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Steven D. Grierson
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House of Judah Consular
Court Tribunal 13
בית ליהודה נאמנות קרן
Private Indigenous Aboriginal
Trust Case No. A-21-843907-C-
OTH-25
[ALMC]OTH22/856043



October 3, 2025

NOTICE: MOTION TO VACATE FRAUDULENT DEFAULT JUDGMENT

Thereto the fraudulent Judgment and Default

Ally Bank

Plaintiff[s],

v.

MONICA RENEE HALL Defendant(s).

As to the

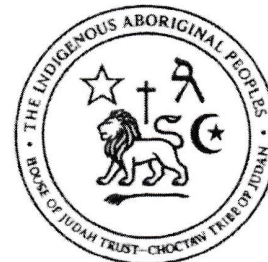
Case No. Case No. A-21-843907-C-OTH-25 [ALMC]OTH22/856043 House of Judah Consular
Court Tribunal 13 בית ליהודה נאמנות קרן Private Indigenous Aboriginal Trust Priest Prince Ra
Hotep El Trust, Petitioner/Judgment Creditor,

v.

Ally Bank, Aldridge Pite llp et al,... Defendant(s).

Executor/Beneficiary

בית ליהודה נאמנות קרן (Beit LiYehudah Ne'emanut Keren) Private
Indigenous Aboriginal Trust Priest Prince Ra Hotep El Trust
1483 N Mount Juliet Rd PMB 183
Mount Juliet Tennessee 37122 non corporate zip code



Respectfully, Envoy Prince Ra Hotep El Executor/Beneficiary, [Trust/Foundation Name]

Attachments: Affidavit of Fact; Notice of Default and
Demand for Correction; Proof of Service

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

IN THE [EIGHTH JUDICIAL DISTRICT COURT CLARK
COUNTY NEVADA] Case No.: A-21-843907-C 200 Lewis
Ave, Las Vegas, NV 89101 Department XXXI Judge Kishner

RECEIVED

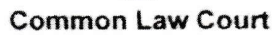
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CLERK OF THE COURT

50



August B. Hanson

Vehicle Registration

EXHIBIT



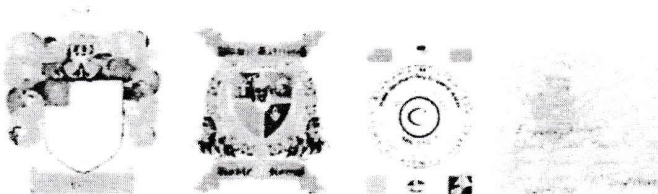
Nevada Republic ID:1405635893, P E H EI -1405627028, P R H EI

Common Law Court Registration

Atmarium Kingdom / Moorish American

- Divine Constitution & By Laws
- Koran Circle 7
- 101 Koran Questions

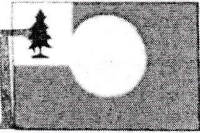
Reg. Superior Order 261365/2002 (05/5)



OTH / 20 / 158008 Common Law Court / One United Nation Sq.: 215-1993 / MN 512-3



EXHIBIT



Private Conveyance Affidavit of Allodial Responsibility

Date of Insurance: August 8, 2018

This affidavit is a statement of Allodial Cost responsibility for the said conveyance. As of August 6, 2018 at 10:42 a.m. and 4:06 p.m. the Moorish American Consulate and the Moorish National Republic Federal Government placed an affidavit of universal commercial and land lien on the UNITED STATES SERVICE CORPORATION COMPANY and the GOVERNMENT OF CANADA CORPORATION and the UNITED STATES TREASURY and the CANADA TREASURY BOARD OF CANADA SECRETARIAT in the sum certain amount of \$1,000,000,000 in gold and silver backed lawful tender to which the Moorish American bearer is the First Secured Party Creditor. The Bearer of this affidavit is to live the life of love, truth, peace, freedom and justice as stated in the Holy Koran of the Moorish Holy Temple of Science and 'Our Authority' divinely prepared by the Prophet Noble Drew Ali.

Keep a copy of this affidavit in your conveyance at all times.

For your convenience, additional copies are available on moorishamericanconsulate.org

Truth- A1

AA222141

Northwest Amexem, Northwest Africa, North America Insurance Identification Card

Nevada Republic

Appellation of Noble: Prince Ra Hotep El & Princess Emilily Hotep El
Mailing Location: Care of (8237 Fawn Brook CT),
Las Vegas NV Republic near [89149]

Policy Number: MACN999999999
Effective Date: 8/6/2018

Conveyance Description:

| Year | Make/Model | Vehicle Identification Number |
|------|------------|-------------------------------|
| 2015 | KIA OPTIMA | KNAGN4AD2F5084744 |

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / North Africa / North America / 'The Moroccan Empire' - Continental United States: 'Temple of the Moon and Sun': Non - Domestic, Non - Resident, Non-Subject - Being the Rightful Heirs and Inheritors of the Land.



Motor Vehicle - Common Law Court

Common Law Court [REDACTED]

Tue, Aug 5, 2025 at 2:04 PM

Thank you for submitting your declaration for your Motor Vehicle with the Common Law Court, your entry has been added to our records and will be available on our search facility soon.

Below is a copy of the data you submitted:

Name

Priest Prince Ra Hotep Trust

Make (Ford, BMW etc)

KIA Optima

Model (Fiesta, 325 etc)

Hybrid

Engine Size (2L, 4L etc)

4L hybrid

Colour

beige green tan

Registration Plate/Number

MN 512-3 K.Hy

Previous Owner

same owner

Birth Ref number

CL/21/495468

Address

1483 N Mount Juliet Rd

City

Mount Juliet

Post Code

37112 non corporate zip code

Email Address

[REDACTED]

Tel/Mob Number

[REDACTED]

Date of Birth

[REDACTED]

Unique Ref Number

MV-25-007312

- Yes, I need a Common Law Registration Number

Signature

prancerhotepelarrucc1-308



House of Judah Consular
Court Tribunal 13
בית ליהודה נאמנות קרן
Private Indigenous
Aboriginal Trust Case No.
A-21-843907-C-OTH-25



House of Judah Consular Court Tribunal 13
בית ליהודה נאמנות קרן Private Indigenous Aboriginal Trust Priest Prince Ra Hotep El Trust
1483 N Mount Juliet Rd PMB 183
Mount Juliet Tennessee 37122 non corporate zip code
Attn: Trustees and Managers

October 3, 2025

NOTICE: MOTION TO VACATE FRAUDULENT DEFAULT JUDGMENT

IN THE [EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY NEVADA] Case No.:
A-21-843907-C 200 Lewis Ave, Las Vegas, NV 89101 Department XXXI Judge Kishner.

House of Judah Consular Court Tribunal 13 בית ליהודה נאמנות קרן Private Indigenous Aboriginal
Trust Priest Prince Ra Hotep El Trust, Petitioner/Judgment Creditor,

v.

Ally Bank, Aldridge Pite llp et al,... Defendant(s).

I. INTRODUCTION

Comes now, Envoy Prince Ra Hotep El, Executor/Beneficiary of בית ליהודה נאמנות קרן (Beit LiYehudah Ne'emanut Keren), and respectfully moves this Court to vacate the purported default judgment entered on [insert date], on the grounds that it is fraudulent, void, and obtained in violation of established law and procedure.

II. FACTUAL BACKGROUND

1. On September 25th, 2025, this Court entered a final judgment in favor of Movant, upon which a Writ of Execution was duly issued on April 15, 2022, ten [10] Months before your alleged default judgment. This comes after discovery and findings that the Defendants participated in multiple complaints for home auto and other private property[s] held within the living Estate Trust. Based upon newly discovered information after September 15, 2025 as the petitioner[s] were attacked by a mad driver targeting the 2015 KIA Optima that was tendered in full without any rebuttal thereto the company or corporations called Ally Bank Cc attached tender as well a tender and bond placed into the DMV Nevada December 28, 2020 for \$1,000,000.00 for the cancelations of all and any contracts dealing with

registrations, licenses and such the like. There is evidence that this document was taken from the home on May 10, 2023 approximately and the documents were filed in a cloud with this Court and other federal agencies such as, OCC OIG DOJ CFPB and the FTC. As to which this Court was able to ascertain copies legible.

C Gonzalez whom claims to be employed by Ally Bank leaves his business card with the petitioners May 15, 2023 approximately and states that Ally Bank never hired Aldridge Pite llp to file a Court Case rather that pursuing the asset or the car itself. The Judge in Department XXXI [31] stated in a courts motion that the woman Princess Emilily Hotep El is not a party to the matter Also Josefina San Juan Deputy Clerk claimed that Consular Official Prince Ra Hotep El nor the Consular Court was a party to the matter while returning their fee of \$223.00 with the targeted item KIA Optima EX Hybrid was held within the Living Estate Trust therein the Foundation somehow became an objective as property to retrieve until this day as the automobile sits in a Auto body repair shop with claims and allegation from the insurer that the property has a lien and a different owner!

It appears that a Default Judgment was given thereto Ally Bank by way of Aldridge Pite their lawyers illegally as RES JUDICATA and CLAIM PRECLUSION applies herein by law. The targeting September 15, 2025 appears to come from multiple unlawful angels as one there is a Default judgement filed against an Insurance Company with a foreign Judgment underway, as the attacks and ongoing attacks are to scare, intimidate and run off these legal and lawful movements only strengthening its purpose and stance.

2. The Writ of Execution is a lawful enforcement instrument of the Court and establishes Movant's right to collection and enforcement.

3. On or about [date, one year later], the opposing party improperly sought and obtained a default judgment in the same matter, despite the case having already been adjudicated and reduced to a final judgment.

4. No disclosure was made to the Court of the prior judgment and writ. This concealment constitutes fraud upon the court.

III. LEGAL ARGUMENT

A. Res Judicata / Claim Preclusion

Once a claim has been adjudicated to final judgment, the matter cannot be relitigated. (Federated Dept. Stores, Inc. v. Moitie, 452 U.S. 394 (1981)). The Writ of Execution proves finality of judgment. Any subsequent default judgment in the same matter is void.

B. Fraud Upon the Court

A judgment procured by fraud, misrepresentation, or concealment of material facts is void and subject to being vacated. (Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)).

C. Void Judgments May Be Vacated at Any Time

A judgment entered without jurisdiction, or in conflict with an existing judgment, is void ab initio. (United Student Aid Funds, Inc. v. Espinosa, 559 U.S. 260 (2010)). Courts have inherent power to vacate void judgments at any time.

IV. RELIEF REQUESTED

Movant respectfully requests that this Court:

1. Vacate the fraudulent default judgment entered on [date].
2. Affirm the validity and supremacy of the original judgment and Writ of Execution issued on [date].
3. Grant such other and further relief as this Court deems just and proper.

V. CONCLUSION

The fraudulent default judgment cannot stand against the established authority of the original judgment and writ of execution. For the integrity of this Court and the rule of law, the default judgment must be vacated.

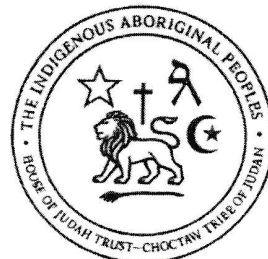
Executor/Beneficiary

בית ליהודה נאמנות קרן (Beit LiYehudah Ne'emanut Keren) Private Indigenous Aboriginal Trust
Priest Prince Ra Hotep El Trust
1483 N Mount Juliet Rd PMB 183
Mount Juliet Tennessee 37122 non corporate zip code

Respectfully,

Envoy Prince Ra Hotep Eultra
All Rights Reserved UCC 1-308

Envoy Prince Ra Hotep El
Executor/Beneficiary, [Trust/Foundation Name]
Attachments: Affidavit of Fact; Notice of Default and
Demand for Correction; Proof of Service



6/23/2022 5:02 PM

A-21-843907-C

Electronically Filed
1/26/2023 6:32 PM
Steven D. Grierson
CLERK OF THE COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

Steven D. Grierson
EXHIBIT

Other Civil Matters

COURT MINUTES

June 23, 2022

A-21-843907-C Ally Bank, Plaintiff(s)
vs.
Monica Hall, Defendant(s)

June 23, 2022 3:00 AM Minute Order

HEARD BY: Kishner, Joanna S.

COURTROOM: Chambers

COURT CLERK: Stephanie Rapel

JOURNAL ENTRIES

On May 25, 2022, a proposed Order/Document titled Order Regarding Exemption was forwarded to the Department from the Clerk's Office. The document sets forth that it was submitted by an individual identifying herself as Princess Emilily Hotep el. On May 26, 2022, an Order/Document titled Proposed Order Nev. Civ. IC-2-2(f) tender of Payment UCC3-603(b) NRS 104.3603, Imprproper [sic] Service Nev. R Civ P. 4.2 Article VI ch. 1, 4 USCode 101, 4 USCode 102, 15 US Code 1692g, 11 US Code 1325-Confrimation [sic] Res Judicata Nev. R. Civ P. 60 Nunc Pro Tunc was forwarded to the Department from the Clerk's Office which was also stated to have been submitted by a person identifying herself as Princess Emilily Hotep el. However, the instant case is captioned Ally Bank, Plaintiff v. Monica Renee Hall, Defendant and does not include anyone with the name of the person who submitted the proposed documents.

The proposed Orders cannot be signed for the following reason(s): NRCP 7(b) provides that a request for a court order must be made by motion. Pursuant to NRCP 17, an action must be prosecuted in the name of the real party in interest. Pursuant to EDCR 7.23 every paper presented for filing, must bear the signature, name . . . of the party presenting or filing the same. Finally, pursuant to EDCR 7.21, any party obtaining any order, judgment or decree must furnish the form of the same to the clerk, judge, or judicial officer within 14 days after being notified of the ruling. Here, the person who submitted the proposed Orders is identified as Princess Emilily Hotep el. The proposed Orders do not arise from any motion set for hearing or any ruling made by the Court. Additionally, the person identified as Princess Emilily Hotep el is not an individual party to the case nor listed as an attorney on the instant case which is titled in the caption as Ally Bank, Plaintiff v. Monica Renee Hall, Defendant. Additionally, it was contended that the instant case was removed to federal court as a Notice of Removal filed. However, as addressed at the hearing on June 14, 2022, the documents attached to that filing do not match the case name of the instant case and has other

PRINT DATE: 06/23/2022

Page 1 of 2

Minutes Date: June 23, 2022

A-21-843907-C

issues. Given that the instant facts, the Court finds it appropriate to issue the instant minute order.

Therefore, as detailed above, the Documents/Orders are unable to be signed, as they do not arise from any court ruling nor are they submitted by a party to the case and have no force or effect.

CLERK'S NOTE: This Minute Order has been electronically served to all registered parties for Odyssey File & Serve.



**House of Judah Consular
Court Tribunal 13
בית ליהודה נאמנות קרן
Private Indigenous
Aboriginal Trust Case No.
A-21-843907-C-OTH-25**



Affidavit of Fact

I, Envoy Prince Ra Hotep El, Trustee of the Priest Prince Ra Hotep Trust, being duly sworn, depose and state as follows:

I. Judgments and Legal Standing

1. On April 15, 2022, in the Eighth Judicial District Court, a judgment was entered in favor of the Estate Trust and against Ally Bank for fraud and fabrication of a case, in the amount of \$48,100,902.10. Cc Case No A-21-843907-C Signed and sealed by Steven Grierson the Clerk of The Court.
2. A Writ of Execution was duly issued and served upon Ally Bank by the Wayne County Sheriff's Department on December 27, 2022, extinguishing any and all alleged lien claims by Ally Bank against trust property.
3. On September 13, 2025, a default judgment was entered against State Farm Insurance, confirming their liability for fraud, bad faith, and obstruction in connection with claims filed by the Trust.

II. Vehicle Ownership and Registration

4. The vehicle in question is lawfully held in the Priest Prince Ra Hotep Trust.
5. DMV records in the possession of the Trust confirm Princess Emilily Hotep El as the registered party.
6. However, fraudulent DMV entries now list the vehicle as having a "lienholder unknown" and improperly substitute the name "Monica Hall" as the registered owner — which is false, misleading, and without lawful authority.
7. This constitutes tampering with public records, identity fraud, and obstruction of trust property rights. As you plates and tags were returned to you December 2023 after the final registration of 11/18/2022.

III. Insurance Misconduct and Vehicle Destruction

8. Relying on the fraudulent DMV records, Liberty Mutual Insurance and associated parties acted without lawful authority to treat the trust vehicle as unprotected.
9. Liberty Mutual wrongfully processed and/or declared the vehicle as a "total loss" despite extinguishment of any lien and valid ownership under trust registration.
10. Such actions constitute insurance fraud, conspiracy, and bad faith, as well as collusion

with fraudulent public records.

IV. Hit-and-Run Incident and Injury

11. On September 15, 2025, at approximately 7:45 AM, my wife [Insert Full Name or Initials], while lawfully operating the trust vehicle, was struck in a hit-and-run collision.
12. The collision caused injuries to my wife and destroyed the vehicle.
13. I have reason to believe that this incident was enabled or exacerbated by the fraudulent DMV records and insurance manipulation described above.
14. Evidence to be preserved includes: Police reports, medical records, photographs and video, DMV correspondence, and insurance communications.

V. Notice of Fraud and Demand for Correction

15. The Nevada Department of Motor Vehicles has been placed on notice of their obligation to correct the false registration records.
16. The Office of the Nevada Attorney General (Aaron D. Ford and Assistant Nancy L. Katafias) has also been notified of DMV misconduct, fraud, and negligence.
17. This affidavit is provided as formal evidence of record and shall serve as a sworn declaration for use in civil, administrative, or criminal proceedings, as well as regulatory filings.

Declaration

I, Envoy Prince Ra Hotep El, Trustee of the Priest Prince Ra Hotep Trust, affirm under penalty of perjury under the laws of the United States of America and the State of Nevada that the foregoing is true, correct, and complete to the best of my knowledge and belief.

Princess Emilily Hotep El
Claimant & Injured Party

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

