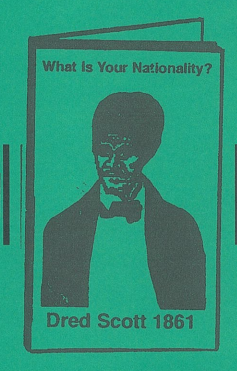
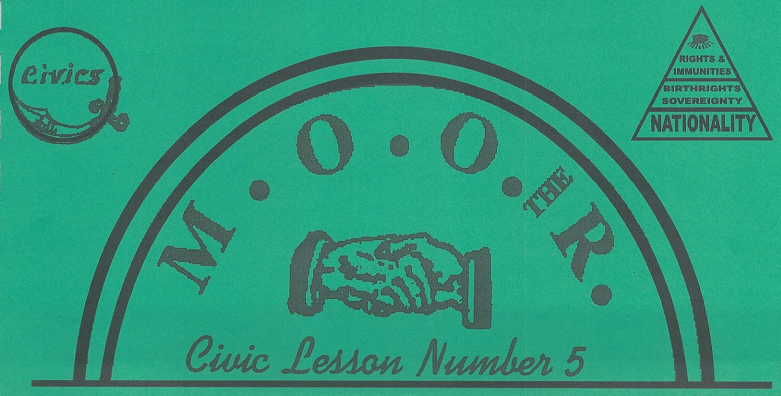


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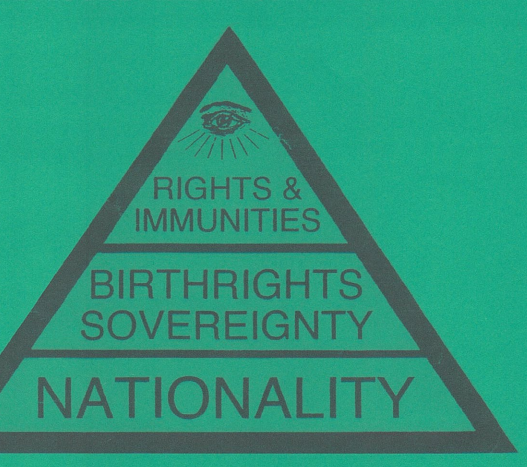


The Moors' Rise from CIVIL DEATH



BREAKING THE CHAINS OF SLAVERY:

THE MOORS' RISE FROM CIVIL DEATH

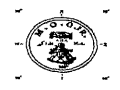


NATIONALITY, WHICH ARISES AT BIRTH, DERIVED FROM THE WORD NATIVITY, WHICH MEANS TO BE BORN, IS THE HEREDITARY, GENETIC, BIRTHLINE AND BLOODLINE OF ANY PEOPLE OF THE SAME PARENTAGE.

NATIONALITY LAWFULLY TIES ANY PEOPLE TO A PIECE OF LAND AND ESTABLISHES IN NATURE, AND THE DIVINE ORDER, THE RIGHTS TO THE RESOURCES OF THE LAND (MOTHER).

SOVEREGNTY IS THE SUPREME SELF GOVERNMENT, SELF AUTHORITY AND INDEPENDENCY OF ANY PEOPLE.

BIRTHRIGHTS ARE INALIENABLE RIGHTS THAT EXIST AT BIRTH. RIGHTS, IMMUNITIES AND PROTECTIONS ARE ROOTED IN A PUBLICLY DOCUMENTED NATIONALITY, BIRTHRIGHTS, NATURAL SOVEREIGNTY AND A NATIONAL WRITTEN CONSTITUTION.



Moors Order Of The Roundtable:

Civic Lesson Book

Number 5

Title: Breaking the Chains of Slavery: The Moors' Rise from Civil Death

Edited by:

OBro. Abdullah El Talib Mosi Bey 1996 A.A., 1416 M.C.

Al Moroc

Civic Book Number 5
Breaking the Chains of Slavery: The Moors' Rise from Civil Death

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Honor and respect goes to Prophet Noble Drew All (Shelk Sharif Abdul All) for initiating the resurrection and rebuilding of the defeated Moorish Nation in North America (Al Moroc). The Prophet founded the Old Canaanite Temple, which later became the Moorish Holy Temple of Science, now called the Moorish Science Temple of America. He began the long and arduous task of re-nationalizing the unconscious Moors who have been branded and labeled - black, negro, colored, ethiopian, afro, etc.

The Prophet initiated the pattern for the lawful process of awakening and relinking the branded Moors to their Nationality and birthright heritage lands of North, Central and South Americas - including the adjoining islands. He met with President Hubert Humphrey and other diplomats to address the state of the Moorish Nation and His People.

Honor and respect goes to C.M. Bey for continuing Noble Drew Ali's work. He produced the Clocks of Destiny Vol. I and Vol. II and founded the Humanitarian Cosmology School of Science, Law and History in Cleveland, Ohio. This legacy has aided in the resurrecting and rebuilding of our fallen Moorish Nation.

Honor and respect goes to the Sisters and Brothers of the Moors Order Of The Roundtable (M.O.O.The R.) for their work in the uplifting of fallen Humanity.

Honor and respect goes to the following hard working and dedicated Moors for their support and assistance:

Bro. Taj Tarik Bey,

- *Law, Research & Development * Archives * Editorials and Literary Productions * E.S.P.I.M. Pub.
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Bro. abdullah El Talk Mosi Big

Bro. Abdullah El Talib Mosi Bey Moorish Civiletter Editor in Chief

Introduction

Governments are in power to protect the birthrights of the People. With the birthright/nativity comes a piece of Earth - the Resource. The Human Family, called Nations, occupy the different parts of the Earth. The members of the Extended Human Families are identified by nationalities and not by shades or colors. Nationality is the pedigree/parentage identification of any People. Nationality naturally ties any People together by blood and by common social and political interests, to a parcel of Land. The rights to the resources of the Land is established in Nature and in the Divine Order. Furthermore, nationality distinguishes the geographical location on Earth for all the Nations to express their Birthrights and Sovereignty At Law.

The People exercise their Sovereign Power through their qualified elected officials of their own nationality and nation. The representatives are in power to protect the rights and immunities of the People and not to abuse their political authority. It must always be remembered, and not forgotten, that government officials derive their Sovereign Authority from The People. The People relinquish their Sovereignty, in a limited capacity, to their parentage Nation through a written contractual law. A National Written Constitution, in fact, is the most important contractual document in any civilized Nation, for it governs the national affairs of the citizens. Without a National Written Constitution, a Nation has no order and is subject to anarchy or chaos. The juristic United States of America has deliberately miseducated its citizens and the indigenous Moors about the importance of a National Written Constitution in order to rob them of their unalienable rights - life, liberty and the pursuit of happiness. Remember! An informed People are dangerous and difficult to enslave.

In all civilized Nations, civic instructions are paramount. Nations fund Civic Institutions in order to maintain civility in the society. However, civic instructions on rights, immunities and protections, and how they are rooted in Nationality, Birthrights, Natural Sovereignty and a National Written Constitution, registered with the other nations of the Earth, have not been taught to the branded Moors - black, negro, colored, afro, west indian, Indian, Iatino, hispanic, puerto rican, etc. The European Occupational Colonists have planted "Black" Leaders among the branded Moors to teach them that they are "Black" in order to continue to steal their Birthrights and Sovereignty. These "Black" agents are instructed to never hint at Nationality and the fact that Nationality is the foundation to any Birthrights, Natural Sovereignty, Rights, Immunities and Protections At Law. These principles are fundamental civic instructions to all civilized societies. Do you really think that "Black" Leaders are not aware of these fundamental civic principles? Do you think it is a mere oversight? Do you really believe that there is a Black Nation, Negro Nation, Colored Nation, African American or White Nation that exists on the Planet Earth?

Have you wondered why Chinese, Japanese, Vietnamese are so successful when they come to the Americas (Ai Morocs)? They honor their Mothers and their Fathers. They do not refer to themselves as Yellow People and say they are from the Yellow Nation. Do you mean that the "Black" Leaders are not aware of the relationship between Nationality, Parentage Title/Name, National Land, a National Written Constitution, a National Flag and a National Seal and the fact that they must be registered with the International Community in order to be recognized and protected as a Sovereign Nation? The primary responsibility that a representative and/or leader of a Nation has is to protect the Sovereignty of the People.

Noble Drew Ali (Sheik Sharif Abdul Ali) taught us how to relink ourselves back to the Families of Nations. Here is his famous call:

"Come all ye Asiatics of America and hear the truth about your Nationality and your Birthrights. You are not Negro, Black, Colored or Ethiopian. Learn of your Forefathers' Ancient and Divine Creed, that you may learn to love, instead of hate. Come and link yourselves back with the Families of Nations."

As Salaamu Alaikum,

Bro. Abdullah El Talib Mosi Bey

Bro. alshillah El Talis Mosi Bey

Moorish Civiletter Editor in Chief

2

Dream Dancer

And then I saw Her - warm dark eyes Riding 'cross the winds of time... Royal skin of Earth, in tone -Hair, atomic; spirals rolling Through the 'lectric skies. Would I, if I could befriend Her, Interest Her enough to stay -To spare a moment contemplating Just a whip of what She knows Does She even see me? Does my seeking oft offend Her? I move and cannot bridge the distance While She gently glides in glory -Speechless, yet She molds a language Only thought can read the lessons That She weaves with Loves' consistence. If I could master Love and win Her Still, She cannot linger here With me- Her true unworthy caller Reaching while She moves in mystery Tender strength resides within Her. The songs She sings need highest hearing... Sweet perfumes of life, endearing But She leaves when I am nearing Will I ever touch Her face? Pause. She did, with glances to me Light and Love and Time went through me Then She smiled, as if She knew me Paralleled in Ages' lace. While I joy in Her attention Grateful gains in understanding... Thoroughly, She speaks in symbols, Words and sights in mind dimension-Views of angles - Lunar space. Gatherings of Sun's reflections On magnetic Venus, moving Could it be ... is She approving Oh, but my imagination... Seeking presence at Her door -Vainly courting Her affection Finding secrets - I explore Never ending tides of thinking Yet, I am unconscious of. In Her bosom, I seek comfort -Wisdom, sweet elusive Love... Wisdom, sweet elusive Love.

> Bro. Taj Tarik Bey November 18, 1996

CHAPTER 1

Weman: The Applied Science of the Number 9 and Government

By Bro. Taj Tarik Bey

introduction

There are countless books, pamphlets and articles extolling the virtues and greatness of the Ancient, Advanced Civilizations and Empires of the Asiatic Moabite/Moorish Nation and the descendant Nations. Granted, many national names and geographical locations of nations on the map systems have been changed by European sociologists and Reconstruction Writers. Unfortunately, there are at least two (2) major flaws which proliferate these works.

The first major flaw is the popularly accepted false claim that these <u>Ancient Peoples were of the great - guote.</u>

unquote - "black nation". Fraudi

The second major flaw is the overemphasis on Patriarchal rulership and government structure, relative to these Ancient Civilizations and the implication of only minor support roles by the so - called black Queens (Women).

One must give all due respect to the, researchers, writers and authors of a number of these literary works - many are superlative, well produced and well presented. Nevertheless, these two flaws are too destructive and unbalanced to ignore. They are promoted to hide, distort and skim the truth - neutralizing the energy of natural positive vibration and proper concepts of Nature. These two flaws - are inexcusably and arrogantly incorrect.

Addressing the first major flaw:

There is not, nor ever was a nation of people attached to the Human Family, bearing a pedigree/parentage or national name such as <u>negro</u>, <u>black or colored</u>, etc. To make these <u>brand and label names</u> retroactive in history is not only untrue, but ultimately misleading, destabilizing and non-productive. All this, done in the name of black history, self-esteem and re-education. Fraud!

The names, negro, black and colored - as appellations to the Human Family - were coined by the PEREGRINUS (Pilgrim) Dutch Master Colonists. The use of these "TAGS" describe the "CHATTEL" property of the Albus Gaul Nations. These NAMES are not proper nouns, but adjectives. They separate the people, who take them as real, from the Human Family. This is one of the deceitful SOCIAL ENGINEERING methods used for justifying the institutionalized less-than-human treatment of the enslaved Asiatic Moors.

These negative and debased words (negro, black, colored, etc.), are modern appellations used in social affairs and were not put officially into documentation as substitutes for national names, until the late 1700's. Therefore there is no such thing as any Ancient black history or black people who did anything on behalf of Humanity. Undo the fraud!

Addressing the second major flaw:

One must, again, acknowledge and give credit to the great efforts put forth and the quality, presentation and execution of many of the works of the authors, claiming black-ness as a nation of people.

That being said; there is no truth, balance or honor in the spirit of the overall literary works, due to these facts:

When the slave labels and brands of negro, black, colored, etc., are attached to any part of the Human Family of Ancient history - it did not, does not and cannot apply. These words are European chatter brands, and cannot be applied to history, retroactively! Prior to the enslavement of the Moabiter Moorish Asiatic People (which has been accomplished through war and maintained by book burnings and the alteration of records in the late 1700's) no such names were attached to the Moors.

As we enter the realm of Ancient Asiatic Civilizations, in mind, spirit and written form- to retrieve a oneness with our Ancient Mothers and Fathers - we must also reclaim the <u>truth and reglity</u> that most of the Ancient Civilizations were Matriarchal and not Patriarchal. The fundamental truths of Nature and Nature's Laws brings a sense of consciousness and unity of mind with the Ancient Ones. Even when the Moors adopted the Patriarchal forms of government, the Women were always conferred with in serious Counsel, before any major actions or decisions were made. This was the standard in Ancient and Modern Moorish Culture. Mutual counsel (balance) with the Men and the Women, in governing the Nation's affairs was strictly adhered to.

If one goes into the sphere of the genetic and spiritual intelligence of the mind. (there is no way out) all life comes out of the Womb of a Mother. MOTHER is the root physical CAUSE, who brings the physical manifest EFFECT of the

bodies (Temples) of MAN. Matriarchy is the natural state of social order, in Nature - intelligent beings should not be threatened by this truth. Patriarchal forms of government (unbalanced) do not harmonize with Nature. They are usually enforced and coerced political/economic man-made control systems. Patriarchies must be artificially maintained by force of arms, fear, guilt, superstition and religious dogma, due to their lack of harmony with the Natural Universal Order.

Patriarchal government systems are popular to the Albion (albino) European nations. Matriarchal forms of government systems were the norm, in the Ancient Moabite/Moorish civilizations. Due to the dissolution of the Imperial Moroccan Empire and the destructive expansion of Albus Gaul Colonialism, much of the true Asiatic Moorish history, both literature and sciences, were destroyed and/or put to flame. The Human Family has lost incalculable knowledge due to the massive book burnings by the conquering nations of Christendom. These angry and selfish acts have set the world and human progress back a minimum of a thousand years.

The massive burnings of Moorish literature and the murder of many Moorish Women, by decapitation, brought the Western Hemisphere to an extremely low state of humanity. The burning of the "Witches of Salam", commonly referred to in Union States history, was in reality, the burning at the stake of many Moabite/Moorish women - called the "Witches of Salaam". Salam is Anglis for the Moorish - Salaam. Salaam means peace. The purpose of the burnings was to destroy historical evidence and the Earth and Planet (Astrological) Cosmology culture of the indigenous Moors.

The Moabites/Moors were Masters of Nature's Laws, herbology, Earth polarity, Al Chemy, Metallurgy, Astrology, Geometry, Metaphysics, Law, Government, Anti-gravity, forces of nature, etc.. They lost much of the knowledge due to natural and man -generated destruction. The Peregrines (Pilgrims) called the Moorish Sciences "demonology", and went all out, in the names of their Gods, to destroy the sciences and the people of those Sciences (the Moors). The rest is history - with current historical abuses and events verifying these factsi

To counter these political, economic, social and psychic attacks against the indigenous Moors - the Sciences and history of the Ancient Ones is being exposed to the masses. The negative effects these attacks have had on our people have been devastating. Unfortunately, through subjugation, our people are so backward as to believe (as they have been taught) that human beings are identified by colors and shades, as opposed to National Pedigree Names. Our People need to be retaught the buried and hidden history and culture of their own bloodline - the Ancient Moabites/Moors.

This Treatise is presented to and for the Moorish Children, descendants of the Ancient Moabites, for the ROYAL FUTURE and promised protected Lands of their forefathers which they are to be enlightened to and inherit after the universal revelation of truth. This is their BIRTHRIGHT. And so, in honor of our Mothers and our Fathers, the Ancient Ones, we present a portion of one of the most ancient and secret lessons of the ages - " Woman: The Applied Science of the Number 9 and Government ".



WOMAN: THE APPLIED SCIENCE OF THE NUMBER 9 AND GOVERNMENT Woman, The Divine Source of Physical Life

Woman is the Divine source, through which all physical life forms come. She, the Feminine, is without doubt the most powerful being in existence - the literal Stargate, the Most High Creative Womb. Life comes through the Womb; therefore all that lives, or is to live, is first, essentially, a part of Her (Womb - man). The manitest energies or MONADS come into existence through Her. These facts are clearly written in the book of life - Natural Law. She is the "GATE" through which all Humanity enters the realm of the flesh - Femina and Mas. All humanity is Her progeny - this is the indisputable fact, which cannot and will not change. Is there any doubt?

Woman builds the physical forms of man, within Her Womb - bringing life. It is in Woman's nature to cultivate and structure civilization with moral governing principles for Her offspring (progeny). She, then teaches Her offspring these systems for survival and sustenance. Matriarchy is the most natural form and order of government. She, who brings life, is best able to cultivate and ordain rules of order for that life! The vibratory energy and vitality of the whole human family is carried by, traced through and dependent on Woman, HER STATE OF CONDITION AND HER STATE OF MIND!

What and who Woman is, what She knows, what She thinks, how She feels, what She eats, Her temperament, in general, and the Planets, with their energies and positions in this Solar System - combined with the forces in Nature - are Her Master Building Tools! She must be aware of these fundamental natural truths, as they will function positively or negatively, based on elements and conditions. This is a Science, not a dogmatic belief system. If She has been enslaved, mistaught and subjugated, She must be freed and taught by those who know! If those who know do not assist in Her resurrection, then the laws of reciprocity and compensation will manifest with a vengeance through nature's mandate - this is called, JUSTICE - the TWO-EDGED SWORD!

Her Subjugation - Control the Womb

The European Masters of Slavery and conquerors of nations are Astrological and Mathematical Scientists. They are well <u>aware of the power</u> which is <u>naturally inherent in Woman</u>. Never underestimate their cunning and manipulative approach to government. In order to enslave a people, it is most important to control the Woman (Womb). He who controls the Woman (Womb), surely controls Her Nation (Progeny). This is the highest secret knowledge, used by all SLAVE MASTERS. Those having this knowledge, know the KEY to CIVILIZATION!

Knowledge of the workings of the WOMB is so powerful and vital to civilization, that it is kept in Secret Societies and among the Elite and Upper Caste Government Rulers. The study of the WOMB is mandatory in the Science of Government, social correction or engineering and controls. Womb Science can be used to the POSITIVE or to the NEGATIVE. WOMB SCIENCE will never be found in any text book, readily available to the masses, less more to STATE WARDS and SLAVES. Most all Womb Science, which was always a part of Moorlsh Culture, was stamped out by burnings, lynchings and torture during the early and mid periods of the current Union States Society's slave and ward systems.

To the misfortune of Humanity, the fundamental truths of Womb Science have been lost in allegory, fables, fairy tales or suppressed on a global scale. The mass perpetuation of dogmatic subjugation doctrines and idol-god worship - corruptedly misrepresented as godly, has been perpetrated through blind faith religions. All organized modern religions are guilty of subjugating the Moabite Woman and Her offspring, at different levels and degrees. The ultimate purpose of the dogmatic Patriarchal religious doctrines is the subtle cultivation of murder, slavery, hatred, theft, suppression, oppression and subjugation of the Moabite Woman. This has been most successfully done in the names of the masculine idol-gods and the worship of them.

Refigion

The word Religion is derived from the Ancient Moabite/Moorish Latin word, Religio, which expresses respect for that which is sacred, universally manifest by and through "All" in nature.

Religion was founded by the Ancient Moabites as an elementary teaching system designed to introduce children to the workings of the forces of Nature. Religion, as properly used and taught is essentially elementary science- having nothing at all to do with dogmatic belief control systems.

The forces of Nature and the magnetic and atomic interplay of the Planets in our Solar System were given names by our Ancient Mothers and Fathers. Many of the names have changed or evolved by the Peoples of varied dialects and languages. The study of this phenomena is ancient to Ancientry and is called Cosmology. Masonry and Astrology. Astrology means the study of the stars.

These are some of the names given to "Nature's Law" by Ancient Humanity, through language. Elohim, Allah (All

Law), Yahweh, Thoth, Parabrahm, The Great Spirits, The Seven Eyes of Allah, The Grand Architect of the Universe, The Solar Eye, etc. To be more specific, relating to Moabite/Moorish culture; these are the Names of the Elohim:

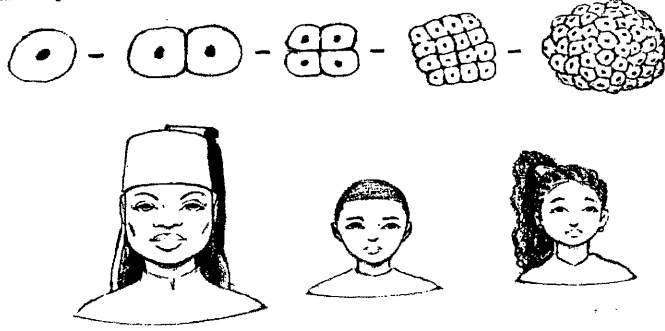
1. MichaEl - The Sun - Sunday. 2. Gabriel - The Moon - Monday. 3. ZamaEl - Mars-Tuesday. 4. RaphaEl - Mercury - Wednesday. 5. SachiEl - Thursday - Jupiter. 6. AnaEl - Venus - Friday. 7. CassiEl - Saturn - Saturday. The 7 Elohim are symbolized on the <u>Crown of the Goddess of Liberty</u> - walking the water, in New York Harbor (Amsterdam). She (the statue) is made of copper - applied to an iron framework. Copper is the Al Chemical metal for AnaEl - Venus - Friday.

The Universe, itself, is a Creative Womb. It ebs and flows, pulls in and pushes out, pulsates, creates and operates with positive and negative forces, etc.. If there is any tangible evidence that man can see or relate to - that expresses the universe and its workings - it is Woman, Herself, a physical manifest Creator or generator of life and spirit.

Woman produces humanity both "Femina" and "mas" (females and males). This fact constitutes the reproduction of "Herself" (female) and the making or creating of her Sons from the Femina/fetus by vibratory metamorphosis in the womb. The making of Her Sons always begins on or about the sixth week of the nine month cosmic cycle of birth. This corresponds with the sixth Astrological sign of Venus, the Planet and plane of Love.

The Cell

A cell is the fundamental living structural unit of plant and animal life forms. Most cells contain a nucleus, in which the chromosomes are located. Cytoplasm surrounds the nucleus, and includes the mitochondria, which produces most of the energy needed by the cell. Mitosis, or the division of the cell is the natural process of self reproduction. As the one cell produces like cells, so it is with Woman. Woman is the greater manifest of the sum total of the Divine Beings manifested in Human flesh. She is like the nucleus and the first cell of the Human flesh species. All other Human forms come through and from Her Womb. This natural relationship can be observed in all areas of universal life and structure.



Venus and Woman

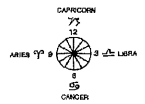
Venus is the most brilliant planet in our solar system, orbiting at about a little over 67 (6+7=13) sixty seven million miles from the Sun. Her orbital cycle is 225 (2+2+5=9) two hundred and twenty five days around the Sun. Her vibratory color is green, and was called by the Ancient Moabites, Ishtar and/or Astarte, the Goddess of fertility.

Woman's menses (menstrual) cycle is governed by the Moon. The ovary cycles an egg 13 times a year, or once every Lunar month. The Lunar month is approximately every 28 days. The word MONTH comes from MOON - lunar month. Woman releases an egg (ovum) in harmony with the lunar cycle (13) times/revolutions around the Earth a year, or approximately once every 28 days, 1 hour 51 minutes. This natural planetary lunar cycle and its obvious relative relationship to proves Woman to be the Living Calendar of the Earth's Divine Beings in Human form. Thirteen (13)

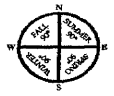
cycles times 28 days is 364. 1 hour 51 minutes X 13 = 24 hours = degree or day, 1 day + 364 days = 365.

This brought about the ancient and still interesting recognition of the 1 3 Lunar Months, in harmony with the 12 Solar Months, which would be better called SIGNS. 1 3 Lunar Months plus 1 2 Solar Months equal 2 5. The number 25 numerically breaks down as 2 plus 5, which equals 7. The number 7 is in harmony with the Seven Ruling Planets in our Solar System. The 7 ruling planets have been called, in unity as one - Elohim. The Seven Ruling Planets work in harmony with the Earth and the unity of the entire Solar System. 1 3 and 1 2, numerically deduced to 7, constitutes the Circle of Life, the Zero Zodiac Circle, the Cardinal Cross. It is also called the cycle of 7, Circle 7 or the Mundane Cross. All of these expressions mean the same thing.

These symbols represent and express the Earth's Seasonal Cycles, in mathematical harmony with the Ruling Planets, the Sun, the Moon and the Elements of Earth, Air, Fire and Water - the four (4) Seasons. The Four Seasons of Northwest Amexem are: Spring, Summer, Autumn and Winter. The entry points of these 4 Seasons during the Earths revolution around the Sun are called Cardinal Points. The Cardinal Cross or Masters' sign also Implies the Zodiacal Scientific knowledge of the Womb of the Earth, Sun, Moon and Womb of Woman, Herself.







360 degrees represent the perfect geometric cycle or circle or 100% - a whole. 3+6+0=9. The number 9 represents Woman, who builds Soul of Man's (Soloman's) temple from conception to birth in the course of 9 cosmic months. She builds her temples (man) without the sound of a hammer nor the rasp of a saw, and makes the most magnificent structure. This is called the miracle of Eve (Evolution).

Woman is the source of all humanity, therefore, it is without doubt that She is the "Central Cell" or Atom of Civilization.... Awesome.

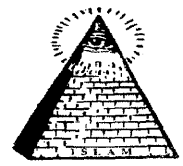


...That being the mathematical and natural truth, now what? Now this. The Moabite/Moorish Asiatic Woman, "en mass" is in subjugation, by her lower self and her opposing manifest, the <u>Albion European woman and her sons</u>.

<u>The Moabite/Moorish Woman and her sons</u> are under physical, social, economic and psychic attack, by the alien Albions, with the intent of making The Moorish Woman and Nation (Her offspring), Femina and Mas, slaves and pawns in Her own land.

The idol-god worship, which the Moors have adopted from the Francs (Albions of Europe), and the introduction of slavery through religion, has caused the Moorish Nation to put aside, ignore and reject the highest science known to Man. That science is called "Common Sense", the Universal Eye of Reasoning Power - the defense mechanism given in common, at birth, to all man. Self knowledge and Universal Law - the Zodiac.

These violations by the Moors resulted in an extreme negative (bad karma) effect - traced to the denial of the Nature's Laws - which are rooted in Woman, Herself. To deny "Truth" is to deny "Self"; therefore, the fall of the Moorish Nation was inevitable.



The Solving:

The dedicated and corrupt cultivation and propagation of the false idol - god worship systems organized for the purpose of social and economic subjugation, has deceived the whole world. The subjugation of the Moabite/Moorish

MOORS ORDER OF THE ROUNDTABLE

Woman and the well organized and institutionalized conspiracy to keep "Her" unconscious of "Herself" shall, and will be exposed. This is the new day feared by the "Roman Rulers" and their well compensated "agents" and idol - god salesmen.

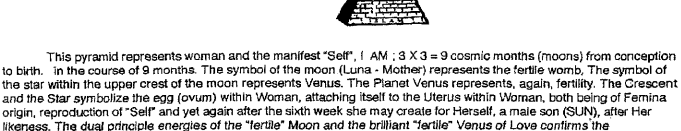
To the "Keepers of the Secrets" and the benefactors of the artificially induced "black/negro/colored matrix" goes the credit for the sustained corporate and mental enslavement of the Moors.

.From "Biblios Heliotech" the applied Sun Book - The Bible - Malachi Chapter 4:2

"But unto you that fear my name shall the **Sun** of righteousness arise with healing in his wings; and ye shall go forth, and grow up as calves of the stall.

Breaking the Code (Seal)

- 1. The Bible is the Book of the Sun the central noble symbol of Astrology Moorish Science Geometry Cosmic projection record prophesy.
- 2. The book of Malachi is the 39th book of the Bible. 3 + 9 = 12. 12 is the houses of the Mansion called the 12 signs of the Zodiac. The number 12 (1 + 2 = 3); three is the triune symbol of the equilateral pyramid 3 angles and 3 planes.



The Heliotech Chapter 4 of Malachi verse 2 brings you to the SUN (SON)- 4 + 2 = 6. On the 6th day, God created Man (6th week), expressed in Biblios Heliotech Genesis: Chapter I verse 26.

acknowledgement of the "Virgin Mother" or the "Widow". This implies "She is of Herself that is God of all the Light and

And God said, Let us (Combined Gods) make man in our image, after our likeness; and let them have dominion over the fish of the Sea, and over the fowl of the air, and over the cattle, and over all the Earth, and over every creeping thing that creepeth upon the Earth.

Now the word "Genesis" is from ancient Moorish Latin, which means "birth," origin, creation, beginning or the way in which something is formed. In mathematics, "Genesis" means generation. Woman is the Birth giver of all Human forms - Femina and Mas - created in 9 months (moons). Woman is again affirmed as the "beginning of the beginning".

Genesis Chapter I Verse 26, put to math adds thus: 1 + 2 + 6 = 9. 9 cosmic months (moons) of man's birth. 9 is the

number of Woman and corresponds with the Alphabetical letter I Law - Allah.

Creator of Man - Her son (SUN), the SUN of God.

the symbol of All Universal Law or All

MOORS ORDER OF THE ROUNDTABLE

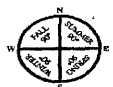
CIVIC LESSON NO. 5

She (They gives her son (SUN) dominion over the Earth, the power of rule or government. Man, by and through the authority of Mother, rules and governs the Earth. To verify this, he is given the Moabite/Moorish title, "Bey", which means "governor". The Law comes from "El," which means "Elohim". Elohim means the combined Gods They; the "Seven Eyes of Allah", all of which carry the suffix "El". The "Elohim" give the Law and the "Bey" obeys and carry out the Law.

This implies the birth of both man and government, expressed in Nature (Mother), exalted when guided by the "SUN", Law of the Zodiac "Ali", the Exalted One.

Now, Biblios Heliotech, Malachi, the 39th book, Chapter 4 implies conclusion of or completion of cycles. 3 + 9 + 4 = 16. 1 + 6 = 7, Cycle 7 or Circle of Life cycle - reciprocality, the unity of all life through the common source - Woman. How does cycle 7 also represent woman's creative force? Here is the math: The Mansion of the Zodiac has 12 houses.

The Zodiac has 4 Cardinal points symbolized as: 1 to the North; 1 to the East; 1 to the South; 1 to the West. From one Cardinal point to the next, clockwise or counter - clockwise, we see a 90 square. 9 + 0 = 9, Woman.



Within the Zodiac (Mansion), we see (4) four 90 squares in the Circle (Cycle).

We see that there are 3 divisions within each of the 4 squares. 4+3=7, which implies "Elohim"; $4\times3=12$, which implies the "houses"; 1+2=3, which implies the "trinity" in unity - Cancer, Scorpio and Pisces, the "Great Pyramid" - Self - the I AM, THAT I AM.



The "Great Pyramid", symbolizing the "I AM" Self is the Emblem of the Moorish Nation - The Great Seal; there, Woman is the maker of Nations, and there is nothing to contradict that truth, borne out in Nature. She is the key to humanity. Humanity being all females and males - (Femina) and (mas).

Malachi is the last of the minor prophets of the Moabite/Hebrews (Five centuries before Joshua (Jesus). Malachi means my messenger. The Biblios of Malachi has only 4 chapters. "Chapter" is a cell or part of a whole. These 4 parts (cells) may be seen as the 4 ninety degree 90 angles (angels) of the Zodiac: The first house - Aries and Mars; the fourth house - Cancer and the Moon,; the Seventh house - Libra and Venus; the tenth house - Capricorn and Saturn. These Angles (Angels) shall pour the wisdom of the ages on Humanity in this age of enlightenment. Aquarius, the water bearer - I know.

In this era of time, all false dogma and doctrine which was erected to cover up and hide these truths of Woman, deceiving the whole world, will and must be exposed to the SUN, which will and must burn up any star that is our of orbit (order). And so the SUN (SON) comes with healing in His wings - lighting the way for all of humanity to again, never to be



blinded again

by idol god worship.

The "masses" will be raised to an understanding by the four Angles of the ethers (in the sky) who have been held

back, but will be loosed to bring in the new age of Love (Hibu), Truth (Hagg), Peace (Salaam), Freedom (Hurryatun and Justice (Adl). Justice is Jesus and Jesus means Justice - the truth and the light





EYE AM. (PYRAMID WITH EYE)

The SUN (SON) will rise, whether or not man hides his face or covers his eyes, and that light will always give and support life, everlasting.

Now that we have spoken briefly of Biblios, Malachi, lets take cognizance of the next book in the Biblios Heliotech. The name is Matthew. The number of Matthew is 40.4 = 0 = 4. The Angles (Angels) of Malachi have introduce you to the "New Era of Time" or the "New Testament", not as it has been viewed by a blinded people - but a New Order in a renewed World of "Peace" unto all men. The breasts of One Mother hath given you suck. Woman, know thyself. Man, know thyself and thy Maker.

The Universal Birthmark

Nature "Mother" has marked her "progeny" (offspring) at birth with Love and Life. This is the "Seal of Nativity, and is universal to all humanity. This universal birthmark is called the NAVEL - the only true birthmark of man, undeniable and true

False doctrines and beliefs have misled humanity into believing that the birthmark was any unusual blemish or mark on the skin on the body that was apparent at birth. Untruths cannot live under the SUN. NAVEL: Let us see Navel from another point of view (angle/angel).

Nav = Navigate: to travel through, to steer, direct, or plot a course.

E1 = Elohim: God. The Seven Universal Laws of Nature; the combining of the Gods as One.

The navel is a small scar, usually at the center of the abdomen (solar plexus), marking the place where the umbilical cord connects to the fetus. Umbilical comes from the Moorish Latin, umbilicus, which means navel, the center. The umbilical cord is the cord like structure which connects the fetus with the placenta of the Mother, serving food and blood to the fetus. This same cord removes the waste, the umbilical cord attaches the fetus to the placenta, which is the organ that only Mother produces within her womb, (uterus) during pregnancy, and is attached to the womb.

Now, the "Solar plexus" is a network of nerves in the abdominal cavity behind the stomach and in front of the uppermost part of the aorta. The aorta is the main artery of the body, carrying blood from the left ventrical of the heart to all the organs and parts, except the lungs.

The word "Solar" comes from the Moorish Latin "Sol" which means Sun. The universal birthmark "naval" is at the center of the "Sol" (Solar plexus), and has the appearance and general shape of an "eye".

Man is, therefore, the Temple of the Master Builder; "Sol" of man's Temple or "Soloman's Temple. No man can complete "Soloman's "Temple because only Woman is the Master Builder of the forms (body) of the Human family.

Monad to Nomad

Woman, the Master Builder, takes the energies of the 7 ruling planets and the substance of the Earth, and forms her progeny in the "Great Magnetic Womb" in the cycle of 9 moons. The minute and simple single - celled organism within Her womb, becomes a Temple for the one inseparable spark; the Spirit of Woman and man manifesting itself in every expression of the Zodiac, through each unit or person in the Human family. The spirit/spark is called Monad, from the Moorish Latin, "monad".

When the Great building of Man is done, the "Monad" becomes the "Nomad" - the Man - God, traveling and moving about the Earth. The traveling Man - Son of God. Woman is magnetic - her son is electric, expressive light vibrations, manifesting etheric (spirit) and dense (physical).

Atom the Eve

(Adam and Eve)

In the Biblios Heliotech (Bible), we have the story of Adam and Eve. This is symbolically representative of the first man and woman. As the story unfolds, Adams, the "Mas" (man) begets Eve, the "Femina" (woman). The God who made Adam made Eve from the Rib of Adam.

The story of Adam and Eve serves as a very good focal point from which to begin to examine and view the Human family.

Let us look at and review at a fundamental level, the introductory elementary lessons of the Creation of the Earth, in the Biblios Heliotech.

Seven Days of Creation

1. First Degree (Day) Sunday/ Micha El - Ruled by the Sun and Leo.

In the beginning God created the heavens and the earth, the Earth was void and empty, and darkness was on the face of the deep. Then God said, "Let there be light!" and light was made. This was the work of the first day.

2. Second Degree (Day) Monday/Gabri El - Ruled by the Moon and Cancer.

On the second day was created the firmament with all its expansive beauty.

3. Third Degree (Day) Tuesday/Zama El-Ruled by Mars and Aries.

Then God commanded the earth to bring forth plants, and green trees, and flowers of many various form and different colors.

4. Fourth Degree (Day) Wednesday/Rapha El - Ruled by Mercury, Gemini and Virgo.

On the fourth day were made the great lights that shine in the heavens: the Sun, the Moon, and the Stars,

5. Fifth Degree (Day) Thursday/Sachi El - Ruled by Jupiter and Sagittarius.

On the fifth day the fish that are in the waters, and the birds that are in the air were created.

6. Sixth Degree (Day) Friday/Ana El - Ruled by Venus and Taurus and Libra.

The sixth day God created all manner of living creatures that are upon the Earth, each in its kind. At last he said: "Let us make man in our image and likeness, and let him have dominion over the whole earth. So God formed man out of the slime of the earth, and breathed into him an immortal soul, and called him Adam; that is, taken from the earth.

7. The Seventh Degree (Day) Cassi El - Ruled by Saturn and Capricorn.

God saw all the things that He had made, and they were good. So He rested on the Seventh day, and blessed it.

Within the "Genesis" of Hilios Bibliotech, the keys to Master building are revealed. "Genesis" is from the Moorish Latin, meaning birth, origin, to become, to be born, a begging a way in which something is formed, Creation.

In mathematics. "Genesis" means to trace out to form a line, plane, figure or solid, by motion of a point, line or solid, therefore, Geometry can be seen in the story of "Genesis". This is expressed by the Moabite/Moorish symbol of isonimi or the compass and the square with the seventh (Compose + Square) letter of the alphabet -G in the center, along with the number 7, which represents the 7 ruling Angles/Angels - Planets, the Cosmos, Elohim. The Moabite/Moorish Law - Masonry, Geometry, Astrology - tools of the Master builder. The compass and the square is also a symbolic representation of the Woman and Son, the Widow and Her Son and the Virgin and Her Son.



This is an abbreviated version of Lesson Number 9. The complete version this work is in Civic and Heritage Lesson Book Number 9.

CHAPTER 2 IDENTITY CRISIS: A DICTIONARY SEARCH

By Bro. Taj Tarik Bey

Identity

The word IDENTITY is a noun, derived from the old Moorish Latin word, identitas, or ultimately, idem, meaning same. Identity denotes who a person is, what a thing is, or individuality. The unresolved question amongst the oppressed and suppressed peoples, branded negro, black, cofored, west indian, etc., is that the names they are marked with, as national and parentage and pedigree names, are clearly not the names of their forefathers. Most slaves bear the names of the European Slave holding families. Their names are allen and not the same as their forefathers. What is wrong and who is seriously addressing this issue?

Crisis

The word CRISIS is a noun and is an unchanged Moorish Latin word meaning, the turning point in a disease, toward life or death. Crisis also means an emergency. The very life and culture of the branded and labeled people, suppressed by the European occupational Union States Society is in a CRISIS.

One of the many and numbered SOCIAL CASTE traps, disrupting the oppressed dark and light ofive Asiatic Community in the Americas, is the continuing NATIONAL IDENTITY CRISIS. There are major social and economic issues facing our people, who have been denied their right to sovereign self government. Most are unaware of the true sources of their oppression.

Politically supported and protected social and economic disruption engineering, has been traditionally directed by the colony/States, against the indigenous peoples of the Americas (Al Morocs). The brands and labels of NEGRO, BLACK, COLORED, INDIAN, WEST INDIAN etc., have been accepted as true and are feigned retroactively into ancient history. These chattel brands and labels (fraud) are given de jure and legitimate reality in the States' educational systems of the West.

With the absence of the true national descent names of your Moorish forefathers, the nations of the Earth have no lawful or legal obligation to recognize the heritage, birthrights, rights and immunities of the people. You cannot inherit that which is your forefathers if you recognize or acknowledge them (self)or bear their national names. The identify of your forefathers and yourselves must be in harmony as one and the same people!

Salve Nething Opportunists

The world is in need of graduation, but the overseer leaders and teachers are unwilling to instruct or teach. The People are in want of knowing, but the selfish LEADERS and religious <u>GOD-SELLERS</u> are too busy <u>collecting wealth for themselves</u>. They never <u>support or admit to truthful and applicable information that they do not control</u>. They refuse to <u>reveal</u> the <u>fundamental CIVIC truths</u> which, they know very well, would begin to free the People. Most of them would have to condemn themselves. Ignorance is a heavily promoted money generating business within the Union States Society of America. THEY DO NOT WANT IGNORANCE TO END - RHETORIC IS THE ORDER OF THE DAY! TRUE, WORKABLE SOLUTION ORIENTED INFORMATION IS QUICKLY DISMISSED AS MERE UNSUPPORTED OPINION!

There is a <u>striking similarity</u> between MOST ALL the <u>traditional APPOINTED LEADERS</u> and <u>religious GOD-SELLERS</u>. They have <u>much in common</u> with the <u>OPPRESSORS</u> of the poor and politically <u>unprotected peoples</u> in the Americas. For example, review and examine the following:

A. These Leaders usually claim to KNOW GOD (having direct conversations), but DO NOT, CAN NOT or WILL NOT identify the people they LEAD. They claim not to have the ability or resources to find the records or truth as to who or what the true national and parentage names of the enslaved peoples are! When questioned, they will often make statements like: "Don't question the word of God" or "The slave records were lost on a ship that sank off the coast of Virginia", etc..

MOORS	ORDER	OF THE	ROUNDTABLE
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- **B.** The Leaders and God-Sellers always have a <u>new or different version of God and religion</u> to sell to, or force on the oppressed peoples. Another obvious and common similarity is that these all powerful <u>Gods are always financially destitute and desperate for money.</u> They always claim that their God is the same God, but yet different from everybody else's God. This is done without qualifying either Gods.
- C. The State ordained Leaders continuously establish organizations and institutions, costing MILLIONS upon MILLIONS of dollars to run yearly, but solve little to nothing, relative to the true problems facing the people. The people are cultivated into passively tolerating their social and economic oppression, with naive praises of false success.
- D. These ordained Leaders come amongst the oppressed and poor people, asking for MORE money, to continue the previous failures then they leave again, as usual expecting the poor people to pay bills with and live on blind faith. Question! Why don't these leaders and God-Sellers stop asking for money and live on the blind faith that they perpetrate among the poor and oppressed.
- E. These ordained State Leaders will spend millions of the peoples dollars paying lawyers to get equal pay for a woman or man working for some company charged with racism- calling it a win. Upon examination of the expenditures and suffering, they could have bought many a company out lock stock and barrel for millions less. The violating company could then serve the people and create jobs and ownership among the people. That position, however is too much like resolution, common sense, honesty, and problem solving.
- F. These traditional LEADERS and GOD-SELLERS consistently claim to be called by a GOD, ORDAINED by a GOD, yet never give instructions for direct and measurable communication with that GOD. The poor and oppressed never quite pray enough, give enough or have enough blind faith! These overseers never teach the oppressed peoples of a route to economic control and stability, or of a direct relationship with these Gods, independent of paying off these LEADERS and GOD-SELLERS on a consistent basis. When the People's money STOPS, the GOD STOPS!
- G. These traditional LEADERS and GOD-SELLERS blatantly claim ORDINATION by the ALMIGHTY GOD AND DIVINE CREATOR. However, upon just a little investigation and research, one will quickly discover these people to be ORDAINED, SANCTIONED, LICENSED, INCORPORATED and SUBJECT to the very suppressive and oppressive Colony/States that they claim HOLY separation from! It would be fair to see them for who they really are.....AGENTS OF THE STATES and ROMAN SOLDIERS! Why don't they admit to what is obvious and provable? They have strong faith and confidence that the ignorant (often by choice) masses will not read or study for themselves! The middle-man's leech inspired job is secure!

TRUTH STANDS ALONE AND NEEDS NO APOLOGYI

Adjectives, as applied to people

Adjectives describe, they do not identify. The words, negro, black, and colored are adjectives and have been used to label Moors who have been reduced to servitude, by European Colonists. These words, in spite of their popular acceptance, cannot be properly used to identify any human being. This fact alone should end any continued argument on behalf of the fictitious names and the state of the persistent **identity crisis**. An example of the proper use of adjectives is:

- A. She bought a BLACK Rolls Royce. Rolls Royce is the noun BLACK describes the Rolls Royce.
- B. The condition of the nation looks very BLACK. The word NATION is the noun and subject in the statement. BLACK is descriptive of the NATION'S condition.
- C. The man has a BLACK heart. Man is the noun and black describes or implies an evil character or nature of the man.

Negro

NEGRO is the Latin word for BLACK. State ward agents and scholars will vehemently defend against and claim NEGRO to be a nation of people, while declaring themselves to be BLACK but not NEGRO. The word NEGRO is used in the Spanish and Portuguese dialects of Latin. The Dutch Master slave holders initiated and coined the use of the words, black, negro and colored, to describe their chattel property. The Colony/States and their overseers carry on the tradition.

Colored

The word, COLORED, is another of the States' slave and ward labels used in European Colony/State social engineering. It is an adjective, meaning:

- 1. Having color; not BLACK or WHITE.
- 2. Anything which has been painted, stained or dyed.
- 3. Any thing appearing to be other than what it truly is.
- 4. One of the slave labels and brands used by European sociologists and anthropologists to categorize any and all peoples of the Earth, outside themselves.
- 5. A word attached to all and any fraudulent or artificial ordinance or law.
- 6. Tinged by prejudice, emotion, desire for effect, etc...
- 7. Biased and deceitful.

Black

The word, BLACK, is also one of the States' slave and ward labels, used in European Colony/State social engineering. It is an adjective, meaning:

- The opposite of white.
- 2. Reflecting little or no light.
- 3. Negro.
- 4. Dirty and filthy.
- 5. Death.
- 6. Black Canons

- 7. Evil and wicked; mourning.
- 8. Absence of all moral light or goodness.
- 9. Disastrous or foul and displeasing.
- 10. Dismal, gloomy and unlike the other members of a civil society.
- 11. Temporarily blind or unconscious.
- 12. To blot out, suppress or withhold.

Isn't it strange, yet revealing, that scientists, researchers and scholars of the world can take a firm position and tell you about the existence of dinosaurs, dating millions of years ago - writing this information in books? On the other hand, these same scientists, researchers and writers seize with amnesia and confusion, when faced with the challenge of revealing the true identify of the peoples they have held and still hold to servitude, through force of non-representative government, usurpation and false information.

State Agents

State Agents, as referred to in this article, are people who surreptitiously operate, singularly and/or in organizations to undermine economic, social and national progress amongst oppressed peoples - namely Moors, in the Americas, branded with adjective tags.

Traditional State Agents are directly employed within organized public sub-agencies. The unsuspected State Agents are usually persons calling themselves negro and black leaders from God, but are ordained as leaders, by Union State governments, Union States government agencies or industrial politicians and/or persons behind the scenes. Their ultimate mission is to keep any and all indigenous Moors from sovereign power of self government.

Agents are politically controlled by and for the States' benefit. They felgn sincere interest in the problems and affairs of the people labeled, black - using unworkable rights causes to divert attention from true issues needing to be addressed. These agents are regularly featured by the Union States' mass media - usually have religious and political jobs (network) and live economically comfortable lives.

An AGENT is a PERSON or THING which acts as a representative, deputy, helper or intermediary of or for another. An AGENT is any power, person, authority or cause that produces an effect. An ignorant person can be an AGENT to his or her own ENEMY and assist in self-destruction. Many Slaves and Wards were chosen by the several States' governing bodies or agencies to be AGENTS against their own peoples' interests.

This does not mean that every leader, calling himself or herself black, negro or colored is consciously a State agent. A person can be a State agent through blind faith or ignorance. Due to the fact that the words, black, negro and colored, etc., are State Colony slave codes, any so-called leader who promotes these TAGS are undoubtedly State Agents. Ignorance of a subject matter in which many of these people make their livings off the people, does not excuse them from the responsibility to be educated and well schooled in such matters. The oppressed and subjugated people always pay the price for others (agents and the States) profiting off this socially negative servitude adhesion contract slavery industry.

Most AGENTS are well schooled and are conscious of their work and missions - very few are not conscious of what they do! A binding tax status is often used to lure adhesions to the STATES. One of the trick adhesions is the 501 - C3 tax exempt trap. Tax cannot be used as a coercive instrument to grant rights. Rights cannot be sold by governments to the people - especially if the people are not of their Constitutional Contract or Pact. The power to grant tax relief, implies and contracts the power to tax. Oppressive corporate States have traditionally used TAXES to force oppressed people into submission, economic subjugation and industrial extinction.

There is no honorable need for protecting the existing ignorance - in reference to the IDENTITY of our <u>branded</u>
<u>People</u>. The oppressed Peoples have been trained and taught to think and believe that <u>the labels - black, negro, colored, etc.</u>, are variations of a nationality or the national names of human beings. This popularly accepted position of thought is false!

High social status is bestowed upon the STATES' ORDAINED SCHOLARS, LEADERS, TEACHERS and GOD-SELLERS who teach, promote and sanction the brand names as, the nationality of the oppressed peoples. Their willingness to trade and hide the truth for a benefit is well established for the record! The truth is here - they can stop deceiving and pretending!

A common dictionary is readily available to most ADULTS and CHILDREN. The most effective way to expose the truth on the IDENTITY CRISIS issue is to keep it simple and to the point! If a child can read it, certainly an adult should be capable of understanding. The following are excerpts from multiple dictionaries:

Common Dictionaries used for reference, including publishing dates:

- 1. Webster's New World Popular Dictionary, 1931.
- 2. Webster's New American Dictionary, 1957.
- 3. The New Century Dictionary-The English Language, 1927.
- 4. Britannica World Language Edition of Funk and Wagnall's New Practical Standard Dictionary, 1955.
- 5. Webster's Unabridged Twentieth Century Dictionary, 1966.
- 6. Webster's Seventh New Collegiate Dictionary, 1966.
- 7. Webster's Elementary School Dictionary, 1914.
- 8. Webster's New Twentieth Century Dictionary, Unabridged, 1936.
- 9. New Popular Webster Dictionary, Self-Pronouncing, 1931.

NOTE: The Student will take notice that most modern editions of the dictionaries, made available to you, are stripped of much vital historical and etymological information, relative to many older volumes. This is not accidental. It was done with the recognition that more people are able to read, loday. Reading, studying and research is counter to the active **forced illiteracy** and **social engineering war** waged in the past and present history of the United States of America, including all territories under her influence and jurisdiction.

Webster's Universal Unabridged Dictionary.

Moor, n. [L. Maurus; Gr. Mauros, a Moor, from mauros, black or dark.]

- 1. A native of the northern coast of Africa, called by the Romans, from the color of the people, Mauritania, the country of dark-complexioned people; a native of Morocco.
- 2. A member of any of the African or Asian dark races adopting the Mohammedan religion; in history a Saracen or an Arab.
 - 3. A negroj a black.

black (blak) adj. Of the darkest possible hue; without light, very dark, as, a black night; gloomy, discouraging, as, a black view of things; dressed in black, as, the Black Prince; having a dark skin, as a Negro; sullen, inimical, as, a black look; discolored, as, a black eye.

black (blak) vi.&vt. To become or to make black; blacken, as shoes; discolor, as the flesh around the eye, with a blow.

Compound word

Compound word: A compound word is a word made by combining two or more words to create a new word.

Example: Show is a word. Place is a word. These two words have totally different meanings. When the two words are put together, they form another word; Showplace. Showplace is a compound word.

The word **Black-A-Moor** is a compound word. This was the last word used in the early history of the Americas that has any part of truth left of our true national identity. Later, slave holders dropped the national name, **Moor** (**proper noun**) and called us by the **adjective**, **black**. This was done to give credibility to the adjective, BLACK, and to project it as a PROPER NOUN. Thus, stripping us, THE MOORS, of our national identity. The word BLACK describes the defeated and branded Moors' political, social and economic status - **black**.

The European sociologists and scholars clearly attempt to legitimize the words, <u>black and negro</u>. They promote their use as proper nouns, by equating these <u>adjectives</u> with the <u>proper noun</u>, Moor. This manipulation of the records and reading materials is designed to confuse those who have little education and lack background information into the secret histories of the West. Further proof of negative intent is exhibited by the common use of the words, black and negro, and by the conspicuous absence of the use or acknowledgement of the proper national name, Moor or Moorish.

Who are the Black - a- Moors?

Webster's Seventh Collegiate Dictionary: Note below that the <u>adjective</u>, black is not capitalized. The <u>proper noun</u>, Moor is capitalized because it is the true identity of the people who are presently marked with the brands and labels, negro, black, colored, etc.!

black.a.moor 'blak-ð-,mu (ð) r\ n [irreg. fr. black + Moor] : a dark-skinned person; esp: a Negro

Websters Popular Dict. 1931.

BLACK-A-MOOR (blak'a-moor), n. a negro

Websters New American 1957.

Moors (moor) n. A native of Morocco, or a North African Moslem.

New Century Dict. 1927

Moor-ish (mor'ish), a. Of or pertaining to the Moors; in the style of the Moors, as architecture decoration, etc.

The Students and people who bear the brands and labels, negro, black, colored, etc., may take notice of how the States' Slaves, Wards or miseducated people can be misled and misguided. Due to the States' educational institutions and social/economic engineering controls, many do not know, understand or recognize the difference between an adjective and a proper noun.

It is vitally important to keep in mind that those of us most passively submissive under The Union States Society's instruction and influence, are trained to <u>substitute beliefs for knowledge</u>. If confronted with factual information, many of our people will often <u>EQUATE FACTS with mere OPINION</u>. THERE IS A MARKED PATTERN of unwillingness or inability to discern the difference in value. In Slave and Ward culture, BELIEFS are more important than KNOWLEDGE!

To continue with intelligent examination of the subject matter at hand, and to counteract false instruction, let us further explore commonly available information from ordinary dictionaries.

BLACK - The Adjective MOOR - The Proper Noun

Britannica World Language Dict. 1955.

BLACK adj. 1. Having little or no power to reflect light; of the color of jet; the opposite of white. 2. Having a very dark skin, as a Negro; also, swarthy, somber; dark. 3. Destitute of light; gloomy, dismal, forbidding; also, sad, shameful, deceitful. 4. Soiled, stained. 5. Evil, malignant; wicked, deadly, slanderous, malicious, threatening; as, a black-hearted wretch. 6. Unchangeable, as in political views. 7. Wearing black garments; as black monks. See synonyms under DARK -noun: (1) The absence of or complete absorption of light; the darkest of all colors. (2) Something that is black; also, mourning apparel drapery. (3) A stain. (4) A Negro; a black-skinned person. - IN THE BLACK in the credit column of an account; prosperous, thriving: converse of in the red.

-verb: To make or become black; also, to blacken and polish. -TO BLACK OUT (1) To extinguish or screen all lights visible from the air, to make or become dark. (2) To lose one's vision or consciousness temporarily as the result of a sudden change in velocity. See BLACK-OUT. [<OE. black, dark] -BLACK.LY adv. -BLACK.NESS noun. BLACK.A.MOOR noun A black person, man or woman; NEGRO. [BLACK + MOOR]

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Websters New. American. 1957.

black (blak)' vi.&vt. To become or to

make black, blacken; as shoes, discolor; as the flesh around the eye, with a blow.

blackamoor (blak'a moor) n. A Negro: word now no longer in use.

Websters New Twentieth, Century, 1936

black'a.moor, n. 1. a Negro, especially an African Negro. (2). any dark-skinned person.

Websters Seventh New Collegiate, 1966

black.a.moor /blak-a-mu(ð') r/ n[irreg. fr. black + Moor] :a dark-skinned person; esp: NEGRO Websters Elementary 1914

black'a.moor (blak' a.moor), n. A black; esp.' an African black: a negro or negroes.

Websters New American, 1957.

Moor (moor) n. A native of Morocco, or a N. African Moslem.

New World Popular, 1937

BLACKAMOOR (blak'a.moor), n. a negro.

Websters Universal, Unabridged, Dict, 1936.

Moor, n. [L. Maurus: Gr. Mauros, a Moor, from mauros, black or dark]

New Century Dict. of the English Language. 1927

black, a. moor (blak'a-mor), n. [For black Moor.] A black man or woman, esp. an African negro; any very dark-complexioned person.

Websters Unabridged. Twentieth. Century, 1966.

Moor, n [L. Maurus; Gr. Mauros, a Moor, from mauros, black or dark.]

(1). a member of a Moslem people of mixed Arab and Berber descent living in northwestern Africa.
(2). a member of a group of this people that invaded and occupied Spain in the eighth century A.D.

As one can easily deduce from common and readily available books, such as the dictionaries found at home and in institutions, the true identity of the people labeled negro, black, colored, etc., is no secret and, in truth, never has been. The conquerors and their agents have worked diligently to promote and ensure ignorance at the expense of the oppressed. Everybody in power knows - and is well aware of who they have enslaved - but the enslaved people, themselves! It seems that reading for oneself has been <u>cleverly cultivated as a sin</u> by some highly trusted people - who might they be?

A major reason that the false negro and black slave labels are accepted as true national identity names is due to repetitious enforcement through literature distributed by institutions and propagated by the traditionally highly trusted religious leaders. Most of these leaders are not elected by the people, but are assigned by and built up by the <u>States'</u> and the State's controlled press. The majority of these States' agents belong to one of the many secret societies under European corporate control, <u>whose mission is to subjugate the Moabite Woman and Her progeny (offspring).</u>

For those who desire more knowledge of the subjugation and slavery processes used to conquer the Moors, a dedicated study of the INQUISITION and the BLACK CODES of 1724 would do wonders!

The true and most effective KEY to conquering a nation of people is to control the Woman and her womb. All advanced military attacks are based in this fact. This is not taught to the common soldiers in military organizations - they are just given instructions to attack women and children under guises of necessity. He who controls the Woman controls the Nation!

The defeat and enslavement of the Moabite/Moorish Nation in the Western Hemisphere is the most secret history in all public literature! Both the history and culture is kept from public consciousness as much as possible, by the ruling Colonial States and their European citizen subjects. This Status Quo condition of social rot is agreed to and supported by many Moabite/Moors, who use, maintain and cherish the black and negro labels and European names, titles and positions awarded to them for their service. They sell the blood of their own people for a few pieces of silver.

The Crescent and the Star is one of the most significant symbols of the Moabite/Moorish Nation. The Crescent symbolizes Luna, the Moon. The Star symbolizes Ishtar, the planet Venus. The Crescent and the Star, together, symbolize the Cosmos and the high cultured sciences of the Ancient Moabite/Moors! Both the Moon and Venus represent fertility and fecundity. The Moabite/Moorish Woman and her reproductive cycles of 1 3 are governed by these planets. This is known and respected by the alien occupational conquerors of our civilizations and they use this information in all military actions against the Moors.

In symbology, the <u>sublugation of the Moabite Woman</u> is shown as a circular crest or badge displaying the head of the SPINKX with the Crescent of I.S.L.A.M. superimposed behind Her head. The Scimitar (sword) is displayed behind her head. The horns of the Crescent are pointed downward. The Moabite/Moorish star is displayed in red, within the horns of the Crescent, beneath Her head. This also symbolizes the Moabite/Moorish Woman as the true KEY to HUMANITY. The SPHINX is the Masonic symbol of the Moabite/Moorish Woman.







THE SUBJUGATION OF THE MOABITE WOMAN

The day comes quickly, when the Moabite/Moorish Woman will be awakened to Herself, Her true power and metaphysical oneness with the Cosmos. This is called the REVELATION of the AGES. Then, and only then, will the world of human society begin to ascend to its true quality of humanity and HIGHEST CIVILIZATION ORDER. As long as

MOORS ORDER	OE_	THE	ROUN	DTA	BLE
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CIVIC LESSON NO. 5

She is asleep and unconscious, the Moorish nation will be oppressed. What Her state of mind and her social condition reflects - so goes the nation. Only she produces both female and male.

The Moabite/Moorish Woman and her progeny (offspring) are what their Ancient Mothers and Fathers were, without doubt or contradiction - that is - Moabites/Moors. Moors are the direct descendants of the Ancient Moabites and are the Ancient and Indigenous Peoples of Northwest, Central and Southwest Amexem, including the adjoining Islands. These lands are known, today as the Americas. The word America is a corruption of the Moorish Latin words Al Moroc and Al Morocco. Al Moroc is Moorish Latin, meaning, descendants of Moroccans.

The metamorphic and metaphysical rise and ascension of the Moabite /Moorish Woman and Her Moorish Nation is called the New Order of the Ages. A new era of time is dawning on the Earth. The Great Architect and Master Builder is awakening. Peace on Earth and Good Will To All Men!

CHAPTER 3

SOVEREIGNTY AND GOVERNMENT

By Bro. Abdullah El Talib Mosi Bey

SOVEREIGNTY

Sovereignty is the supreme political authority and self-sufficiency of a nation of people to govern their internal affairs <u>without interference or dictation from a foreign government</u>. The internal affairs include making laws, executing or applying the law, collecting taxes and levying contributions, making war or peace, forming treaties of alliance, entering into commerce with foreign nations, and the like.

The Sovereignty of a Nation of People is tied to their Birthright. Birthrights are citizens' unalienable rights that are lawfully recognized at birth by the international governments. The sovereignty of a nation is lawfully recognized by their Nationality, family name/title, Land, Constitution, Flag and Seal. These national symbols, when publicly declared, when consistently used in the public and when registered with the Governments of the Earth, particularly with the Sovereign Nation in which a People live or visit, allow a Nation of People to be lawfully recognized by the international body politics, thereby, receiving international protection At Law. However, when a nation of People's Birthrights are usurped or denied, they are no longer Sovereign. As a result of this social civic act, the nation of People no longer have the supreme political authority and self-sufficiency to administer their internal affairs and will no longer be lawfully recognized by the international governments as Sovereign. Also, as a result of the aforementioned social civic act, the enslaved nation of People will no longer receive international protection At Law. This social civic act constitutes slavery which means that a foreign government is interfering or dictating the internal affairs of a once Sovereign Nation of People.

PARENTAGE NAMES

Names, and particularly parentage/family names, are synonymous with Nationalities and lawfully tie a People to a Land, Constitution, Flag and Seal; thereby, giving them national and international protection At Law. Parentage names and Nationalities identify and distinguish pedigrees throughout the world. As a case in point, the parentage names Lincoln, Williams, Jefferson, Jones and Franklin indicate that the persons with these family names are of English pedigree, therefore, their nationality is English and their national land is England.

The family names de Vinci, Danatel.o, Boccaccio, Abruzzi and Donizetti indicate that those persons with these surnames are of Italian pedigree/parentage, therefore, their nationality is Italian and their national land is Italy.

The family names Waldseemuller, Von Bulow, Steinmetz, Humboldt and Tischendorf indicate that those persons with these surnames are of German pedigree/parentage, therefore, their nationality is German and their national land is Germany.

NATIONALITY

Nationality, which arises at birth, coming from the word Nativity which means to be born, is the hereditary, genetic, birthline of any People of the same parentage. In divine natural law, and in the harmonious national and international civic law, nationality lawfully bonds any People of the same pedigree together. Nationality determines the political and social status, position or rank in any society. In the categorization of citizenship, status is the first issue that must be addressed or considered in the National and International civic arena. Furthermore, nationality distinguishes between the Indigenous Sovereign Citizens and Foreign Nations and/or allens in all Sovereign Nations. Nationality determines who has all the rights and privileges to all the resources and benefits and who has limited rights and privileges to the resources and benefits of their Sovereign Nation. Whereas, Foreign Nationals have limited rights and privileges to the resources and benefits through treaties that their governments make with the Sovereign Government in which they visit or live. The treatles made between the Indigenous Sovereign Nation (Home Government) and any Foreign Sovereign Nation are Constitutionally in force.

BIRTHRIGHT INHERITED NATIONAL LAND

The land of a Sovereign People is their Heritage. Heritage is the tangible substance that is owned and possessed by right through Inheritance/birthright. It is passed down through generations and is possessed and titled in the family's (Nations') name. National land is protected and maintained with the knowledge of The People's Birthright - Nationality, Parentage/family name, National Constitution, Flag and Seal. The Culture and Heritage belong to the Sovereign Citizens.

NATIONAL CONSTITUTION

A National Constitution is the lawful, written contract among the Sovereign People of one Nation-traced through Mother. The Sovereign People of one Nation agree to submit themselves to the agreed upon Law jurisdiction of their Parentage Nation for the promotion of their general welfare, protection and their individual, as well as collective rights to life, liberty and property. This is their birthright.

Political Rights and Civil Liberties are received when the People of one Nation, in majority vote, agree to surrender some of their Sovereignty in a limited capacity. Political Rights and Civil Liberties can only be exercised in the formation or administration of the government. These Political Rights and Civil Liberties are established and recognized by a National Written Constitution. This contractual agreement (Constitution) gives the Sovereign People of the Nation the rights and privileges to participate directly or indirectly in the establishment or administration of the National Government.

The Sovereign People delegate some of their Sovereignty in a limited capacity in a government structure. Qualified electors and/or representatives among the People are selected and thereby given the Sovereign Power relinquished to them by their Sovereign People. The qualified electors and/or representatives, in turn, delegate power to others selected among the Sovereign Body of the one Nation to assist in governing the affairs of the Sovereign Body.

The qualified electors and/or representatives have the responsibility to govern the internal affairs of the Nation, i.e., executing or applying the law, collecting taxes and levying contributions, making war or peace, making Treaties of alliance, entering into commerce with foreign nations and the like.

NATIONAL SEAL

The Sovereign People create a National Seal to express and preserve their customs, culture, language and to protect their Birthright Heritage. Furthermore, this national symbol is the principle seal of a nation and is used for authenticating documents of high importance or ceremony - issued in the name of the Sovereign or chief executive authority. It serves to identify, The Nation, in the same manner as a signature of an individual, organization, or other entity to authenticate written material emanating therefrom.

NATIONAL FLAG

The Sovereign descent People of a Nation create a national flag to express and to symbolize their Parentage, Customs, Culture, Language and to protect their Birthright Heritage. Moreover, the Flag symbolizes a nation's jurisdiction and authority over the national land. The claim over the land may be de jure or de facto. If a nation's claim over a national land is de jure, it means that the Citizen's rights to the land was passed down rightfully through inheritance.

If the claim to the land is **de facto**, as it is in the case of the Union States Society, i.e., the United States of America, it means that the national land was stolen from us, the indigenous people (Moors/ Moroccans), who are the de jure, unseated Sovereigns and we only can make lawful claim to North, Central and South Americas (Northwest/ Southwest Africa/ Amexem). The indigenous people (Moors/Moroccans) are the only Sovereign/true citizens. Everyone else is a foreigner. The Star Spangle Banner (Red, White, Blue with stars) only represents the members of the Union States Society, i.e., the United States of America's jurisdiction over their colonies/states as well as its subjects and not the land called North, Central and South America (Northwest/ Southwest Africa/ Amexem). The English male is the only citizen of the Constitution of the United States of America, excluding all others, even the English woman.

Sisters and Brothers (dark and light clive), you will not have any national and international protection At Law as long as you continue to identify yourselves as one of the slave brands. We surrender our birthrights, knowingly or unknowingly, when we disassociate ourselves from our **Parentage - Natural Nation**.

The governments of the Earth recognize Sovereign Nationals by their Nationalities, Parentage/family names, Birthright/Inherited Lands, National Written Constitutions, Flags and Seals. National governmental officials are obligated by eath of office to protect the Sovereignty of their respective citizens as agreed upon by them and their respective citizens and written in a National Constitution or supreme harmonious law.

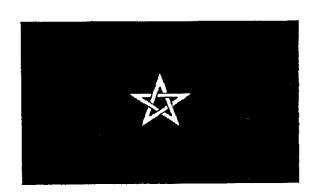
Sisters and Brothers, (dark and light olive complexion), you will not have any National and International protection "At Law" as long as you maintain the slave brands. We must honor our foremothers and forefathers in order to be recognized by the nation in which we live and by other Nations of the Earth. Homage to our ancestors is extended by reclaiming our Moorish Noble Titles - Ali, El, Bey, Al and Dey. These Titles belong only to us (the Sovereign People of the Land), our nationality (Moorish/Moroccan), our national/Heritage/ Birthright land - North, Central, South America (Northwest/Southwest Africa/ Amexem). Our National Constitution (Great Seal Zodiac Constitution). Our national Flag (Moroccan Flag; having a red field, with a five point green star in the center). Our Treaty Flag (Continental Flag; displaying a red field with a green cedar tree contrasted on a white canton). Our National Seal; (The Great Seal) the pyramid (Kunta-Earth Star) on the back of the Federal Reserve Bank's unconstitutional one dollar bill (Note) distributed in the juristic United States of America.

Sisters and Brothers, our Nationality is not one of the slave brands. We are who our foremothers and forefathers were without a doubt. Our ancestors were not English/Anglis and therefore did not carry the English/Anglis Parentage/family names, such as, Smith, Johnson, Williams, Jones, Jefferson, Lincoln and Franklin.

Sisters and Brothers, we will not be free until we honor our foremothers and forefathers by reclaiming our birthright/inheritance - Moorish noble titles, Nationality, Land, Constitution, Flag, Seal and clearly understand what Sovereignty means. This is an indispensable social civic act in which we must participate, if we are to be truly free from bondage to the chaltel contracted affairs of the colonist - English, Dutch (Holland), Scottish, French, Irish and Germans.

The brand and label words have served their purposes well. That is, to deny us our birthright/heritage - Moorish Noble Titles, Nationality, Land, Constitution, Flag and Seal. The chattel brand words are unique in that they originated with the Dutch (Holland) colonists and forcibly applied to us, the indigenous people of North, Central and South America (Northwest and Southwest Africa/Amexem), after 1779 A.D., beginning with our sisters and brothers, in the Ancient Phoenician City called Philadelphia, Peace!

The National Flag (Moorish Flag)



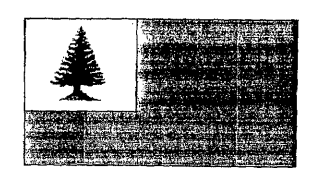
The National Flag of the Moabite Moorish Nation of North America (North Gate)

This bright cherry red flag with a five - pointed green star at its center is the national flag of the Moorish Nation. Have you every thought why the Christmas colors are red and green and why a five - point star adorns the top of the tree? The red and green colors and the five - pointed green star used during the Christmas Holiday are used in celebrating the taking down of the Moorish Flag, thus, the defeat of the Moorish Nation.

It has been taught in the United States of America's reconstructed history that George Washington as a young boy was so honest that he once said "I cannot tell a lie I chopped down the cherry tree." Did you really think that George Washington chopped down a real cherry tree? Notice that a cherry and the field of the Moorish Flag are bright red and that the leaf of a cherry and the five pointed star in the center of the Moorish Flag are green.

Do you recognize the symbology? Most of the reconstructed history is hidden in symbology.

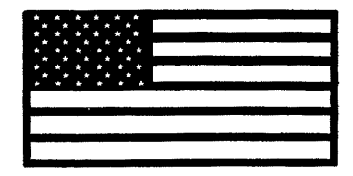
The Al Moroccan Flag (Treaty Flag)



This is the flag of the
Continental United States. It is
the American (Al Moroccan) Flag
of North, South and Central
Americas and the adjoining
islands. The Al Moroccan Flag is
the standard in which the Treaty
of Peace and Friendship was
signed between the United
States of America, and His
Imperial Majesty the Emperor of
Morocco in 1787 A.D.,
1407 M.C.

Bro. Abdullah El Talib Mosi Bey

The Star Spangled Banner



In the United States of America's reconstructed history, the Star Spangled Banner has been falsely referred to as the American Flag. It must be understood, clarified, remembered and not forgotten that America is two Continents, an isthmus and adjoining islands.

This is a merchant trading banner for mercantile, trade and commerce. It represents strictly the European Occupational Colonists and absolutely no one else. The six white stripes represent the English, Irish, French, Germany, Scottish and the Dutch (Holland). It further represents the political union of the European Occupational Colonists' Companies, thus, the forming of the de facto juristic foreign corporate entity, styled as the United States of America. The Indigenous Moors chartered the European Occupational Colonists as the first process for the Albions to govern their own affairs, having limited jurisdiction, under the Articles of Confederation from 1781 to 1789. Secondly, jurisdictional issues were discussed and settled as it relates to commerce, trade and taxation with the signing of the Peace and Friendship Treaty in 1787, thereby, uniting the Moors and the Anglis/English in a dually involved government with separate but interactive jurisdictional affairs. There were Moorish regencies that were in opposition to the signing of the Peace and Friendship Treaty with the European Colonists and as a result battles continued between the Moors and the Anglis/English. The treaty is indeed a binding document for both sides of the nation. Between 1788 - 1789, the Indigenous Sovereign Moors established and ordained the Constitution for the United States of America, deriving its authority from the Moors' Zodiac Great Seal Law of Peace.

Note: The Banner is the standard for the jurisdictional affairs of the European Occupational Colonists' and not over the land. The Banner does not denote any jurisdiction over the land now called the United States of America or the American Continent. It must always be understood, remembered and never forgotten that the Europeans are colonists/foreigners and not the Indigenous Sovereigns of the land.

Bro. Abdullah El Talib Mosi Bey

THE GREAT SEAL OF THE CONTINENTAL UNITED STATES

The Great Seal of the Continental United States Moorish Nation represents the de jure Sovereign Authority of the Indigenous Moors, emanating from Birthrights and Inheritance. That is, the Moors have Sovereign



Authority over their jurisdictional affairs and the land of Al Moroc (North, Central and South America and the adjoining islands). Furthermore, the Great Seal represents the Federal Republican Government with dually involved separate but interactive jurisdictional affairs (FEDERAL AND STATE). The Treaty of Peace and Friendship of 1787 A.D., 1207 Moorish Calendar Year signed between His Imperial Majesty of the Emperor of Morocco and the United States of America is the lawful document that has formed the alliance between the Moors and the Occupational European Colonists.

THE SEAL OF THE UNITED STATES OF AMERICA

The Seal of the United States of America represents the limited jurisdictional Sovereign authority of the Peregenus Albinus Gauls (The Occupational European Colonists) emanating from war and ultimately resulting to



the signing of the Treaty of Peace and Friendship in 1787 A.D., 1207 M.C. That is, the Occupational European Colonists only have sovereign authority over their jurisdiction affairs and not over the land of Al Morocs (North, Central and South America and the adjoining islands). The Seal of the United States of America further represents the States' (Occupational European Colonists) side of the dually involved government - FEDERAL AND INTERACTIVE SEPARATE BUT WITH STATE JURISDICTIONAL AFFAIRS. THE SECRETS OF WHY THESE TWO SEALS APPEAR TOGETHER ON THE BACK OF THE UNCONSTITUTIONAL FEDERAL RESÈRVE BANK'S ONE DOLLAR BILL (NOTE) DISTRIBUTE IN THE FOREIGN JURISTIC UNITED STATES OF AMERICA.

Bro. Abdullah El Talib Mosi Bey

CHAPTER 4

Political Status

By Bro. Abdullah El Talib Mosi Bey

Political Status has been a topic that has been vaguely addressed in the study of jurisprudence. Yet it is the first issue At Law that must be addressed or considered nationally and internationally. Why have scholars of jurisprudence not addressed the profound importance that political status plays in national and international law? Why have they not addressed the corporate status of the Moors (now labeled black, negro, colored, afro, etc.) and the legal significance these slave brands have in national and international law? A careful examination of political status will give the Moors, who bare these brand names, the understanding of the importance of nationality and the danger "At Law" of using the chattel brands as identities.

Political Status is the categorization of citizenship, non-citizenship, social position or rank in a society, with direct effect in relationship to rights, immunities and privileges. It is the first issue "At Law" that must be addressed or considered nationally and internationally. The following categories determine the status of the People/person and what laws apply in a society.

STATUS CATEGORIES

I) Nobility/Sovereign/Free White People
II) Foreign National
III) Foreign Subject
IV) Resident Alien
V) Non - Resident Alien
Vi) 14th Amendment Artificial Person

I) Nobility/Sovereign/Free White People

A) NOBILITY

Moors are the Nobles of North, South and Central America (Al Moroc) and the adjoining Islands, by Hereditary Birthright. This type of caste system, which is based on Hereditary Birthright was developed by the Moors. The Europeans changed this caste system to a class system which is based on wealth and hidden in codes, black and white, implying colors when they conquered the Moors, thus, destroying the Hereditary Nobility.

All, El, Bey, Al and Dey are the Moorish Noble Titles to the lands - North, Central and South America. These Titles of Nobility are the only lawful Titles to the land. They are the Titles of Honor and Nobility that are referred to in the Constitution of the United States of America that their contracted citizens (the English Male) cannot claim and remain a citizen of the United States of America. If so, they would be in violation of law and no longer could remain a contracted citizen of the United States of America. The Criginal Article 13 that the social engineers, now exclude from the common civic literature for the masses, states this point of law.

B) SOVEREIGNS (We The People)

Moors are the Sovereign Body that is referred to as We The People in the Preamble of the Constitution of the United States of America. Moors are the true citizens of the Great Seal Continental United States Federal Republic.

This is the United States that is referred to in the Preamble of the Constitution of the United States of America.

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America."

MOORS ORDER OF THE ROUNDTABLE

Sovereigns have the Supreme Political Authority. We, the Nobles, are the indigenous People to the land. Moors have all the benefits and rights to the land. Moors have absolute authority and rulership over the land in accord with nature. The absolute authority and right to the land is gained through Inheritance, genetics and pedigree. This absolute authority and right cannot be bought or sold. It is only gained and maintained through heredity, birthline, and pedigree.

C) FREE WHITE PEOPLE

The Moors are the TRUE Free White People of the Americas (Al Morocs) through hereditary, genetic, birthline and bloodline.

Free White People does not mean Caucasian Race III

Free White People does not mean Aryan Race !!!

(refer to Black's Law Dictionary, 4th Edition, 1968)

Free White People refers to the indigenous true Nobles of the lands - North, Central and South America (Al Moroc). The Moors are the Free White People of North, Central and South America (Al Moroc) and the adjoining Islands.

II) Foreign National

Foreign Nationals are citizens of a foreign nation. They are non-residents of the foreign nation they visit.

They often do not plan to reside in the states, but only visit as in a vacation stay. They do not apply for residency in the states. Nor do they surrender their birthrights and sovereignty by applying for naturalization in the juristic United States of America. They possess a nationality card, identifying their pedigree/parentage nation, and a time limited visa or green card. Their nationality card along with a time limited visa or green card shows proof of registering with the nation they visit. The foreign nationals' birthrights and sovereignty are recognized through their nationality and is protected by national and international law. Their National Written Constitution, national standard (Flag) and Seal represent them in whatever nation they may visit. Furthermore, foreign nationals receive protections, immunities and limited rights and privileges to the resources and benefits of the Nation they visit through a treaty (ies) their Sovereign Government has with the Nation they visit. Treatles are constitutionally in force.

All rights and immunities are rooted in sovereignty.

All sovereignty is rooted in birthrights.

All birthrights and sovereignty are rooted in nationality: Nature's Law.

III) Foreign Subject (Non Indigenous)

Foreign subjects are citizens of a foreign nation. They give up their allegiance to their pedigree/parentage nation and relinquish it to the foreign juristic United States of America Corporation. This means that they have relinquished their birthrights and sovereignty to the foreign juristic United States of America Corporation. As a result, they have no national and international protection At Law. As subjects, they are bound to obey the law; thereby locked in the status category as property of the Union States Society. They become classified as displaced persons.

The Naturalization Process in the United States of America:

The Naturalization Process is a deceptive methodology of stealing birthrights and sovereignty through the unconstitutional/expost facto/fraudulent 14th Amendment from otherwise non - subject jurisdictional people.

IV) Resident Alien

Resident Aliens are citizens of a foreign nation. They have not relinquished their birthrights and sovereignty to the foreign juristic United States of America Corporation. They possess a nationality card, identifying their pedigree/parentage nation. They have become permanent residents and register with the United States Government or any other government in which they reside at that time. They have a national Constitution, national standard (Flag) and a

MOORS ORDER OF THE ROUNDTABLE

CIVIC LESSON NO. 5

national Seal that represent them and are protected by national and international law. However, resident aliens do not have the same rights to all benefits afforded to the citizens of the nation of which they have become a permanent resident. In the foreign juristic United States of America Corporation, the European English male is the only contracted citizen, excluding all others even the European English woman. The resident aliens are afforded limited benefits (privileges) as a non-citizen.

Example:

Foreign Nationals who come to the foreign juristic United States of America Corporation on a visa and apply for residency in one of the states. The visa has a time limit and they must reapply to extend their residency.

V) Non - Resident Allen

Non - Resident Allens are citizens of a foreign nation. They have not relinquished their birthrights and sovereignty to the foreign juristic United States of America Corporation; therefore, they have national and international protection At Law. They have not applied for a visa nor registered with the government in which they visit. However, they possess a nationality card, identifying their pedigree/parentage nation. They have a national Constitution, national standard (Flag) and a Seal that represent them and are protected by national and international law.

The Union States Society classifies them as "Illegal aliens". This de facto government defines "Illegal aliens" as people who sneak over the borders and who do not register with the government. They either have a relative or friend cover for them, or find a method to attain "falsified" documentation/paper work relative to the jurisdictional claim of the Union States Society. The Union States Society has de facto authority over the piece of land now called the United States of America and over the indigenous people, who are in a denationalized state with the brand names, negro, colored, black, afro, latino, hispanic, puerto rican, indian, west indian, etc. Classified "illegal aliens" often receive benefits as a result of what the foreign juristic United States of America Corporation, with its headquarters in England, classifies as false identification/paper work.

VI) 14th Amendment Artificial Person

This is the status category that the Union States Society uses to classify the indigenous denationalized Moors who are the **True Nobles/Sovereigns/Free White People (Law Status)** of North America (Northwest Africa/Amexem). They do not have a publicly declared nationality and matching identification; therefore, they are in a denationalized state. In a denationalized state, the Moors are locked into the status category as chattel property of the Union States Society.

As a result of relinquishing their birthrights and sovereignty to the foreign juristic United States of America Corporation with the labels negro, colored, black, afro, latino, hispanic, puerto rican, indian, west Indain, etc., knowingly and unknowingly, the denationalized Moors are not afforded national and international protection At Law. The labeled Moors have voluntarily contracted their labor, bodies, children (offspring) and of all products state sanctioned and ordained marriages to the Confederation/ Constitution Contract Party Citizen (English Male).

The unconstitutional, expost facto and fraudulent 14th Amendment has been used to continue to enslave the labeled Moors through contracts and to deceive them into <u>belleving</u> that they are citizens of the United States of America. Also, the labeled Moors believe they have rights guised as civil rights, when in fact they do not have any rights in their <u>denationalized</u> <u>state</u>. They, however, are granted privileges that are revocable at any time by the <u>Confederation/Constitution Contract Party Citizen</u> (English Male).

In order for the labeled Moors to claim any rights At Law, they <u>must</u> publicly proclaim their nationality (Moorish) and register with the government in which they live. At the point of proclaiming their nationality (Moorish), the labeled Moors then will be recognized by the other nations of the Earth and will be able to claim their birthright heritage. This process of nationalization will make the labeled Moors sovereigns, for sovereignty is rooted in birthright, while all birthrights are rooted in nationality. This sovereign claim brings rights, liberties and immunities.

The Voting Rights Bill must be signed by the President of the Union States Society every 25 years. If voting was a right, it would not have to go through this process every 25 years. Rights exist at birth and are protected by the Constitution.

Chattel Slavery is hidden in contracts disguised as civil rights !!!

CHAPTER 5

The Dred Scott vs. Sandford Case: Why is it Law?

By Bro. Abdullah El Talib Mosi Bey

The Dred Scott vs. Sandford Case of 1854 - 1857 confirmed the existing status of the Moors (now branded black, negro, colored, afro, etc.) "that the power of Congress to govern the territories was subordinate to its obligation to protect private rights in property; that slaves were property and, as such, were protected by constitutional guarantee; that Congress has no power to prohibit a citizen of any state from carrying his slaves or any other property into any other territory and that Congress has no power to impair the constitutional protection of such property while thus held in a territory" (Scott v. Sandford, 19 How. 404, 15 L. Ed. 691).

Nationality and status must be discussed and evaluated in order to understand this Supreme Court Decision and the fact that it is law. The nationality of any people is the first issue At Law which establishes the identity (pedigree), birthright issues and any issue at sovereign law in the national and international civic arenas. In addressing the United Nations in Convention of 1979 with international Rights of a Child, the International Community of Nations addressed directly, with Principle 3, the issue of name and nationality.



Library Of Congress

Dred Scott

From the **nationality** of any people comes **birthrights**, **sovereignty** and **status**. Birthrights are inalienable rights that exist at birth. Sovereignty is the supreme authority of any people to govern their own affairs. Nationality is the identification of the pedigree of any people. It lawfully ties any people to a piece of land and establishes in nature, and in the divine order, the rights to the resources of the land (**MOTHER**). Nationality lawfully determines the status of any people. Status is the first issue At Law that must be addressed or considered nationally and internationally. It is the categorization of citizenship and non-citizenship, with direct relationship to rights, immunities and privileges (see the Constitution, the Law of the Land).

The following is the categorization of citizenship and non-citizenship that is first considered in the national and international arenas:

- I. Nobility/Sovereign/Free White People
- II. Foreign National
- III. Foreign Subject
- IV. Resident Alien
- V. Non-Resident Alien
- VI. 14th Amendment Artificial Person

The English male is the only citizen, excluding all others, even the English woman, under the Constitution of the foreign juristic United States of America Corporation. This constitution protects the English males' unalienable rights to life, liberty, and the pursuit of happiness (see the Declaration of Independence of 1776). The **Unconstitutional Missouri Compromise** prohibited a citizen (English male) of any state from carrying his slaves (property) into any other territory.

Article IV, Section 2, Clause 3 (one of the 7 slave Clauses) states,

'No person held to service or labour in one state, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from service or labor, but shall be delivered up on claim of the party to whom such service of labour may be due".

Moors who bare the slave brands. English and other European surnames are property of the Europeans At Law. The seven slave clauses in the Constitution of the foreign juristic United States of America corporation note the

MOORS	ORDER	OF	THE	ROUN	DTABL	LE

CIVIC LESSON NO. 5

importation and exportation of the English males' properties. All Moors who are branded and maintain those brands for whatever reason willfully or by fraud, are held legally as chattel property of the English male and other European Males (The Good Old Boys Network). The forced substitution of the **Moorish nationality** with the brand words changed their sovereignty to that of a corporate chattel, removing the birthright and the human status from a legal perspective. Thereby, Moors have no lawful claim to the resources of their inherited land of North, Central and South America (Northwest and Southwest Africa/Amexem).

The **Dred Scott vs. Sandford Case of 1854-1857** is the landmark case which confirmed the existing chattel/slave status of blacks, negroes, coloreds, afros, etc. It noted that Moors (with brands) were not and could not be citizens under the Constitution of the foreign juristic United States of America corporation. The Supreme Court has never repealed this decision and has no power At Law to do so. The English male is the only citizen under the Constitution, excluding all others, even the English woman, while the Moors are sovereign indigenous people of the land, the Moroccan Empire, now called the Americas, North and South.

In 1865, 1868, and 1870, the Congress of the United States passed the ex post facto 13th, 14th and 15th Amendments to the Bill of Rights, respectively, conferring the illusion of citizenship on the Moors without Moorish agreement, treaty or any lawful or mutual participation (i.e. fraud). The Constitution does not grant Congress the power to interpret the law and override a decision rendered by the Supreme Court. The Supreme Court determines the constitutionality of law. This is the only job and reason why the Supreme Court exists.

The Moors, in a denationalized state, cannot represent Free Moors At Law, nationally or internationally, and be recognized as legitimate. They are slaves and chattel property of the states. They are the token usury tools of the political nationals whose names they bear. Moreover, the corporate slaves have no true power of making law or controlling policy; there is nothing that they do At Law that is stable or permanent within the European controlled government.

There were no Wazirs (officials) of the Moorish Nation representing the so-called freed slaves during the drafting of the emancipation proclamation. 13th, 14th, and 15th Amendments; therefore, there is no proper, lawful treating of the matter. The mutual interchange, at law, between two or more sovereign nations is a treaty (see International Law on Treaties). Where is the treaty wherein the Moors agreed to be citizens of the United States of America. However, the Moorish Government has a treaty with the United States of America (Treaty of Peace and Friendship between the United States of America, and His Imperial Majesty the Emperor of Morocco, January, 1787 A.D. M.C. 1215).

The Moors are part and parcel of the Government, yet the Union of States' jurisdiction deal with the European side of the government (States Citizen). The Treaty of Peace and Friendship of 1787 is the law of discourse between the European side of the nation (United States of America) and the Moorish side of the nation (Great Seal Continental United States Federal Republic) in force through the Code of the Laws of the United States of America of a General and Permanent Character.

WHAT IS YOUR NAME?

WHAT IS YOUR NATIONALITY?

THE SEVEN SLAVE CLAUSES IN THE CONSTITUTION OF THE UNITED STATES OF AMERICA

ONE SLAVE CLAUSE: CONSTITUTION, ARTICLE I, SECTION 9, CLAUSE I. "The migration or importation of such persons as any of the states now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person."

TWO SLAVE CLAUSE: CONSTITUTION, ARTICLE IV, SECTION 4. "The United States shall protect ..., and on application of the Legislature, or of the Executive against violence."

THREE ...SLAVE CLAUSE: CONSTITUTION, ARTICLE IV, SECTION 2, CLAUSE 3. "No person held to service or labour in one state, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from service or labour, but shall be delivered up on claim of the party to whom such service or labour may be due."

FOUR SLAVE CLAUSE: CONSTITUTION, ARTICLE I, SECTION 8, CLAUSE 15. "To provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions".

FIVE SLAVE CLAUSE: CONSTITUTION, ARTICLE V
"... Provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article".

SIX SLAVE CLAUSE: CONSTITUTION, ARTICLE I SECTION 9, CLAUSE 4. "No capitation, or other direct tax, shall be laid, unless in proportion to the census of enumeration herein before directed to be taken."

SEVEN SLAVE CLAUSE: CONSTITUTION, ARTICLE I, SECTION 2 CLAUSE 3. (As three - fifths of a person is how all slaves are legally counted) "Representative and direct taxes shall be apportioned among the several states which may be included within this union, according to their respective number, which shall be determined by adding to the whole number of free persons, included those bound to service for a term of years, and excluding Indians not taxed, three - fifths of all other persons".

***Although these clauses are listed here, in part, it is advised that one obtain a copy of the Constitution of the Republic of the United States of America and do an in-depth study.

science fiction inquisition UNKNOWN MEANING **FAULTY DICTION** me to you: I am mu FALLEN FROM GRACE TO SERVITUDE MY EXPRESSION CONSTITUTES Honor, mother. Book of Ruth moab children. Oplift the youth FOR THEY ARE NOT BULLET PROOF YOU PLAY MY PART: UNKNOWN. I SERVE YET IGET WHAT I DESERVE YOU PLAY THE LAW: I RECOGNIZE AND IGNORE LAWS OF SUNRISE YOU PLAY KING unsover eign name SUN AND MOON AND EARTH AND FLAME You play the leach IPLAY THE HOST

ALL THE WHILE I BATTLE

(MY OWNGHOST)

KahMara Gabri ElSay's The Fez Jeornal

CHAPTER 6

Dred Scott and In Propria Persona

By Bro. Abdullah El Talib Mosi Bey

Was Dred Scott his name of pedigree/parentage, or the title/surname of a European slaveholder, which would denote ownership?

Let's examine this question with an analysis of the relationship between nationality and title/surname of pedigree/parentage. Names and particularly parentage/family names are synonymous with Nationalities and lawfully tie a People to a Land, Constitution, Flag and Seal, thereby, giving them national and international protection At Law. Parentage titles/surnames and Nationalities identify and distinguish pedigrees throughout the world.

As a case in point, the Titles All, El, Bey, Al and Dey are the Moorish Noble Titles to the lands of the Al Morocs (Americas). These Titles of Noblity are the only lawful Titles to the land. They indicate that the Nobles with these Titles are of Moorish pedigree, therefore, their nationality is Moorish and their national descent land is the Al Morocs (Americas).

The parentage names Yan, Yung, Lam, and Chen indicate that the persons with these family names are of Chinese pedigree, therefore, their nationality is Chinese and their national land is China.

The family names Vigny. Vinci, Turenne and Tocqueville indicate that those persons with these surnames are of French pedigree/parentage, therefore, their nationality is French and their national land is France.

The family names Vladimir, Vishinsky, Voroshilov, and Tchaikovsky indicate that those persons with these surnames are of Russian pedigree/parentage, therefore, their nationality is Russian and their national land is Russia.

Can one claim free status, using the title/surname of a foreign Nation of People and apply that foreign Nation's Constitution for one's own protection?

John F.A. Sandford pleaded to the jurisdiction of the court when he appeared in Propria Persona and charged that Dred Scott was not in his proper person.

"And the said John F.A. Sandford, in his own proper person, comes and says that this court ought not to have or take further cognizance of the action aforesaid, because he says that said cause of action, and each and every of them, (if any such have accrued to the said **Dred Scott**,) accrued to the said **Dred Scott** out of the jurisdiction of this court, and exclusively within the jurisdiction of the courts of the State of Missouri, for that, to wit: the said plaintiff; **Dred Scott**, is not a citizen of the State of Missouri, as alleged in his declaration, because he is a negro of African descent; his ancestors were of pure African blood, and were brought into this country and sold as negro slaves, and this the said Sandford is ready to verify. Wherefore, he prays judgment whether this court can or will take further cognizance of the action aforesaid" (Scott v. Sandford, 19 How. 404, 15 L.Ed. 691 p.p. 396 - 397)

John F.A. Sandford did indeed plead to the court in his Proper Person. As a citizen of the United States of America, he had constitutional protection "At Law". As a citizen/member of the United States of America, Sandford was represented by the Constitution, Flag and Seal of the Union States Society. The Constitution of the United States of America is a singular contract Charter, applying only to the European English male. This social contract is a mutual agreement among the European English males ordained by the Original United States Confederation Republic of the Moorish Empire.

The Unanimous Declaration of Independence of 1776, was drafted by Ben Bey as the first step of freeing the English males from the Brutish (British/Red coats) Moors. Ben Bey set up long houses (Masonic lodges as they are called today) to teach the English males the Science of Government (This act is symbolized on the back of the Federal Reserve Bank's flat currency - two dollar bill- distributed in the juristic United States of America). Just beneath the word STATES a curtain rope terminating to form points, as a compass with a shrunken head pointed toward Ben Bey [renamed Benjamin Banneker by the colonists] Ben Bey is seated Masonically, number 13, from the left and first at the table. Above and behind Him is a dual (double) doorway with panels, exposing upper half forming a cross).

The Articles of Confederation of 1781 to 1789 is the Charter of the United States of America. The Treaty of Peace and Friendship of 1787, unites the Moabites/Moors and the Albions/Europeans in a dually involved government. The United States of America is the Juristic act (guild of European Companies). By signing these social contracts, the English males mutually agreed to submit themselves under the authority of the juristic political body called the United States of America in exchange for the promotion of their general welfare and the protection of their individual as well as collective rights, thereby, agreeing to the establishment of a Juristic sovereign body.

Title Denotes Possession.

Let's examine title as a Principle of Law, showing how it clearly denotes possession of property - land, chattel, commodity, etc. Title is the means whereby the owner of lands or chattel has the just possession of her/his property. It is the legal evidence of any People's ownership of property. Furthermore, it is a claim based on an acknowledged or alleged right. In national and international law, name denotes possession, national or personal. This is why stave holders put their names on their slaves. This act gives them legal title to their slaves. The passage of time, does not change this principle of law. Property is transferred from one Sovereign to another Sovereign when their is a change of name on the title, the legal evidence of a People's ownership to property. The right to ownership is derived from a publicly declared and registered nationality. The nationality of any People is registered with the government in which they live and with the other nations of the Earth. The right to ownership of property is protected by a National Written Constitution.

Status

The nationality of any People is the first issue "At Law" which establishes the identity (pedigree/parentage), birthright issues and any issue at sovereign law in the national and international civic arenas. In addressing the United Nations in Convention of 1979 with International Rights of a Child, the International Community of Nations addressed directly, with Principle 3, the issue of name and nationality.

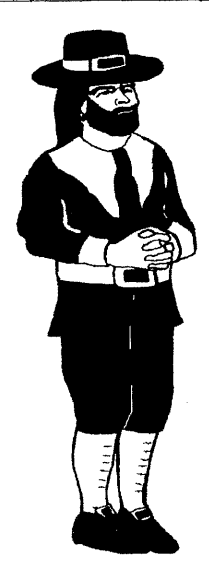
From the nationality of any People comes birthrights, sovereignty and status. Birthrights are divine/unalienable rights that exist at birth. Sovereignty is the supreme authority of any People to govern their own affairs. Nationality is the identification of the pedigree of any People. It lawfully ties any People to a piece of land and establishes in nature (the divine order) the rights to the resources of the land. Nationality lawfully determines the status of any People. Status is the first issue "At Law" that must be addressed or considered nationally and internationally. It is the categorization of citizenship and non - citizenship, with direct relationship to rights, immunities and privileges.

Food for Thought

- 1. Was the European English surname Scott, Dred Scott's pedigree/parentage name?
- 2. What does it mean "At Law" for Dred Scott to use a pedigree/parentage name other than his own?
- 3. Did Dred Scott come before the court in Propria Persona (In Proper Person/In His own Person)?
- 4. Did Dred Scott commit fraud "At Law" before the court when he claimed to be of African descent and presented himself as Dred Scott, clearly using a surname of European English pedigree/parentage?
- 5. What does it mean "At Law" for a person of one pedigree nation to use a surname of another parentage nation as in the case of a Chinese using an English surname or an English using a Chinese family name?
- 6. What does it mean "At Law" when names are put on titles as in homes deeds; as in car, van. truck, blke and boat titles; as in brand names put on commodities-sneakers, clothing, canned and boxed food, etc.?
- 7. Was Dred Scott a citizen of the United States of America?
- 8. Was John F.A. Sandford a citizen of the United States of America?
- 9 Did Dred Scott have constitutional protection? If so, Why? If not, Why not?
- 10. Did John F.A. Sandford have constitutional protection? If so, Why? If not, Why not?

Lesson A - in Propria Persona

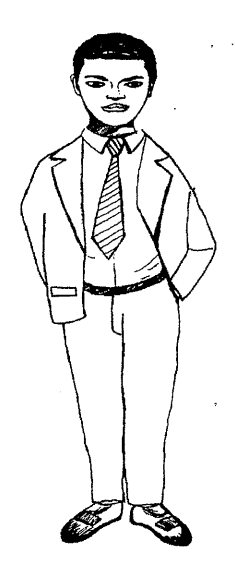
Both the European and Asiatic who possess the same name are of different PEDIGREE, therefore, the European English name - Peter Taylor - has a different meaning "At Law " for each of them.



Peter Taylor

The name, Peter Taylor, for this European denotes, At Law, that the European is a Freeman/Self-owned.

This Peter Taylor, who is obviously European, is lawfully tied to his national parentage. He honors his ancestors, for he carries their name. This Peter Taylor is of European **English** descent.



Peter Taylor

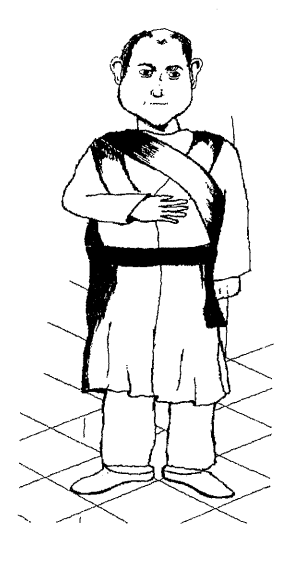
The name, Peter Taylor, for this Asiatic denotes, At Law, the property title of the Taylor family, whose name he bares. In the modified sophisticated bureaucratic slavery of the juristic United States of America, the States are the overseers for the European families' chattel stocks.

This Peter Taylor, who is obviously Asiatic, does not honor his ancestors, for he carries the name of his slave owner, who is from a different pedigree nation.

Lesson B - In Propria Persona

Both the Asiatic and European who possess the same name are of different PARENTAGE, therefore the Asiat Moorish name - Salaam Bey - has a different meaning "At Law" for each of them.





Salaam Bey

The name, Salaam Bey, for this Asiatic denotes, At Law, that this Asiatic is a Freeman/Self-owned.

This Salaam Bey, who is obviously Asiatic, is lawfully tied to his national pedigree. He honors his ancestors, for he carries their Noble title. This Asiatic is of Moorish descent.

Salaam Bey

The name, Salaam Bey, for this European denotes, At Law, the property of a family from the Imperial Moorish Nation.

This Salaam Bey, who is obviously European, does not honor his ancestors, for he carries the name of a national of a different pedigree nation.

Chapter 7 Civil Rights and Civil Liberties: Pawns of Alien Politics

By Bro. Taj Tarik Bey

Civil Rights, as it relates to the debased level of civilization in the Republic of the United States of America, is one of the most controversial and troubling issues in all modern world civics, law and social intercourse. Civil Rights, in a more proper sense, civil libertles, treat the issues of rights, libertles, immunities, privileges and protections of the sovereign right of the "People" or in a contractual sense, the citizens of a Nation, State, Association or political body.

Civil Rights, "At Law", usually brings to mind, the attempts, on many fronts and angles by the United States Colonial Government (Federal) and the several states to deal with the degenerating and anti-sovereign problems of the dark and light olive, subjugated slaves labeled black, negro, colored, etc. and their progeny.

The Civil Rights Act of 1866 to 1868 is the feigned, cover up, devoid At Law piece of legislation. It is unconstitutional and devoid of Sovereign Law. Indeed, it is a diversion of the true problem which face the United States Colonial Society. That problem, being the fact that the European Companies (States) in conspiracy robbed the enslaved Moors (called negro, black, colored, afro, etc. in the slave state) of their birthrights and sovereignty.

The Union States Colonial Companies of European guilds, occupying the Americas, styled and chartered as the "United States of America", introduced through their "Congress", and established the "Freedman's Bureau" in the year 1865 A.D., 1285 Moorish Calendar Year. 1865 is the beginning of the twelve (12) years of the Reconstruction Period (1865-1877).

The following year, in March of 1866 A.D., 1286 M.C., the "Congress" introduced the "Civil Rights Bill". This bill was and still is used as a political pacification and placation tool to cover up the lack - of - sovereignty problems which plagued the feigned as free slaves, devastating their families, economically and socially. The "Civil Rights" Bill also allowed Colonists to feel comfortable in maintaining the pompous position of having "freed the slaves" while maintaining total control of their labor through false citizenship (unconstitutional) and using the non-mutual citizen position of the slaves as a limitless tax base, thus, bureaucratizing slavery.

Andrew Jackson 1808-1875 was President of the Union States at the time of the Freedman Bureau Bill and the Civil Rights Bill. The "Civil Rights Bill." was passed on April 9, 1866, M.C. 1286 in spite of it being ex post facto in nature and contrary to the Organic Constitution of the United States of America.

Much opposition strite and violence became a common part of the Union States Society history and social fabric, because of the Civil Rights false laws. That condition continues even until the present day. The "Civil Rights Bill" conferred citizenship on the slaves without their mutuality or the right to vote. Many European States' citizens held the position that if the false-freed slaves ever acquired the privilege to vote, that it would always be thus:

STATES' KLAN VOW

"Niggers might vote, using <u>our names</u>, but we will always be the ones to <u>count</u> the vote!" Our names! Our vote! Our property, Our Sovereignty and Authority

In 1865 A.D., 1285 M.C., to counter any potentially long term progressive effects enforced through Civil Rights legislation, many of the States passed and use to this day, Vagrant Laws or Black Codes. Most politicians and state agents will avoid using the term Black Codes in favor of Vagrancy Laws due to its revealing title. It is vital to social engineering that the progeny of slaves believe and have faith in the "Civil Rights BIII" and relative Color Law.

The Civil Rights Bill, whether effective or not is an important political peace-keeping social instrument. The "Civil Rights Bill" of 1866 is essentially rooted, not in the "Constitution" of the United States of America, but in the ten (10) amendments, "Bill of Rights", for it is adverse to the Constitution.

MOORS ORDER OF THE ROUNDTABLE

CIVIC LESSON NO. 5

The Constitutionally disharmonious 13th, 14th and 15th amendments are the foundation of the Civil Rights Bill and all relative legislation attached to them. The 13th amendment was passed in 1865 A.D., 1285 M.C. The 14th amendment was passed in 1868 A.D., 1288 M.C. The 15th amendment was passed in 1870 A.D., 1290 M.C.

The term "Civil Rights" in the United States of America is used to specify the rights, in truth only privileges, granted or secured through the fourteenth (14th) amendment to the "Bill of Rights", not the Constitution. The Constitution, with its organic seven (7) Articles, has never been changed. The "Civil Rights" Bill is further put to question. At Law, because the 14th amendment uses a color code caste system to identify people instead of national pedigree names. This devoids such persons of any claim to any Sovereignty or unalienable rights and immunities under National or international law, as Sovereignty is, (universally), only rooted in nationality.

There is no such thing as "full rights of Citizenship" to people branded negro, black or colored; not because of racism; not because of prejudice and not because somebody does not like them. There are no such people ever to exist on the planet Earth attached to the human family. Negro, black, colored, afro, etc. are code brands for enslaved "Moors", which separate them from the human family. Therefore, branded people, without National Names and a National Written Constitution, have no rights to be debated or respected in the first place. Why don't the so-called "leaders", who know that Constitutions are the law, tell the branded people the truth of their negative code status? It is because slave traders and their agents and benefactors, quickly get amnesia? Are their tongues forked with confused double-talk? Do they study the Constitution Contract? Are the masses of people being made aware that modern slavery is enforced through voluntary and involuntary compliance, by threat and coercion? Answer these questions, then judge the above issues by the condition of the People! The answers are obvious.

The United States Supreme Court, in adjudicating the "Slaughterhouse Cases" in the year 1873 A.D., 1293 M.C., severely restricted the 14th Amendment, totally rejecting the concept of federal Citizenship with privileges and immunities independent of those of the several States.

In the year 1883 A.D., 1303 M.C., the Supreme Court ruled the Civil Rights Act "unconstitutional". This is the fact, and it has never been repealed or brought before any mutual National government bodies for consultation or recision.

The Constitution is a contractual agreement amongst Sovereigns of its origin only. Civil Rights are the politically designed pit for neutralizing and diverting any true civic activities that hint empowerment through Sovereign issues for the black chattel.

If the truth is ever to be told about the "Civil Rights" Bill along with its falsely accredited 14th amendment, let it now be stated that:

- * If any Nation is to be free, then that particular nation of people must first have a national name, seal, flag and written Constitution, and not be hindered in their true and natural divine, Sovereign state.
- * No foreign or alien nation has the authority to "Confer" or "grant" freedom or Sovereignty on another nation of people, as these are divine, natural states of existence.
- * Peace and freedom exist in nature, yet men and nations have broken the "peace" and "enslaved" other women, men and nations, thus stealing resources, robbing and hindering the freedom of other women, men and nations by force of arms, false law (colorable Law), murder, threat, duress, coercion, slander and everything that harms.

Fairy tales are for those who cannot face reality!

Facts are for those who have the courage to face the truth!

Nationality is for those who honor their Mothers and their fathers! In the Nationality is the Birthright and Sovereignty

Birthrights and Sovereignty are for those who love freedom and justice; knowing what it means At law!

Peace is for those who live the law! The law of the land is the Circle of Life. One to the North: One to the East: One to the South; and One to the West. The "Constitution" comes out of this law! The Law of the Great Peace.

Chapter 8 The Unconstitutional Fourteenth Amendment

By Bro. Abdullah El Talib Mosi Bey



The nationality of the Moors was forcibly substituted with political tags in 1779 A.D., 1199 M.C., by the Dutch (Holland) Master colonists. In 1868 A.D., 1288 M.C., the colonial governing powers of the United States of America, i.e., the Union States Society conferred (see Unabridged Dictionary) citizenship to the indigenous dark and light olive Moors/Moroccans of North America (Northwest Africa/Amexem). The colonial governing powers conferred citizenship without the Moors' mutual agreement and without the Moors having any of their government officials of their Moorish nationality representing them as a free and sovereign nation of People. The expost facto Fourteenth Amendment was legislated in 1868 A.D., M.C. 1288 (See Article I Section 9 Clause 3 of the Constitution of the United States of America).

Furthermore, the Moors did not sign a <u>Treaty</u> with the United States of America agreeing to be citizens of the Union States Society. Mutual interchange, "At Law," between two or more Sovereign Nations is a <u>Treaty</u> (see International Law on Treaties). There is no the <u>Treaty</u> wherein the Moors agreed to be citizens of the United States of America. However, the Moors are <u>part</u> and <u>parcel</u> of the Government, yet the Union of States' jurisdiction deals with the European side of the nation (States Citizens). The law of discourse between the European side of the nation (United States of America) and the Moorish side of the nation (Great Seal Continental United States Federal Republic) is the **Treaty of Peace and Friendship between the United States of America and His Imperial Majesty of Morocco**, January, 1787 in force through the Code of the Laws of the United States of America of a General and Permanent Character.

Was this social civic act lawful according to National and International Law? The colonial governing powers are in violation of national and international law when they violate the birthrights of a Sovereign Nation of People. However, the Moors, lose their Sovereignty and Birthrights which are protected by National and International Law as long as they identify themselves using any one of the chattel brands and European surnames.

Involuntary servitude has been outlawed in the United States of America; however, voluntary servitude is legal (See Article 13 with its 20 Sections of the United States of America Constitution). Only the first two Sections are displayed to the public. The other Sections can be found in The Congressional Globe dated Saturday, April 9, 1864. How do the Moors volunteer their labor and bodies to the colonial governing powers? The substitution of the Moorish nationality with the chattel brands made/make the Moors property of the colonial governing powers. The European family names - Smith, Jones, Johnson, etc. are slave property titles to any one of the Moors who use them. The unconstitutional 14th Amendment is one of the expost facto legislations the colonial governing powers drafted to deceive the Moors into thinking that they were part of their guild, styled as the United States of America; thereby setting up a system wherein the branded Moors would voluntarily contract their labor and bodies to them. As a result of this system of voluntary compliance, although deceptive, the members of the Union States Society would not be in violation of national and international law. Remember! As mentioned earlier, involuntary servitude is illegal, but the contracting of labor, voluntarily, is legal in the United States of America and protected by its Constitution.

The unconstitutional 14th Amendment made/make the branded Moors artificial juristic persons and subject to the jurisdiction of the Union States Society. According to Black's Law Dictionary, 6th edition, a person "in general usage, a human being, i.e., natural person, though by statue the term may include labor organization, partnerships, associations, corporations, legal representatives, trustees, trustees in bankruptcy, or receivers". This Amendment did not make the Moors citizens of the Union States Society. It disguised slavery in a highly sophisticated bureaucratic system called in modern terms, the <u>State</u> and continued the branded Moors' legal status as chattel, inhuman, inanimate and artificial, guised as granting the Moors citizenship. The branded Moors' moral argument that they are human is legitimate; however, legally, the brand names made/make their status that of stock of the Union States Society. The branded Moors status At Law will remain that of property as long as they identify themselves using any of the political tags.

Who are the colonial juristic unified self governing powers that have <u>conferred</u> citizenship to the Union States Society upon the branded Moors? They are **English males** who are the only true citizens of the United States of America, excluding all others even the English woman. The English males joined forces with **France**, **Scotland**, **Germany**, **Ireland and Holland (Dutch)** to defeat the Moors and to perpetuate the Moors' enslavement under

colonization. Now, colony is cleverly disguised as the State.

Name the company/guild to which the English males are members? Identity the English males' supreme law and show evidence of their authority in National and International Law on which they acted? That defacto (unlawful) government or foreign juristic political state of affairs is called the Union States Society, styled as the United States of America established for the English males, excluding all others, even the English woman. Their supreme law is the Constitution of the United States of America. This lawful document protects the English males' unalienable rights to life, liberty and the pursuit of happiness (see the Declaration of Independence of 1776). Furthermore, this constitution does not grant the English males authority to make the Moors citizens of the English company with or without the Moors' mutual agreement. The following is a list of major colonial guilds/companies and the year they were chartered:

Plymouth Company aka Virginia Co. of Plymouth (1606)

Dutch East India Company (1602)

London Company (1606)

Dutch West India Company (1621)

Massachusetta Bay Company (1628)

Council for Corporation of New England (1629)

These English colonial companies received their colonial charters from the <u>abbeys</u> of the church of England and from the kings and queens of England, i.e., Queen Elizabeth, King James I, King James II, King Charles I, King George III, etc. The church (abbeys of England) and in conjunction with the Kings, Queens, Dukes and Earls are not separate from one another. They are, in fact, one entity with the same purpose. That is, to continue the perpetuation of the Moors enslavement even until this very day. The states/colonies are the chartered children and offsprings of the church (abbeys of England) and are never to be removed. The Church and State endorse, support and ordain each other, whether in secret or in open.

Due to the fact and record, the word Colony was changed to the word State to distort the issue that the Europeans - English, French, Dutch (Holland), Scottish, Germans and Irish - were and still remain the colonial occupiers of the lands, North, Central, and South Americas. It must be remembered that these European settlers/colonists are not indigenous people to the lands now known as North, Central and South Americas. As a matter of fact, they do not have any lawful claim/jurisdiction over any portion of these lands; therefore, all claims made are defacto and are acts of war and captivity. The guilds make up the colonies; however, they do not own the land. They only usurped the land by force of arms in order to maintain their unjust rulership.

The English males and other Europeans have jurisdiction over their own nationals, subjects and genetic progeny which is correct by nature and nature's God (see the Unanimous Declaration of Independence). Nevertheless, they have a history of usurping the birthrights of indigenous People. This usurpation is an unnatural and criminal act. This is the foundation of colonialism (Slavery).

Colonialism is the source of the social problems today in the Western Hemisphere and the rest of the world shows its effects. If not properly understood as to who the European Colonists are, the indigenous Moors will be cooperative in their own self destruction due to their <u>beliefs</u> that Nations are colors or shades and for the lack of knowledge of their Birthright and Heritage to the land. The Moors must raise their consciousness and understanding to the fact that the several **states** are the **colonies** and that the **colonies** are the **states**. The colonists are usurpers and are not the heirs of the heritage of North, Central and South Americas.

The colonial governing powers are operating de facto (unlawful), even to the Constitution of the United States of America, that was adopted from the indigenous Moors' Zodiac Great Seal Law of Peace. The European Occupational Colonist have made chattel claim of jurisdiction over the Moors, falsely called indians. They have forced the Moors to

address their civic affairs under the fraudulent, unconstitutional, expost facto civil rights act which affords no national, international or human rights protection At Law and denies Sovereign self defense.

Under Colonialism, all movement, buying and selling, trading and communication, birth and death, resources and resourcing by any Moors who identify themselves as one of the political tags are controlled and relegated by the several states of the Union and none of these acts can be freely done without paying tribute (tax) to the colonists. Therefore, constituting the deceptive political and jurisdictional continuation of slavery disguised as states rights, making the several states undeniably the true and actual stockholders and enforcers of all chattel and slave clauses and rules guised as law. Slavery continues and is enforced by the States and their quasi sub government agencies (incorporated).

The Moors who identify themselves as one of the slave brands are not free and cannot claim rights, protections or immunities until they proclaim their Nationality. Once their is proclamation of Nationality, the Moors can lawfully claim their Birthrights and Sovereignty. The Moors' foremothers and forefathers did not use any of the political tags as their nationality. They identified themselves as Moors/Moroccans so therefore their true nationality is Moorish/Moroccan. The chattel brands black, negro, colored, afro, etc., were forcibly applied to the Moors by the Dutch Masters in 1779 A.D., 1199 M.C., in the **Ancient Phoenician City called Philadelphia** and put on the State records.

The 14th Amendment did not make the labeled Moors citizens of the United States of America. The only citizen under the Constitution is the English male, excluding all others, even the English woman. The English males' unalienable rights are protected under the Constitution. If you examine the signers of the Declaration of Independence and of the Constitution of the United States of America, it will be clear that all the surnames indicate that the signers are of Anglis/English descent. In 1857 the United States Supreme Court confirmed in the Dred Scott vs. Sanford Case the existing status of the branded Moors as not being citizens nor meant to be citizens under the word citizen of the Constitution. The Constitution of the United States of America does not give Congress the power to overturn a decision rendered by the Supreme Court. Why do the branded Moors continue to think they are citizens of the United States of America when the Dred Scott vs. Sanford case clearly confirmed their existing status.

In 1868, the colonial governing powers conferred citizenship on the branded Moors without their mutual agreement and without having any Moorish Wazirs (governing officials) representing them as a free and Sovereign nation of People. The 14th Amendment was legislated and signed by the European males. Did the branded Moors agree to be citizens of the United States of America? How can the Constitution of the United States of America which was used to enslave the branded Moors, in turn, be used to make them citizens? The mutual interchange, At Law, between two or more Sovereign nations is a treaty (see International Law on Treaties). No treaty exists wherein the Moors agreed to be citizens of the United States of America? Slaves, in fact, cannot make treaties.

MUTUALITY

BLACK'S LAW DICTIONARY, 6TH EDITION PAGE 1021

Reciprocation; interchange. An acting by each of two parties; an acting in return. "Mutuality of contract" means that obligation rests on each party to do or permit doing of something in consideration of other party's act or promise; neither party being bound unless both are bound. Aden v. Dalton, 341 Mo. 454, 107 S.W. 2d 1070, 1073. Called, also mutuality of obligation. United Appliance Corporation v. Boyd, Tex. Civ. App., 108 S.W. 2d 760, 764.

Chapter 9

PLESSY VS FERGUSON OF 1876: WHY IS IT LAW?

By Bro. Abdullah El Talib Mosi Bey

INCIDENT

Homer Plessy who had been residing in the state/colony of Louisiana at the time he bought a first class ticket to travel from New Orleans to Covington, Louisiana and took a seat in the coach reserved for the citizens of the United States of America or any other free people.

RULING ON CASE

The case was a deliberate test of the constitutionality of a Louisiana statue requiring separate but equal railroad accommodations for the contracted citizens (English male) along with other free people and the branded Moors, who still remain property of the European families.

Justice Henry B. Brown said the state statue did not intringe on Congressional authority over commerce. "In the present case, no question of interference with <u>interstate commerce</u> can possibly arise, since the East Louisiana Railroad appears to have been purely a local line, with both its termini within the state" (Plessy vs Ferguson, 1896).

BASIS FOR DECISION

A) NATIONALITY ESTABLISHES CITIZENSHIP

Nationality and status must be discussed and evaluated in order to understand this Supreme Court Decision and the fact that it is law. The nationality of any People is the first issue At Law which establishes the identity (pedigree), birthright issues and any issue at Sovereign Law in the National and International civic arenas.

From the nationality of any people comes birthrights, sovereignty and status. Birthrights are divine natural rights that exist at birth. Sovereignty is the supreme authority of any people to govern their own affairs. Nationality is the identification of the pedigree of any people. It lawfully ties any people to a piece of land and establishes in nature and the divine order the rights to the resources of the land (MOTHER). Nationality lawfully determines the status of any people. Status is the first issue At Law that must be addressed or considered nationally and internationally. It is the categorization of citizenship and non-citizenship, with direct relationship to rights, immunities and privileges (see Constitution, the Law of the Land).

B) THE MEANING OF CITIZEN

Black's Law Dictionary, 6th Edition defines citizen as,

"a <u>member</u> of a political community who, in their associated capacity have established or submitted themselves to the dominion of a government for the promotion of the general welfare and the protection of their individual as well as collective rights" (p. 244).

Homer Plessy was not nor could not have been, at law, a citizen/member of the United States of America. The Dred Scott vs. Sandford Case of 1854 - 1857 is the landmark case which confirmed the existing slave status of labeled Moors. It noted that labeled Moors were not and could not be citizens/members under the Constitution of the foreign juristic United States of America Corporation with its headquarters in England.

C) THE UNCONSTITUTIONAL 14TH AMENDMENT

in 1868 A.D., 1288 M.C., the colonial governing powers of the Union States Society, styled as the United States of America conferred offizenship to the indigenous dark and light office Moors/Moroccans of North America (Northwest Africa/Amexem). The colonial governing powers conferred citizenship without the Moors' mutual agreement and without

MOORS ORDER OF THE ROUNDTABLE

the Moors having any of their government officials of their Moorish nationality representing them as a free and sovereign nation of people as the expost facto Fourteenth Amendment was being legislated in 1868 A.D., 1288 M.C. Furthermore, the Moors did not sign a treaty with the United States of America agreeing to be citizens of the Union States Society. The mutual interchange, At Law, between two or more Sovereign nations is a treaty.

As a matter of fact, no treaty exists wherein the Moors agreed to be citizens of the foreign juristic United States of America. However, the Moors are part and parcel of the government, yet the Union of States' jurisdiction deals with the European side of the nation (States Citizens). The law of discourse between the European side of the Nation (United States of America) and the Moorish side of the Nation (Great Seal Continental United States Federal Republic) is the Treaty of Peace and Friendship between the United States of America and His Imperial Majesty of Morocco, January, 1787 in force through the Code of the Laws of the United States of America of a General and Permanent Character.

The English male is the only contracted citizen/member of the United States of America, excluding all others, even the English woman. The constitution is a mutual contractual agreement among the English males and their posterity. Upon examination, it becomes clear that the surnames of the Declaration of Independence, Articles of Confederation and the Constitution are of English descent.

The Moors ordained the foreign juristic United States of America for the English males and their posterity (see the Preamble of the Constitution). Examine the two entitles: the United States referring to the Great Seal Continental United States Federal Republic and the United States of America, referring to the European Nations. The act of the Moors ordaining the foreign juristic United States of America gave the thirteen colonies the legitimacy to settle and operate in the thirteen colonies. This act also brought the states/colonies within the federal Government (The Great Seal), making the Federal Government (The Great Seal) and the states one, though separate but interactive jurisdictional affairs. Each of the 13 states agreed to surrender some of their sovereignty in a limited capacity to the Federal Government (The Great Seal). The Europeans came together to form the United States of America and adopted the Constitution from the Moors (Iroquois Confederation). The Federal Constitution and the State Constitutions are in harmony.

The adoption of the political term white and the formation of the White Political Party of 1854

In 1854, the English males (contracted citizens) adopted "white" and formed the White Political Party for themselves and for other European males - Scottish, Irlsh, Dutch, (Holland), German and French, etc. - to continue to distort the FACT of NATIONALITY and its relationship to sovereignty from the minds of the denationalized Moors to steal the Moors' birthrights through the caste system words -- black, negro, colored, afro, indian, west Indian, hispanic, spanish, latino, puerto rican, etc. The English male adopted "white" from the Great White Brotherhood, a secret society formed by the Moors.

The caste system coded by labels, black and white, implying colors, is used by the colonists to hide the true history, to remove all lawful ties that the Moors have to the land (North, Central and South America) and to claim the Moors as chattel property, thereby, not being in violation of national and international law

The White Political Party was formed for Europeans and those who are members, meaning those adopting the political term "White", thereby, receiving benefits as a member of this political party. However, the Europeans, who adopted "white" as an identity, surrendered their sovereignty, for sovereignty is rooted in nationality and all rights lie in the sovereignty, therefore they do not come under the constitutional fold of government, and as a result are not recognized by the international communities. The international governments only recognize beings by their nationality.

Now, the European middle class who have adopted the political term, "white" as an identity are in a "CATCH 22." If they begin to honor their ancestors on a consistent basis and no longer use white as a false substitute for a nationality and use their nationality - English, Irish, German, Scottish, Dutch, (Holland), French, Polish, Italian, etc.-. they will expose the fraud that they never were "white," the importance of nationality and its lawful tie to land as well as the fact that sovereignty is rooted in nationality. This act will bring nationality and its relationship to sovereignty to the consciousness of the denationalized Moors.

The States are the direct overseers of the chattel properly for the aristocratic European families. Chattel slavery never ended. It merely was modified to a highly sophisticated bureaucratic caste system, coded by labels, black and white, implying colors hidden in the system of voluntary compliance through contracts.

The Impact of the Global Economy on the States

The impact of the global economy and the enormous debt that the foreign juristic United States of America corporation owe the International Bankers have forced this foreign juristic corporation into a position wherein it must destroy the middle class in order to maintain its control over the denationalized Moors. However, most middle class Europeans are heavily armed and are educated as to the true history and civic affairs. The middle class Europeans have played a significant part in history, particularly when it comes to the Revolutionary War, the formation of the Declaration of Independence and adoption of the Constitution. It has been the pattern throughout history, that revolutions are initiated by the middle class. The revolution of this era, has already begun. In an effort to maintain their social and economic position in society, the middle class Europeans have formed militias (see the Declaration of Independence of 1776) throughout the country. They have stopped deceiving the public that the Constitution guarantees a democracy and taught the truth of the Republican form of Government. The middle class Europeans have produced literature and flooded the Internet with civic information, however, they have not presented the true history as it relates to the Heritage, Culture, Nationality, Birthrights, Sovereignty, rights and Immunities of the denationalized Moors. The middle class Europeans are attempting to free themselves from the abuses of the states and maintain the enslavement of the labeled Moors. In order for the middle class Europeans to free themselves from the abuses of the states, they must tell the labeled Moors the truth about their Nationality, Birthrights, Sovereignty, rights and immunities.

The Europeans who have adopted the political term "white" as an identity do not come under the constitutional fold of government and as a result have no rights, immunities or protection under the Constitution. In fact, they are not recognized by the international governments and will not receive national and international protection At Law. They must proclaim their nationality - English, French, Irish, Dutch, (Holland), German, Scottish, Polish, Italian, etc.- in order to come under the Constitutional fold and be recognized by the governments of the Earth, thereby, receiving national and international protection At Law.

America denotes two continents - North and South, the isthmus, Central and the adjoining islands. In North America, there are three Nations: One is called Canada; one is called Mexico and the other is the defacto government called the United States of America, claiming unlawful territorial jurisdiction of a portion of the North American Continent. In South America, there are the nations Argentina, Chile, Columbia, Peru, etc.

The Europeans who use American, which refer to two continents - North and South America, the isthmus, Central America and the adjoining islands, falsely claiming it as a national name will be in the similar position as those Europeans who falsely use "white" as a nationality. The pedigree of the human family are identified by nationalities and not continents. The foreign juristic United States of America Corporation, with its head quarters in England has deceived the people in claiming that America is a nation. The Europeans have used, American falsely claiming it to represent a nation and a nationality to make defacto territorial juristic claim over both continents - North and South America, the isthmus, Central America and the adjoining islands,

Chapter 10 MUMIA ABU JAMAL:

"Assumed Jurisdiction without lawful due process" By Bro. Taj Tarik Bey

The Kangaroo and railroad type trials, which typify most all "courts" and "tribunals" under United States of America's jurisdiction, has been applied, as usual, to another **dark-complexioned Asiatic**. In this instance, Mumia Abu Jamal; a blatant example.

Indigenous Peoples, along with other Nationals around the world are looking, examining and observing the actions of the one-sided, non-peer "colorable law" courts and persons representing, yet obstructing "justice".

This is not intended to degrade anyone or to diminish in any manner, good government or "law and order". This is

to remind "all" of us how important it is in any society, to always be cognizant of "due process" "At Law" for every one, regardless of "Nationality".

In the case of Bro. Mumia Abu Jamal, it was clear from the beginning that the "State" was acting, along with its sub-agencies, in the "mode" of <u>assumed jurisdiction</u>, using the "Black Codes", ignoring proper universal, national or international procedures and considerations:

CONSIDERATIONS:

- A) Establish the **National** status of the man, proceeding only at this juncture as law applies, in his proper person (In Propria Persona).
- B) Determine jurisdiction based on clearly defined "Status" with proof "At Law" posted for public review.
- C) Identify the "Principles" (law) of all parties; Constitutions, Treaties, etc., as it would apply in this and any other case of controversy between two different/separate nations.
- D) The "Constitutions and Treaties" of the parties, verified "At law" are the universal tools and instruments used to adjudicate abridgements between two Nations of Peoples occupying the same <u>Land</u>, or geographically separate. Foreign Intercourse is still in order. The dark and light olive Indigenous Peoples are at a disadvantage, labeled as corporate wards of the Union States. The Constitution of the United States of America is a singular contract Charter, applying only to the European <u>English</u> male. The United States of America's Constitution is <u>derived</u> from the Zodiac Great Seal Constitution Law of Great Peace of the "Continental United States", the pre-existing Confederation of Indigenous Moorish Peoples.

In accord with the propagated "free status" of all Peoples in the United States, it is not unreasonable to expect civilized "non-colorable" law to prevail. If this is not the case, it should be exposed in lawful written form, that those in authority are using other than Constitutional law.

If the status of Mumia Abu Jamal, was not a "ward of the State" or "ward of the court" (Slave) prior to any of the present "charges" made against him, then it should follow, "At Law", that recourse and remedies are applicable - Constitutional Lawful due Process.

REMEDIES

- A) That a Jury of his, <u>Mumis Abu Jamal's</u> peers should be convened in a "Court of Special or General Sessions" (Consular), as <u>Mumia is clearly not European</u>, with all <u>Constitutions</u> and <u>Treatles</u>, <u>being the Law of the Land</u>, to be read before the court and the Peoples of both sides of the Nation. Proper jurisdiction and venue has never been lawfully established; therefore, no proper or fair defense.
 - B) That Mumia Abu Jamal, and those "Peoples" who stand in his defense should be made aware "At Law" that the "non-national", "non-sovereign" code words of black, negro, colored, afro, west indian, latino, hispanic, puerto rican, etc., were coined by the Colonial European Corporation "States" to tag human property as "chattel". Due to this fact, no rights or immunities apply, or will ever be recognized by the National and International Communities and nations.
- C) That in accord with Principle III of the United Nations Declaration of the Rights of the Child.

Principle III

The child shall be entitled from his birth to a name and a nationality.

To this charge we stand affirmed that the presiding persons in authority in this case, make the facts known, and acknowledge that the party "accused" is being denied "sovereign" rights "At Law", with 'constitutional or treaty protected due process, solidly on the deceitful use of the "State wards" and "Black Codes", governing the States and Commonwealths. The seven slave clauses within the seven "Organic Articles of the Constitution of the United States of America should be read before the People. The People should not be kept ignorant of the laws which govern them, for the law is supposed to be representative of them. This is the universal principle that causes and allows a Constitution to be.

THE SEVEN SLAVE CLAUSES IN THE CONSTITUTION OF THE UNITED STATES OF AMERICA:

Article I, Section 2, Clause 3
Article I, Section 8, Clause 15
Article I, Section 9, Clause 1
Article I, Section 9, Clause 4
Article IV, Section 2, Clause 3
Article IV, Section 4
Article V

IN CONCLUSION

For justice to prevail...in this land, which has two (2) Seals (Nations);

For peace in the society to prevail...in accord with the Treaty of Peace and Friendship;

For government to be respected; and it needs to be, for the sake of civilization;

For freedom to ever be a reality for any People, in the United States, then let it be confirmed and affirmed that;

All parties, sincere in their desire for "just" resolutions, lawful recourse and remedy; beseech those in the "Chair" of "Rule" authority or mandate, de facto or de jure, to go back to the "Law of Peace" and convene for the People. End the Confusion...end the unnecessary divisions. Respect Justice!!!

Come to Order with a JUST, FAIR and SPEEDY TRIAL, in accord with the Principles of LAWFUL DUE PROCESS. The Nations of the Earth and the Peoples of the Land are observing the qualifications and/or de facto posture of those who claim authority. The life of one is as valuable as the life of another. All life should be respected and protected by just governments, equally under the Law.

Government has the responsibility to keep the People conscious of the mutual Civic relationship between government and the governed - who is and who is not government.

Government Institutions are aware that Constitutions and Treaties are synonymous, and that the People should be aware of these facts, that they may be better citizens.

Make public notice of the different categories of citizenship, including the "absence of citizenship" for some. The different categories determine the "Status" of the People/person and what laws apply in a society.

There is no just reason why a proper standard of information is not kept in the Public eye. Those persons claiming authority and jurisdiction in these matters have not been honest. The motives of operation are obvious in this case. They are not operating in accord with the United States Code of Laws of a General and Permanent Character, which they are obligated to uphold, by law (Constitutional). Any other mode of action or jurisdictional activities, concerning the indigenous Moors is fraudulent, using "Color of Law" and "Color of Authority", with "Unclean Hands."

NOTE: Important facts for the "Civilly" abused:

All rights and immunities are rooted in sovereignty.

All sovereignty is rooted in birthrights.

All birthrights and sovereignty are rooted in Nationality: This is Nature's Law and is known by all lawful and legitimate government.

Claim your Name and Nationality, and claim your birthrights and Sovereignty - self authority- freedom.

Journals

of the

HOUSE OF

REPRESENTATIVES

1789 - 1798

The views of slaves and free blacks are rarely found in the petitions. Blacks were often the subjects of petitions submitted by whites, but in one unusual case, four former slaves petitioned the House for a clarification of their legal status. The ex-slaves, Francis, Baniel, Hammond, and Samuel, had been subjects of the Emperor of Morocco, when they were captured by an African king. They were delivered to a Captain Clark on the promise that he would take them to England, where the Moroccan ambassador would ransom them, but instead they were sold in South Carolina as slaves. Eventually, the four men purchased their own and their wives' freedom. They now wanted to be assured that if accused of a crime, they would be tried as subjects of a foreign nation, by the Court of General Sessions, rather than as free blacks by the Magistrates and Freeholders Court. The House decided that the men were citizens of Morocco and thus not subject to laws governing free blacks.

Introduction

A petition was presented to the House from Sundry Free Moors, Subjects of the Emperor of Morocco; and residents of this State, praying that in case they should Commit Any Fault amenable to be brought to Justice, that they, as Subjects to a Prince in Alliance with the United States of America, may be tried under the same laws as the Citizens of this State would be liable to be tried, and not under the Negro Act, which was received and read.

House Journal

4 January 1790 - 20 January 1790

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CHAPTER 11 CLARIFICATION OF LEGAL STATUS: SUNDRY FREE MOORS

By Bro. Abdullah El Talib Mosi Bey

An analysis on the House Journal's overview on the petition four (4) Sundry Free Moors presented to the House of Representatives of the United States of America 1789 - 1790 will clarify the issue on status and jurisdiction presented in Chapter 5 - "Dred Scott vs. Sandford of 1854 - 1857; Chapter 9 - Plessy vs. Ferguson of 1896 and Chapter 10 - Mumia Abu Jamal: Assumed Jurisdiction without lawful due process.

Status

As mentioned earlier, status is the categorization of citizenship, non - citizenship, social standing or rank. Status is the first issue of law that must be addressed when social torts and/or abridgements occur. Status must be addressed before jurisdiction and proper venue is determined. Status lawfully determines if a court or tribunal does or does not have jurisdiction to hear the case before the court and the venue. Once status is established, then it is determined, based on the publicly documented and registered status of the party or parties, whether or not the court or tribunal has jurisdiction to hear the case and the proper venue where the trial takes place.

Nationality determines the lawful status of any Sovereign People. Nationality identifies the Nation to which any Sovereign belong. All political rights, immunities and protections of any Sovereign People are tied to their Nationality, Birthrights, Natural Sovereignty and National Written Constitution. A National Written Constitution governs the National affairs, in a limited capacity, of any Sovereign People with a publicly documented and registered nationality card with the nation in which they live and other nations of the Earth.

Treaty

A **treaty** is a lawful contract between two or more Sovereign Nations, recognized by the agreeing parties and the International Governments. A **treaty** forms a lawful alliance between the two or more Sovereign Nations that signed the contract, thus, developing foreign relations and intercourse. **Treatles** govern the mercantile, trade and commerce interests of Nations and their citizens in a foreign Nation's jurisdiction of the Nations with which the treaty or treaties were signed. The **treaty** that two or more Sovereign Nations sign between each other becomes part of the Nations' National Written Constitutions, thus, making the **treatles** the Supreme Law of the Land and the Document used to govern the mercantile, trade and commerce affairs of the foreigns Nations and their citizens.

Arficle VI of the Constitution of the United States of America has a Supremacy Clause that makes all treatles signed between the United States of America and other Nations the Supreme Law of the Land. The United States of America has a treaty with Morocco which was signed in 1787 A.D., M.C. 1207. This engagement is titled-The Treaty of Peace and Friendship of 1787. The Treaty of Peace and Friendship between the United States of America and His Imperial Majesty of Morocco is the lawful contract document that governs the foreign affairs and Intercourse relative to mercantile, trade, commerce, boundaries and adjudicating all disputes, i.e., murder, theft, between both sides of the Nation.

United States of America Constitution: 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, any thing in the Constitution of 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.

Four (4) Branded Moors Petition the House of Representatives

When Francis, Daniel, Hammond and Samuel petitioned the House of Representatives of the United States of America for clarification of their legal status, the House decided that they were Citizens of Morocco. This means that if a Citizen of Morocco should commit any fault amenable to be brought to justice against a Citizen of the United States of America, and in the same instance, if a Citizen of the United States of America should commit any fault amenable to be brought to justice against a Citizen of Morocco, then the Treaty of Peace and Friendship and the Constitution are the tools of law supported by United States of America Republic's Constitutional Laws only enforced in the proper venue - Consular Court of General Sessions. Each party will be represented by Consul, who shall decide between the parties.

The Treaty of Peace and Friendship of 1787 (Article XX)

If any of the citizens 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 Censul assisting at the trail; and if any delinquent shall make his ascape, the Censul shall not be answerable for him in any manner whatever.

While a National Written Constitution governs the affairs of Sovereign People, the Black Codes and the Negro Acts govern the affairs of the Moors labeled black, negro, colored, afro, etc. The Black Codes and the Negro Acts are disguised today in licenses (marriage and driving.) permits, registrations (automobile and property), statutes, codes, ordinances, zoning, taxes (property, income, sales), etc.

What was the legal status of Dred Scott (1857), Homer Plessy (1896) and Munia Abu Jamal (1982) when they entered the court?

Dred Scott and Homer Plessy declared that they were citizens of the United States of America. The United States Supreme Courts' decision in the Dred Scott Case of 1857 affirmed the existing status of the labeled Moors. The Supreme Court of the United States of America Republic affirmed that labeled Moors are not citizens nor could never be citizens of the United States of America. Unlike the four (4) Sundry Free Moors, who after purchasing their own and their wives' treedom petitioned the House of Representatives of the United States of America for clarification of their legal status, Scott and Plessy did not make a petition for their legal status. The four Sundry Free Moors, even after purchasing their freedom, wanted to be assured that they were free and would not be governed by "The black Status" or Negro Acts. They did not take for granted that the mere purchasing of their freedom made them free. They petitioned the House of Representatives - not the Colony/State of South Carolina for a clarification of their legal status. The Sundry Free Moors wanted to be clear At Law and on the Record that they were no longer under the jurisdiction of the Colony/State of Carolina and no longer governed by the Black Codes and the Negro Acts. The Sundry Free Moors wanted to be assured that if accused of a crime that they would not be tried as Free Blacks (Ward of States) by the Magistrates and Freeholders Court. The legal and lawful question is - are those who are labeled Free Blacks really free? The word black was coined by the Dutch Masters of 1779 to steal the Moors Birthrights and Sovereignty. It is clearly evident in the House Journal that there is a status difference between a Free Black and a Free Moor, although they were essentially the same People by blood and parentage. The House of Representatives decided that Francis, Daniel, Hammond and Samuel were Citizens of Morocco. It is evident that the Court of General Sessions was the proper venue for the Sundry Free Moors and that the Magistrates and Freeholders Court was an improper venue.

Status of Mumia Abu Jamal

The Commonwealth of Pennsylvania assumed jurisdiction over Mumia Abu Jamai and tried him without lawful due process. Did the Commonwealth of Pennsylvania Court officers observe due process and address Mumia's National Status and Constitution before adjudication? Not Those who support Mumia Abu Jamai should write a lawful and legal petition on his behalf, requesting a clarification of his legal status and present it to the House of Representatives of the United States of America.

- "What is Mumia Abu Jamai's Nationality?
- *Of what Nation is Mumia Abu Jamal a Citizen? Where is his National Law Contract (Constitution) for his protection?
- "Was Mumia Abu Jamal tried under the Black Codes and Negro Acts?

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CIVIC LESSON NO. 5

"Was Mumia Abu Jamal tried by the Magistrates Court or a Freeholders Court?

*For what reasons was Mumia Abu Jamal not tried in a Consular Court or the Court of General Sessions, Congressionally sanctioned, in accord with his National Written Constitution and the Treaty his Nation formed with the United States of America, with a Consular representing him?

The House of Representatives

The House of Representatives is one of two offices in the Congress currently under mandated authority of the juristic United States of America Corporation, with the other being the Senate. The House of Representatives comprises of 435 representatives. The legislative powers is vested in the Congress through the Constitution of the United States of America. The Legislative Branch is one of three branches of government in the juristic United States of America, with the other two being the Executive and Judicial Branches. The Constitution of the United States of America outlines the duties and limitations of powers of the representatives of the citizens. The Citizens of the United States of America elect the officials of the Legislative, Executive and Judicial Branches to protect their Sovereignty - political, economical and social interests.

The Legislative Body (Congress) has been vested the powers, through the Constitution of the United States of America, to prescribe general rules. Congress prescribes the general rules for the United States of America government in Her relationship to foreign relations and intercourse, particularly in general judicial jurisdiction. An alliance between the United States of America and Morocco was formed through the Treaty of Peace and Friendship of 1787. Lawful jurisdiction in judicial cases is only exercised through the Treaty. Congress has the power to sanction a Court of General Sessions, in accord with National Written Constitutions and Treaties, with Consulars and officials representing both Nationals, present in Propria Persona, as a proper venue to all criminal matters between a citizen of the United States of America and a Citizen of Morocco.

Chapter 12 The Identity Crisis: Fact or Myth?

By Bro, Abdullah El Talib Mosi Bey

PART I

The purpose of this chapter is to foster independency rather than dependency among the Moors (nationalized and denationalized). The fostering of dependency maintains the enslavement of the Moors. The questions below are designed to provoke thought and to begin the branded Moors on a civic journey. You probably never thought about why the words Black and White are used to identify people when there are no nations bearing such names. The different pedigrees throughout the world are identified by nationalities and not by shades or colors. It is vital to understand the relationship between Nationality, Birthrights, Natural Sovereignty and a National Written Constitution in order to function in the National and International Political Arena.

We have been deliberately miseducated by the schools and the media in order to shape their minds to maintain their enslavement. The knowledge of our nationality and birthrights, location of origin, maps, calendars, geographical locations and the meridians (longitudinal lines) have been shifted, changed or substituted.

- -Why was the knowledge of Moorish Noble Titles, heritage, location of origin, maps, calendars, geographical locations and the meridians (longitudinal lines) shifted and changed?
- -Why was the Moorish nationality substituted with the chattel brands, black, negro, colored, afro, indian, west indian, hispanic, latino, puerto rican, etc.?
- -In what year was the Moorish nationality substituted with the above slave brands?

- -In what United States city was the Moorish Nationality substituted with the above chattel brands?
- -Name the nations that substituted the Moorish nationality with these political tags.
- -What motive do European Colonists have for substituting the Moorish nationality with the above chattel brands?
- -What do the above political tags mean to other nations of the world and the international communities?
- Black, negro, colored, atro, indian, west indian, hispanic, latino and puerto rican are commonly used words. Are they national names?
- -Are there nations called Black, Negro, Colored and Afro.?
- -What are surnames? Why do the European slave holders put their family/sumames on the Moors?

PART II

- -What is the purpose of colonialism and the denationalization of the indigenous people (Moors/Moroccans) of North, Central, South America (Northwest/Southwest Africa/Amexem)?
- -Why do the Europeans -English, Dutch (Holland), French, Irish, Scottish, Germans, etc. falsely refer to themselves as "white", thereby, disassociating themselves from their national pedigree/parentage when they have knowledge of their nationality and <u>birthrights</u>?
- -When did the European colonists adopt the political term "white" as a false identity?
- -What does the political term "white" represent politically?
- -Who suggested the adoption of the political term "white" as a false identity for the Europeans English, French, Irish, German Scottish, Dutch, etc.?
- What does the political term "white" mean to other nations of the world?
- -White is commonly used. Is it a national name?
- -Is there a nation called "white" ?

THE MEMBERS OF THE HUMAN FAMILY ARE IDENTIFIED BY NATIONALITIES AND NOT BY SHADES - BLACK, WHITE, RED, YELLOW, BROWN, ETC.

RESEARCH THE ANSWERS TO THE ABOVE QUESTIONS!

STUDY! STUDY! STUDY!

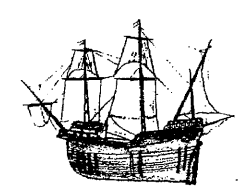
Chapter 13

The Reconstruction of History in the Americas: Some Myths of the Middle Passage

By Bro. Abdullah El Talib Mosi Bey

- -Let us use math (logic) to examine the <u>myth</u> that the indigenous people, the Moors, of North, Central and South America (Northwest/Southwest Africa/Amexem), now branded Black, Negro, Colored, Afro, etc. were shipped from what the masses know as Africa to what they know as the Americas!
- -In questioning their own writings, how could the European colonists/Reconstructors of History who shipped over 125 millions of Moors (now labeled as Black, Negro, Colored, Afro, etc.) from what the masses know as Africa, to what the masses know as North America (Northwest Africa/Amexem), when they did not know how to grow their own crops? [They would had starved to death if the Moors had not fed them and subsequently taught them how to grow crops.]
- -Did the European Colonists/Reconstructors of History and Aslatic historians, anthropologists and sociologists who follow their teachings write that the Peregrinus (Pilgrims) were so skilled in navigation to the point that they were able to sail over 125 million Moors from East Amexem (East Africa) to North America (Northwest Africa/Amexem)? [Keep in mind that these same Peregrines did not know how to grow their own crops.]
- -If so, what were the names of the schools where the Anglis/English learned navigations during the 1600's and 1700's? The knowledge of astrology is needed to successfully navigate ships, for the stars and the moon are used as guides.
- -What were the names of the professors and artisans who taught geometry, cartography, biology, chemistry, physics, shipbuilding, sailing, carpentry, smelting, at the schools in England during the 1600's and 1700's? And who taught them?
- -What were the names of the schools in England during the 1600's and 1700's that taught ship building, carpentry, water purification, forestry and smelting?
- -What were the names of the multiple highly sophisticated lumber mills, iron mills, forestries in England during the 1600's and 1700's?
- -What were the names of the companies that made the sails in England during the 1600's and 1700's?
- -What were the names of the cloth mills that supplied the cloth to the companies that made the sails in England during the 1600's and 1700's?
- -What were the names of the supporting industries in England during the 1600's and 1700's? Remember! Many unrelated industries and technologies need to come together in order to accomplish the task of sailing over 125 million Moors on ships.
- -What were the names of the food growth and preservation industries in England ? Food is needed to maintain the health and strength of the crew and the slaves.
- -What were the names of the food storage industries in England?
- -What were the names of the industries that built water purification systems to supply fresh water for the ships? The crew and the slaves would have dehydrated rapidly if they drank salt water?
- -How many ships did the European colonists/ Reconstructors of History use during the Middle Passage?

- -What were the names of the ships?
- -How many slaves did each ship hold?
- -Where did the slaves urinate and defecate?
- -How many months did it take the European colonists/Reconstructors of History to complete a voyage?
- -What was the distance the European colonists/Reconstructors of History traveled?
- -Where did the European colonists/Reconstructors of History store the Moors labeled black, negro, colored, afro, etc. once they set ashore the Americas?
- -Why were Secret Societies set up (Eastern Star, Prince Hall, Knights of Templar, Rosocrucian Order, Odd Fellow, etc.)?
- -What secrets are preserved and taught in these secret societies? Could the secrets be the true history of the Moors (now branded black,negro, colored, afro, indian, west indian, hispanic, latino, etc.)?
- -Why keep secrets?
- -What evidence/proof do the European colonists/Reconstructors of History and the Asiatic scholars who follow their teachings have to support the myth that the Moors (now branded Black, Negro, Colored, Afro, etc.) were brought in the hulls of ships from what the masses know as Africa, to what the masses know as the Americas?
- -Have you ever thought about these compelling questions?
- -Remember! Let us use math (logic) to examine these compelling questions.
- -Remember! Major older documentations and artifacts, i.e., letters, treaties, maps, calendars, pictures, sculptures, paintings, encyclopedias, dictionaries, almanacs have not been exposed to the masses. Have you ever wondered why they have not been exposed to the general public? Have you ever wondered what information has been kept from the general public? Have you ever wondered who possess the older documentations and artifacts?



El-Evated Ment-Al

All law is timeless. The speed and vigor with which we reach Nation/Family consciousness is a direct function of our realization of our timelessness. The desire for immediate gratification, i.e., benefits of Nationhood, is not in harmony with the fact that one must sacrifice to receive benefit.

Study metaphysics and realize that the Nation is only a focal point of our ever present state of development as Moabite Muurs. All law is timeless.

Individual Consciousness must be harmoniously (with the Great Zodiac) sacrificed for the greater group consciousness on all planes.

How did Hannibal Navigate the Alps with such an army? Did he navigate for himself? If by himself, would he have undertaken such a task? Was it the physical presence, or mental presence of his troops that overcame the elements? The key to the elemental is elevated mental. The underlying reality and principle of All is mental.

Understand, be patient, **study**, and expect no woman/man to do your job. The benefits of Nationhood are not directly for us. They are for our children's welfare.

I return in many forms.

Bro. KahMara Gabri El ... Say's The Fez Journal

MOORISH CIVILETTER STATEMENT

The Moorish Civiletter is a Moorish Nation civic newsletter that treats the issues of Nationality, Birthrights, Natural Sovereignty, Constitutions and Treaties as they relate to the Civilly Dead persons labeled black, negro, colored, afro, indian, west indian, hispanic, latino, and puerto rican. The inspiration for the Civiletter, with the first issue published in June of 1996 A.D. 1416 Moorish Calendar Year, came from Sheik Sharif Abdul All's (Noble Drew Ali) following profound statement:

"In order to change the people, you must change their literature".

As a member of the Moors Order Of The Roundtable, a Moorlsh National Institution of indigenous Moors since 1993 A.D., M.C. 1413, I have learned the civic lessons Prophet Noble Drew Ali taught.

Just as a magnifying glass is used to center the vibration light energy of the sun, thus, burning a hole in a leaf held beneath it, literature is the catalyst used to center the vibration thought energy of the People. The Moors have not seriously examined this fundamental scientific principle as Prophet Drew Ali intended. Many Moors have been remiss in their agreed duty and responsibility to uplift the Moorish Nation. Many elders have gone to the grave with much Knowledge and many Keys needed and necessary to advance the development of our Nation. Word of month has been the most commonly used pattern of the Moors. Let us continue the pattern that Prophet Noble Drew Ali set and produce literature that will help advance and develop our Nation.

The CIVILETTER addresses many civic issues conveniently and blatantly avoided by European Colonists/Reconstructors of History and Asiatic scholarly agents who follow and support their teachings. Some of the civic issues they avoid writing on or speaking of in public forum are as follows:

- The pedigrees/parentages national names of the human family are identified by nationalities and not by shades or colors - black, white, red, yellow, brown, etc. This is a universal fact in civilization, for the honors of the Human development and histories are recorded and presented in the pedigree national names of parentages.
- The fact that no nations exist called Black, Negro, Colored or White and that their are no such people, baring these names as nationalities.
- 3. The brands black, negro, colored, afro, indian, west indian, latino, hispanic and puerto rican were artificial names made up by Europeans and attach to the Human Family.
- The Ancient and Modern names for North and South America is the Ancient Amexem and the Modern Northwest and Southwest Africa.
- 5. The Moors who have been labeled negro, black, colored, afro, etc. are the true nobles of North, Central and South America.
- 6. The only citizen of the Constitution, which is a contract of the juristic United States of America, is the English male, excluding all others, even the English woman.
- 7. The Dred Scott vs. Sanford Case of 1854 1857 is the supreme law of the land and the determination that the party mentioned in the above # 6 statement is the only citizen of the juristic United States of America. This United States Supreme Court decision was never repealed.
- The 13th, 14th and 15th Amendments did not and cannot make the Moors (baring the brands, Black, Negro. Colored, Afro, etc.) citizens of the United States of America.
- 9. The Wazirs and Chieftains of the Moorish Nation never signed a treaty with the United States of America, agreeing to be citizens of their Union.

However, the Moors do have a treaty with the United States of America - The Treaty of Peace and Friendship of 1787 and are part and parcel of the Government, yet the Union of States' jurisdiction deals with the European side of the government (Contracted States Citizens - the English Male). The law of discourse between the European side of the Nation (United States of America) and the Moorish side of the Nation (The Original United States Confederation Republic) is the Treaty of Peace and Friendship of 1787 in force through the Code of the Laws of the United States of America of a General and Permanent Character.

Bro. abhillati El Talk Mori Bey-

BRO. ABDULLAH EL TALIB MOSI BEY MOORISH CIVILETTER EDITOR IN CHIEF



Moors Order Of The Roundtable M.O.O.The R.

PURPOSE

"Moors Order Of The Roundtable" (M.O.O.The R.) is a Moorish Nation Institution which came into existence through active research and study of the works and teachings of Shelk Shariff Abdul All (Noble Drew All) and evolved out of ongoing history and culture classes which were held on a consistent and expanding basis by Bro. Taj Tarik Bey. M.O.O.The R. was officially established in June of 1982 A.D. = 1402 Moorish Calendar Year.

M.O.O.The R. is an active association of Moorish Americans - the indigenous inhabitants of **Ancient Amexem**; the land of **MU.** In modern times, Amexem is called Northwest, Southwest and Central Africa. In contemporary times, Amexem is called North America, South America and Central America, including the adjoining islands. The two (2) American (Al Moroccan) Continents, and Islands, are the inherited lands of the Moors. The Moors are bound to these Continents by Heritage and Birthright. These are the Lands of our Ancient Mothers and Fathers.

M.O.O.The R. treats the Issues of Moorish History, Culture, Civics, Science, Law, Heritage, Descent (pedigree/parentage), Philosophy, Literature, etc. Uplifting fallen humanity requires expanding work in many areas. There is much work to do. We are striving to perform a functional and positive part in this noble work. We are making constructive and applicable Civic contributions to the Nation. Action is the response made to the world renowned call made by Noble Drew All, founder of The Old Canaanite Temple in 1913 A.D. = 1333 Moorish Calendar year. The Old Canaanite Temple emerged as The Moorish Holy Temple of Science. Since 1928, the M. H. T. of S. has adopted, as its corporate name, The Moorish Science Temple of America. The Universal Moorish Movement is called the "Moorish Divine National Movement Of The World".

This was Prophet All's call in 1913 A.D. = 1333 Moorish Calendar year:

"Come all ye Asiatics of America and hear the truth about your nationality and your birthrights - You are not negro, black, colored or ethiopian. Learn of your forefathers ancient and divine creed, that you may learn to love, instead of hate. Come and link yourselves back with the families of nations."

At the Roundtable, we study, analyze and act on the above statement, from an "At Law" perspective, then apply the knowledge and instruction. Actions bring words to life.

Another inspiring statement made by Prophet Noble Drew All, was:

"In order to change the people, you must change their literature,"

To use the word profound would be an understatement, when referencing Prophet Ali's Teachings and Instructions. We, as conscious Moors, have been remiss in our responsibilities and duties, relative to our National and International development. We have fallen woefully short in our duty to produce literature from the Moorish perspective, for ourselves and our Children. Lessons in Moorish Al Moroccan (American) Culture, Heritage, Government (civics) and the Cosmology - Moorish Sciences are produced through "Moors Order Of The Roundtable" study classes. Literature is for sale, to the Moors and the general public, to raise the consciousness of the masses. We serve as a small Moabite Oasis to counter false concepts and misinformation propagated by conflict of interest institutions and chattel system appointed opportunists who extract fortunes and pretend to address the lack of National Sovereignty and the economic and social problems. This directly and indirectly promotes the suffering of our divided, uninformed and civilly abused Nation.

It is most difficult to enslave an informed People. Moorish Americans need focused reorientation literature. Studies of SELF should be promoted and encouraged amongst our People. We are well aware that SLAVERY still exists in our land. The Union of States subjugated the Moors through and by government and pseudo-government agencies which are operating by the

Moors Order Of The Roundtable

Porpose

Magna Carta (Charter), Knights Of Columbus, Kiu Klux Klan Oath of 1854, Philadelphia, Pennsylvania. Their Ordinances, Municipal laws and Social Programs are based in the Black Codes of 1724. These are the untold FACTS.

The <u>Roundtable</u> is a <u>civic</u> association of National, Indigenous Moors, not to be <u>confused</u> with, nor <u>mistaken</u> as a <u>religious group</u> or <u>organization!</u> We are a <u>civilly active</u> part of the <u>Indigenous Moorish Nation</u>. We treat the <u>Science of Government</u>.

Our civic activity is a National Sovereign Birthright. We encourage the reformation of all indigenous peoples and encourage them to proclaim their NATIONALITY and BIRTHRIGHTS - honoring their own Mothers and Fathers. Just as other civilized nations support and establish institutions to serve and preserve their posterity, we recognize that Moorish families and children need institutions to serve and preserve the Moorish Nation. We work toward those ends.

Moors should be the major writers of Moorlsh History. We encourage this firmly. Literature produced from the Moorlsh perspective (Eye) is sorely needed by our people from every walk of life.

We seek to raise the level of true SELF consciousness among ourselves and our unconscious Sisters and Brothers in a functional and beneficial manner. Moors who know the Science, History, Heritage and Culture are obligated to teach these truths to our own, especially to those who do not know of SELF and National Birthright. We are working hard to remove the artificially induced Civic Death which plagues our people. The Sciences of our Ancient Mothers and Fathers have been twisted, misinterpreted and misrepresented by slavers through the use of subtle religious dogmatic control systems. We strive to uplift the Great Principles and Science of our Ancient Mothers and Fathers—the Founders of Civilization.

We recognize the fact that a National Constitution is key to any National body, and that it is the PRINCIPLE guide of LAW for NATIONAL UNITY and harmony. We instruct accordingly. Observing the divisions among the Moorish Institutions, Tribes, groups, et cetera; we work diligently toward the <u>UNITING OF THE ASIATIC MOORISH NATION</u> in our <u>SOVEREIGN CAPACITY</u>. We are **active**, not passive, in striving to live clean Law and Principles.

C. M. Bey, Ph.D., LL. D., Master Astrologer and Moorish Constitution Law Giver is the author of Clock of Destiny 1 and II. He is one of the few taught by Noble Drew Ali who put his knowledge and development to the PEN, thus making a profound difference to the positive; for the Moorish Nation. C.M. Bey also wrote and produced Humanitarian Lessons of Cosmos Science (along with other Scientific literary works).

We make PUBLIC DECLARATION of our Moorish/Moroccan Nationality and Birthrights. We are the true inheritors of the North Gate. We honor our Mothers and our Fathers. Do your part, in helping to uplift fallen humanity. Peace on Earth, Recognition by the Nations of the Earth, and Peace with SELF, are the prizes! Freedom is everybody's job.

Bro. Taj Tarik Bey

As Salaamu Alaikum,

Vida Mikum,

A Free Moor, Son Of A Widow M. O. O. The R. Amexem

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Library Of Congress

Dred Scott

- -Was Dred Scott his name of pedigree/parentage, or the title/surname of a European slaveholder, which would denote ownership?
- -Can one claim free status, using the title/surname of a foreign Nation of People and apply that foreign Nation's Constitution for one's own protection?
- -What does it mean "At Law" for a person of one pedigree nation to use a surname of another parentage nation as in the case of a Chinese using an English surname or an English using a Chinese family name?

Breaking the Chains of Slavery: The Moors' Rise from Civil Death

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CIVICS

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The Sun, the Moon and the Stars — Moorish Science



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