

From: :Chief: Narya-Shaabu:El: @07m
53° 34' 00" N. Lat; 113° 31' 00" W. Long
: PaPaschese, : Turtle-Island / : Atlan
[GO SIM MAIN, Edmonton AB T5J 2G8]

Spirit of the season

La magie des Fêtes



~~Chief: Narya-Shaabu:El~~
573310

To: Elizabeth Alexandra Mary Windsor-Moutbatten battenburg
c/o S.M. Bilodeau, Q.C. - Chief Crown Prosecutor
6th Floor J.E. Braunlee Building
10365-97 St
Edmonton, AB T5J 3W7



PROVINCIAL COURT OF ALBERTA
CRIMINAL COURT

(EDMONTON REGION)

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

- And -

EL, NANYA , SHAABU

Applicant



CHARTER NOTICE

(Re: REGINA V. JAH, REGINA V. KLEIN, U.N. CHARTER, U.N.D.R.I.P, Treaty 6, Section 35 of the Canada Constitution Act, Edmonton Aboriginal Declaration, Edmonton Aboriginal Accord Charter)

TAKE NOTICE that an application will be brought pursuant to: REGINA v. JAH(case Ref. number: T20107746), The United Nations Charter, United Nations Declaration on the Rights of Indigenous Peoples, sections 1, 2, 7, 8, 9, 10,12, 15.(1), 24.(1), 26, 25(a)(b) of the Canada Charter of Rights and Freedoms(http://laws.justice.gc.ca/eng/charter/CHART_E.PDF) on March 22, 2012 at: 1PM in the afternoon in the Alberta Provincial Court – Criminal, Edmonton Region at: 1A Sir Winston Churchill Square, Edmonton Alberta T5J 0R2 for an order, pursuant to: REGINA v. JAH, United Nations Charter Articles 55 & 56, Art. 3,8, 28, 37 of the United Nations Declaration on the Rights of Indigenous Peoples and Uniform Commercial Codes: 2-201(2), 3-305, 3-306, 8-302, 8-105,8-505, 9-607, 9-609, UNCITRAL, UNILOS, ordering this case to be VACATED and the related/connected Cestui Que Vie Trusts , Cestui Que Trusts Closed. The Filing of this application does not waive any Indigenous / Autochthonous Rights whatsoever of :Chief:Nanya-Shaabu:El:®CTM nor does : :Chief:Nanya-Shaabu:El:®CTM waive any of his Indigenous / Autochthonous Rights at anytime, in accord with the :Constitution of the :At-sik-hata :Nation of :Yamassee-Moors. He is not a corporation, subject, ward, debtor, chattel property, serf, property, of the Respondent nor corporations sole of the Respondent nor her agents. He is merely authorized representative by special and limited appearance on behalf of EL, NANYA SHAABU:®CTM cestui que vie trust , cetui que trust account(s), which is on the record.

THE GROUNDS FOR THIS APPLICATION ARE:

- 1) REGINA v. JAH(case Ref. number: T20107746). On May 14 2011 at Southwark Crown Court(1 English Grounds in Southwark, London, England) Defendant: John Anthony Hill in the United Kingdom proved before an english jury that Elizabeth Alexandra Mary Windsor-Mountbatten, was not the rightful monarch and never was:

“queen” Elizabeth is not the rightful monarch, and never was. This was a two-point argument. First, that Elizabeth knew—both then and now—that she was crowned on a fake coronation stone instead of the real Stone of Destiny/Coronation Stone, which meant not only was she never properly crowned, but she was also knowingly and fraudulently conning the public, and that is why she didn't want her coronation televised.

The second and absolutely irrefutable part of the argument, is that Elizabeth had broken her **legally binding** coronation oath, which is a valid contract she made with the British people allowing her to be their queen.

Although more proof exists and was to be used in court, the skeleton legal argument summarizing this

jurisdictional challenge can be found online at: REGINA v JAH. (<http://jahtruth.net/britmon.htm#crimes>).

At the end of March 2011, Muad'Dib submitted the basics of this challenge to the court, alongside applications to subpoena “queen” Elizabeth to testify, and also for production of the Sovereign's Coronation Bible, which

Elizabeth had used when swearing her **legally binding** oath. Elizabeth also signed a written version of the

contract, and a high-quality picture of the original can be seen here: Signed Coronation Contract.(

<http://jahtruth.net/signed-o.jpg>) - <http://mtrial.org> , **R. v. Baker** (2004) 372 AR 230 (Alta.P.C.).

- 2) I have commercial Liens filed against Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA published online which have been provided to The Edmonton Crown Prosecutor's office with no response, thereby they give their tacit consent and agreement in accord with UCC 2-201(2) that I am in fact Secured party/Creditor-in-fact over Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA and all her corporations sole (http://en.wikipedia.org/wiki/Corporation_sole). Further, Elizabeth Alexandra Mary Windsor-Mountbatten has had knowledge of this irrefutable and certified fact, likewise her corporations sole agents: Provincial Court of St.Albert – inclusive of the Judges, Clerks, Sheriff's and all other related court staff, Provincial as well as Federal Canadian Government – since February 22 2010: FILE NO. 090939596P1-01-001: <http://www.scribd.com/doc/50037855/2010-2469373-634879-U-20100729-PURACQ> ; <http://www.scribd.com/doc/50038417/2009-2410488-607801-U-20090914-PUGOC> - Lien on Elizabeth Alexandra Mary Windsor-Mountbatten, of these facts.

- 3) THE PROVINCIAL COURT OF ALBERTA, HER MAJESTY THE QUEEN IN RIGHT OF CANADA, HER MAJESTY THE QUEEN IN RIGHT OF ALBERTA, THE CROWN etc., are all corporation soles which are legal entities allowing a corporation (usually a religious corporation or a commonwealth government) to pass vertically in time from one office holder to the next successor-in-office, giving the position legal continuity with each subsequent office holder having identical power to their predecessor. Being that Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA, on June 2 1953 signed and swore in her oath to: “ I will to the utmost of my power maintain the Laws of God and the true Profession of the Gospel”, she has violated and broken her oath – which is also a legally binding contract - upon the first law passed by Royal Assent. The law of Nature is that which GOD, the sovereign of the universe, has prescribed to all men, not by any formal promulgation, but by the internal dictates of reason alone. It is discovered by a just consideration of the agreeableness or disagreeableness of human actions to the nature of man; and it comprehends all the duties which we owe either to the supreme being, to ourselves, or to our neighbors; as reverence to God, self-defense, temperance, honor to our parents, benevolence to all, a strict adherence to our engagements, gratitude, and the like - Bouvier’s Law Dictionary 1856 page 849. Therefore ALL legislative acts passed since June 2 1953, which is the date of Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA’s coronation, are fraud ab inito, ultra vires and are null and void. Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA has clearly violated her oath, therefore No authority granted by Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA to any agent or corporations sole in the United Kingdom, Canada , anywhere in the commonwealth and anywhere in the world is legitimate, lawful nor legal – she has no sovereignty, no authority , she cannot grant any authority, nor can she or her corporations sole bring legislative charges against anyone.
- 4) In accord with The Alberta Oaths of Office Act Chapter O-1: HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Alberta enacts as follows: Oath of allegiance 1(1) When by a statute of Alberta a person is required to take an oath of allegiance it shall be taken in the following form: I, _____, swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, her heirs and successors, according to law. So Help me God. - <http://www.qp.alberta.ca/documents/Acts/O01.pdf> . It is clear that from this Act that Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA has violated her oath of June 2 1953 (see above paragraphs 1 & 3).

- 5) In accord with The Alberta Oaths of Office Act Chapter O-1: 2 When by a statute of Alberta a person is required to take an official oath on (a) Being appointed to an office other than that of judge or justice of the peace, or (b) being admitted to a profession or calling, the oath shall be taken in the following form: I, _____, swear that I will diligently, faithfully and to the best of my ability execute according to the law the office of _____. So Help me God. It is also clear from this Act that Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA has violated her oath of June 2 1953 and so have the person(s), Judges, Justices of the peace and any other person who is taking a position of public trust as they are effectively committing treason by swearing allegiance to Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA and have acknowledged that they have no jurisdiction in court / administrative / maritime / legislative/ commercial proceedings, as their interest is in upholding the oath they have to Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA, which she broke and is of course fraudulent, thereby nullifying all court actions due to conflict of interest, racketeering, piracy, genocide, apartheid, rape, forced assimilation which are in violation on the United Nations Charter Articles 55 &56, United Nations Declaration on the Rights of Indigenous Peoples Art. 3, 8, 28, 38; United Nations Convention on Economic Social and Cultural Rights, UNILOS, UNCITRAL, Treaty 6, Royal Proclamation of 1763, 1836 Treaty of Marrakesh, Section 35 of the Canada Constitution Act; Edmonton Aboriginal Accord, Edmonton Aboriginal Declaration.(see Par 1, 3, 4).
- 6) Conflict of Interest - **9.5** A judge does not have jurisdiction to hear any matter in which the judge has or has had an interest. RSA 2000 c16(Supp) s6. Alberta Courts Act- <http://www.canlii.org/en/ab/laws/stat/rsa-2000-c-p-31/latest/rsa-2000-c-p-31.html>. From this aforementioned rule under the Alberta Courts Act, the language is plain and clear, any Judge before taking their office as a judge must first take an oath of allegiance to Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA; upon taking that allegiance oath, they can then take their oath as a public official. It is clearly and manifestly obvious that any and all judges, whether: provincial, federal or Supreme Court of Canada, Judges, Magistrates, Justices of the Peace, are: 1) all sitting and adjudicating / administrating / banking without lawful and legal authority. 2) Have an interest in the commercial, civil, criminal(same as civil) matters before them as their primary allegiance is to Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA – which disqualifies them and does not give any judge jurisdiction in any court matter. 3) Committing: fraud, treason, racketeering, genocide, apartheid, rape, forced assimilation and violations of human, indigenous rights, violations of international laws, treaties and conventions just by merely sitting on the bench (Bank) in open court. 4) the Judges in

Alberta and Canada(corporations sole – fictitious entities under the Church of England) are knowingly, willingly and with full consent, advertising their conflict of interest - fraud, treason, racketeering, genocide, apartheid, rape, forced assimilation and violations of human, indigenous rights, violations of international laws, treaties and conventions in violation of their own legislative act, by sitting in court on the bench. These fraudulent actions alone, disqualifies all Canadian judges(Canada is a corporation registered in Washington D.C. , whose title is now In the middle of the Atlantic Ocean – <http://sites.google.com/site/authenticexport/atsikhata-1>) and does not give any of them jurisdiction to hear any case in these courts – which are in fact private trading companies. These courts contain no licenses that can be visibly seen anywhere in the courtroom, the judges do not have their oath of office in the court nor do they present it when asked to do so as required by the 1688 English Bill of Rights --- therefore this case/ commercial matter and the actions therein and all other local, provincial , queen’s bench, federal and Supreme Court of Canada /canadian cases (as well as those in the commonwealth, the United States – another colony of Great Britain) and other alleged areas of interest to: Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA are all: ultra vires, fraud ab initio, null & void, have no authority, have no venue(due to no operational charter present in the court rooms, no license visibly present in the court room, have no jurisdiction) therefore these courts are participants in the International Crimes of: Trafficking in Human Cargo, kidnapping, extortion, theft of Indigenous Land, Theft of Indigenous property, violations of Indigenous Rights, violations of Indigenous Self-autonomy and self-government, genocide, apartheid, rape, forced assimilation, forced displacement which are all violations of international law. See: United Nations Convention against Transnational Organized Crime <http://www.unodc.org/documents/treaties/UNTOC/Publications/TOC%20Convention/TOCebook-e.pdf> . Silence, acquiescence and non-response by the Respondent, her corporations sole and her agents (THE CROWN and the LAW SOCIETY OF ALBERTA) in commerce is International Recognized and accepted as tacit consent and agreement under Uniform Commercial Code 2-201(2). U.C.C. 9-607.

Legal Definitions

- 7) **Oath.** 1. A solemn declaration, accompanied by a swearing to God or a revered person or thing, that one’s statement is true or that one will be bound to a promise. The Person making the oath implicitly invites punishment if the statement is untrue or the promise is broken. The legal effect of an oath is to subject the person to penalties for perjury if the testimony is false. Page 1101 Black’s Law Dictionary 8th Edition.

Since Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA has not kept her word(see above definition in Par. 7) as is proven by her signed oath(which I have accepted for Value honor & Consideration UCC 3-401 on May 26 2011) which I

read into the court, tendered to the Clerk and the Court, on the record – which was never disputed by Crown prosecutor Mr. Persaud, I have lawful claims against the British Throne and Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA.

Interest, n. 1. The object of any human desire; esp., advantage or profit of a financial nature, conflict of interest/ 2. A legal share in something all or part of a legal or equitable claim to or rights in property, right, title, and interest. Collectively, the word includes: any aggregation of rights, privileges, powers and immunities; distributively, it refers to any one rights, privilege, power or immunity. Page 828 Black's law Dictionary, 8th Edition.

This above definition confirms that all judges in Alberta, Canada, the British commonwealth (corporations sole) and elsewhere have an interest which is their advantage, the Oath of Allegiance to Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA, which is a fraudulent oath she has broken, making her: authority, sovereignty and divine right, null & void, ultra vires actions. She can grant no authority to anyone nor bring any legislative charges against anyone. (see Par. 1, 3-6).

Tort(tort) 1. A civil wrong, other than a breach of contract, for which a remedy may be obtained, usu. In the form of damages; a breach of a duty that the law imposes on persons who stand in a particular relation to one another. Page 1526 Black Law Dictionary 8th Edition.

Tort feasor(tort-fee-zer). One who commits torts; a wrongdoer. Page 1527 Black Law Dictionary 8th Edition.

Torture,n. The infliction of intense pain to the body or mind to punish, to extract a confession or information, or to obtain sadistic pleasure. Page 1528 Black Law Dictionary 8th Edition.

As clearly defined above, the fraud committed on the part of the Respondent her agents, corporations sole, trusts and representatives against :Chief:Nanya-Shaabu:El:©©TM, Indigenous/Autochthonous, Secured Party and the Creditor of the Respondent her agents, corporations sole, trusts and representatives (by forcibly assimilating him to be a cestui que trust , cestui qui vie trust under their control) confirms this case is torture – as well as genocide, apartheid, crimes against humanity and is evidence the Respondent her agents, corporations sole, trusts and representatives are guilty of violating International Law (Trafficking in Human Cargo, Conspiracy, Collusion, Apartheid, Rape, Forced assimilation) namely the United Nations Declaration on the Rights of Indigenous Peoples. Torture is an International crime which the Government of Canada, under the United Nations Charter, is bound to prevent and protect all peoples from any and all acts of torture as defined by: the United Nations

Convention against torture(CAT) and the United Nations convention against cruel and unusual punishment(CUP).

Promise, n. 1. The manifestation of an intention to act or refrain from acting in a specified manner, conveyed in such a way that another is justified in understanding that a commitment has been made a person's assurance that the person will or will not do something. A binding promise – one that the law will enforce – is the essence of a contract. Page 1249 Black's law dictionary 8th edition.

The above definition clearly supports and confirms the statement made by Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA on June 2 1953 – requiring her to be punished for breaking her promise and her word; as it is obvious she has not kept her promise nor word since June 3 1953. According to her contract which is under ecclesiastical law – which she is bound by, as per her own signature - Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA must be punished for breaking her coronation oath of June 2 1953 – legally binding contract . She has agreed to the consequences / punishment of her actions, by signing her coronation oath – a legally binding contract, in front of the world(her coronation oath was televised to the entire planet) and then for breaking her promise which she signed in front of the entire world on June 2 1953. Therefore, this is indisputable proof , prima facie evidence(UCC 1-202) and positive facts that: Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA has not been Queen and has never been Queen; she has never had authority, sovereignty or divine right. The Legal maxim is *fraus est, celare fraudem and fraduem voidem contractus ab initio*. No one in Canada(sic); the British Commonwealth or the United States(colony of Great Britain), or any other realm fraudulently claimed by Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA has to listen to her or any of her agents, they have no authority over the people. All actions by her and her agents are: genocide, apartheid, crimes against humanity, rape, fraud, commercial fraud without scienter, Trafficking in Human Cargo actions without lawful authority, null & void and ultra vires.

- 8) Constitution of the :At-sik-hata :Nation of :Yamasee-Moors - <http://www.scribd.com/doc/59269375/YConstitution> , The U.S. , U.S.A. / United States, Canada, Mexico have been exported to the middle of the Atlantic Ocean <http://sites.google.com/site/authenticexport/atsikhata-1>, as such, the courts have no title, no license nor authority granted by myself allowing them to conduct any commerce on the Indigenous Land Turtle Island, Papeschese [Edmonton] without my permission see: <http://sites.google.com/site/authenticexport/8> - page13 UNITED STATES OF AMERICA, INC. Entity Name: UNITED STATES OF AMERICA, INC.- file No. 2193946; Entity kind: CORPORATION;

Entity Type: RELIGIOUS NONPROFIT ; Tax Status: DELINQUENT – this confirms Paragraph 8, proving that governments are corporations operating de facto and not de jure, and QUEEN ELIZABETH II /HER MAJESTY /REGINA are in fact corporations sole, not flesh and blood people, thereby they cannot have a claim nor can QUEEN ELIZABETH II /HER MAJESTY /REGINA’s agents, attorneys, esquires, bring legislative charges against EL, NANYA SHAABU^{®TM} – CESTUI QUE VIE TRUST / CESTUI QUE TRUST or anyone else for that matter. Paragraph 6 explains the lack of full disclosure by the court / vessel, Clerk and the Judge(sic) to display: the Court’s License, Authority, Operational Charter, Title, insurance, oath’s of the Clerk, Judge and Crown prosecutor(s), name of the Judge, Clerk & Crown Prosecutor(s). Our Constitution on page 3 in accord with Art. 3 of the United Nations Declaration on the Rights of Indigenous Peoples, the United Nations Charter and Section 35 of the Canada Constitution Act, allows for :our :Nation’s Self-Autonomy and Self-Government. Canada has endorsed the United Nations Declaration on the Rights of Indigenous Peoples - <http://www.aadnc-aandc.gc.ca/eng/1309374239861> , therefore the courts are bound by the UN Declaration on the Rights of Indigenous peoples as it is an Internationally legally binding document, binding Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA and her agents to obey and abide by it.

Improper Venue

- 9) The Edmonton law courts are located on Treaty 6 land, as per the Royal Proclamation of 1763 this land rightfully belongs to us, the aboriginal peoples to govern ourselves and those who are their peers accordingly. Therefore, this court lacks venue as the appropriate and correct procedure is for this case to be sent to aboriginal court / aboriginal council - as the court, the province, the government of Canada and Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA her agents, heirs, assigns and representatives do not have venue, jurisdiction, Title, claims nor subject matter jurisdiction as published by the Alberta court queen’s printer – Alberta Courts Act Rule 9.5. see: Paragraph: 3, 8 , United Nations Charter Art. 55 & 56, Edmonton Aboriginal Declaration, Edmonton Aboriginal Accord, Section 35 of the Canada Constitution act. Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA her agents, heirs, assigns and representatives do not have any authority in this matter. Further, it is a known fact in accord with the Canada(sic) Oceans act and the Interpretations act that Canada(sic) is 12 miles square including the navigable waters – thus further proving, the court has no legal nor lawful venue, there is no venue on the land and Canada as a registered corporation in Washington D.C. has been exported to the Middle of the Atlantic Ocean, <http://sites.google.com/site/authenticexport/atsikhata-1> and <http://naturalcredit.tripod.com> . All Canadian, British United States courts are using Admiralty Law /Maritime Law on the land which is

Illegal and violates Indigenous Treaties, The United Nations Charter and the United Nations Declaration on the Rights of Indigenous Peoples.

Obstruction – documents materially altered

- 10) The so-called disclosure information sheet provided by Alberta Justice pertain numerous contradictions, incorrect information and pure fraudulent statements by the informants. The most disturbing and striking is: page 15 20111121 email from Sheriff Tammy Reich date: Thu Nov 17 14:30:42 EST 2011 file number 2010-1369704 which is a warrant for a HENRY, SHAWN WESLEY. What is apparent is the fact that the form 7 warrant was unendorsed and outstanding, thereby this did not give sheriff's the authority to detain, apprehend, kidnap, prevent nor obstruct me, :Chief:Nanya-Shaabu:El:®©TM in my Indigenous affairs and business matters I was attending to on November 17 2011 at the Edmonton law Courts. This email was generated two and half hours after I was kidnapped by the Alberta Sheriff's, thus further proving when I asked Sheriff Shannon Baker outside of court room 212 " where is the warrant", she was required by law to produce the documentation; since she was shadowing me in the courtroom since 8:30Am on Nov. 17 2011, that the Alberta Sheriff's did not have one and simply hopped on the computer and generated a fictitious warrant in a false and fraudulent name to cover the fact this was kidnapping of myself without any legal or lawful ground.

This is evidence of genocide by the Alberta Sheriff's, The Stony Plain RCMP and Edmonton Police Service to kidnap the Chief of an Indigenous Nation, caveat: kidnapping is an International Crime and there is no statute of limitations for prosecution. This internal email by the Edmonton Police Services also proves that I am not the accused, but also the fact that I, :Chief:Nanya-Shaabu:El:®©TM - <http://svc.summit-americas.org/users/kemit19>.

was kidnapped, illegally detained, violation of his Indigenous Rights as guaranteed by the Canadian Charter(sec. 7-10), United Nations Charter(which supercedes the Canadian charter) and United Nations Declaration on the Right so Indigenous peoples(see par.). This fact was tendered to the clerk and Judge(sic) Richardson on January 12, 2012 who subsequently kept the recognizance bond of the cestui quei vie trust , cestui que trust – EL , NANYA SHAABU ®©TM . This Legally establishes on the Record that :Chief:Nanya-Shaabu:El:®©TM of the :At-sik-hata :Nation of :Yamassee-Moors an Internationally recognized Indigenous Nation: <http://svc.summit-americas.org/node/1443>, is not subject nor property of the Respondent, her corporations sole nor her agents. This also legally establishes on the record that , :Chief:Nanya-Shaabu:El:®©TM who is flesh and blood, Secured Party, Creditor in-fact of the Respondent - her corporations sole and her agents, was in fact physically present before her. See:

http://lib.ohchr.org/HRBodies/UPR/Documents/session9/US/YAMASSEE_NationofYamasseeMoors.pdf

11) On DECEMBER 22 2011 before Judge(sic) MALIN, L.E. it was established in court on the record that :Chief:Nanya-Shaabu:El:®©TM is in fact the authorized representative of the cestui que vie trust,/ cestui que trust – EL , NANYA SHAABU ®©TM – erroneously referred to as the accused. Further proof was on the record, by the Judge(sic) MALIN, L.E. checking off on the docket number 111375937P101001-02 that the accused was not present at 909 am; this therefore proves par. 3, 6 ,8, 9, 10 as correct in-fact, in-law and of legal force and effect and that :Chief:Nanya-Shaabu:El:®©TM is not a corporation, corporations sole, subject, debtor, chattel, ward of the state/province, serf, commodity of the Respondent and her agents and as such they have no authority, no venue, no jurisdiction over me, my body or :our :Nation.(:At-sik-hata :Nation of :Yamasee-Moors – <http://sites.google.com/site/atsikhatanationy>).

Lack of full disclosure by Crown Prosecutor's Office

12) The CROWN Prosecutor's office for the Edmonton region, has not provided the video surveillance camera that has a full view of the hallway on the second floor from court rooms 212,213 to Masters-in-Chambers Office of November 17 2011. The delay in providing that, since the Court Sheriff's took pictures of the injuries I had sustained as a result of being choked into unconsciousness by Alberta Sheriff Andrew Decouteau – who layed his body on top me while having me in a choke hold and telling me not to move(?) , only further proves the fact that there was no warrant for me, :Chief:Nanya-Shaabu:El:®©TM and there was no probation violation committed by me, :Chief:Nanya-Shaabu:El:®©TM.(see par. 1-3), REGINA v. KLEIN.

Acceptance of documents tendered to the Clerk and Judge Richardson

13) Judge Richardson in court on the record on January 12 2012 has accepted the fact that I, :Chief:Nanya-Shaabu:El:®©TM, am Indigenous, I am a secured party, I am flesh and blood, I am not a corporations sole and I am Creditor-in-fact of Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA her agents, heirs, assigns and representatives. I tendered to the clerk and the Judge that I wanted the cestui que vie trust, cestui que trust – EL , NANYA SHAABU ®©TM and associated accounts – closed; in accord with Uniform Commercial Code 8-105, 8-302. I am recognized and so is :my :Nation as an International Recognized Indigenous Peoples in accord with International Law: <http://svc.summit-americas.org/node/1443> .

14) The use of EL, NANYA SHAABU®©TM a nomme de guerre(war name in an illegal and fraudulent commercial /admiralty setting) constitutes copyright violation as this is strictly a commercial matter disguised as criminal. All crimes are commercial crimes(Statute Staple of 1213), therefore unauthorized

use is copyright infringement with penalties of \$750 000 times quadruple damages in gold, silver or functional currency for each letter of the cestui qui vie trust and each time the name is mentioned in court or reproduced on paper approximately \$ 52 million in gold, silver or functional currency each time the name is mentioned. Use of my Title :Chief:Nanya-Shaabu:El®©TM incurs the same penalties as use of the cestui qui vie trust, cestui que trust as time is money.

Change of Clerk Before Court Charter Notice dates Set

What I and my wife :Diani-Naja:Bey-El®©TM the :Matriarch of our :Nation - :At-sik-hata :Nation of:Yamasee-Moors <http://svc.summit-americas.org/users/wearegods9>, noticed when we got back to court room 265 on January 12 2012(dates were unavailable for Charter Notice and Pre-trial conference in the morning session requiring us to return at 1:00pm , as Marty Gillingwater was not present and his assistant had to inform me what his availability schedule was) the Clerk that was at the morning session was not present in the afternoon session. The clerk that was in court room 265 in the Afternoon session when we returned to the court at 1:00 pm was METHOT.C(clerk in court on December 22 2011 – when I put my Indigenous Standing on the record and stated on the record I am the authorized representative, Creditor in fact of the Respondent, inter alia and the fact that I am not a subject nor property of: Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA her agents, heirs, assigns and representatives – which includes: The Province of Alberta and the Government of Canada – METHOT.C as clerk that day, is now a witness to what was tendered to her and the judge that day and the fact that what I tendered in court on the record was accepted in court on the record by: JUDGE: MALIN, L.E.), so what was put on the record and tendered in the morning was not to the clerk that was In the afternoon. The clerk in the morning was gone and a new clerk was brought in the afternoon. When the dates for the Pre-trial conference the Charter hearing date were set, as we were leaving the Edmonton Law courts east exit, we saw the clerk from court room 265 in the morning getting out of a burgundy caravan. I consider this peculiar as to why the clerks were switched in the afternoon?

In support of application I will tender the following documents:

1. Website <http://mtrial.org> – REGINA v. JAH - A short video highlighting "queen" Elizabeth 2 promising to uphold "The Laws of God", which forbid her, parliament, or anyone else from legislating. She has broken this binding contract, and thus the contract is voided, meaning she has no actual authority to bring victimless, legislated charges against anyone.
2. Signed Oath of Queen Elizabeth II - <http://jahtruth.net/signed-o.jpg>

3. Lien on Queen Elizabeth II - <http://www.scribd.com/doc/43686693/2010-2469373-634879-U-20100729-PURACQ>
4. LAWFUL ARGUMENT AGAINST JURISDICTION & SOVEREIGNTY of Elizabeth Alexandra Mary Windsor-Battenburg/Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA - <http://jahtruth.net/britmon.htm#crimes>

Executor's Letter sent to Steven Bilodeau, Q.C, my fiduciary Trustee and Marty Gillingwater –crown prosecutor Edmonton Region and my fiduciary trustee.

5. Current board of trustees regarding cestui que vie trust, EL, NANYA SHAABU[®][™]
6. Executor's letter and international letter of rogatory sent to Marty Gilingwater and Steven Bilodeau, Q.C. both of whom I have appointed as fiduciary trustees instructing them as to what to do in court.
7. IRS Form 56 NOTICE OF FIDUCIARY RELATIONSHIP for Elizabeth Alexandra Mary Windsor-Mountbatten named as my fiduciary trustee also Steven Bilodeau, Q.C. and other agents of the Respondent who have been appointed my fiduciary trustees
8. Statutory Document amendment to the Social Security Act by Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA.
9. Statutory Coram Non Judice Served on Jeffrey Morrison, Q.C.-
<http://www.scribd.com/doc/43686693/2010-2469373-634879-U-20100729-PURACQ>
10. U.S. Export Declaration Form 7525-V sealed by the United States Postal Service on March 17 2008, <http://naturalcredit.tripod.com> and <http://sites.google.com/site/authenticexport/atsikhata-1> showing the Corporations sole: called: Canada, United States and Mexico have been exported to the Middle of the Atlantic Ocean.
11. Euro Bond (\$999 Trillion) on file with Clerk for the City of Edmonton.
12. FAX sent to Marty Gillingwater appointing Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA(and him) Fiduciary Trustee of EL, NANYA SHAABU- cestui que vie trust; Executor's letter and International Letter of Rogatory instructing him to close the EL, NANYA SHAABU- cestui que vie trust and cestui que trust.
13. Faxes and emails sent to the Internal Revenue Service(IRS), International Monetary Fund(IMF) acting Secretary Jianhai Lin and U.S. Secretary of the Treasury of Puerto Rico Jesus Mendez-Rodriguez; which were forwarded via fax and email to my appointed fiduciary trustees: Steven Bilodeau, Q.C.; Marty Gillingwater; Elizabeth Alexandra Mary Windsor-Mountbatten, Clerk K.Mcphee Manager of the Edmonton Law Courts – Criminal Provincial Court of Alberta, All Judges of the Edmonton Law Courts – Criminal Provincial Court of Alberta Court Room 265.
14. The Monarchy of Scotland since 1603 – <http://www.alba.org.uk/timeline/monarchy.html>

15. Disclosure request of January 12 2012 faxed to Marty Gillingwater c/o Mr. Persaud Crown Prosecutor, Edmonton Region.
16. Woman acquitted of assaulting Edmonton Police officer –
http://www.edmontonjournal.com/story_print.html?id=5653208&sponsor=
17. Court transcript of January 12 2012.
18. Email and fax sent December 5 2011 to Chief Crown Prosecutor Steven Bilodeau Q.C., - Appointing him Fiduciary Trustee of EL, NANYA SHAABU- cestui que vie trust.
19. Emails and faxes sent to Crown Prosecutor Marty Gillingwater – appointed fiduciary trustee by :Chief:Nanya-Shaabu:El®©TM.
20. All websites and online video links that are posted and relevant to this commercial matter.
21. Any other relevant documents and materials as I require.

Remedy Sought

1. This case / Docket File Number and all files related to this matter to be Vacated instanter.
2. CESTUI QUE VIE TRUST, CESTUI QUE TRUST – EL , NANYA SHAABU ®©TM accounts to be closed immediately.
3. CUSIP Number , AUTOTRIS # bid bond, Dun & Bradstreet Number being used by the Respondent, her corporations sole and her agents (bonding this matter for sale on the stock market) of this account to be returned to myself immediately along with all other registered securities being traded on the stock market related to the cestui que vie trust , cestui que trust.
4. Insurance Claims forms from the underwriter, Re-insurance underwrite, Risk assessment Department of the Edmonton Law Court, Alberta Sheriff's, RCMP – Stony Plain, RCMP – St. Albert, Edmonton Police Services, REGINA, THE CROWN, HER MAJESTY in Right of Canada, Her Majesty In Right of Alberta, all corporations sole, related and associated business partners/corporations under the control of Elizabeth Alexandra Mary Windsor-Mountbatten(who is my debtor that has absconded).
5. Order of Enforcement for ImmediatE Involuntary Bankruptcy and commercial liquidation of all assets, lands, trusts, corporations sole and personal property of Elizabeth Alexandra Mary Windsor-Mountbatten (absconding debtor and tort feisor) REGINA, THE CROWN, HER MAJESTY in Right of Canada, HER MAJESTY In Right of Alberta, all corporations sole, related and associated business partners/corporations(inclusive of this action) under the Respondents (her) control or her agents, assigns, heirs and representatives.
6. Tort damages committed by the Respondent(tort feisor) with award to the Applicant in the amount of \$ 99 Trillion Euros (\$ 200 Trillion (CDN)Dollars) in gold, silver or functional currency.

7. Punitive damages committed by the Respondent(tort feisor) with award to the Applicant of \$38 000 Billion Euros(\$76 Billion (CDN) Dollars) in gold, silver or functional currency for: genocide, apartheid, rape, forced assimilation, ethnic cleansing, kidnapping, conspiracy, extortion, violations of Indigenous Rights, crimes against humanity, violations of human rights and committed by the Respondent, her corporations sole, her agents, assigns, heirs and representatives.
8. Alberta Sheriff's to stop shadowing my wife and myself when we enter the Edmonton Law Courts Building.
9. Canada Spy Agency(CSIS – tort feisor and my absconding debtor) to immediately remove all phone taps, cellphone taps, and electronic communications monitoring, tails, shadows and followings they and those they work in concert, including their confidential informants and vacate all surveillance orders that have been unlawfully and illegally put upon me.
10. Such other remedy as is required by the United Nations Declaration on the Rights of Indigenous Peoples, the Uniform Commercial Code, UNCITRAL and UNILOS and this honorable court.

The Applicant may be served with documents pertinent to this application through the authorized representative:

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Chief: Nanya-Shaabu:El ^{®/TM}

U.N.D.R.T.P. :Chief:Nanya-Shaabu:El^{®/TM}

53 34 00 N. Lat; 133 31 00 W. long
Papaschese, :Atlan/:Turtle Island
[GD STN MAIN, EDMONTON, AB T5J 2G8]
780-271-9199 , email: truenative9@yahoo.com



At: Edmonton, Alberta this 16th day of January 2012.

TO RESPONDENT(S) :
Federal Court of Canada
Scotia Place
10060 Jasper Avenue
Tower 1, Suite 530
Edmonton, Alberta
T5J 3R8

Elizabeth Alexandra Mary Windsor-Mountbatten MISNOMER: QUEEN ELIZABETH II /HER MAJESTY /REGINA
c/o S.M. Bilodeau, Q.C. – Chief Crown Prosecutor, Edmonton
Marty Gillingwater – Crown Prosecutor
6th Floor J.E. Brownlee Building
10365-97 Street
Edmonton, AB T5J 3W7 email: steven.bilodeau@gov.ab.ca

Exhibit 1

Elizabeth R



I solemnly promise and swear to govern the Peoples of the United Kingdom of Great Britain and Northern Ireland, Canada, Australia, New Zealand and the Union of South Africa, Pakistan and Ceylon, and of my Possessions and the other Territories to any of them belonging or pertaining, according to their respective laws and customs.

I will to my power cause Law and Justice, in Mercy, to be executed in all my judgements.

I will to the utmost of my power maintain the Laws of God and the true profession of the Gospel. I will to the utmost of my power maintain in the United Kingdom the Protestant Reformed Religion established by law. And I will maintain and preserve inviolably the settlement of the Church of England, and the doctrine, worship, discipline, and government thereof, as by law established in England. And I will preserve unto the Bishops and Clergy of England, and to the Churches there committed to their charge, all such rights and privileges as by law do or shall appertain to them or any of them.

The things which I have here before promised, I will perform and keep.

So help me God.

<http://jakttruth.net/signed-o.jpg>

UCC FINANCING STATEMENT
 FOLLOW INSTRUCTIONS (front and back) CAREFULLY
 A. NAME & PHONE OF CONTACT AT FILER (optional)

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

Nanya-Shabou, El @ OTM
 53° 34' 00" North Long.
 113° 31' 00" West Lat.
 Aston, Abilbon, Amexon, Turtle Island

[GD STN MAIN EDMONTON, AB]
 [T5J 2G8]

2010-2469373-77.01
 Troy Grayson, Secretary of State
 File Date 7/29/2010 4:30:00 PM
 Status Active
 Fee \$20.00
 Filer annually

1. DEBTOR'S EXACT FULL LEGAL NAME - (omit only 2nd address (2a or 2b) - do not abbreviate or condense names)

ALBERTA REGISTRIES-PERSONAL PROPERTY SYSTEM SUPPORT

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - (omit only 2nd address (2a or 2b) - do not abbreviate or condense names)

3. SECURED PARTY'S NAME OR NAME OF TOTAL ADDRESS OF ADDRESSEE (SP) - (omit only 2nd address (2a or 2b))

4. THE FINANCING STATEMENT covers the following collateral:

ST ALBERT FILE TX NO. 091128042PAP-SP; PEACE BOND ID NO. 002; POLICE FILE DOSSIER 091069736; FORM 32. This financing statement is an international notice and prima facie evidence (UCC 1-202) of perfection of commerce and priority by the Province of Alberta Service Bureau and Alberta REGISTRIES-PERSONAL PROPERTY SYSTEM SUPPORT in accordance with UCC 3-305, UCC 3-308, UNLCS Art. 8B, International Law to relinquish immediately ALL Assets, Stocks, Bonds, Trusts, Land and Titles in all property under the jurisdiction of the Secured Party. Debtor's by their actions agree that the Secured Party may liquidate ALL their assets in this Commercial Matter, in accordance with UCC 9-607, UCC 9-609. This lien is NOT dischargeable in bankruptcy court and is exempt from levy. NO Amendments to this lien may be done without the written Autograph of the Secured party. Each Debtor agrees to pay Secured party \$ 750,000 times quadruple damages every day for every character of Secured party items for unauthorized use see: <http://indigenousinfpod.com>. All Rights are Reserved by the Secured Party. United Nations Charter Art. 55 & 56, U.N. ECOMCOC Convention, UNCTAD.

Nanya-Shabou, El @ OTM
 UCC 1-308
 All Rights Reserved
 Nanya June 2010

5. ALTERNATIVE DESIGNATION (if applicable) LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER AG. LIEN NON-UCC FILING
 6. FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)
 FORM SHOULD BE TYPEWRITTEN OR COMPUTER GENERATED

UCC Filing Number 2010-2469373-77.1
 File Date 7/29/2010 4:30:00 PM
 Status Active
<http://www.sos.ky.gov/business/ucc/online>
 UCC Online Services page to view and print the filing

BE ONLY

SUFFIX

COUNTRY
Vatican City

NONE

SUFFIX

COUNTRY
U.S.

NONE

SUFFIX
:EL

COUNTRY
America

read by their tacit
 & aforementioned
 & rule 8,13, 24 &
 & Cultural Rights,
 U.S. Senate
 & products,
 UCC 9-607; UCC
 & leration(UCC
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 & in bankruptcy
 & es are not subject
 492/1493 of Pope

UCC FINAN
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 53° 34'
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 DEBTOR'S I
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