



925-12

**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**

**Actual and Constructive Notice
International Document**

<http://www.moorishnationpublicrecords.com/public-notice.html>
Done by the light of day - twenty-two June two-zero one-two.

=====
7010 1870 0002 5451 4098
=====

Notice to Agent is Notice to Principal, Notice to Principal is notice to Agent

To the Connecticut State General Assembly, All Senate and House Representatives, Members, Officers, Agents, et al Greetings and Salutations from the Moors of Maghrib' al' Aqca (Moroooco the extreme west - America)

Definitions

Black's Law 4th Edition – Slavery – “The condition of a slave; that civil relation in which one man has absolute power over the life, fortune, and liberty of another.”

United States **Thirty-Eighth Congress, 1st Session** – Saturday, April 9, 1864., Article XIII Section 12

Original 13th Article of the Bill of Rights with all twenty sections (enclosed); Section 12 states the following:

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

“I, me, Anaïd :El, am competent to make this Sui Heredes Affidavit and I possess full Sovran and UNALIENABLE RIGHTS Sovran and unalienable rights with political rights supported by and secured by virtue of birth, the Treaty of Peace and Friendship (1786/1836), the Constitution for the united States of America (1789) and the Bill of Rights (1791), and over two hundred years of American case (i.e., common law), both prior to and after the undeclared and unsanctioned federal, corporate United States government bankruptcies of 1933 and 1938 invoking a democracy, repugnant to, and contrary to, the republic (Article VI Section IV). I do lawfully, rightfully, in good faith affirm, do and say as actual and CONSTRUCTIVE NOTICE:

For the Record, On the Record, Let the Record show, that I Am: Anaïd :El Aboriginal Indigenous Sui Heredes Moor of Maghrib' al' Aqca secured party, donor, creditor, bailor, beneficiary/grantor of transmitting utility ens legis, ex-relatione Diana Dawesel / DIANA DAWESEL and/or any derivative thereof. UCC 2011-154-0313-1

I am enclosing a certified copy of the questionnaire that was sent to the COMMISSIONER OF THE STATE OF CONNECTICUT DEPARTMENT OF MOTOR VEHICLE for you to review and to answer, as the COMMISSIONER was unable and unwilling to provide the 'Requested' information.

In addition to the enclosed questions, please provide the following, as it is related to **all** members/clerks/officers/agents/contractors/employees/personnel et al of the General Assembly.

The Connecticut State Republic is a British colony, established under the Supreme Law, the United States Republic Constitution in which, pursuant to Article VI, all state and federal officers/agents/public-servants/trustees etc. are Oath **bound** by , and required to support the laws of the United States Republic Constitution **for** The United States of America which is inclusive of the lawful de jure “General Assembly”. I ask that you provide the following:

1. Please provide the Delegation of Authority/Quo Warranto for the de facto STATE OF CONNECTICUT and the GENERAL ASSEMBLY, as distinguished from the Constitutional Connecticut State Republic.
2. Please provide documented and verifiable proof whereby all Senate and House members/officers/clerks/agents/-public servants-trustees have received Delegation of Authority/Power of Attorney/Quo Warranto. This includes your 'Official Oath of Office' and the names, addresses, and confirmed amounts of each members/officers/clerks/agents/et al **Bond**, pursuant to USC 15.
3. If you are functioning as lawful de jure Government you **cannot** command the People to contract or extort “fees” from them in Violation of the 1st Article of the Bill of Rights. If you are demanding “fees” then you are operating as a for-profit private foreign corporation. Please provide the documented and verifiable proof of Delegation of Authority/Power of Attorney/Quo Warranto for the GENERAL ASSEMBLY, a private for profit foreign corporation or the lawful General Assembly, to command and extort the personal property of the People without due process of law and lawful compensation.
4. Please provide documented and verifiable proof where the Moors of Maghrib' al' Aqca Aboriginal Indigenous to the land delegated authority/power of attorney to all General Assembly/GENERAL ASSEMBLY members to regulate the actions/property/inheritance of the Moors
5. Please provide the documented and verifiable proof of the Delegated Authority/power of attorney where those People other than Moors (Foreign Immigrants Europeans Colonists) Delegated Authority to all General Assembly/GENERAL ASSEMBLY members/officers/clerks/agents-public servants-trustees to regulate the actions of the People other than Moors
6. Please provide the documented and verifiable proof of the Delegated Authority/power of attorney where the General Assembly/GENERAL ASSEMBLY can command the Moors and People other than Moors to surrender

their personal properties under threat duress and coercion, and to force them into unlawful, untenable contracts/enjoining adhesion contracts etc., and to steal their personal properties.

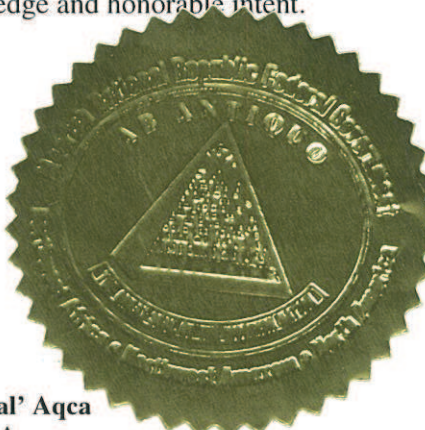
7. Please provide the documented and verifiable proof of the delegated authority/power of attorney whereas the General Assembly/GENERAL ASSEMBLY was authorized or sanction to abolish the lawfully assigned Office of the Sheriff, the protector of the People, and to replace that office with Military Police/Troops/Highwayman using titles such as POLICE OFFICER, CHIEF OF POLICE, MARSHALL, STATE TROOPER, who are not elected officials nor authorized per the United States Republic Constitution nor by the Connecticut State Republic Constitution, and with the foresaid persons' sole function being to murder, to kidnap, to ransom, to steal the property of the People, to engage, assist, and to profit from human trafficking and slavery. Black's Law 4th Edition *Highwayman – A bandit; one who robs travelers upon the highway.*
8. Please provide the documented and verifiable proof of the Delegated Authority/power of attorney where the General Assembly/GENERAL ASSEMBLY can establish various DEPARTMENTS, AGENCIES, i.e. POLICE, MARSHALL, STATE TROOPER, CHIEF OF POLICE, DEPARTMENT OF MOTOR VEHICLE, GENERAL ASSEMBLY, BOARD OF EDUCATION, DEPARTMENT OF CHILD AND WELFARE, DEPARTMENT OF CHILD SUPPORT ENFORCEMENT to name a few. These entities were created that enslave the People while at the same time collecting a "feudal fee" and/or arbitrary salary from the People they have enslaved?
9. Please provide the documented and verifiable proof of the Delegated Authority/power of attorney where the General Assembly/GENERAL ASSEMBLY can kidnap the child(ren) of the natural People of the land, and remove them from their families and communities and transfer them to a co-conspirator who received portions of the "feudal fee"/ransom for their colluding participation in the kidnapping, and to assist foreign violators in holding the child(ren) hostage.
10. Please provide the documented and verifiable proof of the delegated authority/power of attorney where the General Assembly/GENERAL ASSEMBLY can lawfully create policies to regulate the natural People, their actions, cripple their liberties, and confiscate and regulate their properties and impose "fees" of their private hereditaments?
11. Enclosed is Exhibit B of United States Supreme Court Stare Decisis. Please provide documented and verifiable proof of the delegated authority/power of attorney where the General Assembly/GENERAL ASSEMBLY can override Supreme Court Stare Decisis and compel the People to engage in the Commercial Motor Vehicle Process.

Please note as public servants-trustees, you have an obligation to speak. For all those who chose not to speak and remain silent when they have an obligation to speak you become a co-conspirator and the provisions of the Original 13th Article of the Bill of Rights Section 12 applies.

Until the answers to the above have been lawfully provided, along with all relevant wet ink signature(s) whereby Delegated Authority/Power of Attorney with initial dates and expiration dates, was delegated to the STATE OF CONNECTICUT and to the GENERAL ASSEMBLY, a European Colony, whereby they have claimed to have jurisdiction or authority to institute policies/regulations under the guise of law, and to impose them upon any declared Moor of Maghrib' al' Aqca (Al Moroc/America – North America) the natural people of the land, this is 'Lawful Notice' that all PUBLIC SERVANTS-TRUSTEES, ACTORS, AGENTS, OFFICERS, MILITARY PERSONNEL I.E. POLICE (OFFICERS), STATE TROOPERS, MARSHALLS, JUDGES, MAGISTRATES, PROSECUTORS, OFFICERS OF THE COURT-ATTORNEYS, CLERKS, ET AL, must cease and desist any and all actions against the Moors, artificially branded as NEGRO, COLORED, BLACK, AFRICAN AMERICAN, ETHIOPIAN, JAMACIAN, PUERTO RICAN, ETC. or said violating persons shall be named as a party in violation of the Original 13th Article of Bill of Rights Section 12, and pursuant to the provisions of said Article, **"upon pain of death and the forfeiture of all the rights and property of persons engaged therein"**.

This Affidavit must be accepted as Truth, unless a counter Affidavit, signed under the penalty of perjury, is presented and documented for the record in dispute, within 7 days.

I, Anaid :El, member of Consul, declare under the Zodiac Constitution and the United States Republic Constitution (1791) and the Treaty of Peace and Friendship (1786/87 & 1836) that the above is true and correct to the best of my knowledge and honorable intent.



Day 25, September, 1432 M.C. (2012 C.C.Y.)
™Anaid-A-El© Authorized Representativ



I Am: _____
All Rights Reserved:
Secured Party, Creditor, Bailor, Beneficiary, Ex-relatiune 1MDiana
Dawesel© U.C.C. 1-207/1-308; U.C.C. 1-103
Quinnehtekqut Territory
[c/o 141 Weston Street HARTFORD CONNECTICUT [Zip
Exempt]]
Northwest Amexem

**Maghrib' al' Aqca
Northwest Amexem**

Duly Subscribed and Affirmed on this 25 day of September 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/ Domimus Adalis
Wazi [Notary Public]
Domimus Adalis K1
Printed Appellation [Name]

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

Embassy of Morocco
His Excellency Mohamed Benaissa ;
Mrs. Laila H. Benaissa
Ambassador E. and P.

U.S. Department of Transportation
Secretary Ray LaHood

Peace Palace
The Hague Netherland

International Criminal Court
Luis Moreno-Ocampo

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

Moroccan Consulate in New York, United States
Consulate of Morocco in United States

Embassy of Bolivarian
Republic of Venezuela
Minister Counselor
Luis H. Bouley G.
Lorenzo D. Díaz
FEDERAL COMMUNICATIONS COMMISSION
Julius Genachowski, Chairman

United States Attorney General
Eric H. Holder Jr.

Interpol
Lyon, France

Great Seal National Association
of Moorish Affairs
Minister: Funtayus Llewlan

Embassy of Cuba

Peoples Republic of China Embassy

Embassy of South Africa
FEDERAL TRADE COMMISSION
Jon Leibowitz, Commissioner



**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

Actual and Constructive Notice

Order of Protection

International Document

Notice to Agent is Notice to Principal, Notice to Principal is notice to Agent

To all PUBLIC SERVANTS-TRUSTEES, ACTORS, AGENTS, OFFICERS, MILITARY PERSONNEL I.E. POLICE (OFFICERS), STATE TROOPERS, MARSHALLS, JUDGES, MAGISTRATES, PROSECUTORS, OFFICERS OF THE COURTS-ATTORNEYS, CLERKS, ET EAL.,

You Are Hereby Ordered to cease and desist any and all unlawful actions perpetrated against any declared Aboriginal Indigenous Moor of Maghrib' al' Aqca as said persons are under the political jurisdiction of Moorish American National. Said violating Person(s) shall be named in a suit in the International World Court as a party in violation of the Original 13th Article of The Bill of Rights Section 12 and pursuant to the provisions of said Article, **"upon pain of death and the forfeiture of all the Rights and property of persons engaged therein"**. In addition to other charges inclusive of Treason, Kidnapping, Human Trafficking Misappropriation, Malfesance, Misfesance, Torture, Genocide, Violation of United States Republic Constitution (1791) and Treaty of Peace and Friendship (1786-87 & 1836), etc.



Day 25, September, 1432 M.C. (2012 C.C.Y.)

TMAnaid :EI© Consul

I Am:

All Rights Reserved:

Secured Party, Creditor, Bailor, Beneficiary, Ex-relationship TMDiana Dawesel©

U.C.C. 1-207/1-308; U.C.C. 1-103

Quinnehtekqt Territory

[c/o 141 Weston Street HARTFORD CONNECTICUT [Zip Exempt]]

Northwest Amexem



Maghrib' al' Northwest Amexem

Duly Subscribed and Affirmed on this 25 day of September 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/ Dominus Nobilis
Wazi [Notary Public]
Printed Appellation [Name]



**STATE OF CONNECTICUT
DEPARTMENT OF MOTOR VEHICLES**

60 State Street, Wethersfield, CT 06161

<http://ct.gov/dmv>



March 30, 2012

D-DawesEl, Beneficiary
141 Weston Street #1145
Hartford, CT 06143

Dear D-DawesEl:


The Commissioner of Motor Vehicles has received your correspondence, and I am replying on her behalf. In your letter you enumerated thirty- three separate items to which you request a response.

I am unable to provide responses to your questions/arguments because they are based upon assumptions, theories and legal interpretations that, in my opinion, are unfounded. The Department of Motor Vehicles is an agency within the executive branch of state government. Statutes have been enacted by the legislature in the State of Connecticut that authorize the Commissioner of Motor Vehicles to issue licenses and identification cards and to register motor vehicles. Laws related to driver licensing and vehicle registration fall within the purview of individual states to enact. The laws of the State of Connecticut prohibit operation on its roads by an individual who does not possess a valid license or in a vehicle without a valid registration. All other states have similar laws.

Federal law governs the area of commercial driver licensing for operators of commercial motor vehicles, as that term is defined in 49 CFR § 383.5.¹ It requires that state laws conform to federal provisions applicable to persons who obtain commercial driver's licenses.²

It is the Department's position that it is applying both state and federal law properly, and does not share your opinion that a "gross misunderstanding" has taken place.

Sincerely,


Sharon Geanuracos
Agency Legal Director

cc: Melody Currey, Commissioner

¹ "Commercial motor vehicle" (CMV) means a motor vehicle or combination of motor vehicles used in commerce to transport passengers or property if the motor vehicle--

- (1) Has a gross combination weight rating or gross combination weight of 11,794 kilograms or more (26,001 pounds or more), whichever is greater, inclusive of a towed unit(s) with a gross vehicle weight rating or gross vehicle weight of more than 4,536 kilograms (10,000 pounds), whichever is greater; or
- (2) Has a gross vehicle weight rating or gross vehicle weight of 11,794 or more kilograms (26,001 pounds or more), whichever is greater; or
- (3) Is designed to transport 16 or more passengers, including the driver; or
- (4) Is of any size and is used in the transportation of hazardous materials as defined in this section.

² Commercial driver's license (CDL) means a license issued to an individual by a State or other jurisdiction of domicile, in accordance with the standards contained in this part, which authorizes the individual to operate a class of a commercial motor vehicle.

DAWESEL
141 Weston Street #1145
HARTFORD CT 06143

March 17, 2012

7010 1870 0002 5451 3244

STATE OF CONNECTICUT
DEPARTMENT OF MOTOR VEHICLE
Melody A. Curry, COMMISSIONER
60 State Street
WETHERSFIELD CT 06161

RE: Questionnaire of Motor Vehicle Process

In an effort to comprehend the motor vehicle process I am addressing the below questions to you as Commission as I have asked several agents in the motor vehicle office and they have confessed to not having the answer. I am sure as the Commissioner you will be able to assist with the below questions therefore I thank you in advance for you time and effort.

1. In reviewing the Organic United States Republic Constitution and the Organic Connecticut Constitution, I do not find any authorization for the existence of the Motor Vehicle Process as applicable to the People and their Personal Property. Can you please provide the law that authorized the existence of the Motor Vehicle Process?
2. In reviewing the Federal motor vehicle codes it appears as though the state motor vehicle process is in fact a Federal Program. Please provide the law that authorized a Federal Program to operate within the State outside the venue of Intrastate Commerce.
3. In reviewing the Federal Motor Vehicle Program it states that the Motor Vehicle Program applies to "Commercial" activity and the requirement for a "driver's license" is also a "Commercial" activity for chaffers and person(s) engaged in commerce using their automobile as a motor vehicle. In fact this is affirmed by Former Secretary of State Janet Reno in the following regarding DMV: "The activity licensed by state DMV's and in connection with which individuals must submit personal information to the DMV - the operation of motor vehicles - is itself integrally related to interstate commerce". **Reno v. Condon**, No. 98-1464, decided January 12, 2000 Supreme Court of the United States as well as **Chicago Coach Co. v. City of Chicago**, 227 Ill. 200, 169 N.E. 22. were it states "Travel is not a privilege requiring, licensing, vehicle registration, or forced insurances."
4. Per the Federal regulations "Motor Vehicle" is defined as the following: "Motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo; and,

The term "used for commercial purposes": means the carriage of persons or property for any fare, fee, rate, charge or other consideration or directly or indirectly in connection with any business, or other undertaking intended for profit." Pursuant to the above regulation it appears as the entire Motor Vehicle Process is strictly for commercial activity and does not apply to the personal property or the free movement of human beings on the land therefore unless you are engaged in a commercial activity you are exempt or in truth this regulation does not apply to humans and their personal property. Please provide the law that overrules the above.

5. Pursuant to the Organic United States Republic Constitution and the Connecticut Constitution which must be in harmony, the Supreme Law of the land is the Organic United States Republic Constitution and the sole function of all government officers is to preserve, protect, and secure the rights of the People and no government has the authority to "regulate" human beings, their personal property, or activity. This is affirmed in **Shapiro v. Thompson, 398 US 618, 89 S. Ct. 1322** "The People must be free to travel throughout the United States uninhibited by statutes, rules or regulation." Is the DEPARTMENT OF MOTOR VEHICLE in accord with the above and if not please provide the law that authorized this separation and/or cross jurisdiction?
6. In reviewing a portion of the Motor Vehicle regulations it appears to apply to "person(s)". **Church of Scientology v. U.S. Dept. of Justice (1979) 612 F. 2d 417, 425.** "The word "person" in legal terminology is perceived as a general word which normally includes in its scope a variety of entities **other than human beings.**"
7. Per the Federal "regulation" a person is defined as follows: "The word "person", or "persons", wherever used shall be deemed to include corporations and associations existing under or authorized by the laws of either the United States, the laws of any of the Territories, the laws of any State, or the laws of any foreign country
8. Per the Connecticut State "regulation" a "person" is defined as follows: "Person" includes any individual, corporation, limited liability company, association, copartnership, company, firm, business trust or other aggregation of individuals;
9. An individual per Federal "regulation" is as follows: "the term 'individual' means a citizen of the United States or an alien lawfully admitted for permanent residence;"
10. Pursuant to *Wheeling Steel Corp. v. Fox*, 298 U.S. 193, 80 L.Ed. 1143, 56 S.Ct. 773. "The U.S. citizens residing in one of the states of the union, are **classified as property and franchises** of the federal government as an "individual entity"
11. Per Federal regulation "United States, U.S. is a Federal corporation; an agency, department, commission, board, or other entity of the United States; or an instrumentality of the United States
12. Per **Penhallow v. Doane's Administrators (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54)**, defines governments succinctly: "governments are corporations." Therefore the STATE OF CONNECTICUT and the DEPARTMENT OF MOTOR VEHICLE is a corporation. With the above in mind, once a "fee" is requested you are no longer operating as a government entity. Instead you are operating as a private for profit corporation. Why doesn't the THE DEPARTMENT OF MOTOR VEHICLE corporation provide 1099oid for settlement and closure?
13. With the above in mind, a "person" is a fictitious entity, a corporation, NOT a human being, and it is to this entity that the Motor Vehicle Process, rules and regulations apply. If this analysis is incorrect please provide the law that authorized the Department of Motor Vehicle Corporation to regulate human beings?
14. In reviewing the actual registration certificate and the title certificate there is wording on both that is evidence of a pre-existing trust that the human beings personal property is entered into. If a trust is entered into when a human being registered their personal property with the Motor Vehicle is the trust disclosed to the human being?
15. Is the human being disclosed that the STATE OF CONNECTICUT and/or DEPARTMENT OF MOTOR VEHICLE is a trust?
16. Is the human being compensated once their personal property is entered into the trust?
17. If the personal property of the human being is considered a gift into the trust why does the human being have to pay a "fee"?
18. Is the human being provided with terms and conditions of the trust upon registration?

19. In reviewing both the certificate of registration and Certificate of title, the human being is listed with their name in all capital letters which according to the standard grammar and the United States printing department denotes a corporation. Was the creation of the corporation by way of capitalized name disclosed to the human being?
20. Was the rules and regulations of the corporation disclosed to the human being?
21. In reviewing both the certificate of registration and certificate of title both the human being ,which is the beneficiary, and the STATE OF CONNECTICUT DEPARTMENT OF MOTOR VEHICLE, which is the trustee, are listed on the documents. According to trust law when both the beneficiary and trustee is listed the trust is automatically dissolved.
22. If a trust has been established it would be the responsibility of the trustee to obtain, complete, and process all forms/applications. Why is the beneficiary-Human Being completing contracts that the trustee-STATE OF CONNECTICUT DEPARTMENT OF MOTOR VEHICLE is suppose to be completing?
23. How can the MOTOR VEHICLE corporation be the trustee and also the corporate entity imposing charges to register, obtain a license, and insurance from the trustee(s)?
24. If the personal property is the human being they are the beneficiary.
25. In reviewing the Certificate of Registration it states what the "fee" for the registration is. Per Black's Law Dictionary 4th Edition "The true meaning of the word "fee" is the same as that of "feud". Also in Black's Law Dictionary 4th Edition – Feud refers to Feudal Law and/or Feudal System which is the opposite of Allodial.
26. Per Black's Law Dictionary 4th Edition Allodial means Free; not holden of any lord or superior; owned without obligation of vassaige or fealty; the opposite of feudal.
27. In analyzing the above it would appear as thought the Motor Vehicle and/or state of Connecticut is in fact fighting and waging war against the People and extorting the Peoples personal property under the guise of a misrepresented registration process through an undisclosed feudal system.
28. In all transactions where an item is purchased a "Bill of Sale" and/or "Receipt" is proof of ownership. However, in speaking with your agent I was told that the only proof of ownership is the "Certificate of Title". In researching the word "Title" per Black Law Dictionary 4th Edition a "title in real property may be defined generally to be the evidence of right which a person has to the possession of property. The word "title" certainly does not merely signify the right which a person has to the possession of property; because there are many instances in which a person may have the right to the possession of property, and at the same time have no "title" to the same. In its ordinary legal acceptance, however it generally seems to 'imply' a right of possession also."
29. There is no lawful definition of "Certificate of Title" however there is a reference to "Certificate of Registry" which is a function of maritime law. Is the Department of Motor Vehicle operating under Maritime Law? If so please provide the authorization for this departure from law; What nation and principal is the Department of Motor Vehicle operation for/under? Where is the evidence of certification of delegation of authority and what are the parameters? Where is this published?
30. Per Black's Law Dictionary 4th Edition Bill of Sale means "In contracts. A written agreement under seal, by which one person assigns or transfers his right to or interest in goods and personal chattels to another. An instrument by which, in particular, the property in ships and vessels is conveyed." This is a mutual agreement with all parties having complete disclosure.
31. If the Certificate of Title is an indication of ownership and not the Bill of Sale, please explain why the "Bill of Sale" must be surrendered to the Department of Motor Vehicle at the time of registration? Also provide the law which states proof of ownership, Bill of Sale and/or

Receipt, must be surrendered from private ownership to the Department of Motor Vehicle a corporation which constitutes extortion and theft without compensation.

32. In analyzing further the term feudal law, it states "In modern English tenures, "fee" signifies an estate of inheritance, being the highest and most extensive interest which a man can have in a feud; and when the term is used simply, without any adjunct, or in the form "fee-simple." It imports an absolute inheritance clear of any condition, limitation, or restriction to particular heirs, but descendible to the heirs' general, male or female, lineal or collateral." The above makes it clear that a vast estate is at the center of this entire process of which a *secret and undisclosed war is being waged. Given the above it would appear as though the Department of Motor Vehicle is acting as a trustee/mercenary agent of said estate which means the Department of Motor Vehicle has access to the finance to pay all expenses relative to the heirs.*
33. Since the Department of Motor Vehicle is demanding finance from the heir to pay the expenses when they have a responsibility to manage with finance from the estate the actions of their agents would be misappropriation of funds, fraud, embezzlement, extortion, human trafficking, peonage, theft, unlawful imprisonment, kidnapping, misrepresentation, theft of services, treason, and if no delegation of authority can be produced, impersonating a government official, to name a few.

In closing I would like to point out that I believe a gross misunderstanding has taken place. In fact I believe that over the years it appears as though the requirements for commercial activity was inadvertently applied to human beings and their private property. I am inclined to believe this and take this position as I cannot believe that any government agent or private corporation would knowingly engage in any of the violations mentioned above.

I look forward most anxiously to your response, clarifications, corrections, and/or agreement of any of the above findings. Pursuant to Regulation Z, I trust that three (3) days ought be enough to review and respond. If at the end of said three (3) days no response is received your silence will be a tacit.

I submit this questionnaire in good faith, honor, without any ill will or intent. I simply look to you for clarity of what appears to be a simple misunderstanding.

In Honor,
D-DawesEl, Beneficiary

- COPY -

Authorized Representative,
ALL RIGHTS RESERVED - NON-NEGOTIABLE

U.S. Postal Service™	
CERTIFIED MAIL™ RECEIPT	
<i>(Domestic Mail Only; No Insurance Coverage Provided)</i>	
For delivery information visit our website at www.usps.com	
OFFICIAL USE	
Postage	\$
Certified Fee	
Return Receipt Fee (Endorsement Required)	
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$
Postmark Here	
Sent to 77. of Dept of mv Commission Melorly A. Conny	
Street, Apt. No., or PO Box No. 606 State Street	
City, State, ZIP+4 Wethersfield ct 06161	
PS Form 3800, August 2005 See Reverse for Instructions	