

# **ALLIANCE OF INDIGENOUS NATIONS (AIN)**

www.allianceofindigenouznations.org

tribunal@allianceofindigenouznations.org

Instructions - HOW TO INITIATE A TRIBUNAL CLAIM(S)

(Claims involve Compensation, Restoration of property, and/or Declaratory Relief)

\_\_\_ **Option 1** AIN Tribunal (Formal) - Judgment by the International Panel of Justices. The Decision is Final and Binding.

\_\_\_ **Option 2** AIN Council (Informal) - Arbitration with the Clan Mother Council. The Decision is Final and Binding.

1. Fill out the attached FORM. Use plain English, avoid legal words and phrases.
2. Attach any proof/evidence and send to our Tribunal email address above.
3. Be sure to include any restoration of property, compensation, or any declaration relief.
4. Include an email address for each Respondent(s):

(If there are additional Respondents include their names and email addresses on second page and attach to this claim)

5. The AIN Tribunal will serve the claim on each Respondent(s) via email.
6. Please add specifications and additional comments regarding your claim and what you are seeking from your Respondent on page 2 of your submission, under #4.

Filing Fee: \$200.00 per claim. E-Transfer to: [kit4equity@gmail.com](mailto:kit4equity@gmail.com)

Tribunal Process - Claims are first reviewed by the AIN Evidence Council, which determines if the issue is Nation-to-Nation. Any questions are sent to the Tribunal Prosecutor.

If your Claim is not accepted at either level, you may email the Tribunal (address above) and have the issue reviewed by the Attorney General, who forwards any decline to the Supervising Justice of the Panel.

If you prefer to resolve your claim informally through the Council of Clan Mothers, please check Option 2 above (Binding Arbitration).

**NOTICE OF HEARING AT THE  
ALLIANCE OF INDIGENOUS NATIONS (AIN)  
INTERNATIONAL TRIBUNAL**

[tribunal@allianceofindigenouznations.org](mailto:tribunal@allianceofindigenouznations.org)

**TAKE NOTICE** that the Claimant (s) has (have) filed a Complaint into the A.I.N. International Tribunal, pursuant to UNDRIP and ADRIP (American Declaration on the Rights of Indigenous People) ratified by CANADA's Parliament as acknowledged by CIRNAC on Dec. 13, 2024, and Indigenous Common Law.

The Claimant(s) (a man and/or woman) name(s):

do claim that the Respondent(s) a man (or men), and/or a woman (women), named.

Did on this date(s): \_\_\_\_\_, trespass my/our rights as follows:

- 1.
  
  
  
  
  
  
  
  
  
  
- 2.
  
  
  
  
  
  
  
  
  
  
- 3.

RESPONDENT (S) - You are hereby served that a Notice of Claim has been filed against you in the Alliance of Indigenous Nations (AIN) Tribunal. You have ten (10) days to file a "verifiable" response (and any counterclaim) with the Tribunal to [ainintake@proton.me](mailto:ainintake@proton.me)

If you fail to respond within ten (10) days, a default judgment may be issued against you. All final AIN Tribunal Judgments are enforceable in ALL Courts per International Comity.

**Attorneys are prohibited unless they are a tribunal party.**

**PLEASE CONFIRM RECEIPT OF THIS EMAIL**

Respondent(s) has THREE DAYS TO APPEAL, in writing, a Default Judgment, not including the day of service.

Dated:

**NOTICE OF HEARING AT THE  
ALLIANCE OF INDIGENOUS NATIONS (AIN)**

Supplementary comments:  
I request an Order for:

4.