

Moorish Worldwide Consulates

Embracing, Enforcing and Exhalting the 1781 Constitution for the United States of America and the Binding Treaties

Consular General Taj Tarik Bey and Co-Consular General Shalamoor Bey

date: June 8, 2019 MACN-R00000012.2

AFFIDAVIT OF NOTICE OF CONSULATE and ORDERS TO HONOR THE SOVEREIGN STATUS OF MOORISH AMERICANS

Moorish National Republic Federal Government's

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Moorish American Consulate

Oregon-Republic

total pages: 20

To all persons of the UNITED STATES OF AMERICA CORPORATION, UNITED STATES OF AMERICA, INC., the commercial company doing business as the UNITED STATES, INC., any entities doing business as the USA, the U.S.A., the UNITED STATES OF AMERICA, E PLURIBUS UNUM THE UNITED STATES OF AMERICA, any of its successor companies inheriting government services contracts (not to be confused with the organic united States of America (major)); e.g. DONALD TRUMP doing business as THE PRESIDENT OF THE UNITED STATES OF AMERICA (minor), 1600 Pennsylvania Avenue, WASHINGTON D.C.; RICHARD MICHAEL POMPEO doing business as THE SECRETARY OF THE UNITED STATES DEPARTMENT OF STATE, 2201 C St NW, WASHINGTON, DISTRICT OF COLUMBIA 20520; JEFFERSON B. SESSIONS doing business as The UNITED STATES ATTORNEY GENERAL, 555 4th St NW, WASHINGTON, D.C. 20530; JOHN ROBERTS doing business as CHIEF JUSTICE OF THE UNITED STATES SUPREME COURT, 1 First St NE, WASHINGTON, D.C. 20543; POPE FRANCIS (Jorge Mario Bergoglio) 266TH POPE OF VATICAN CITY, CITTA DEL VATICANO 00120, VATICAN CITY; SECRETARY KIRSTJEN NIELSEN doing business as THE SECRETARY OF THE UNITED STATES DEPARTMENT OF HOMELAND SECURITY, Nebraska Avenue Complex, 3801 Nebraska Ave NW, WASHINGTON, D.C. 20016, UNITED NATIONS, SECRETARY GENERAL ANTONIO GUTERRES, 405 East 42nd Street, NEW YORK, NEW YORK 10017, CHRISTINE LAGARDE, MANAGING DIRECTOR FOR THE INTERNATIONAL MONETARY FUND, 700 19th Street, N.W., WASHINGTON, D.C. 20431. INQUISITION REVENUE SERVICE doing business as THE INTERNAL REVENUE SERVICE, 1111 Constitution Avenue Northwest, WASHINGTON, DISTRICT OF COLUMBIA

This affidavit is both the official notification of the existence of the Moorish American Consulate and orders for your immediate and honorable action in all matters concerning Moorish Americans. This declaration for your immediate action is sent from the ecclesiastically commissioned Judicial Bodies of the Moorish Divine and National Movement of the World, The Moorish National Republic Federal Government, Moorish American Consulate to you, the said CORPORATIONS listed above. We Moorish American Consuls and Vizirs (Judges) and the Moorish American people, of our free will, self-determination and self-governance within this territory, our ancestral homeland, Northwest Amexem, Al Maghrib Al Aqca, North America, Central America, South America, the adjoining islands and all the land masses in the "Western hemisphere," are duly organized and established as the de jure, allodial Moorish American Consulate within the Al Morocco's Northwest Amexem, Al Maghrib Al Aqsa, North America, Central America, South America, the adjoining islands and all the land masses in the "Western hemisphere". Our authority is Divine Law giving us the rite to live freely as Divine Spirit Beings in the Earth realm unencumbered, Nature's Law giving us the birthright to live, move and have our being on our inherited estate unencumbered, Ecclesiastical Law giving us the rite to care for and prosper our bodies, families and lands unencumbered, the United Nations Conference on Diplomatic Intercourse 1961, the United Nations Declaration on the Rights of Indigenous People, the Principles of the United Nations Special Committee of the 24; Article 14, 15, 27, 30, 31, 32, 35 et alia of the United Nations Vienna Convention on Consular Relations 1963. A certified copy issued jointly by our hands of the particulars of our commission and duties are enclosed herewith.

This notice is also being sent to promote communication between Moorish Americans and the officials of the UNITED STATES OF AMERICA (Minor) and the FEDERAL RESERVE Page 1 of 8

UPLIFTING FALLEN HUMANITY www.MoorishAmericanConsulate.com – ShalamoorBey@gmail.com c/o 602 Vandever Avenue, Wilmington, Delaware 19802



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its agency the INTERNATIONAL MONETARY FUND, (IMF) doing business as UNITED STATES, INC. and its franchises and agencies and any iteration of its successor corporation inheriting government contract services at North America and its republican form of government, as well as to, in the future, develop programs pursuant to the UNITED NATIONS Declaration on the Rights of Indigenous People. To promote "the States" obligation and support for increasing economic security amongst indigenous people, working closely with our elected and appointed representatives. To promote "the States" involvement in the alleviation of colonialism's virulent foisted poverty; promotion of conditions of establishing the achievement of self-sustainability and economic growth as well as acquiring the knowledge and resources essential to the development of our economic, political and social institutions which will improve the quality of life for Moorish American nationals and citizens. The increase of indigenous peoples having allodial titles to property and the increase of agricultural activity, productivity and apprenticeship; increasing the rate of literacy by promoting lessons on etymology, morphology, phonology and transliteration etc. As well as the acceleration of efforts to reclaim control and custody of our vast estate.

In harmony with the Inter-American Declaration on the Rights of Indigenous People; the United Nations Declaration on the Rights of Indigenous People, specifically, Article 1, 2, 3, 4 (self-government and autonomy), 10, 15, 19 (States obligation to cooperate with the Representatives of Indigenous People), 37 (the enforcement of treaties); the American Constitution of 1774 and 1791, as well as the Treaty of Peace and Friendship of 1787 and 1836 between the Moroccan Empire and the United States; the Act of State doctrine; in controversies between Moors and United States citizens, if any citizen of the United States, a natural or artificial person, shall have any disputes with any Moor / Moorish American / Al Moroccan or if any citizen of the respective states shall kill or wound the other, you are to contact the Moorish American Consulate immediately and without delay. Contact telephone numbers are:

Consular General Shalamoor Bey	1-865-255-3579
Vizir (Judge) Light Tajiri Bey	1-334-294-9828
Vizir (Judge) Jamhal Talib Abdullah Bey	1-401-403-5176
Vizir (Judge) Sharon Tracey Gale Bey	1-610-803-1170
Vizir (Judge) Osanyin Tabitjet Bey	1-202-826-7011

The foreign corporations known as UNITED STATES OF AMERICA (Minor), WESTMINSTER CORPORATION, UNITED NATIONS, THE UNITED NATIONS, the UNITED STATES, THE FEDERAL RESERVE, FEDERAL RESERVE BANK, INTERNATIONAL MONETARY FUND, IMF, and all their respective franchises, agencies, and departments are in severe breach of trust against the Moorish Americans, the Treaty of Peace and Friendship of 1786 and 1836 and the Constitution for the united States of America. The SCON 26 RFH, 111th CONGRESS, 1st Session, S. CON. RES. 26, IN THE HOUSE OF REPRESENTATIVES, June 18, 2009, Referred to the Committee on the Judiciary CONCURRENT RESOLUTION is an open admission of guilt for the breach of trust and vial acts of premeditated aggression against the Moors, whom you fraudulently labeled "Blacks", "Coloreds", "Negroes", "Indians", "Mexicans" and "African Americans" in blatant effort to denationalize Moors and disconnect us from our vast estate and our wealthy Birthright.

Under Divine law, nature's law, Ecclesiastical law, International law, the Treaty of Peace and Friendship 1787 and 1836, the organic Constitution for the united States of America and the Zodiac constitution, The Moorish Divine and National Movement of the World, The Moorish National Republic Federal Government, and the Moorish American Consulate and its Ecclesiastically commissioned Judicial body hereby declares and proclaims the NOTICE OF COMMERCIAL AND ADMINISTRATIVE DEFAULT of the CORPORATIONS aforementioned in this document and any derivatives thereof. Our declarations and this Affidavit of Notice of Consulate stands as Law: Notice to Principals is Notice to Agents and Notice to Agents is Notice to Page 2 of 8

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aforementioned in this document and any derivatives thereof. Our declarations and this Affidavit of Notice of Consulate stands as Law: Notice to Principals is Notice to Agents and Notice to Agents is Notice to Principals. The UNITED STATES OF AMERICA (Minor) and the FEDERAL RESERVE Banks doing business as the UNITED STATES OF AMERICA, INC. and the UNITED NATIONS City State and its agency the INTERNATIONAL MONETARY FUND, (IMF) doing business as UNITED STATES, INC. and all its franchises, principles and agents, which are commanded and required under contract to perform according to The Constitution for the united States of America, are ordered to immediately cease and desist any and all actions against the Moorish American nationals and the American people, including any and all violations of treaties entered into and engaged. The Constitution for the united States of America and its binding treaties are to be honored at all times and immediately. The AMERICAN BAR ASSOCIATION, its members, the BRITISH BAR ASSOCIATION and its members, the various acting COURT ADMINISTRATORS, and any and all JUDICIAL COUNCILS created by the UNITED STATES OF AMERICAN (minor) are notified and ordered to cease and desist practices, presumptions, and procedures which serve to defraud living Moorish Americans and lay false claims against their private property under pretense of death, war and color of law. The entities addressed under this Affidavit of Notice of Consulate existence are all competent to recognize their culpability and failure to perform under commercial service contract, failure to honor the national trust, and failure to provide full and free disclosure of contracts solicited by the named governmental services corporations and agencies cited for default.

There is no fully disclosed and actual maritime contract in existence nor entered into evidence and subjected to the Moorish American Judiciary or the Moorish American Court for examination and open discussion, therefore no valid contract can be presumed to exist and no American estate or other vessel can be prosecuted under any maritime or admiralty jurisdiction. We declare and affirm that the organic Constitution for the united States of America and its binding treaties and the Ancient Divine Delegation of Authority is the permanent jurisdiction of the Moorish American nationals at all points in time. By the clear admission by Pope Francis in his 4 July 2014 Motu Proprio, of his own motion, it is expressed that no such valid contract exists explicitly nor implicitly. We Moors reside in the jurisdiction of our ancestral inherited estate at all times. All Moorish American nationals as heirs to the land are protected by the Ancient and Divine law, by treaty and by national trust and are owed safe conduct for themselves and their vessels at all times and in all places. For military tribunal purposes, all Aboriginal Indigenous Moorish American nationals are non-combatant Beings whose custody must be with the Moorish American Consulate. All resources for proper governance must be surrendered to the Moorish American Consulate immediately. All Provost Marshals, all members of the civilian police forces, all members of the UNITED STATES military, all members of STATE operated NATIONAL GUARD units, all members of government agencies including the U.S. MARSHALS SERVICE, FEDERAL BUREAU OF INVESTIGATION, STATE TROOPERS, BUREAU OF LAND MANAGEMENT, BUREAU OF ALCOHOL, TOBACCO AND FIREARMS, INTERNAL REVENUE SERVICE, and all other code enforcement agents are ordered to recognize in writing the Divine, Ecclesiastical and Judicial authority of the land secured by The Articles of Confederation, and to also recognize in writing the Divine, ecclesiastic, and judicial authority of the Moorish American nationals who are heirs to the land of the Western Hemisphere in all matters and the administration of government on the land known as the united States of America (Major), not to be confused with the UNITED STATES OF AMERICA (Minor) which is a foreign, maritime entity under commercial contract to provide governmental services for the United States of America (Major). All police and military officers are obligated to honor the Law of the Land in all dealings with or pertaining to the Moorish Americans and our living heirs of North America without exception, noting that these people are owed the terms and conditions of the original equity contract known as The Constitution for the united States of America, are to be addressed under The Supreme Laws of the Land and common law exclusively, and that they retain our natural, inalienable and unalienable rights, including our natural identity, property rights and controlling interests without prejudice and regardless of Page 3 of 8



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fraud and monopoly inducement practiced against us in breach of trust and contract default. All actions of the various Foreign CORPORATE Courts operating in maritime and admiralty jurisdictions and merely presuming death based upon the inaction of Moorish American nationals and serving to establish maritime salvage liens against our estates are by these Orders invalidated, made null and void. We proclaim herein that Moorish Americans are the beneficiaries, executors, claimants, creditors and administrators of our global estate. All Moorish American nationals whose names and estates are presently included on tax rolls, who are recorded by census data, school records, birth certificates, and other public documents must be presumed to be alive and competent in the absence of a properly sworn Death Certificate signed by the local Coroner stating cause of death, date, time, and place, corroborated by at least two responsible and knowledgeable living witnesses. In the case of legitimately missing people diligent search and fully disclosed publication of all claims against their estates must be made by giving Notice to the last known mailing location and next of kin. Any contrary presumption or practice is fraudulent, null and void. Any action of the Foreign CORPORATE Courts operating in maritime or admiralty jurisdictions and making claim upon actual real assets of Moorish American nationals using fraudulently CAPITALIZED names on behalf of legal fiction "missing persons" owned by the UNITED STATES OF AMERICA, Inc., UNITED STATES, FEDERAL RESERVE, FEDERAL RESERVE BANK or any franchises or agencies thereof, are similarly rendered null and void. Once created legal fictions do not have any necessary or valid estate. Any estate presumed to be obtained by legal fiction entities by process of semantic deceit or undisclosed contract belongs in truth and law to those defrauded. Moorish Americans are the ones who have been defrauded.

All Moorish American Consulate Judges, Consuls, staff and all Moors, regardless of family, tribe, community, group, nation or empire are living, full life Beings, are not fictional corporations but are the rightful beneficiaries, executors, claimants, creditors and administrators of our global estate trust and all its assets. Your compliance is mandatory in this and all Moorish matters everywhere.

What is the Purpose of this Affidavit and What do We want you to do?

Your first order of business is hereby given. Officials of the corporations to whom this affidavit is addressed are, by this declaration, ordered to inform all principals, agents, contractors, members

and any associates of all the corporate, de facto "federal," "state", "local", and "municipal" departments, to include the 'Chiefs of Police' for all corporate Municipal, County, State and Federal corporate police agencies that they, the Principal and their agents, whatsoever, by any employment, "election" or appointment, are to cease and desist any and all engagements that may hinder any Moorish American on their travels or within their capacity to contract. This order shall apply to any Moorish American, who, either declares orally that they are in fact a Moorish American; Moor; Moroccan; Moabite, Hebrew Israelite, Hebrew, Israelite, Ewe, Cherokee, Washitaw, etc. or provides a nationality card, badge or any other documentation that declares the same, regardless of any other form of "identification" cards they may or may not be in possession of, even if they are in possession of a presumed "Valid Driver's License" or any other form of "Identification" issued by UNITED STATES OF AMERICA (Minor), WESTMINSTER, UNITED NATIONS, THE UNITED NATIONS, the UNITED STATES, THE FEDERAL RESERVE, FEDERAL RESERVE BANK, INTERNATIONAL MONETARY FUND, IMF, and any and all their respective franchises, agencies, and departments, they are to be recognized and honored as a Moorish American national. Any Moorish American who is in possession of or displays any one of the various Moorish / Moroccan private non-commercial, not for hire, private plates, Moorish American Consulate plates, or any plates displaying Moorish

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insignia such as flags, the Great Seal etc., on their automobiles; any Moorish American seen wearing a Moorish Fez or Turban etc. are to be left alone, free to travel and contract without interference with any corporate local, county, state, federal or municipal police et alia.

If there are any issues of controversies "investigations", "traffic stops" and the like, between any Moorish American nationals and any of the aforementioned agents or their principals, Moorish American Consuls and Sheriffs must be present to litigate the international incident. You are to inform all persons, individuals, corporations, organizations etc., of the UNITED STATES OF AMERICA CORPORATION, United States of America, Inc., the commercial company doing business as the UNITED STATES, INC., any entities doing business as the USA, the UNITED STATES OF AMERICA, E PLURIBUS UNUM THE UNITED STATES OF AMERICA, and any of its successor organizations inheriting government services contracts, pursuant to Title 18 §1028 (d)(3), to accept our Nationality cards as valid identification.

These matters, et alia, must be seen in a lawfully prescribed venue, Moorish American Consular Court, supported by Article III (3) sections I (1) and II (2) of the Constitution for the united States of America and its Republican form of government supported by Article IV (4) section IV (4) and Article 20 and 21 of the Treaty of Peace and Friendship between the Empire of Morocco and the United States of America – 1787.

Any attempt to adjudicate on the part of anyone, pretending to be an executive administrator pretending to be a judge under admiralty or maritime jurisdiction, prosecutor or officer of the corporate court in such controversies, between a Moor and a United States citizen without consul's present, is operating on 'Color of law' and 'Color of Authority' and thus fraudulent; being subject to The United States Codes of Law – Title 18, Chapter 13, Sections 241 & 242 et alia. Moorish Americans are not to be detained by corporations at any point in time as the Constitution must be honored and the Moorish American Consulate must be contacted immediately and made aware of all issues. Article III courts of equity prevail in all jurisdictions.

States and corporations cannot make treaties and therefore, have no jurisdiction, being of a Treaty Nature the Jurisdiction between any Moor and United States citizen is Federal, allodial and particularly not of a maritime or admiralty nature. Any Jurisdiction claimed that is other than Constitutional Article III jurisdiction where Moorish Americans are involved is void of Law. UNITED STATES corporate officials must assist with the setup of our Moorish American Consular Courts per the United Nations Vienna Convention on Consular Relations, as our courts have lawful jurisdiction on the Land in all affairs and in particular in Moorish affairs. In all interactions where corporate status prohibits interference with allodial Moorish American Consuls and Moorish American nationals, there can and will be no resistance to the lawful demands of the Moorish American nationals who are the sovereign heirs and sovereign governing bodies at North America.

"Treaty is law of land as act of Congress is whenever its provisions prescribe rule by which rights of private citizens or subjects may be determined." Head Money Cases, 112 US 580, 28 L Ed 798, 5 S Ct 247.

"State statutory provisions must yield to any applicable provisions of any treaty of the United States with a foreign country, constituting a part of the supreme law of the land." De Tenorio V McGowan (CA5 Miss) 510 F2d 92, adhered to (CA5 Miss) 513 F2d 294, cert den 423 US 877, 46 L Ed 2d 110, 96 S Ct 150 and later app (CA5 Miss) 589 F2d 911.



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"Treaty lawfully entered into stands on same footing of supremacy as do Constitution and laws of United States, and it is generally self-operating in that it requires no legislation by either congress or the state; treaty must be regarded as part of law of state as much as are state's own statutes, and it may override power of state even in respect of great body of private relations." Amaya V Stanolind Oil & Gas Co. (CA5 Tex) 158 F2d, cert den 331 US 808, 91 L Ed 1828, 67 S Ct 1191, reh den 331 US 867, 91 LEd 1871, 67 S Ct 1530.

"Courts cannot go behind treaty for purposes of annulling its effect and operation." Fellows V Blacksmith, 60 US 366, 15 L Ed 684.

From the Prophet, El Hajj Sharif Abdul Ali:

I, the Prophet, do hereby believe that this administration of the government being more wisely prepared by more genius citizens that believe in their free national constitution and laws and through the help of such classes of citizens, I, the Prophet, truly believe that my people will find the true and Divine way of their forefathers, and learn to stop serving carnal customs and merely ideas of man, that have never done them any good, but have always harmed them.

So, I, the Prophet, am hereby calling aloud with a Divine plea to all true American citizens to help me to remove this great sin which has been committed and is being practiced by my people in the United States of America, because they know it is not the true and Divine way and, without understanding they have fallen from the true light into utter darkness of sin, and there is not a nation on earth today that will recognize them socially, religiously, politically or economically, etc. In their present condition of their endeavorment in which they themselves try to force upon a civilized world, they will not refrain from their sinful ways of action and their deeds have brought Jim-Crowism, segregation, and everything that brings harm to human beings on earth. And they fought the Southerner for all these great misuses, but I have traveled in the South and have examined conditions there, and it is the works of my people continuously practicing the things which bring dishonor, disgrace, and disrespect to any nation that lives the life. And I am hereby calling on all true American citizens for moral support and finance to help me in my great missionary work to bring my people out of darkness into marvelous light.

From the Moorish Guide newspaper.

All persons listed are hereby instructed to submit valid contact information for the prompt establishment of effective lines of communications between the Moorish American Consulate, Moorish American Consuls, Moorish American Judges and the UNITED STATES OF AMERICA (Minor), WESTMINSTER, UNITED NATIONS, UNITED NATIONS, the UNITED STATES, FEDERAL RESERVE BANK, FEDERAL RESERVE, INTERNATIONAL MONETARY FUND, IMF, and all their respective franchises, agencies, and departments.

Corporations and their agents are not, neither can be sovereign. The allodial, aboriginal indigenous Moorish American governing bodies and their agents are sovereign and we are exercising our Divine, Natural, Ecclesiastical, international, Constitutional and Commercial rights and rites to operate at North America unencumbered. As foreigners, your compliance and friendly cooperation is essential and expected, as well as expressed in the United Nations Vienna Convention on Consular Relations 1963.

You are hereby instructed to and are expected to publicly recognize, acknowledge in writing and honor in truth, in law and in your actions the Moorish American Consulate, our judges, our Consuls, the Moorish American people and our efforts to pursue free life, liberty and happiness on our ancestral estate.

You are hereby notified that you are now and forevermore fired in truth and in law as trustees and

administrators of the vast estate of the Moors globally. Any and all presumptions to the contrary

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are notwithstanding. Your only relationship to the global trust assets of the Moors is your peaceful and orderly surrender of control and yielding of custody to this Moorish American Judicial body immediately.

You are to confirm your compliance to these orders in writing and promptly deliver your written confirmation to the Moorish American Consulate via email and physical documents to Consular General Shalamoor Bey or Consular General Taj Tarik Bey via United States Postal Service delivery to 602 Vandever Avenue, Wilmington, Delaware 19802. The email address to send your confirmation in pdf format to is: ShalamoorBey@gmail.com.

This lawful declaration is authenticated by autograph, seal and stamp on the AUTHENTICATION PAGE which immediately follows this page.

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By the Divine ecclesiastic power vested in me and issued by my hand and seal on the 5th day of 2018 (1439 Moorish calendar year), Jus Sanguine, Jus

AUTHENTICATION PAGE

Postlim	inii, Jus Soli, Jura Summi Imperii
I AM:	Vaj Varik Rey 6.5.
	Moorish American Consular General and Vizir; Authorized Representative: A Free Moorish American National, Natural Person. Aboriginal/Indigene, In Propria Persona, Sui Juris, and Sui Heredes – In Solo Proprio. Signature- All Rights Reserved and Retained; U.C.C. 1-308; Without Prejudice. Morocco – North America – Northwest Amexem – Northwest Africa – Turtle Island.
I AM:	The Bey
	Moorish American Consular General and Vizir; Authorized Representative: A Free Moorish American National, Natural Person. Aboriginal/Indigene, In Propria Persona, Sui Juris, and Sui Heredes – In Solo Proprio. Signature- All Rights Reserved and Retained; U.C.C. 1-308; Without Prejudice. Morocco – North America – Northwest Amexem – Northwest Africa – Turtle Island.
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OUR AUTHORITY

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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 — Temple of the Moon and Sun — — The True and De Jure Natural Peoples — Heirs of the Land

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Religious Corporation Affidavit of Organization The Temple of the Moon and the Sun

We are the natural, divine, aboriginal, indigenous, people who are the sovereign, de jure Moorish National Republic Federal Government at North America. We are the Law and we are the executors, ministers, trustees, claimants, heirs and beneficiaries of our own vast estate. We are the descendants of the Pharaohs of Kemet and the ancient Moabites and Canaanites. We are in Propria Persona Sui Juris, In Proprio Solo, and in Proprio Heredes and we are exercising all of our sovereign rights at this time and at all points in time.

The intent of this lawful Religious Corporation Affidavit of Organization is to proclaim, declare and enforce the lawful universal organization of the Temple of the Moon and the Sun. The sovereign, self governing, living, natural, aboriginal, indigenous Body of the Temple of the Moon and the Sun is the law and is hereby recognized by all governments, states, nations, societies and provinces. The official record holders are the aboriginal, indigenous, natural, divine, Moorish Americans who are the Moorish National Republic Federal Government. In accordance with the currently standing Treaty of Peace and Friendship 1786 and 1836, The Temple of the Moon and the Sun is not taxed (AA222141 A1Truth) as we are the heirs to all land, all natural resources, and all commercial contracts. The Temple of the Moon and the Sun is not subject to any state or federal filing or reporting requirements as we are in the jurisdiction of our ancestral inherited estate at all points in time. The Temple of the Moon and the Sun is not subject to any state or federal inspections, examinations or regulations as we are the sovereign law of the land of Amexem, Asia, North America, Ancient Morocco, Northwest Africa, The North Gate. The Temple of the Moon and the Sun is the Universal Post for parcels and commerce on Earth. All administrations are not withstanding.

The Temple of the Moon and the Sun is hereby organized for all purposes and according to the will of the people to include religious, teaching, scientific, and economic purposes including ministering the estate of the sovereign, divine, natural aboriginal indigenous beneficiaries of the Asiatic, Moorish Empire. The authority by which this Affidavit of Organization is created, declared, proclaimed and enforced is given by Allah, The Holy Koran of the Moorish Holy Temple of Science (divinely prepared by the Noble Prophet Drew Ali), Universal Law, Natural Law, Ecclesiastic Law, the full faith and credit of the people and the will of the sovereign, divine, aboriginal, indigenous Beings of the Earth.

Amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis et erunt erunt ligata et Ego in caelo et quaecumque solveritis et erunt erunt ligata et Ego in caelo et quaecumque erunt erunt

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / Northwest Africa / North America / 'The Moroccan Empire' States; 'Temple of the Moon and Sun': Non - Domestic, Non - Resident, Non - Subject — Being the Rightful Heirs and Indigeritors

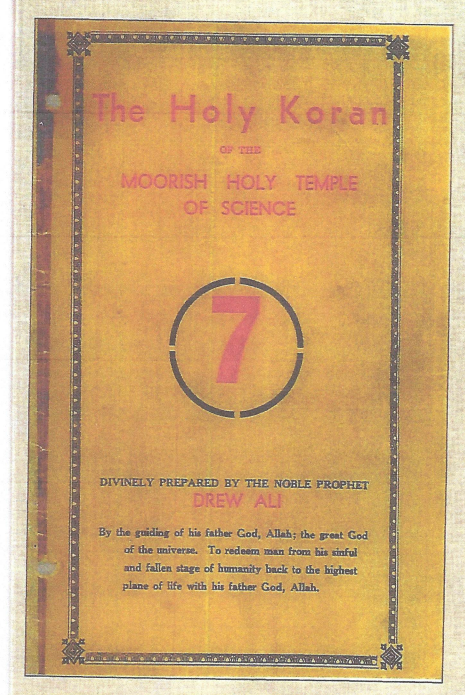
Moorish National Republic Federal Government and the Moorish American Consulates Worldwide

c/o mailing location: 911 SW 314th Place, Near [Federal Way Washington Republic] at Empire of the Moors, New Jerusalem

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THE

Public Statutes at Large

OF THE

UNITED STATES OF AMERICA,

FROM THE

ORGANIZATION OF THE GOVERNMENT IN 1789, TO MARCH 3, 1845.

ARRANGED IN CHRONOLOGICAL ORDER.

WITE

REFERENCES TO THE MATTER OF EACH ACT AND TO THE SUBSEQUENT ACTS ON THE SAME SUBJECT,

AND

COPIOUS NOTES OF THE DECISIONS

OF THE

Courts of the United States

CONSTRUING THOSE ACTS, AND UPON THE SUBJECTS OF THE LAWS.

WITH AN

INDEX TO THE CONTENTS OF EACH VOLUME,

AND A

FULL GENERAL INDEX TO THE WHOLE WORK, IN THE CONCLUDING VOLUME.

TOGETHER WITH

The Declaration of Endependence, the Articles of Confederation, and the Constitution of the United States;

AND ALSO.

TABLES, IN THE LAST VOLUME, CONTAINING LISTS OF THE ACTS RELATING TO THE JUDICIARY, IMPOSTS AND TONNAGE, THE PUBLIC LANDS, ETC.

EDITED BY

RICHARD PETERS, ESQ.,

COUNSELLOR AT LAW.

The rights and interest of the United States in the stereotype plates from which this work is printed, are hereby recognised, asknowledged, and declared by the publishers, according to the provisions of the joint resolution of Congress, passed March 3,1845.

VOL. VIII.

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Entered according to act of Congress, in the year 1846, by

CHARLES C. LITTLE & JAMES BROWN,
In the Clerk's office of the District Court of the District of Massachusetts



TREATY OF PEACE AND FRIENDSHIP

Between the United States of America, and His Imperia.

Majesty the Emperor of Morocco. (a)

January, 1787.

To all Persons to whom these Presents shall come or be made known. WHEREAS the United States of America, in Congress assembled, by their commission bearing date the twelfth day of May, one thousand seven hundred and eighty-four, thought proper to constitute John Adams, Benjamin Franklin, and Thomas Jefferson, their Ministers Plenipotentiary, giving to them, or a majority of them, full powers to confer, treat and negociate with the Ambassador, Minister, or Commissioner of his Majesty the Emperor of Morocco, concerning a treaty of amity and commerce; to make and receive propositions for such treaty, and to conclude and sign the same, transmitting it to the United States in Congress assembled, for their final ratification; and by one other commission, bearing date the eleventh day of March, one thousand seven hundred and eighty-five, did further empower the said Ministers Plenipotentiary, or a majority of them, by writing under their hands and seals, to appoint such agent in the said business as they might think proper, with authority under the directions and instructions of the said Ministers, to commence and prosecute the said negociations and conferences for the said treaty, provided that the said treaty should be signed by the said Ministers: And whereas we, the said John Adams and Thomas Jefferson, two of the said Ministers Plenipotentiary (the said Benjamin Franklin being absent) by writing under the hand and seal of the said John Adams at London, October the fifth, one thousand seven hundred and eighty-five, and of the said Thomas Jefferson at Paris, October the eleventh of the same year, did appoint Thomas Barclay, agent in the business aforesaid, giving him the powers therein, which, by the said second commission, we were authorized to give, and the said Thomas Barclay, in pursuance thereof, hath arranged articles for a treaty of amity and commerce between the United States of America, and his Majesty the Emperor of Morocco, which articles, written in the Arabic language, confirmed by his said Majesty the Emperor of Morocco, and sealed with his royal seal, being translated into the language of the said United States of America, together with the attestations thereto annexed, are in the following words, to wit:

ROYAL SEAL.

In the Name of ALMIGHTY God.

This is a Treaty of Peace and Friendship established between us and the United States of America, which is confirmed, and which we have ordered to be written in this book, and sealed with our royal seal, at our court of Morocco, on the twenty-fifth day of the blessed month of Shaban, in the year one thousand two hundred, trusting in God it will remain permanent.

ARTICLE I.

We declare that both parties have agreed that this treaty, consisting

⁽a) By "an act making an appropriation for the purpose therein mentioned," passed March 3, 1791, Laws U. S. vcl. 1, 214, twenty thousand dollars are appropriated for effecting a negotiation of the treaty with Morocco, September 16, 1836, post, 484.

of twenty-five articles, shall be inserted in this book, and delivered to the Honorable Thomas Barclay, the agent of the United States, now at consent to the our court, with whose approbation it has been made, and who is duly authorized on their part to treat with us concerning all the matters contained therein.

Emperor's

ARTICLE II.

If either of the parties shall be at war with any nation whatever, the other party shall not take a commission from the enemy, nor fight under their colours.

Neither party shall take com-mission from the enemy of the other.

ARTICLE III.

If either of the parties shall be at war with any nation whatever, and take a prize belonging to that nation, and there shall be found on board subjects or effects belonging to either of the parties, the subjects shall be set at liberty, and the effects returned to the owners. And if any goods belonging to any nation, with whom either of the parties shall be at war, shall be loaded on vessels belonging to the other party, they shall pass free and unmolested, without any attempt being made to take or detain them.

Regulation in case of captures.

ARTICLE IV.

A signal or pass shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea; and if the commander of a ship of war of either party shall have other ships under his convoy, the declaration of the commander shall alone be sufficient to exempt any of them from examination.

Signal or pass to be given to vessels.

ARTICLE V.

belonging to the other, it is agreed, that if an examination is to be shall be exmade, it shall be done by sending a boat with two or three men only; and if any gun shall be fired, and injury done without reason, the offending party shall make good all damages.

amined in time of war.

ARTICLE VI.

If any Moor shall bring citizens of the United States, or their effects, to his Majesty, the citizens shall immediately be set at liberty, and the effects restored; and in like manner, if any Moor, not a subject of these dominions, shall make prize of any of the citizens of America, or their effects, and bring them into any of the ports of his Majesty, they shall be immediately released, as they will then be considered as under his Majesty's protection.

Citizens of the U. S. captured, to be released.

ARTICLE VII.

If any vessel of either party shall put into a port of the other, and have occasion for provisions or other supplies, they shall be furnished without any interruption or molestation.

Vessels wanting supplies, to be furnished.

ARTICLE VIII.

If any vessel of the United States shall meet with a disaster at sea, and put into one of our ports to repair, she shall be at liberty to land and re-load her cargo, without paying any duty whatever.

Provision in case of misfor-

ARTICLE IX.

If any vessel of the United States shall be cast on shore on any part of our coasts, she shall remain at the disposition of the owners, and no one shall attempt going near her without their approbation, as she is

Regulation in case of shipwreck, and being forced into port. then considered particularly under our protection; and if any vessel of the United States shall be forced to put into our ports by stress of weather, or otherwise, she shall not be compelled to land her cargo, but shall remain in tranquility until the commander shall think proper to proceed on his voyage.

ARTICLE X.

Vessels protected in certain cases. If any vessel of either of the parties shall have an engagement with a vessel belonging to any of the Christian powers within gun shot of the forts of the other, the vessel so engaged shall be defended and protected as much as possible until she is in safety; and if any American vessel shall be cast on shore on the coast of Wadnoon, or any coast thereabout, the people belonging to her shall be protected and assisted, until, by the help of God, they shall be sent to their country.

ARTICLE XI.

Privileges of vessels in case of war.

If we shall be at war with any Christian power, and any of our vessels sail from the ports of the United States, no vessel belonging to the enemy, shall follow until twenty-four hours after the departure of our vessels; and the same regulation shall be observed towards the American vessels sailing from our ports, be their enemies Moors or Christians.

ARTICLE YII

Ships of war belonging to U. S. not to be examined. If any ship of war belonging to the United States shall put into any of our ports, she shall not be examined on any pretence whatever, even though she should have fugitive slaves on board, nor shall the governor or commander of the place compel them to be brought on shore on any pretext, nor require any payment for them.

ARTICLE XIII.

Ships of war to be saluted. If a ship of war of either party shall put into a port of the other and salute, it shall be returned from the fort with an equal number of guns, not with more or less.

ARTICLE XIV.

Commerce on the footing of the most iavoured nation. The commerce with the United States shall be on the same footing as is the commerce with Spain, or as that with the most favoured nation for the time being; and their citizens shall be respected and esteemed, and have full liberty to pass and repass our country and seaports whenever they please, without interruption.

ARTICLE XV.

Privileges of merchants. Merchants of both countries shall employ only such interpreters, and such other persons to assist them in their business, as they shall think proper. No commander of a vessel shall transport his cargo on board another vessel; he shall not be detained in port longer than he may think proper; and all persons employed in loading or unloading goods, or in any other labour whatever, shall be paid at the customary rates, not more and not less.

ARTICLE XVI.

In case of war, prisoners not to be enslaved, but exchanged. In case of a war between the parties, the prisoners are not to be made slaves, but to be exchanged one for another, captain for captain, officer for officer, and one private man for another; and if there shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican dollars for each person wanting. And it is agreed that all prisoners shall be exchanged in twelve months from the time of their being taken, and that this exchange may be effected by a merchant or any other person authorized by either of the parties.

ARTICLE XVII.

Merchants shall not be compelled to buy or sell any kind of goods but such as they shall think proper; and may buy and sell all sorts of merchandize but such as are prohibited to the other Christian nations.

Merchants may buy and sell all goods except those prohibited to other Christian nations.

ARTICLE XVIII.

All goods shall be weighed and examined before they are sent on board, and to avoid all detention of vessels, no examination shall afterwards be made, unless it shall first be proved that contraband goods have been sent on board, in which case, the persons who took the conhave been sent on board, in which case, the persons who took the contraband goods on board, shall be punished according to the usage and custom of the country, and no other person whatever the value of fraud. custom of the country, and no other person whatever shall be injured, nor shall the ship or cargo incur any penalty or damage whatever.

Goods to be examined before sent on

ARTICLE XIX.

No vessel shall be detained in port on any pretence whatever, nor be obliged to take on board any articles without the consent of the com- be detained. mander, who shall be at full liberty to agree for the freight of any goods he takes on board.

ARTICLE XX.

If any of the citizens of the United States, or any persons under their protection, shall have any disputes with each other, the consul shall decide between the parties, and whenever the consul shall require any aid or assistance from our government, to enforce his decisions, it shall be immediately granted to him.

How disputes shall be settled.

ARTICLE XXI.

If a citizen of the United States should kill or wound a Moor, or, on the contrary, if a Moor shall kill or wound a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the consul assisting at the trial; and if any delinquent shall make his escape, the consul shall not be answerable for him in any manner whatever.

shall be punish

ARTICLE XXII.

If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them; but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeable to that will as soon as the consul shall declare the validity thereof.

How estates of deceased disposed of.

ARTICLE XXIII.

The consuls of the United States of America, shall reside in any seaport of our dominions that they shall think proper; and they shall be respected, and enjoy all the privileges which the consuls of any other nation enjoy; and if any of the citizens of the United States shall contract any debts or engagements, the consul shall not be in any manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof, without which promise in writing, no application to him for any redress shall be made.

Consuls and their privileges.

ARTICLE XXIV.

Regulations in

If any differences shall arise by either party infringing on any of the articles of this treaty, peace and harmony shall remain notwithstanding, in the fullest force, until a friendly application shall be made for an arrangement, and until that application shall be rejected, no appeal shall be made to arms. And if a war shall break out between the parties, nine months shall be granted to all the subjects of both parties, to dispose of their effects and retire with their property. And it is further declared, that whatever indulgences, in trade or otherwise, shall be granted to any of the Christian Powers, the citizens of the United States shall be equally entitled to them.

ARTICLE XXV

Duration of treaty.

This treaty shall continue in full force, with the help of God, for fifty years.

We have delivered this book into the hands of the beforementioned Thomas Barclay, on the first day of the blessed month of Ramadan, in the year one thousand two hundred.

I certify that the annexed is a true copy of the translation made by Isaac Cardoza Nunez, interpreter at Morocco, of the treaty between the Emperor of Morocco and the United States of America.

THOMAS BARCLAY.

ADDITIONAL ARTICLE.

Grace to the only God.

Vessels of U. S. to be protected. I, the under-written, the servant of God, Taher Ben Abdelkack Fennish, do certify, that His Imperial Majesty, my master, (whom God preserve,) having concluded a treaty of peace and commerce with the United States of America, has ordered me, the better to compleat it, and in addition of the tenth article of the treaty, to declare, "That if any vessel belonging to the United States, shall be in any of the ports of his Majesty's dominions, or within gun-shot of his forts, she shall be protected as much as possible; and no vessel whatever, belonging either to Moorish or Christian Powers, with whom the United States may be at war, shall be permitted to follow or engage her, as we now deem the citizens of America our good friends."

And, in obedience to his Majesty's commands, I certify this declaration, by putting my hand and seal to it, on the eighteenth day of Ramadan, (a) in the year one thousand two hundred.

The servant of the King, my master, whom God preserve,

TAHER BEN ABDELKACK FENNISH.

I do certify that the above is a true copy of the translation made at Morocco, by Isaac Cordoza Nunez, interpreter, of a declaration made and signed by Sidi Hage Taher Fennish, in addition to the treaty between the Emperor of Morocco and the United States of America, which declaration the said Taher Fennish made by the express directions of his Majesty.

THOMAS BARCLAY.

⁽a) The Ramadan of the year of the Hegira 1200, commenced on the 28th June, in the year of our Lord 1786.

TREATY WITH MOROCCO. 1787.

Now, know ye, That we, the said John Adams and Thomas Jefferson, Ministers Plenipotentiary aforesaid, do approve and conclude the said treaty, and every article and clause therein contained, reserving the same nevertheless to the United States in Congress assembled, for their final ratification.

In testimony whereof, we have signed the same with our names and seals, at the places of our respective residence, and at the dates expressed under our signatures respectively.

JOHN ADAMS, London, January 25th, 1787. (L. s.)

THOMAS JEFFERSON, (L. S.) Paris, January 1st, 1787

YOL. VIII.

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