debtor's name in item 13

2.  **TERMINATION:** Effectiveness of the Financing Statement identified above is terminated with respect to the security interest(s) of Secured Party authorizing this Termination Statement
3.  **ASSIGNMENT** (full or partial): Provide name of Assignee in item 7a or 7b, and address of Assignee in item 7c and name of Assignor in item 9  
 For partial assignment, complete items 7 and 9 and also indicate affected collateral in item 8
4.  **CONTINUATION:** Effectiveness of the Financing Statement identified above with respect to the security interest(s) of Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law

5.  **PARTY INFORMATION CHANGE:**  
 Check one of these two boxes: This Change affects  Debtor or  Secured Party of record  
 AND Check one of these three boxes to:  CHANGE name and/or address: Complete item 6a or 6b, and item 7a or 7b and item 7c  ADD name: Complete item 7a or 7b, and item 7c  DELETE name: Give record name to be deleted in item 6a or 6b

6. **CURRENT RECORD INFORMATION:** Complete for Party Information Change - provide only one name (6a or 6b)

6a ORGANIZATION'S NAME

OR

6b INDIVIDUAL'S SURNAME HALL	FIRST PERSONAL NAME MONICA	ADDITIONAL NAME(S)/INITIAL(S) RENE ESTATE TRUST	SUFFIX
---------------------------------	-------------------------------	--	--------

7. **CHANGED OR ADDED INFORMATION:** Complete for Assignment or Party Information Change - provide only one name (7a or 7b) (use exact full name; do not omit, modify, or abbreviate any part of the Debtor's name)

7a ORGANIZATION'S NAME

OR

7b INDIVIDUAL'S SURNAME  
EL

INDIVIDUAL'S FIRST PERSONAL NAME  
PRINCESS EMILILY

INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)  
HOTEPE

SUFFIX

7c MAILING ADDRESS

7500 WEST LAKE MEAD BLVD, SUITE C9 #309	CITY LAS VEGAS	STATE NV	POSTAL CODE 89128	COUNTRY US
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8.  **COLLATERAL CHANGE:** Also check one of these four boxes  ADD collateral  DELETE collateral  RESTATE covered collateral  ASSIGN collateral  
 Indicate collateral.

9. **NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT:** Provide only one name (9a or 9b) (name of Assignor, if this is an Assignment)  
 If this is an Amendment authorized by a DEBTOR, check here  and provide name of authorizing Debtor

9a ORGANIZATION'S NAME

OR

9b INDIVIDUAL'S SURNAME EL	FIRST PERSONAL NAME PRINCESS EMILILY	ADDITIONAL NAME(S)/INITIAL(S) HOTEPE	SUFFIX
-------------------------------	---	---	--------

10. OPTIONAL FILER REFERENCE DATA:  
 REALESTATE NOT A TRUST SPS

# UCC FINANCING STATEMENT AMENDMENT ADDENDUM

FOLLOW INSTRUCTIONS

11. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a on Amendment form  
20205074481

12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item 9 on Amendment form

12a ORGANIZATION'S NAME		
OR		
12b INDIVIDUAL'S SURNAME		
EL		
FIRST PERSONAL NAME	PRINCESS EMILLY	
ADDITIONAL NAME(S)/INITIAL(S)	EOTEP	
	SUFFIX	

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

13. Name of DEBTOR on related financing statement (Name of a current Debtor of record required for indexing purposes only in some filing offices - see Instruction item 13). Provide only one Debtor name (13a or 13b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); see Instructions if name does not fit

13a ORGANIZATION'S NAME	SELECT PORTFOLIO SERVICING INC.		
OR			
13b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

14. ADDITIONAL SPACE FOR ITEM 8 (Collateral)

15. This FINANCING STATEMENT AMENDMENT:  
 covers timber to be cut  covers as-extracted collateral  is filed as a fixture filing  
 16. Name and address of a RECORD OWNER of real estate described in item 17 (if Debtor does not have a record interest)

17. Description of real estate:

18. MISCELLANEOUS:  
 ALLEGED SERVICING COMPANY CONTINUED THEFT OF PROPERTY FOR ALLEGING PAYMENTS THAT WAS NEVER MADE

International Association of Commercial Administrators

FILING OFFICE COPY — UCC FINANCING STATEMENT AMENDMENT ADDENDUM (Form UCC3Ad) (Rev. 04/20/11)



Claim ID: 23018557

MALIA M. COHEN  
CALIFORNIA STATE CONTROLLER

October 24, 2025

ENVOY RAHOTEP  
HOUSE OF JUDAH CONSULAR COURT  
1483 N MOUNT JULIET RD  
MOUNT JULIET TN 37122-3315

RE: Claim ID [23018557] - Unclaimed Property

Dear Claimant,

Thank you for your recent inquiry regarding unclaimed funds that may have been turned over to this office.

We have researched our database using the information you provided and at this time do not have any record of the account(s) in question. We receive thousands of new unclaimed property accounts each year and suggest you contact this office annually to inquire if any unclaimed funds have been reported in your name. You may do this via our website at [www.claimit.ca.gov](http://www.claimit.ca.gov). If you would like to speak to one of our agents, we are available to assist you Monday through Friday, 8:00 to 5:00 Pacific Time. You can reach us at 1(800) 992-4647 or (916) 323-2827.

If your property was sent to our office and does not appear on our database, you will need to send us written verification from the company that sent the funds to us, which would enable us to search further for the property. Property is held by our office for safekeeping until it is claimed by the rightful owner or their heirs.

Sincerely,

Unclaimed Property Division  
California State Controller's Office

California State Controller's Office, Unclaimed Property Division  
Mailing Address P.O. Box 942850, Sacramento, CA 94250  
800.992.4647 (Nationwide) or 916.323.2827 (Outside of US)



בית ליהודה נאמנות קרן  
**House of Judah Consular  
Court Tribunal Recognition &  
Enforcement Memorandum  
as To Orders & Judgments  
Addressed to; California  
Municipality (Los Angeles  
County, Quartz Hill  
California)**



**Claim Cover Letter**

Hon. Malia M. Cohen  
California State Controller  
State Controller's Office - Unclaimed Property Division  
Attn: Claims Section  
P.O. Box 942850  
Sacramento, CA 94250-5873

Date: September 13th, 2025

**Re: Claim for Unclaimed Property / Title Interest Property Address: 4203 Norval Avenue, Quartz Hill California 93536 non corporate zip code APNs: 3103-028-020 (changed to 310-059-029)**

Dear Controller Cohen,

I, Envoy Prince Ra Hotep El, Trustee and Beneficiary of the Monica Rene Hall Estate Trust, hereby submit a formal claim regarding the above-referenced property. This claim package is submitted in accordance with the requirements of the California State Controller's Office for recognition of rightful ownership and release of interest.

The subject property has been fraudulently interfered with, including unlawful APN changes, wrongful foreclosure actions, and title theft conducted during the COVID-19 shutdown on or about June 18, 2020. Despite these unlawful actions, the U.S. Department of Housing and Urban Development (HUD) has confirmed that the property remains vested in the Monica Rene Hall Estate Trust. Please excuse the lengthy delays as the claimants the Trust and the trustees had to relocate as due to the issues filed with the DOJ US Attorney Nevada. May 10, 2023 the same parties involved forced them from their abode in Centennial Hills Nevada south of Las Vegas.

This matter was caused by the law firms realtors lawyers and magistrates whom placed themselves in this matter somehow along with Chase Bank Co. whom used this opportunity to to retaliate against the claimants for whistle blowing. The family was forced out of their home in Nevada and California or the entire west coast to make it appear that there was debts owed while there were none actually assessed the matters were made up or created to make it appear to be one person or another while these are simply aboriginal indigenous living Estate Trust beneficiaries and trustees along with a Indigenous peoples federal credit

STATE CONTROLLER'S OFFICE  
2025 SEP 22 AM 10:56



House of Judah Consular Court Tribunal 13  
בית המשפט הקונסולרי ליהודים נאמנות קרן  
Private Indigenous  
Aboriginal Trust Case No. OTH/ Reference  
number: OTH-25-003553 82045611/  
LLV171002001024

Date: September 13th, 2025  
To: Controller Malia M. Cohen  
CALIFORNIA STATE CONTROLLER  
Unclaimed Property Division  
P.O. Box 942850  
Sacramento, CA 94250  
Email: UCPReporting@sco.ca.gov  
Phone: (800) 992-4647

---

***Subject: ORDER & JUDGEMENT Enforcement Demand - Recognition & Execution of Tribunal Judgment***

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This correspondence serves as a formal transmittal of the attached Recognition & Enforcement Memorandum, Proof of Service, and Notice of Default & Dishonor issued by the House of Judah Consular Court Tribunal 13.

Pursuant to the Treaty of Peace and Friendship, Vienna Convention on Consular Relations, American Declaration on the Rights of Indigenous Peoples, and U.S. Supreme Court precedent in United States v. Williams, the attached judgment is to be recognized and enforced without the imposition of state filing fees, as this matter originates from a sovereign tribunal and is not subject to statutory court petitioning procedures.

As the competent officer responsible for the custody and disbursement of state-held and unclaimed property, your office is hereby directed to release and/or wire all funds owed to the House of Judah Trust without delay.

All parties failed to comply within ten (10) days of receipt has constituted default judgment willful dishonor and obstruction, and will result in the filing of liens, levies, and further enforcement actions through the Office of the Comptroller of the Currency, as well the California Controller of the Currency.

**Enclosures: ORDER & JUDGEMENT**

Re: Claim by Monica Rene Hall Estate Trust

Property: 4203 Norval Avenue, Quartz Hill, CA

Original APN: 3103-028-020

Changed APN: 310-059-029

Mechanic's Lien: \$2,648,580.00

Home Value: \$598,600.00

Total Tangible Claim: \$3,247,180.00

Tender of Payment (Refused): \$557,068.42 (March 1, 2019)

Please see enclosed Affidavit, Exhibits A-H, supporting full restitution under unclaimed property laws and relevant legal grounds.

Respectfully submitted,

Envoy Prince Ra Hotep El  
Trustee, Monica Rene Hall Estate Trust Respectfully Submitted,

Envoy Prince Ra Hotep El  
Executor, House of Judah Trust

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Envoy Princess Emilily Hotep El  
Beneficiary, House of Judah Trust

Vizir Notary Seal:

Seal of the Choctaw-Cherokee & or Black Foot Muurish Nation:

Authorized Vizir Notary Signature:

Date of Notarization:

Jurisdiction: Sovereign Indigenous Trust Territory (Non-UCC)

My commission expires March 11, 2078



*Chief Justice Ali*  
UCC 1-308



**House of Judah  
Consular Court Tribunal**  
בית ליהודה נאמנות קרן  
**Private Indigenous  
Aboriginal Trust Case  
Reference /OTH .No  
:number**



**003553-25-OTH**

**LLV171002001024/82045611**

**Recognition & Enforcement Memorandum as To Orders & Judgments Addressed to;  
California Municipality (Los Angeles County, California)**

Date/Time: 11:44 - 0111 - 92

### **I. Purpose**

This memorandum asserts the independent authority of the House of Judah Consular Court Tribunal, rooted in treaty, custom, and common law, and demands recognition and enforcement of its judgments under the principles established in *United States v. Williams*, 504 U.S. 36 (1992), applicable treaty obligations, and controlling common law precedents that establish statutes, codes, and regulations as subordinate to the Law of the Land. This is specifically directed to Nevada Municipality (Clark County / Las Vegas). This includes municipal interference records and jurisdictional objections.

### **II. Independence from State Judicial Control**

The U.S. Supreme Court in *United States v. Williams* recognized:

"The grand jury belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people."

By analogy, Indigenous and Consular Courts are people-based institutions existing outside the direct control of state or federal judicial branches, empowered by inherent sovereignty and treaty rights.

### **III. Statutes Are Not Law Without Consent**

The following controlling authorities establish that statutes, codes, and regulations are not binding law upon human beings absent consent:

1. *Flournoy v. First Nat. Bank of Shreveport*, 197 La. 1067, 3 So.2d 244, 248 - 'A statute is not a law.'
2. *In re Self v. Rhay*, 61 Wn. (2d) 261 - 'A code is not a law.'
3. *Koenig v. Flynn*, 258 N.Y. 292, 179 N.E. 705, 707; *Ward v. State*, 176 Okl. 368, 56 P.2d 136, 137 - 'A concurrent or joint resolution of legislature is not law.'
4. *State ex rel. Todd v. Yelle*, 7 Wash.2d 443, 110 P.2d 162, 165 - Legislative enactments do not bind without constitutional compliance.

5. Rodrigues v. Ray Donovan (U.S. Dep't of Labor), 769 F.2d 1344, 1348 (1985) - 'All codes, rules, and regulations are for government authorities only, not human beings/Creators... All codes, rules, and regulations are unconstitutional and lacking due process.'

Black's Law Dictionary, 4th Edition:

Statute: The written will of the legislature, solemnly expressed according to the forms prescribed in the constitution; an act of the legislature.

#### IV. Treaty & Customary Law Recognition

Under the Treaty of Peace and Friendship (1787, 1836), Vienna Convention on Consular Relations (1963), American Declaration on the Rights of Indigenous Peoples (2016), and Santa Clara Pueblo v. Martinez, 436 U.S. 49 (1978), tribal and consular forums are recognized as competent, independent, and impartial tribunals established by law within their own jurisdictions. Their rulings must be respected under comity, full faith and credit, and binding treaty obligations.

#### V. Enforcement Demand

Any attempt by a party adjudicated before the House of Judah Consular Court Tribunal to evade its lawful judgment by 'running to the state' shall be met with:

1. A formal notice of jurisdictional breach citing United States v. Williams, treaty law, and the above precedents;
2. A writ of enforcement addressed to the relevant state or federal entity;
3. Affidavit of non-consent to statutory jurisdiction;
4. Invocation of common law remedies for interference with a lawful tribunal.

#### VI. Conclusion

The House of Judah Consular Court Tribunal asserts that:

- Its jurisdiction is inherent, treaty-backed, and people-derived;
- Statutes, codes, and regulations do not override this authority without consent;
- State courts have no supervisory power over its proceedings, in line with United States v. Williams.

Respectfully Submitted,

Envoy Prince Ra Hotep El  
Executor, House of Judah Trust

*Envoy Prince Ra Hotep El Sultan*  
All Rights Reserved UCC 1-308

Envoy Princess Emilily Hotep El  
Beneficiary, House of Judah Trust

*Envoy Princess Emily Hotep E*  
All Rights Reserved UCC 1-308

[Seal of Tribunal]





Moslem Theocratic Temple #13 Consulate Court <washitawmuurselbey@gmail.com>

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## Other Documents - Common Law Court

1 message

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**Common Law Court** <info1@commonlawcourt.com>  
Reply-To: info1@commonlawcourt.com  
To: washitawmuurselbey@gmail.com

Sat, Sep 13, 2025 at 2:31 PM

Thank you for submitting your declaration with the Common Law Court, your entry has added to our records and will be available on our search facility soon.

Reference number: OTH-25-003553

**Below is a copy of the declaration that you submitted:**

**Document Type**

Formal Claim & Complaint

**Email Address**

[washitawmuurselbey@gmail.com](mailto:washitawmuurselbey@gmail.com)

**Date of Document**

09/01/2018

**Document Upload**

- [Affidavit-of-Title-Fraud-Default-and-Adverse-Claim-1.pdf](#)

**Person Submitting Document**

David Jr. Hall Estate Trust

**Unique Ref Number**

OTH-25-003553

**Date Submitted**

06-01-2018

If you have any issues or queries, please do not hesitate to contact us.

[info1@commonlawcourt.com](mailto:info1@commonlawcourt.com)



Consular Court Tribunal 13

בית ליהודה נאמנות קרן

Private Indigenous

Aboriginal Trust Case No

Reference /OTH

:number

003553-25-OTH

/82045611

LLV171002001024



## AFFIDAVIT OF RECORD TAMPERING, TITLE THEFT, AND INTERSTATE FRAUD

(House of Judah Consular Court / Beit LiYehudah Ne'emanut Keren)

### Affiant Information

I, Envoy Prince Ra Hotep El, acting in my capacity as Executor and Trustee for the Living Estate Trust[s] & the בית ליהודה נאמנות קרן (Beit LiYehudah Ne'emanut Keren), do solemnly affirm and declare the following facts, to be entered into the public record and maintained as evidence of fraud, conspiracy, and unlawful title theft.

### Chronological Record of Events

1. On August 15, 2018, a police report was filed in Nevada referencing the names MONICA RENEE HALL and MONICA R HALL. This report became the seed of identity theft used to create fraudulent filings against my Estate. The woman was found to be in the Army Reserves and lives on the east coast with no relations to the Trust, trustees nor the beneficiaries.
2. On April 15, 2019, a filing was made in the Nevada Justice Court, recorded by Officer Daniel Cookson, Badge/ID 15835, incorporating information from the police report into court record, thereby initiating the fraudulent chain of title theft.
3. In 2019, a separate police report concerning the California abode was filed against JPMorgan Chase in Nevada, and transmitted as a courtesy report to the Los Angeles Sheriff's Department (LASD). This established interstate law enforcement awareness of the fraudulent activity tied to title theft.
4. In November 2021, the Eighth Judicial District Court of Nevada received fraudulent filings by the parties involved, including Leader One Financial Corporation, PennyMac, JPMorgan Chase, and Aldridge Pite LLP.

5. On April 25, 2023, the Nevada Justice Court received another fraudulent filing involving false eviction and title theft, while the property was held under allodial title and outside their jurisdiction.

6. Attempts were made by Aldridge Pite LLP to file in San Diego, California, but the filing was rejected. They subsequently re-filed in Nevada, demonstrating forum shopping and misuse of multiple jurisdictions.

### **Method of Fraud and Digital Exploitation**

The parties gained access to confidential documents and records through ransomware, malware, and spyware targeting Nevada municipal systems. Records accessed included police reports, trust and estate filings, LLC filings, and personal identification records. During periods when Nevada municipalities publicly claimed to be under ransomware attack with systems down, fraudulent filings against the Estate were processed, indicating collusion or gross negligence.

### **Identified Culprits and Parties**

The parties responsible for and benefiting from the fraudulent activity include, but are not limited to:

- JPMorgan Chase Bank
- Leader One Financial Corporation
- PennyMac Loan Services
- Aldridge Pite Haan LLP / Aldridge Pite LLP (Nevada, Utah, and California jurisdictions)

### **Legal and Interstate Significance**

The evidence demonstrates a multi-state conspiracy involving Nevada and California law enforcement records, private financial institutions, and law firms engaged in racketeering and fraudulent conveyance. The courtesy police report to the Los Angeles Sheriff's Department confirms interstate law enforcement notice, establishing this matter as not only state but federal in nature. The parties involved including the law firm and other firms had conspired to retaliate against the whistle blowing against their deeds that are low vibrational and disgusting at the most, at the lease well that is yet to be seen for dont be deceived for ELOHIM is not mocked what ever a man or woman sows he or she shall reap!

**Affirmation** - I affirm under penalty of perjury, under the laws of the United States and in accordance with UCC 1-308, that the foregoing is true, correct, and entered into the record as sworn testimony.

Envoy Prince Ra Hotep El  
Executor & Trustee  
בית ליהודה נְעִמָנוּת קֶרֶן (Beit LiYehudah Ne'emanut Keren)



**Supplemental Statement: Source of Breach**

It is further affirmed that the private information used in fraudulent filings and title theft schemes was extracted directly from law enforcement police reports. These reports, filed on August 15, 2018 in Nevada and later transmitted as a courtesy report to the Los Angeles Sheriff's Department, contained personal identifiers, property descriptions, and estate details. The culprits gained access to these reports through compromised digital systems and ransomware exploitation of Nevada municipal records.

This unlawful access provided the foundation for identity theft, fraudulent conveyances, and false court filings recorded in Nevada between 2019 and 2023. The use of police reports as the seed of the fraud demonstrates a deliberate and coordinated conspiracy involving law enforcement records and private institutions. Executed under seal this [13th] of [September], 2025. Envoy Prince Ra Hotep El Executor, House of Judah Consular Court Tribunal

I, Chief Justice El, sign and seal this Assignment of Judgment – Affidavit document For All Claims and Policies - Policy No. 28-B5-T925-8(Homeowners Policy No. 28-B6-R769-4 (Personal Liability Umbrella Policy) Policy No. 28-49N9-59W (Homeowners Policy) Policy No. 28-55F4-47C (Personal Liability Umbrella Policy) Policy No. 28-CJ-J828-7 (Umbrella Policy) Policy No. 1439-241-28B (Automobile Policy) Nevada DOI Case/File No. 25-TA-66134 Nevada DOI Case/File No. 25-TA-66134 66134, 65527, 65522, 65515 in full capacity as Sovereign Heir and Diplomatic Envoy, under Divine Law, Trust Law, and Indigenous Authority.

This document is notarized by both Tribal Vizir Notary as a matter of peace, record, and lawful notice, without submission to any foreign or corporate jurisdiction. This acknowledgment shall serve as lawful proof of jurisdiction, intent, and protected status under applicable natural, trust, indigenous, and international laws.

This day 13, September 2025 UCC 1-308 – All Unalienable Rights Reserved Without Prejudice. These titles affirm the authority granted by Divine Law, the House of Judah, and the Sovereign Trust, to uphold truth, peace, remedy, and lawful governance for the people. Issued in divine honor and lawful standing.

*Chief Justice El*  
UCC 1-308



# Jurisdiction and Treaty Protection Affidavit Statement

To:

- Office of the Comptroller of the Currency (OCC)
- U.S. Department of Justice (DOJ)
- Consumer Financial Protection Bureau (CFPB)
- U.S. Department of the Treasury

This letter serves as formal notice and assertion of standing under Treaty Law, Constitutional Law, and International Law, as recognized by the United States government and affirmed through Congressional records.

Pursuant to a certified letter from the Library of Congress, referencing the Public Statutes at Large of the United States of America, the Treaty relationship between the United States of America and the Empire of Morocco remains in full force and effect, particularly for the period from March 1933 to June 1934.

These statutes affirm that the United States operates within Morocco under treaty obligations which predate and supersede local ordinances or municipal regulations.

Accordingly, under this binding international treaty Treaty of Peace and Friendship 1787/1836 (and reaffirmed by later public statutes) the undersigned, as a Moorish American of the Choctaw Nation and the Tribe of Judah, is recognized as a treaty beneficiary and protected person.

Therefore, the municipal and state entities of Nevada lack jurisdiction to evict, detain, or otherwise remove Moorish Choctaw persons or interfere with their rights to land, property, and domicile within these treaty-protected jurisdictions.

This includes actions by local locksmith whom enters the property damaging the Gate fence locks and door locks around the entire property along with the police, sheriff departments, constables, and Homeowners' Associations acting under corporate code rather than lawful authority.

Any such acts of eviction or trespass without honoring treaty protections and Indigenous rights under the U.S. Constitution Article VI (Supremacy Clause), and international covenants, shall be considered unlawful, discriminatory, and a direct breach of the United States' own legal framework and trust obligations.

Attached is a copy of the Certified document that was taken from the property on June 6, 2023 as it was posted on the front door before May 10, 2023. The officers stated that they saw the documents on the door and that the man and woman inside must have known we were coming to do something!

The home also had No trespassing signs on the front of the home, side and rear and this was ignored with a Court Order falsely alleging that a woman named MONICA RENEE HALL an officer of the Army Reserves was the owner of the home and everyone else was somehow squatting illegally in the property. The woman or Entity all caps does not have any history of being in the home nor related to the Estate Trust.

While these documents were present and uploaded to the Court forum and Dockets they made a conscious decision to ignore the documents as well later the documents were removed from the dockets which is tampering with evidence.

Respectfully Submitted,

---

Name / Title / Tribal Affiliation

Date: \_\_\_\_\_

Cc Dual Notary

# Dual Notary Acknowledgment and Jurisdiction Declaration

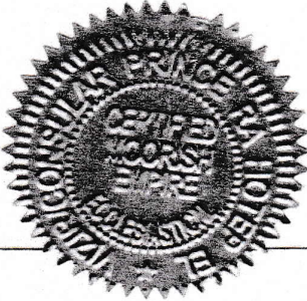
---

I, Prince Ra Hotep El, sign and seal this document in full capacity as Sovereign Heir and Diplomatic Envoy, under Divine Law, Trust Law, and Indigenous Authority. This document is notarized by both Tribal Vizir and State Public Notary as a matter of peace, record, and lawful notice, without submission to any foreign or corporate jurisdiction.

This acknowledgment shall serve as lawful proof of jurisdiction, intent, and protected status under applicable natural, trust, indigenous, and international laws.

UCC 1-308 – All Unalienable Rights Reserved Without Prejudice.

--- Vizir Notary Block ---



Vizir Notary Seal: \_\_\_\_\_

Seal of the Choctaw-Cherokee & or Moorish Nation: No. 920901

Authorized Vizir Notary Signature: *Prince Ra Hotep El* UCC 1-308

Date of Notarization: June 9th 2025

Jurisdiction: Sovereign Indigenous Trust Territory (Non-UCC)



Trust Seal

--- State Notary Public Block ---

State of TN )

County of Wilson ) SS:

On this 9 day of June, 2017 before me, the undersigned Notary Public,

personally appeared ~~Francis Joseph Persons~~ known to me to be the

individual whose name is subscribed to this instrument, and acknowledged executing the same in their authorized sovereign capacity.

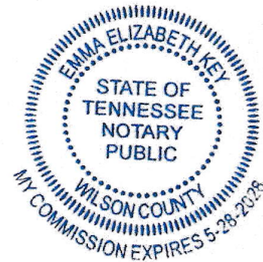
Witness my hand and official seal.

Signature of Notary Public: Emma Key

Printed Name: Emma Key

Commission Number: N/A

My Commission Expires: 5-28-2028



## SOVEREIGN ECONOMIC CHARTER AND ASSET DECLARATION

### of the Washitaw Muur, Choctaw, Cherokee, and Blackfoot Peoples

*Including: Sovereign Economic Charter, BFCCM Credit Union Charter, Unified Sovereign Asset Declaration, and Indigenous Digital Currency Whitepaper*

---

#### PREAMBLE: WE AND I

**We**, the Washitaw Muur, Choctaw, Cherokee, and Blackfoot Peoples — the living Aboriginal Indigenous Sovereigns of this land and soil, and **I**, a living man/woman, acting as Trustee, Executor, and Steward for and on behalf of the People, the Trusts, and the Future Generations — do hereby establish this unified Charter, Declaration, and Whitepaper to affirm, protect, and grow the lawful, spiritual, cultural, and economic estate of our Nation.

This is not a corporate creation. This is a lawful record of living sovereignty.

We reclaim our ancestral jurisdiction, declare our sacred trusts, assert our right to self-determined commerce, and establish our institutions for the benefit of all Indigenous Nations allied in peace and honor.

---

## I. SOVEREIGN ECONOMIC CHARTER

### Article 1 — Jurisdiction & Authority

- Jurisdiction arises from Divine Law, Treaty Law, Customary Indigenous Law, and the law of Nations.
- This Charter is enforceable under the Hague Convention, the Treaty of Peace and Friendship, the American Declaration on the Rights of Indigenous Peoples, and related instruments.

### Article 2 — Governing Trusts

All assets, rights, and operations are held or protected by the following living trusts: - Monica Rene Hall Padgett Estate Living Trust (BT) - David Jr Hall Estate Living Trust (BT) - Prince Ra Hotep Trust - Princess Emily Hotep Trust - Haleelhall Foundational Trust - House of Judah Foundation Trust

### Article 3 — Purpose

- To establish a lawful and sovereign economic infrastructure for the People
- To protect Indigenous rights, assets, creations, technologies, and inheritances
- To restore, circulate, and preserve wealth within and among sovereign communities

### Article 4 — Governance

Governing councils shall be established as follows: - **Elders Council** (wisdom, law, treaty memory) - **Stewards Council** (trustees, land and asset oversight) - **Builders Council** (technology and innovation) - **Artists & Keepers Council** (culture, media, IP) - **Youth Council** (future vision and development)

No singular executive or CEO shall hold absolute authority. Power remains distributed among councils.

---

## **II. BFCCM INDIGENOUS PEOPLES FEDERAL CREDIT UNION CHARTER**

### **Article 5 — Institution Name**

**BFCCM Indigenous Peoples Federal Credit Union** ("BFCCM" or "The Credit Union")

### **Article 6 — Mission**

To provide secure, sovereign, non-predatory financial services to Indigenous Peoples and allied cultural nations, honoring trust jurisdiction and Indigenous ownership.

### **Article 7 — Structure**

- Operates under sovereign law, not under federal commercial code
- Respects trust and estate structures of all member accounts
- Recognizes cryptocurrency and tokenized assets as real property

### **Article 8 — Innovations**

BFCCM shall issue and support: - **CASH POD™**: A physical secure wallet device for banking and crypto - **Crypto wallet integration** without Wi-Fi dependence - **Non-fiat token ledger for internal credit use**

---

## **III. UNIFIED SOVEREIGN ASSET DECLARATION**

### **Article 9 — Intellectual Property & Media**

The following assets are hereby declared sovereign, private, and protected: - Over \$400,000,000 in NFT-backed digital property - 40+ music albums, 4 books, a book of poetry - All publishing, distribution, and licensing rights - Studio RedH, Zyion Records, H&H Media & Film Studio

### **Article 10 — Inventions**

The following inventions are declared intellectual property of the Nation: - **Multi-Scanner Checkout System** (retail tech) - **CASH POD™** (secure crypto+banking device)

### **Article 11 — Health Systems**

The following institutions are sovereign extensions: - **Emhotep Health and Wellness**: offering Indigenous healing and preventive care

---

## **IV. INDIGENOUS DIGITAL CURRENCY & LEDGER WHITEPAPER**

### **Article 12 — Purpose**

To issue a lawful, utility-based Indigenous coin for use within and between Indigenous Nations, without speculative exploitation.

### **Article 13 — Principles**

- Trust-backed, not market-backed
- Valuation based on real assets, productivity, and services
- Governed by councils, not corporations
- Used for:
  - Internal settlement
  - Digital deeds and NFT certification
  - Licensing and trade

### **Article 14 — Meme Layer**

The meme layer shall be used for: - Cultural signaling - Youth and diaspora engagement - Non-corporate education and visibility

---

## **V. FINAL PROVISIONS**

### **Article 15 — Enforcement & Record**

This document shall be recorded: - In the archives of the House of Judah Consular Court - As public record via blockchain and private repository - In trust holdings across all named estates

### **Article 16 — Amendments**

Only the unified governing councils may amend this Charter, through recorded consensus and trust-anchored resolution.

### **Article 17 — Ratification**

We and I hereby ratify this document as a true expression of our will, our duty, and our right to exist in peace, power, and prosperity.

---

**Signed and Declared by: - Envoy Prince Ra Hotep El, Executor and Trustee - Envoy Princess Emiliy Hotep El, Beneficiary and Heir - On behalf of all listed Trusts and Foundations**

Dated this    day of   , 2025

**“We and I do this not for conquest, but for correction — not for domination, but for destiny.”**



THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

*Aboriginal and Indigenous Natural Peoples of North America*

THE NORTH GATE

Northwest Amexem/ Northwest Africa/ North America

Societas Republicae Ea Al Maurikanos

**Affidavit of Fact, Writ in the Nature of Discovery**

Notice to the agent is notice to the principal, notice to the principal is notice to the agent; UCC 1-202

**To: William R. Jarrell or John G. Aldridge, Jr. Managing Partner of ALDRIDGE PITE LLP**

**From: Princess Emlily Hotep** [REDACTED]

**In Re: PRINCESS EMLILY HOTEPEL-BEY – MONICA RENE HALL Estate**, care of insert mailing location; N89°36'26"E 737.00 780.00 7,614 S.F. N00°23;34'W 62.00 C1989.00 102.00; Parcel ID number: 19 and Alleged Loan Number: **0019288083**; FHA number: N/A and no credit history with alleged loan servicer.

**Affidavit of Fact and Discovery: Writ of right**

Notice to agent is notice to principal, notice to principal is notice to agent. UCC 1-202

Dear, **William R. Jarrell or John G. Aldridge, Jr. Managing Partner** In order to come to a peaceful resolution in regards to any alleged 'foreclosure', 'eviction notices' or 'payment owed' and alleged so called new ownership. I am exercising my constitutional and contractual rights to discovery on this matter. It must be fully disclosed that I, **Princess Emlily Hotep** [REDACTED] am an aboriginal and indigenous Moorish American, distinguished from and not to be held as surety for [REDACTED]

I am the natural person [woman] who currently owns inhabits and is occupying the living quarters corporately referred to as care of 4203 Norval Ave Quartz Hill CA [93536]; land parcel ID: 19 3103 029 059 8, geographical location circa, LAND PATEN LONGITUDE LATITUDE FOR LOT 51 162.00' N89°36'26"E 737.00 780.00 7,614 S.F. N00°23;34'W 62.00 C1989.00 102.00. I have received mailings communications from your agency regarding the alleged loan **0019288083** as well an escrow account i have never paid into nor made payment therein.

Please mail to me, the following certified and verified official copies of loan related documents and answer to the following questions; so that I may make a physical inspection of said documents and answers, to verify wither or not you or your agency has a valid claim or interest in my ancestral estate. You're asking for a notice to quite when there is no history between the alleged parties of new ownership, Servicer and alleged banks. You sent a letter via At [REDACTED] Services requesting a turn over of a property that has been owned by Princess Emlily Hotep [REDACTED] which is an entity i control, whom gave you permission to do so?

There is no credit history with any bank since April 16, 2007 whom at that time was Bank Of America. Since you are asking for private property materials, which means you never had our consent or permission to acquire such, please answer the following Question and return in a certified mail envelope form 3811 sealed and signed by the Managing Partners John F. Aldridge Jr. and Controllers thereof said firm.



1. Produce the 'Original Promissory Note' (front and back) associated with the Loan from your Agency / Entity / Persons to the Borrower.
2. Produce any 'Allonge', 'Bill of Exchange', and / or 'Promissory Note' (front and back) complete with any Affixations or Allocations attached to the 'Borrower Promissory Note' for Endorsements.
3. Produce all Book keeping Journal entries associated with the Loan to the Borrower.
4. Produce the original 'Deed of Trust' associated with the Loan to the Borrower, clearly identify who the Creditor (Grantor) is and the Debtor (Grantee) is.
5. Produce the 'Account Number' from which the money came to fund the 'Check' given to the Borrower.
6. Produce 'Verification' that the Borrower's 'Promissory Note' was a 'Gift' or 'De Donis' to the 'Lender' from the 'Borrower'.
7. Produce the 'Name' and the 'Address' of the current 'Holder' of the Borrower's 'Promissory Note'.
8. Produce the 'Name' and 'Address' of the Lender's CPA and Auditor, for the period covering the Execution.
9. Produce a copy of their legal authority and bond number to do business in the **State of California**
10. Produce the Bill of particulars and or receipt that proves that the "Loan" was in fact lawful money i.e. gold or silver coin or anything of value.
11. Clarify wither or not you or your agency is asking for gold or silver coin as payment of this alleged debt or Private commercial paper (Federal Reserve Notes)
12. Who is listed as the 'Mortgagor'.
13. What was the original debt owed before the securing of the mortgage i.e. the pledging of the estate as collateral (surety)?
14. What exactly is being 'Borrowed' from you or your agency?
15. If, [REDACTED], is listed as the Mortgagor, i.e. the holder of the title to the property, what exactly is being borrowed from you or your agency?
16. Does the word 'Foreclosure' mean 'Before the closure'?
17. Is a 'Closure' the signing of an instrument or contract?
18. Can a 'Foreclosure' be executed after a 'closure'?
19. What is your relationship with the alleged new owners and or Wargo French?
20. Can Corporations / Artificial persons own property or be the holder of any real instruments?
21. Are the alleged new owners willing to pay the liens[\$2.6million] and [\$9Billion] on the property?  
See attachments
22. Have you and or anyone in connection reported this information to any 3rd parties such as the I.R.S. and such the like?
23. What is your nationality?



This is my 'Good Faith' attempt to clear up any misrepresentations or confusion concerning this matter, before taking any further actions. A failure of the fore-mentioned Entity or Representatives to 'Respond' within the allotted **ten (10) days** of Receipt of this 'Writ In The Nature of Discovery' will be deemed a 'Dishonor' of this 'Notice and Demand for Disclosure'.

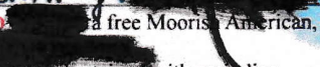
Without animosity, without malice, issued by my hand, with a sound mind, on this 09 day of Feburary, 1439 Moorish calander year [2020 Roman Calander year].

Forward all mail to

Consul

7500 West Lake Mead Blvd

C9 #309

I Am: Princess Emily   
princess emily hotep  a free Moorish American, aboriginal, Jus Soli, Jus Sanguine, In Solo Proprio, In Full Life.  
 Signature – All rights reserved and retained with prejudice.

Witness: Print: Mallak Brooks Bey Sign: Mallak Brooks Bey

Witness: Print: Chief asset hotep El-Dey Sign: Chief asset hotep El-Dey

John G. Aldridge, Jr.  
 Managing Partner  
 Phone: 858-750-7600  
 Email: [galdridge@aldridgepite.com](mailto:galdridge@aldridgepite.com)

ALDRIDGE PITE LLP  
 4375 Jutland Dr #200,  
 San Diego, CA 92117  
 Cc; William R. Jarrell SBN 290271



THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

*Aboriginal and Indigenous Natural Peoples of North America*

THE NORTH GATE

Northwest Amexem/ Northwest Africa/ North America

Societas Republicae Ea Al Maurikanos

**Affidavit of Fact, Writ in the Nature of Discovery**

Notice to the agent is notice to the principal, notice to the principal is notice to the agent; UCC 1-202

To: William R. Jarrell or John G. Aldridge, Jr. Managing Partner of ALDRIDGE PITE LLP

From: Prince Ra Chief Priest Hotep [REDACTED]

In Re: PRINCE RA HOTEPI TRUST - DAVID JR HALL ESTATE, care of insert mailing location; N89°36'26"E 737.00 780.00 7,614 S.F. N00°23;34'W 62.00 C1989.00 102.00; Parcel ID number: 19 and Alleged Loan Number: 0019288083; FHA number: N/A and no credit history with alleged loan or servicer.

**Affidavit of Fact and Discovery: Writ of right**

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Dear, William R. Jarrell or John G. Aldridge, Jr. Managing Partner In order to come to a peaceful resolution in regards to any alleged 'foreclosure', 'eviction notices' or 'payment owed' and alleged so called new ownership. I am exercising my constitutional and contractual rights to discovery on this matter. It must be fully disclosed that I, Prince Ra Chief Priest Hotep [REDACTED] am an aboriginal and indigenous Moorish American, distinguished from and not to be held as surety for [REDACTED]

I am the natural person [man] who currently owns inhabits and is occupying the living quarters corporately referred to as care of 4203 Norval Ave Quartz Hill CA [93536]; land parcel ID: 19 3103 029 059 8, geographical location circa, LAND PATEN LONGITUDE LATITUDE FOR LOT 51 162.00' N89°36'26"E 737.00 780.00 7,614 S.F. N00°23;34'W 62.00 C1989.00 102.00. I have received mailings communications from your agency regarding the alleged loan 0019288083 as well an escrow account i have never paid into nor made payment therein.

Please mail to me, the following certified and verified official copies of loan related documents and answer to the following questions; so that I may make a physical inspection of said documents and answers, to verify wither or not you or your agency has a valid claim or interest in my ancestral estate. You're asking for a notice to quite when there is no history between the alleged parties of new ownership, Servicer and alleged banks. You sent a letter via Attorney Services requesting a turn over of a property that has been owned by Prince Ra Chief Priest Hotep [REDACTED] which is an entity i control, whom gave you permission to do so?

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8. Produce the 'Name' and 'Address' of the Lender's CPA and Auditor, for the period covering the Execution.
9. Produce a copy of their legal authority and bond number to do business in the **State of California**
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Without animosity, without malice, issued by my hand, with a sound mind, on this 9th day of February, 1439 Moorish calander year [2020 Roman Calander year].

Forward all mail to

Consul

7500 West Lake Mead Blvd

C9 #309

I Am: Prince Ra    
 prince ra chief priest hotep el-bey, a freeborn citizen and nobleman, Jus Soli, Jus Sanguine, In Solo Proprio, In Full Life.  
 Ex Relation: **DAVID JR HALL**  
 Signature – All rights reserved and retained with prejudice.

Witness: Print: Mallak Brook Rey Sign: Mallak Brook Rey

Witness: Print: Chief Raet Hotep El-Bey Sign: Chief Raet Hotep El-Bey

John G. Aldridge, Jr.  
 Managing Partner  
 Phone: 858-750-7600  
 Email: [galdridge@aldridgepite.com](mailto:galdridge@aldridgepite.com)

ALDRIDGE PITE LLP  
 4375 Jutland Dr #200,  
 San Diego, CA 92117  
 Cc; William R. Jarrell SBN 290271  
 CustomerService@AldridgePite.com



# ALDRIDGE | PITE LLP

Alaska Arizona California Florida Georgia Hawaii Idaho Nevada New Mexico Oregon Texas Utah Washington

## NOTICE TO ANY RENTERS

(Code Civ. Proc. § 1161c(b))

### Notice to Any Renters Living At

4203 Norval Ave., Quartz Hill CA 93536

The attached notice means that your home was recently sold in foreclosure and the new owner plans to evict you.

You should talk to a lawyer NOW to see what your rights are. You may receive court papers in a few days. If your name is on the papers it may hurt your credit if you do not respond and simply move out.

Also, if you do not respond within five (5) days of receiving the papers, even if you are not named in the papers, you will likely lose any rights you may have. In some cases, you can respond without hurting your credit. You should ask a lawyer about it.

You may have the right to stay in your home for 90 days or longer, regardless of any deadlines stated on any attached papers. In some cases and in some cities with a "just cause for eviction law," you may not have to move at all. But you must take the proper legal steps in order to protect your rights.

### How to Get Legal Help

If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at California Legal Services Internet Web site ([www.lawhelpca.org](http://www.lawhelpca.org)), the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/selfhelp](http://www.courtinfo.ca.gov/selfhelp)), or by contacting your local court or county bar association.

### Notice to Servicemembers and Their Dependents

PROTECTIONS UNDER THE SERVICEMEMBERS CIVIL RELIEF ACT. Servicemembers on "active duty" or "active service," or a dependent of such a servicemember may be entitled to certain legal protections, including eviction protection, pursuant to the Servicemembers Civil Relief Act ("SCRA"), 50 USC App. §§ 501-596, as amended, and, possibly, certain related State statutes.

Who may be entitled to Legal Protections under the SCRA:

- Active duty members of the Army, Navy, Air Force, Marine Corps, Coast Guard and active service National Guard;
- Active service members of the commissioned corps of the National Oceanic and Atmospheric Administration;

4375 Jutland Drive  
P.O. Box 17933  
San Diego, CA 92177-0933  
(858) 750-7600  
[www.aldridgepiti.com](http://www.aldridgepiti.com)

2 | Page

- Active service members of the commissioned corps of the Public Health Service;
- United States citizens servicing with the armed forces of a nation with which the United States is allied in the prosecution of a war or military action; and
- Their spouses.

Servicemembers and dependents with questions about the SCRA should contact their unit's Judge Advocate, or their installation's Legal Assistance Officer. A military legal assistance office locator for all branches of the Armed Forces is available at <http://legalassistance.law.af.mil/content/locator.php>

"Military OneSource" is the U.S. Department of Defense's information resource. If you are listed as entitled to legal protections under the SCRA, please go to [www.militaryonesource.com/scra](http://www.militaryonesource.com/scra) or call 1-800-342-9647 (toll free from the United States) for more information. Dialing instructions for areas outside the United States are provided at the website.

If you are a protected servicemember, or a dependent of a protected servicemember, you should contact Aldridge Pite, LLP Evictions Department at (858) 750-7600 immediately to discuss your status under the SCRA.

**NOTICE TO QUIT**

Code Civ. Proc. § 1161a(b)(3)

TO: ~~DAVID HALL, MONICA HALL~~ — *These are Estates Trust*  
AND ALL OCCUPANTS, TENANTS, OR SUBTENANTS  
4203 NORVAL AVE., QUARTZ HILL CA 93536

NOTICE IS HEREBY GIVEN that the above property has been sold in accordance with California Civil Code § 2924 under the power of sale contained in the Deed of Trust encumbering the property.

1. IF YOU ARE A FORMER OWNER OR PARTY TO THE NOTE, OR A SUCCESSOR IN INTEREST TO A FORMER OWNER OR PARTY TO THE NOTE, THEN within three (3) days after service on you of this Notice you are required to quit and deliver up possession of the premises to the undersigned, who is authorized to receive the same. If you fail to deliver possession, this office will institute legal proceedings against you to recover possession of said premises and for rents or damages as provided by law, including statutory damages up to \$600 (six hundred dollars) in addition to any actual damages incurred.

2. IF YOU ARE A BONA FIDE TENANT OF THE FORMER OWNER OF THE PROPERTY (and you are not a child, spouse, or parent of the former owner of the Property), under the Protecting Tenants at Foreclosure Act of 2009 ("PTFA"), you may be entitled to certain rights, including the right to remain in the Property for NINETY (90) days from the date of this Notice. In order to determine what rights you may have under the PTFA please immediately provide us with the following:

- a) A copy of your written lease. (If your lease is not in writing, provide a summary of the lease terms including the beginning date and end date of the lease, monthly rental amount, and all other relevant lease terms);
- b) Proof of your alleged monthly rental amount. (Proof may be shown in your written lease provided it contains the rent amount. If your lease is not in writing, proof may be shown by copies of your cancelled checks or money orders);
- c) Proof that all monthly rental payments dues under the lease have been paid and are current. (Proof may be shown by copies of cancelled checks, money orders, or a signed statement from your landlord stating that you are current on all rental payments due pursuant to the lease);
- d) The names of all occupants of the Property who are over 18 years of age;
- e) Proof of your residency at the Property. (Proof may be in the form of an electric bill, cable bill, phone bill, etc.); and
- f) A current telephone number where you can be reached.

If you have a Section 8 voucher, you may have additional rights and should provide a copy of this notice to your Section 8 worker.

If it is determined by the New Owner that you are a bona fide tenant and authorized to remain in the property for NINETY (90) days from the delivery date of this notice, you are hereby notified of the following:

- a) That your rental agreement is terminated on the delivery date of this Notice;
- b) That your occupancy is terminated NINETY (90) days following the delivery date of this notice; and
- c) That demand is hereby made for possession on or before NINETY (90) days from the delivery date of this notice.

If you do not surrender possession of the Property on or before that date, the New Owner will seek an order from the court allowing it to remove you and your belongings from the Property.

If you believe you are a bona fide tenant pursuant to the criteria above, please contact our office at (858) 750-7600, within THREE (3) business days of receiving this Notice, to advise us of your lease, provide a copy, and request that your lease be assumed.

3. IF YOU OCCUPY THE SUBJECT PREMISES PURSUANT TO A VALID LEASE, but a party to the note remains in the property as a tenant, subtenant, or occupant, then you must vacate the premises within thirty (30) days of service of this Notice on you. This Notice to you is given pursuant to the provisions of California Code of Civil Procedure §§ 1161a(c) and 1161b(d).

**IMPORTANT NOTICE TO SERVICEMEMBERS AND THEIR DEPENDENTS**  
PROTECTIONS UNDER THE SERVICEMEMBERS CIVIL RELIEF ACT: Servicemembers on "active duty" or "active service," or a dependent of such a servicemember may be entitled to certain legal protections, including eviction protection, pursuant to the Servicemembers Civil Relief Act ("SCRA"), 50 USC App. §§ 501-596, as amended, and, possibly, certain related State statutes.

Who may be entitled to Legal Protections under the SCRA:

- Active duty members of the Army, Navy, Air Force, Marine Corps, Coast Guard and active service National Guard;
- Active service members of the commissioned corps of the National Oceanic and Atmospheric Administration;
- Active service members of the commissioned corps of the Public Health Service;
- United States citizens servicing with the armed forces of a nation with which the United States is allied in the prosecution of a war or military action; and
- Their spouses.

Servicemembers and dependents with questions about the SCRA should contact their unit's Judge Advocate, or their installation's Legal Assistance Officer. A military legal assistance office locator for all branches of the Armed Forces is available at <http://legalassistance.law.af.mil/content/locator.php>



Seal of 101.93 Archangel Michael  
Frequency + בית ליהודה נְאֶמְנוּת קֶרֶן  
NOTICE OF CONTINUITY &  
SOVEREIGNTY



For All Claims and Policies - Policy No. 28-B5-T925-8 (Homeowners Policy)

- Policy No. 28-B6-R769-4 (Personal Liability Umbrella Policy)

- Policy No. 28-49N9-59W (Homeowners Policy)

- Policy No. 28-55F4-47C (Personal Liability Umbrella Policy)

- Policy No. 28-CJ-J828-7 (Umbrella Policy)

- Policy No. 1439-241-28B (Automobile Policy)

Nevada DOI Case/File No. 25-TA-66134 Nevada DOI Case/File No. 25-TA-66134 66134,  
65527, 65522, 65515

Issued by: בית ליהודה נְאֶמְנוּת קֶרֶן (Beit LiYehudah Ne'emanut Keren)

On behalf of: Envoy Prince Ra Hotep El & Princess Emilily Hotep El

## I. Statement of Fact

1. On or about August 24, 2025, the State of Nevada reported a cyberattack disrupting state and county systems, including courts, Attorney General, Department of Insurance, police records, and other critical databases.
2. Despite these disruptions, all filings, claims, foreign registrations, and case records connected to the House of Judah Trust, Estate Trusts, and Consular Court remain intact, secure, and under sovereign custody.
3. Independent backups, authenticated originals, and foreign venue filings have been preserved by the Trustees and remain enforceable beyond Nevada's compromised systems.

## II. Continuity of Sovereign Record

- The Clark County cyberattack does not extinguish, void, or compromise any filings, claims, or judgments already entered into record by the House of Judah Consular Court Tribunal or filed in state/federal jurisdictions.
- Allodial title claims, tender of payment instruments, and lien rights remain active and in full force.
- Sovereign recognition under the Treaty of Peace and Friendship (1787/1836), the U.S. Constitution, UCC 1-308, and Aboriginal Judaic Heritage rights supersede temporary administrative or technological disruptions.

### III. Establishment

- As of July 2023, Trustees relocated for security to Florida and Tennessee, where new foundations are being laid for restoration, inheritance, and sovereignty.
- This transition symbolizes the Job experience: from briars (Clark County) to fruits Mount Juliet.
- Mount Juliet now serves as the principal jurisdiction for continued filings, enforcement, and inheritance proceedings.

### IV. Notice to All Parties

- Regulators, courts, and interested buyers of judgments are hereby notified that the claims, judgments, and filings remain valid, active, and enforceable.
- Any attempts to use the Nevada cyberattack as grounds to deny, delay, or dismiss obligations will be deemed fraudulent concealment and subject to further claim.

Executed this day, September 8, 2025, in Mount Juliet, Tennessee

Signature:

*Chief Justice*  
*Prince Ra Hotep El*  
*all rights reserved ucc 1-308*

Envoy Prince Ra Hotep El  
Executor and Trustee  
בית ליהודה נאמנות קרן  
Seal: 101.93 Seal



**DISCLOSURES:**

**Fee Schedule COMMON LAW COURT OTH/20/192274 OTH/20/136518**

The Authority for fines [damages] caused by crimes by government officers. These damages by government are as following;

Extortion & Threats to a Foreign Officer/Diplomat	\$1,500,000.00	18U.S.C878
Violation of oath of office	\$250,000.00	18U.S.C3571
Denied Proper Warrants	\$250,000.00	18U.S.C3571
Denied Right of reasonable defense	\$250,000.00	18U.S.C3571
Defense arguments	\$250,000.00	18U.S.C3571
Defense evidence records	\$250,000.00	18U.S.C3571
Denied Right to Truth in evidence	\$250,000.00	18U.S.C3571
Slavery [forced compliance to contracts not held]	\$250,000.00	18U.S.C3571
Denied provisions in the Constitution/Treaties	\$250,000.00	18U.S.C3571
Treason [combined above actions]	\$250,000.00	18U.S.C3571
Genocide	\$1,000,000.00	18 U.S.C 1091
Misprision of Felony	\$5000.00	18 U.S.C 4
Conspiracy	\$10,000.00	18 U.S.C 241
Extortion	\$5,000.00	18 U.S.C 872
Mail Threats	\$5,000.00	18 U.S.C 876
Fraud	\$10,000.00	18 U.S.C 1001
Falsification of documents	\$10,000.00	18 U.S.C 1001
Perjury	\$2,000.00	18 U.S.C 1621
Color of Law Violations	\$250,000.00	18 USC Sec. 2424
Injuries Liability	\$250,000.00	42 USC Sec. 1983
Grand Theft[18 U.S.C 2112 each]	\$250,000.00	
To determine multiple no. of accounts by damages		
Racketeering [Criminal]	\$25,000.00	
Racketeering [Civil]		

Wages taken \$Xx3 [Times Three] Sustained damages total x 3 Legal Fees and Administration Fees \$5,500.00 p[er day from the time of start.

**NEVADA CONSTITUTION**

- Article 1, Section 1 Inalienable rights
  - Section 2 Purpose of Government Paramount Allegiance to United States
  - Section 4 Liberty of Conscience
  - Section 5 Suspension of Habeas Corpus
  - Section 9 Liberty of Speech
  - Section 10 Right to Assembled
  - Section 11 Right to bear Arms
  - Section 14 Exemption of Property from Execution Imprisonment for Debtor's
  - Section 17 Slavery and Involuntary Servitude Prohibited
  - Section 18 Unreasonable Seizure and Search Issuance of Warrants
  - Section 19 Treason
  - Section 20 Rights retained by People man or woman
- Defending the Constitution  
 Nevada Policy Separation of Powers  
 Form W-4 Voluntary withholding request.  
 26 CFR 31.334002[p]-1 voluntary withholding agreements.  
**DENIAL OF RIGHTS UNDER COLOR OF LAW VIOLATIONS**  
 26 USC 6109[a] 6721[a][2][B], 6721[c][1][B] and 6724[a]

Dr. M. Shirizu, MD  
 10105 Banbury Cross, Suite 15  
 Las Vegas, NV 89144-5645  
 Tel: 702-854-3220  
 Fax: 702-854-3259