



**AL'MAURI KHAN NATION
TRIBAL ORDINANCE FOR
APPROVAL OF "AL'MAURI KHAN NATION
RESTORATION ACT OF 2021"**

**Presentment of a De Jure Bill for an Act
entitled "Al'Maurii Khan Nation Restoration
Act of 2021"**



JUL 26 2021

405.00

Greetings,

Dear United States Representative Scott Franklin, of the 15th District of Florida and to whom else it may concern,
(Firstly) We the people of the Al'Maurii Khan grant to you and your family Our best wishes and hopes of safety in these trying times.

I am Sagamoor: Honorable Brother Brion Heru'El Ofrika Bey, D.M., TTEE, a Tribal Justice and Sagamoor: Bey of the Al'Maurii Khan Nation of Moors of North America, under the authority of the Clan Mothers and Tribal Council, I am coming forth to seek your sponsorship on a de jure bill for an act entitled "Al'Maurii Khan Nation Restoration Act of 2021".

Drafted by the Jus Sanguine American Aborigine Justice Center (JSAAJC), through the Will of Allah, on behalf of the Public Servants / Duly Elected Officials / Trustees of the United States authorized to assemble and enact legislation as the Senate and House of Representatives of the United States of America in Congress consistent with United States' obligations to Native Americans [sic. Moors]. The JSAAJC is a Moorish Vessel Organized and Chartered under the Al'Maurii Khan Nation Tribal Constitution and Codex by Authority of the Clan Mothers. The following statements and claims shall be considered an abstract of the annals of history in support of this de jure bill for an act entitled "Al'Maurii Khan Nation Restoration Act of 2021":

Bill Summary:

This bill makes the Al'Maurii Khan Nation, a federally recognized tribe and affirms the restoration of their rights and liberties in the fulfillment of the government-to-government obligations guaranteed them under the laws of the United States.

The bill makes the tribe and its members eligible for services and benefits provided to federally recognized tribes and their members, without regard to the existence of a reservation or the location of the residence of any member. Members of the tribe that are bona fide residents of and or maintaining an abode in Hillsborough, Osceola, Orange, Pasco, and Hernando Counties in Florida are deemed to be within the delivery area for services and benefits.

This bill also acknowledges the perpetual freedom and liberty of these members whose ancestors were victims of the crimes of enslavement in spite of various peace treaties prohibiting such a condition.

The tribe must submit to the Department of the Interior a membership roll as a condition of receiving recognition, services, and benefits. The tribe must also maintain the membership roll.

This bill ratifies and confirms the actions of the Department of the Interior to take into trust approximately 1,000 acres of land in Hillsborough County, Florida, for the benefit of the Al'Maurii Khan Tribal Nation. The land is made part of the Al'Maurii Khan Reservation.

**Prepared By: Jus Sanguine American Aborigine
Justice Center (JSAAJC)**

Cc:

Subcommittee for Indigenous Peoples of the United States

**AL'MAURI KHAN NATION TRIBAL ORDINANCE FOR APPROVAL OF "AL'MAURI KHAN NATION
RESTORATION ACT OF 2021":**

§404.5 Purpose.

The purpose of this Ordinance is to evidence approval by the Tribal Council of the request for AL'MAURI KHAN NATION RESTORATION ACT OF 2021 and to streamline the protection of our tribal members rights and liberties as described in Our Tribal Constitution and Codes, established for the benefit of ourselves and our posterity in accordance with Our Customs and Traditions, the local laws, the Supreme laws of the land and International law doctrines in support of the same based upon treaty agreements and obligations inherited by the Congress of the United States (sic. U.S. Congress) through the AL'MAURI KHAN NATION RESTORATION ACT OF 2021.

§404.5(a) Definitions.

(1) Member.--The term "member" means an individual who is enrolled in the Tribe pursuant to section 6.

(2) Moor.--The term "Moor" means any "True American Citizen" owing allegiances to the American lands from Alaska to Canada and down to the Caribbean islands, inclusive of Central and South America as part and parcel of the Grand Maghrib; it includes the "Paleoamerican", "Indian", "Alaskan Natives", Indigenous peoples and or native Americans of the Eastern shores of North America and the "African-American", "Latin-American", "Black Indian", "Gullah-Geechee", "West Indian", "Puerto Rican", "Maroon (Jamaican-American)", "Haitian-American", "Dominican-American", "Cuban-American", "American aborigine", "Moorish-American", "Moroccan-American", "Moorish/Moroccan subjects", and the other ancient Berber descendants and those bearing their blood having the equal right and liberty of self-governance as matter of treaty rights with the United States.

(3) Secretary.--The term "Secretary" means the Secretary of the Interior.

(4) Tribe.--The term "Tribe" means the Al'Mauri Khan Nation.

(5) Tribal Property.--The term "Tribal property" means *Proclaimed Reservation Lands* referred to in Article I, ss. b. of Al'Mauri Khan Nation Tribal Constitution, inclusive of lands claimed by the Al'Mauri Khan Nation in accordance with Al'Mauri Khan Nation Tribal Law Codes consistent with the Supreme law of the land and the guarantee of a republican form of government.

(6) Tribal Ordinance.--The term "Tribal Ordinance" shall embrace all Tribal Orders and Judgments issued under raised Seal of the Al'Mauri Khan Nation and be guaranteed the Full Faith and Credit in accordance with applicable United States laws and procedures.

(7) United States.--The term "United States" means the de jure Government of North America and or "United States of America" as an appendage of the Brit-Moor empires through the Jay Treaty and the Marrakesh Treaty, organized under the principles of isonomi as a foundation for the enforcement of the Supreme law of the land to protect the ancient Birthrights of the posterity of the First Nations (sic. Moors) that welcomed all others to these shores to establish the melting pot that exist today in North America and the adjoining islands, and those inheritors of the obligations and duties to perform as a result of presenting themselves before the world as servants of the true American citizens and the Public by Oath. The term "United States" shall also mean the American Republics as defined in 22 USC §611(1).

§404.5(b) Federal Recognition.

(1) In General.--Federal recognition is extended to the Tribe on the date of and by deposit of the Bill with the United States Legislature, whether received by the House or Senate.

(2) Effect of Federal Laws.--Except as otherwise provided in this Act, all Federal laws (including regulations) of general application to Indians and Indian tribes, including the Act of June 18, 1934 (25 U.S.C. 5101 et seq.) (commonly known as the "Indian Reorganization Act"), shall apply to the Tribe and members not withstanding any prohibitions established by treaty or previous agreement.

§404.5(c) Federal Services and Benefits.

(1) In General.--Beginning on the date of enactment of this Act, the Tribe and each member shall be eligible for all services and benefits provided by the United States to Indians and federally recognized Indian tribes, without

regard to--

(aa) the existence of a reservation for the Tribe; or

(bb) the location of the residence of any member on or near an Indian reservation.

(2) Service Area.--For purposes of the delivery of services and benefits to members, the service area of the Tribe shall be considered to be the area comprised of Hillsborough, Osceola, Orange, Pasco, and Hernando Counties in the State of Florida.

§404.5(c) Reaffirmation of Rights.

(1) In General.--Nothing in this Act diminishes any right or privilege of the Tribe or any member that existed before the date of enactment of this Act by treaty or other agreement.

(2) Claims of Tribe.--Except as otherwise provided in this Act, nothing in this Act alters or affects any legal or equitable claim of the Tribe to enforce any right or privilege reserved by, or granted to, the Tribe that was wrongfully denied to, or taken from, the Tribe before the date of enactment of this Act.

A. The Moors of the Tribe, by their own confession of the same liberties asserted herein and with the authority of this Act, shall be considered as being, themselves, verifiable proof of their peoples (1) acceptance of the Divine Birthright Granted to all by their Creator and (2) confessed freedom from slavery, oppression, and tyranny under the laws of the United States or any other foreign or domestic agents, nunc pro tunc.

B. The Land claims and attachments thereto, as stated herein shall stand as valid and be protected by the Laws of this United States of America and the laws of the State of Florida for the benefit of the Tribe, withstanding any failure or passage of this bill.

§404.5(d) Membership Roll.

(1) In General.--As a condition of receiving recognition, services, and benefits pursuant to this Act, the Tribe shall provide to the Secretary, by not later than 18 months after the date of enactment of this Act, a membership roll consisting of the name of each individual enrolled as a member of the Tribe.

(2) Determination of Membership.--The qualifications for inclusion on the membership roll of the Tribe shall be determined in accordance with Al'Maurii Khan Nation Tribal Constitution Article 2 (Revised 2021). (including amendments to the constitution).

(3) Maintenance of Roll.--The Tribe shall maintain the membership roll under this section and relevant sections of the tribal code.

§404.5(e) Transfer of Land.

(1) Homeland.--The Secretary shall aid the Al'Maurii Khan Nation, consistent with the various limitations and provisions of the 1794 Jay Treaty affirming amity with Moors [sic. Indians] in North America and the 1836 United States - Morocco Treaty regarding access to aid and assistance, as follows:

A. With the Tribe's current and future Tribal Claims against their ancestral American lands which upon the date of claim and or application to the Bureau of Land Management were / are vacant or abandoned and described as follows, i.e. having no bona fide owner, securing title by any sovereign recognized under international law:

(aa) Being Pleasant Hill Lakes Unit 7 PB 6 PG 92 LOT 5 in the Public Records of Osceola County, Florida.

(bb) Being the Lot 370, Block Q, Pinecrest Villa Addition No. 1, according to the Plat thereof, as recorded in Plat Book 14 Page 40, of the Public Records of Hillsborough County, Florida.

(cc) Being Lot 20 and West ½ of Lot 21, Block 32, of Temple Crest Unit No. 2, according to the plat thereof, as recorded in Plat Book 10 Page 62, of the Public Records of Hillsborough County, Florida, North America; and together with any unidentifiable or identifiable fixtures located thereon as a fixture and appurtenance thereto and being a lessor portion of Our ancestral lands NOT surveyed and unlawfully sold by the United States to Bunten, Addie in 1887 under alleged authority of 3 Stat. 566 and identified / documented in the United States Bureau of Land Management records as Document No. 9065 and described as follows: MERIDIAN: Tallahassee, TOWNSHIP-RANGE: 028S - 019E, SECTION: 28, ALIQUOTS: N½ NW¼. (d) Being that part of the South ½ of Section 17, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of Atlantic Coast Line Rail Road right-of-way; TOGETHER with that portion of the former railroad right-of-way lying between the West extensions of the North and South boundaries of the afore described premises; & that part of Section 19, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of U.S. Highway No. 301, all of Section 20, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of U.S. Highway No. 301 and all lots and blocks in KINGSTON CITY, as per map or plat thereof as recorded in Plat Book 23 on Page 60 of the Public Records of Hillsborough County, Florida and all lots and blocks in KENWOOD GARDENS, as per map or plat thereof as recorded in Plat Book 12 on Page 60 of the Public Records of Hillsborough County, Florida and a portion of Section 30, Township 27 South, Range 21 East, Hillsborough County, Florida, be more particularly described as follows: Commence at the Northwest corner of the Northeast ¼ of said Section 30; thence North 89 degrees 10 minutes 42 seconds East for a distance of 133.45 feet to the point of beginning; thence South 60 degrees 45 minutes 00 seconds East, for a distance of 119.74 feet to a point on the South line of the North 60 feet of the East ½ of said Section 30; thence South 89 degrees 10 minutes 41 seconds West, along the said South line for a distance of 138.37 feet, to a point on the Easterly right-of-way line of S.C.L. Railroad Right-of-way; thence North 29 degrees 15 minutes 00 seconds East, along the said Easterly right-of-way line of the S.C.L. Railroad, for a distance of 69.34 feet to the Point of Beginning." LESS AND

EXCEPT those parcels occupied lawfully by any natural persons resident in the territory and or whom are de jure Citizens of the State of Florida.;

B. With acquisitions of lands available under the laws of the United States of America, for the benefit of the Tribe;

C. With securing trust title to Tribal property to be used for a tribal land base and service area to Tribal members.

(2) Additional Land.--The Secretary may acquire additional land for the benefit of the Tribe pursuant to section 5 of the Act of June 18, 1934 (25 U.S.C. 5108) (commonly known as the "Indian Reorganization Act").

END.

By affixing my Seal hereto, I, Sagamoor: Brother Brion Heru'El Ofrika Bey, D.M., TTEE, do affirm and certify that this Tribal Ordinance is self-authenticating evidence according to Federal Rule 902(3) and shall be valid and enforceable against the United States and the several States and their agencies and establishments in accordance with the Foreign Judgment Act and the Divine Right of this Tribal Court to Protect it's tribal citizens from unlawful and or illegal processes.

Date: July 26, 2021 AD / 1441 MCY JUL 26 2021

Approved by: A.K.N. Clan Mothers and Tribal Council 7/2021

Sealed by: Sagamoor: Malik: Brother Brion Heru'El Ofrika Bey, D.M., TTEE, a Duly Appointed, Moorish Chief for the Al'Maurii Khan Nation of Moors of North America.

By: Hon. Br. B. Bey



Witnessed by:

Sid Sanabiyah

AL'MAURI KHAN NATION RESTORATION ACT OF 2021

WHEREAS the Al'Maurii Khan Nation, a Tribal [sic. Cherifian] Government, is guaranteed the right to be viewed as such pursuant the U.N. Document No. E/CN.4/Sub.2/1994/2/Add.1 (1994), FACTA Law, Blood rights protected from alienation by GATT and TRIP agreements, and further protected through the 1838 Florida Constitution Article I, Sec. 1 to organize and govern themselves as they are with absolute right to the full and effective enjoyment of all human rights and fundamental freedoms recognized in the Charter of the United Nations, the Universal Declaration of Human Rights and local Human Rights laws acknowledging their national origin as Moors or Moorish peoples vested under the Geneva Convention law with rights, privileges, and immunities due them as descending from Treaty citizens and being parties to a Religious Mission and as being nonimmigrant non-resident aliens authorized to enter the commercial United States as a result of a treaty and previous occupation of lands, and

WHEREAS the United States government and the several States appear at odds in their administrative duties to the aboriginal American people that ordained and established the constitution for the people of the United States (European emigrants) whom had no home after abandoning their own estates under the European Crown for protection in aboriginal American estates within the Moorish empire, and

WHEREAS the enforcement of the Reconstruction Acts of the 1860s in North America, the 1933 passage of House Joint Resolution 192, the failing of House Resolution 204 - 116th Congress in 2019, and other acts affirm that American sovereignty as expressed through the United States government has been extinguished and brought under the international jurisdiction of the United Nations / IMF and World Bank through the Competent Authority in the United States, the Office of the Treasurer for administration of the United States' bankruptcy to IMF / World Bank, and

WHEREAS the Al'Maurii Khan Nation of Moors of North America, through, the Presidents of the United States, William J. Clinton and Barrack H. Obama signing onto the United Nations Human Rights agreements and Declaration on the Rights of Indigenous Peoples, have secured more favorable treatment than provided under the Vienna Convention pursuant 22 U.S.C. §254c evidencing a status of being Internationally protected persons under 18 U.S.C. §112, and

WHEREAS Congress has, under obligation to the Supreme law, the power to enact this legislation pursuant to the following: This legislation is authorized by Article I, Section 8 of the Constitution: To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the Government of the United States, and

WHEREAS the evidence of Federal acknowledgement as a Native American people, the attached tribal documents and actions affirming the restoration of tribal rights and the exercise thereof is critical to protecting the tribal sovereignty and restoring any tribe's ability to control its ancestral land, its water, and its resources, as well as the ability to govern and to protect the health, safety, and welfare of its members and;

WHEREAS by operation of law the Moors identified herein and affected by this *TRIBAL ORDINANCE: Presentment of a De Jure Bill for an Act entitled "Al'Maurii Khan Nation Restoration Act of 2021"* are secured with the rights of tribal sovereignty guaranteed by their being of ancient Moroccan and aboriginal American (Mississippian) descent, i.e. Ancient Berbers / Carthaginians [Phoenicians], that became the Moors or Moorish peoples of the North and South America reclassified as 'Negroes' and 'Indians', and

WHEREAS this sponsorship is supported by the obligations inherited by both the House and Senate of the United States through Articles III and XXI of the 1787-1836 treaty between the United States of America and the Sultan of Morocco,

1790 Sundry Free Moor Act, 1819 Florida Purchase / Transcontinental agreement, the 1835 Camp Holmes treaty, and the 1866 Creek treaties, securing to the Moorish people of this bill security against extinguishment of their Moorish land titles and rights established antecedent to the contemporary name sakes, styled State of Florida, the United States, et al., and furthered by operation of law, each of us having Our origins from the ancient Republics of Carthage and Rome, by and through the 1491 Treaty of Granada, having the same divine right from the Creator of All, granted to and shared amidst the Family of Nations and protected from alienation by International law and the constitution for the United States of America, Article IV which guarantees a republican form of Government and Article VI which guarantees that treaties are the Supreme law of the land and;

WHEREAS their [the Tribe] presence within North America has been continuously documented as "Free Indians and Moors in amity with the United States" and sometimes just as a free[d] people and at other times an indentured people (prisoners of war) and seen most often distinctly from the pale-skin European sons and as being of an olive skin complexion (literally an olive people having same various shades of skin) but sharing homogenous customs and blood resulting from ancient agreements to establish a somewhat monolithic identity as "Moors" and securing to the bearer of marks related to said identity, upon their confession of course, hereditaments as the same rights, privileges, and immunities afforded their ancestors, notwithstanding verifiably lawful updates or amendments and;

WHEREAS the cultures and custom assumed through colonialism by many Americans reflects an unconstitutional presumption of their people that warrants addressing, as they are not "Beasts of burden" within any free society and the same is true of their ancestors in spite of any assembly of [invisible] men believing themselves authorized to reduce a Man to a subject of commerce liken to "movable chattel", and

WHEREAS they also seek to remove all such unconstitutional presumptions by this bill and other acts of self-governance as Monumentation of their right of sovereignty and religious birthright in their dealings with the commercial United States as the Al'Maurii Khan Nation, postliminy, here in these de jure united States of North America territory, and

WHEREAS the unlawful / unjust enrichment from the estates of Moors is no longer permitted and has been sanctioned against under International law - Geneva Convention law, the Nuremberg Code law, United Nations Human Rights laws and Declaration on the Rights of Indigenous Peoples, the laws of the Continental Congress and the United States and;

WHEREAS the breaches of trusts, mixed war and hybrid war tactics, and acts of prejudice toward their freedom resulting from our obvious differences of national origin or statutory presumption under title 50 U.S.C. ch. 53 is no longer permitted and has been extinguished by General Orders 100¹ Articles 2, 32, and 36 and the rules of war in support of peace per the 1787-1836 Marrakesh peace treaties, the 1790 Sundry Free Moor Act, and the 1948 United Nations Human Rights agreements and furthered by public laws of the United States per 1933 Pennsylvania House Res. 75, the 1993 Religious Freedom and Restoration Act, the Indian Reorganization Act of 1934, and the Georgia Senate Voiding the 14th Amendment to the Constitution and 1957 Florida House Concurrent Resolution 174 and;

WHEREAS the libraries of the world and the records of American history have documented the ancestors of the Al'Maurii Khan Nation as "Moors", "Mauritanians", "Black Indians", "Mississippians", "American Negros",

¹ Read more on the influence of these principles domestically and internationally. <https://blogs.loc.gov/law/2018/04/the-lieber-code-the-first-modern-codification-of-the-laws-of-war/>.

aborigines, etc. that have resided in North America since time immemorial and have long been recognized as a distinct and ancient people that have been prejudiced by the [white / pale-skinned] people of the United States as admitted in the Congressional Record: Containing the Proceedings and Debates of the 58th Congress, 3rd Session Vol. XXXIX *The Men Who Ordained the Plan* pg. 572, and

WHEREAS the Indigenous people, i.e. native American Aborigine whose Tribal Rights are not waived by statutory presumption which prejudice treaty rights, coming forward seeking relief through this act are Inheritors / Heirs Apparent to the American Land by Jus Sanguin Right to the Canaanite-Moabite-Hittite-Amorite peoples that became the Carthaginians / Numidians or Mauritians of Ta'Mare / Tameri / Tamerikaa [Upper Egypt of the West] - Northwest Africa & the Americas, the Grand Maghrib, and

WHEREAS on January 2, 1492 certain territories of the Moorish Empire were divided and then ceded under Authority of Abu Abdullah to the Christian Nations under the Catholic Spanish Crown that guaranteed to the Moors whom remained in these lands [styled the New World in European History and the Al Maghrib in Moorish History] acknowledgement of certain rights, privileges, and immunities which could only be extinguished by the Creator of Man, and not by any conquest or civil law, and

WHEREAS the ancient ruler Montezuma is identified as a Moorish King in an historical inventory of 1596 and the fact that it has been admitted that the word "Indian" was used to replace the word "Moorish" in historical records of the Americas², and

WHEREAS in 1787 a Moorish [Land] grant³, outlining the commercial and or administrative /consular duties, rights, and privileges of the United States (including their citizens and slaves) in these old Moorish Dominions that were once New Granada, and now called America was Sealed and Delivered to Congress, and in 1836 the Land Grant was renewed unto perpetuity, and

WHEREAS the 1819 Florida Purchase, Article I confirms that [1] the United States [and U.S. Instrumentalities] have no territorial jurisdiction over private property not owned by the Crown and [2] His Catholic Majesty never renounced any right or obligations to the Moors or Moorish inhabitants in Spanish controlled lands that were formerly Moorish dominions / Aboriginal lands, and

WHEREAS in the 15th century it was Estevancio the Moor whom helped guide and translate for Christopher Columbus in the Americas, it was a Moor[ish] Sultan that first recognized the United States as a nation in 1787, and it is these Moors of the Al'Maurii Khan Nation whom descend from ancient Carthaginian or Canaanite peoples that became the Mauritians races whose jurisdiction extended into the Americas well into the 19th century and;

WHEREAS the journals of House of Representatives, January 1845 "Annexation of Texas" record that these Mauritanian races or Moorish peoples with their Indian associates are acknowledged as the True Owners of Mexico and;

WHEREAS they [Mauritanian races] are also identified as Eumasse, Palanches, and Kaloosas, and the ancient possessors of Florida, in Notices of Florida and the Campaigns, Ch. 2 Florida Indians and;

WHEREAS the people of the Al'Maurii Khan Nation, as members of the Mauritanian "Race" and Heirs to those land rights, to date, have in good faith received and

²Archeological and Ethnological Papers of the Peabody Museum. Howard University Vol. I No. 1Standard or Head-dress? An Historical Essay on a Relic of Ancient Mexico. By Zelia Nuttall, Special Assistant of the Peabody Museum.

³ "The Treaty [of Peace and Friendship between the United States and the Sultan of Morocco], it will be observed, being sealed by the Emperor according the diplomatic custom observed in this Empire, bears the form of a grant. I have therefore attached these to the copy and translation which will accompany the original, according to the usage observed by Diplomatic Agents in other parts of Barbary." (D.S., 5 Consular Dispatches, Tangier, No. 39, October 11, 1836.)

accepted their former titles which were lost as a result of the Sins of Man which may only be atoned by forgiveness and reciprocity under the Ancient Customs of Equity, and

WHEREAS the same Rights of Land Inheritance were Affirmed by the United States and the Christian Nations in the 1880 Treaty of Madrid, and

WHEREAS in 1927 Prophet Noble Drew Ali, an Heir of the Royal de Bourbon Estate, Expressed to the Moors of North America in Word and Deed, in the establishment of the Moorish Science Temple of America, the filing in Library of Congress and publication of the Holy Moorish Koran - Spec. Ch. 17 (v.10 - 12) (10) "Behold, for I have risen from the dead with gifts for men. I bring to you the title of your vast estate. (11) All power in heaven and earth is mine; to you I give all power in heaven and earth. (12) Go forth and teach the nations of the earth the Gospel of the resurrection of the dead and of eternal life through Jesus, the love of Allah made manifest to men." Ch. 47 (15) The time has come when every nation must worship under its own vine and fig tree, and every tongue must confess his own.," and The Creator of Man, like Justice, guarantees that All Debts Shall Be Paid, and

WHEREAS every subject of a Cherifian State is a Moroccan, whether a Muslim or not, according to H.I.M. King Hassan II of Morocco. See book: The Challenge: Memoirs of King Hassan II of Morocco, Appendix III, pg. 186, Concerning the subjects of the Cherifian State, their rights and Public Duties, Article 13, and

WHEREAS territorial jurisdiction of the United States in Moroccan lands was relinquished by memorandum of President Eisenhower dated Sept. 15, 1956. Notice was given to Morocco on Oct. 6, 1956, and all pending cases were disposed of by 1960. See Bulletin of the State Department Vol. 35:909, page 844, and

WHEREAS in 1986, the Centennial celebration of their Prophet Noble Drew Ali was visited by His Excellency, Maati Jorio, an Ambassador of Morocco who affirmed His Majesty, King Hassan II's, affection for the Moorish American Community, their historical relationship to Morocco and future, and

WHEREAS these Moors have too identified as Moorish-American, i.e. descendants of ancient Moroccans of the Moorish Empire born in America, antecedent to the formation of the United States and the Continental Congress, as a matter of blood and religious right via the suzerainty of the His Majesty King Mohammed VI of the Kingdom of Morocco's Lineal Descent From a Lord / Sovereign of the founding Fathers of the United States⁴, and

WHEREAS the Al'Maurii Khan Nation are without doubt entitled recognition as Moors having the right of autonomy as Indigenous peoples under the Fraternity of their Faith and by the Competent Authority in the United States per FACTA law and is organized under their own Tribal Constitution as a Tribal government with a government-to-government relationship with the United States, and;

WHEREAS by their coming forward, by operation of law, and through their faith they share a fee-simple right through an aboriginal title evidenced in blood and stone as political successors to the Moorish / Mauritanian (sic. Indian) signatories of the 1491 Treaty of Granada, the Marakesh Treaties of 1787 - 1836, 1866 Creek Treaty being the "other Indians" that have not received any lands from this Congress and further benefiting from the repeal of the Dawes Act in 1934 under which large areas of ancient Moorish territory / Indian lands in North America was transferred to the United States in domestic trust, i.e. the U.S. citizens and;

⁴ The personal letters and public communications from the United States to the His Majesty, PBUH, the Sultan of Morocco present a noteworthy fact that George Washington, Benjamin Franklin, Thomas Jefferson, et al. were subjects of the Moorish Empire and the citizens and or slaves of the United States became vassals / appendages of His Majesty, in North America, Egypt of the West, an obligation admitted by G. Washington to the Sultan of Morocco.

WHEREAS the repeal of similar laws continues by those Honorable members of the United States Congress as it was a Moorish people that assisted the Colonists of early America and a Moorish empire through treaty that first acknowledged the United States Government contrary to the other European powers of the time and;

WHEREAS the Al'Maurii Khan Nation of Moors of North America are successors to the signatories of that treaty which warrant their being secured in their tribal affairs under their own vine and fig tree, seeking to be included in name within the Constitutional fold of these de jure government of the United States just as their Mauritanian ancestors willed through the several campaigns and the resulting peace treaties and;

WHEREAS while the various department records in agencies of the Federal Government evidence that Moors were present in ancient Egypt as Priest of Anu just as they were noted as Bailiffs of 100 in the Isles of Man and present in the majority that helped establish the United States, many of their descendants have availed themselves of any historical responsibility for the past and current political climate throughout the several States in a somewhat nurtured ignorance that may have good intentions to be evidenced by time only and;

WHEREAS these specific Moors of the Al'Maurii Khan Nation seek the fullest right guaranteed by a republican form of government, which is recognition of their autonomy and National origins warranting specific accommodations previously established under the Supreme law and warranted by operation of law;

WHEREAS in the simplest sense, they seek this Congress's favor and respect towards the same perpetual liberty and results thereof guaranteed the free white men of the United States that this Congress can offer to any people declaring themselves freed from tyranny that prejudices their interests in the estates of their ancestors and;

WHEREAS in further consideration, they expect that this Congress will consider standards by the CDC Race and Ethnicity Code Set evidencing Moors as being Native Americans of the Eastern tribes, which is consistent with our own customs and oral traditions and;

WHEREAS the first State of the united States, Delaware State, bears an attachment to the tribe's Moorish ancestors that sympathized with the pale-skin nations of Europe seeking protection from the English Crown and that eventually brought those European emigrants into the Science of Self-governance under a Confederation with other Ancient American Republics, absent a Feudal lord or feudal systems and;

WHEREAS many if not all of those ancient American republics exist now as incorporated Nation-States providing surety through taxation to the private investors of their central Banks, unbeknownst to their people, whom are True Moorish-American citizens under their Moorish Holy Koran and;

WHEREAS in spite of all of the misinformation regarding their [the Tribe] origins and with all due respect to those tribes, bands, states and nations that have all together forgotten or willfully abandoned their ancestral ties to the old Moorish empire, these Moors zealously maintain an affection and attachment to their North African blood cousins of the Kingdom of Morocco opposite this portion of the Atlantic coast just as the United States has maintained the same through treaty for over two-hundred years, as no civil law can change the rights of blood and kinship under the laws of the United States and;

WHEREAS the people of the Al'Maurii Khan Nation have petitioned the Competent Authority of the United States for the enforcement of and recognition of their commercial right to aid in times of great need and the right to freedom of movement and homestead rights in our ancestral lands secured by operation of law, under treaty obligations and the Indian Reorganization Act and;

WHEREAS as a result of said petition based upon treaty rights and our long and well-documented history as native American aborigines they received said

commercial protections of their right to organize as a Tribal Government, but have not secured to their benefit any allotments of lands, financial assistance, or assistance with the erection of tribal institutions (educational, judicial, law enforcement, etc.) for the administration of their tribal affairs by any Congress of the United States and;

WHEREAS through this attached Tribal Ordinance and communication by bill and or presentment they look to monument their substantive due process right to be heard as natural persons of native American aborigine descent organized under the style "Moors" and good-standing members of the Al'Maurii Khan Nation, collectively, before the laws of this country and;

WHEREAS it is believed that the passage of this bill would restore their tribal rights as Moors and extend recognition to the Al'Maurii Khan Nation as a whole making all Federal laws and regulations of general applicability to Indians and Indian Tribes [sic. Moors] applicable to the Al'Maurii Khan Nation and its members, notwithstanding limitations based upon previous agreements described in the 1787 - 1836 United States - Sultan of Morocco Treaty as an obligation of the United States that is long overdue and a debt that cannot be challenged or questioned and;

WHEREAS Federal recognition of the Al'Maurii Khan Nation enjoys broad support through previous Acts of recognition / restoration of self-governance rights received by other tribes, the Georgia Resolution 1203, OAS (Organization of American States) American Declaration on Rights of Indigenous People, and from the Office of the Secretary of the Treasurer, the United Nations Human Rights treaties, NAAIP (National Association for the Advancement of Indigenous People), collectively with other tribal peoples, in the ancient Florida and Louisiana territories (which includes multiple states along the Eastern coast of North America), including support from the Governor's office as being included as Florida Indians not of the Seminole or Miccosukee Tribes but considered Indians and or urban Tribal Citizens and;

WHEREAS the surrounding counties and cities, appurtenant to their ancestral Timicuan / Tanpa lands are supported by this U.S. Congress and it would only be right to extend the same olive branch to these Moors guaranteed them by treaty and the laws of comity for the protection of their posterity and right of self-governance and;

WHEREAS the Tribe having traceable ancestral ties to these lands through blood and deed going back at least 9,000 years to our own Kennewick Man (alleged to be of an Archaic African & Eurasian⁵) and the ancient records documenting the attachment of their Mauritanian ancestors to these shores, affirms that recognition of these Moors of the Al'Maurii Khan Nation is long overdue and;

WHEREAS currently the Al'Maurii Khan Nation has claims of attachments, either by U.S. patent (pending), Color of Title affecting Tribal Claims or by Tribal Claim and or Customary Title to the following legally described lands that are either vacant or abandoned and held under clouded titles and absent any transfer of absolute right through chain of custody from a sovereign government, making up a portion of their greater aboriginal American estate Recorded as:

1. Being Pleasant Hill Lakes Unit 7 PB 6 PG 92 LOT 5 in the Public Records of Osceola County, Florida.
2. Being the Lot 370, Block Q, Pinecrest Villa Addition No. 1, according to the Plat thereof, as recorded in Plat Book 14 Page 40, of the Public Records of Hillsborough County, Florida.
3. Being Lot 20 and West ½ of Lot 21, Block 32, of Temple Crest Unit No. 2, according to the plat thereof, as recorded in Plat Book 10 Page 62, of the Public Records of Hillsborough County, Florida, North America; and together with any unidentifiable or identifiable fixtures located thereon as a fixture

⁵ On the peopling of the Americas: molecular evidence for the Paleoamerican and the Solutrean models by Dejian Yuan and Shi Huang.

and appurtenance thereto and being a lessor portion of Our ancestral lands NOT surveyed and unlawfully sold by the United States to Bunten, Addie in 1887 under alleged authority of 3 Stat. 566 and identified / documented in the United States Bureau of Land Management records as Document No. 9065 and described as follows: MERIDIAN: Tallahassee, TOWNSHIP-RANGE: 028S - 019E, SECTION: 28, ALIQUOTS: N½ NW¼.

4. Being that part of the South ½ of Section 17, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of Atlantic Coast Line Rail Road right-of-way; TOGETHER with that portion of the former railroad right-of-way lying between the West extensions of the North and South boundaries of the afore described premises; & that part of Section 19, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of U.S. Highway No. 301, all of Section 20, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of U.S. Highway No. 301 and all lots and blocks in KINGSTON CITY, as per map or plat thereof as recorded in Plat Book 23 on Page 60 of the Public Records of Hillsborough County, Florida and all lots and blocks in KENWOOD GARDENS, as per map or plat thereof as recorded in Plat Book 12 on Page 60 of the Public Records of Hillsborough County, Florida and a portion of Section 30, Township 27 South, Range 21 East, Hillsborough County, Florida, be more particularly described as follows: Commence at the Northwest corner of the Northeast ¼ of said Section 30; thence North 89 degrees 10 minutes 42 seconds East for a distance of 133.45 feet to the point of beginning; thence South 60 degrees 45 minutes 00 seconds East, for a distance of 119.74 feet to a point on the South line of the North 60 feet of the East ½ of said Section 30; thence South 89 degrees 10 minutes 41 seconds West, along the said South line for a distance of 138.37 feet, to a point on the Easterly right-of-way line of S.C.L. Railroad Right-of-way; thence North 29 degrees 15 minutes 00 seconds East, along the said Easterly right-of-way line of the S.C.L. Railroad, for a distance of 69.34 feet to the Point of Beginning." LESS AND EXCEPT those parcels occupied lawfully by any natural persons resident in the territory and or whom are de jure Citizens of the State of Florida.

; together with all of the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining; to have and to hold, the same in customary title, i.e. aboriginal title, forever and;

WHEREAS various tribal members are prepared to offset the alleged costs for the enforcement of this Act by providing evidence in the form of oral testimony and documentation of alleged miscarriages of justice as it relates to their estates and those charged by Congress with administrative duties towards their persons and;

WHEREAS said lands described herein evidence no de jure Owner of record or holder in due course bearing bona fide chain of title originating from a recognized Sovereign body that at least 4/5th the legislature can attest to under oath as defensible against their [Al'Maurii Khan Nation's] attachments to said lands based upon blood, previous occupation rights as stipulated elsewhere and within this bill and supplemented by previous obligations of the State, and

WHEREAS the guarantee of a Republican form of government protects the Inherited Sovereignty of the people and the validity of the nullification of the 14th and 15th Amendments in 1956 as admitted by State of Florida through a 1957 act of the legislature offering prima facie evidence that counter-claims by any U.S. Domestic trust, The Board of Trustees of the Internal Improvement Trust Fund, or any other state agency acting as Trustees must yield to claims of aboriginal title as they are not the actual owners of said lands as admitted by a Florida Advisory Legal Opinion - AGO 89-19 and other acts, and

WHEREAS with Federal recognition and or acknowledgement, the Al'Maurii Khan Nation, its members, and tribal property would be eligible for all services and

benefits provided by the Federal Government directly to these Moors because of their status as Indians or native American aborigine, whose tribal rights are not waived, absent laches by corporations and corporate actors feigning as governmental service providers to their people without any delegated authority and;

WHEREAS while "Moors" and "Moorish" people are historically recognized by this government and have received various services as a result, this is Al'Maurii Khan Nation's first request for the Federal recognition due them as descendants of native American aborigine through this channel, as a U.S. debt unquestionable by any member of either the House or the Senate and;

WHEREAS this Congress of the United States should provide the Al'Maurii Khan Nation with the Federal recognition and or acknowledgment it deserves, particularly after their centuries long existence in the Americas, Europe, Asia, and Africa and the dedicated efforts of their most recent ancestry⁶ to aid this government in becoming a beacon of light for the free world and;

WHEREAS the members of this Moorish Tribe have never received any recognition of their or their ancestor's absolute freedom from bondage individually by an Act of Congress and hopefully, you and your colleagues in the Senate and the House will recognize the importance of this legislation to their [tribal members] current and future well-being, which is part and parcel to the United States and the Citizens of the several State's well-being according to International law and the WORLD BANK / IMF standards for securing credit for industry in these American lands and abroad and;

WHEREAS the Al'Maurii Khan Nation has no further requests for the time, and through the Office of their Sagamoor: Honorable: Brother Brion Heru'El Ofrika Bey, D.M., TTEE, extend their appreciation for any efforts and work towards the publication, sponsoring and enforcement of this bill for legislation and;

WHEREAS it should pass unanimously, nevertheless upon recordation, the bill is a guaranteed obligation against the United States to these Moors having origins in the ancient Mississippian peoples and the Moorish empire that treated with and first recognized the United States in 1787 and;

WHEREAS this Congress is to keep in mind that this bill is applicable specifically, to those Moors vested with membership in the Al'Maurii Khan Nation, of whom the United States has no enmity with and there is no reason why this Congress cannot provide for them today, what was given to our benefit not so long ago by extending the Full, Faith, and Credit due these people and this bill for immediate resolution through satisfaction and endorsement of this Act of Restoration.

Date: July 26, 2021 AD / 1441 MCY

JUL 26 2021

Approved by: A.K.N. Clan Mothers and Tribal Council 7/2021

Sealed by: Sagamoor: Malik: Honorable: Brother Brion Heru'El Ofrika Bey, D.M., TTEE, a Duly Appointed, Moorish Chief for the Al'Maurii Khan Nation of Moors of North America.

By: Hon. Bro. Brion Heru'El Ofrika Bey

Witnessed by: Sir Serrah Beyantee

⁶ Members of the Tribe bearing the surnames Beckworth, Bullard, Casilus, Cooper, Wallace, Williams, Rivera, Richardson, Gonzalez, Satterwhite, et al. have evidence of service in the United States Military and with the local and state governments with distinction further evidencing an equitable interest in the satisfaction of this de jure bill.

AL'MAURI KHAN NATION RESTORATION ACT OF 2021

Be it enacted by the Senate and House of Representatives of
the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as 'Al'Maurii Khan Nation of Moors Restoration Act of 2021'.

SEC. 2. DEFINITIONS.

In this Act:

(1) Member.--The term "member" means an individual who is enrolled in the Tribe pursuant to section 6.

(2) Moor.--The term "Moor" means any "True American Citizen" owing allegiances to the American lands from Alaska to Canada and down to the Caribbean islands, inclusive of Central and South America as part and parcel of the Grand Maghrib; it includes the "Paleoamerican", "Indian", "Alaskan Natives", Indigenous peoples and or native Americans of the Eastern shores of North America and the "African-American", "Latin-American", "Black Indian", "Gullah-Geechee", "West Indian", "Puerto Rican", "Maroon (Jamaican-American)", "Haitian-American", "Dominican-American", "Cuban-American", "American aborigine", "Moorish-American", "Moroccan-American", "Moorish/Moroccan subjects", and the other ancient Berber descendants and those bearing their blood having the equal right and liberty of self-governance as matter of treaty rights with the United States.

(3) Secretary.--The term "Secretary" means the Secretary of the Interior.

(4) Tribe.--The term "Tribe" means the Al'Maurii Khan Nation.

(5) Tribal Property.--The term "Tribal property" means *Proclaimed Reservation Lands* referred to in Article I, ss. b. of Al'Maurii Khan Nation Tribal Constitution, inclusive of lands claimed by the Al'Maurii Khan Nation in accordance with Al'Maurii Khan Nation Tribal Law Codes consistent with the Supreme law of the land and the guarantee of a republican form of government.

(6) Tribal Ordinance.--The term "Tribal Ordinance" shall embrace all Tribal Orders and Judgments issued under raised Seal of the Al'Maurii Khan Nation and be guaranteed the Full Faith and Credit in accordance with applicable United States laws and procedures.

(7) United States.--The term "United States" means the de jure Government of North America and or "United States of America" as an appendage of the Brit-Moor empires through the Jay Treaty and the Marrakesh Treaty, organized under the principles of isonomi as a foundation for the enforcement of the Supreme law of the land to protect the ancient Birthrights of the posterity of the First Nations (sic. Moors) that welcomed all others to these shores to establish the melting pot that exist today in North America and the adjoining islands, and those inheritors of the obligations and duties to perform as a result of presenting themselves before the world as servants of the true American citizens and the Public by Oath. The term "United States" shall also mean the American Republics as defined in 22 USC §611(1).

SEC. 3. FEDERAL RECOGNITION.

(a) In General.--Federal recognition is extended to the Tribe on the date of and by deposit of the Bill with the United States Legislature, whether received by the House or Senate.

(b) Effect of Federal Laws.--Except as otherwise provided in this Act, all Federal laws (including regulations) of general application to Indians and

Indian tribes, including the Act of June 18, 1934 (25 U.S.C. 5101 et seq.) (commonly known as the "Indian Reorganization Act"), shall apply to the Tribe and members not withstanding any prohibitions established by treaty or previous agreement.

SEC. 4. FEDERAL SERVICES AND BENEFITS.

(a) In General.--Beginning on the date of enactment of this Act, the Tribe and each member shall be eligible for all services and benefits provided by the United States to Indians and federally recognized Indian tribes, without regard to--

- (1) the existence of a reservation for the Tribe; or
- (2) the location of the residence of any member on or near an Indian reservation.

(b) Service Area.--For purposes of the delivery of services and benefits to members, the service area of the Tribe shall be considered to be the area comprised of Hillsborough, Osceola, Orange, Pasco, and Hernando Counties in the State of Florida.

SEC. 5. REAFFIRMATION OF RIGHTS.

(a) In General.--Nothing in this Act diminishes any right or privilege of the Tribe or any member that existed before the date of enactment of this Act by treaty or other agreement.

(b) Claims of Tribe.--Except as otherwise provided in this Act, nothing in this Act alters or affects any legal or equitable claim of the Tribe to enforce any right or privilege reserved by, or granted to, the Tribe that was wrongfully denied to, or taken from, the Tribe before the date of enactment of this Act.

1. The Moors of the Tribe, by their own confession of the same liberties asserted herein and with the authority of this Act, shall be considered as being, themselves, verifiable proof of their peoples (1) acceptance of the Divine Birthright Granted to all by their Creator and (2) confessed freedom from slavery, oppression, and tyranny under the laws of the United States or any other foreign or domestic agents, nunc pro tunc.
2. The Land claims and attachments thereto, as stated herein shall stand as valid and be protected by the Laws of this United States of America and the laws of the State of Florida for the benefit of the Tribe, withstanding any failure or passage of this bill.

SEC. 6. MEMBERSHIP ROLL.

(a) In General.--As a condition of receiving recognition, services, and benefits pursuant to this Act, the Tribe shall provide to the Secretary, by not later than 18 months after the date of enactment of this Act, a membership roll consisting of the name of each individual enrolled as a member of the Tribe.

(b) Determination of Membership.--The qualifications for inclusion on the membership roll of the Tribe shall be determined in accordance with Al'Maurii Khan Nation Tribal Constitution Article 2 (Revised 2021). (including amendments to the constitution).

(c) Maintenance of Roll.--The Tribe shall maintain the membership roll under this section and relevant sections of the tribal code.

SEC. 7. TRANSFER OF LAND.

(a) Homeland.--The Secretary shall aid the Al'Maurii Khan Nation, consistent

with the various limitations and provisions of the 1794 Jay Treaty affirming amity with Moors [sic. Indians] in North America and the 1836 United States - Morocco Treaty regarding access to aid and assistance, as follows:

1. With the Tribe's current and future Tribal Claims against their ancestral American lands which upon the date of claim and or application to the Bureau of Land Management were / are vacant or abandoned and described as follows, i.e. having no bona fide owner, securing title by any sovereign recognized under international law:

(a) Being Pleasant Hill Lakes Unit 7 PB 6 PG 92 LOT 5 in the Public Records of Osceola County, Florida.

(b) Being the Lot 370, Block Q, Pinecrest Villa Addition No. 1, according to the Plat thereof, as recorded in Plat Book 14 Page 40, of the Public Records of Hillsborough County, Florida.

(c) Being Lot 20 and West $\frac{1}{2}$ of Lot 21, Block 32, of Temple Crest Unit No. 2, according to the plat thereof, as recorded in Plat Book 10 Page 62, of the Public Records of Hillsborough County, Florida, North America; and together with any unidentifiable or identifiable fixtures located thereon as a fixture and appurtenance thereto and being a lessor portion of Our ancestral lands NOT surveyed and unlawfully sold by the United States to Bunten, Addie in 1887 under alleged authority of 3 Stat. 566 and identified / documented in the United States Bureau of Land Management records as Document No. 9065 and described as follows: MERIDIAN: Tallahassee, TOWNSHIP-RANGE: 028S - 019E, SECTION: 28, ALIQUOTS: N $\frac{1}{2}$ NW $\frac{1}{4}$. (d) Being that part of the South $\frac{1}{2}$ of Section 17, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of Atlantic Coast Line Rail Road right-of-way; TOGETHER with that portion of the former railroad right-of-way lying between the West extensions of the North and South boundaries of the afore described premises; & that part of Section 19, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of U.S. Highway No. 301, all of Section 20, Township 27 South, Range 21 East, Hillsborough County, Florida, lying East of U.S. Highway No. 301 and all lots and blocks in KINGSTON CITY, as per map or plat thereof as recorded in Plat Book 23 on Page 60 of the Public Records of Hillsborough County, Florida and all lots and blocks in KENWOOD GARDENS, as per map or plat thereof as recorded in Plat Book 12 on Page 60 of the Public Records of Hillsborough County, Florida and a portion of Section 30, Township 27 South, Range 21 East, Hillsborough County, Florida, be more particularly described as follows: Commence at the Northwest corner of the Northeast $\frac{1}{4}$ of said Section 30; thence North 89 degrees 10 minutes 42 seconds East for a distance of 133.45 feet to the point of beginning; thence South 60 degrees 45 minutes 00 seconds East, for a distance of 119.74 feet to a point on the South line of the North 60 feet of the East $\frac{1}{2}$ of said Section 30; thence South 89 degrees 10 minutes 41 seconds West, along the said South line for a distance of 138.37 feet, to a point on the Easterly right-of-way line of S.C.L. Railroad Right-of-way; thence North 29 degrees 15 minutes 00 seconds East, along the said Easterly right-of-way line of the S.C.L. Railroad, for a distance of 69.34 feet to the Point of Beginning." LESS AND EXCEPT those parcels occupied lawfully by any natural persons resident in the territory and or whom are de jure Citizens of the State of Florida.;

2. With acquisitions of lands available under the laws of the United States of America, for the benefit of the Tribe;

3. With securing trust title to Tribal property to be used for a tribal land base and service area to Tribal members.

(b) Additional Land.--The Secretary may acquire additional land for the

benefit of the Tribe pursuant to section 5 of the Act of June 18, 1934 (25 U.S.C. 5108) (commonly known as the "Indian Reorganization Act").

END.



JUL 20 2021

405.00