LAMAR COUNTY, GA. SUPERIOR COURT

FILED & BEGORDED IN CLERK'S OFFICE

BPA BOOK PAGES CTT

DEPUTY CLERK

ACHUKMA NAKNI CHIHOWA TRIBAL MINISTRY % MATTITHYAH YIRMEYAH 5615 JEFFERSONVILLE RD NUM 171 DRY BRANCH, GA 31020 Indian Country



# Achukma Nation

(INDEPENDENT SOVEREIGN NATION STATES
PURSUANT TO ARTICLE 1,
MONTEVIDEO CONVENTION OF 1933;
Treaty of Gamp Holmes, 1835 (7 Stat.474);
Treaty of Fort Laramie, 1868 (15 Stats. 655)
AMERICAN ABORIGINE FEDERATION MEMBER
UN/OAS TREATY BEARER



#### AFFIDAVIT OF COUNTER DEED

- I, MattithYah YirmeYah, on behalf of the ACHUKMA NAKNI CHIHOWA TRIBAL MINISTRY being of the age of majority and having first-hand knowledge of these matters.
- I, MattithYah YirmeYah Declare that THIS Affidavit of Counter Deed<sup>1</sup> is to serve notice upon you in your individual and in your official capacity as well as to the agency in which you are an officer of (Notice to agents is notice to principles Notice to principles is Notice to Agents<sup>2</sup>). I do hereby notice you that we accept your oath of office and do hereby bind you to said oath of office. We also accept your bond for payment for any and all damages that may or may not be committed by you for your failure to act as you are required to act pursuant to the 1877 Georgia Constitution (as ratified without subsequent amendments) and the Constitution for the united States of America.

Further we do notice you and your agency that there are Counter Deed(s) that are in place pertaining to the following Deed(s) and Title(s) to the following private properties; See "Schedule A" Attached.

You are hereby further noticed that the above listed properties were conveyed into foreign private Tribal Trust and are under the jurisdiction of said Tribal Government the Achukma Nation.

# NOTICE OF MISTAKE

You are hereby being noticed that what you have on the record pertaining to our Tribes Private properties that are listed below in "Schedule A" are inaccurate. The Private properties are listed in the former owners name and/or have been conveyed into a Private Tribal Trust via a Counter Deed or a Deed of Conveyance which is without YOUR jurisdiction.

## REBUTTALS

Denial and Notice that at no time do we consent to be;

- Governed by the State of Georgia<sup>3</sup>.
- 2. Governed by Macon-Bibb County.
- 3. A Resident, A Citizen, or A Tax payer

#### **DENIALS**

- 1. We deny that any of our properties are commercial.
- 2. We deny that any of our properties are Residential.
- 3. We deny that any of our properties are for-profit.
- 4. We deny that we were ever giving proper process of service for any Alleged Legal process.
- 5. We deny that we were ever given due process of Law.
- We deny that we owe any debts to Macon-Bibb county Tax Commissioner.

## LAWS OF THE CASE

Are as Follows;

<sup>&</sup>lt;sup>1</sup> [Blacks 5th Ed. Pg 315] Counter-deed. A secret writing, either before a notary or under a private seal, which destroys, invalidates, or alters a public one.

Mechem, Agency, Secs. 718, 719.

<sup>&</sup>lt;sup>3</sup> Worcester v. Georgia, 31 U.S. 515 (1832)

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Pursuant to the Set Apart Scriptures - EZRA 7: 24We further inform you that there is no authority to impose tax, excise, or toll on any of the priests and LÃwites, singers, gatekeepers, Nethinim, and servants of this House of Elah. (The Scriptures 2009)

Pursuant to the Set Apart Scriptures -1 Esdras 8:22 I command you also, that ye require no tax, nor any other imposition, of any of the priests, or Levites, or Set apart singers, or porters, or ministers of the temple, or of any that have doings in this temple, and that no man have authority to impose any thing upon them. (Bible KJV 1611)

Pursuant to PUBLIC LAW 97-280-OCT. 4, 1982 96 STAT. 1211 Public Law 97<sup>4</sup>

"the Bible, the Word of God",

Pursuant to International Covenant on Civil and Political Rights<sup>5</sup>

Article 1. 1. All peoples have the right of self-determination.

Pursuant to International Law, [AMERICAN DECLARATION OF THE RIGHTS AND DUTIES OF MAN] 6

- 1. Right to life, liberty and personal security. 2. Right to equality before law. 3. Right to religious freedom and worship.
- 4. Right to residence and movement. 5. Right to inviolability of the home. 6. Right to a fair trial. 7. Right to nationality. 8. Right to property.

Pursuant to International Law, [U. N. Declaration on the Rights of Indigenous Peoples]<sup>7</sup> restated as the follows; Art.1 of all [Human] rights and freedoms.

Art. 2 Equal to all other peoples

Art. 3 Right to self determination

Art. 4 Right to Self-government

Art. 6 Right to a nationality

Art. 7 Right to life, liberty and security

Art. 8 Right not to be forced assimilations

Art. 9 Right to belong to an indigenous Community

Art. 10 Right not to be removed from their lands or Territories.

Art. 11 Right to parties our culture and the State shall provide redress

Art. 12 Right to spiritual Traditions

Pursuant to Federal Indian Law: In all trials about the right of property in which an <u>Indian</u> may be a party on one side, and a white person on the other, the burden of proof shall rest upon the white person, whenever the <u>Indian</u> shall make out a presumption of title in himself from the fact of previous possession or ownership. (R.S. § 2126.)

Pursuant to the 1877 Georgia Constitution (as ratified without subsequent amendments)

1. Art. I. §I ¶I, All government, of right, originates with the people.

2. II, Protection to person and property is the paramount duty of government.

3. III, No person shall be deprived of life, liberty, or property, except by due process of law.

4. IV, No person shall be deprived of the right to prosecute or defend his own cause in any of the Courts.

XII, All men have the natural and inalienable right to worship God, each according to the dictates of his own conscience, and no human authority should, in any case, control or interfere with such right.

- XVI, The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures, shall not be violated.
- 7. XVII, There shall be within the State of Georgia neither slavery nor involuntary servitude
- 8. XVIII, The social status of the citizen shall never be the subject of legislation.
- 9. Art. II. § ¶III, No conviction shall work corruption of blood or forfeiture of estate.

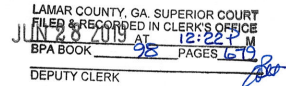
<sup>4</sup> https://www.govinfo.gov/content/pkg/STATUTE-96/pdf/STATUTE-96-Pg1211.pdf

<sup>&</sup>lt;sup>5</sup> https://www.ohchr.org/en/professionalinterest/pages/ccpr.aspx

<sup>&</sup>lt;sup>6</sup> American Declaration of the Rights and Duties of Man (1948)

<sup>(</sup>Adopted at the Ninth International Conference of American States, Bogota, Colombia, 2 May 1948)

<sup>8 25</sup> U.S. Code § 194 - Trial of right of property; burden of proof - https://www.law.cornell.edu/uscode/text/25/194



- 10. §III. ¶I, In cases of necessity, private ways may be granted upon just compensation being first paid by the applicant. Private property shall not be taken, or damaged, for public purposes, without just and adequate compensation being first paid.
- 11. II. No bill of attainder, ex post facto law, retroactive law, or law impairing the obligation of contracts.
- 12. §IV. ¶I Laws of a general nature shall have uniform operation throughout the State, and no special law shall be enacted in any case for which provision has been made by an existing general law. No general law affecting private rights, shall be varied in any particular case, by special legislation, except with the free consent, in writing of all persons to be affected thereby; and no person under legal disability to contract, is capable of such consent.
- 13. ¶ II. Legislative acts in violation of this Constitution, or the Constitution of the United States, are void, and the Judiciary shall so declare them.
- 14. § ¶I The people of this State have the inherent, sole and exclusive right of regulating their internal government, and the police thereof, and of altering and abolishing their Constitution whenever it may be necessary to their safety and happiness.
- 15. II. The enumeration of rights herein contained as a part of this Constitution, shall not be construed to deny to the people any inherent rights which they may have hitherto enjoyed.
- Art. VII. §II. ¶ II. The General Assembly may, by law, exempt from taxation all public property, places of religious worship or burial;
- 17. Art. IX. §I There shall be exempt from levy and sale, by virtue of any process whatever, under the laws of this State, except as hereinafter excepted, of the property of every head of a family, or guardian, or trustee of a family of minor children,
- 18. Art. IX. §II ¶1 No court or ministerial officer in this State shall ever have jurisdiction or authority to enforce any judgment, execution, or decree, against the property set apart for such purpose,
- 19. Art. XII. ¶I The laws of general operation in this State are, first, as the supreme law: The Constitution of the United States, the laws of the United States in pursuance thereof, <u>and all treaties made under the authority of the United States</u>;

## Pursuant to the Following Treaties

The treaty between the United States and the Cherokee nation of Indians, to wit: at Hopewell, on the 28th day of November 1785; at Holston, on the 2d day of July 1791; at Philadelphia, on the 26th day of June 1794. All are incorporated by reference and are annexed herein. All of these treaties have been duly ratified by the senate of the United States of America; and, by which treaties the United States of America acknowledge the said Cherokee nation to be a sovereign nation. As we the parties have full powers to authenticate the text in this treaty by self-execution as the Achukma Nation have the right to act as a state. Excerpt of amendment Act of State dated 2/27/2019.

Independent Sovereign Nation States Pursuant to ARTICLE I, MONTEVIDEO CONVENTION OF 1933; Treaty of Camp Holmes, 1835 (7 Stat.474); Treaty of Fort Laramie, 1868 (15 Stats. 655)

#### NOTICE OF INTENT

ANDREA CRUTCHFIELD, D/B/A TAX ACCESSOR and/or SAMUEL WADE MCCORD D/B/A TAX COMMISSIONER On behalf of MACON-BIBB COUNTY hereinafter "Public Officials" is hereby given further NOTICE of Intent to Seek, Commence, and Criminally Prosecute all those responsible under all applicable provisions and Mandates of the Ordained Constitution for the Union of several States of the United States of America, and Laws made in pursuance thereof, including, but not limited to 18 U.S.C.S. 219, 241, 242, 645, 654, 912, 951, and 1001, to wit:

#### 18 U.S.C.S. 645

"Whoever, being a United States marshal, clerk, receiver, referee, trustee, or other Officer of a United States court, or any deputy, assistant, or employee of any such officer, retains or converts to his own use or the use of another, or after demand by the party entitled thereto, unlawfully retains any money coming into his hands by virtue of his official relation, position or employment, is guilty of embezzlement and shall, where the offense is not otherwise punishable by enactment of Congress, be fined not more than double the value of the money so embezzled or imprisoned not more than ten years, or both; but if the amount does not exceed \$100, he shall be fined not more than \$1,000 or imprisoned not more than one year, or both." "It shall not be a defense that the accused Person had any interest in the money or fund."

<sup>&</sup>lt;sup>9</sup> Original filed in Lamar County Superior Court Georgia Book 74, Pages 947-962

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# COUNTER CLAIM WITH SELF EXECUTING SPECIAL PERFORMANCE CONTRACT

If the Public Officials accepts, without contest, liability if it such as by commission, omission, acquiescence, or otherwise fails to provide under sworn affidavit the following:

YOU are required to provide proof under sworn affidavit that;

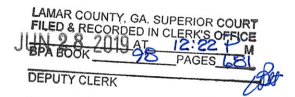
- any of our Religious/Tribal entities are alleged taxpayer(s) or have an obligation to pay YOUR Property Taxes.
- you have Jurisdiction of Native American Tribes.
- 3. you have a contract with the Tribal entities.
- 4 your entity is a government entity pursuant to IRS code letter of determination 10 and is a tax exempt entity.
- 5. we owe any debt or obligations to YOU.
- you have the authority to tax Tribal Properties, places of religious worship and burial11; and all property owned by and operated exclusively as a church or other religious association. Pursuant to your (codes).
- 7. you have the authority to tax All property owned by religious groups that is used as single-family residences where no income is derived from the property;
- you have the authority to tax All institutions of purely public charity.
- any F.I.F.A. you filed is valid pursuant to the 1877 Georgia Constitution (as ratified without subsequent amendments).
- 10. you are authorized to sign any F.I.F.A. without due process of Law?
- 11. YOU are required to provide proof that the alleged Principles has followed the Federal Laws 12 USC Sec. 1831n (a)(2)(A), 12 CFR 741.6(b), regarding Generally Accepted Accounting Principles and Generally Accepted Auditing Standards concerning the Alleged DEBTOR.
- 12. YOU are required to provide proof of claim, evidenced by an affidavit from PRINCIPLE, having direct first-handknowledge and chain of custody of any debt owed to PRINCIPLES by the Alleged DEBTOR.
- 13. YOU are required to provide the IRS form 1099OID and/or 1099A,B,C relating to this alleged debt transaction (promissory note, and or charging document), which will identify the true Creditor(s) and source of funds, and Form S3-A (registration) to show if, when and where the Promissory Note was sold.
- 14. You are required to provide proof of extinguishment of Indian titles is a violation of Title 18, United States Code § 1151, a federal law which protects tribal rights to tribal land and soil.
- 15. YOU are required to Provide an affidavit from a party identified by position and authority, having first-hand knowledge swearing that PRINCIPLES' would suffer a loss if the Tribal Trust did not repay the alleged money advanced on behalf of the Alleged DEBTOR.
- YOU are required to Provide the opportunity to witness the original wet-ink 'security instrument' (Promissory note(s)/Charging Instrument(s)) that the Alleged DEBTOR signed that created the alleged debt.
- 17. YOU are required to provide a copy of the Commercial Security Agreement or Trust Indenture granting Principles the authority it has exercised against Alleged DEBTOR and Tribal Trust. Failure to produce the original promissory note (charging Instrument) for inspection will be evidence of fraud in claiming any right to foreclose 12 on the Alleged DEBTOR. The lawful authority INTERLOPER'S operated under to create a debt obligation on behalf of the Tribal trust.
- 18. YOU are required to Provide proof that the alleged original contract<sup>13</sup> was not unconscionable for failure to fully disclose all aspects of the agreement, failure to sign by Principles' agent, and failure to exchange valuable
- 19. YOU are required to Provide proof of compliance with the truth in lending laws of the United States Code, Title 15§1601 et. seq., Regulation Z, and the Fair Debt Collection Procedures Act. The Tribal Council of Tribal Trust believes that falsely claiming a valid lawful debt owed by the Alleged DEBTOR, to Principles is a crime per 15 U.S.C. §1692 (e) "false, deceptive, a misleading representation, in connection with the collection of any debt" such

 $<sup>^{</sup>m 10}$  Letter 4076C summarizes the law regarding the tax-exempt status of state and local governments under Internal Revenue Code section 170(c)(1).

Religious Land Use and Institutionalized Persons Act of 2000 (RLUIPA), 42 U.S.C. §§ 2000cc, et seq.,

<sup>&</sup>lt;sup>12</sup> Landmark National Bank v. Kesler, Supreme Court of Kansas No. 98,489 (Opinion released August 28, 2009)

CONTRACT: An agreement between two or more parties, preliminary step in making of which is offer by one and acceptance by other, in which minds of parties meet and concur in understanding of terms. Lee v. Travellers' Ins. Co. of Hartford, Conn., 173 S.C. 185, 175 S.E. 429 It is an agreement creating obligation, in which there must be competent parties, subject-matter, legal consideration, mutuality of agreement, and mutuality of obligation, and agreement must not be so vague or uncertain that terms are not ascertainable. H.Liebes & Co. V. Klengenberg, C. C.A. Cal., 23 F.2nd 611, 612 [BlacksLaw4th-1968,pg 394]



as the false representation of the character or legal status <sup>14</sup> of any debt and no evidence to the contrary exists, and a crime under 18 USC 1001 stating fraudulent information.

20. YOU are hereby noticed that Pursuant to Ex parte Young doctrine, 209 U.S. 123 (1908), state officials can be sued to prevent them from violating a right protected by federal law.

21. YOU are required to provide proof under sworn affidavit that you are authorized to pledge Tribal Trust Property for a loan and that the tribe is responsible for repayment of said loan?

22. the Tribe or any of it's Members are residences, citizens or tax payers of your county and use any of your services?

23. the Tribe or any of it's Members are conducting taxable events in your county?

The Tribal Trust declares that all footnotes are added to this Claim by this reference for your notice to provide Due Process of Adequate Assurance of Performance and Notice of Demand. Failure to provide certified copies and or 'originals' of the required documents within ten (10) calendar days by certified mail [for verification purposes] and or by arraignment to witness originals, will be silent acquiescence to Notice of Demand and tacit agreement that Alleged DEBTOR is not an OBLIGOR to INTERLOPER and that INTERLOPER is engaging in fraud by stating that they are the 'creditor', that they 'loaned' any 'money'. or that they are entitled to any valuable consideration from the Debtor, to satisfy a 'debt' that, without restitution, would otherwise create a pecuniary 'loss' to them.

Furthermore, Public Officials for MACON-BIBB COUNTY'S failure to "Cease and Desist" in accordance with the requirements of the FDCPA and other related law, and/or satisfy the above "terms and conditions," constitutes MACON-BIBB COUNTY'S "Breach of Duty" and voluntary agreement to compensate Tribal Trust, by certified mail, with a cashier's check within ten (10) days of the date of billing by Tribal Trust, their Agent or Heirs, in the following amounts:

- Ten Thousand Dollars (\$10,000.00) for each communication made to the Tribal Trust and/or Ministry or any other Tribal Entity, Alleged DEBTOR or their Agent or Heirs, whether telephonically or in writing, which is not in affidavit form, by a person who has first-hand knowledge, regarding PRINCIPLES' unsubstantiated claims; and,
- 2. Ninety Thousand Dollars (\$90,000.00) for each transaction initiated by Tribal Trust and/or Ministry or any other Tribal Entity, where Tribal Trust's commercial ability is impeded due to MACON-BIBB COUNTY<sup>17</sup>, it's agents' or assigns adverse credit reporting; and,
- 3. Twenty Thousand Dollars (\$20,000.00) for each court appearance Tribal Trust and/or Ministry or any other Tribal Entity,, alleged DEBTOR, it's Agent or Heirs makes in response to Principles' unsubstantiated claims; and,
- 4. MACON-BIBB COUNTY owes Tribal Trust and/or Ministry or any other Tribal Entity, the balance equal to the purported amount on this account, plus interest and fees; and,
- 5. One Hundred Thousand times the alleged claim amount; and,
- 6. Ten Thousand Dollars (\$10,000.00) per occurrence, for listing or reporting any information to a credit reporting repository which could be considered detrimental to the Tribal Trust's property and credit history; and,
- 7. Punitive damages in the amount of (\$575,000.00); and
- ANDREA CRUTCHFIELD and SAMUEL WADE MCCORD tacitly agrees that Public Officials On behalf of MACON-BIBB COUNTY will compensate Tribal Trust and/or Ministry or any other Tribal Entity, for all costs; fees and expenses incurred in defending against this and any and all continued collection attempts (by anyone) on the above-referenced alleged account.

#### COMMERCIAL REGISTRY:

Furthermore, ANDREA CRUTCHFIELD and SAMUEL WADE MCCORD agrees to:

<sup>17</sup> This includes, Tax Assessor, Tax Commissioner, Sheriff, and/or court.

<sup>15</sup> U.S.C. 1692g. Validation of debts: (a) (4) ...collector will obtain verification of the debt...(b) Disputed debts: debt collector shall cease... collection of the debt, or any disputed portion thereof, until the debt collector obtains verification of the debt or a copy of a judgment...Collection activities and communications that do not otherwise violate this subchapter may continue during the 30-day period referred to in subsection (a) unless the consumer has notified the debt collector in writing that the debt, or any portion of the debt, is disputed.

MONEY: In usual and ordinary acceptation it means gold, silver, or paper money used as circulating medium of exchange and does not embrace notes, bonds, evidences of debt, or other personal or real estate. Lane v. Railey, 280 Ky. 319, 133 S.W.2d 74, 79,81. [Blacks Law 4<sup>th</sup> Ed. pg 1157] [Federal Reserve Notes are not money as they are 'notes']

<sup>16</sup> see: First National Bank of Montgomery v. Jerome Daly, Dec. 9, 1968 (Justice Court, Credit River Township, Scott County, Minnesota)

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Voluntarily authorize Tribal Trust and/or Ministry or other Tribal Entity, to record a UCC-1 on MACON-BIBB COUNTY as
debtor to secure the debt owed Tribal Trust and/or Ministry or other Tribal Entity; and,

 Voluntarily authorize Tribal Trust and/or Ministry or other Tribal Entity, to record Commercial liens to recover debt owed to Tribal Trust and/or Ministry or other Tribal Entity, and,

3. Voluntarily compensate Tribal Trust and/or Ministry or other Tribal Entity, for ALL costs and attorneys/consultant fees; and,

# NOTICE OF ESTOPPEL AND STIPULATION OF CONSTITUTIONAL CHALLENGE TO ALL STATE OF GEORGIA STATUTES ETC

Take notice that without proof of the above requested information from the alleged principles in these matters, Public Officials on behalf of MACON-BIBB COUNTY is foreclosed from reporting and/or collecting the enumerated accounts information for tribal trust and/or Ministry or any other Tribal Entity.

Take further notice that without proof of the above requested information from the alleged principles in these matters, Public Officials On behalf of MACON-BIBB COUNTY's continued collection and/or reporting of the enumerated accounts information for tribal trust and/or Ministry or any other Tribal Entity, is a willful act, that is interfering with and harming the beneficiary of the tribal trust and/or Ministry or any other Tribal Entity.

Take notice that without proof of the above requested information UNDER SWORN penalty of perjury from the alleged principles in these matters, Public Officials On behalf of MACON-BIBB COUNTY are Esptopped from making any further claims against the tribal trust and/or Ministry or any other Tribal Entity.

To avoid any further legal actions, you are require to;

- Properly correct the record to reflect this notice and remove all said Private Tribal Properties from your Tax rolls or you will be in breach of a trust.
- 2. Remove all fraudulent F.I.F.A.S. Send Proper Notice that this was completed within ten (10) days or we will have no other choice than to execute this contract and other legal action against you.
- 3. Cease and Desist any further communications and/or collection Attempts.

NOTICE: It is a crime for any government office or any official to auction or otherwise sell in any way, private or business property of any individual WITHOUT FIRST HAVING DUE PROCESS OF LAW, to determine the cause of action and the recourse in law. The sale of any property outside this means is illegal, and all those involved with such a sale, including those purchasing said property, are personally liable for damages, and subject to criminal charges under Racketeering (RICO) laws, and for violation of civil and Due Process rights. All government officials have the "Greater Duty" to know the law and comply with it, and if you are involved with such an auction without Due Process for the owner, you are in breach of your fiduciary duty and you can be held personally liable by those harmed by this fraud. Any challenge to property taxation or property sale made by any citizen requires you to respond, point by point, and to "prove up" your position in law. This is a private communication and is intended to affect an out-of-court settlement of this matter. Conduct yourself accordingly. Should any provision on this agreement be found to not be enforceable by order of a court of competent jurisdiction, it shall not adversely affect any other provision of this agreement and reasonable opportunity and effort shall be taken to modify it to become enforceable. Tribal Trust is confident that you will perform in honor and thanks you in advance for your attention. We look forward to verifying the fulfillment of your duties.

**NO WAIVER-** My failure to state, enforce and/or raise any terms or rights at any particular point in time does not constitute consent to waiver of said term and/or rights at any time. A waiver shall not prevent me from enforcing such terms or rights at a later date. I reserve every right remedy and defense whether in Equity, Ecclesiastical, Tribal, Statutory, Administrative, Federal Common law. I reserve all my rights and waiving none. I waive all benefits without Yahuwah [G-d].

This is an unsworn declaration.

Pursuant to 28 USC 1746(1) and executed "without the United States" I affirm under penalty of perjury under the laws and customs of the Achukma Nation that the foregoing is true and correct, to the best of my belief and informed knowledge. Subscribed, sealed and affirmed to this day of March, 2019, nunc pro tunc praeterea praeterea. I hereby affix my own autograph to all of the above affirmations with explicit reservation of ALL my unalienable rights and without prejudice to ANY of those rights (U.C.C. 1-308). All Authority; Accepted for Value; Peace and Love; Not for Hire; Not at War.

Best Regards,

Tribal Official

By: Mattith Jungah MattithYah Yirmeyah Authorized Representative

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## Schedule A

As Recorded in your records as

1) 713 LILLY AVE

Book: 8697 and Page: 60,

plat book: 1 Page:171LB

Legal Description: WEST END HEIGHTS

Account Number: Parcel Number 0084-0245

2) 4371 ASHLAND DR

Book: 8757 and Page: 98,

plat book: 36 Page:43

Legal Description: GROVELAND PARK

Account Number: Parcel Number M103-0141

3) 1294 DEWEY ST

Book: 9877 and Page: 25,

plat book: 11 Page:173

Legal Description: THARPE HGTS RESUB
Account Number: Parcel Number P103-0090

4) 1209 DEWEY ST

Book: 9751 and Page: 261,

plat book: 11 Page:173

Legal Description: THARPE HEIGHTS

Account Number: Parcel Number P103-0070

5) 592 VILLA CREST AVE

Book: 10220 and Page: 77,

plat book: 54 Page: 31

Legal Description: HIGH POINT

Account Number: Parcel Number

P094-0469

6) 5306 NISBET DR

Book: 9937 and Page: 315,

plat book: 20 Page; 85

Legal Description: Parcel Number L102-0241

Account Number: BLOOMFIELD ESTATES

LIENS

UCC File Number: 011-2018-002387 - lien(s) #1294-1209 and # 4371-713-715

UCC File Number: 011-2018-001925 - lien(s) #355-363-399

The Above is has been Conveyed in to a Private Tribal Trust and you are hereby notice as of this Day March 25<sup>th</sup> 2019.

Witnesses

33: HORMONO

ribal Official

MattithYah YirmeYah
Authorized Representative

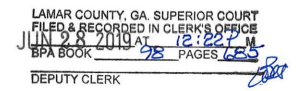
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## Schedule B

All Deeds, Account Numbers, Book and Page Number(s) associated with Said Property are hereby Claimed as Trust Res and annexed herein.

1)	4371 Ashland Driv								
1)	6/17/2012		27.12						
		8757 98	36 43						
	5/4/2012	8738 340	36 43						
2)	713 Lilly Ave Deeds								
	3/20/2012	8697 60	1171LB						
	12/22/2010	8452 266	1 171						
	12/21/2007	7721 97	1 171						
	8/23/2001	5050 21	1 171						
3)	40								
	8/31/2016	9751 261	11 173						
	6/2/2005	0664500154							
	2/23/2005	0652100054							
	12/7/2004	0652100051							
	12/7/2004	0652100047							
	2/7/2002	0520700108							
4)	1294 Dewey Street								
	3/23/2017	9877 25	11 173						
	4/11/2014	9228 12	11 173						
	4/11/2014	9225 337	11 173						
	1/2/2013	9143 50	11 173						
	1/2/2013	8918 47	11 173						
	6/29/1990	1888 193							
	0/25/1550	1000 193	11 173						
5)	592 Villa Crest Ave	enue							
	9/28/2018	10220 80							
	9/28/2018	10220 77	54 31						
	6/24/1998	0420300345							
6)	5306 Nisbet Drive								
	6/22/2017	9937 315	20 85						
	6/5/1992	2146 19	20 85						
		211017	20 63						
7)	363 Oakview Drive East								
	9/1/2015	9S 903	8 50						
	9/19/2011	8Z 816	8 50						
	9/9/2009	8Q 13	8 50						
	10/13/2000	6B 551	8 50						
	11/16/1999	5W 335	8 50						
	6/1/1990	3Z 182	8 50						
8)	355 Oakview Drive East					9) 399 Oakview Drive East			
	8/1/2017 10C 673	8 49			,			0.50	
	9/19/2011 8Z 816	8 50				9/1/2015	9S 902	8 50	
	9/9/2009 8Q 13	8 50				9/19/2011	8Z 816	8 50	
	6/1/1990 3Z 183	8 49				9/9/2009	8Q 13	8 50	
	263 103	0.17				10/13/2000	6B 551	8 50	
						11/16/1999	5W 335	8 50	
						6/1/1990	3Z 184	8 50	

 $\begin{array}{l} {\rm F.I.F.A(s): X00918-001, W09060-001, 2014-4759, 2014-4760, 2014-53945, 2017-4712, 2017-4713, 2017-3951, 2018-7042505, 20187042487, 2018-7021209, 2018-7034366 \ and \ any \ and \ all \ Liens \ and/or \ F.i.F.a.'s \ that \ may \ be \ filed \ with \ or \ without \ our \ knowledge \ are \ hereby \ claimed \ as \ trust \ Res \ and \ Annexed \ here \ in. \end{array}$ 



All of the following named entities, BethYah Ministries, Bayit Acquisitions, MattithYah YirmeYah BayitYah as Trustee and BethYah Property and Trust Management are under the Protection of our Tribal Trust and are Trust entities. The situs of said property is without your jurisdiction at all times [28 U.S. Code § 1746 (1)], but is in the jurisdiction of the Trustee(s) of said Private Tribal Trust which is on Yerushalayim County, Indian Land at all times.

All Other Deeds and Accounts are hereby brought forward and Conveyed hereby into various Trusts by way of Counter Deeds for the protection of said Trust(s).

Any Attempted unlawful Conversion of any of our properties i.e. (Name, Address and/or Land) would be a breach of Trust.

Any Inquiries concerning any of the above Properties are to be made to the Trustee(s) at the following Location.

ACHUKMA NAKNI CHIHOWA TRIBAL MINISTRY ACHUKMA NATION % MATTITHYAH YIRMEYAH 5615 JEFFERSONVILLE RD NUM 171 DRY BRANCH, GA 31020 Indian Country

# Certificate of Service

A True and Correct Copy of the Above Affidavit of Counter Deed was sent Via email on 25<sup>th</sup> day, March 2019 and was send to the following;

"Crutchfield, Andrea" <ACrutchfield@maconbibb.us>, "S. Wade McCord" taxinfo@maconbibb.us

Cc;

ccarr@law.ga.gov, sguider@law.ga.gov, CHerrington@adamsjordan.com, jross@maconbibb.us, achukmanation@gmail.com, yerushalayimcountysc@gmail.com, bethyahpropertymanagement@gmail.com, bethyah.ga@gmail.com, pastorpenn@gmail.com, jeffreyallenhill1961@gmail.com, LChilds@adamsjordan.com, ewoodford@maconbibb.us, stmiller@maconbibb.us, dmcghee@maconbibb.us, kthomas@maconbibb.us, tmiller@maconbibb.us, rtaylor@maconbibb.us

By: Haben Chapus

MattithYah YirmeYah
Authorized Representative

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