

ERIC-INGRAM: BEY

U.S.A.R. Attorney General



P.O. BOX 436885

www.unitedstatesrepublic.info



20190125000027110 1/6 \$30.00
Shelby Cnty Judge of Probate, AL
01/25/2019 01:47:58 PM FILED/CERT

UNITED STATES OF AMERICA REPUBLIC

JANUARY 23, 2018

NOTICE OF NATIONALITY CONCERNING MOORISH AMERICAN

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT

TO: JUDGE DANIEL A. CROWSON JR.
SHELBY COUNTY DISTRICT COURT
SHELBY COUNTY COURTHOUSE
112 MAIN STREET
COLUMBIANA, AL 35051
PHONE: 205- 669-3787 ext6

Re: Kenrick-Allen: Bey, Moorish American National of United States of America Republic

Greetings Mr. Daniel Crowson Jr.,

I am serving your Office, this **Legal Notice** as a "VERIFICATION" of the Moorish American National and subject of the United States of America Republic (U.S.A.R.), Kenrick-Allen: Bey, whose Nationality is "Moorish American". This notice is in accordance with the Constitution and Laws of the UNITED STATES OF AMERICA REPUBLIC [Exhibit 1 - Charter] [Exhibit 2 U.S.A.R. - Constitution]. The link to access is, <https://bsd.sos.in.gov/PublicBusinessSearch/BusinessInformation?businessId=1071178&businessType=Domestic%20Nonprofit%20Corporation&isSeries=False>

Kenrick-Allen: Bey is a National Citizen of the UNITED STATES OF AMERICA REPUBLIC (U.S.A.R.) and is NOT TO BE CLASSIFIED/CATEGORIZED as "Negro", "Colored", "Black", "African-American", "Hispanic" or "Other". To mis-classify a National as "Black", is a misnomer and to classify Kenrick-Allen: Bey's nationality is in violation of his human rights, is an act of genocide, and against his constitutionally-secured rights as a National of U.S.A.R.

Detaining of any Nationals of United States of America Republic being inappropriately categorized as

ERIC-INGRAM: BEY

U.S.A.R. Attorney General



P.O. BOX 436885

www.unitedstatesrepublic.info

Negro, Black, Colored, African American or Hispanic is a **felony** under the Constitution and Laws of United States of America Republic. The aforementioned practices are acts of Breach of Contract, Denationalization, egregious act of genocide against humanity, and are *prima facie* evidence of one's indulgence in chattel slavery and a violation of the **13th Amendment of the Constitution of the United States of America Republic**:

SECTION. 1. 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, or any place subject to their jurisdiction.

SECTION. 2. Congress shall have power to enforce this article by appropriate legislation.

JURISDICTION

Moorish Americans born within territorial limits of the United States are members of, and owing Immediate Allegiance to, United States of America Republic; although in a geographical sense born in United States, are not born in United States, therefore, are not Subject to the Jurisdiction thereof, within the meaning of the 14th Amendment. [Same as the *Elk v. Wilkins* case.] Moorish American People are Aborigines and are part of a Nation State with a Treaty currently in full force with the United States, [Treaty of Peace and Friendship 1786/7, superseded by Treaty of 1836].

The Moorish American People are endowed by their Creator with Unalienable Rights, among which is Life, Liberty and the Pursuit of Happiness; and that Government was instituted among men/women to secure those Rights, not to overthrow those Rights.

U.S.A.R. Criminal Code. Title 1, §4

"Misprision of felony Whoever, having knowledge of the actual commission of a felony such as the use of slave brands such as Black, Negro, Colored, or African American after Nationality has been stated and verified shall be evidence of denationalization and the dealing of Chattel Slavery cognizable by a court of the United States of America Republic, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States of America Republic, shall be fined under this title or imprisoned fifteen to twenty years, or both."

U.S. Constitution - Article 6, Debts, Supremacy, Oaths

All Debts contracted, and Engagements entered, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all



20190125000027110 2/6 \$30.00
Shelby Cnty Judge of Probate, AL
01/25/2019 01:47:58 PM FILED/CERT

ERIC-INGRAM: BEY

U.S.A.R. Attorney General



P.O. BOX 436885

www.unitedstatesrepublic.info

Treaties made, or which shall be made, under the Authority of the United States, shall be the Supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding. *[emphasis added]*

The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all Executive and Judicial Officers, both United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.

THEREFORE, YOU AND YOUR PERSONNEL CAN BE HELD PERSONALLY LIABLE FOR YOUR ACTIONS.

Supreme Court Decisions are considered the Law of the Land regarding Constitutionally Protected Rights and they cannot be interpreted, or re-interpreted as they are Stare Decisis they have already been reviewed and clearly described as Law. Kenrick-Allen: Bey cannot be classified as “**Black, African American, Negro, Colored, or Ethiopian**” as this is against the Constitutional Rights of Kenrick-Allen: Bey. Kenrick-Allen: Bey **is a National Citizen of the UNITED STATES OF AMERICA REPUBLIC.**


WARNING: Do not mistake these National Citizens for Black, Negro, Colored, African American or Hispanic. Moors are Nationals with Political Rights and are a part of an Autonomous Sovereign Nation State and are part and parcel of the United States of America.

1 U.S.R.C. Code § 241 - Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.


20190125000027110 3/6 \$30.00
Shelby Cnty Judge of Probate, AL
01/25/2019 01:47:58 PM FILED/CERT



1 U.S.R.C. Code § 242 - Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

LEGAL NOTICE: CITIZENSHIP AND NATIONALITY

In our Country the people are Sovereign, and the government cannot sever its relationship to them by taking away their Citizenship. (Perez V Brownell 356 US 44. 7: 8 S.Ct. 568. 2 L Ed 2d 603 (1958))

"Where rights secured by the Constitution are involved, there can be no 'rule making' or legislation which would abrogate them." Miranda v. Arizona, 384 U.S. 426, 491; 86 S. Ct. 1603. [emphasis added]

Legal Notice has now been given for the record to all **quasi government** officials and demi-officials, upon their own unconstitutional acts of enforcement of **"Color of Authority"** and **"Color of law"**. This Legal Notice serves as Evidence of the facts of your officers' and agents' obligations.

Please be advised that the UNITED STATES OF AMERICA REPUBLIC is a lawfully chartered Foreign Governmental Corporation that has a Certificate of Authority to operate in commerce in Alabama and as such, the law governing the effect of grant of authority is as follows:

48-25-105: Effect of grant of authority:

- (a) A certificate of authority authorizes the foreign corporation to which it is issued to transact business in this state subject, however, to the right of the state to revoke the certificate as provided in chapters 11-27 of this title.
- (b) A foreign corporation with a valid certificate of authority has the same but no greater rights and has the same but no greater privileges as, and except as otherwise provided by chapters 11-27 of this title, is subject to the same duties, restrictions, penalties, and liabilities now or later imposed on, a domestic corporation of like character.

ERIC-INGRAM: BEY

U.S.A.R. Attorney General



P.O. BOX 436885

www.unitedstatesrepublic.info

- (c) Chapters 11-27 of this title do not authorize this state to regulate the organization or internal affairs of a foreign corporation authorized to transact business in this state.
- (d) This state does hereby release its right of escheat by virtue of the alien origin of such foreign corporation, or the alien-age or non-residence of the shareholders of such foreign corporation, or any of them, in accordance with the Uniform Unclaimed Property Act, compiled in title 66, chapter 29.

In closing, I request that you affirm your oath of office by performing your duties conscientiously and in good faith while settling the matter immediately concerning **Kenrick-Allen: Bey** to the UNITED STATES OF AMERICA REPUBLIC. You may contact the U.S.A.R. Asst. Attorney General, Eric-Ingram: Bey directly at 256-214-9994. Your immediate attention and cooperation in this matter is greatly appreciated. If this matter is not resolve immediately, We, The Moorish American People will have no choice but to file Administrative Remedies in the UCC for breach of contract, and violation of **Constitutional Rights**.

Respectfully,

A handwritten signature in black ink that reads "Eric-Ingram: Bey".

BY: U.S.A.R. Asst. Attorney General
ERIC-INGRAM: BEY
The MOORISH AMERICAN PEOPLE
DbA UNITED STATES OF AMERICA
REPUBLIC
C/O P.O. BOX 436885
CHICAGO, PROVINCE OF ILLINOIS [60643]



20190125000027110 5/6 \$30.00
Shelby Cnty Judge of Probate, AL
01/25/2019 01:47:58 PM FILED/CERT

ERIC-INGRAM: BEY

U.S.A.R. Attorney General



P.O. BOX 436885

www.unitedstatesrepublic.info

FINGERPRINT/URINE SAMPLE/PHOTOGRAPH INVOICE

NOTICE

**NOTICE OF PUBLIC DEMAND TO COMPLETE A FINGERPRINT TRANSACTION
NOTICE TO AGENT IS NOTICE TO PRINCIPALS IN THEIR PUBLIC AND PRIVATE
CAPACITY NOTICE TO PRINCIPALS IS NOTICE TO AGENTS IN THEIR PUBLIC
AND PRIVATE CAPACITY APPLICABLE TO ALL SUCCESSORS AND ASSIGNS**

WE HAVE RECEIVED YOUR REQUEST

Kenrick-Allen: Bey, a Moorish American National

**THE UNITED STATES, THE STATE OF ALABAMA, THE COUNTY OF
SHELBY, THE SHERIFF OF SHELBY COUNTY, SHELBY COUNTY
POLICE DEPARTMENT, SUPERIOR COURT OF MARION COUNTY,
PROBATION OFFICERS OR QUASI OFFICERS, ALL BAR
ASSOCIATIONS, and ALL OTHER PERSONS ACTING IN THE NAME
OF, OR ARE CONNECTED ANYWAY TO ANY OTHER
CORPORATIONS OR UNINCORPORATED ASSOCIATIONS.**

**AND ALL OTHER CORPORATE MEMBERS WHO ARE, OR WHO MAY
BE ASSOCIATED WITH ANY COMPLAINTS AGAINST A NATIONAL
CITIZEN.**

It has come to our attention that you have made an offer to do business with the United States of America Republic. **Fingerprints, Photographs and Urine Samples of our nationals are valued at \$1,000,000;** and are the secured property of the **United States of America Republic**. Kenrick-Allen: Bey has pledged his fingerprints, urine and any other property that he owns to the United States of America Republic. We are sending you this presentment and contractual agreement between our corporations; and you and your agents may agree to the said contract by simply fingerprinting him or requesting/demanding urine. This would constitute an agreement between our agencies.

Upon the completion of your agency fingerprinting Kenrick-Allen: Bey shall be a confirmation of your agency's agreement to this said contract and the transaction shall be completed. You may keep this document as your receipt for your records.

Full payment will be due ten (10) from date of completion of this transaction. We have attached a copy of our fee schedule for your convenience. Thank you, we value your business.



20190125000027110 6/6 \$30.00
Shelby Cnty Judge of Probate, AL
01/25/2019 01:47:58 PM FILED/CERT