



Moorish National Republic Federal Government

~ *Societas Republicae Ea Al Maurikanos* ~

Moorish Divine and National Movement of the World

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

~ *Temple of the Moon and Sun* ~

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

~ I.S.L.A.M. ~

[Notice by email is proof of notice](#)

To all ‘Officials’ and ‘Public Servants’ of the FEDERAL, STATE and CITY / COUNTY MUNICIPAL and CIVIL LAWS and CODES ON THE LAND:

GOVERNOR OF THE COMMONWEALTH OF
LIEUTENANT GOVERNOR OF THE COMMONWEALTH OF
ATTORNEY GENERAL OF THE COMMONWEALTH OF
STATE TREASURER OF THE COMMONWEALTH OF
STATE DEPARTMENT OF TRANSPORTATION, DEPARTMENT EXECUTIVES
[DEPARTMENT OF MOTOR VEHICLES]

STATE POLICE COMMISSIONER

MEMBERS OF THE HOUSE OF REPRESENTATIVES OF THE COMMONWEALTH OF

MEMBERS OF THE SENATE OF THE COMMONWEALTH OF

SUPREME COURT JUSTICES OF

SUPERIOR COURT JUDGES OF

COMMONWEALTH COURT JUDGES OF

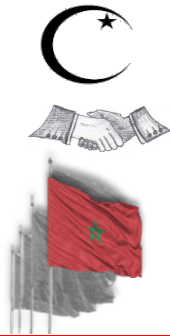
COURT OF COMMON PLEAS OF [STATE], PRESIDENT JUDGES [BY COUNTY]
ALL MAGISTERIAL DISTRICT JUDGES, PHILADELPHIA MUNICIPAL COURT JUDGES AND
PITTSBURGH MUNICIPAL COURT JUDGES, AND ALL ASSIGNS, AGENTS AND HEIRS

[STATE] SHERIFFS

[STATE] COUNTY, CLERK, ADMINISTRATORS AND MAGISTRATES [BY COUNTY]

ALL SHERIFF’S OFFICES; ALL CHIEF OF POLICE OF TOWNSHIP, COUNTY AND BOROUGH
POLICE DEPARTMENTS; AND ALL CONSTABLES OF [STATE];

**International Affidavit of Right to Travel Covenant, Estoppel,
Execution, and Lien
: In Rem**



☞ - *Reversion of Estate* - ☞

We the living, sentient men and women and rightful Heirs are not lost at sea; and ‘We Affirm, Declare and Reclaim our Right of Reversion of ‘Estate’ and therefore we make no claim with respect to the titles and misrepresented, CAPITALIZED (names/ Man-of-Straw, nom de guerre being presented as a title) and we surrender and assign any and all ‘Reversionary Interest’ to the foreign, privately-owned, United States and subsidiaries for full ‘Acquittance Discharge Settlement’ and ‘Closure’ of our reliance, Title 12 USC 95a, Part 2; and we assume no liabilities and or debts however contrived among its corporate associates; and we do not consent to stand as ‘Surety’ for the foreign, private, and for-profit UNITED STATES INCORPORATED/U.S. Corporation company entity owners, directors or their administrators, nor do we stand as ‘Surety’ for its associates at any point, or moment in time.

Notice to Principal is Notice to Agent. Notice to Agent is Notice to Principal.

We are the Moorish National Republic Federal Government, Moorish American Consulate, **Nobles**, Aboriginal, Autochthonous, Indigenous, Sui Juris, Sui Hæredes, in Propria Persona, in Solo Proprio, Jus Sanguine, Heirs Unconditional, True Beneficiaries, Successors and True Possessors of the present-day Moroccan Empire, with our Canaanite, Hittite, and Amorite brethren who sojourned from the land of Canaan seeking new homes. Our dominion and inhabitation extended from North-East and South-West Africa, across the great Atlantis even unto the present North, South, and Central America, Mexico and the Atlantis Islands; before the great earthquake, which caused the great Atlantic Ocean.

Comes now, and make known our Inalienable, Unalienable Birthrights, secured by the Constitution for the united States of America 1791 and the Treaty of Peace and Friendship 1786/1836 **still in force**, which protects from ‘CORPORATE INFRINGEMENT’ by any and all ‘PUBLIC SERVANTS’.

We Rebut, Refute, Denounce, Make Void and Rescind our Signatures on the Fraudulent Tripartite¹ exchange, misrepresented adhesion inducement contract, between persons doing business as THE STATE OF/COMMON WEALTH, THE GENERAL ASSEMBLY, THE MOTOR VEHICLE ADMINISTRATION, DEPARTMENT OF MOTOR VEHICLE the POLICY ENFORCERS, and SUBSIDIARY BUSINESS CORPORATIONS to which all have interest in this matter. The DRIVERS LICENSE INSTRUMENT is Proof of Treason, a Breach of the Treaty of Peace and Friendship 1786/1836 **still in force** and the Constitution for the united States of America 1791, Human Trafficking, Denationalization, Identity Theft, Deprivation of Rights, Extortion, Malfeasance of Office, Misprision, Racketeering, and Genocide. The DRIVERS LICENSE INSTRUMENT has been used to Hypothecate and Escheat the birthrights of the Moorish American Nationals, true heirs to the Land, through overt and fraudulent actions with In Rem/Mens Rea² and confessions in open Court by All PUBLIC OFFICIALS, PUBLIC SERVANTS, and PRIVATE CONTRACTORS doing business with All persons claiming to be PUBLIC OFFICIALS.

The STATE OF is a private for profit, religious corporation created by the Deputy Knights for the Popes of Rome in 1933, which colludes with its Co-Conspirators which are the members that comprises the CROWN (ATTORNEYS, LAWYERS, and BANKERS) demanding excise/ad valorem/pondus taxes from the heirs to the land in which we are non-obligatory. This hypothecation³ instrument has corrupted our Bloodline and Pedigree from its very inception, which has aided in the Genocide of our Nation, all of which is High Treason and Prohibited by the Constitution for the united States of America 1791, Article 3 Section 3⁴ committed by all its Creators, Promoters, Legislatures, and Enforcers. **The Secured birthrights of the Moorish American Nationals**

¹ **Tripartite.** In conveyancing. Of three parts; a term applied to an indenture to which there are three several parties, [of the first, second, and third parts,] and which is executed in triplicate.

² **Mens Rea.** A guilty mind; guilty or wrongful purposes; a criminal intent.

³ **Hypothecation.** To pledge a thing without delivering the possession of it to the pledgee. “The master, when abroad, and in the absence of the owner, may hypothecate the ship, freight, and cargo, to raise money requisite for the completion of the voyage.

⁴ **American Constitution, Article 3, Section 3; Treason** against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.



to travel have been converted into a crime and a privilege which is a violation of Divine Law, Positive Law, Natures Law, International Law, and Constitutional Law. The Constitution for the united States of America 1791 deals with issues relating to 'Common Law' (interactions between the people to which there must be an injured party), 'Equity Law' (contracts), and 'Admiral and Maritime Law' (sea) all to which "TRAFFIC" is not 'Common Law' because there is no injured party, "TRAFFIC" is not 'Equity Law' because there is no contract with fully disclosed terms and agreements and nothing offered of 'Equal Value', and "TRAFFIC" is not 'Admiralty and Maritime Law' because Moorish American Nationals are traveling upon their Estate (Land). The Moorish American Nationals are flesh and blood beings and cannot enter into a contract with a CORPORATE FICTITIOUS⁵ ENTITY.

Stare Decisis

1. The Right to Travel; The Right to Mode of Conveyance; The Right to Locomotion are all absolute rights, and the Police cannot make void the exercise of rights. State v. Armstead, 60 s. 778, 779, and 781:
2. The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental right of which the public and Natural Beings cannot be rightfully deprived. Chicago Motor Coach v. Chicago 337 Illinois 200, 169 NE 22, ALR, Ligare v. Chicago 139 ILL. 46, 28 HE 934, Boone v. Clark 214 SW 607, 25 AM jur (1st), Highways, sec. 163:
3. The right to Park or Travel is part of the Liberty of which the Natural Person, citizen cannot be deprived without "due process of law" under the Fifth Amendment of the United States Constitution. Kent v. Dulles 357 US 116, 125:
4. The Right of a citizen to Travel upon the public highways and to transport one's property thereon, either by carriage or automobile, is not a mere privilege, which a City may prohibit or permit at will, but a common right, which he / she has under the right to life, liberty, and the pursuit of happiness. Thompson v. Smith 154 SE 579:
5. State Police Power extends only to immediate threats to public safety, health, welfare, etc., Michigan v. Duke 266 US, 476 Led. At 449: which driving and speeding are not. California v. Farley Ced. Rpt. 89, 20 CA3d 1032 (1971):
6. The State is prohibited from violating substantive rights. Owens v. City, 445 US 662 (1980); and it can not do by one power (eg. Police power) that which is, for example, prohibited expressly to any other such power (eg. Taxation / Eminent Domain) as a matter of law. US and UT v. Daniels, 22 p 159, nor indirectly that which is prohibited to it directly. Fairbanks v. US 181, US 283, 294, 300:
7. Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed nothing more than "due care" (as regards to tort for negligence) to the public and the owner owed no other duty to the public (eg. State), he / she and his / her auto, having equal rights to and on the roadways / highways as horses and wagons, etc.; this same right is still substantive rule, in that speeding, running stop signs, traveling without license plates, or registration are not threats to the public safety, and thus, are not arrestable offenses. Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905 – 1910: California v. Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971).
8. Under The United States Republic's Constitutional system of Government and upon the individuality and intelligence of the citizen, the state does not claim to control one's conduct to others, leaving one the sole judge as to all that affects oneself. Mugler v. Kansas 123 US 623, 659 – 60:
9. Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:
10. The claim and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:
11. For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right. Sherer v. Cullen 481 F. 945:
12. If any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case must be dismissed. Louisville v. Motley 2111 US 149, 29S. CT 42. "The Accuser Bears the Burden of Proof Beyond a Reasonable Doubt".

⁵ **Fictitious.** Founded on a fiction; having the character of a fiction; pretended; counterfeit. Feigned, imaginary, not real, false, not genuine, nonexistent.



13. “Lack of Federal Jurisdiction cannot be waived or overcome by agreement of parties”. Griffin v. Matthews, 310 F supra 341, 342 (1969): and “Want of Jurisdiction may not be cured by consent of parties.” Industrial Addition Association v. C.I.R., 323 US 310, 313.

All PERSONS doing business as ADMINISTRATORS, AGENTS, FEOFFERS, REPRESENTATIVES, STATE CORPORATIONS/ STATE AGENCIES/ GOVERNMENT AGENCIES have colluded⁶ to convert ‘We The Peoples’ Hereditaments, Corporeal and Incorporeal and ourselves as ‘Collateral’ for the benefit of the foreign private for profit colonizers CORPORATIONS. **There have not been any Laws enacted since the Adjournment of Congress Sine Die in 1861 by the ‘Lawful Legislature’.** The STATUTES drafted by the DEFACTO CONGRESS of the UNITED STATES “SERVICE” CORPORATION have been forced upon the Moorish American Nationals for Usury⁷. The Moorish American Nationals are the living breathing sentient flesh and blood beings and are not CORPORATIONS, JOINT STOCK COMPANIES, or ASSOCIATIONS and are not obligated to the excise / ad valorem⁸ /pondus taxes.

Moorish American Nationals do not stand as surety⁹ for these injurious, birthrights escheating instruments being sui hæredes. Based on your former fiduciary duties, responsibilities, and obligations you, UNITED STATES SERVICE CORPORATION, were to be ‘Servants¹⁰’ to the people, to which you could not make any contract that supersedes the Supremacy Clause of the Constitution for the united States of America 1791 **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, under the Authority of the United States, shall be the Supreme Law of the Land; and the judges of every State shall be bound thereby, anything in the Constitution or Laws of any State to the **Contrary notwithstanding.**”**

Accrued/ Accruing Debts From Prior Contracts:

Articles of Association of 1774 – The avowing¹¹ of your allegiance to your majesties (Moorish National Republic Federal Government)

Articles of Confederation of 1781-1788- Article XI “ Canada acceding to this Confederation, and joining in the measures of the United States, shall be admitted into, and entitled to, all the advantages of this union; but no other colony shall be admitted into the same, unless such admission be agreed to by the nine states.”

Articles of Confederation of 1781-1788- Article XII “All bills of credit emitted, monies borrowed, and debts contracted by, or under the authority of Congress, before the assembling of the United States, in pursuance of the present confederation, shall be deemed and considered as a charge against the United States, for payment and satisfaction whereof the said United States, and the public faith are hereby solemnly pledged.”

Declaration of Independence of 1776 – The pledge of your Lives, Fortunes, and sacred Honor.

The Articles of Confederation 1781-1788 Article IV “the people of each State shall enjoy free ingress and regress to and from any other State.” The ingress, egress, and regress are secured by the Supreme Law of the Land to the people. All TOLLS, DEPARTMENT OF MOTOR VEHICLES/ MOTOR VEHICLE

⁶ **Collusion.** Is an agreement between two or more persons to defraud a person of his rights by the forms of law, or to obtain an object forbidden by law. It implies the existence of fraud of some kind, the employment of fraudulent means, or of lawful means for the accomplishment of an unlawful purpose.

⁷ **Usury.** An illegal contract for a loan or forbearance of money, goods, or things in action, by which illegal interest is reserved, or agreed to be reserved or taken.

⁸ **Ad Valorem.** According to value.

⁹ **Surety.** One who undertakes to pay money or to do any other act in event that his principal fails therein.

¹⁰ **Servants.** One employed to perform service in master’s affairs, whose physical conduct in performance of the service is controlled or is subject to right to control by the master.

¹¹ **Avow.** In pleading. To acknowledge and justify an act done. An opening declaration.



ADMINISTRATIONS, REGISTRATION, PARKING METERS, and SPEEDING CAMERAS are prohibited and dissolved by the Moorish National Republic Federal Government, Moorish American Consulate, and the De Jure American People at Northwest Amexem, Northwest Africa, North America, The North Gate.

The Vienna Convention on Consular Relations supports the birthrights to travel as stated in, **Article 5 Consular Functions section**

(d) states “issuing passports and travel documents to nationals of the sending State, visas or appropriate documents to persons wishing to travel to the sending State; section

(k) exercising rights of supervision and inspection provided for in the laws and regulations of the sending State in respect of vessels having the nationality of the sending State, and of aircraft registered in that State, and in respect of their crews.

Article 31 section (4) The consular premises, their furnishings, the property of the consular post and its means of transport shall be immune from any form or requisition for purposes of national defense or public utility. If expropriation is necessary for such purposes, all possible steps shall be taken to avoid impeding the performance of consular functions, and prompt, adequate and effective compensation shall be paid to the sending State.

Article 34 Freedom of movement states, “Subject to its laws and regulations concerning zones entry into which is prohibited or regulated for reasons of national security, the receiving State shall ensure freedom of movement and travel in its territory to all members of the consular post. Therefore, all PERSONS doing business as MAYOR, GOVERNOR, HOUSE OF REPRESENTATIVE, SENATOR, ATTORNEY GENERAL, SECRETARY OF STATE, TREASURER, SHERIFF, BAILIFF, MARSHALL, CORONER, COUNTY COMMISSIONER, CHIEF MAGISTRATE, STATE PROSECUTOR, ATTORNEY, CLERK and all other subordinate SUBSIDIARIES including but not limited to the PRIVATE CONTRACTORS , POLICY ENFORCERS (POLICE DEPARTMENT CORPORATIONS) are hereby charged with **High Treason, Acts of War, Fraud, Denationalization, Identity Theft, Human Trafficking, Malfeasance of Office, Misprision, Grand Larceny, Misappropriation of Funds, Deprivation of Rights, Deliberate Torts, Threat , Coercion, Kidnapping, Unlawful Searches and Seizures, Denial of Due Process, Denial of Fair and Speedy and Public Trial , Denial of Life, Liberty, and Property, Denial of a Jury of our Own Free National Peers, Denial to Post Bail, Cruel and Unusual Punishment, Libel¹² on your Case Searches, Slander on your News Media/Press, Crimes against Law of Nations and Genocide** as stated in **The Convention on the Prevention and Punishment of the Crime of Genocide** Article 1 – The Contracting Parties confirm that genocide, whether committed in time of peace or in time of war, is a crime under international law which they undertake to prevent and to punish. Article 2- In the present Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnic, racial, or religious group, as such:

- (a) **Killing members of the group;**
- (b) **Causing serious bodily or mental harm to members of the group;**
- (c) **Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;**
- (d) **Imposing measures intended to prevent births within the group;**
- (e) **Forcibly transferring children of the group to another group.**

Article 3 - The following acts shall be punishable:

- (a) Genocide;
- (b) Conspiracy to commit genocide;
- (c) Direct and public incitement to commit genocide;

¹² **Libel.** A method of defamation expressed by print, writing, pictures, or signs. In its most general sense any publication that is injurious to the reputation of another. Defamatory words read aloud by speaker from written article and broadcast by radio constitute libel.



- (d) Attempt to commit genocide
- (e) Complicity in genocide

Article 4 - Persons committing genocide or any of the acts enumerated in Article 3 shall be punished, whether they are constitutionally responsible rulers, public officials, or private individuals.

Article 6 - Persons charged with genocide or any of the other acts enumerated in Article 3 shall be tried by a competent tribunal of the State in the territory of which the act was committed, or by such international penal tribunal as may have jurisdiction with respect to those Contracting Parties which shall have accepted its jurisdiction.

Prohibited by the Constitution

- Bills of Attainder are unconstitutional as stated in Article 1 Section 9.
- No tax or duty shall be laid on articles exported from any state as stated in Article 1 Section 9.

The Ad Valorem /Pondus taxes imposed and forced upon the Nationals Directly and Indirectly by Highwaymen¹³ (POLICE/CORPORATE SECURITY) and acting SENATORS is Unconstitutional, Unlawful, and Illegal. The Ad Valorem /Pondus Taxes imposed upon the natural peoples and used to extort finances from them by way of Railroading (Unlawful Traffic Stops) for CORPORATE IDENTIFICATION PLATES and forcing an Unlawful Bill of Attainder¹⁴/Traffic Ticket/Citation¹⁵/Suit on the Natural Peoples, then converting the negotiable instrument into a Bid Bond for further injurious intentions and actions are ‘Commanded to **Cease and Desist Immediately, by the Moorish National Republic Federal Government, Moorish American Consulate and the Moorish American Nationals.** All Rights ‘Inalienable’, ‘Unalienable’, and ‘Peripheral’ are claimed, reserved, and exercised ‘Perpetually’, at this time in ‘Perpetuity’. All Claims of Abandonment, Tacit Acquiescence, and Waivers are Rebutted, Refuted, and made Void by the Moorish National Republic Federal Government, Moorish American Consulate and Moorish American Nationals in ‘Perpetuity’. Receipts for transfers of goods for all Conveyances, to which the conveyances were built from Our Estate are evidence of Treason, Fraud, and Racketeering. **The Title of Origin¹⁶ and/or Manufacturers Titles are hereby Reconveyed to the Private International “Imperial Moorish American Consulate Trust” which ‘Declaration of Trust can be found and downloaded from the website www.MoorishAmericanConsulate.org¹⁷, Document Number MACN-R11111111 for All Moorish American Nationals.** The natural person holding the position as Attorney General of the several states is hereby ‘Commanded once ‘Requested in writing, by email, phone or fax to return the ‘Title of Origin and/or Manufacturers Title to the Moorish American National within three business days of receipt of the Affidavit.

Caveat

The Moorish National Republic Federal Government, The Moorish American Consulate, Moorish Nationals, and any other Moorish Tribe, Association, or Organization bearing the **Titles of Nobility El, Bey, Dey, Al, and Ali are Not For Hire, Do Not Consent to Stand as Surety, and Do not Consent to Inducements to Fraud.** All Bills of Attainders/Suits/Summons/Excise Tax/Ad Valorem Taxes and the like guised as tickets are **Null and Void.** All Municipal Bonds, Municipal Liens, Municipal Securities, and Municipal Warrants are hereby Declared

¹³ **Highwayman.** A bandit; one who robs travelers upon the highway. Anderson v. Hartford Accident & Indemnity Co., 77 Cal. App. 641, 247 P. 507, 510

¹⁴ **Bill of Attainder.** A ‘Legislative Act, directed against a designated person, pronouncing him guilty of an alleged crime, (usually treason,) without trial or conviction according to the recognized rules of procedure, and passing sentence of death and attainder upon him.

¹⁵ **Citation.** A Writ Issued out of a Court of ‘Competent Jurisdiction, commanding a person therein named to appear on a day named and do something therein mentioned, or show cause why he should not.

¹⁶ **Manufacturer’s Certificate of Origin.** Conveyance [Vehicle] title. The certificate of title for a conveyance [vehicle] (also known as a car title or pink slip) is a form establishing a person or business as the owner. A Manufacturer's Certificate of Origin, also known as a Manufacturer’s Statement of Origin, is a specified document certifying the country of origin of the merchandise required by certain foreign countries for tariff purposes, it sometimes requires the signature of the consulate of the country to which it is destined.

¹⁷ The website where all ‘Lawful Commands are recorded for the Moorish National Republic Federal Government, the Moorish American Consulate and Moorish American Nationals.



Unlawful, Outlawed, Unconstitutional, and Dissolved Ab Initio and from this day forth through the perpetual enforcement of the primal obligatory Contract, Treaty of Peace and Friendship 1786/1836, Supreme Law of the Land and its adopted Constitution for the united States of America 1791.

This is your ‘**Notice of Intent to Lien** under Divine Law, International Law, Treaty Law, Constitution Law, and Common Law for Deliberate and Overt Torts done by way of In Rem / Mens Rea through foreign, private for profit, CORPORATIONS. Every alleged PUBLIC OFFICIAL, including the acting SENATORS, HOUSE OF REPRESENTATIVES, GENERAL ASSEMBLY, GOVERNORS, COMMISSIONERS OF THE MOTOR VEHICLE ADMINISTRATION/DEPARTMENT OF MOTOR VEHICLE, SECRETARY/HEAD OF THE DEPARTMENT OF TRANSPORTATION, SHERIFFS, CHIEF OF POLICE, STATE TROOPERS AND CONSTABLES, and any other interloper who seeks to war against the people, and the Supreme Laws of the Land are hereby held liable and responsible, and are **Fired as PUBLIC SERVANTS and charged with Overt Acts of High Treason**.

Wherefore, we the Nobles of the Moorish National Republic Federal Government, Moorish American Consulate and Moorish American Nationals being ‘Part and Parcel’ named herein, and by Birthright, Primogeniture, and Inheritance, make a Lawful and Legal Entry of Affidavit and Public Notification of Lawful Claim and Declaration to be Published for the Public Record in the aforementioned Matter.

Chronos:
Day: 17 Month: June Year: 2019

I Am: Joniah Joni El
Joniah Joni El, Vizir Mohammedan Judge, Moorish American Consulate
Aboriginal Autochthonous Indigenous of Northwest Amexem Territory
Natural Person - In Propria Persona, Sui Juris, Sui Heredes – In Solo Proprio:
Authorized Representative; All Rights Reserved, Free Moor / Muur
Northwest Amexem / Northwest Africa / North America / ‘The North Gale’

