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Class 8

Addressing Misunderstandings Of The Moorish Divine and National Movement of The World AND Noble Drew Ali

“ISSUES OF STATE”

w/ Sister Anaid El

State is NOT the Land, it is a political affiliation. Therefore it is imperative for us to proclaim our Nationality and tie ourselves to our own political jurisdiction which includes as a National, the land. Such jurisdiction has already been established as Moorish Americans, which a political Jurisdiction. The land is your inheritance and you are the Trustee and the Benefactor. State is a “State of Mind” and it is representative of your POLITICAL affiliation and jurisdiction.

When you fill out paperwork and put the state of New York, (as example), you are saying that you are tied to that State and its limited jurisdiction. New York State Republic is a different entity and they are obligated to upholding the rights of the people. The State of New York is a corporation on paper. Corporation are also obligated, however they are inferior, and are much like private clubs of which you subscribe to and agree to follow the club rules.

What Is Your State?

Moor, taken from Webster’s universal Dictionary of the English Language – 1940

Moor – A native of the northern coast of Africa, called by the Romans, from the color of the people, Mauritania, the country of dark-complexioned people; a native of Morocco. A member of any of the African or Asian dark races adopting the Moham-medan religion; in history a Saracen or an Arab.

“If men, through fear, fraud, or mistake, should in terms renounce or give up any natural right, the eternal law of reason and the grand end of society would absolutely vacate such renunciation. The right to freedom being a gift of ALMIGHTY GOD, it is not in the power of man to alienate this gift and voluntarily become a slave.” **Samuel Adam, 1772**



Eighth Class
28th day of
July, 2010



Classes every Wednesday
Doors Open 6 p.m. til 10 p.m.
National “Black” Theatre

The Moorish Divine and National Movement Of The World

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". . .Congress cannot authorize a trade or business within a State in order to tax it." **License Tax Cases, 72 U.S. 462, 18 L.Ed. 497, 5 Wall. 462, 2**

A.F.T.R. 2224 (1866)

“No legislative act contrary to the Constitution can be valid. To deny this would be to affirm that the deputy (agent) is greater than his principal; that the servant is about the master; that the representatives of the people are superior to the people; that men, acting by virtue of powers may do not only what their powers do not authorize, but what they forbid. It is not to be supposed that the Constitution could intend to enable the representatives of the people to substitute their will to that of their constituents. A Constitution is, in fact, and must be regarded by judges, as fundamental law. If there should happen to be an irreconcilable variance between the two, the Constitution is to be preferred to the statute”. **Alexander Hamilton (Federalist Paper #78)**

In every state of the union, it is perfectly legal to drive with a driver’s license issued by a “foreign jurisdiction”. This is California’s Vehicle Code:

12502 (a) The following persons may operate a motor vehicle in this state without obtaining a driver’s license under this code:

a nonresident over the age of 18 years having in his or her immediate possession a valid driver’s license issued by a foreign jurisdiction of which he or she is a resident, except as provided in Section 12505.

Why is the above possible?

Alleged government, Federal and State, can’t and don’t define what a “foreign jurisdiction” is!!!!

Remember we are a government of the People, by the People, and for the People.

In (re-)establishing our own “state” or political group, the United States Republic Constitution forbids states of the Union from engaging in any treaties or alliances with any “foreign state” or “foreign jurisdiction”.

The United States Republic Constitution Article I, Section X, Clause I reads:

No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

The above means that no states of the Union may enter into a treaty with any foreign power to ratify or recognize the driver’s license of any “foreign state” or “foreign jurisdiction”.

This means that the European Federal and State governments are **foreign to** the Moorish Nation and they **MUST** recognize the Moorish Nation. For this reason as well as the Treaty of Peace and Friendship authorizes their very existence on this Continent.

The word **Resident** defines what?

Resident – “RES” = “IDENT-ified” within the government’s jurisdiction on **federal territory**.

This “res-ident” is what most people refer to as the “straw man” which is a “public officer”.

Res. Lat. The subject matter of a trust or will.

Res is everything that may form an object of rights and includes an object, subject matter or status. **In re Riggle’s Will, 11 A.D. 2d 51 205 N.Y. S. 2d 19, 21, 22.** The term is particularly applied to an object, subject-matter, or status, considered

The res-ident is a state issued license or benefit, that federal territory is usually in a federal area within the exterior limits of the state. The reason all licenses must presume federal territory is that licenses usually regulate the exercise of rights protected by the Constitution.

There is a misconception that the Bill of Rights portion of the Constitution does not apply on federal territory however if you read Article VI of the United States Republic Constitution, you will see that the entire Constitution binds all federal and states officers.

Domicile – Residence – State all denote political allegiance. When you state a domicile, residence, or state you are in effect pledging your allegiance to that state.

What is a state?

A “state” is simply a political organization or association of people with like minds.

What would our state be?

States. A people permanently occupying a fixed territory bound together by common-law, habit and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe. **United States v. Kusche, d.C. Cal., 56 F.Supp. 201 207, 208.**

If they (foreign nation) refuse to recognize it, then they are denying your chosen state and domicile “equal protection of the laws” in violation of Article I of the Bill of Rights.

The First Article of the Bill of Rights guarantees a right of free association as well as disassociation, and therefore, only we can choose the group of people we wish to associate with and be protected by as a result of choosing a “domicile”. The First Article of the Bill of Rights also guarantees a right of “freedom from compelled association”, which is the act of forcing a person to join or be part of any group, including a “state”.

“Just as there is freedom to speak, to associate, and to believe, so also there is freedom not to speak, associate, or believe. “The right to speak and the right to refrain from speaking are complementary components of the broader concept of individual freedom of mind.” **Wooley v. Maynard, [430 U.S. 703] (1977).** Freedom of conscience dictates that no individual may be forced to espouse ideological causes with which he disagrees:

”[A]t the heart of the First Article of the Bill of Rights is the notion that the individual should be free to believe as he will, and that in a free society one’s benefits should be shaped by his mind and by his conscience rather than coerced by the State.” **Abood v. Detroit Board of Education [431 U.S. 209] (1977)**

“Freedom from compelled association is a vital component of freedom of expression. Indeed, freedom from compelled association illustrates the significance of the liberty or personal autonomy model of the First Article of the Bill of Rights. As a general constitutional principle, it is for the individual and not for the state to choose one’s associations and to define the persona which he holds out to the world.” [First Amendment Law, Barron-Dienes, West Publishing, ISBN 0-314-22677-X, pp. 266-267]

“The rights of individuals and the justice due to them, are as dear and precious as those of states. Indeed the latter are founded upon the former; and the great end and object of them must be to secure and support the rights of individuals, or else vain is government.” **Chisholm v. Georgia, 2 U.S. (2 Dall.) 419, 1 L.Ed 440 (1793)**

We have been tricked into being a part of a foreign jurisdiction, that is foreign to the Moors who are Aboriginal Indigenous to the land and per the United States Republic Constitution Article 13 of the Bill of Rights no one of African descent can not be a citizen.

United States Republic Constitution – Original 13th Article of the Bill of Right with its complete 20 sections. Section 12: The traffic in slaves with African is hereby forever prohibited on pain of death and the forfeiture of all the rights and property of persons engaged therein; **and the descendants of Africans shall not be citizens.**

The Europeans are the foreign jurisdiction, they are foreign to the Moors the de jure political body.

Interfering with local and personal self-government, which was and is central to the legislative intent of the United States Republic Constitution:

“The determination of the Framers Convention and the ratifying conventions to preserve complete and unimpaired states self government in all matters not committed to the general government is one of the plainest facts which emerges from the history of their deliberation. And adherence to that determination is incumbent equally upon the federal government and the states.” **Carter v. Carter Coal Co., 298 U.S. 238 (1936)**

Peace and Love,

See Your Next Week for Class #9 entitled: **“Issues of State” - Part 2 and Mock Court, What It Is—What It Ought To Be**

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