





Moorish National Republic Federal Government

Societas Republicae Ca Al Maurikanos

THE 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 of the Land *For The Record, To Be Read Into The Record*

BEFORE THE MOORISH AMERICAN CONSULAR COURT (ARTICLE III AMERICAN COMMON LAW)

ex. Relatione

files with the Moorish National Republic Federal Government

NOTICE OF REMOVAL

RE:

Acting judicial person(s) doing business. Append additional names Bill of attainder / Bill of pains and penalties Contract#

REMOVE FROM:

Name of corporate pseudo court styled as, the full name, DUNS#, EIN#, and all other derivative names thereof.

Corporate pseudo court's location address

Notice to principle is notice to agent - Notice to agent is notice to principle.

Pursuant to the judicial authority of the Moorish National Republic Federal Government to carry into full effect the provisions of the 1786 / 1787 Morocco Empire Treaty of Peace and Friendship before an Article III Court of competent jurisdiction, and enforce the Constitution For the united States of America as to the restoration of proper and lawful 'due process' under the organic American Republic Constitution Law principles and operations; the Moorish American:

_ex. Relatione, _____

Free Moorish American Appellation

In Full Life, In Propria Persona1 Sui Juris2; HEREBY, file this NOTICE OF REMOVAL.

This NOTICE OF REMOVAL is to be removed from the occupying European United States /

U.S. / UNITED STATES Corporate tribunal³ styled as:

Corporate pseudo court's location address

to the **Moorish American Consular Court** of competent jurisdiction for civil and criminal cases; the constitutional Article III American Common Law court of record.

MULTIPLE GROUNDS FOR REMOVAL

Status⁴: I, ______, In Propria Persona Sui Juris; am an Islamic Moslem Moor, Aboriginal, Indigenous Moorish American⁵ National and a Natural Divine Freehold of this land of America. I reside in the jurisdiction of my ancestral inherited estate at all times, and ALL of my rights are reserved at all times; WHEREBY I am exercising them now. I am the Executor, Administrator, Creditor, Claimant, and Beneficiary of my own Estate and the aforementioned corporate pseudo court operators are but former trustees that are not authorized to subrogate my identity with the fraudulent CAPITALIZED or corporate-fiction name of _______owned by the UNITED STATES OF AMERICA, Inc., UNITED STATES, FEDERAL RESERVE, FEDERAL RESERVE BANKS,

^{1.} **IN Propria Persona**. In one's own proper person. It is a rule in pleading that pleas to the jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and he is presumed to plead after having obtained leave, which admits the jurisdiction. Lawes, PI. 91. Black's Law Dictionary rev. 4th ed. p. 899, 900 (1968)

^{2.} Sui Juris. Lat. Of his own right; possessing full social and civil rights; not under any legal disability, or the power of an-other, or guardianship. Having capacity to manage one's own affairs; not under legal disability to act for one's self. Story, Ag. § 2. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

^{3.} CIVIL ORDERS JULY 4, 2014 Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services.

^{4.} Status. Standing, state or condition. Reynolds v. Pennsylvania Oil Co., 150 Cal. 629, 89 P. 610, 612. The legal relation of individual to rest of the community. Duryea v. Duryea, 46 Idaho 512, 269 P. 987, 988. The rights, duties, capacities and incapacities which determine a person to a given class. Campb. Austin 137. A legal personal relationship, not temporary in its nature nor terminable at the mere will of the parties, with which third persons and the state are concerned. Holzer v. Deutsche Reichsbahn Gesellschaft, 159 Misc. 830, 290 N.Y.S. 181, 191. While term implies relation it is not a mere relation. De La Montanya v. De La Montanya, 112 Cal. 101, 115, 44 P. 345, 348, 32 L.R.A. 82, 53 Am.St.Rep. 165. It also means estate, because it signifies the condition or circumstances in which one stands with regard to his property. In the Year Books, it was used in this sense; 2 Poll. & Maitl. Hist, E. L. 11. Black's Law Dictionary rev. 4th ed. p. 1580 (1968)

^{5.} American: n. an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the <u>original application of the name</u>. Webster's 1828 American Dictionary of the English language and 1936. Webster's unabridged 20th century dictionary. "Some examples will now be cited from the Americas to illustrate the use of 'negro' and 'black' in English as applied to people of American ancestry." Jack D. Forbes: *Africans and Native Americans, Chp.3. Negro, Black and Moor p. 85* ¶ *3.*

or any franchises or agencies thereof, that are rendered null and void.

Diversity of Nationality6: I, ______ being Moorish American,

I am a Noble freehold Original Indigenous Autochthonous Moor/Muur⁷ of the organic Americas - the Land. By consanguine unity I am the descendant of the ancient Moabite Fore-Mothers and Fore-Fathers. My pledge of National, Political, and Spiritual allegiance is to my Moabite / Moorish Nation - being the archaic Originals / Indigenes of Amexem (the Americas) and stand squarely affirmed upon our Divine Oath to the five Points of Light -- Love, Truth, Peace, Freedom, and Justice. I am by birthright heritage, and primogeniture, the living beneficiary, good steward, heir apparent Jus sanguinis (by right of blood)⁸ and Jus soli (by right of soil) of the extreme far west Al Moroccan (American) Continents - Land of the Moors **territoria**, North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc); the ancient American lands since time immemorial before 1492 European invasion, colonization, occupation, and birthright theft of our lands and identities.

Federal Question⁹ Jurisdiction: the corporate tribunal lacks subject matter, personam, venue, and political, jurisdiction claims under diversity jurisdiction (Article III Section 2 Clause 1), and under the Eleventh Amendment limitations. The amount in controversy is lawful-money Four-million, five-hundred-thousand (\$4.5 Million) pursuant to Article 1, Section 10, Clause 1 that reads: "but gold and silver coin a tender in payment of debts". The corporate employees of THE STATE OF FLORIDA are required to take the oath (5 U.S. Code § 3331 - Oath of office) and they are foreign entities (8 U.S. Code § 1481); the International Organization Immunities Act relinquished every public office of the United States to the United Nations December 9, 1945. The foreign private for-profit MUNICIPAL, COUNTY, OR STATE corporate agency

^{6.} **Nationality.** That quality or character which arises from the fact of a person's belonging to a nation or state. Nationality determines the political status of the individual, especially with reference to allegiance; while domicile determines his civil status.Nationality arises either by birth or by naturalization. According to Savigny, "nationality" is also used as opposed to "territoriality," for the purpose of distinguishing the case of a nation having no national territory; e. g., the Jews. 8 Say. Syst. § 346;Westl.Priv.Int. Law, 5. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

^{7.} **Moor**, n More, Maure, L. Maurus a Moor 2. (Hist.) Any individual of the swarthy [dark complexion] races..." [relative to the Albion European] 1895 Noah Webster's International Dictionary of the English Language: being the authentic edition of Webster's unabridged dictionary, comprising the issues of 1864, 1879, and 1884 by Webster, Noah, 1758-1843; "Since moor and moren had also been used for American (Antwerp, 1563, and Brazil, 1550s, 1640s), we can see a pattern where both moor and swart were flexable enough to embrace a broad range of brown to dark brown people." Jack D. Forbes; Africans and Native Americans. Chp. 3. Negro, Black and Moor p. 81 \P 3; "I say my client may be a Moor, but he is not a Negro." Abraham Lincoln's case: Dungey v. Spencer (1855) File ID: L00567, as a trial lawyer before president of the United States Corporation Company. April 17, 1855

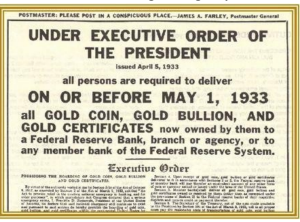
^{8.} Jus Sanguinis – Citizenship is not determined by one's place born, but having a parent(s) (by blood) who are Citizens of the Nation, Jus sanuinis rights are mandated by international treaty with citizenship definitions imposed by the international community.

^{9.} Federal Question. Cases arising under Constitution of United States, Acts of Congress, or treaties, and involving their interpretation and application, and of which jurisdiction is given to federal courts, are commonly described as involving a "federal question." McAllister v. St. Louis Merchants' Bridge Terminal Ry. Co., 324 Mo. 1005, 25 S.W.2d 791, 792. Black's Law Dictionary rev. 4th ed. p. 740 (1968)

pseudo COURTS lack jurisdiction to hear any case under the FOREIGN STATE Definitions (28 U.S. Code § 1603) under the Foreign Sovereign Immunities Act (FSIA). Aboriginal Indigenous Moor, _______ is non-domestic, non-resident, non-subject; he/she is NOT a corporate entity and is not registered with any Secretary of State as a CORPORATION; however, the corporate tribunal failed to disclose that the administrative fictional plaintiff (STATE OF ______) was deceptively appointed as Trustee over all matters dealing with any issue involving the ALL CAPITALIZED Dummy¹⁰/strawman name, and fictional construct of ______ to defraud the living Man; as to joinder¹¹ and own in the commission of and involuntary servitude (slavery) because the dummy strawman is not a living flesh and blood man which is an action under the jurisdiction of the STATE OF EMERGENCY CLAUSE; Public Law 1, 48 stat C1.

Capital Crimes of Fraud and Treason Jurisdiction: It is a fact that the Amendatory Act April 20, 1933 under Executive Order 6111 and as defined in the Banking Emergency Act under

Public Law 1, 48 stat, C1 has defined the nonliving DUMMY/DEFENDANT (once deceptively joinder of the living) and the people of the land as enemies of the state-(i.e., STATE OF FLORIDA / UNITED STATES) under the Amended Trading with the Enemy Act (1933) under Title 50 Chapter 3 / Public Law 40, stat L 411 as enemies of their own country. From these



facts, any alleged "PLAINTIFF" and "DEFENDANT" being addressed by this corporate pseudo court is not a living "Person" which is the most basic identity as one of the living people unlawfully and unconscionably converted to that of a business. The living Being had been literally "impersonated" constituting constructive conversion and crime of personage for profit and servitude (human trafficking/slavery).

When the living being face charges in this corporate pseudo courts, the living Being suffers

^{10.} **DUMMY**, n. One who holds legal title for another; a straw man. Hegstad v. Wysiecki, 178 App.Div. 733, 165 N.Y.S. 898, 900. Space 61/2 feet in width between street railroad tracks. Schroeder v. Pittsburgh Rys. Co., 311 Pa. 398, 165 A. 733. DUMMY, adj. Sham; make-believe; pretended; imitation. U. S. v. Warn, D.C.Idaho, 295 F. 328, 330. As respects basis for predicating liability on parent corporation for acts of subsidiary, "agency," "adjunct," "branch," "instrumentality," "dummy," "buffer," and "tool" all mean very much the same thing. owendahl v. Baltimore & 0. R. Co., 287 N.Y.S. 62, 74, 247 App.Div. 14 DUMMY DIRECTOR. One to whom (usually) a single share of stock in a corporation is transferred for the purpose of qualifying him as a director of the corporation, in which he has no real or active interest. Ashby v. Peters, 128 Neb. 338, 258 N.W. 639, 99 A.L.R. 843. One who is a mere figurehead and in effect discharges no duties. Golden Rod Mining Co. v. Bukvich, 108 Mont. 569, 92 P. 2d 316, 319. Black's Law Dictionary rev. 4th ed. p. 591, 592 (1968)

^{11.}Joinder. Joining or coupling together; uniting two or more constituents or elements in one; uniting with another person in some legal step or proceeding; union; concurrence. Black's Law Dictionary rev. 4th ed. p. 971 (1968)

barratry because of the false presumptions -which are crimes against humanity and war crimes under the jurisdiction of the Constitutional Article III Moorish Consular Court and International Criminal Court (ICC) against the operators of this corporate pseudo court. Both the Territorial United States which is political - not physical and derived under treaty, and the Municipal United States which is ROMAN, are foreign entities with respect to the aboriginal indigenous Moor, and both of these corporate United States/UNITED STATES - have created DUMMY franchises" for themselves named after the living Being - written in ALL CAPITALIZED letters. These DUMMY franchises are created by infringing upon the Common Law copyright of the living BEING'S own given name which is what is actually being addressed as "DEFENDANT" and represented as "PLAINTIFF" in the corporate pseudo courts.

Whereas the STATE OF ______ BAR Association prosecution fails to have, as required by de jure Law and Rules of Court, pursuant to the Constitution For the united States of America; the Republic, and the federal statutes of this country pursuant thereof, the alledged PLAINTIFF is NOT living, nor a real injured party, but is moving forward as if crimes against the state were committed. This can only mean that the DUMMY/STRAWMAN/DEFENDANT,

_______ is being charged as an enemy of the state-under War crimes. The living Man is being constantly hunted down, persecuted without crime by said foreign private for-profit corporate entities, and denied due process of de jure Law under the normal constitutional and statutory requirements of this organic land. Thus, under the corporate pseudo courts own federal rules of civil procedure; FRCP 12(b)(6), the alleged foreign private for-profit corporate-fiction PLAINTIFF in error, styled as, STATE OF _______- failed to state a claim to which relief can be granted. This removal is under COMPLETE DIVERSITY of NATIONALITY.

PROOF OF DELIVERY/SERVICE

I do certify that a copy of the above NOTICE OF REMOVAL Bill of Attainder#

has been furnished by way of either walk-in for all recipients, e-mail, fax, or certified mail to:

Moorish American Consulate of the Moorish National Republic Federal Government Vizir (Judge),	

Date: _____, ____, ___/ MCY____

In Propria Persona, Sui Juris Moorish American National, All Rights Reserved at All Times

