

" Acts of Congress "are not applicable to sovereigns in the 50 states. See Title 18 USC 241 & 242 Conspiracy against and Deprivation of rights under color of office, Authority and Law,

This declaration certifies that sui juris, thought of Allah manifested into human flesh is a born-free sovereign Moorish American National by birthright and by law, and do claim all absolute, unalienable, fundamental rights, privileges, immunities, and protections, as guaranteed, protected and secured by the original parent compact (organic) Constitution for the United States of America 1787, as amended 1791 by the Bill of Rights, Articles 1 through 10, The Declaration of Human Rights, sections 1 through 32.

Moreover, this sovereign status is foreign to and not subject to, by the status of State statute Staples, Chattel property, citizen, resident, subject, person, whoever, taxpayer, and or any other titles under Statutes, rules, regulations, policies and common usages of the corporate United states, the corporate United States of america, the corporate state of Florida and or any other corporate governmental body whatsoever without a valid contract. See also Briehl v. Dulles, 248 F.2d 561, 568 at N. 21, among others. Furthermore ...We sovereign Moorish American Nationals are non- incorporated, statutorily incapacitated, Statute Immune, Tax Immune, Tax Exempt, EXEMPT from LEVY and claims Diplomatic Immunity and Sovereign Immunity, ' ab initio', 25th day of December , 1440 of the Moorish calendar year., ' ad infinitum '.

Whereas, this sovereign Moorish American National makes explicit reservation of All rights pursuant to Uniform Commercial Code 1-207, UCC 1-308, UCC 1-103, without the United States as defined in state or federal statutes.

Moreover, Moorish American nationality and their surnames, Bey and El, are their inherited birthrights without legal due process of the lawmakers of the Union society u.S.A., what our ancestors were in the past, we are today without a doubt or contradiction namely Moorish!.

Tax and military exemptions for Moorish Americans (The Beys and El's):

The Moors, referred to as negros, definitely can never become members and citizens of the Union society of the 48th States. Therefore they cannot be forced or drafted into the Union, U.S.A. , Army or military service to fight for the magna charter code of White Supremacy against themselves.

" It is quite clear, then, that there is a citizenship of the United States, and a citizenship of a state, which are distinct from each other and which depend upon different characteristics or circumstances in the individual ". Slaughter- house cases, 83 U.S. 16 wall. 36; 21 LED 394

" We have in our political system a government of the United States and a government of each of the several States. Each one of these governments is distinct from the others and each has citizens of its own...". United States vs. Cruikshank, 92 U.S. 542 (1875).

" there is a difference between privileges and immunities belonging to citizens of the United States as such, and those belonging to citizens of each state as such ". *Rushart v. People*, 57 N.E. 41 (1900).

" There are, then, under our Republican form of government, two classes of citizens, one of the United States and one of the state ". Gardina v. Board of Registrars of Jefferson County,160 Ala.155;48 So. 788 (1909).

" the government of the United States and of each state of the several states are distinct from one another. The rights of a citizen under one may be quite different than those which he has under the other ". Colgate v. Harvey,296 U.S. 404;56 S.ct. 252 (1935).

All and All... the reason why Moors/Africans cannot be U. S. Citizens is because the Moroccan Empire has a business arrangement with the British Empire [European corporate contracts citizens Caucasian men].The United States is a foreign European Corporation conducting trade and commerce in foreign lands.In Re Merrian's Estate,36 N.Y. 479, Affirmed in U.S. v. Perkins 163 U.S. 625.

Moreover, the Affiant (s) birthright to one's Moorish American Nationality is being unlawfully and unconstitutionally converted into a crime. Moreover..." No state shall convert a liberty into a privilege, license it, and attach a fee to it. " Murdock v. Penn.,319 U.S. 105.

All laws, rules and practices which are repugnant to the Constitution are null and void.Marbury v. Madison,5th U.S. (2 Cranch)137,180. COURT OF RECORD "Proceeding according to the course of common law " [Jones v. Jones,188 Mo.App 220,175 S.W.227,229 Ex parte Gladhill,8 Metc.Mass,177 per shaw,C J.see, also Ledwith v Rosalsky,224 N.Y.,406,155 N.E. 688,689][Blacks Law Dictionary,4th Ed,425,426.].

PUBLIC NOTICE

The present State of affairs in Egypt the capital empire of the Dominion of Africa. Pursuant to; lus Gentium Law of Nations / Asiatic Nation of North America/ MOORISH SCIENCE TEMPLE OF AMERICA,is an Islamic corporate government, deriving its power and authority from the great Quran of Muhammad, therefore the M.S.T. of A is a sovereign corporate government in the Western hemisphere an internationally recognized.

The Roman Curia/christian powers created the concept of legal fictions - trusts, foundations and other corporations for good reasons, however the M.S.T.of A / Asiatic Nation of North America is not under the Roman curia. That's it and that's all.

As of September 1st, 2013 Pope Francis declared all Corporations under the Roman curia and corporate officers fully liable for their errors and omissions." This means you , by Maxim of law, there is no statute of limitations on fraud and privately owned governmental services and

corporations have been fraudulently passing themselves off as The Government of the U.S.A. Since 1862.

The Court of equity and truth find that federal law enforcement personnel , except for U.S. Marshals, your status is respectively that of a mall cop acting outside the mall you have no Authority on the land jurisdiction of the present Dominion title Egypt the capital empire of the Dominion of northwest Africa viewed as the Continental United States.

You must also realize that you are acting under Color of Authority and Law, when addressing Moorish American Nationals whom are not US citizens nor permanent legal residents of the u.s., when Said Nationals have credentials of a private nature to prove their status coming from an internationally recognized de jure governmental Authority deriving its power and authority from the great koran of Muhammad, however the MOORISH SCIENCE TEMPLE OF AMERICA is part and parcel of the said government and Officers acting under color of authority and color of law, if you threaten any living inhabitant / American Nationals of the Asiatic Nation of North America / MST of whom clearly show proof of his or her status by means of their nation's credentials and you threaten by any means : gun, taser or other weapon, for we Moorish American Nationals are at peace, pursuant to treaty - - Peace and Friendship Treaty of 1787, Zodiac Constitution, Treaty of Paris and the organic Constitution for the United States 1787 and our nation's credentials and our nation / state Divine principles of Love ,truth, peace, freedom and justice. That such threats to the Said Nationals can cause one to be hung as an inland pirate.

If you remove any livestock you can be hung as a cattle wrestler. If you cause any harm, you can be sued without limit. if you wear any uniform or display any badge of color of Authority or law designed to deceive, you can be arrested for impersonating an officer.

Once again, you are acting in a purely private capacity and have only equal civil rights that may be withdrawn by de jure Governmental sovereign power and authority at any time, because the Powers of a Nation- State De jure Republic form of general government of the Asiatic Nation of North America Possesses Supreme Authority to" DISSOLVE "any" CORPORATE - STATE " ,as these incorporated entities are creatures born of and given life to by the" ACTS OF STATE " Doctrine ... in other worlds ... The powers of general government trump's the powers and the authority of de facto status corporate operatives are acting under, it is power expressed through a body's politic, who's very existence is owed to charter rights granted it, under the licencing authority of the state, who's corporate Acts are expressed as Authority through the perpetuation of statutes, codes, regulations, rules, ordinances, policies... These administrative policies are not laws (emphasis added). General orders 100 or The Lieber code, This Military Civil Orders Doctrine was enacted during the Abraham Lincoln administration because the Moors stepped off of their constitutional republican form of government and out of its fold by Contractually agreeing (to be " PERSONS " of " COLOR " i.e., ARTIFICIAL PERSONS), to swear an oath of allegiance to a foreign nation/ State and come under its protection and flag, lost their birth right of nationality with this specific act. Abraham Lincoln declared martial law and the corporation stepped in and manipulated the people to their profits and design...,we Moors are to be viewed as third- party non-combatants and pursuant to the longest standing treaty in history, the peace and friendship treaty of 1787 and any violators will face extreme punishment for infractions against the civilian population in accordance with the established Moorish National status so identifiable.

