

~Protocol Manual~

M.N.R.P. Department of Justice

"Fiat justitia ruat cælum"
"Let justice be done though the heavens fall"



INTRODUCTION

Supreme Religious Council Moorish National Republic of Peace (MNRP)

This **Protocol Manual** establishes the official procedures for initiating and processing complaints through the **National Republic Department of Justice** for all violations against the **God-given Rights and Liberties** secured by the **Constitution of the Moorish National Republic of Peace**, its national laws, and binding international treaties.

This manual is designed to protect all **Moroccan Nationals and Citizens** of the MNRP from unlawful actions—especially those carried out by **foreign agents, officers, or entities** acting outside their lawful jurisdiction or engaging in commercial enforcement against noncommercial individuals.

Purpose: To provide a structured, lawful, and peaceful process by which Nationals may seek **justice**, **redress**, **and lawful remedy** through the **Court of Justice of the MNRP**, for any breach of constitutional, natural, or treaty-protected rights.

Definition of "Information" for Complaint Proceedings

For the purposes of this manual, "Information" refers to:

A formal accusation submitted against an individual or entity for the commission of a criminal or civil offense, not presented by grand jury indictment, but instead by a **competent officer of the MNRP**, based on verified facts and sworn declaration under official oath.

Such information shall be used to initiate a justiciable process leading to investigation, hearing, and—if necessary—**judicial decree** from a lawful MNRP Court of Justice, with judgment proportional to the violation committed.

Scope and Example of Application

This manual shall be applied in all instances involving:

- Unlawful arrest or detainment of MNRP Nationals
- Trespass upon sovereign persons or property
- Commercial enforcement actions against non-commercial travelers
- Violation of treaty obligations by foreign agents
- Disrespect of diplomatic status, documentation, or jurisdiction

The following sections provide structured procedures to expose and correct any **unlawful**, **extra-jurisdictional conduct** imposed upon MNRP Nationals by foreign officers or agencies acting in opposition to the **Constitution**, **Oaths**, **Treaties**, or the **Law of Nations**.

Example Scenario: Treaty Violation and Extra-Jurisdictional Interference

(Province of Illinois – Foreign Interference with Peaceful Travel)

While peacefully traveling on the public roadways within the **Province of Illinois**, a **Moroccan National** of the **Moorish National Republic of Peace (MNRP)** is unlawfully interrupted by a **foreign policy enforcement officer** (agent of a STATE OF ILLINOIS corporate subdivision), who initiates an "emergency stop."

The officer's database fails to recognize the **MNRP-issued sovereign plates**, as the vehicle is no longer registered under the jurisdiction of the UNITED STATES or any of its political subdivisions. This results in the officer **acting under assumption and color of law**, without proper jurisdiction or verified authority.

Unlawful "Emergency Stop" Initiated

The foreign officer activates sirens and flashing lights—attempting to contract with the National by initiating a stop intended for commercial actors or State residents. The Moroccan National, operating a lawfully nationalized private vessel bearing MNRP Plates and documentation, makes the decision to pull over peacefully, exercising spiritual discipline and lawful readiness.

The National's conveyance is clearly marked with:

- MNRP-issued Identification and Registration
- MNRP Passport (Religious Identification)
- National Republic Department of Travel credentials
- MNRP-issued Sovereign Plates
- A visible display of the Treaty of Peace and Friendship (1787, reaffirmed 1836), the Treaty of Madrid (1880), and the Constitution of the Moorish National Republic of Peace

Officer's Attempt to Enforce Foreign Commercial Jurisdiction

The officer exits his vehicle and approaches with the intent to engage the National in dialogue—an implied offer to contract under the false presumption that the MNRP National is:

- A corporate fiction (legal person), or
- A driver subject to foreign transportation codes, or
- Operating in commerce within STATE jurisdiction

The officer begins questioning the National about "ownership" and "registration," assuming authority over the **State-liberated conveyance** now lawfully recorded with the MNRP.

Lawful Response of the MNRP National

The Moroccan National:

- Peacefully remains silent or responds only to correct legal status
- Presents diplomatic documentation without consent to jurisdiction
- Refuses to contract or enter plea in absence of verified jurisdiction
- Stands on treaty rights, national law, and spiritual oath

This action places the officer **on notice of his limited authority**, invoking international obligations and removing all legal presumption of jurisdiction.

Any continued detainment, questioning, seizure, or citation after this point constitutes:

- A violation of international treaty law
- A breach of the Supremacy Clause of the U.S. Constitution
- An act of foreign aggression against a peaceful sovereign
- Grounds for diplomatic complaint, abatement, and judicial intervention by the MNRP Court of Justice

Protocol for Arrested or Detained Moroccan Nationals

Moorish National Republic of Peace (MNRP)

I. Sovereign Status of Moroccan Nationals

All people who have lawfully declared and recorded their **Oath of Allegiance** to the **Moorish National Republic of Peace (MNRP)** are recognized as **Moroccan Nationals** under international law and the **2025 Amended Constitution of the MNRP**.

As a **free and independent government**, the MNRP operates by right under:

- The Treaty of Peace and Friendship Between the Empire of Morocco and the United States (1836)
- The Treaty of Madrid (1880)
- The Montevideo Convention (1933)
- The Universal Declaration of Human Rights
- And the divine principles recognized by all nations of conscience

No foreign officer, state, or government has lawful authority to assert jurisdiction over a Moroccan National without a treaty-based claim or lawful delegation of power.

II. Initial Response During a Foreign Encounter

- 1. If an MNRP National is approached by a foreign officer while traveling:
 - Remain peaceful and composed.
 - Declare your status by stating:

"I am a Moroccan National of the Moorish National Republic of Peace. I am traveling in private capacity and under international treaty protection. I do not consent to foreign jurisdiction."

- 2. **Do not argue, negotiate, or resist**. Peaceful conduct is paramount and honors both the Nation and the oath.
- 3. Present documentation only if requested:
 - o MNRP Passport or National ID
 - Sovereign Vessel Registration (if applicable)

- Emergency Contact Card
- Declaration of Rights under Treaty

III. If Issued a Citation or Summons

- 4. Accept the document as **evidence**, not as agreement or contract.
- 5. Write the following on the citation:

"Void ab initio – Treaty Violation: Peace and Friendship (1836) – Supremacy Clause Invoked – Jurisdiction Not Recognized – Protected Moroccan National."

6. Sign as:

[Full Name], Moroccan National - All Rights Reserved

- 7. Record all identifying information from the officer:
 - Name, badge number, department, county, time, and location

IV. If Detained or Arrested

8. If detained, do not resist. Continue asserting your **lawful status** and your **treaty protection**.

Politely state:

"I do not consent to processing. I reserve all rights as a Moroccan National under international protection. I request immediate contact with my government."

Do not volunteer biometric data or sign documents.If compelled under duress, sign:

"Signed Under Protest - Moroccan National - All Rights Reserved"

- 10. Immediately request to contact:
- The Commander of the Moroccan National Guard, Ministry of Security & Defense
- The Minister of Foreign Affairs, Ministry of Foreign Affairs & Diplomatic Relations
- 11. Document or memorize all:
- Documents issued, questions asked, officer statements, and holding conditions

V. Reporting Protocol

- 12. Within **24 hours of release**, contact the **Minister of Security and Defense of your Province or Minister of Foreign Affairs and Diplomatic Relations** to provide a verbal incident report.
- 13. Within **72 hours**, submit:
- A complete written summary of the stop or arrest
- Scanned copies of all documents or citations
- Any known court dates or pending matters

Send this to the **Minister of Security and Defense** and, if necessary, to the **Ministry of Foreign Affairs**.

- VI. If the Incident Occurs Outside the United States
 - 14. If detained while abroad, follow the same procedures and immediately notify the MNRP Consulate Office or the Ministry of Foreign Affairs & Diplomatic Relations.
- VII. National Response and Remedy
 - 15. Upon receiving the report, the following action is authorized:
 - The **Commander of the Moroccan National Guard** shall initiate internal review and initiate any protective security measures.
 - The **Minister of Foreign Affairs** shall assess treaty breach and, if warranted, issue diplomatic notice or complaint to the foreign nation.
 - The **Court of Justice of MNRP** shall review the matter and prepare any lawful order, remedy, or demand for abatement.

"In all things, the Moroccan National shall stand as a diplomat of truth. If detained, do not panic—your government stands with you. If charged, do not fear—your rights are secured. Remain in honor, and we shall answer with power."

— Supreme Protocol Mandate, MNRP Constitution, 2025

PROTOCOL FOR FILING A COMPLAINT

Moorish National Republic of Peace (MNRP)

Filed Through the Ministry of Security & Defense
Received by the Commander of the Moroccan National Guard
Submitted to the Public Minister for Legal Review
Forwarded, if necessary, to the Court of Justice

SECTION I – Purpose

This Chapter establishes the lawful protocol for Moroccan Nationals or Citizens to file a complaint concerning:

- Violations of the MNRP Constitution or Public Laws
- Unlawful detainment, citation, or interference by foreign entities
- Abuse or injury by individuals, institutions, or governments
- Breach of international treaty obligations or rights of the sovereign People

SECTION II – Lawful Filing Procedure

- 1. The Complainant must prepare a sworn **Affidavit of Fact** outlining:
 - o The full legal name of the Complainant
 - Date, time, and location of the incident(s)
 - Factual description of the event(s)
 - o Parties involved (including foreign agents if applicable)
 - Relief or action requested
- 2. This affidavit must be accompanied by a completed **Complaint Form #USRCP0414-**, including:
 - o Complainant's contact information
 - o Two witness signatures verifying the identity of the Complainant

- Any supporting documents (evidence, summons, tickets, video, bond slips, etc.)
- 3. The complaint must be delivered directly to:

Commander of the Moroccan National Guard

Ministry of Security & Defense (Provincial office or national headquarters)

SECTION III – Initial Review and Verification

- 4. Upon receipt, the Commander of the Moroccan National Guard shall:
 - Review the affidavit and Complaint Form for completeness
 - Assign a Complaint Case Number
 - Log the case into the National Complaint Registry
 - Scan and preserve all submitted documents
- 5. The Commander shall issue a receipt to the Complainant with the case number and date of filing.

SECTION IV – Referral to the Public Minister

- 6. Once the complaint is verified and logged, the Commander must **formally transmit** the full Complaint File to the **Public Minister**, who is the constitutional officer authorized to:
 - Log the matter into the Master Complaint Journal
 - Determine legal jurisdiction and merit
 - Classify the violation (civil, criminal, treaty-based, etc.)
 - o Prepare the case for internal investigation or court action
- 7. The Public Minister shall assume full control over the legal aspects of the complaint from this point forward, in accordance with **Amendment XIV** of the MNRP Constitution.

SECTION V – Confidentiality and Records

- 8. All complaints are considered confidential and shall not be disclosed to any third party without written consent of the Complainant or lawful order of the Court of Justice.
- 9. The original documents submitted become permanent property of the MNRP and shall be archived in the **Ministry of Security & Defense** and logged by the **Public Minister**.

"Let every voice be heard lawfully, and every harm be brought before justice. The Nation is strong when truth is protected."

— MNRP Complaint Filing Protocol, 2025

COMPLAINT PROCESS

Moorish National Republic of Peace (MNRP)

Filed Through the Ministry of Security & Defense

Received by the Commander of the Moroccan National Guard

Processed by the **Public Minister**

Referred to the **Court of Justice** for Judicial Action

SECTION I – Overview

Once a complaint has been lawfully filed (per Chapter 2), it enters the official process of national case handling. This Chapter details the administrative and legal steps required to:

- Validate and classify the complaint
- Develop the case file with evidence and witness testimony
- · Assign jurisdiction and determine remedy
- Protect the rights of all parties during the process

SECTION II – Case Logging & Preliminary Record

- Upon receiving the Complaint Form #USRCP0414-___ and supporting affidavit, the Commander of the Moroccan National Guard shall:
 - Review for completeness
 - o Assign a Complaint Case Number
 - Log the complaint into the National Complaint Registry
 - Ensure all attachments are digitally preserved and secured
- 2. The Commander may interview the Complainant for clarity and ensure all initial information has been collected, including:
 - Full account of the incident
 - Contact information of witnesses
 - Copies of related documents or tickets

Emergency contact info

SECTION III – Transfer to Public Minister

- 3. The Commander shall forward the full complaint file to the **Public Minister** within 24–48 hours of filing.
- 4. The **Public Minister**, under the authority granted in **Amendment XIV** of the Constitution, is responsible for:
 - Logging the complaint into the Master Journal
 - o Reviewing the matter for **jurisdiction and legal merit**
 - Determining whether the issue involves a violation of national law, treaty, or civil rights
 - o Classifying the complaint as civil, criminal, or diplomatic

SECTION IV – Legal Evaluation and Investigation Coordination

- 5. If deemed valid and actionable, the Public Minister shall:
 - Prepare a Legal Findings Report
 - Direct the Ministry of Security & Defense to authorize an official investigation
 - Coordinate with the Commander of the Moroccan National Guard to assign investigators
- 6. The investigation team may:
 - Interview witnesses
 - Collect or secure new evidence
 - Authenticate records
 - o Take sworn affidavits from additional parties
- 7. All findings shall be compiled into a **Case File** and signed by the investigating officers under penalty of perjury.

SECTION V – Preparation for Judicial Review

- 8. Once the investigation is complete, the Public Minister will:
 - o Review all material for accuracy and completeness
 - Draft the Final Case Brief
 - Submit the file to the Court of Justice for hearing or review

SECTION VI – Court of Justice Review

- 9. The **Chief Justice** or designated Jurist shall:
 - Confirm jurisdiction
 - o Determine if legal hearing, mediation, or dismissal is appropriate
 - o Issue an official ruling, remedy, or enforcement order

SECTION VII – Final Notice and Archiving

- 10. The Complainant shall receive a notice confirming:
- That their complaint was heard
- The outcome of any judicial action
- The assigned case number for records
- 11. All documentation is archived in the **National Case Record Archive**, retained under authority of the **Ministry of Security & Defense** and **Public Minister**.

"Only through law and order can sovereignty be secured. Let no harm pass unnoticed, and let no justice be delayed."

— Official Complaint Process, MNRP Constitution, 2025

CASE DEVELOPMENT AND INVESTIGATION PROCEDURES

Moorish National Republic of Peace (MNRP)

Authorized by the Minister of Security & Defense
Administered by the Commander of the Moroccan National Guard
Directed by the Public Minister
Reviewed by the Court of Justice

SECTION I – Purpose

This Chapter establishes the formal process for developing, investigating, and lawfully preparing all valid complaints for judicial review. Every case must uphold:

- MNRP Constitutional protections
- The rights of both the Complainant and Respondent
- Proper jurisdictional authority and lawful due process
- The sovereignty and dignity of the Nation

SECTION II – Authorization of Investigation

- 1. After a complaint is accepted and logged (per Chapters 2 & 3), the **Public Minister** shall:
 - Review the facts and evidence
 - o Determine classification (civil, criminal, or treaty-related)
 - Confirm jurisdiction under MNRP Law
 - Submit an official Investigation Request to the Ministry of Security &
 Defense
- Upon approval, the Ministry of Security & Defense shall issue a Directive for Investigation to the:

Commander of the Moroccan National Guard

This directive authorizes lawful investigation and security action under MNRP jurisdiction.

SECTION III – Scope and Function of Investigation

- 3. The **Commander of the Moroccan National Guard** shall assign qualified officers to investigate and:
 - o Interview complainants, respondents, and witnesses
 - o Collect, preserve, and secure all material evidence
 - Verify submitted documentation
 - Authenticate events through sworn statements
- 4. Investigators must:
 - Wear proper credentials
 - Act within the boundaries of Moroccan National Law
 - Uphold confidentiality and neutrality
 - Submit all findings under oath, signed and sealed
- 5. The investigation team may not:
 - o Coordinate with foreign governments or officers without Ministerial consent
 - Violate the sovereignty of MNRP jurisdiction
 - o Use coercion, threats, or unlawful surveillance

SECTION IV – Compilation of Findings

- 6. Upon completion, investigators must produce a **Final Investigative Report** including:
 - Chronological summary of findings
 - Verified statements from all parties
 - Attachments of physical and digital evidence
 - o Analysis of potential violations of MNRP law or treaty protections
- 7. This report must be signed by the lead investigator and:

- Submitted to the Commander of the Moroccan National Guard
- Reviewed and approved by the Minister of Security & Defense

SECTION V – Legal Processing by the Public Minister

- 8. The complete case file is then transmitted to the **Public Minister**, who will:
 - Log the file into the Master Case Journal
 - o Review for legal accuracy, sufficiency of evidence, and prosecutorial merit
 - Draft the Final Case Brief for referral to the Court of Justice
- 9. The Public Minister is authorized to initiate:
 - Prosecution
 - Treaty enforcement action
 - Motion for abatement or dismissal if invalid

SECTION VI – Submission to the Court of Justice

- 10. The **Final Case Brief** and full supporting record are submitted to the **Chief Justice** of the MNRP Court of Justice.
- 11. The Court shall:
- Accept the case into its Docket
- Set the hearing or trial date
- Issue summons or judicial orders
- Provide remedy or ruling in accordance with MNRP Law

SECTION VII – Preservation of National Record

- 12. All investigative materials, evidence, affidavits, and judicial actions are:
- Sealed under the authority of the Minister of Security & Defense
- Stored in the National Case Archive System

• Protected by national security provisions and subject to record retention policy

"Investigation is not vengeance — it is the preservation of lawful truth. Through order, discipline, and righteousness, the Nation protects its people."

— Case Protocol Mandate, Ministry of Security & Defense, 2025