



Moor / American National Mother and “Lineal Descendants” Civilly Take Possession of Inheritance

Published under the 1st Amendment of the American Republic Constitution

By Morris Ibrihim McIntyre EI

March 1432 M.C. / 2013 G.C.

Page 1 of 3

A Moor / American National Mother and “Lineal Descendants” Civilly Take Possession of Inheritance, within the Jurisdiction of the Moors / Americans “Ancestral Estate” / “National Domicile” - North America / Western Hemisphere of the Planet Tierra (Earth).

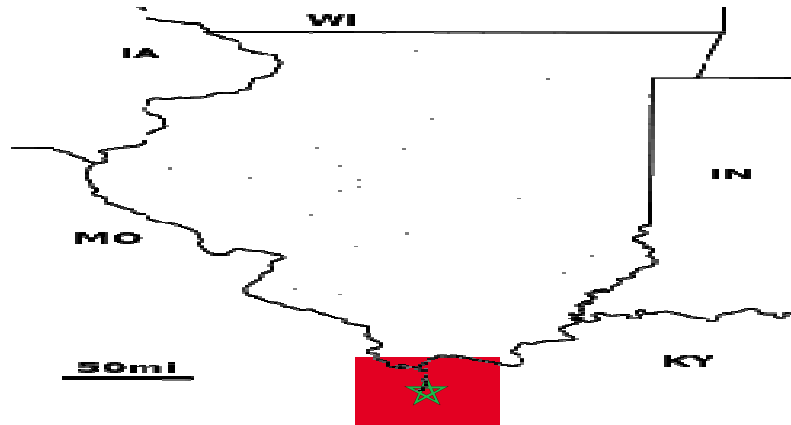
It is reported that A Moor / American National Womb-man took Possession of a 3 Million Federal Reserve Note house in “Tennessee”.

There exist a substantial amount of scopes and “Lawful Rebuttals” among the Aboriginal Moors / Americans who recognize the Continental Americas as their Inherited Homeland by Birthright / **Natural Law**. One Interesting point in Fact is that the Womb-Man Abka Re Bey who took Possession of her inheritance “*was not in Tennessee*”, for the **fact** that the Word “**Tennessee**” is an appellation formed from the **Moors / Americans** Aboriginal Foremothers and Forefathers in **North America** and it signifies “**River of the Big Bend**” and with respect to this **Fact** “Tennessee” is a “Maritime Jurisdiction”, opposed and distinguished from / to the American “Land” / “Territorial Jurisdiction”. Exhibiting *Reference “Addenda to a Dictionary of the English Language” Page xlvi, Websters Unabridged Twentieth Century Dictionary Published 1936 Gregorian Calendar.*

Another view shared by many Moors Aboriginal to North, South, and Central America and other “Natural Persons” in “North America” is that according to the “Law of Nature” every “animated being” (**In Full Life**) has the Duty to Self Preservation, and every Moor / American has Substantive Unalienable Right(s) to the Moors / Americans “Ancestral Estate” the western Hemisphere and for this reason the **Subject Matter** of Abka Re Bey taking Possession of her Inheritance is Civil.

“Civil Rights” are those rights which have **no relation to the establishment, support, or management of the government**. These Consist in the power of acquiring and enjoying property”... *Impartial Public Reference John Bouviers Concise Encyclopedia of Law Francis Rawles 3^d revision page. 2962 Definition of Rights.*

There are Moors Aboriginal to North, South, and Central America who claim that the “Land” Abka Re Bey took possession of, known to some as “Tennessee”, in “reality” is **Egypt / Northwest Africa / the “Capital Dominion of the Moroccan Empire!”** The Impartial Record exhibited for reference to substantiate this scope of **fact** is (*Websters Unabridged “International” dictionary with “Reference History of the World”, Published by G & C MERRIAM COMPANY 1910 Gregorian Calendar*) whereas on Page 703 in the “Foot note” of said Impartial record it states **“South Illinois is Egypt at the most extreme southern point is “Cairo”**”.



Aboriginal Moors affirm that the said record is valid, however only a “portion of evidence”, and assert all Territory South, southwest, southeast of what is called “Cairo” Illinois in North America is Egypt or Northwest Africa in reality. This assertion is also based in Chapter 47 of the Holy Koran of the Moorish Holy Temple of Science reference Geography “Before the Great Earthquake that caused the Great Atlantis Ocean.”

Annexed to this assertion is the philosophical point based on the “Fact” that Memphis is the largest city in what is called “Tennessee”, and this correlates with the Fact that “Memphis” is the capital of Egypt in what is called “Africa” today from a Modern Perspective.

Aboriginal Moors assert this point is valid in “International Law” citing a Maxim:

“Auctoritates Philosophorum, medicorum et Poetarum sunt in causis allengandoe et tenendoe”. The opinions of Philosophers, physicians, and poets are to be alleged and received in causes. Impartial Reference; Co. Litt. 264 ; John Bouviers Concise Encyclopedia of Law Francis Rawles 3rd revision pg. 2126 Volume II.

Aboriginal Moors of North, South, and Central America affirm that **Moabites** are the founders of the Moroccan Empire / the entire Western Hemisphere. For this reason **Moors / Americans** affirm that “only a **Moabite** can **Lawfully** be a Bailiff or Sheriff (Shariff) or have Jurisdiction in **North America**”, however s/he must have affirmation of Allegiance and support of the Supreme Law of the **Western Hemisphere**, being the “American Republic Constitution.”

This assertion of Aboriginal Moors / Americans is relied on an Impartial Record *Websters Unabridged “International” dictionary with “Reference History of the World”, Published by G & C MERRIAM COMPANY 1910 Gregorian Calendar* whereas the impartial record states on page 1387: *The definition of “Moabite” as a Noun # 2) “An Officer of the law as a “Bailiff”*. Thus for this reason only “**Moabites**” can have “**Bailiwicks**” in **North America** but must have allegiance to the Moroccan Empire / the Aboriginal People of the Western Hemisphere and the American Republic as a whole.

Aboriginal Moors in the Western Hemisphere, who recognize there **Asiatic Lineage**, and “connection to **Asiatic Culture**” say that according to the Written guidelines of **Moors / Asiatics “Svadharmā”, Abka Re Bey** did no wrong by taking possession of her Inheritance. (Sva =Self + Dharma= Law in the Asiatic Sanskrit Language.) Self+Law or “Autonomy” correlative to the Fact that the closing of the Holy Koran of the Moorish Holy Temple of Science affirms that this is the “*Uniting of the Holy Quran of Mecca*” and **in unity** with that fact, **Surah 24 “An Nur” of the Holy Quran of Mecca affirms**

“There is no fault on your Part for entering houses not used for Living”... These concepts in accord with the Moorish-Americans Divine Law / Religion Scripts for right guidance, are Protected and Guaranteed by The 1st Amendment of the “American Republic Constitution” **“Religious Freedom”**.

Aboriginal Moors have also Claimed that the Words **Olmec and Mecca** have a relative existence and this also substantiates a connection between the “**Olmec**” heads or “**Old Mecca heads**” carved in stone, found in North America. Moors / Americans and other Natural Persons in North America affirm this as further evidence of Moors/ Americans Aboriginal connection to the “American Land.” / Territorial Jurisdiction.

Relative to this is Article 1 Section 8 of the Tennessee Constitution, a Principal wherein anyone claiming the ‘Tennessee’ Jurisdiction is obligated to uphold.

TENNESSEE CONSTITUTION - ARTICLE I. DECLARATION OF RIGHTS:

§ 8. Deprivation of life, liberty or property under law; due process.

no man shall be **taken or imprisoned, or disseized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed or deprived of his life, liberty or property, but by the judgment of his peers or the law of the land.**

Thus for these reasons the Natural Person Abka Re Bey was Kidnapped, sparked by the motive to disseize the aboriginal Womb-man and Lineal Descendants from their Unalienable Inheritance.

“All Rights Reserved”

Published Under the 1st Amendment of the American Republic Constitution



Proclamation



ATLANTA CITY COUNCIL

In Honor of Moorish American Holy Week

- Whereas,** *The Moorish Americans, whose ancient forefathers are the mothers and fathers of the human family, stand in these days as a comity of descendants from the ancient Moabites, Hamatites and Canaanites who were permitted by the Old Pharaohs of Kemet to traverse from East Africa and later formed kingdoms extending from the northwestern and southwestern shores of Africa, the Atlantic Islands onto the present day continental Americas; and,*
- Whereas,** *The Moorish Americans are teaching their people their true nationality and divine creed that they may become better citizens and know they are not Negros, colored folk, black people nor Afros because these names were given to slaves by slave holders in 1779 and lasted until 1865. In this era of time as all nations are seeking peace, the indigenous Moorish Peoples of the Americas are now united to link themselves with the family of nations; and,*
- Whereas,** *The Moorish Americans, being aboriginal to the territories of North, Central and South Americas, have formed a sovereign Theocratic Government, and guided by the command Principles of Love, Truth, Peace, Freedom and Justice through virtue of the universal right to self-determination as well as with the Declaration on the Rights of Indigenous Peoples guaranteed in the Charter of the United Nations; and,*
- Whereas,** *On January 8, 1886, Noble Drew Ali was born in the State of North Carolina and become the first Patriot of his Moorish American People. In 1912, he was anointed "El Hajj Sharif Abdul Ali" by the Head of Egypt and Holy City of Mecca to return to the United States as the Last Prophet and Founding Father of the newly risen nation of Moorish Americans. And on January 15, 1865, slavery was abolished in the United States with the congressional ratification of the 13th Amendment. The Moorish Americans through self-determination are unfolding as a pure and clean nation. They are who their forefathers were yesterday.*

Now, Therefore, I, C.T. Martin, a member of the Atlanta City Council, and on behalf of the citizens of Atlanta, humbly request the patronage of all true American citizens to assist the Moorish Americans in their magnanimous task of uplifting fallen humanity and hereby proclaim January 8 – 15, 2013 as Moorish American Week in the City of Atlanta.

IN WITNESS WHEREOF, I HAVE
HEREUNTO SET MY HAND AND
CAUSED THE SEAL OF THE CITY
OF ATLANTA TO BE AFFIXED



C. T. Martin

C.T. Martin
Council District 10