



**THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA.
THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.**

Northwest Amexem / Northwest Africa / North America.

'The North Gate'

Societas Republicae Ea Al Maurikanos.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccans / Americans.

Affidavit of Fact

International Document.

<http://www.moorishnationpublicrecords.com/public-notice.html>

Done by the light of day - thirteenth October two-zero one-two.

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7010 1870 0002 5451 3954
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From: Dominus Nobilis El, Third Party Intervener Authorized Representative for:
Ashep Herser Neter El, Ex-Relatione TMPierre Andre Hall©
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U.C.C. 1-207/ 1-308/1-209; U.C.C. 1-103
c/o 141 Weston Street
Hartford Connecticut [06143-9998]
Northwest Amexem

To: Office of the Governor
Attention: Martin O'Malley
Office of Lieu tent Governor
Attention: Anthony G. Brown
Office of the Secretary of State
Attention: John P. McDonough
Office of Attorney General
Attention: Douglas F. Gansler
Office of Acting Secretary of Transportation
Attention: Darrell B. Mosley
Office of State Court Administrator
Attention: Frank V. Broccolina
Office of Motor Vehicle Administrator
Attention: John T. Kuo
Office of Secretary of State Police
Attention: Marcus L. Brown
Office of Transportation Authority Police Tunnel Command
Attention: Corey McKenzie
Office of the Chief Deputy Administrator Department of Motor Vehicle
Attention: Milton Chaffee
Office of Counsel Motor Vehicle
Attention: Jonathan W. Acton II
Office of Clerk of Court
Attention: Julie Enso Thomar
Office of Maryland General Assembly Senate President
Attention: Thomas V. Mike Miller Jr.
Office of Maryland General Assembly Speaker House of Delegates
Attention: Michael Erin Busch
Office of Insurance Commissioner
Attention: Theresa M. Goldsmith, Esq.
Office of Associate [Judge] Baltimore County Circuit Court, 3rd [Judicial] District
Attention: Kathleen Cox
Office of the County Executive Baltimore
Attention: Kevin Kamenetz
Office of Court Psychiatrist Circuit Court
Attention: Thomas J. Oglesby
Office of the Warden Baltimore County Detention Center
Attention: James P. O'Neill

Greetings to all Public Servants of the foreign STATE OF MARYLAND at Northwest Amexem/Northwest Africa/North America/North Gate,

Re: Kidnapping of Moorish American National Ashep Herser Neter El, ex-Relatione Pierre Andre Hall

It has come to our attention that on 12 October 2012 our Moorish American National Ashep Herser Neter El was kidnapped and is being held hostage for profit by the public servants of THE STATE OF MARYLAND. We have further been notified that our Moorish American National will be held hostage until 16 January 2013 without any due process of law, in violation of his right to face his accuser, absent of a lawful sworn affidavit from an injured party. Further, foreign persons are being paid to evaluate our Moorish American National in a fraudulent 730 examination to determine mental competency. See Exhibit

All public servants are in violation of the following Stare Decisis :

"Traffic infractions are not a crime." **People v. Battle, 50 Cal. App. 3, step 1, Super, 123 Cal.Rptr. 636, 639**

"A court cannot acquire jurisdiction to try a person for an act made criminal only by an unconstitutional law, and thus, an offense created by an unconstitutional statute, is no longer a crime and a conviction under such statute cannot be a legal cause for imprisonment." **State v. Benzel 583 N.W.2d 434, 220 Wis.2d 588 (1998)**

Speeding, driving without a license, wrong plates or no plates, no registration, no tags, etc., have been held to be "**non-arrestable offenses**" (**Cal. V. Farley, 98 Cal. Rep. 89., 20 CA 3d 1032**)

Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed nothing more than "due care" (as regards to tort for negligence) to the public and the owner owed no other duty to the public (eg. State), he / she and his / her auto, having equal rights to and on the roadways / highways as horses and wagons, etc.; this same right is still substantive rule, in that speeding, running stop signs, **traveling without license plates, or registration are not threats to the public safety, and thus, are not arrestable offenses.** **Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905 – 1910: California v. Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971).**

Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. **Miranda v. Arizona 384 US 436, 125:**

The claim and exercise of Constitutional Rights cannot be converted into a crime. **Miller v. Kansas 230 F 2nd 486, 489:**

"No state shall convert a liberty into a privilege, license it, and attach a fee to it." **Murdock v. Penn., 319 US 105**

"If the state converts a liberty into a privilege, the citizen can engage in the right with impunity." **Shuttlesworth v. Birmingham, 373 US 262**

By their actions all public servants involved have violated their Oath of Office. Their actions are prima facie evidence of "Treason" against the Aboriginal Indigenous People of the land, land of their foremothers and forefathers which is an "Act of War".

All public servants take an Oath to uphold the United States Republic Constitution 1791 thereby their fiduciary obligation is to Protect, Preserve, and secure the rights of the People.

As the public servants have demanded and are in fact collecting fees via the above noted Moorish American National via the performance bond/bid bond/payment bond underwritten by FINANCIAL CASUALTY & SURETY this is prima facie evidence of "**Human Trafficking**". See exhibit

Moorish American National Ashep Herser Neter El is being held as "surety" thereby the public servants are collecting profit/fees from the kidnapping/hostage.

Definition of surety per Black's Law Dictionary 2nd Edition

A surety is one who at the request of another, and for the purpose of securing to him a benefit, becomes responsible for the performance by the latter of some act in favor of a third person, or hypothecates property as security therefore.

A surety is defined as a person who, being liable to pay a debt or perform an obligation, is entitled, if it is enforced against him, to be indemnified by some other person who ought himself to have made payment or performed before the surety was compelled to do so.

The above definition implied that there must be a lawful contract in existence.

We demand that the contract be produced showing that there was a lawful offer made, accepted and exactly what the consideration was from the public servant. We further demand that proof be presented that all elements of the contract was explained to all parties and there was agreement.

If the above is provided this is prima facie evidence that the public servants acting on behalf of the STATE OF MARYLAND seeking for and acting on behalf of another entity are thus engaging in commerce. Even if the above is not provided as the initial issue was in fact an unlawful "Bill of Attainder" whereby the public servant [or possible imposter or sudo-officer] was in fact demanding under threat a fee. The engagement into commerce by actors of the STATE OF MARYLAND removes them from the arena of "government" and places them into the lawful category of private foreign for profit corporation. This being the case the STATE OF MARYLAND does not have jurisdiction over the body of our Moorish American National.

Under the Clearfield Doctrine, derived from the 1943 Supreme Court Decision in Clearfield Trust, et al. vs. United States, (328 U.S. 363, 318), the court ruled, in essence, that when a government reduces itself to a corporate status, it becomes merely another corporation, having no more nor less standing than all other corporations.

As affirmed in the above referenced Stare Decisis, alleged traffic violations are not arrestable offenses. They are not "Civil" or "Criminal" issues that come under any of the laws of the land. The Supreme Law of this land being the United States Republic Constitution 1791. The attached evidence is prima facie evidence the STATE OF MARYLAND and public servants have initiated private policy being classed as law that has not been disclosed to the People and is violation, contradiction, and in opposition to the United States Republic Constitution 1791 and all treaty made under the authority there of, thereby any of said policy classed as law is null and void.

“The Constitution of these United States is the supreme law of the land. Any law that is repugnant to the Constitution is null and void of law.” **Marbury v. Madison, 5 US 137**

Our Moorish American National Ashep Herser Neter El is being denied due process of law. The United States Republic Constitution 1791 protects the People in that they are innocent until proven guilty and there **must** be an injured party who has filed, signed, and sworn/affirmed affidavit in evidence the injury followed by a grand jury indictment prior to any action taken by the public servants.

For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right. **Sherer v. Cullen 481 F. 945:**

The STATE OF MARYLAND is a private foreign for profit corporation. It, an inanimate fictitious entity cannot bring charges against a flesh and blood sentient being.

Clearly the trustees/actors for the united states corporation and its franchise STATE OF MARYLAND are in violation of their fiduciary duties and are acting on their own accord for profit to bring injury to our Moorish American National Ashep Herser Neter El.

We demand the immediate release of the body and liberties. If there is a lawful complaint in evidence by one of the People then we demand that the protocol of due process be adhered to.

Enclosed is an Averment of Jurisdiction / Quo Warrento, pursuant to Regulation Z please provide within three (3) days.

Fraud in its elementary common law sense of deceit... includes the deliberate concealment of material information in a setting of fiduciary obligation. A public official is a fiduciary toward the public,... and if he deliberately conceals material information from them he is guilty of fraud. **McNally v. U.S., 483 U.S. 350, 371-372, Quoting U.S. v Holzer, 816 F.2d. 304, 307.**

U.S. v. Prudden, 424 F.2d. 1021; U.S. v. Tweel, 550 F. 2d. 297, 299, 300 (1977)

Silence can only be equated with fraud when there is a legal and moral duty to speak or when an inquiry left unanswered would be intentionally misleading. We cannot condone this shocking conduct... If that is the case we hope our message is clear. This sort of [abuse] of deception, [human trafficking and other indirect acts of genocide] will not be tolerated and if this is routine it should be corrected immediately.

Morrison v. Coddington, 662 P. 2d. 155, 135 Ariz. 480(1983).

Fraud and deceit may arise from silence where there is a duty to speak the truth, as well as from speaking an untruth.

DAVE
Creditor's initials.
Honourably Yours.



By: Princeps/ Dominus Nobilis El, Third Party Intervener, Power of Attorney in Fact, Authorized Representative for: 'TMAshep Herser Neter El©', and 'Ex-Relation TMPierre Andre Hall©, CESTUI QUE TRUST. All Rights Reserved, U.C.C. 1-207/1-308/1-209; U.C.C. 1-103, Without Recourse.

Cc:	United Nations High Commissioner for Human Rights Palais Wilson	International Court of Justice Peace Palace The Hague Netherland	United States Justice Department United States Attorney General Eric H. Holder Jr.
	U.S. Department of State Secretary Hillary Rodham Clinton	International Criminal Court Luis Moreno-Ocampo	Interpol Lyon, France
	Great Seal National Association of Moorish Affairs Minister: Taj Tarik Bey	Great Seal National Association of Moorish Affairs Minister: William Salaam Hall :El	Great Seal National Association of Moorish Affairs Minister: Funtayus Flewellen El
	THE WHITE HOUSE The Honorable President Barack Obama	Federal Trade Commission Jon Leibowitz, Commissioner	Federal Communications Commission Julius Genachowski, Chairman
	Universal Postal Union Edouard Dayan, Director General	Organization of American States Ricardo Mario Dominquez	

Jurat.

**Maghrib' al' Aqca.
Northwest Amexem.**

Duly Subscribed and Affirmed on this 13 day of October One Thousand Four Hundred Thirty-Two M.C. [2012 C.C.Y.] before me, the undersigned, a Wazi [Notary Public] for the Moorish National Republic Federal Government, appeared Anaid El De Jure, by special visitation, known to me upon the basis of satisfactory National Standing to be the one whose appellation [Name] and Autograph/Seal/Mark is subscribed hereto, and voluntarily executed the same without threat or force of arms.

Witness my hand and official Seal:

/s/ *Minister Hall*
Wazi [Notary Public].
Minister Hall El
Printed Appellation [Name].





**THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA.
THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.**

Northwest Amexem / Northwest Africa / North America.

'The North Gate'.

Societas Republicae Ea Al Maurikanos.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccans / Americans.

Aberment Of Jurisdiction - Quo Warranto

For The Record, To Be Read Into The Record

<http://www.moorishnationpublicrecords.com/public-notice.html>

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent.

October 14, 2012

UNITED STATE OF AMERICA
STATE OF MARYLAND
BALTIMORE COUNTY CIRCUIT COURT
AND ALL AGENTS/OFFICERS/PUBLIC SERVANTS
401 Bosley Avenue
Towson MARYLAND
Near [21204] U.S.A.

Re: Moorish American National Ashep Herser Neter El,

This is a formal Request and Command for BALTIMORE COUNTY CIRCUIT COURT and **all** public servants associated with any ands all action taken against our Moorish American National Ashep Herser Neter El, to produce for the record, the physical documented 'Delegation of Authority', as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the Untied States Republic Constitution 1791.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim a facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. (18 USC 912)

"Whoever, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true, is guilty of perjury and shall be fined not more than \$2,000.00 or imprisoned not more than five years or both." 18 U.S.C. §1621

Honourably Yours,



By: Princeps: Dominus Nobilis El, Third Party Intervener, Power of Attorney in Fact, Authorized Representative for: '™Ashep Herser Neter El©', and "Ex-Relation ™Pierre Andre Hall©, CESTUI QUE TRUST. All Rights Reserved, U.C.C. 1-207/1-308/1-209; U.C.C. 1-103, Without Recourse.

cc: United Nations
High Commissioner for Human Rights
Palais Wilson

U.S. Department of State
Secretary Hillary Rodham Clinton

Great Seal National Association
of Moorish Affairs
Minister: Taj Tarik Bey

THE WHITE HOUSE
The Honorable President Barack Obama

Universal Postal Union
Edouard Dayan, Director General

International Court of Justice
Peace Palace
The Hague Netherland

International Criminal Court
Luis Moreno-Ocampo

Great Seal National Association
of Moorish Affairs
Minister: William Salaam Hall :El

Federal Trade Commission
Jon Leibowitz, Commissioner

Organization of American States
Ricardo Mario Dominquez

United States Justice Department
United States Attorney General
Eric H. Holder Jr.

Interpol
Lyon, France

Great Seal National Association
of Moorish Affairs
Minister: Funtayus Flewellen El

Federal Communications Commission
Julius Genachowski, Chairman