#### Aboriginal Republic of North America National Jural Society Case 1 6<sup>th</sup> month 30<sup>th</sup> day 15,107 AC 10-20-2021 AD

Aboriginal Republic of North America (ARNA)
Indigenous Political Authority (IPA)
Chief Amaru Namaa Taga Xi-Ali (National Executive Chief & Chief Jurist of ARNA Law Firm)
National Jural Society (NJS)
Plaintiff(s),
Vs

Indigenous Of the North (IOTN)
Nnakina Xi-Amaru- (CO-FOUNDER & CEO of IOTN)
Zaatnure Xi-Amaru (FOUNDER & PRESIDENT of IOTN)
Any Current employees, Independent Contractors, and other staff of IOTN
Defendant(s).

#### JUDICIAL FINAL JUDGEMENT

The National Executive Chief of State having brought criminal Prosecution against said Defendants for failing to comply and render properties and assets in their possession belonging to ARNA-IPA.

The Defendants have failed to submit sufficient pleadings or a substantial Answer.

The Defendants failed to comply with the Executive Warrant demanding ARNA-IPA properties and Nationals funds.

The Defendants have been found guilty of Contempt of Court, and thereby waiving all legal Rights to a Relief, Remedy and an Appeal against this Final Judgement:

THE National Jural Society DETERMINES THE FOLLOWING:

# SUMMARY OF FINAL JUDGEMENT

IOTN, now dissolved by Order of the National Executive Chief decree, was an indigenous law firm of ARNA Aboriginal Law Firm.

The indigenous firm was owned and operated by **Nnakina Xi-Amaru** and **Zaatnure Xi-Amaru**, both nationals of **ARNA-IPA**. **Zaatnure Xi-Amaru** is listed as certified jurist and contracted to perform the jural duties and responsibilities of ARNA-IPA judicial protocols.

**Nnakina Xi-Amaru** is a Honduran born resident and National who is NOT an Aboriginal of by Right as expressed in the **ARNA-IPA** Constitutions.

Aboriginals of Samal Shariq Amaruka (Northeastern of America) are Nationals by Right are the misnomered African-American and other colorable terms and legal designations, who by Jus Soli and Jus Sanguineous are the peoples who are aboriginal Nationals by Right as expressed in the ARNA-IPA Constitutions:

"The society cannot prohibit its Aboriginal Nationals who are NATIONALS BY NATURAL RIGHT..."

Source: Declaration of Rights, clause 2.

The National Executive Chief brought criminal Prosecution against IOTN and its operators, concerning the immediate threats being a foreign born national by privilege Only and not by Common Law Right who is attempting to overthrow the governing National Executive Chief office and national body politic. The civil offensives and criminal charges brought against the said Defendants by the National Executive Chief are as follows:

Count 1 - Treason

Count 2 - Attempt to carry out a Coup

Count 3 - Theft of Headquarters constitutional Funds

- Count 4 Theft of Nationals Funds
- Count 5 Violations of ARNA-IPA Constitutions
- Count 6 Violations of Aboriginal Jurist Contract of ARNA Aboriginal Law Firm
- Count 7 Illegal Fee schedules and charges for Jural and Financial Recovery services
- Count 8 Violations of ARNA-IPA protocol Moral Codes

### II.

### FINDINGS OF FACT, VERDICT DECIDED

Overwhelming material evidence was submitted to the **National Jural Society** by the **National Executive Chief** against the Defendants at the onset of this case.

Defendants failed to file any sufficient **Answer**, **Defenses**, or **Counterclaims** to the criminal Prosecution.

The Court having considered all materials and arguments presented by both parties and all substantial evidence discovered and collected, the **National Jural Society** finds fact as:

- 1) Nnakina Xi-Amaru and Zaatnure Xi-Amaru did attempt indeed and acts to take over ARNA-IPA headquarters location and functions without consent from the current active National Executive Chief of ARNA, without proper constitutional counselling, protocols, procedures and processes from any House of Parliament, and without any legitimate referendum or electoral votes.
- 2) Nnakina Xi-Amaru and Zaatnure Xi-Amaru did attempt to stage a fraudulent vote to have elections in November of 2021 while terminating nationals rights to elections.
- 3) Nnakina Xi-Amaru and Zaatnure Xi-Amaru did attempt to have ARNA-IPAelections at their home property in violation of the Constitutions, election cycles, and without consent from either of the Houses of the parliament.

- 4) Defendants did attempt to enforce elections via a person disqualified to hold office, as Nnakina Xi-Amaru is not a national by Right.
- Nnakina Xi-Amaru and Zaatnure Xi-Amaru did coerce other nationals to violate the Constitutions and the rights of other nationals.
- 6) Defendants did refuse to turn over funds and client file book data as required by all jurists in contract, as evidenced by public statements made by Defendants.
- 7) Defendants did delay the making of payments to headquarters due to private use of funds for personal bills.
- 8) Defendants did take funds from nationals and other clients through excessive and unreasonable charges.
- 9) Defendants did not follow the aboriginal jurists fee schedule for services offered.
- 10) Zaatnure Xi-Amaru did physically assault his wife, Nnakina Xi-Amaru.
- 11) Nnakina Xi-Amaru and Zaatnure Xi-Amaru did steal, act deceitfully, tell lies, commit transgressions against their own value system, cause disruption of peace, act hastily and without reason and thought, overstep the boundaries of their rights, unlawfully exaggerate their words when speaking, speak angrily and arrogantly without purpose, unlawfully place themselves on a pedestal, and speak scornfully in an unjust manner.

With the facts of the matter having been decided, the **National Jural Society** has reached a Verdict by majority vote on each count of Prosecution, as follows:

# Verdict, Count 1

We the **National Jural Society** in the above entitled matter as to Count 1, Treason, find the Defendants GUILTY.

## Verdict, Count 2

We the **National Jural Society** in the above entitled matter as to Count 2, Attempt to carry out a Coup, find the Defendants GUILTY.

## Verdict, Count 3

We the **National Jural Society** in the above entitled matter as to Count 3, Theft of Headquarters Funds, find the Defendants GUILTY.

## Verdict, Count 4

We the **National Jural Society** in the above entitled matter as to Count 4, Theft of Nationals Funds, find the Defendants GUILTY.

## Verdict, Count 5

We the **National Jural Society** in the above entitled matter as to Count 5, Violation of ARNA-IPA Constitutions, find the Defendants GUILTY.

## Verdict, Count 6

We the **National Jural Society** in the above entitled matter as to Count 6, Violation of Jurist Contract, find the Defendants GUILTY.

# Verdict, Count 7

We the **National Jural Society** in the above entitled matter as to Count 7, Illegal Charges to Nationals, find the Defendants GUILTY.

### Verdict, Count 8

We the National Jural Society in the above entitled matter as to Count 8, Violation of Moral Code, find the Defendants GUILTY.

#### III.

#### Conclusions of Law

- Nnakina Xi-Amaru and Zaatnure Xi-Amaru have violated the ARNA-IPA Constitutions:
   Preamble, by threatening the defense of the Nation and the complete unified will for progress and prosperity by and for Our People.
- 2) Nnakina Xi-Amaru and Zaatnure Xi-Amaru have violated the ARNA-IPA Constitutions:

  Declaration & Affidavit of Rights of All Aboriginal Indigenous Peoples, clause 2, by attempting a coup and transfer of the office of Aboriginal Chief outside of election season as a national by privilege and not by natural right. ARNA-IPA was exclusively created for the oldest lineage of Aboriginal peoples native to the land defined as the continental United States, who have been unlawfully denationalized and made prisoners of war, so-called slavery, and labeled under the misnomers Negro and African-American.

  These Aboriginals are the only lineage of people who can become ARNA-IPA Nationals by natural right, being born with jus soli and jus sanguineous to the land of the continental United States. An aboriginal of any other lineage or other land of nativity may become an ARNA-IPA National, only through the privilege of marriage to an ARNA-IPA National. The ARNA-IPA Constitutions and Plebiscite states, "The society cannot prohibit its Aboriginal Nationals who are Nationals by Natural Right...", in the Declaration & Affidavit of Rights, clause 2. The society can prohibit the rights and activities of those Nationals by privilege, one such prohibition being disqualification from the right to hold a public office. The right to hold the seat of Aboriginal Chief, or any other governmental

representative office, is exclusively that of those Nationals by natural right, and the Aboriginal Chiefdom system is not subject to any revision, pursuant to **ARNA-IPA** Constitutions Article 91.

- Nnakina Xi-Amaru and Zaatnure Xi-Amaru have violated the ARNA-IPA Constitutions:
   Articles 4, 16, 17, 82, and 84.
- 4) Nnakina Xi-Amaru and Zaatnure Xi-Amaru have violated the ARNA-IPA Constitutions: Supremacy Clause, Covenant of The National Community, by betraying the preservation of the Spiritual, Mental, and Cultural life of the ARNA-IPANationals.
- 5) Nnakina Xi-Amaru and Zaatnure Xi-Amaru have violated the ARNA-IPA Constitutions: General Principles Of Moral Conduct, clauses 2, 6, 7, 19, 27, 28, 29, 30, 34, 36, and 37.

#### Punitive Actions Ordered

IV.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Nnakina Xi-Amaru and Zaatnure Xi-Amaru are EXPATRIATED back to their pre-ARNA-IPA status.

Nnakina Xi-Amaru and Zaatnure Xi-Amaru are no longer Nationals of the Aboriginal Republic of North America, and therefore no longer afforded the rights, freedoms, economics, and protections guaranteed to ARNA-IPA Nationals by the ARNA-IPA Constitutions.

V.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendants MUST return full payment, within 10 days of notice of this judgement, of refunds to all ARNA-IPA Nationals

and other clients of Defendants who have demanded refunds for illegal charges as outlined in Point 7 of the Prosecution, and as determined by further **ARNA** investigation of funds withheld.

VI.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendants MUST deliver full payment, within 10 days of notice of this judgement, of any and all funds owed to Headquarters for dues and services rendered, that is, funds determined to be owed at the time of this judgement rendered and in the future upon further ARNA investigation of funds withheld.

VII.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that ARNA Investigators are Granted FULL access to any and all files in possession of Defendants that pertain to ARNA-IPA Nationals.

#### VIII.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Indigenous of the North (IOTN) is completely, utterly, and permanently SHUT DOWN, DISSOLVED, TERMINATED, DISESTABLISHED, DISCONTINUED, ABOLISHED, and DONE AWAY WITH.

IX.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that all ARNA-IPA properties, including but not limited to: ID's and other ARNA-IPA issued credentials; Seals; nationality documentation; nationality paperwork concerning new nationals; fees paid to IOTN and its operators; financial books and records of IOTN and its operators; printers; and any other ARNA-IPA documentation or property now in possession of Defendants MUST be returned to ARNA-IPA Headquarters within 10 days from notice of this judgment. The names, acronyms, or symbols

'Aboriginal Republic of North America' or 'ARNA', and the names, acronyms, or symbols of any and all ARNA-IPA instrumentalities or businesses MUST be permanently removed from any and all physical and virtual property possessed by Defendants.

X.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that PUBLIC NOTICE of any and all Judgements rendered against Defendants shall be made by the National Executive Chief and National Jural Society by any and all means of public communication available, including but not limited to: <a href="https://www.arnagovernment.org">www.arnagovernment.org</a>, <a href="https://www.governmentrepartions.org">www.governmentrepartions.org</a> social media platforms; emails; physical mail; newspapers; and any other news or media outlets.

XI.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that the full power and authority granted by the ARNA-IPA Constitutions, and all laws in pursuance thereof, is delegated to the National Executive Chief to ensure the execution and fulfillment of this Final Judgement against Defendants.

#### XII.

There being no just cause for delay, the **National Jural Society** having been empaneled by Executive Decree to act swiftly to protect the Sovereignty of the Nation pursuant to **ARNA-IPA** National Executive Chief Articles 33 and 80, the Clerk is ordered to enter this Final Judgement forthwith, for which let execution issue.

DATED: 11-26-2/,(15,107)



CHIEF OF THE National Jural Society