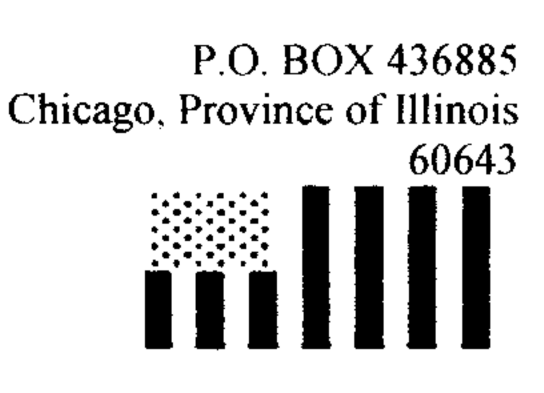
Eric-Ingram: Bey
U.S.A.R. Asst Attorney General
www.province.ala.ag1@gmail.com



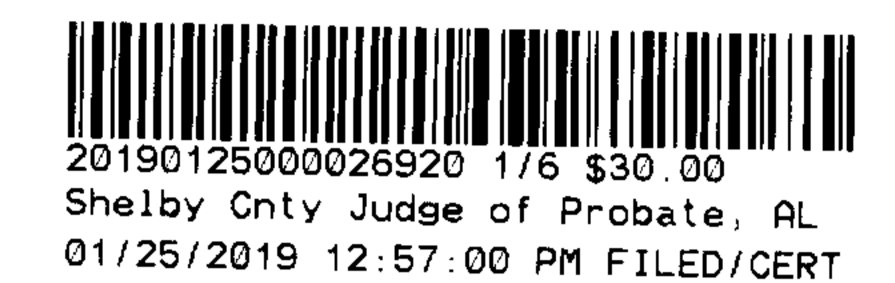


UNITED STATES OF AMERICA REPUBLIC

NATIONAL

DE JURE GOVERNMENT

FOR



Date: 1/23/2019

THE MOORISH AMERICAN PEOPLE

Notice to Principal is notice to agent, and Notice to agent is notice to Principal.

UNITED STATES OF AMERICA REPUBLIC Asst. Attorney General Eric-Ingram: Bey P.O. BOX 436885 Chicago, Province of Illinois [60643] 256-214-9994

To: All Government Officials, Trustees, Administrators, Executors, Fiduciaries of the STATE OF ALABAMA and or UNITED STATES

NOTICE OF NATIONALITY

Greetings,

The Moorish American People of UNITED STATES OF AMERICA REPUBLIC come with Love, Truth, Peace, Freedom and Justice. Today, For the record and on the record, we are Notifying you of our Nationals and Citizens in the Province of Alabama. As stated in the:

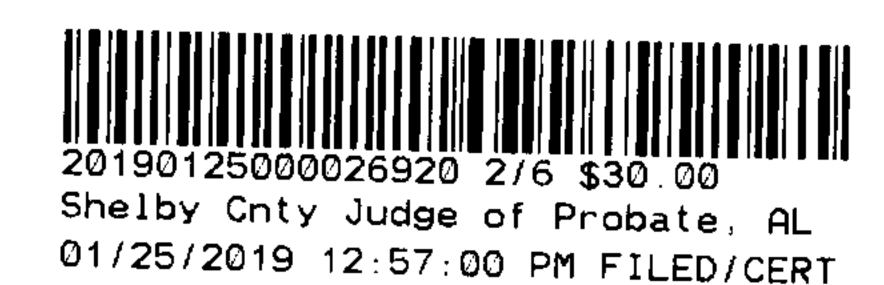
Constitution for UNITED STATES OF AMERICA REPUBLIC ARTICLE VI

"With us all Moorish Nationals and Citizens must proclaim their Nationality and we are Conferring Our People their Nationality and their divine creed, that they may know that they are a part and a parcel of the United States of America Republic, and are not Negroes, Colored Folks, Black People, or Ethiopians, because these names were given to slaves by slave holders in 1779 and lasted until 1865 during the time of slavery; but this is a new era of time now, and all men now must proclaim their free National name to be recognized by the Government in which they live and the nations of the earth; this is the reason why Allah the great God of the universe ordained Noble Drew Ali, the Prophet to redeem his people from their sinful ways. The Moorish Americans are the descendants of the ancient Moabites who inhabited the North Western and South Western shores of Africa".

All Moorish American Nationals and Citizens must take an Oath and Allegiance to UNITED STATES OF AMERICA REPUBLIC. Moorish American Nationals must preserve the Constitution and Laws and obey the laws of the UNITED STATES OF AMERICA REPUBLIC.

Constitution for UNITED STATES OF AMERICA REPUBLIC ARTICLE IV

All Moorish Nationals and Citizens must preserve the Constitution and Laws, and all Moorish Nationals and Citizens must obey the Laws of the United States of America Republic, because by being Moorish Nationals and Citizens, you are a part and parcel of the United States of America Republic, and must live the life accordingly.



8 U.S. Code § 1481 - Loss of nationality by native-born or naturalized citizen; voluntary action; burden of proof; presumptions

- (a) A person who is a national of the United States whether by birth or naturalization, shall lose his nationality by voluntarily performing any of the following acts with the intention of relinquishing United States nationality—
- (1) obtaining naturalization in a foreign state upon his own application or upon an application filed by a duly authorized agent, after having attained the age of eighteen years; or
- (2) taking an oath or making an affirmation or other formal declaration of allegiance to a foreign state or a political subdivision thereof, after having attained the age of eighteen years; or
- (3) entering, or serving in, the armed forces of a foreign state if (A) such armed forces are engaged in hostilities against the United States, or (B) such persons serve as a commissioned or non-commissioned officer; or (4)
- (A) accepting, serving in, or performing the duties of any office, post, or employment under the government of a foreign state or a political subdivision thereof, after attaining the age of eighteen years if he has or acquires the nationality of such foreign state; or (B) accepting, serving in, or performing the duties of any office, post, or employment under the government of a foreign state or a political subdivision thereof, after attaining the age of eighteen years for which office, post, or employment an oath, affirmation, or declaration of allegiance is required; or

Moorish American Nationals are descendants of The Empire of Morocco whom has a treaty with UNITED STATES revised in 1836 known as the Peace and Friendship Treaty Between Morocco and the UNITED STATES.

Peace and Friendship Treaty Between Morocco and United States 1836 ART. 4.

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.

Constitution for UNITED STATES OF AMERICA REPUBLIC AMENDMENT IV

Security from Unwarrantable Search and Seizure

The right of The People to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall be issued, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

AMENDMENT X

Powers Reserved to States or People

The powers not delegated to the United States of America Republic by the Constitution, or where it prohibits the United States or the several States, are reserved to the United States of America Republic respectively, or to The People.

AMENDMENT XI

Restriction of Judicial Power

The Judicial power of the United States or the several States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the Citizens of the United States of America Republic by Citizens of the United States, another State, or by Citizens or Subjects of any Foreign State.

UNITED STATES OF AMERICA REPUBLIC has issued out Driver's License as well as State Identification and Passports to identify the Moorish American Nationals and Citizens. All Moorish American Nationals and property of the Nationals are considered vessels of the UNITED STATES OF AMERICA REPUBLIC. Moorish American Nationals are beneficiaries of the Vast Estate Express Trust# 10105905 recorded in Cook County, Illinois at August 1, 1928 2:52pm by the Prophet Noble Drew Ali.

NO MOORISH AMERICAN NATIONAL OR VESSEL OF UNITED STATES OF AMERICA REPUBLIC CAN BE TAXED BY THE STATE OF ALBAMA OR UNITED STATES.



20190125000026920 3/6 \$30.00 Shelby Cnty Judge of Probate, AL 01/25/2019 12:57:00 PM FILED/CERT

Peace and Friendship Treaty Between Morocco and United States 1836 ART. 10.

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.

When a Moorish American National is in custody of the STATE OF ALABAMA or UNITED STATES the National is to be returned to the Jurisdiction of the UNITED STATES OF AMERICA REPUBLIC Immediately.

UNITED STATES OF AMERICA REPUBLIC Continental Congress Assembled PUBLIC LAW 112-06 Amended: 8 October 2017 CIVIL RIGHTS ACT (www.usarlaws.info)

SECTION 6. PRIVILEGES AND IMMUNITIES CLAUSE

The Privileges and Immunities Clause of the Thirteenth Amendment deals with the rights of citizens of the United States of America Republic as such, and the privileges and immunities protected thereby are those of Citizens of the United States of America Republic, as distinguished from the privileges and immunities of the citizens of a state. The clause protects all citizens against abridgment by states of rights of National Citizenship as distinct from the fundamental or natural rights inherent in state citizenship.

SECTION 7. DUE PROCESS CLAUSE

The Due Process Clause was intended, in addition to other guarantees of private rights, to give increased security against arbitrary deprivation of life or liberty, or the arbitrary spoliation of property. The Due Process Clause requires that action by a state through any of its agencies must be consistent with the fundamentals of liberty and justice. The Due Process Clause does not prohibit action by a private individual, unless the state, in any of its manifestations, has in some way involved itself in the actions of an individual to some significant extent.

SECTION 9. CIVIL ACTIONS BY ATTORNEY GENERAL

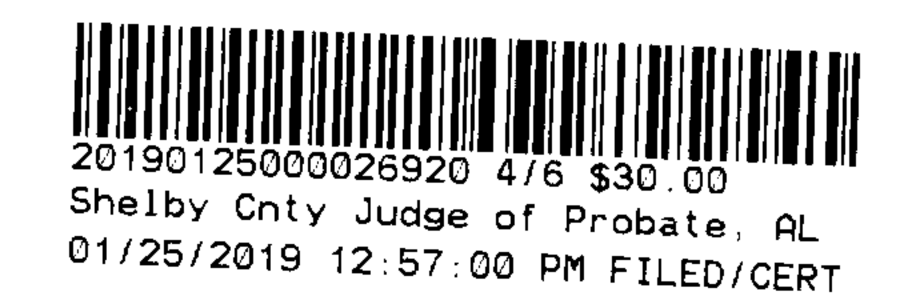
Under Title III, whenever the United States of America Republic Attorney General receives a written, signed complaint from an individual stating that he or she is being deprived or threatened with the loss of the right to the equal protection of the laws, because of race, color, religion, or national origin, by being denied the equal utilization of any public facility owned, operated, or managed by or on behalf of any state or subdivision thereof, other than a public school or college, the Attorney General may, by a proper complaint, institute an action in the appropriate United States Province court against the appropriate parties, and implead additional necessary parties, if the Attorney General believes the complaint to be meritorious and certifies that the complainant is unable, in his or her judgment, to initiate or maintain the appropriate legal proceedings for relief and that the institution of an action will materially further the orderly progress of the desegregation of public facilities. A person or persons are deemed unable to initiate and maintain appropriate legal proceedings within the meaning of the statute when such person or persons are unable, either directly or through other interested persons or organizations, to bear the expense of the litigation or to obtain effective legal representation, or whenever the Attorney General is satisfied that the institution of such litigation would jeopardize the personal safety, employment, or economic standing of those persons, their families, or their property.

AMENDMENT XIII Abolition of Slavery

Section 1. Abolition of Slavery; Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States of America Republic or any place subject to their jurisdiction.

Section 2. Power to enforce this Article; Congress shall have power to enforce this article by appropriate legislation.

Section 3. The prohibition of slavery contained in the Thirteenth Amendment extends not only to slavery per se, but also to the "badges and incidents" of slavery such as Negro, black, colored, Afro American, African American shall be recognized as slave brands or badges.



Section 4. Shall Prohibit the UNITED STATES as well as the states from making or enforcing any law which shall abridge the privileges or immunities of citizens of the United States of America Republic; from depriving any person of life, liberty, or property, without due process of law; and from denying to any person within their jurisdiction the equal protection of the laws.

UNITED STATES OF AMERICA REPUBLIC Attorney Generals/Executors does not need a BAR license to represent the Moorish American National beneficiaries and property of the Vast Estate Express Trust #10105905. On timely application, the Attorney General of the United States of America Republic may intervene in any action commenced in any court of the United States seeking relief from the denial of equal protection of the laws under the Thirteenth Amendment on account of race, color, religion, sex, or national origin

STATE OF ALABAMA NOR UNITED STATES CAN JUDGE A MOORISH AMERICAN NATIONAL. YOU LACK SUBJECT MATTER AND PERSONAL MATTER JURISDICTION.

Peace and Friendship Treaty Between Morocco and United States 1836 ART. 21.

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.

The "Law" of the "Country" (U.S.A.) for Moorish American Nationals is the Constitution for UNITED STATES OF AMERICA REPUBLIC. UNITED STATES and the STATE OF ALABAMA lack subject matter jurisdiction and personal jurisdiction. Showing any security interests in a vessel of UNITED STATES OF AMERICA REPUBLIC without the consent of UNITED STATES OF AMERICA REPUBLIC is a commercial crime and constitutes an act of fraud.

Peace and Friendship Treaty Between Morocco and United States 1836 ART. 22.

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 agreeably to that will, as soon as the Consul shall declare the validity thereof.

The Moorish American People was considered lost at sea and dead in the eyes of the law. UNITED STATES casted slave badge names up on the Moorish American People, and denationalized while depriving Moorish Americans of their Civil Rights. This act is still going on today as Officers, trustees, and Administrators of the UNITED STATES continue to break the Peace and Friendship Treaty between Morocco and UNITED STATES of 1836. The Moorish American People have claimed their Nationality in which the Government they live in known as UNITED STATES OF AMERICA REPUBLIC. Moorish American Nationals are the beneficiaries of the Empire of Morocco, and we understand that the Consul (UNITED STATES) was left as trustees until a party shall appear who has a right to demand the possessions, but if the heir of the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear the property shall descend agreeably to that will, as soon as the Consul shall declare the validity thereof. UNITED STATES OF AMERICA REPUBLIC is here to make the claim on behalf of the Moorish American Nationals beneficiaries of the Vast Estate Express Trust #10105905. As Heirs to the Empire of Morocco who inhabited U.S.A., UNITED STATES OF AMERICA REPUBLIC claim all Estates and property of all Moorish American Nationals held by the STATE OF ALABAMA and UNITED STATES.

UNITED STATES OF AMERICA REPUBLIC was issued a Certificate of Authority in the STATE OF ALABAMA by Secretary of State John H. Merrill on September 29, 2017.

2017 Code of Alabama

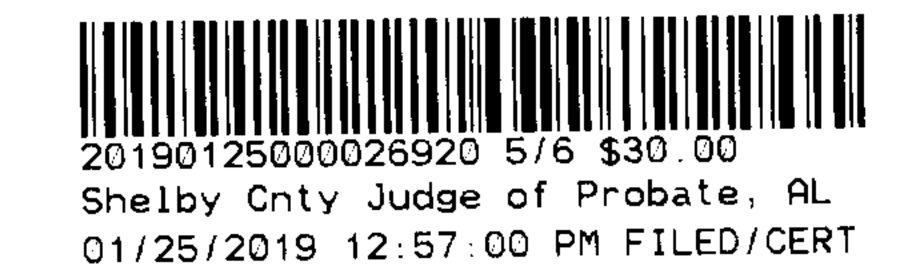
Title 10A - ALABAMA BUSINESS AND NONPROFIT ENTITIES CODE.

Chapter 1 - GENERAL PROVISIONS.

Article 7 - Foreign Entities.

Division D - Business, Rights, and Obligations.

Section 10A-1-7.35 - Out of state business or property of foreign entity not subject to control or regulation.



- (a) The public interest lying in the promotion of business and industry in this state, it is the intent of the Legislature and declared to be the policy of the State of Alabama by passage of this section to promote and encourage industry and business in Alabama and specifically to induce the location within this state of the principal administrative office, principal distribution or manufacturing plant or principal place of business of foreign entities engaged in manufacturing, industrial, commercial, business, transportation, utility, public service, and research enterprises. This section shall be liberally construed in conformity with this intention.
- (b) When a foreign entity that transacts only a portion of its business in this state has located, or is in the process of locating, its principal administrative office, its principal distribution or manufacturing plant or its principal place of business in this state, the authority, jurisdiction or power conferred by any law of this state on any agency, commission, department, or instrumentality of the state to control or regulate the foreign entity, its business, property, securities, or obligations shall not be deemed to apply to, and shall not be exercised with respect to, that portion of its business transacted or its property located without the state nor to the securities or obligations of the foreign entity; provided that nothing contained in this section shall be construed to repeal, alter, or modify any of the provisions of Title 8 relating to securities.

2017 Code of Alabama

Title 10A - ALABAMA BUSINESS AND NONPROFIT ENTITIES CODE.

Chapter 1 - GENERAL PROVISIONS.

Article 7 - Foreign Entities.

Division D - Business, Rights, and Obligations.

Section 10A-1-7.36 - Right of eminent domain.

Foreign entities that have complied with the constitution and laws of this state as to doing business herein shall have the same right of eminent domain and the same remedies for enforcing the rights as domestic entities of like kind and character possess.

UNITED STATES OF AMERICA REPUBLIC business is being a State Government for the Moorish American Nationals and Citizens invested with the powers and authority to create and enforce laws, impose taxes, include protection of lives and property by maintenance of a Police Force.

Wherefore, you are now served this Legal Notice Affidavit, pursuant to National and International Law, to respect and to honor all Substantive Rights of the people and to respect the Constitutional Immunities of this Aboriginal and Indigenous Sundry Free and Sovereign Moor (Natural People); with all Private Property Rights secured and reserved. You are to enlist all available and appropriate measures to ensure that all Substantive Rights and Constitutional Immunities are not abridged or breached. The Sovereign, Natural People named herein, is not to be arrested or held for• detention under any circumstances except Murder, Rape or Treason. The Natural People named herein is, furthermore, exempt from, and not obligated to, Customs, Tariffs, Taxation, and is to be secured from any other hindrance or restriction of His or Her Rights or Freedom of movement within member states or non-member states. The Bearer of this Document is to be treated with all due respect; and all available and appropriate measures are to be taken to prevent injustice, harm or attack on the Natural People person, property, freedom, and/or dignity.

TAKE FURTHER NOTICE THAT: THE UNITED STATES OF AMERICA REPUBLIC demand that you put all Moorish American Nationals and Citizens of the United States of America Republic on your do not stop, do not detain list for your State and all other states The Moorish American Nationals and Citizens of the UNITED STATES OF AMERICA REPUBLIC reserve all rights protected by the Constitution of the UNITED STATES OF AMERICA REPUBLIC. Moorish American Nationals and Citizens do not waive any rights and demand that you abide by your oaths

Moorish American Nationals who Domicile in the Province of Alabama under the Jurisdiction of the UNITED STATES OF AMERICA REPUBLIC(U.S.A.R.): U.S.A.R. Assistant Attorney General Eric-Ingram: Bey, U.S.A.R. Supreme Chief Justice Brenda-Muhammad: Bey, Province of Alabama Chief Judge Mary-Allen: El, Province of Alabama Attorney General Kenrick-Allen: Bey, Province of Alabama Senator Kenny-Allen: Bey, Joseph-Colvin: Bey, Anbria-Collins: El, Terrence-Winn: El, J. Braxton Riggs-Benion: Bey, Datrial-Baker: El, Vanessa Yeatta-Johnson: Bey, Jaboris Roshawn Mcgee, Krystal Cleopatra-Turner: El, D. Maurice-Parham: Bey, Derek Levert-Hall: Bey, LaTonya-Hall: Bey, Jameka Lasha-Knight: El

We come in the name of the Creator of the Universe Allah whom governs all Law and grants Justice to those who stand in the name of the Law. We pray the remedy requested be granted as We The Moorish American People are entitled to our liberty, justice and pursuit of happiness. Islamism.

Sincerely,

BY: Bey

Eric- Ingram: Bey, As Asst. Attorney General/Executor/

UNITED STATES OF AMERICA REPUBLIC/Trustee

P.O. BOX 436885 Chicago, Province of Illinois

[60643] U.S.A. (256)214-9994

I certify under penalty of perjury under the laws of the United States of America Republic that the foregoing is true and correct.

Executed on this 23 day of January, 2019.

BRITTINEY-KENNER BEY, Notary Witness

United States of America Republic Brittney-Kenner: Bey-Notarial Officer My Commission Expires: 8-29-2024

> 201901250000026920 6/6 \$30.00 Shelby Cnty Judge of Probate, AL 01/25/2019 12:57:00 PM FILED/CERT

6