

FILED

11/7/2025 10:56 AM

DONALD R. EVERHART, JR.
CLERK OF THE CIRCUIT COURT
MCLEAN COUNTY, ILLINOIS

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
MCLEAN COUNTY, ILLINOIS**

Princess Emilily Hotep El, Prince Ra Hotep El, and Monica Rene Hall Estate Trust
BT,

Petitioners,

v.

State Farm Fire and Casualty Company; Luke Pietek; Chris Pool; Brie Locke; Sierra
Timmons; JoAnn Cuevas; and Agent NMLS #396964,

Case No. 2025 LA 000153

FINAL DEFAULT JUDGMENT

Date: November 6, 2025

Issuing Tribunal: House of Judah Consular Court Trust: בית ליהודה נאמנות קרן (Beit
LiYehudah Ne'emanut Keren) Case Reference: 2025LA000153.

By lawful authority vested in the House of Judah Consular Court Tribunal, and based
upon the verified filings, affidavits, and evidentiary record submitted, this Final Default
Judgment is entered against the following parties:

- STATE FARM INSURANCE COMPANY
- Attorney(s) of Record who appeared without timely filing or authorization
- Judge Mark Fellheimer of the McLean County Circuit Court, in his private and official capacity

Findings:

1. The named parties failed to lawfully rebut verified complaints, notices, and affidavits submitted by Envoy Prince Ra Hotep El and Envoy Princess Emilily Hotep El.
2. The judicial officer presiding in the corporate venue engaged in procedural fraud, judicial bias, and unlawful interference with a foreign tribunal process.
3. Counsel for the Respondent(s) failed to appear lawfully, submitted untimely filings, and acted in fraud by claiming inability to identify publicly recorded trust information. While the trust information was presented to the Court in Illinois and ignored then later deleted from the court docket and alleged to be a pleading, while we dont plead we proceed and declare in our claims within petitions.

Judgment:

- Default is hereby entered.
- All objections, responses, or appearances are waived due to procedural default and failure to rebut point-for-point.
- Any attempt to collect, sanction, or enforce judgment against the Trust or its beneficiaries is prohibited and constitutes a treaty violation.
- The Tribunal reserves all rights to pursue enforcement and international remedy.

This judgment is effective immediately and enforceable across all jurisdictions under:

- Treaty of Peace and Friendship (1787/1836)
- Vienna Convention on Consular Relations
- Hague Convention on Foreign Judgments
- The American Declaration on the Rights of Indigenous Peoples
- UCC 1-308

Executed this 6th day of November, 2025.

All rights reserved. Without prejudice. UCC 1-308.

Respectfully submitted,

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

Envoy Prince Ra Hotep El, Executor Beit LiYehudah
Ne'emanut Keren נאמנות קרן / בית ליהודה / House of Judah
Trust Tribunal Foreign Trust

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

Envoy Princess Emilily Hotep El (Beneficiary) Foreign
Trust



CONSULAR COURT
TRIBUNAL 13 PRIVATE
INDIGENOUS TRUST 1483 N
Mount Juliet Rd PMB 183 [Al
Morocco] Mount Juliet
Tennessee 37122 NCZ



**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
MCLEAN COUNTY, ILLINOIS**

Princess Emilily Hotep El, Prince Ra Hotep El, and Monica Rene Hall Estate Trust
BT,

Petitioners,

v.

State Farm Fire and Casualty Company; Luke Pietek; Chris Pool; Brie Locke; Sierra
Timmons; JoAnn Cuevas; and Agent NMLS #396964,

Case No. 2025 LA 000153

**NOTICE OF OBJECTION TO FALSE ACCUSATION OF UNAUTHORIZED
PRACTICE OF LAW**

Date: November 6, 2025

Issuing Authority: House of Judah Consular Court

Trust: בֵּית לִיהוּדָה נְאֻמָּנוּת קֶרֶן (Beit LiYehudah Ne'emanut Keren) Case Reference:
2025LA000153.

This Notice is issued to formally object and rebut any false and unlawful claim made by
officers of the court, including Judge Mark Fellheimer or other public agents, asserting
that the undersigned is “practicing law without a license.”

The undersigned, Envoy Prince Ra Hotep El, acts solely and lawfully in the capacity of
Executor and Managing Trustee of the foreign trust בֵּית לִיהוּדָה נְאֻמָּנוּת קֶרֶן, as well as in the
capacity of beneficiary protection on behalf of the Monica Rene Hall Estate Trust. No
claim, contract, bar association membership, or jurisdictional authority permits said judge
or agents to regulate, restrict, or criminalize lawful foreign trust administration or
consular capacity.

The right to act in one's own interests, in fiduciary or trust capacity, or to represent one's
own estate or foundation, is protected by:

- U.S. Constitution Article VI, Clause 2 (Supremacy Clause)
- Treaty of Peace and Friendship (1787/1836)
- Vienna Convention on Consular Relations
- American Declaration on the Rights of Indigenous Peoples

- Hale v. Henkel, 201 U.S. 43 (1906)
- UCC 3-402, UCC 1-103, and UCC 1-308

Therefore, any public officer, judge, or agency that alleges unauthorized practice of law in the context of consular, tribal, or fiduciary trust administration shall be held personally and officially liable for false statements, treaty violations, color of law abuse, and attempted extortion.

All rights reserved. Without prejudice. UCC 1-308.

Executed this 6th day of November, 2025.

Respectfully submitted,

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

Envoy Prince Ra Hotep El, Executor

Beit LiYehudah Ne'emanut Keren נְאֻמָּנוּת קֶרֶן /
House of Judah Trust Tribunal Foreign Trust

Date: November 6, 2025

Envoy Princess Emilily Hotep El
Empress
All Rights Reserved UCC 1-308

Envoy Princess Emilily Hotep El (Beneficiary) Foreign
Trust



CONSULAR COURT TRIBUNAL
13 PRIVATE INDIGENOUS
TRUST 1483 N Mount Juliet
Rd PMB 183 [Al Morocco]
Mount Juliet Tennessee 37122
NCZ



Submission Failed for Envelope Number: 35235236 in Case: 2025LA000153, Foreign Judgment - Hotep vs State Farm

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Exhibit E-10

Legal Doctrine Summary: Domestic Moors vs. Free Muurs

This exhibit outlines the lawful distinction between domesticated Moorish entities registered under U.S. statutory frameworks and Free Muurs operating under treaty-based, consular, and indigenous jurisdiction. This distinction is essential to clarify jurisdiction, sovereignty, and the misuse of classification tactics by administrative courts.

1. Domestic Moors (501(c)(3), 508, or 509 Entities)

- Registered as nonprofit corporations under the Internal Revenue Code.
- Subject to tax reporting, regulation, and compliance with federal and state statutes.
- Incorporated via U.S. democracy-based charter systems, rendering them subordinate to U.S. commercial and administrative law.
- Treated as ecclesiastical organizations under U.S. jurisdiction.
- Cannot assert foreign government status or invoke consular or treaty law protections.
- Tolerated because they contractually accept U.S. citizenship and federal oversight.

2. Free Muurs / Foreign Nationals (Treaty-Based Government Entities)

- Operate under Treaty of Peace and Friendship (1787/1836), UNDRIP, ADRIP, and Article VI of the U.S. Constitution.
- Lawfully non-citizen nationals of the Empire of Al Morocco and other recognized Indigenous Nations.
- Not registered under 501(c)(3), 508, or 509 status—therefore outside of IRS jurisdiction.
- Recognized as foreign government entities under Government Code 001.
- Maintain separate powers from U.S. democracy-based corporations while equal in law and entitled to international due process.
- Operate courts under consular authority and tribunal jurisdiction not subject to U.S. statutory procedure unless explicitly consented.

3. Jurisdictional Rebuttal and Misclassification Tactics

- Administrative courts often attempt to reclassify or rename foreign nationals (e.g., misnaming Prince Ra Hotep El as 'Prince Hotel El') to fabricate statutory jurisdiction.
- Fraudulent captioning, selective docket entries, and off-record dismissals are used to conceal lack of lawful authority.
- Consular Court judgments are procedurally and lawfully enforceable under foreign judgment doctrines, federal comity, and consular treaty law.
- The Beit LiYehudah Ne'emanut Keren and House of Judah Consular Court have not contracted into U.S. administrative jurisdiction and are immune from such presumptions.

4. Declaration of Lawful Status

Beit LiYehudah Ne'emanut Keren, as a registered Government Code 001 entity and lawfully operating under the House of Judah Consular Court, is not a 501(c)(3) or nonprofit. It holds full authority as a self-governing Indigenous Trust with standing equal to any foreign state. All misclassification, caption fraud, and attempted subjugation are hereby rebutted and recorded for future international proceedings.

Filed and issued under Consular Seal and Full Faith Authority of:

Envoy Prince Ra Hotep El
Executor, House of Judah Trust
Beit LiYehudah Ne'emanut Keren

Exhibit E-11

Jurisdictional Rebuttal: Civil Rights Class, Prince Hall Freemasonry, and Misapplied Precedents

This exhibit is entered into record by the House of Judah Consular Court and the sovereign Indigenous Trust Beit LiYehudah Ne'emanut Keren to formally rebut any and all attempts to misclassify its officials, members, or beneficiaries as part of federally defined 'civil rights' classes, nonprofit religious organizations, or fraternal orders such as Prince Hall Freemasonry. Such classification attempts are fraudulent and are used to fabricate jurisdiction where none lawfully exists.

1. Rebuttal of Civil Rights Class Designation

- The House of Judah Trust and its Consular Officials are not 14th Amendment citizens.
- We are not subject to U.S. democratic civil rights frameworks nor to federal 'equality' legislation rooted in U.S. domestic policies.
- Civil rights cases such as Brown v. Board of Education are inapplicable, as they pertain to statutory citizens voluntarily under federal control.
- As a sovereign nation and government entity under Government Code 001, our standing is defined by international law and ancestral inheritance, not domestic legislation.

2. Rebuttal of Prince Hall Masonic Affiliation

- We are not now, nor have we ever been, affiliated with Prince Hall Freemasonry.
- Prince Hall is a colonial organization operating under fraternal license from European Masonic systems embedded within U.S. statutory governance.
- Any attempt to associate our nation, trust, or court with Masonic affiliations is fraudulent and rejected on record.
- We operate by divine law, ancestral rights, and treaty—not fraternal orders.

3. Rejection of Misapplied Federal Precedents

- No federal precedent, court decision, or case law applying to statutory citizens or corporate nonprofits may be applied to our court or trust.
- The House of Judah Consular Court operates under international, consular, and treaty jurisdiction.
- Federal cases are not binding upon consular tribunals with treaty-standing and separate sovereign authority.

4. Declaration of Lawful Independence

Beit LiYehudah Ne'emanut Keren and its judicial arm, the House of Judah Consular Court, are free-standing Indigenous government entities. We reject and rebut any attempt to subordinate us through caption fraud, civil class mislabeling, fraternal association, or off-record procedural manipulation. Let the record show: We are a sovereign people governed by treaty, not democracy corporations.

Filed under Seal and Full Authority of:

Envoy Prince Ra Hotep El
Executor, House of Judah Trust
Beit LiYehudah Ne'emanut Keren

HOUSE OF JUDAH CONSULAR COURT TRIBUNAL

בית ליהודה נאמנות קרן

NOTICE AND CHALLENGE TO JURISDICTION

Date: November 6, 2025

To: McLean County Circuit Court, Eleventh Judicial Circuit, Illinois

Re: Formal Notice of Lack of Jurisdiction and Challenge to All Proceedings

Comes now, Envoy Prince Ra Hotep El, appearing In Propria Persona, Sui Juris, as Executor and Beneficiary of the Private Indigenous Trust Beit LiYehudah Ne'emanut Keren, and hereby issues this Notice and Challenge to Jurisdiction pursuant to International Law, Treaties, and Customary Legal Doctrine.

This court lacks subject matter jurisdiction, territorial jurisdiction, and personal jurisdiction over the Trust, Tribunal, and Consular representatives involved in this matter.

The undersigned does not consent to the jurisdiction of this or any foreign civil or administrative court, and specifically reserves all protected rights under:

- The Treaty of Peace and Friendship (1787/1836)
- The Hague Convention of 1961
- The Vienna Convention on Consular Relations (1963)
- The American Declaration on the Rights of Indigenous Peoples (ADRIP, Articles 1–25)
- UCC 1-308 – Reservation of Rights Without Prejudice

Further, it is entered into record that no official court reporter or stenographer was present to transcribe proceedings in full. Any such proceeding held without certified transcription is a violation of due process and renders said hearing legally and procedurally void ab initio.

This Trust is protected under international law, and operates within the jurisdiction of the House of Judah Consular Court Tribunal. Any attempts by this court or its agents to compel performance, adjudicate, or issue rulings without treaty consent and contract violate established legal protections.

As such, any claim to authority over this matter is hereby denied, rebutted, and returned for cause.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

Any further assumption of jurisdiction will be deemed willful trespass, obstruction, and fraud under color of law. This matter is under Consular review and protected status. Cease and desist all further action until jurisdiction is lawfully proven on the record and by signed contract or affidavit.

Respectfully and Lawfully Submitted,

In Propria Persona, Sui Juris, UCC 1-308
All Rights Reserved, Without Prejudice

Respectfully submitted,

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

Envoy Prince Ra Hotep El, Executor Beit LiYehudah
Ne'emanut Keren נְאֻמָּנוּת קֶרֶן / בית ליהודה / House of Judah
Trust Tribunal Foreign Trust

Date: November 6, 2025

Envoy Princess Emilily Hotep El
Empress
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Envoy Princess Emilily Hotep El (Beneficiary) Foreign
Trust



CONSULAR COURT
TRIBUNAL 13 PRIVATE
INDIGENOUS TRUST 1483
N Mount Juliet Rd PMB 183
[Al Morocco] Mount Juliet
Tennessee 37122 NCZ



Detailed Jurisdictional Rebuttal: Subject Matter, Personal, and Territorial

This court lacks all three legally required forms of jurisdiction to proceed:

1. ****Subject Matter Jurisdiction**** – The McLean County Circuit Court is a foreign statutory entity lacking lawful authority over matters concerning Indigenous trusts, treaty-protected persons, or consular court rulings. The House of Judah Consular Court Tribunal, operating in accordance with treaty and customary international law, retains original and exclusive jurisdiction over this matter.
2. ****Personal Jurisdiction**** – The undersigned has not contracted, consented, or submitted to this forum's jurisdiction. No legal service of process has been perfected that would invoke personal jurisdiction. Appearance is by special visitation only, under protest and by right of self-representation (*sui juris*), with full reservation of rights under UCC 1-308.
3. ****Territorial Jurisdiction**** – The undersigned is not domiciled within the corporate boundaries of McLean County or the State of Illinois. The Trust and all associated persons reside in a non-domestic, private jurisdiction governed by Indigenous and treaty law. As such, the court is operating outside its lawful geographic authority and cannot compel appearance or issue lawful rulings.

For these reasons, any rulings, filings, or orders issued by this foreign civil tribunal are null and void ab initio and must be rescinded, vacated, or struck from the record.

Contact Sheet

Case No. 2025 LA 000153

prince ra hotep el

Sui Juris litigant in my own right Sovereign aboriginal

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