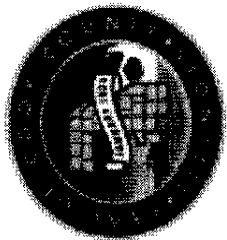




Doc#: 1211647080 Fee: \$94.25
Eugene "Gene" Moore
Cook County Recorder of Deeds
Date: 04/25/2012 03:35 PM Pg: 1 of 10

Exhibit 1



STATE OF ILLINOIS)
) SS
COOK COUNTY)

CERTIFICATE OF AUTHORITY

I, DAVID ORR, County Clerk of Cook County in the State of Illinois, certify that

NANCE, INEZ

the person named in the seal and signature on the attached document, is a Notary Public for the State of Illinois and was authorized to act as such at the time of the document's notarization.

To verify this Certificate of Authority for a Notarial Act, I have affixed my signature and seal of office this 25 day of April, 2012

David Orr

Cook County Clerk, State of Illinois

David Orr

Deputy

Property of Cook County Clerk's

UNOFFICIAL COPY

Clerk: Please File and Record

RECORDING PREPARED & REQUESTED BY:

Makeen Nance EI

AND AFTER RECORDING MAIL TO:

Name: Makeen Nance EI

Mailing Location: c/o 1525 Pulaski Road Calumet City

County: Cook County

State: Illinois Republic

Use the above mailing location EXACTLY AS PRINTED

SPACE HERE ABOVE FOR RECORDERS USE ONLY

MAIL STATEMENTS TO: Makeen Nance EI	c/o 1525 Pulaski Road Calumet City Cook County, Illinois Republic [60409]
--	--

Custodian of Name Correction and Nationality Documents for Indigenous National

The Indigenous nationality of Makeen Nance EI is protected and governed by International Law United Nations Declaration on the Rights of Indigenous Peoples and United Nations Universal Declaration of Human Rights.

The above mentioned Aboriginal is a U.S. National according to USC 8 Section 1408.

All applicable treaties between the Indigenous National and the United States of America are applicable.

Indigenous National Makeen Nance EI is an Indigenous living flesh and blood being born and domiciled in Wasat Samal Amaruka which are Indigenous Lands protected under International Law.

The above action is not made to defraud anyone or to violate any laws applicable to Indigenous Americans. It is made to remedy the genocidal acts and acts of denationalization against the political identity of the Indigenous National herein.

The Indigenous National Makeen Nance EI is an Indigenous National of the International Indigenous Society (ISIS) and Aboriginal Republic of North America Government, an Indigenous Government operating an Indigenous Plebiscite which has been noticed to and confirmed by the United States Department of States (Federal Authentication # 060131441) signed by Secretary of State Condoleezza Rice and in conformity with 22 CFR 131.1 & 131.2, USC Title 4 section 42 and is protected/governed by International Law United Nations Declaration on the Rights of Indigenous Peoples (Article 4) – Self Autonomy Government.

Makeen Nance EI All Rights Reserved
Authentication/Seal of Indigenous National

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

State: Illinois Republic
County: Cook County

This document was acknowledged before me on June 24, 2011 [Date] by Makeen Nance EI

[Notary Seal, if any]:

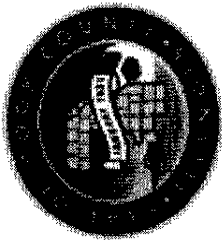
Inez Nance
(Signature of Notarial Officer)
Civil Law Notary - Notary Public for State of Illinois
My commission expires: June 11, 2014

OFFICIAL SEAL
INEZ NANCE
Notary Public - State of Illinois
My Commission Expires Jun 11, 2014

UNOFFICIAL COPY

Exhibit 2

STATE OF ILLINOIS)
) SS
COOK COUNTY)





CERTIFICATE OF AUTHORITY

I, DAVID ORR, County Clerk of Cook County in the State of Illinois, certify that

NANCE, INEZ

the person named in the seal and signature on the attached document, is a Notary Public for the State of Illinois and was authorized to act as such at the time of the document's notarization.

To verify this Certificate of Authority for a Notarial Act, I have affixed my signature and seal of office this 25 day of April, 2012


Cook County Clerk, State of Illinois

Deputy

Property of Cook County Clerk's Office

UNOFFICIAL COPY

International Law Nationality Affidavit Aboriginal Indigenous American Nationality

- I Makeen Nance El am of the age of maturity to make this affidavit and the facts herein
 - I Makeen Nance El am mentally competent to make this Official Affidavit of Facts for the Record
 - I Makeen Nance El have personal knowledge of the facts in this affidavit
 - This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed fact as a matter of law
- "I Makeen Nance El declare under penalty of perjury under the laws of ISIS and the United States of America that the foregoing is true and correct.

[Made Pursuant to ISIS Constitution, Universal Declaration of Human Rights, UN res. 61/295- Declaration of Human Rights, UN res. 60/147 Human Rights Law, Hague Convention, & Title 28 USCA Section 1746]

Appellation: **Makeen Nance El**

Title: Indigenous Ministerial Ambassador

INTERNATIONAL INDIGENOUS SOCIETY

Pursuant to The Universal Declaration of Human Rights Article 15 which the United States and all it's Departments are Subject to,

1) Everyone has the right to a Nationality.

2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality

- * Pursuant to The Declaration of Indigenous Rights enacted by the Organization American States which the United States and all its Departments are subject to All Articles Incorporated
- * Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated
- * Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law
- * Pursuant to the Treaty of Watertown 1776 and the United States Constitution [Article VI]
- * Pursuant to United States Code Title 18 Section 112 Protections of Internationally Protected Persons
- * Pursuant to United States Code Title 18 Section 241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority

I, **Makeen Nance El** having the lawful and legal status as a National of an Aboriginal Indigenous Nation [Abannaki Indigenous Nation] and Confederation [ISIS] and the status of indigenous Moor am a [United States National] by contract and Treaty. I have a permanent allegiance to the United States by way of the Treaty of Watertown 1775, Treaty of Delaware 1778, and all other Confederate Treaties with the United States. My Lineage and Nationality is Indigenous Aboriginal Moor. I recognize and respect all the laws governing the Republic of the United States of America. I recognize all International Laws that apply to Indigenous Peoples. I recognize the ISIS Constitution and the United States Constitution as the Supreme Laws of the Land along with all of the Treaties, which are also the Supreme law of the land. I will honor and obey all of the laws that pertain to my Indigenous Nationality and status. By recognizing the laws of the United States and United States of America I am not relinquishing any of my Indigenous rights or rights according to Treaty agreements.

I, **Makeen Nance El** am not a corporate citizen, fictitious entity, artificial person, 14th amendment citizen of the United States subject to the public debt obligation, or surety that is civilly dead. I am a Certified Ministerial Ambassador of my Indigenous Government, Faith, and Spiritual Practices. I have no tax liability from any corporate agencies due to my status. I herein Reserve All of my inherent Natural Rights, Indigenous Aboriginal Rights as an indigenous Moor, my Constitutional Rights, and all International rights that apply

Makeen Nance El All Rights Reserved
(Authentication Seal/Signature)

Affirmed and signed/sealed before me Makeen Nance El this 24th day of June in the Year 2011 Aboriginal Year 15096

OFFICIAL SEAL
INEZ NANCE
Notary Public - State of Illinois
My Commission Expires Jun 11, 2014

UNOFFICIAL COPY

Exhibit 3

STATE OF ILLINOIS)
) SS
COOK COUNTY)



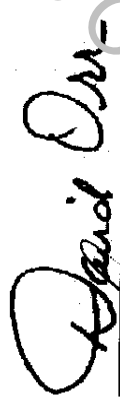

CERTIFICATE OF AUTHORITY

I, DAVID ORR, County Clerk of Cook County in the State of Illinois, certify that

NANCE, INEZ

the person named in the seal and signature on the attached document, is a Notary Public for the State of Illinois and was authorized to act as such at the time of the document's notarization.

To verify this Certificate of Authority for a Notarial Act, I have affixed my signature and seal of office this 25 day of April, 2012


Cook County Clerk, State of Illinois

Deputy

Property of Cook County Clerk's Office

UNOFFICIAL COPY

Cook County

Constitutional Court Ordered Common Law Name Correction

Makeen Nance EL

Formerly known as
LARRY NANCE

Illinois-Republic
Region 1 Samal Shariq-ISIS

Vs.
State of Illinois

ISIS file #101

Affidavit of Appellation/Name Correction Pursuant To

Indigenous Nationality & Aboriginal American Citizenship

- I Makeen Nance EL am of the age of maturity to make this affidavit and the facts herein
- I Makeen Nance EL am mentally competent to make this Official Affidavit of Facts for the Record
- I Makeen Nance EL have personal knowledge of the facts in this affidavit
- This affidavit is made under penalties of perjury and must be responded to by a counter affidavit within 30 days or it will stand as undisputed fact as a matter of law

"I declare under penalty of perjury under the laws of my Indigenous Nation and under the laws United States of America that the foregoing is true and correct.

[Made Pursuant to the Isis Constitution & the United States Constitution & Title 28 USCA Section 1746]

Pursuant to Private International Law, Domestic National Natural Law of Indigenous & Aboriginal Peoples and National/Citizens of the Republic of The United States of America, and in Compliance with United States Constitutional Treaty Standards According to Article VI of the United States Constitution the Following Living Being makes this Affidavit of Appellation/Name Change
LARRY NANCE

Shall be forever known by the following appellation and all records of Status will reflect the following appellation/name.
Makeen Nance EL

Is a registered member of The International Society of Indigenous Sovereigns an Internationally organized Indigenous Society that works towards the efforts of claiming Indigenous Status and Rights of Republican Natural Governments. This notice is made Internationally, Domestically[National, State], and Locally.

Any Nation that is a part by signatory and Seal of their Official Government & Representative of the
****United Nations****

****Hague Convention on Private International Law****

Is subject to these provisions

United Nations Declaration on the Rights of Indigenous Peoples UN61/295

Universal Declaration of Human Rights in Article 15;
Article 15.

- 1) Everyone has the right to a Nationality.
- 2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality

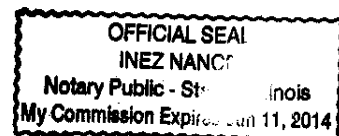
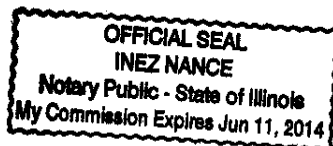
Old Signature/Authentication Seal [Signature]

New Signature/ Authentication Seal [Signature]

State Illinois County Cook

Affirmed and signed/sealed before me Makeen Nance EL this 24th day of June in the Year 2011 Aboriginal Year 15096 (2011)

[Signature]



UNOFFICIAL COPY

Exhibit 4

STATE OF ILLINOIS)
) SS
COOK COUNTY)



CERTIFICATE OF AUTHORITY

I, DAVID ORR, County Clerk of Cook County in the State of Illinois, certify that

NANCE, INEZ

the person named in the seal and signature on the attached document, is a Notary Public for the State of Illinois and was authorized to act as such at the time of the document's notarization.

To verify this Certificate of Authority for a Notarial Act, I have affixed my signature and seal of office this 25 day of April, 2012

David Orr
Cook County Clerk, State of Illinois
Inez Nance
Deputy

Property of Cook County Clerk's Office

UNOFFICIAL COPY

Affidavit & Notice of Right to Common Law Name Change

Notice by Affidavit to Cease & Desist Discrimination and Color of Authority based on Accessing Constitutional, Natural and Common Law Rights

- I (Makeen Nance El) am of the age of maturity to make this affidavit and the testimonial facts herein.
- I (Makeen Nance El) am mentally competent to make this Official Affidavit of Testimonial Facts for the Court Record
- I (Makeen Nance El) have personal knowledge of the facts in this testimony and affidavit
- This affidavit is made under penalties of perjury and must be responded to by either counter testimony or counter affidavit. The persons must make their official testimony under penalty of perjury. All parties must respond by testimony in court within the required time by statute or this testimony and affidavit of facts will stand as undisputed fact as a matter of law

"I (Makeen Nance El) declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

[Made Pursuant to Title 28 USCA Section 1746]¹

Affidavit & Statement of Facts

1. The Social Security administration located in the (Illinois) a republic of the United States of America has unlawfully barred me from getting access to Social security on the basis that my name change is not a judicial name change.
2. I (Makeen Nance El) state for the record that this action is a unlawful action, an action under color of authority, and an act of discrimination against me based on my national origin.
3. As an Indigenous American I have a right to assume the cultural and surnames of my ancestors.
4. As a National of (Illinois) a republic of the United States of America I have the common law right to change my name at will, under the proper affidavits that are witnessed (Notarized) as long as that name change is not done in an attempt to defraud anyone. This right has been protected by several Court decisions in the federal courts of the United States of America which will be provided
5. My right to change my name is reserved under the 10th amendment of the Constitution for the United States of America which states, "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.
6. Amendment 9 of the Constitution for the United States of America also preserves this right, "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

¹ Ferguson v. Commissioner of the Internal Revenue 921 F. 2d. 588 (5th Circuit 1991) "Court abused its discretion in refusing testimony of witness who refused, on religious grounds, to swear or affirm, and who instead offered to testify accurately and completely and to be subject to penalties for perjury".

UNOFFICIAL COPY

7. Common law is still an active part of the laws of the United States of America as witnessed in Amendment 7 of the Constitution for the United States of America which states, "In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.
Court Cases from the Supreme Court of the United States and Federal Courts That Back My Common Law Right to Change my Name without a Court Order
8. One may be employed, do business, and enter into other contracts, and sue and be sued under any name they choose *at will* (Lindon v. First National Bank 10 F. 894, Coppage v. Kansas 236 U.S. 1, In re McUlta 189 F. 250).
9. **Lindon v. First National Bank** (1882), 10 F. 894, is one of the very earliest precedent-setting federal court cases involving common law name change. A woman who had changed her last name to one that was not her husband's original surname name at birth was trying to claim control over her inheritance. The court ruled in her favor, "At common law a man may change his name, and he is bound by any contract into which he may enter in his adopted or reputed name, and by his known and recognized name he may sue and be sued." This set forth many things. By common law, one may lawfully change their name and be "known and recognized" by that new name. Also, one may enter into any lines of contracts in their new adopted name. Contracts include employment (see Coppage v. Kansas 236 U.S. 1). And one can be recognized legally in court in their new name.
10. Such a change carries the exact same legal weight as a court decreed name change as long as it is not done with fraudulent intent (In re McUlta 189 F. 250, Christianson v. King County 196 F. 791, United States v. McKay 2 F.2d 257).
11. In re McUlta, 189 F. 250 (1911), is one of several precedent-setting federal court rulings that clearly defined and established common law name changes as a legal right.
12. The case stems from a person moving from New York State to Pennsylvania. In Pennsylvania, he assumed, by common law, at will, the name of "J. D. McUlta", and then went bankrupt after several years of doing business under that name.
13. The ruling states that even if a court is granted permission to change a name by petition and decree, that permission does "not change the common-law rule that a man may lawfully change his name at will and will be bound by any contract into which he enters under his adopted or reputed name, and that he may sue and be sued in that name". Explicitly, a common law name change carries the same legal weight as a court-decreed name change. The ruling also uses term of art "at will", clarifying that common law allows name changes "at will" and no court-issued order of name change is required.
14. This case is also precedent that a person's name is irrelevant in regard to the person; rather, it only indicates the person. One may change one's name by common law, but the existence of that person does not change:
15. This exception charges the bankrupt with fraud in obtaining the goods and merchandise purchased, in that he did not inform his creditors of his right name, and therefore he did not obtain title to the goods which he claims as exempt. We dismiss this exemption. A name is used merely to designate a person or thing. It is the mark or indica to distinguish him from other persons, and that is as far as the law looks. In re Snook, supra; Rich v. Mayer (City Ct. N. Y.) 7 N. Y. Sup. 69, 70. They are merely used as means of indicating identity of persons. Meyer v. Indiana National Bank 27 Ind. App. 354, 61 N. E. 596. There is nothing in the evidence to show that any fraud was committed by the bankrupt in purchasing the goods. They were sold to him under his assumed name (the creditors never knew until after the institution of bankruptcy proceedings and the

UNOFFICIAL COPY

adjudication, that the bankrupt was doing business under an assumed name;) and he took title of the goods and could have disposed of them under his assumed name and given a good title to the same. Credit in this case was given to the man—not the name—and that man was J. D. McUltia.

16. Pursuant to the Above Constitutional Provisions and case laws I state for the record that your actions stand as a violation of the Supreme laws of the land Constitutional Federal laws and supporting cases).

Remedy Demand

- I demand that my common law Name Change be accepted for the purpose of changing my name on my Contract with Social security.
- I demand that the new name be reflected on my social security card and all documents bearing my former name.
- My new Name is (Makeen Nance El)
- My Old Name is (LARRY NANCE)
- My social security account number is (340-78-5208)

[Made Pursuant to The Constitution for the United States of America and positive law at Title 28 USCA Section 1746]

Signature Makeen El

Signature Ahad Lataj - Fair Bay
 Print & Autograph/Signature-Witness Affirmation of Above facts

Osama Ray El Bey
 Print & Autograph/Signature-Witness Affirmation of Above facts



Inez Nance
 June (6) 24-2011

Office