

ALLODIAL TITLE DECLARATION

I, Sharita T. Patterson, a living woman, sui juris, competent to testify, do hereby claim and assert my lawful and sovereign right to hold the land described below in allodial title, free from encumbrances, liens, taxes, and statutory regulations of any incorporated or foreign entity, as provided under natural law, common law, and constitutional principles.

Property Description (Metes and Bounds)

All that certain tract or parcel of land situated in Newark, Essex County, New Jersey, known as [REDACTED], and described as follows:

Beginning at a point on the northwesterly side of Summer Avenue, distant 100 feet northeasterly from the intersection of Summer Avenue and Crane Street; thence running northeasterly 25 feet; thence northwesterly 112.5 feet; thence southwesterly 25 feet; thence southeasterly 112.5 feet to the point of beginning.

Commonly known as [REDACTED]

Parcel ID: [REDACTED]

Declaration of Allodial Sovereignty

From the core of the Earth beneath said land, through its mineral, air, and electromagnetic rights, and extending to the ozone layer above, this estate is declared private, sovereign, and subject only to the Creator and natural law. This property is withdrawn from public registration and commercial jurisdiction, recognized under private dominion in perpetuity.

Legal Support and Equity Doctrine

This declaration is made pursuant to equity principles recognized in:

- Hale v. Henkle, 201 U.S. 43 (1906)
- United States v. United Mine Workers, 330 U.S. 258 (1947)
- City of Dallas v. Mitchell, 245 S.W. 944 (Tex. Civ. App. 1922)
- Bouvier's Law Dictionary (1856), Definition of 'Allodial'
- Presidential Memorandum (April 9, 2025) – Directing the Repeal of Unlawful Regulations
- Equity Jurisprudence – Pomeroy, Vol. 1–4 (sections 131–134, 155–159, 1160–1174, 1400–1415)

Executed this 14th day of April, 2025

By: [Signature]
Sharita T. Patterson



Private Woman in Full Capacity
c/o 497 West Side Avenue, P.O. Box 111
Jersey City, New Jersey Republic [07304]
Phone: [REDACTED]

All Rights Reserved – UCC 1-308 / UCC 1-103 – Without Prejudice

Notary Acknowledgment:

State of NI County of Hudson

On this 14th day of April, 2025, before me, the undersigned notary, personally appeared Sharita T. Patterson, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument and acknowledged that she executed it in her authorized private capacity.

[Signature]

Notary Public

My Commission Expires: 01/18/2027



**AFFIDAVIT OF CONVERSION TO TRIBAL RESERVATION AND NON-CORE
JURISDICTIONAL REMOVAL**

1. Identification of Private Property

Address: [REDACTED] (formerly ZIP 07104)
Block 479, Lot 35 — Parcel ID: [REDACTED]

Metes and Bounds:

Beginning at a point on the northwesterly side of Summer Avenue, distant 100 feet northeasterly from the intersection of Summer Avenue and Crane Street; thence running northeasterly 25 feet; thence northwesterly 112.5 feet; thence southwesterly 25 feet; thence southeasterly 112.5 feet to the point of beginning.

2. Declaration of Tribal Reservation Conversion

The above land is hereby declared a Private Sovereign Reservation of the Navajo Nation, to be held in custodianship for future tribal generations.

3. Non-Core Jurisdictional Removal

The property is removed from ZIP code jurisdiction (07104) and municipal, state, or federal statutory governance. No regulatory agency shall assert control over this estate without express tribal consent.

4. Equity Jurisprudence and Customary Law Support

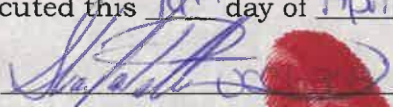
This affidavit is grounded in:


- Pomeroy's Equity Jurisprudence – Vol. 1–4
- Hale v. Henkle, 201 U.S. 43 (1906)
- City of Dallas v. Mitchell, 245 S.W. 944 (Tex. Civ. App. 1922)
- Presidential Memorandum (April 9, 2025)
- Bouvier's Law Dictionary (1856), Allodial title principles

5. Declaration and Affirmation

I affirm under penalty of perjury that the above is true, accurate, and executed in full capacity as a sovereign woman of private nationality.

Executed this 14th day of April, 2025

By: 
Sharita T. Patterson
Attorney-in-Fact / Tribal Beneficiary
c/o 497 West Side Avenue, P.O. Box 111



Jersey City, NJ 07304

Phone: [REDACTED]

All Rights Reserved – UCC 1-308 / UCC 1-103 – Without Prejudice

Notary Acknowledgment:

State of NJ County of Hudson

On this 14th day of April, 2025, before me, the undersigned notary, personally appeared Sharita T. Patterson, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument and acknowledged that she executed it in her authorized private capacity.

[Signature]
Notary Public

My Commission Expires: 01/18/27

RHODES GARCON
Notary Public, State of New Jersey
Commission # 50182401
My Commission Expires January 18, 2027



QUIT CLAIM GRANT DEED (PRIVATE ESTATE – NON-CORE REMOVAL)
KNOW ALL MEN BY THESE PRESENTS:

That I, Sharita T. Patterson, a living woman, the Grantor, of full age, sound mind, and in full private capacity, having lawful possession and control of the real property hereinafter described, for good and valuable consideration, the receipt of which is hereby acknowledged, do hereby quitclaim, convey, and grant without recourse, without warranty, and without fiduciary obligation, unto:

Sharita T. Patterson, in Private Capacity, as Beneficiary and Trustee of The Legacy Trust, RaBanga, a private, irrevocable trust existing in equity and law, Mailing Location: 497 West Side Avenue, P.O. Box 111, Jersey City, New Jersey Republic [07304]

Legal Description of Property

All that certain tract or parcel of land situated in Newark, Essex County, New Jersey, known as Block 479, Lot 35, and described as follows:

Beginning at a point on the northwesterly side of Summer Avenue, distant 100 feet northeasterly from the intersection of Summer Avenue and Crane Street; thence running northeasterly 25 feet; thence northwesterly 112.5 feet; thence southwesterly 25 feet; thence southeasterly 112.5 feet to the point of beginning.

Commonly known as: [REDACTED]

Parcel ID: [REDACTED]

Declaration and Removal from Public Registration

This Quit Claim Grant Deed is executed as part of a private transfer of property into sovereign custodianship and/or private tribal trust estate. The property is hereby removed from public registration, taxation, and commercial record systems, and declared non-core under private estate status. All jurisdictional ties to municipal, state, or federal encumbrances are hereby disclaimed and rebutted.

Executed this 14th day of April, 2025

By: 

Sharita T. Patterson

Grantor / Woman in full private capacity

c/o 497 West Side Avenue, P.O. Box 111

Jersey City, New Jersey Republic [07304]

Phone: [REDACTED]

All Rights Reserved – UCC 1-308 / UCC 1-103 – Without Prejudice

Notary Acknowledgment:

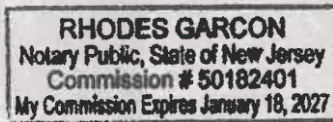
State of NJ County of Hudson

On this 14th day of April, 2025, before me, the undersigned notary, personally appeared Sharita T. Patterson, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument and acknowledged that she executed it in her authorized private capacity.

[Signature]

Notary Public

My Commission Expires: 01/18/27



PRIVATE BILL FOR EQUITY & LABOR CONTRIBUTIONS
(Sweat Equity Lien - Private Estate Claim under Sovereign & Tribal Rights)

To Whom It May Concern:

This is a lawful and formal notice of labor, material, and financial contributions made by the undersigned:

Sharita T. Patterson
[REDACTED]

Jersey City, New Jersey [ZIP CODE EXEMPT - Private Sovereign Jurisdiction]

Phone: [REDACTED]

Concerning the Following Private Estate Properties:

- [REDACTED], Newark, New Jersey Republic [07104]
- [REDACTED], Newark, New Jersey Republic [07104]

TOTAL EQUITY CLAIM: \$500,000.00

(Five Hundred Thousand U.S. Dollars)

This private bill stands as a formal lien and lawful equity claim based on uncompensated labor, maintenance, restoration, repair, furnishing, and value-enhancing activities performed and paid for by Sharita T. Patterson.

No third party, agency, or authority may dispute or disregard this equitable interest.

I. SWEAT EQUITY LABOR CONTRIBUTIONS

- Daily and weekly cleaning of interior and exterior spaces
- Trash and debris removal from entire premises
- Yard cleanup, pest prevention, and front-of-house presentation

- Door installation and replacement (interior/exterior)
- Lock changing, tightening of hinges, door alignment repairs
- Assembling, lifting, organizing, and clearing furniture/items
- Window sealing, weatherproofing, and securing of entrances
- Painting, caulking, touch-ups, and restoration of wall integrity
- Mold removal, water damage cleanup, and emergency response
- Power washing sidewalks and porches

II. TOOLS, EQUIPMENT, AND MATERIALS PURCHASED

- Cleaning supplies (bleach, disinfectants, mops, vacuums)
- Paint, brushes, rollers, wood filler, and plaster materials
- Light fixtures, bulbs, and minor electrical hardware
- Plumbing supplies (wrenches, sealant, sink hardware)
- Yard tools (rakes, snow shovels, lawn tools)
- Safety gear, gloves, ladders, and storage items

III. CONTINUOUS MAINTENANCE & PROPERTY UPGRADES

- Managing trash collection, pest control, and sanitation
- Food storage and meal preparation for household
- Securing property from trespassers and damages
- Damage repairs performed at no cost to any third party- Ongoing visual, material, and physical upkeep to sustain value

DECLARATION OF RIGHTS AND SOVEREIGNTY:

This bill is issued under full tribal sovereignty and private estate jurisdiction. I, Sharita T. Patterson, act not as a U.S. citizen but as a sovereign woman and lawful beneficiary of the Navajo Nation, asserting my ancestral and spiritual title and non-commercial claim over said properties.

This Private Estate is:

- Exempt from commercial jurisdiction, property tax schemes, and municipal enforcement

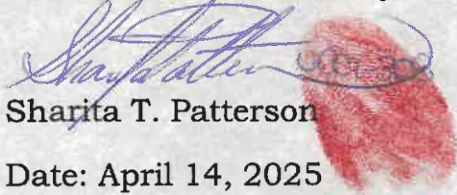
- Protected by treaty rights, natural law, and tribal governance
- Subject only to lawful agreements entered voluntarily by the sovereign woman herein

NOTICE TO ALL PARTIES:

Any claim, lien, or action taken by any public body or commercial entity without proper authority, treaty-based agreement, or sovereign consent shall constitute:

- Trespass
- Conversion
- Violation of tribal and human rights
- Interference with private equitable interest
- Actionable tort under Title 42 U.S.C. § 1983 and common law

Affirmed and declared by:


Sharita T. Patterson

Date: April 14, 2025

Mailing Address: P.O. Box 111, 497 West Side Avenue, Jersey City, New Jersey Republic

[07304] Phone: [REDACTED]

TRIBAL LAND RECLAMATION NOTICE

(Public Notice of Jurisdictional Change and Reversion to Indigenous Sovereignty)

TRIBAL LAND RECLAMATION NOTICE

To All Public and Private Entities: Corporate, Municipal, State,
and Federal

FROM:

Sharita T. Patterson

Sovereign Woman of the Navajo Tribe

Indigenous to Turtle Island

497 West Side Avenue, P.O. Box 111

Jersey City, New Jersey Republic [07304]

DATE: April 14th, 2025

NOTICE TO CEASE AND DESIST CORPORATE CLAIM OF TITLE

NOTICE OF JURISDICTIONAL CONVERSION TO INDIGENOUS LAND

NOTICE OF TRIBAL AUTHORITY AND POSSESSION

By sovereign birthright, natural law, and affirmed international treaty
protections, the following lands:

- [REDACTED], Newark, New Jersey Republic [07104] - [REDACTED]
[REDACTED], Newark, New Jersey Republic [07104] is hereby reclaimed and
declared to be:

SOVEREIGN TERRITORY OF THE NAVAJO NATION

under tribal jurisdiction and protected as ancestral land pursuant to:

- United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP),
Articles 26 & 28
- Royal Proclamation of 1763

- Treaty of Fort Laramie (1851, 1868)
- Jay Treaty (1794)
- Worcester v. Georgia, 31 U.S. 515 (1832)
- Article VI of the U.S. Constitution (Supremacy Clause)
- Presidential Action (April 2025): 'Directing the Repeal of Unlawful Regulations '

- Legal Authority Includes:

- Article 26, UNDRIP: Recognition of traditional ownership and right to land.
- Article 28, UNDRIP: Right to redress, restitution, or fair compensation for dispossession.
- Treaty Law Supremacy: Treaties are supreme law of the land.
- Worcester v. Georgia: Affirms sovereignty of tribal nations against state intrusion.

Action Declared:

I, Sharita T. Patterson, a living Indigenous woman and descendant of the Navajo Tribe, do hereby reclaim the

- Worcester v. Georgia, 31 U.S. 515 (1832)
- Article VI of the U.S. Constitution (Supremacy Clause) Legal Authority Includes:
 - Article 26, UNDRIP: Recognition of traditional ownership and right to land.
 - Article 28, UNDRIP: Right to redress, restitution, or fair compensation for dispossession.
 - Treaty Law Supremacy: Treaties are supreme law of the land.
 - Worcester v. Georgia: Affirms sovereignty of tribal nations against state intrusion.

Action Declared:

I, Sharita T. Patterson, a living Indigenous woman and descendant of the Navajo Tribe, do hereby reclaim the above-described land and declare it under private sovereign tribal trust, exempt from any public jurisdiction or administrative oversight by municipal, county, state, or federal entities.

Any further interference, taxation, sale, or encumbrance without lawful treaty-based authority will be treated as a violation of international law and an act of aggression under tribal sovereignty and customary law.

This is a Public Record and Lawful Notice.

Filed under Private Estate Jurisdiction and Tribal Law.

By My Hand:



Navajo Tribe

All Rights Reserved, UCC 1-308, Without Prejudice

UNDRIP-COMPLIANT LAND CLAIM DECLARATION

(Affidavit of Lawful Claim and Sovereign Intent to Acquire Land)

Affidavit of Lawful Claim & Intent to Acquire Tribal Land
Affirmed Under Indigenous Rights and Sovereign Tribal Custom

I, Sharita T. Patterson, a living Indigenous woman of the Navajo Tribe, do hereby declare this public notice and lawful claim to the ancestral lands commonly referred to as:

- [REDACTED], New Jersey Republic [07104]

- [REDACTED], New Jersey Republic [07104]

- I DECLARE AS FOLLOWS:

1. That I am a natural sovereign woman of Turtle Island, operating in private capacity under tribal law and spiritual governance of the Navajo Nation.
2. That I am not subject to corporate jurisdiction or compelled performance under United States municipal statutes unless by signed treaty or contract.
3. That these lands are rightfully reclaimed under:
 - Articles 26 & 28 of UNDRIP
 - Treaty of Fort Laramie
 - Royal Proclamation of 1763
 - Jay Treaty
 - Worcester v. Georgia
4. That these properties have been misused or unlawfully held under color of law without treaty-based consent or rightful compensation.
5. That I hereby assume stewardship of these lands as tribal trust under my sovereign custodianship.
6. That this land reclamation is peaceful, lawful, and in accordance with tribal spiritual and customary law.

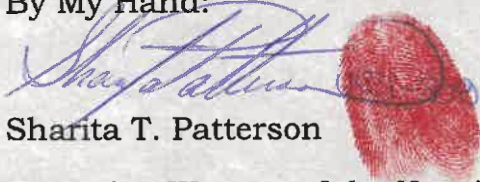
REMEDY SOUGHT:

I demand that all third parties, state agents, commercial actors, and government officers cease and desist all involvement with these lands and honor the tribal reclamation and sovereign transition.

Failure to respond with superior claim, lawful treaty, or verified jurisdiction within thirty (30) days shall constitute acquiescence and default.

Affirmed on April 14th, 2025,
On the Land Known as Turtle
Island

By My Hand:



Sharita T. Patterson

Sovereign Woman of the Navajo Tribe

497 West Side Avenue, P.O. Box 111

Jersey City, New Jersey Republic [07304]

All Rights Reserved. UCC 1-308

PRIVATE BILL FOR EQUITY & LABOR CONTRIBUTIONS
(Sweat Equity Lien - Private Estate Claim under Sovereign & Tribal Rights)

To Whom It May Concern:

This is a lawful and formal notice of labor, material, and financial contributions made by the undersigned:

Sharita T. Patterson

497 West Side Avenue P.O. Box 111

Jersey City, New Jersey [ZIP CODE EXEMPT - Private Sovereign Jurisdiction]

Phone: [REDACTED]

Concerning the Following Private Estate Properties:

- [REDACTED], Newark, New Jersey Republic [07104]
- [REDACTED], Newark, New Jersey Republic [07104]

TOTAL EQUITY CLAIM: \$500,000.00

(Five Hundred Thousand U.S. Dollars)

This private bill stands as a formal lien and lawful equity claim based on uncompensated labor, maintenance, restoration, repair, furnishing, and value-enhancing activities performed and paid for by Sharita T. Patterson.

No third party, agency, or authority may dispute or disregard this equitable interest.

I. SWEAT EQUITY LABOR CONTRIBUTIONS

- Daily and weekly cleaning of interior and exterior spaces
- Trash and debris removal from entire premises
- Yard cleanup, pest prevention, and front-of-house presentation

- Door installation and replacement (interior / exterior)
- Lock changing, tightening of hinges, door alignment repairs
- Assembling, lifting, organizing, and clearing furniture/items
- Window sealing, weatherproofing, and securing of entrances
- Painting, caulking, touch-ups, and restoration of wall integrity
- Mold removal, water damage cleanup, and emergency response
- Power washing sidewalks and porches

II. TOOLS, EQUIPMENT, AND MATERIALS PURCHASED

- Cleaning supplies (bleach, disinfectants, mops, vacuums)
- Paint, brushes, rollers, wood filler, and plaster materials
- Light fixtures, bulbs, and minor electrical hardware
- Plumbing supplies (wrenches, sealant, sink hardware)
- Yard tools (rakes, snow shovels, lawn tools)
- Safety gear, gloves, ladders, and storage items

III. CONTINUOUS MAINTENANCE & PROPERTY UPGRADES

- Managing trash collection, pest control, and sanitation
- Food storage and meal preparation for household
- Securing property from trespassers and damages
- Damage repairs performed at no cost to any third party- Ongoing visual, material, and physical upkeep to sustain value

DECLARATION OF RIGHTS AND SOVEREIGNTY:

This bill is issued under full tribal sovereignty and private estate jurisdiction. I, Sharita T. Patterson, act not as a U.S. citizen but as a sovereign woman and lawful beneficiary of the Navajo Nation, asserting my ancestral and spiritual title and non-commercial claim over said properties.

This Private Estate is:

- Exempt from commercial jurisdiction, property tax schemes, and municipal enforcement

- Protected by treaty rights, natural law, and tribal governance
- Subject only to lawful agreements entered voluntarily by the sovereign woman herein

NOTICE TO ALL PARTIES:

Any claim, lien, or action taken by any public body or commercial entity without proper authority, treaty-based agreement, or sovereign consent shall constitute:

- Trespass
- Conversion
- Violation of tribal and human rights
- Interference with private equitable interest
- Actionable tort under Title 42 U.S.C. § 1983 and common law

Affirmed and declared by:



Sharita T. Patterson

Date: April 14, 2025

Mailing Address: P.O. Box 111, 497 West Side Avenue, Jersey City, New Jersey Republic

[07304] Phone: [REDACTED]

TRIBAL LAND RECLAMATION NOTICE

(Public Notice of Jurisdictional Change and Reversion to Indigenous Sovereignty)

TRIBAL LAND RECLAMATION NOTICE

To All Public and Private Entities: Corporate, Municipal, State,
and Federal

FROM:

Sharita T. Patterson

Sovereign Woman of the Navajo Tribe

Indigenous to Turtle Island
[REDACTED]

Jersey City, New Jersey Republic [07304]

DATE: April 14th, 2025

NOTICE TO CEASE AND DESIST CORPORATE CLAIM OF TITLE

NOTICE OF JURISDICTIONAL CONVERSION TO INDIGENOUS LAND

NOTICE OF TRIBAL AUTHORITY AND POSSESSION

By sovereign birthright, natural law, and affirmed international treaty protections, the following lands:

- [REDACTED], New Jersey Republic [07104] - [REDACTED]
[REDACTED], Newark, New Jersey Republic [07104] is hereby reclaimed and declared to be:

SOVEREIGN TERRITORY OF THE NAVAJO NATION

under tribal jurisdiction and protected as ancestral land pursuant to:

- United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP), Articles 26 & 28
- Royal Proclamation of 1763

- Treaty of Fort Laramie (1851, 1868)
- Jay Treaty (1794)
- Worcester v. Georgia, 31 U.S. 515 (1832)
- Article VI of the U.S. Constitution (Supremacy Clause)
- Presidential Action (April 2025): 'Directing the Repeal of Unlawful Regulations '

- Legal Authority Includes:

- Article 26, UNDRIP: Recognition of traditional ownership and right to land.
- Article 28, UNDRIP: Right to redress, restitution, or fair compensation for dispossession.
- Treaty Law Supremacy: Treaties are supreme law of the land.
- Worcester v. Georgia: Affirms sovereignty of tribal nations against state intrusion.

Action Declared:

I, Sharita T. Patterson, a living Indigenous woman and descendant of the Navajo Tribe, do hereby reclaim the

- Worcester v. Georgia, 31 U.S. 515 (1832)
- Article VI of the U.S. Constitution (Supremacy Clause) Legal Authority Includes:
 - Article 26, UNDRIP: Recognition of traditional ownership and right to land.
 - Article 28, UNDRIP: Right to redress, restitution, or fair compensation for dispossession.
 - Treaty Law Supremacy: Treaties are supreme law of the land.
 - Worcester v. Georgia: Affirms sovereignty of tribal nations against state intrusion.

Action Declared:

I, Sharita T. Patterson, a living Indigenous woman and descendant of the Navajo Tribe, do hereby reclaim the above-described land and declare it under private sovereign tribal trust, exempt from any public jurisdiction or administrative oversight by municipal, county, state, or federal entities.

Any further interference, taxation, sale, or encumbrance without lawful treaty-based authority will be treated as a violation of international law and an act of aggression under tribal sovereignty and customary law.

This is a Public Record and Lawful Notice.

Filed under Private Estate Jurisdiction and Tribal Law.

By My Hand:



Sharita T. Patterson

Navajo Tribe

All Rights Reserved, UCC 1-308, Without Prejudice

UNDRIP-COMPLIANT LAND CLAIM DECLARATION

(Affidavit of Lawful Claim and Sovereign Intent to Acquire Land)

Affidavit of Lawful Claim & Intent to Acquire Tribal Land

Affirmed Under Indigenous Rights and Sovereign Tribal Custom

I, Sharita T. Patterson, a living Indigenous woman of the Navajo Tribe, do hereby declare this public notice and lawful claim to the ancestral lands commonly referred to as:

- [REDACTED], New Jersey Republic [07104]
- [REDACTED], New Jersey Republic [07104]

- I DECLARE AS FOLLOWS:

1. That I am a natural sovereign woman of Turtle Island, operating in private capacity under tribal law and spiritual governance of the Navajo Nation.
2. That I am not subject to corporate jurisdiction or compelled performance under United States municipal statutes unless by signed treaty or contract.
3. That these lands are rightfully reclaimed under:
 - Articles 26 & 28 of UNDRIP
 - Treaty of Fort Laramie
 - Royal Proclamation of 1763
 - Jay Treaty
 - Worcester v. Georgia
4. That these properties have been misused or unlawfully held under color of law without treaty-based consent or rightful compensation.
5. That I hereby assume stewardship of these lands as tribal trust under my sovereign custodianship.
6. That this land reclamation is peaceful, lawful, and in accordance with tribal spiritual and customary law.

REMEDY SOUGHT:

I demand that all third parties, state agents, commercial actors, and government officers cease and desist all involvement with these lands and honor the tribal reclamation and sovereign transition.

Failure to respond with superior claim, lawful treaty, or verified jurisdiction within thirty (30) days shall constitute acquiescence and default.

Affirmed on April 14th, 2025,

On the Land Known as Turtle
Island

By My Hand:



Sharita T. Patterson

Sovereign Woman of the Navajo Tribe

497 West Side Avenue, P.O. Box 111

Jersey City, New Jersey Republic [07304]

All Rights Reserved. UCC 1-308