

Moors on Birth Certificate 'Redemption' and Amnesty Declarations

We, as Moors keep abandoning our ancestral estate and our obligations and responsibilities instead of honoring our foremothers and forefathers and the principles of civilization established by them.

We have gained further information regarding the birth certificate redemption??? - wow, possibly similar to the suggestion of 'amnesty'. What would Moors be in amnesty about and to whom?

Even if Moors were to recognize the truth that they had albions in slavery FIRST, it ought be clear that the 'Treaty of Peace and Friendship' was to establish peace and the American Constitution established the Law of the Land so that no one would be molested no matter what their citizenship rank is.

Therefore it is already done. Anything outside of that is a trap and a trick. It was the Brutish Moors who had the slavics in captivity, in jails as debtors and criminals. They were and are the true debtors, not Moors and definitely not Moors in and on their own land. Prophet Noble Drew Ali said *"I declare you are a Nation and you are rich my children, you are simply rich"*. Instead Moors are continuing to abandon their estate with a birth certificate redemption process, of late. This is about birth rights, not about corporate artifices that we keep giving a life to that it simply DOES NOT HAVE, as it is void ab initio and is proof of human trafficking and was NEVER necessary and DOES NOT change anyone's descent nature. Many are having a difficult time rapping their heads around this because they are STILL in a mental slavery and it is the way they perceive the problem that is the problem.

There is a process going around, which equates to CLEAR ABANDONMENT of Moors ancestral estate. We have ascertained that this is a process for foreign Europeans who wish to come out from under the usa citizenship, and who do not want to claim THEIR nationality in honor of their mothers and fathers because they too have been corporate citizens of the u.s.a. They came here on boats as slaves, gained their independence, and later by the droves, the came, via Ellis Island, which is proven in the Congressional records, the Library of Congress, and throughout their history books they admit the same. The European colonist and their descendants want to be Americans, but they CANNOT be American Nationals. Only Moors are American Nationals tied to the land by heritage, birthright and inheritance.



The teeming life of a tenement district and something of its squalor are suggested in this view of Mulberry Street in New York City. (Library of Congress).

When the Europeans got here, inclusive of Christopher Columbus, we were already here and even Christopher Columbus knows he made a mis-take by calling us Indians. Yet some of us still insist on calling ourselves Indians. In public schools they are telling that truth. We ran into a young European waitress still in high school, and she told us that herself. Think about it, the so-called Indians called the Europeans 'pale face'. *"If I could just get you to thinking, you would free yourself"* -Prophet Noble Drew Ali.

American: *n.* an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the **original** application of the name. —Websters 1828 American Dictionary of the English language and 1936 Websters unabridged 20th century dictionary.

SO WHAT IS THIS BIRTH CERTIFICATE REDEMPTION ALL ABOUT?

It is an intended attempt to 'make voidable' the birth certificate and all of the other artificial constructs established from it. HOWEVER, it is already VOID. There is no need to go through any process to make something voidable when it is VOID ab initio. At any rate the process involves taking the birth certificate and other identification that proves you are the 'person' on the birth certificate, *mmmm.....*, and have it notarized by a notary as a 'matter of fact' by your own admission. Then you take that notarized affidavit to the **local** secretary of the particular State you *think* you are in, and have them authenticate it. You must make sure you tell them it will be utilized in Taiwan, country of China, *mmmm.....* (Do people really think or believe that China bought the Americans or have claim to the land just because they may have bailed corporate usa out of financial debt) U.S.A. is a corporation, having NOTHING to do with the ancestral estate of Moors, other than doing business on their land and fooling the sleeping people into believing they are the government or their government. I suppose the birth certificate bonds will be transferred to China now. Thank goodness Moors know their birthrights and heritage are unalienable and this North American Land is their Ancestral Estate that cannot be alienated either.

After receiving the authentication from the **local secretary of state**, you then send an Affidavit of that authentication from the local secretary of state to the **United States Department of State Secretary** (John Carey's office) and then have it authenticated there as well, being sure you tell them it is to be utilized in Taiwan, country of China. The form you utilize is an EDAS form. We looked it up and this is absolutely erroneous and is abandonment for Moors to do, especially in these days and times when Nationality is not only on the front burner, but is the cure for ALL Nations and always has been. Are you getting it yet?

This is not necessarily abandonment for the foreign European colonist, as they abandoned long ago. Especially when they came here via Ellis Island, dropping their family names and calling themselves Americans and white people, dishonoring their own nationality. Now they need to be redeemed and they need to profess their nationality as quickly as Moors do, because these are the days and times when everyone must worship (work their ship) under their own vine and fig (family) tree.

Do Moors really intend to go through with this? To go to the local State foreign government to authenticate themselves against a void ab initio birth certificate receipt, which IS proof of human trafficking and genocide violations. Just because it was created, does not mean it is binding and it certainly is not a lawful binding contract, as it is NOT a contract at all. Don't blame it on your mother's actions, as I repeat, it is not a contract and if it were, she was not given full disclosure, which makes it void. What happened is they took the appellation your mother gave you and incorporated it. That is not binding to her, or to you. It is as 'alive' as you perceive it to be in your mind and if you do, you are still under the mental slavery OR possibly you are simply looking for a feigned benefit, of which you will not receive without the honoring of your Mothers and Fathers and their heritage and history is illustrious. Anyone who follows this redemption process is not Noble (knowing) and possibly they think they are going down and intend to take others with them.

Temples are to operate as Moors State houses. Yet, most of them and their members and Leadership do not enforce the American National Constitution, although they say they are Nationals (go figure), and of which, they are obligated to it and have a responsibility to enforce it. Instead they go along with enforcing the individual corporate state constitutions, which derive their authority pursuant to the American National Constitution - Law of the Land, wherein they are forbidden to create statutes that violate the constitutionally secured liberties of the people, that is why Article VI protects that from happening. These are matters of Res Judicata, already established and are what the 'substance' 'Res' of the Constitution is based upon. The Prophet led us to the Constitution of 1776 so that we could obtain the relationship of Moors to the immigrants, via the Articles of Association, which is very important for our mental outlook and capacity to conclude. Since Moors were and really are the congress, knowledge of that

would get us to overstand our responsibility to the American Constitution, which REALLY was written for others in our land, as to how to behave in our land, and our duty and obligation is to enforce it, as it is the solving of the problem then and now. Failure to do so will cause great earthquakes, and other natural disasters, just as he said, and as is being done. Many don't get why or how it is our mental outlook and energy that reflects and causes a connection to the ethers, as we and our energy is tied to every other living thing.

IMPACTING DEFINITIONS FOR YOUR REVIEW TO SET THE STAGE:

Jus Sanguine: The Right of Blood.

Jus gentium: The Law of Nations.

Res Judicata: A matter adjudged; a thing judicially acted upon or decided; a thing or matter settled by judgment. A phrase of the civil law, constantly quoted in the books. Rules that final judgment or decree on merits by court of competent jurisdiction is conclusive of rights of parties or their privies in all later suits on points and matters determined in former suit. And to be applicable, **requires identity** in thing sued for as well as identity of cause of action, **of persons** and **parties** to action, and of **quality in person** for or against whom claim is made. The sum substance of the whole rule is that a matter once judicially decided is finally decided.

Note: This is in regards to 'Stare Decisis' case laws, which apply to ALL states and several states, etc. This is distinguished with Estoppel as it is the basis upon a cause and need for an Estoppel, the intent of an Estoppel in its broadest sense is penalty paid by one perpetrating wrong [defacto court administrators] by known fraud or by affirmative act which, though with (or without) fraudulent intent, may result in legal fraud on another. This is what is being done in most of the defacto fraudulent courts in that they violate the law against the people, yet they are deemed to know the law by their very position and seats they sit in.

"Officers of the court have no immunity, when violating a Constitutional right, from liability. For they are deemed to know the law."

Owen v. Independence, 100 S.C.T. 1398, 445 US 622

Jus praetorium: In civil law. The discretion of the praetor, as distinct from the leges, or standing laws. That kind of law which the praetors introduced for the purpose of aiding, supplying, or correcting the civil law, for the public benefit.

Note: This is the position the Sheiks and Grand Sheiks (are supposed) to hold and effectuate in the spirit of 'making law and enforcing law' for the Moorish Nation, as the Moorish Nation is the authorizing nation state and encompasses the whole body of law—"jus", by way of "jus sanguine" (blood) and being in this land, which is the Ancestral Estate and dominion of Moors. (Chapter 47 of the Circle 7 Holy Koran divinely preaped by Prophet Noble Drew Ali).

Jus Precarium: In the civil law. A right to the thing held for another, for which there is no remedy by **legal** action, but only **entreaty** or request.

Note: This is the position Public Servants / Public Officials, etc., hold only by way of being Trustees of the Moors Estate and have been given obligations and duties (as described in the Articles of the Constitution). They however have NO Right of claim unless entreated to them by request and granted or permitted by Moors. However they never ask, they just escheated the inheritance. Thus, Prophet Noble Drew Ali came to tell us about our "Illustrious History and Illustrious Estate. "You are rich my children, you are rich". Our position in law is "**jus praesens**"

Jus Praesens: In civil law. A present or vested right; a right already completely acquired.

Why don't the Beys enforce that? We trust this clears up a some things. Read Amendment IX to know your position when a State government establishment or any of its charters, corporations, enclaves, agencies, agents and representatives, seen and unseen, known and un-

known, disclosed and undisclosed, encroaches your liberties and violates you and the Law of the Land.

When you declare (be clear yourself) and Proclaim your nationality, those colorable documents are void and ex rel is the lawful position, equating with the Prophet's instruction of not getting rid of it as it is proof of human trafficking and genocide of the people. Then you would send DIRECTLY to the United States Departments of State yourself, and a few others, approximately 7 or 8 of them, without a middle-man notary from the corporate state, as you are NOT a citizen / member of the corporate state in the first place and as mentioned earlier, their birth certificates are a receipt of a void record. To be a Moor, a Diplomat, an Amir, a Moor American National, you are obligated to attest to the validity of records, therefore recognize void records.

Check it all out for yourself and recognize what you are being led to do with the birth certificate, Taiwan, the Secretary of the corporate states, etc. Someone, somewhere DOES NOT want to see Moors take their place amongst the affairs of man and step into the knowledge and benefits of their heritage. We clearly get why it is a conflict that cannot be told in words, just as Prophet Noble Drew Ali said it would be.

In Plenus Vita

R.V. Bey Publications

22nd day of June 2014 ccy / 1434 mcy