

Aboriginal Republic of North America
Jural Society
Case 1
6th month 30th day 15107
10-20-2021

Aboriginal Republic of North America (ARNA)
Via
its Chief Executive
Chief Amaru Namaa Taga Xi-Ali

Vs

Indigenous Of the North (IOTN)
Nnakina Xi-Amaru
Zaat Xi-Amaru
Any Current employees Independent Contractors and other staff of IOTN
ARNA National Files
ARNA Funds Collected by IOTN

Summary of Case

IOTN now dissolved by Order of Chief Executive was a law firm of the ARNA. The firm was ran by Nnakina Xi-Amaru and Zaat Xi-Amaru both nationals of the ARNA. Both parties were jurists contracted to perform the duties of jurists and law firm operators. Nnakina Xi-Amaru is a Honduran National who is NOT a national by Right as expressed in the ARNA Constitution. Nationals by right are the misnomered African-American who by Jus soli and Jus Sanguineous are the peoples who are Nationals by Right as expressed in the ARNA Constitution

***“ the society cannot prohibit its Aboriginal Nationals who are NATIONALS BY RIGHT...
Source: Declaration of Rights clause 2***

Nnakina Xi-Amaru married Zaat Xi-Amaru and became a national by marriage. Nnakina and Zaat have a very tragic history of fighting physically and verbally. I have counseled them 4 times this year to try to save their marriage. This atmosphere which was present just 8 days ago has contributed largely to the events and claims I am about to make in this prosecution.

Currently these are the charges from the Chief Executive upon the defendants.

- 1-Treason
- 2-An Attempt to carry out a Coup
- 3-Theft of Headquarters Funds
- 4- Theft of Nationals Funds
- 5- Violation of ARNA Constitution
- 6- Violation of Jurist Contract
- 7-Illegal Charges to Nationals
- 8- Violation of Moral Code

- **ALL EXHIBITS FOLLOW THESE CLAIMS. There are 8 total Exhibit Pages all highlighted with the Point of Prosecution at the top of the page**

Point 1 – Treason

Definition: **intentionally betraying one's allegiance by levying war against the government** or giving aid or comfort to its enemies

Nnakina Xi-Amaru and Zaat Xi-Amaru did commit treason by betraying their allegiance to the government and governance of ARNA by

- a) Attempting to take over headquarters location and functions without consent from the current active Chief of ARNA, without proper constitutional procedure from any House of Parliament, without any legitimate referendum or vote.
- b) Attempting to have ARNA elections at their home property in violation of the Constitution, election cycles, without consent from either of the Houses of the parliament.
- c) Staging a fraudulent vote to have elections in November of 2021 while terminating nationals rights to elections

Point 2 – Attempt to Carry out a Coup

- a) By attempting to enforce elections via. A person disqualified to hold office as Nnakina Xi-Amaru is NOT a national by Right.
- b) Coercing other nationals to violate the constitution and the rights of other nationals
- c) Clauses a, b, and c of Point 1 Incorporated here

Point 3 – Theft of Headquarters Funds

- a) Refusing to turn over funds and nationals data as required by all jurists in contract. These statements were made in public as well on facebook. Delaying payments to headquarters due to private use of funds for personal bills

Point 4 – Theft of Nationals Funds

- a) See full annexed report of funds taken from nationals unlawfully

Point 5 – Violation of ARNA Constitution

Point 6 – Violation of Jurist Contracts-

Jurist Contracts require jurists to report their Client file books to Headquarters law firm ARNA Aboriginal Law Firm a constitutionally credentialled Law Firm. IOTN in the past has made reports of their Client File Book data. Currently they are publically stating they refuse to provide that data. All Law Firms are REQUIRED to register new nationals into our national database at www.arnagovernment.org. IOTN Nnakina and Zaat have publically refused to do so.

Point 6 - Illegal Charges to Nationals

IOTN did not follow the ARNA Pricing list for services and withheld funds from ARNA Headquarters in their actions of overcharging New Nationals

Point 7 - Violation of Moral Code

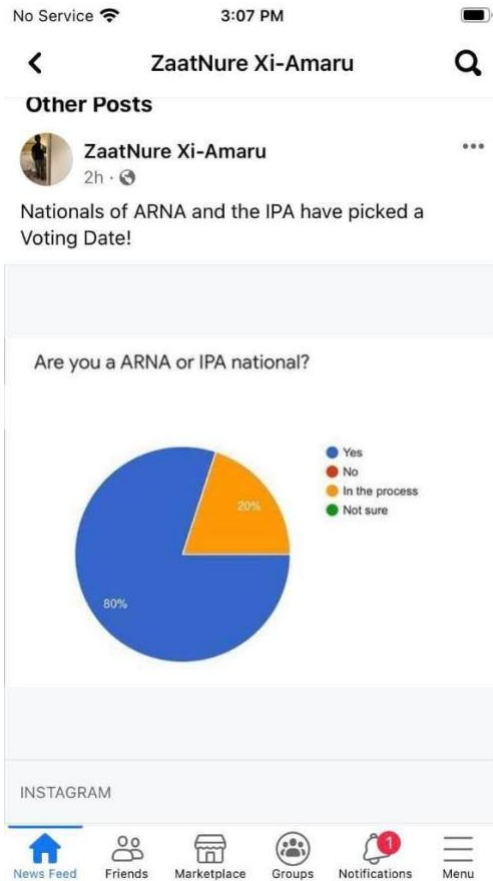
Both Nnakina and Zaat violated the ARNA Moral Code
Zaat By Beating his wife physically
Nnakina by publically slandering ARNAs Current Chief via social media

This brief will provide exhibit receipts for each claim

Suggested Punitive Actions for the Jural Society to take if Found Guilty

- a) Expatriation back to their pre ARNA Status
- b) Full payment refunds to all Nationals and clients that requested refunds
- c) Full payment to headquarters of all funds owed
- d) Full access to ARNA Investigators to all files of ARNA Nationals
- e) Complete and permanent shutdown of IOTN
- f) Public Notice of any judgments made against IOTN Nnakina and Zaat
- g) Investigation of ALL Nationals that supported their coup attempt and Treasonous Actions
- h) Confiscation of all ARNA IDS Documents. Removal of ARNAS name or any ARNA business from any Property they possess.

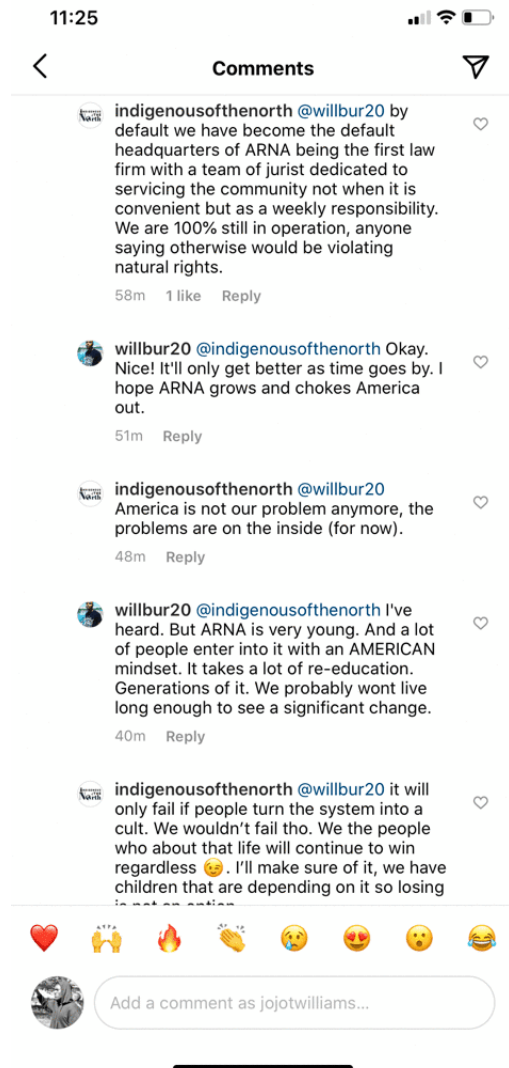
POINT 1 -Treason



Zaat Xi-Amaru conducting an election notice on facebook in an attempt to fully attack the sovereignty of ARNA without authority. This was a secret vote that occurred in order to have an unlawful election at their house on 11-13-2021.

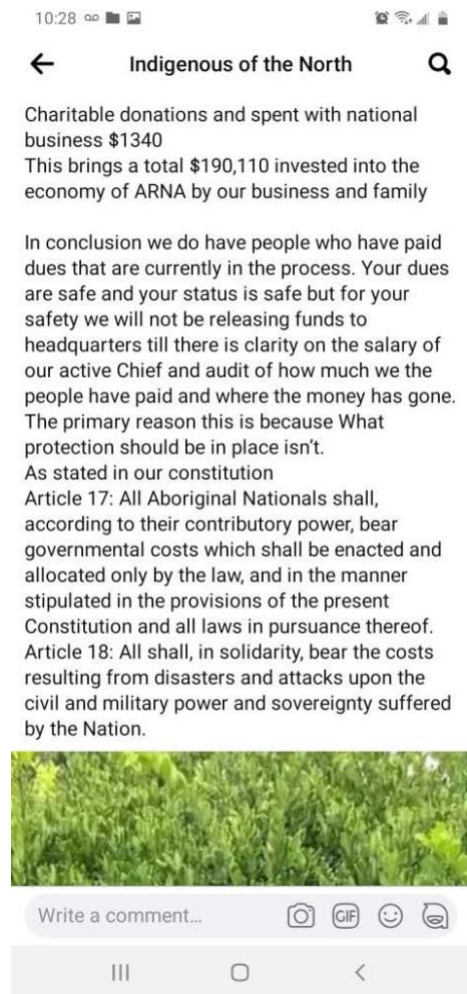
His treason and ignorance was exposed as he had no knowledge that IPA members cannot vote in ARNA Elections and he did not know what the procedures are for elections according to the constitution.

POINT 2 – COUP ATTEMPT



Nnakina Xi-Amaru & Zaat Xi-Amaru stating that their home is now ARNA Headquarters in an attempt to overthrow the ARNA Government operations.

POINT 3 – THEFT OF HEADQUARTERS FUNDS



Public Comment of Nnakina Xi Amaru
Admitting to holding Constitutional Dues
without Authority.

Quote

“We do have people who have paid dues that are currently in the process. Your Dues are safe and your status is safe but for your safety, we will not be releasing funds to headquarters, till there is clarity of the salary of our active chief and audit of how much we the people have paid”

This action is unlawful a breach of contract and shows she and he are unknowledgable about how to request an audit or records or how it is done constitutionally. Instead of referring to the constitution IOTN and its operators decided to withhold funds. There are more funds they have withheld which our warrant addresses

POINT 4 – THEFT OF NATIONALS FUNDS

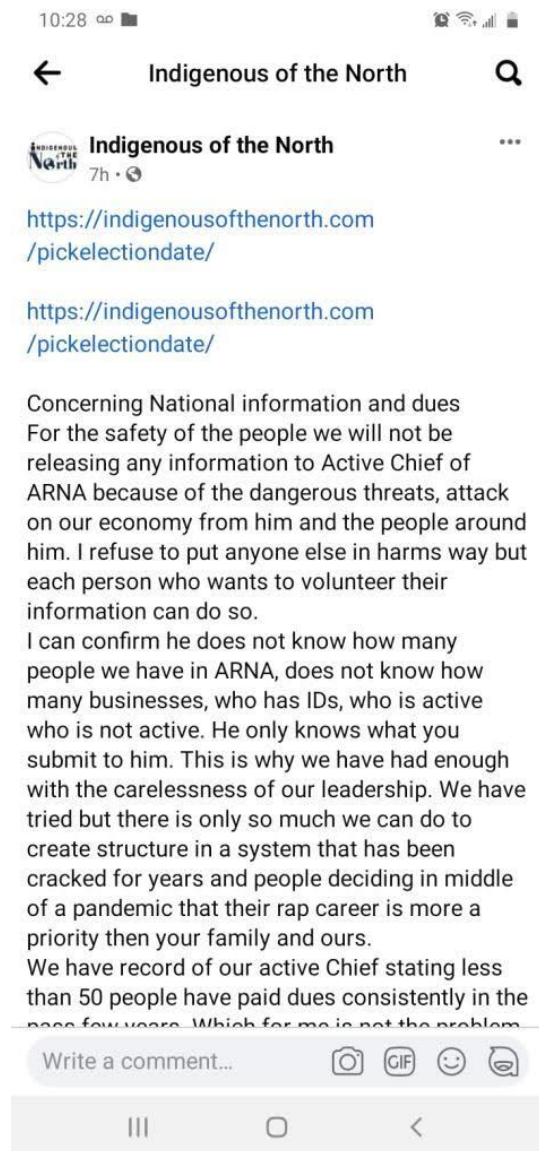
SEE Warrant Issue

POINT 5 – VIOLATION OF ARNA CONSTITUTION



After admitting that his wife was a foreigner (10-12 Text in Point 8) Zaat attempts to overthrow our national by right laws in our constitution with his poorly founded legal theories and in a public space. He claims to be the head of the Cosmology Department in violation of the current National Head of the Ministry of Cosmology Pawahtuun Xi-Amaru. His actions are a violation of both the constitution and Moral Code (6,7, 19, 27,28,29,30,34,36,37)

POINT 6- VIOLATION OF JURIST CONTRACT



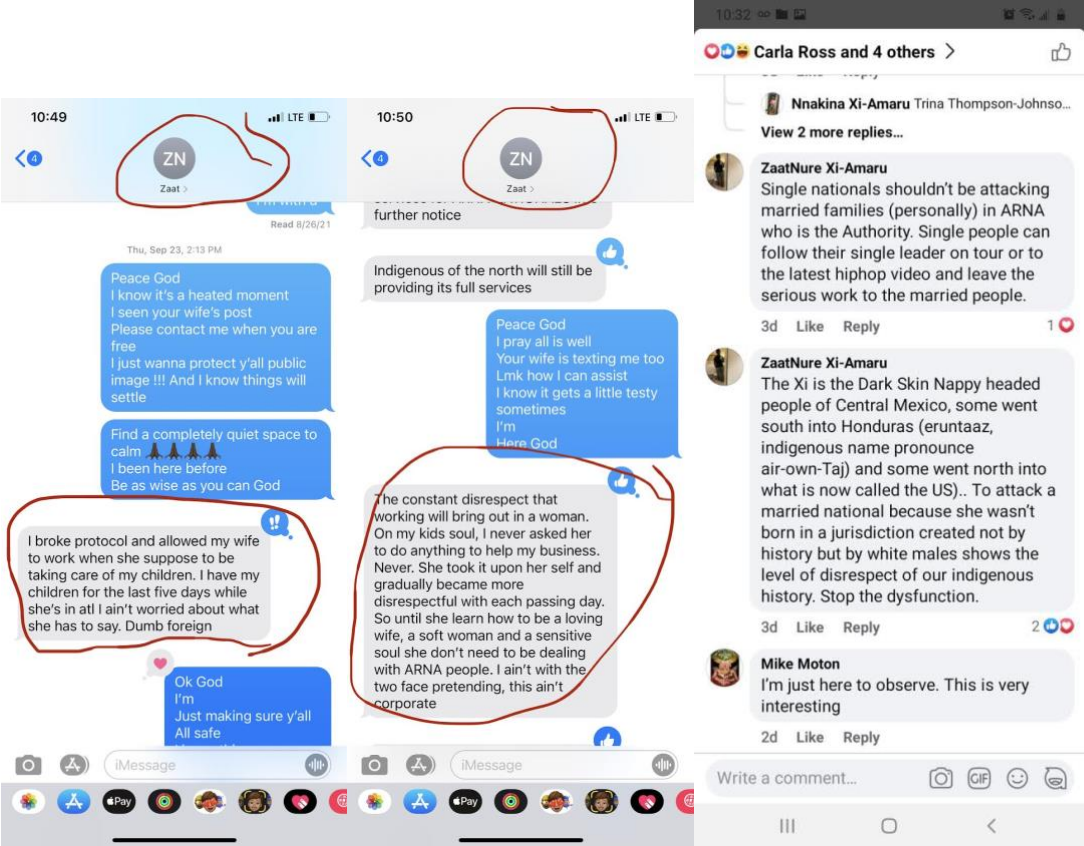
Nnakina and Zaat are Jurists contracted to provide client file books to ARNA Aboriginal Law Firm and Contracted to record each new national at the headquarters database. This public message shows that they are breaching that contract and that they are doing so publically via Facebook. We have record f their past submissions so the only reason for their change is the treasonous and coup attempts.

POINT 7 - ILLEGAL CHARGES TO NATIONALS

National Name	Contact	Service	Fees Paid/Refund Amount
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\$ 29,298.13

POINT 8 – VIOLATION OF MORAL CODE



I have counseled Zaat and Nnakina in Marriage counseling 4 times. His last time he physically assaulted his wife. She presented that information on a Facebook Live and in direct conversation text to me. Zaat was having unlawful relations with the babysitter. Zaat and Nnakina has shown zero respect for ARNA Moral Code ARNA Constitution ARNA Protocols etc. Above is our private conversation in re the last fight they had which became physical and spread to facebook

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WARRANT ORDER

This demand for warrant is for the seizure of all files pertaining to ARNA now being held by IOTN (Indigenous Of the North) and its operators Nnakina Xi-Amaru and Zaat Xi-Amaru. The Contents are all records concerning new nationals registrations fees paid by Nationals and all financial books of IOTN

This information can be gathered in person at he address of defendants or via electronically to the jural society by ARNA Investigators designated for this task.

The address of defendants will be kept private.

The Chief Executive requests this warrant be served physically by registered mail, electronically via email, electronically via phone, inbox, dm and any other direct means.

The chief Executive requests the authority be delegated o enforce the warrant 72 hours from determination by the Court

Signed

Chief Amaru Namaa Taga Xi-Ali

Chief Of the Jural Society

Executive Decree

ARNA Aboriginal Chief via Prime Minister function deriving power from the Constitution of ARNA

Date 15107 6th month 21st day
Foreign calendar 10-11-2021

By order of the Aboriginal Chief via article 27 executive decree rights and to protect the sovereignty of the nation, national functions, operations of its law/legal infrastructure i Chief Amaru Xi-Ali declare a state of emergency pursuant to article 33 of the constitution.

The immediate threat being a foreign born national by privilege and not by right who is attempting to overthrow our governing Chief and system by:

1-Invoking elections outside of election season creating panic amongst nationals

2-Attempts to hold the Chief executive Seat without being a National By Right. She is ineligible for any elected position in ARNA

3-Use of public media to slander libel defame the Current Aboriginal Chief of state which violates article 33, moral code provisions
(2 - stealing, 5- swindling, 18- false accusations, 27- disruption of national peace)

4- Stealing national funds and cliebt funds via unlawful and excessive pricing in breach of contracted service fees given to jurists and law firms
This state of emergency accompanies provisional martial law invocation for 30 days via article 47 of the ARNA constitution to protect specific parties and lawfully issue warrants for persons & information secured by IOTNs former law firm.

By the order of the powers within the ARNA constitution I Chief Amaru Xi-Ali dissolve the functions of Indigenous of the North Law Firm including:

Nationality services

Financial services

Real Estate Services

Consultation Services

Training services for Jurists

And any other unknown services

By this entity.

The entity is headed by Nnakina Xi-Amaru a FOREIGN Honduran national who is not a jurist or national by right as expressed in the ARNA Constitution & Plebiscite

“ the society cannot prohibit its Aboriginal Nationals who are NATIONALS BY RIGHT...

Source: Declaration of Rights clause 2

Plebiscite specifically states it is for misnomered African- Americans. The right to hold office is for nationals by right only.

The society CAN prohibit rights of the foreign born nationals by privilege one of which prohibition is that ARNA is exclusively for Aborigines of the continental United States and this only nationals by right have the full rights including the right to hold office. Rights to hold the seat of aboriginal Chief are exclusive to Aborigines born by jus soli/jus sanguineous of the continental United States and this right is NOT revocable by constitutional revision (See Article 91

IOTN is also being prosecuted for stealing national funds, stealing client funds vis incorrect pricing of services, all to be tabulated and sent directly to IOTN and it's chief officers and prepared for the jural society.

Zaat Xi-Amaru is also charged with physical assault upon his wife Nnakina Xi-Amaru. He has already confessed to this crime and punishment shall be delivered by the jural society.

Article 31 provides ARNA Aboriginal Law Firm with lifetime rights to credential jurists and law firms and their charters. Via this decree IOTNs charter and 2 head jurists Nnakina Xi Amaru and Zaat Xi Amaru are dissolved.

Via Article 80 the chief will empanel a jural Society with the assistance of jurists within 30 days

Neither of the above nationals have completed rites of passage pursuant to executive decree 3 thus their nationality status is provisional and thus their knowledge of our natural law system has not been certified by constitutional provision.

Via this executive decree set forth by the authority of constitutional plebiscite moral code laws I invoke all provisions and seal with authority from
Constitutional Trust Council
Aboriginal Chief seat
Prime Minister seat

I sign this 6th month 21st day 15107
Chief Amaru Namaa Taga Xi-Ali