



Moorish National Republic Federal Government

~ Societas Republicae Ea Al Maurikanos ~

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / 'The North Gate'

~ Temple of the Moon and Sun ~

The True and De Jure Natural Peoples - Heirs of the Land

سلام ~ I.S.L.A.M ~ سلام

For the Public Record, on the public record and let the public record show the attached eight-page Moorish American Consulates Affidavit of Notice and Order;

the unlawful custody Re: _____

Name of Corporate Persson Acting as Judge

Contract Case Number

And these lawful declarations made by:

_____, ex relatione: _____
Free Moorish National Name/Appellation ALL CAPS CORPORATE FICTION NAME

Copies of this document from the Moorish American Consular Court (An Ecclesiastical Court) and all correspondence in this case(s) have also been forwarded to: the Department of Justice - The U.S. Attorney General, The U.S. Military Provost Marshall, The United Nations, The Governor of your State, and the Sheriff's Department for further enforcement as well as Travelers Casualty and Surety Company of America.

The Moorish National Republic Federal Government reserves the Right to forward this and all related documents as we deem it pertinent and/or necessary.

Declaration of Violations of secured Constitutional Rights, Violation of Treaty Rights, Criminal Acts and Demand for Corporate Commercial/Personal Bond Information:

"I am _____, In Propria Persona Sui Juris. I am an Islamic Moslem, Aboriginal, Indigenous Moorish American National and a Natural Divine Freehold of this land of America. All of my rights are reserved at all times and I am exercising them now. I am the Executor, Administrator, Creditor, Claimant, and Beneficiary of my own Estate and you are but a former trustee. You will not subrogate my identity or my rights at

any time. I do not consent to this commercial transaction. I do not consent to any subrogation of my identity as stated. I am now exercising all of my rights as the Executor, Administrator, Creditor, Claimant and Beneficiary and declare that I am now enforcing my Constitutional Right to my Freedom and my Liberty. You and all trustees are fired, and you are to provide me with a statement to this effect in writing along with the corporate and/or personal surety bond information of each corporate „court“ employee present here today. Each corporate employee here today will be assessed an allodial cost on their corporate and/or personal bonds and assets.”

Amendment IX

“ The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people” – All of my rights are reserved and retained and exercised at will.

“Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them” Miranda v. Arizona 384 US 436, 125:

Article VI

“All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding. The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.”

No Natural Person shall be deprived of due process of law:

Amendment V

"No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation."

The Treaty of Peace and Friendship 1786/1836

20. If any of the Citizens of the United States, or any Persons under their Protection, shall have any disputes with each other, the Consul shall decide between the Parties and whenever the Consul shall require any Aid or Assistance from our Government to enforce

his decisions it shall be immediately granted to him.

21. If a Citizen of the United States should kill or wound a Moor, or on the contrary if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place and equal Justice shall be rendered, the Consul assisting at the Tryal, and if any Delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever.

23. The Consuls of the United States of America shall reside in any Sea Port of our Dominions that they shall think proper; And they shall be respected and enjoy all the Privileges which the Consuls of any other Nation enjoy, and if any of the Citizens of the United States shall contract any Debts or engagements, the Consul shall not be in any Manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof, without which promise in Writing no Application to him for any redress shall be made.



As an Officer(s) of the Court, you and your assigns are bound (or have taken) a solemn Oath (See Article VI) to uphold and Support the Constitution for the United States Republic. Your Refusal to release a Moorish American Nationals from your unlawful, „colorable“ custody and submit a response to this Affidavit will be construed to be further evidence of „Colorable Acts“ in violation of the constitutionally secured exercise of the Rights of the American People. Such an act and imposition is a violation of your Official Oath of office. This can result in additional lawful remedy actions filed against those violating Officers of the Court, Under Title 18 and Title 42, in their official and private capacities. The Law always gives a remedy for the people against color of law actions committed by those who violate their Oaths of Office colluding to abridge the Rights secured for the Natural Beings and the citizens.

Cause of Action

The Foreign Corporation of the: **STATE OF STATE NAME, CITY OF CITY/STATE, NAME OF CORPORATE PSEUDO COURT, NAME OF SHERIFFS OFFICE, NAME OF POLICY ENFORCER/POLICE DEPARTMENT, has unlawfully detained Moorish American National, _____**, against the Constitution For the United States, The Treaty of Peace and Friendship 1786/ 1836, and against the ecclesiastic laws of Allah which state that it is a sin to violate the Constitutional Rights of a Free National Government. You are hereby notified that you have committed the following: *kidnapping, attempted Denationalization, Fraud, Threat, Duress and Coercion, Conspiracy, Human Trafficking, Forced Population Transfer, Violation of Title 18 Chapter 43 Section 913 Impersonating Government Officials, Inducement to fraud, denial of due process (trial by a jury of my Moorish American National Peers).*

I have not waived any of my rights as an Aboriginal Indigenous Moorish American National. Also, there is no injured party who has filed a written and signed statement/ affidavit of injury as required under the Rules of Discovery in order to provide a proper defense. All charges made are evidence of human trafficking as stated in the Constitution

For the United States Amendment 13, section 12. No discovery has been filed. All ransom payments demanded by this foreign court venue are products of the Federal Reserve Act of 1913 which states that “*Federal Reserve Notes to be issued...through the Federal Reserve Agents as hereinafter set forth and no other purpose are hereby authorized*”- Moorish American Nationals are not Federal Reserve Agents therefore Federal Reserve Notes are not authorized for the purpose that you have demanded and do not serve as a form of legal money.



I affirm for the record the following facts and declarations of this entire document to be entered into the Public record immediately:

This document, all documents, all statements and declarations made by Moorish American Nationals in all foreign court venues are to be placed into the public record, For the record, on the record, and let the record show.

I, and all Moorish American Nationals declare that all foreign persons who are party to these unlawful actions against the Natural People of the Land who proceed contrary to the Constitution For the United States, or who have taken a private foreign oath to Masonry or other Secret Societies are hereby rejected as public servants, “government” officials and trustees and declare that you have no standing at law nor merit being repugnant to the Constitution For the United States. I publicly rebut the Presumption of Public Service as it is by definition a presumption and has no standing or merit in presentable or material fact.

1. I, being of Moorish American Bloodline, publicly rebut the Presumption of Public Oath which infers that all members of the Private Bar Guild acting in the capacity of “public officials” who have sworn a solemn public oath remain bound by that oath and therefore bound to serve honestly, impartially and fairly as dictated by their oath. I publicly demand that the “judge” declare under oath to have functioned under their Public Oath of Office and not under their Private Guild Oaths. I declare that if said Private Bar Guild member has functioned under their Private Bar Guild Oath in contradiction to their Public Oath of Office, such individuals must recuse themselves as having a conflict of interest against their public oath.

2. I, and all Moorish American Nationals demand that the acting “judges”, prosecutors, and magistrates present their oaths of office for the public record as they are not immune from personal claims of injury and liability. I publicly rebut all presumptions of Immunity made by said acting “judges”, prosecutors, and magistrates.

3. I, and all Moorish American Nationals publicly rebut the Presumption of Summons which infers that by custom a summons unrebutted stands and therefore one who attends Court is presumed to accept a position (defendant, juror, witness) and jurisdiction of the court. I, and all Moorish American Nationals reject all invitations by summons.

4. I, and all Moorish American Nationals publicly rebut and reject all summons and/or warrant for arrest as they are not withstanding. We rebut that one who attends Court is presumed to be a thing and therefore liable to be detained in custody by “Custodians”. Custodians may only lawfully hold custody of property and “things” not flesh and blood soul possessing beings. We are not “things or property” and are therefore unlawfully being kept in custody by custodians.

5. I, and all Moorish American Nationals rebut and reject all foreign court venues as Guardians of the Natural Aboriginal Indigenous Moorish American Nationals. We are not paupers nor residents of said foreign wards/agents/court venues pretending to be government.

6. I, and all Moorish American Nationals rebut and reject the fraudulent title of “trustee” at all times. I, and all Moorish American Nationals are the Executors, Administrators, Beneficiaries, Claimants, and Creditors in this and all proceedings against me/us by this foreign Roman court venue and its foreign agents who are debtors and belligerent trustees acting as “judges”, prosecutors, attorneys, clerks, bailiffs and magistrates. I appear here under threat, duress and coercion by way of kidnapping and/or other unlawful acts perpetrated against me by this foreign corporation pretending to be public servants.

7. I, and all Moorish American Nationals rebut and reject the inducement to fraud that is perpetrated on the Natural Divine Living People of the Land by the acting “judges”, prosecutors, and magistrates with the foreign court’s presumption that I/we have expressed and granted them authority by stating such words as, “recognize, understand, comprehend” as words that bind us to unlawful fraudulent contracts of adhesion. I, and all Moorish American Nationals do not “recognize” you nor do we “stand under” your fraudulent, colorable authority, nor do we “comprehend” your fraud. We reject and rebut all contracts at all times.

8. I, and all Moorish American Nationals are competent to present ourselves and declare our lawful Executorship and Beneficiary offices and will not submit to psychiatric evaluations by foreign court venue agents.

9. I, and all Moorish American Nationals rebut any claims of “guilt” perpetrated on us by foreign court venues and it’s agents, “judges”, prosecutors, and magistrates. We present this affidavit of truth declaring that we are not guilty of any unlawful acts against the Constitution For the United States nor the Treaty of Peace and Friendship 1786/1836.

10. I, and all Moorish American Nationals rebut and reject the representation of all barristers, attorneys, and foreign law persons of the Roman Court venues. We present ourselves at all times. We present with the assistance of Moorish American Consuls at our choosing. All foreign barristers, attorneys, or foreign law persons of the Roman courts attempting to represent me/us or attempting the crime of inducement to fraud shall be subject to liens, fines, imprisonment and any other redress that we choose.

11. According to the United States Writing Style Manual (early edition), “Anything in all upper case letters is either a U.S. VESSEL, A CORPORATION, OR A DEAD PERSON. All documents issued to, for, against or about a U.S. VESSEL, CORPORATION, or DEAD PERSON does not pertain to me nor any Moorish American National but pertain only to “things”. This constitutes an “in rem” proceeding and is fraudulent and a crime against the Aboriginal, Indigenous Moorish American Nationals. Any FICTITIOUS CORPORATE PERSON or anyone who issues documents in this fraudulent manner using it to commit crimes against the Natural People of the Land is in violation of Crimes Against Humanity, Fraud, Human Trafficking, Slavery, Denationalization, and other National and International crimes and will be held accountable for those crimes. I and all Moorish American Nationals are not U.S. VESSELS. I and all Moorish American Nationals are not CORPORATIONS. I, and all Moorish American Nationals are not DEAD. We are the living, breathing, Natural, Aboriginal, Indigenous, Divine, dejure, Islamic Moslem Americans.



Reversioner

I, _____, the living, sentient Being and rightful Heir, am not lost at sea; and I Affirm and Declare my Right of ‘*Reversion of Estate*’ and therefore I make no claim with respect to the *title* and misrepresented (*name / Man-of-Straw and nom de guerre; - being a title*) and the spurious creations of the foreign, *de facto* United States Corporate operators, actors, and owners; and I surrender and assign any and all ‘*Reversionary Interest*’ to the foreign United States and its subsidiaries for full ‘*Acquittance Discharge Settlement*’ and ‘*Closure*’ of my reliance, *Title 12 USC 95a, part I* assume no liabilities or debts however contrived among its associates; and I do not consent to stand as ‘*Surety*’ for the foreign, private, and for-profit, UNITED STATES INCORPORATED / U. S. Corporation Company entity owners, directors or their administrators; nor do I stand as ‘*Surety*’ for its subsidiaries or its associates at any point, or moment in time.

Allodial Cost Schedule

I, _____, **ex relatione:** _____
Free Moorish National Name/Appellation **ALL CAPS CORPORATE FICTION NAME**

Hereby declare my immediate release as a Free Aboriginal Indigenous Moorish American Citizen. Should your Foreign venue choose not to release me, all corporate court employees who are party to this violation of my Constitutionally secured Rights will have Liens assessed against their bonds and/or assets, professional and/or private according to the following Allodial Cost schedule:

\$100,000,000 in Gold backed currency per PERSON/CORPORATION aforementioned as in violation of the Supreme law of the land in this document.

Notice to Principle is notice to agent. Notice to Agent is notice to principle.

—————
Maxims of Equity

1. *Equity sees that as done what ought to be done.*
2. *Equity will not suffer a wrong to be without a remedy.*
3. *Equity delights in equality.*
4. *One who seeks equity must do equity.*
5. *Equity aids the vigilant, not those who slumber on their rights.*
6. *Equity imputes an intent to fulfill an obligation.*
7. *Equity acts in personam.*
8. *Equity abhors a forfeiture ...*
9. *Equity does not require an idle gesture.*
10. *He who comes into equity must come with clean hands.*
11. *Equity delights to do justice and not by halves.*
12. *Equity will take jurisdiction to avoid a multiplicity of suits ..*
13. *Equity follows the law.*
14. *Equity will not aid a volunteer.*
15. *Where equities are equal, the law will prevail.*
16. *Between equal equities the first in order of time shall prevail.*
17. *Equity will not complete an imperfect gift.*
18. *Equity will not allow a statute to be used as a cloak for fraud.*
19. *Equity will not allow a trust to fail for want of a trustee.*
20. *Equity regards the beneficiary as the true owner.*

Wherefore, I, _____, being „Part and Parcel“ named herein, and by Birthright, Primogeniture, and Inheritance, make a Lawful Entry of Affidavit and Public Notification of Lawful Claim and Declaration to be Published for the Public Record in the judge’s aforementioned Case.

Chronos:

Day: _____ Month: _____ Year: _____
Day Month Year

I Am: _____
Consul / Minister: Natural Person - In Propria
Persona - Authorized Representative; All Rights Reserved
Free Moor / Muur Northwest Amexem / Northwest Africa / North America

