THE MOORISH NATIONAL REPUBLIC
MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD
Aboriginal and Indigenous Natural Peoples of North-West Amexem North America

International Proclamation
Affidavit of Status – Aboriginal Indigenous
Moorish Empire

August 4, 2011

UNITED STATES OF AMERICA
Honorable President Barack Obama
1600 Pennsylvania Avenue
Washington, District of Columbia
[20500] United States Republic

Greetings from the Moorish Nation,
The Aboriginal Natural People of the Land:

This ‘International Proclamation’ is made on behalf of all the Aboriginal Moors / Muurs dwelling on the inherited terrestrial Lands of our Fore-Mothers and Fore-Fathers - being Northwest Amexem / Northwest Africa / North America / ‘The North Gate’, also referred to as the ‘Continental United States North America’. This Affidavit is made as a Public Notice to the President of the United States of North America and to the honorable nations of the earth; and stands to acknowledge all the enlightened Moors who have regained consciousness of their consanguinity – noting an awareness of the miscreant misclassifications and misnomers socialized as the Colonial - orientation ‘brands’ such as, Negro, Colored, Black, African – American, Ethiopians, Puerto Rican, and Jamaican, etc, etc.

Be it affirmed that the geographical Continent known today and referred to as North America, inclusive of the area politically associated as the United States of America, is in fact Northwest Amexem. Ancient Amexem includes and consists of the territories, North America, South America, Central America, and the Atlantis Islands, referred to as the Caribbean Islands. The Aboriginal, Natural People of these lands are of Moabite / Moorish descent – being who their Fore-Mothers and Fore-Fathers were, and are, without doubt or contradiction. Moors are the ‘Heirs Apparent’ to the Lands and Territories forenamed; and are the rightful benefactors to the resources and hereditaments, corporeal and incorporeal.

The primogeniture Fore-Mothers and Fore-Fathers of Northwest Amexem (Moors) are the Natural People of the Land who permitted the Albion / Engla-men, referred to today as, Europeans / Colonists to establish moral government, guided by an ethically – adopted constitution. The Europeans were conditionally allowed to come to our inherited Land; and secured for them to live in peace from their oppressors in Europe. This Allodial – oriented thinking and consciousness is clearly outlined in the “Declaration of Independence”, a nature’s law document, expressing the precepts upon which the European Colony persons declared their independence. Let me make it clear, that these Albions are, in fact, not originally Europeans, as Europe is the Continent of the ancient Moabite Queen, Europa, who permitted the Albinos to live on the land known as the Isle of Albion or Engla-land. However, and for making political distinctions, Albions are referred to as, Europeans.

The amity and commerce ‘Peace Treaty’ agreement was initially instituted between our Fore-Father, King George and our Fore-Father, the Sultan of Morocco, Mohammed Ibn Abdallah in the year 1199, corresponding to 1786 A.D. and ratified under the Arthur St Clair administration in the year 1787 A.D., corresponding to 1200. King George has been misrepresented by European colonizers and re-constructors of history, and given the specious appearance of a pale-face complexion. This type and formula of misrepresented history was done by consistent and deceptive efforts to write themselves into various vital or authoritative aspects of world history – some in which they actually played no factual or primal part.

European colonial misinformation strategies and distortions were set in place and perpetrated for the supports of forced servitude, arbitrary, and peonage - profiteering. As an example, national identity is a primal issue associated with sociological and ‘estate’ matters and controversies, invoking by their nature, (diversity or consular) jurisdiction affirmations. Establishing proofs for the record are thus needed and necessary for clarifying the true ‘status’ of the natural people of the Land. Nationality (without qualifications) has been referred to by the monopolizing European Colonists as their 14th Amendment conditions for Citizenship. This artificial, statutory construct was devised by colorable intent in order to confuse the Natural People. However on this (North American) Continent, Nationality, which equates to (Citizenship) can only be determined by Jus Sanguinis, as this North American continent is under the jurisdiction of binding International Treaty Law.
Jus Sanguinis is derived from Moorish Latin and means, ‘right of blood’. It stands as a rule in jurisprudence that a child’s citizenship is determined by its parents’ citizenship.

Jus Sanguinis – Citizenship is not determined by one’s place of birth, but by having a parent(s) (by blood) who are citizens of the nation. Jus Sanguinis rights are mandated by international treaty, with citizenship definitions imposed by the international community.

There have been several occasions where many European colonizers / immigrants residing on the American continents have professed ignorance about who the Moors are, what the Moorish Empire is, and where it is geographically located. Others feign an absolute ignorance of the undeniable and vital parts and influences that the Emperor of Morocco and the Moors played in their very existence as an entity nation on this ‘North Gate’ continent. As for their sources of higher learning, review and study ‘The Renaissance’ initiated by the Moors for the Albions’ extraction and rebirth out of the ‘Dark Ages’ and brought into the marvelous light of the modern era of sciences, literature, architecture, medicine, and advanced civilization, etc.

I will state ‘for the record’ noting some of the human rights violations that have been wrongfully put upon the Moors who have suffered under the brands, Negro, Colored, Black, and African-American, etc. These birthrights – stealing ‘Brands’ (under Barrister processes) imply and denote one or those who are considered ‘Dead in the eyes of the Law’; absent of all civil liberties; void of civil rights; and are categorized as ‘artificial persons’ under the 14th Amendment and its associated legislation.

Therefore, such ‘Branded’ persons are regulated and administered by statutes as ‘corporate wards’, real estate, and as inanimate objects; implying that all of their inheritances have been abandoned. This legal trickery was done in order to establish the conditions for the foreign corporate States and their agencies to ‘Escheat’ the Rights, the Properties, the Wealth, and the Hereditaments of Aboriginal, Natural Peoples. These misclassified and (branded) Moors are, without a doubt, intentionally mis-educated and misinformed. This State – sponsored foul socialization - engineering was done by colonizing Europeans in order to suppress history and truth, and was institutionalized to cause the unconscious Moors to remain ignorant and passive about who they are by blood, by nationality, and by birthrights.

I speak out against such artfully - constructed frauds and make this known to all European colonizers / immigrants or occupiers who have said or who have propagated this feigned lack of knowledge of these historical facts. I also rebut and rebuke those who have continued to imply and teach distorted and reconstructed history, deemed to stifle, degenerate and pervert the progress of unconscious Moors and their descendants of today.

The transplanted Europeans’ Feudal - Law practices and their de facto posturing of feigning ignorance of the Law is no excuse! Law (Jurisprudence) consists of Language, History, and Culture.

I say to all the monopoly – oriented Europeans, presently controlling the United States government, that documented evidence, placed in your own ‘Congressional Records’ reaffirms the identities of the parties involved, and unequivocally projects the relationships between yourselves and the sovereign Moors. The Congressional Records present, with ineradicable clarity, testimony to the Moors’ indispensable roles in the foundation activities of this said Republican form of government; founded upon high principles, respect for private property, and girded with statesmanship. And you are hereby commanded to call us Moors, and to refer to us by our rightful names and titles. Those rightful and inherited titles are El, Bey, Dey, Ali, and Ali.

To further prove pretense and disingenuousness on the part of many European politicians and their agency representatives, see American State Papers - Senate 8th Congress, 1st Session No. 184 & 185 page 591 – 593.

The evidence shows where Thomas Jefferson, William Bainbridge and James Simpson discuss and record communications with the “Emperor of Morocco”. The Moors, who are nationals of the Moroccan Empire, are also discussed, along with the Treaty of 1786 = 1199 in which the Emperor of Morocco assures Thomas Jefferson has been accepted; and that the European Colonists will be protected.

Let us also bring into account a revealing letter issued from the hand of President George Washington to Mohammed Ibn Abdullah, Sultan of Morocco, and dated December 1, 1789. The letter was signed and sent in the City of New York, which is and will always be the ‘Seat’ of the Moorish Empire.

There has been and is much confusion regarding what the United States of America is founded upon. The true Fore-Mothers and Fore-Fathers of this North Gate continent are Moors! The Established Law of the Land was absolutely NOT founded on any Christian religion. That truth was affirmed in The Treaty of Peace and Friendship between the United States and the Bey and subjects of Tripoli of Barbary signed 1797 – Article 11:

— “As the Government of the United States of America is not, in any sense, founded on the Christian religion; as it has in itself no character of enmity against the laws, religion, or tranquility, of Mussulmen; and, as the said States never entered into any war, or act of hostility against any Mahometan nation, it is declared by the parties, that no pretext arising from religious opinions, shall ever produce an interruption of the harmony existing between the two countries.”

Now that I have re-affirmed our ‘In Full Life’ presence, I further state for the record that ‘The Treaty of Peace and Friendship’ is the longest standing treaty unbroken by any Moor and remains in existence today, having been re-scaled every fifty (50) years. The last ‘scaling’ of the Treaty was in the year 1987 A.D. I affirm a Peace and Friendship with all People who chose to live in “Peace and Friendship” on this continent, and who support the enforcement of the Constitution for the United States Republic of North America.
Let it be known to the CORPORATE UNITED STATES OF AMERICA, its many enclaves / corporate territories doing business as the STATE OF <> and / or as the COMMONWEALTH OF <> , its many registered CORPORATIONS, and its agents / officers, et alia., the following:

We Moors of Northwest Amexem have never been citizens of the United States of America nor can we ever be citizens of that foreign entity, as we are Moors of the Moorish Empire under the political classification today - Moorish American Nationals. As affirmed in the Original Thirteenth (XIII) Article of Amendment, we Moors can never be citizens (members of any of the European Colonies). Original XIII Amendment, Section XII of the United States Republic Constitution states:

Section 12: "The traffic in slaves with Africa is hereby forever prohibited on pain of death and the forfeiture of all the rights and property of persons engaged therein; and the descendents of Africans shall not be citizens."

The same social and political position, excluding descendents of Africans from United States citizenship, has been perpetually held firm by the occupying Europeans on our Land, North America. Their contentious position was also reaffirmed and confirmed by the Supreme Court ruling in the citizenship and 'status' based 'Dred Scott Case' of 1857 A.D. The Supreme Court ruling essentially stated the following:

'In the month of March of the year 1857 A.D., the Supreme Court of the United States, led by Chief Justice Roger B. Taney declared that all blacks - slaves as well as free - were not and could never be citizens of the United States. Thus the descendents of Africans shall not be citizens'.

A reaffirmation of that political truth expressed in the Original Article of Amendment 13 with its 20 Sections, and compounded by the Dred Scott Case, denies United States citizenship to all descendents of Africans. The Europeans coined the brands, negro, black, and colored, etc., to steal the birthrights of the Moors (who are the Aboriginal and Indigenous natural peoples of the Land).

The fact still remains true that the Moors never participated in any free elections by free will or by elected representatives from their own national peers. There is no record in history that shows that Moors (branded as blacks) ever agreed to be United States citizens. There is no public record that ever displayed any evidence of any 'Naturalization Process or Ceremonies' wherein Moors (branded as blacks) have ever agreed to the corporate 14th Amendment citizens of the occupying European colonists. This fact dispels any implied agreement by Moors (branded as blacks) to participate as artificial persons / corporate entity citizens under the plausible 14th Amendment.

Any untoward actions or claims initiated by United States corporate persons or government agencies, proposing to misclassify Moors or to impose any de facto claims of jurisdiction, are herein rebuffed forever. The misrepresented persons of the CORPORATE UNITED STATES OF AMERICA, et alia, never had any legitimate, valid, or lawful claims of jurisdiction over the Moors of the Land. Any acts or claims made by any representative(s) for the United States, or any claims made by any of the representatives for the several States or by their agencies, to the contrary, constitutes 'Human Trafficking', Piracy, and acts of Misprision and Treason. Peonage has been their function and colors their purposes of operations.

The same and other violations, initiated against the Moors, such as taxation without representation, etc., are violations made against the Treaty of Peace and Friendship; are violations made against the United States Republic Constitution; and are violations made against International Laws. These laws were established to protect Aboriginal and Indigenous natural peoples against colonial government - sponsored Slavery and Genocide, etc. The Officers of the three branches of government, and the Representatives of the United States, and of the several States, are bound by Oath, by Affirmation, and by Law, to support the Laws of nations against genocide, etc.; any laws or constitution of any State to the contrary notwithstanding.

I hereby declare to all our brothers and sisters of the Nations of the Earth, that the Moors of Northwest Amexem are awake; are mentally competent to inherit our Estate; and are, with focus, making sincere efforts (against all colonial odds and oppositions) to take our place amongst the 'Affairs of Men'.

As Moorish – Americans, the Heirs and Stewards of the Land, our first order of business is to ‘restore’ the 'Balance of Nature' on this Continent. I sincerely appeal to your humanity, and ask your help (Moors and true seekers of Justice) in bringing all violating People (foreign to this Continent) to justice; and have them account for their Treasonous, Genocidal treatments made and initiated against the Aboriginal Moors of Northwest Amexem.

I affirm for the record that Moors have never been, nor can they ever be U.S. corporate citizens, regardless of any misguided claims or misgivings presented or made by any deceiving persons. That same declarative affirmation is made to counter any falsely implied agreements made or assumed by any social or political considerations or 'colored' legislation. This supreme truth stands whether or not the aboriginal Moors were then, or are now conscious of their true nationality and birthrights or not!

Moors could never be citizens / members of the European Colonies / Guilds, whether the Europeans were Inquisition Colonists or whether they were among those authorized to exist and do business on this continent by our Fore-Father, the Emperor of Morocco. This truth of the Moors’ primogeniture and hereditary birthright 'status' has been reaffirmed by Moorish / African history, by World History, and verified on countless
occasions by the European colonists and by their descendants in their relentless efforts to hide ancient history and to distort truth.

Therefore, and in accord with Nature’s Law, by Birthrights, by Title, by Heirship, and in harmony with International Law, we, the Moorish – American Aboriginals of the Land (Northwest Amexem / Northwest Africa / North America / 'The North Gate') exercise and affirm our Substantive Rights to Self – Determination; and seek to determine our own rightful political status; Commanding our rights to freely pursue our own economic, social, and cultural development; inclusive of our distinct cultural life of the State; and make public Notice of our Freehold Claim to all of our Estate and Properties; Trusted only to the Moorish Nation of Northwest Amexem; and absent of European – Colonial oppression, mis-administration, and a rebut of any assumed ‘power of attorney’ or taxation without representation, etc.

This International Proclamation and Affidavit of Status is a Declaration of National Standing, and a Published Reclamation of Estate at Law.

Notice to the Agent is Notice to Principle – Notice to the Principle is Notice to the Agent

AFFIDAVIT

Affiant, All Moorish American Nationals Aboriginal Indigenous Divine Beings - manifested in human flesh, do Declare by virtue of Divine Law; under the Zodiac Constitution; and upon the United States Republic Constitution; and upon the honor of our Fore-Mothers and our Fore-Fathers that the above Proclamation and Affidavit is true and correct to the best of our knowledge and honorable intent.

This Affidavit is dated the twenty-second Day of the Fifth Month in the Year of My Lord Allah Fourteen Hundred Thirty One. (G.C.Y. 2011-July-22)

Dominus Nobilis El-Bey, Authorized Representative,
All Rights Reserved: U.C.C. 1-207/ 1-308; U.C.C. 1-103
Quinnteukutqet Territory
Northwest Amexem

Witness and Affirmer: Taj Tarik Bey
All Rights Reserved: U.C.C. 1-207/ 1-308; U.C.C. 1-103
Shechabee / Manhattan Territory
Northwest Amexem

cc: United Nations
    High Commissioner for Human Rights
    Palais Wilson

    International Criminal Court
    Luis Moreno-Ocampo
    The Hague, The Netherlands

    International Justice Court
    The Hague, The Netherlands

    Great Seal National Association of Moorish Affairs (G.S.N.A.M.A.)
    Minister: Anaid El

    Great Seal National Association of Moorish Affairs (G.S.N.A.M.A.)
    Minister: Taj Tarik Bey

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

    UNITED STATES SECRETARY OF STATE
    Hillary Rodman Clinton

    Moroccan American Asso. of NC
    200 Pomona Dr UNIT F
    Greensboro, NC 27407
    MR. Choudani
    MR. Arif

    Embassy of Morocco
    His Excellency Mohamed Benaiissa
    Ambassador E. and P.

    Moroccan Consulate in New York, United States
    Consulate of Morocco

    Organization of American States (O.A.S.)
    Ricardo Mario Dominguez

    Embassy of Bolivarian Republic of Venezuela
    Minister Counselor
    Luis H. Bouley G.
    Lorenzo D. Diaz

    Embassy of Cuba
    Consulate General of Cuba

    Peoples Republic of China Embassy
    Consulate General of Peoples Republic of China

    Embassy of South Africa
    Consulate General of South Africa

    Inter-American Commission on Human Rights
    Felipe Gonzalez

    U.S. DEPARTMENT OF HOMELAND SECURITY
    Secretary Janet Napolitano

Morris: The Aboriginal and Indigenous Natural Peoples of Northwest Amexem / Northwest Africa / North America / 'The North Gate'.