





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.

Affidabit of Fact

International Document.

http://www.moorishnationpublicrecords.com/public-notice.html Done by the light of day - thirteenth October two-zero one-two.

7010 1870 0002 5451 3282



From: Dominus Nobilis El, Third Party Intervener Authorized Representative for:

Abka Re Bey, Ex-Relatione ™Tabitha Gentry©

All Rights Reserved

U.C.C. 1-207/ 1-308/1-209; U.C.C. 1-103

c/o 141 Weston Street #1145

Hartford Connecticut [06143-9998]

Northwest Amexem

To: Office of Governor Attention: Bill Haslan Office of Attorney General Attention: Robert E. Cooper, Jr. Office of Mayor Memphis Attention: A. C. Wharton Jr

Office of Sheriff at SHELBY COUNTY

Attention: William Oldham Office of Director of Police Attention: Toney Armstrong

Office of Chief Deputy at SHELBY COUNTY

Attention: William Cash

Office of Chief Administrative Office

Attention: Chuck Fox Office of Chief Jailer Attention: Robert Moore

Office of Assistance Chief of Uniform Patrol

Attention: Larry R, Young Office of Assistant Chief of Courts

Attention: Floyd Bonner

Office of Assistant Chief of Investigative Services

Attention: Mark Dunbar Office of Executive Assistant

Attention: Lucy Moore

Office of Chief Deputy Executive Assistant

Attention: Gloria Mooris

Office of Public Information Officer

Attention: Chip Washington

Office of Assistant Shelby County Attorney assigned to Sheriffs Office

Attention: Debra L. Fessenden

Office of Shelby County Jail East Correctional Womens Facility

Attention: Janice Mosley

Office of Judge Shelby Co. Justice Complex - Administrative

Attention: James M. Lammey Office of Chief Jail East Attention: P. Fields Office of the Court Clerk Attention: Kevin Key

Office of Chairman/CEO of News Corporation

Attention: Keith Rupert Murdoch

Agent of Fox 13 Attention: Matt Gersen Attention: Rodney Baber Attention: Robert Paudert

Agent of Fox 13 Attorney / Legal Analysis

Attention: Caren Nichol

Greetings to all Public Servants/Agent/Contractors/Members of the foreign STATE OF TENNESSEE at Northwest Amexem/Northwest Africa/North America/ The North Gate, Maghrib' al' Aqca [Africa the extreme west]

Re: Kidnapping of Moorish American National Abka Re Bey, ex-Relatione Tabitha Gentry

In violation of the following/Invoking:

American Constitution adopted for the Union States of America – dba UNITED STATES OF AMERICA Treaty of Peace and Friendship 1786/1836

United Nations Declaration on the Rights of Indigenous People (UNDRIP)

United Nations Decolonization Resolution 1514 – (UNDR1514)

International Covenant on Civil and Political Rights, Adopted by the General Assembly of the United Nations on 19 December 1966 (ICCPR).

Being Moorish American Nationals and not subject to the foreign colorable United States Corporation we have exhausted all possible remedies.

On or about January 14, 2013 Our Moorish American National Abka Re Bey Ex-Relatione TMTabitha Gentry© recording in the Public Records and submitted to alleged parties of record regarding unalienable Hereditament lawfully identified within the claimed landmass Torrens Title "Deed of Conveyance" of "42" '36" "30" all of the land described in the Express Trust of Noble Drew Ali, Trustor, of 1928, vast estate for the benefit of all Moorish American Nationals which is Waqf Jurisdiction. The location being identified by profiting Europeans who are not Heirs to this Estate and are foreign to this land, as [600 South Shady Grove Road Memphis Tennessee 38120 MSL#3234209] lawfully within said Conveyance "35.114635".

As there has been no rebuttal to said claim as published in the public records and in truth there can be no lawful rebuttal as this is Estate Hereditament, the silence of said parties is a tacit and judgment is final.

On or around 5 March 2013, various foreign Europeans began harassing our Moorish American National Abka Re Bey and threatening to endanger her and her children. Fearing for her life and the life of her children Abka Re Bey was unable to come out of the home and engage in normal affairs to ensure the welfare of herself and her children. In violation of ICCPR Article 17, Article 20, Article 23, and UNDRIP Article 7, Article 8, Article 10, Article 26,

The private affairs of our Moorish American National Abka Re Bey was slanderously published in the media creating a violation of her right to Privacy as well as slander and defamation of character by various profiting Europeans in the location under the jurisdiction of the corporation known as MEMPHIS TENNESSEE. In Violation of ICCPR Article 20.

Various profiting private contractors by the title of POLICE DEPARTMENT and alleged SWAT TEAM, have held our Moorish American National Abka Re Bey and her minor children under siege threatening to kidnap her and her children, with intent to engage in "Human Trafficking" via profiting agents through other corporations under the name of DEPARTMENT OF CHILDREN'S SERVICES and previously identified corporations. In Violation of UNDR1514 Article 4 – "All armed action or repressive measures of all kinds directed against dependent Peoples shall cease in order to enable them to exercise peacefully and freely their right to complete independence, and the integrity of their National territory shall be respected." Article 5 – "Immediate steps shall be taken, in Trust and Non-Self-Governing Territories or all other territories which have not yet attained independence, to transfer all powers to the Peoples of those territories, without any conditions or reservations, in accordance with their freely expressed will and desire, without any distinction as to race, creed or colour, in order to enable them to enjoy complete independence and freedom."

On or around 7 March 2013 Abka Re Bey was kidnapped while leave the inherited land after dark as the profiting Europeans maintain a stringent siege during the day. Her children have been kidnapped and placed in locations with European Christians against the will of our Moorish American National Abka Re Bey and the father of the children have been publicly declared by profiting foreign European to be a fugitive in his own land and said profiting foreign Europeans are now looking to the remaining children of Abka Re Bey to kidnap and hold for ransom and Human Trafficking. The children that are currently being held, said foreign agents operating through the DEPARTMENT OF CHILDREN SERVICES corporation is paying foreign Christian persons to hold the children hostage – this is Human Trafficking/Genocide.

The profiting Europeans aught to know if there is a lawful claim, it must be heard in a lawful Article III court. However since Abka Re Bey is a Moorish American National the only court, pursuant to the American Constitution for the Union States of America dba the UNITED STATES OF AMERICA inclusive of all their colorable subdivision/franchises inclusive of the STATE OF TENNEESSEE and CITY OF MEMPHIS, that can hear issues of National diversity is the Supreme Court pursuant to Article III Section II of the American Constitution.

Said Public Servants only obligation is to Protect, Preserve, and Secure the rights of ALL People.

On or about 8 March 2013, profiting Europeans operating through the STATE OF TENNESSEE, CITY OF MEMPHIS, CRIMINAL COURT OF SHELBY COUNTY, RENASANT BANK, JUDGE/JUDICIAL COMMISSIONER, GENRAL SESSIONS, DISTRICT ATTORNEY GENERAL TASK FORCE, DISTRICT ATTORNEY GENERAL, SHELBY COUNTY SHERIFFS DEPARTMENT published fraudulent unlawful slanderous unfounded, absent lawful investigation statements of which Detective Brad Less and Greg Hadaway made under Oath. In Violation of their Oath of Office, the American Constitution 1791, Treaty of Peace and Friendship 1786, ICCPR Article 14.

The following statements were <u>made under Oath</u> and are evidence of perjury and treason by public servants who pursuant to the American Constitution are in a position where they **MUST** uphold the said Constitution and protect, preserve, and secure the (birth) rights of the People – Especially Moorish American Nationals as this is our land.

Violations are as follows:

Statements made under Oath by:

Detective Brad Less of the SHELBY COUNTY SHERIFF OFFICE and Greg Hadaway an employee of RENASANT BANK, who are not parties to the issue and do not have first hand knowledge as they are NOT RENASANT BANK. It is alleged that RENASANT BANK, a fictitious entity, a corporation operating under the

charter of the Federal Reserve Bank is the alleged "lawful owner" of the land of the Moorish American Nationals Aboriginal Indigenous.

Said property was abandoned and has been vacant on or before 30 August 2011 and to this day remains vacant.

Rebuttal: Pursuant to International Law, Treaty of Peace and Friendship 1786/1836, United Nations Rights of Indigenous People Article 10 – Indigenous People shall not be forcibly removed from their lands or territories.

Pursuant to International Law, Trust Law, and Estate Law – Inheritance cannot be bought, sold, or transferred. By their very statements the said public servants have confessed to fraud and treason. Inheritance cannot be bought or sold therefore for the record, it is demanded that RENASANT BANK place into evidence in what capacity they received authorization to sell that which cannot be sold, and never/could not belong to them.

Further, if the property was abandoned then there has been no theft of property as the property was and is vacant as stated by Detective Brad Less and Greg Hadaway under Oath.

Said Detective Brad Less and Greg Hadaway alleged that our Moorish American National Abka Re Bey is "excluding and depriving the true owner of the residence and doing so without the said owner's permission and against the true owners express wishes and instructions".

Rebuttal: As the true owner as stated by Detective Brad Less and Greg Hadaway under Oath is RENASANT BANK, a fictitious entity, there is no possible way that a fictitious corporation can take possession and come into said property. Further as RENASANT BANK is a fictitious entity to allege that our Moorish American National Abka Re Bey would then seek "permission", if such could be obtained from a fictitious entity, from RENASANT BANK is repugnant and contrary to the American Constitution of which all public servants took an Oath to uphold.

Since this is a Civil Matter, I state for the record, on the record, and let the record show the said "instructions" written in the hand of the fictitious entity, a corporation, be presented for examination and further let the true and only party, RENASANT BANK come forth in the flesh and be questions—pursuant to the American Constitution Article IV of the Bill of Rights, all have a right to face their accuser—before sentence and/or detention/imprisonment in the flesh.

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:

It has been alleged by Detective Brad Less and Greg Hadaway in their <u>statement under Oath</u>, that our Moorish American National Abka Re Bey "identified herself as a member of the Sovereign Citizen", refused to recognize the laws of the UNITED STATES, STATE OF TENNESSEE, or its political subdivisions".

Rebuttal: Our Moorish American National Aboriginal Indigenous to the land of our Foremothers and Forefathers never identified herself as any "Sovereign Citizen" which is a slanderous name applied by profiting Europeans against your own unruly members of your Union Society who have engaged in unlawful acts of which Moorish American Nationals Aboriginal Indigenous to the land ARE NOT a party.

The Supreme Law of this land IS the American Constitution adopted for the Union States of America dba the UNITED STATES OF AMERICA inclusive of the STATE OF TENNESSEE and its political subdivisions. As such, since our Moorish American National Abka Re Bey has been kidnapped, is being held for ransom by profiteers in the amount of 2,000,000.00 Two Million, in a bankrupt corporation as affirmed in the 5 June 1933 Emergency Banking Act and affirmed once again by Senator Trafficant on the floor of the Congress March 1993, I on behalf of our Moorish American National Abka Re Bey, Accept for value and discharge said bonded ransom pursuant to House Joint Resolution 192 and demand the surrender of all associated bonds, inclusive of the 1099, and appoint Judge/Judicial Commissioner James M. Lammey as Fiduciary Trustee in this matter case#GS13007643 commanding said public servant to settle and close the case. As you have forcibly obtained the Hereditament personal property fingerprints of our Moorish American National Abka Re Bey, and are using such information to garner booty and prize from said Estate, you aught have no issue is Settling and closing out this issue in commerce that you have created

We demand the immediate release of our Moorish American National Abka Re Bey, her children and all Hereditament Property as said public servants have violated the very Supreme Law of the Land, Article VI of the American Constitution adopted for the Union States of America doing business as the UNITED STATES OF AMERICA.

Our Moorish American National has been trespasses upon by the profiting foreigners who have violated and broken the following Laws/Treaty(ies):

American Constitution adopted for the Union States of America

Article 1 Bill of Rights - Violation of right to free association, religion

Said profiting Europeans have forced our Moorish American National to contract with them for profit at her expense and warring against her as she is not member/party to/of the Christian Crusaders who have usurped our land.

Article 4 Bill of Rights – Right of person to be secure in their person and property; Unreasonable search and seizure; no warrant shall issue unless supported by oath or affirmation by injured party

Said profiting Europeans have under Oath committed perjury as the owner of record is a bank, a fictitious entity. Said bank pursuant to their own charter CANNOT own property.

National Bank Act

SEC. 27. And be it further enacted, That it shall be unlawful for any officer acting under the provisions of this act to countersign or deliver to any association, or to any other company or person, any circulating notes contemplated by this act, except as hereinbefore provided, and in accordance with the true intent and meaning of this act. And any officer who shall violate the provisions of this section shall be deemed guilty of a high misdemeanor, and on conviction thereof shall be punished by fine not exceeding double the amount so countersigned and delivered, and imprisonment not less than one year and not exceeding fifteen years, at the discretion of the court in which he shall be tried.

SEC. 28. And be it further enacted, That it shall be lawful for any such association to purchase, hold, and convey real estate as follows:—

First. Such as shall be necessary for its immediate accommodation in the transaction of its business. Second. Such as shall be mortgaged to it in good faith by way of security for debts previously contracted. Third. Such as shall be conveyed to it in satisfaction of debts previously contracted in the course of its dealings. Fourth. Such as it shall purchase at sales under Judgments, decrees, or mortgages held by such association, or shall purchase to secure debts due to said association.

Such associations shall not purchase or hold real estate in any other case or for any other purpose than as specified in this section. Nor shall it hold possession of any real estate under mortgage, or hold the title and possession of any real estate purchased to secure any debts due to it for a longer period than five years.

SEC. 53. And be it further enacted, That if the directors of any association shall knowingly violate, or knowingly permit any of the officers, agents, or servants of the association to violate any of the provisions of this act, all the rights, privileges, and franchises of the association derived from this act shall be thereby forfeited. Such violation shall, however, be determined and adjudged by a proper circuit, district, or territorial court of the United States, in a suit brought for that purpose by the comptroller of the currency, in his own name, before the association shall be declared dissolved. And in cases of such violation, every director who participated in or assented to the same shall be held liable in his personal and individual capacity for all damages which the association, its shareholders, or any other person, shall have sustained in consequences of such violation.

National banking corporations are agencies or instruments of the general government, designed to aid in the administration of an important branch of the public service, and are an appropriate constitutional means to that end. Pollard v State, Ala 1880, 65 Ala 628

See, also, Tarrant v. Bessemer Nat Bank 1913, 61 So 47,7 Ala App 285

A national bank cannot lend its credit or become the guarantor of the obligation of another unless it owns or has an interest in the obligation guaranteed especially where it receives no benefits therefrom. Citizens' Nat Bank of Cameron v Good Roads Gravel Co. Tex Civ App. 1921 236 SW 153 dismissed w.o.j

A national bank has no power to guarantee the performance of a contract made for the sole benefit of another. First National Bank v Crespi & Co.Tex Civ App 1920 217 SW 705

National banks have <u>no</u> power to negotiate loans for others. Pollock v Lumberman's Nat Bank of Portland Or 1917 168 P 616 86 Or 324

A national bank <u>cannot act as a broker</u> in lending its depositors' money to third persons. Byron v First Nat Bank of Roseburg, Or 195 146 P 516 75 Or 296

A national bank is not authorized to act as a broker in loaning the money of others. Grow v Cockrill, Ark. 1897, 39 S W 60, 63 Ark 418. See, also, Keyser v Hitz Dist of Col 1883 2 Mackey 513

Officers of a national bank in handling its funds are acting in a fiduciary capacity, and cannot make loans and furnish money contrary to law or in such improvident manner as to imperil its funds. First Nat Bank v Humphreys Okla 1917 168 P 410, 66 Okla 186

Article V Bill of Rights – No person shall be held to answer for a capital or otherwise infamous crime without due process of law. ICCPR Article 7, Article 8, Article 9 Section 1, Article 14.

Said profiting Europeans have kidnapped for a ransom of 2,000,000.00 (two million dollars) our Moorish American national without due process of law – Bill of Attainder. There must be a lawful investigation of which all parties have been notified, followed by the presentment of evidence relative to claim and then after review a judgment is rendered. Said profiting Europeans is hinder our Moorish American National from preparing a defense. Said Profiting Europeans are forcing our Moorish American National to contract with an "officer of their court", "Attorney" which cannot represent a Moorish American national as they are foreign and members of the foreign English Barrister Association/Communist Union with headquarters in the United Kingdom.

Article VIII Bill of Rights – Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Profiting Europeans are clearly engaging in "Human Trafficking" as a bond has already been established and credit paid to various corporations which enables said foreign Europeans to continue to enslave Moorish American Nationals Aboriginal Indigenous to the land.

Article III, Section II – In all cases affecting ambassadors, other public ministers and consuls, and those in which a state shall be party, the Supreme Court shall have original jurisdiction.

As Abka Re Bey is an Internationally Proclaimed Moorish American National, this issue can only be heard in the Supreme Court as this is an issue of diversity. Further as the UNITED STATE OF AMERICA relinquished all jurisdictions of Morocco/Moors no one has jurisdiction over any proclaimed Moorish American National and to imply such is an "Act of War" under International Treaty of which the United State of America and all its subcorporation, and all of its officers, inclusive of the State of Tennessee and it sub corporations are bound.

Article III Section III Treason against the United States, shall consist only in levying war against them. Abka Re Bey, being a Moorish American National is a national of the United States of Morocco/Al Moroc and the actions of said public servants is against the United States.

The STATE OF TENNEESSEE 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 OF AMERICA corporation and its franchise STATE OF TENNEESSEE are in violation of their fiduciary duties and are acting on their own accord for profit to bring injury to our Moorish American National Abka Re Bey.

We demand the immediate release of the body and liberties. If there is a lawful complaint in evidence by RENASANT BANK in the flesh, not any agent of said bank, then we demand that the protocol of due process be adhered to. We further demand charges be brought against all parties involved pursuant to the "Original 13th Bill of Rights, Section 12 where is states "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 descendants of Africans shall not be citizens."

Enclosed is an Averment of Jurisdiction / Quo Warrento, pursuant to Regulation Z, a response is required 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.

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

Fraud and deceit may arise from silence where there is a duty to speak the truth, as well as from speaking an untruth. Morrison v. Coddington, 662 P. 2d. 155, 135 Ariz. 480(1983).

"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." Norton v. Shelby County, 118 U.S. 425

Creditor's initials. Honourably Yours.

∑ * |

By: Princeps; Dominus Nobilis El, Third Party Intervener, Power of Attorney in Fact, Authorized Representative for: 'TMAbka Re Bey©', and "Ex-Relation TMTabitha Gentry©, 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 **Jurat.**

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

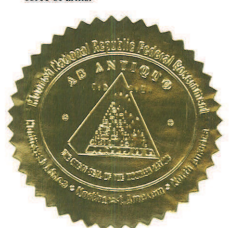
Interpol Lyon, France

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

Federal Communications Commission Julius Genachowski, Chairman

Maghrib' al' Aqca. Northwest Amexem.

Duly Subscribed and Affirmed on this ______ day of ______ One Thousand Four Hundred Thirty-Three M.C. [2013 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:

Wazi [Notary Public].
Printed Appellation [Name].

STATE OF TENNESSEE		DESCRIPTION	
		D.O.B	04/10/1980
- VS -		R/S	{Click to enter}
		HT/WT	503 / 150
Tabitha Gentry AKA Abka Re Bey		R & I	369377
600 S. Shady Grove Rd.		COLOR HA	IR Black
Memphis, TN 38120		COLOR EY	ES Brown
•		(SCARS	S/MARKS/TATOOS)
		{Click to en	ter}
SUBPOENA:			
NAME	ADDRESS		PHONE
1. Greg Hadaway	5240 Poplar Av	e. Ste. 200	901-312-4052
2.			
2			
4. ;			
5.			
: Report Number: 1303000281SH			
Report Number, 130300020131	•		
	CONTINUATION OF AFFIDA	AVIT OF COMPLAIN	
AM 3: 24			
Ö	Ž		
₽.	SNÓISS:		
ထု	\mathcal{U}_{i}		

by arresting and bring the above named

Tabitha Gentry AKA Abka Re Bey

before the General Sessions Criminal Court of Shelby County, Tennessee

This 8 day of MARCH 2013
Bill Oldham, SHERIFF

Tabitha Gentry AKA Abka Re Bey
600 S. Shady Grove rd.

Memphis, TN 38120

Issued _____ day of ______, 2013
Received ____ day of ______, 2013
Executed ____ day of ______, 2013

STATE OF TENNESSEE

NO. 65. 13067643

AFFIDAVIT OF COMPLAINT

STATE OF TENNESSEE COUNTY of SHELBY

Personally appeared before me Det. B. Less and Greg Hadaway and made oath that on or about the 1st day of March, 2013. in said County. and within the jurisdiction of the Criminal Court of Shelby County. Tennessee, one Tabitha Gentry AKA Abka Re Bey. age 32sex Female, whose last known address is 600 S. Shady Grove Rd. Memphis, TN 38120. did unlawfully commit the offense(s) of Aggravated Burglary T.C.A. 39-14-403, Theft of Property Over \$60,000.00 T.C.A. 39-14-103, Criminal Trespass T.C.A. 39-14-405 and the essential facts constituting said offense(s) and the source of the affiant's information are as follows: On 03-07-2013 Detectives with the Shelby County District Attorney General's Task Force were contacted by compl. Hadaway stating that he is employed by Renasant Bank, which foreclosed the property located at 600 S. Shady Grove Rd. Memphis, TN 38120 on or before 08-30-2011 and to this day remains the true and lawful owner of the property. The house, property, and structures had been vacant since the date of foreclosure until recently and were placed on the market to be sold through Hobson and Marks/Bensdorf realtors, who also placed "For Sale" signs on the property. Compl. Hadaway recently learned that Suspect Tabitha Gentry gained access to the residence located at 600 S. Shady Grove Rd. Memphis, TN 38120 and is now unlawfully occupying the property and excluding and depriving the true owner of the residence and its curtilage not only without the true owner's permission but also against the true owners express wishes and instructions. Per Compl. Hadaway, on 03-06-2013, Renasant Bank posted a notice on the front gate demanding that Tabitha Gentry vacate the property immediately, but Tabitha Gentry, AKA Abka Re Bey, having filed documents on 2-25-2013 with the Shelby County Register's Office in which she claimed rights to the property located at 600 S. Shady Grove Rd. Memphis, TN 38120, identified herself as a member of the Sovereign Citizen Moorish National Movement, and refused to recognize the laws of the United States, State of Tennessee, or its political subdivisions, placed a chain with a lock on the front gate preventing access of the true owners of the property. Tabitha Gentry has knowingly ignored the legal and lawful orders of the true owner to vacate the premises and has exercised control over the property located at 600 S. Shady Grove Rd. in defiance of the orders of the true owner. The value of the house and property located at 600 S. Shady Grove Rd. is 3.1

·	
Million dollars. These events occurred in Shelby County, Tenn	nessee.
$\Lambda I \rho$	0 110
Met B.	hen fifteen
Co-Affian	ni dinami
0	52,40 Popular Suite 200
Sworn to and subscribed before me this day of MANUA 2013	Address Address
	111 4 1 2 1 30
Judge	e/Judicial Conymissioner. General Sessions Ofiminal Court. DIV.51
	of Shelby County, Tennessee
STATE OF TENNESSEE	· · · · · · · · · · · · · · · · · · ·
	<u>ႏွ</u> မှ
COUNTY of SHELBY	
	WADDANT SS 2
	WARRANT

TO ANY LAWFUL OFFICER OF THE STATE:

INFORMATION ON OATH having been made that the offense(s) of Aggravated Burglary T.C.A. 39-14-403, Theft of Property Over

\$60,000.00 T.C.A. 39-14-103, Criminal Trespass T.C.A. 39-14-405 has been committed, and accusing Tabilita GentryAKA Abka Re Bev thereof.

YOU ARE HEREBY COMMANDED IN THE NAME OF THE STATE to ARRISE said defendant and bring him/her before me or any Judge of the General Sessions Criminal Court of Shelby County.

This day of MANUH 2013.

Bond is set at \$2.000,000 Evidence if Human Traffficking /
Judge/Judicial Commissioner, General Sessions Criminal

of Shelby County, Tennessee



The below are **Foreign Europeans** impersonating Americans – publicly slandering our Internationally Proclaimed Moorish American National Abka Re Bey. They are defying United Nations Declaration on Rights of Indigenous People, United Nations Decolonization Resolution 1514, American Constitution adopted for the Union States of America doing business as the United States of America.





The Moorish American/Moroccan Flag identifies this land as claimed by the Moorish Nation under the law of Flags. Protected by the Treaty of Peace and Friendship 1786 entered into between the Emperor of Morocco and the Union States in order to assist in establishing the Europeans as a Nation under the protection of the Moorish Empire – The United States Congressional Record 1780

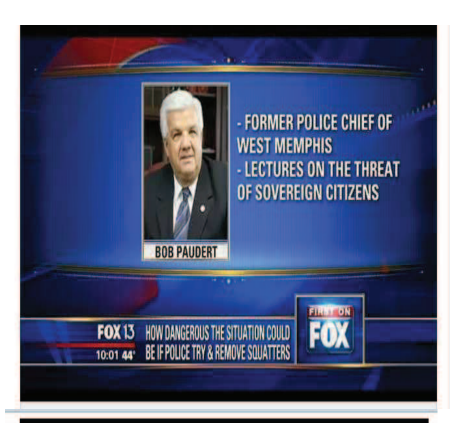






Banks Cannot Own Property!!!

National banking
corporations are agencies
or instruments of the
general government,
designed to aid in the
administration of an
important branch of the
public service, and are an
appropriate constitutional
means to that end. Pollard
v State, Ala 1880, 65 Ala
628 See, also, Tarrant v.
Bessemer Nat Bank 1913,
61 So 47,7 Ala App 285





Moorish American Nationals are NOT Sovereign Citizens – this is an attempt to slander the Moors with those unruly Europeans who engage in acts of violence and like their counterparts, of which this profiting agent operating through the construct of west Memphis is a part of, are the law breakers as they publicly violate the American Constitution of which they took an Oath to Uphold and to date NONE have produced any "Delegation of Authority". Pursuant to the said American Constitution all corporations are/must be a create of the Constitution – What Constitution is this corporation a creature of? And what Constitution allows the public servant to violate, kidnap, hold for ransom, engage in human trafficking of the People?





The Children of Moorish American National Abka Re Bey have been kidnapped by foreign Europeans who then use them and engage in Human Trafficking for profit – this is affirmed and promoted by this profiting European, Caren Nicol, as she slanders our Moorish American Nation -This is our land and as such we cannot be squatters in our own lands. This has been affirmed by the United Nations **Decolonization Resolution** 1514.



Governor Bill Haslam

bill.haslam@tn.gov



Attorney General Robert E. Cooper, Jr.

Fax: (615) 741-2009



Mayor A C Wharton, Jr.

mayor@memphistn.gov



Sheriff William "Bill" Oldham 222-3310

public-info@shelby-sheriff.org - Fax: (901)



Director of Police - Toney Armstrong

- mpd@memphispolice.org



Chief Deputy William Cash



Chief Administrative Officer Chuck Fox



Chief Jailer Robert Moore



Assistant Chief of Uniform Patrol Larry R. Young



Assistant Chief of Courts Floyd Bonner



Assistant Chief of Investigative Services Mark Dunbar

Executive Assistant – Lucy Moore
Chief Deputy Executive Assistant – Gloria Mooris
Public Information Officer – Chip Wahsington - Chip.Washington@shelby-sheriff.org
Assistant Shelby County Attorney assigned to Sheriffs Office – Debra L. Fessenden

Shelby County Jail East Correctional Womens Facility – Janice Mosley - <u>Janice.Mosley@shelbycountytn.gov</u>



Judge James M. Lammey
Office of the Courts

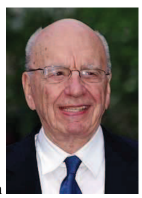
Shelby Co. Justice Complex - Administrative

Chief P. Fields – Jail East

Court Clerk – Kevin Key

Risk Management

Fox 13



Chairman/CEO of News Corporation Keith Rupert Murdoch

Matt Gersen



Rodney Baber



Robert Paudert



Attorney / Legal Analysis Caren Nichol







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.

Averment Of Jurisdiction - Quo Warranto

For The Record, To Be Read Into The Record Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent.

March 11, 2010

Office of the Mayor,

Fax: (901) 636-6555

mayor@memphistn.gov

AC Wharton Jr

STATE OF TENNESSEE

Bill Haslan. Governor State Capitol, 1st Floor Nashville TN 37243 Fax:(615)532-9711 bill.haslam@tn.gov

DEPARTMENT OF CHILD SERVICES

Office of Commission, James M. Henry

Cordell Hull Building 7th Floor Nashville, TN 37243 Fax: 615-253-4089

dcs.email@tn.gov,

Felicia.Thompson@tn.gov

SHELBY COUNTY SHERIFFS DEPARTMENT Office of the Sheriff. William Oldham

201 Poplar Ave. 9th Floor Memphis, TN 38103 Fax: (901) 222-3310

public-info@shelby-sheriff.org

OF EXCHANGE No. GS13007643

OFFICE OF REGIONAL ADMINISTRATOR, SHELBY COUNTY

Merlene Hyman Donnelley J. Hill Bldg., 4th Floor City Hall, 125 N. Main St. Room 700 170 North Main Street Memphis, TN 38103 Memphis, TN 38103

Fax: 901-543-7110 merlene.hyman@tn.gov

FOX 13 CORPORATION – NEWS CORPORATION

Office of Chairman/CEO, Rupert Murdoch

211 Avenue of the Americas New York, NY 10036 Fax: 212-852-7145

rmurdoch@newscorp.com

jhenderson@newscorp.com, dberger@newscorp.com

RENASANT BANK

Office of CEO/Chairman, Edward Robinson McGraw

209 Troy St Tupelo, MS 38801 Fax: 662-680-1518 insurance@renasant.com

Re: Kidnapping of Moorish American National Abka Re Bey, ex-Relatione Tabitha Gentry BILL OF ATTAINER/BILL

Res Judicata

Hagans v Lavine 415 U.S. 533., There is no discretion to ignore lack of jurisdiction. Joyce v U.S. 474 2d 215; The law provides that once State and Federal jurisdiction have been challenged, it must be proven. Main v Thiboutot 100. S. Ct 2501 (1980); " Jurisdiction can be challenged at any time " and "jurisdiction, once challenged, cannot be assumed and must be decided". Basso v Utah Power and Light Co. 495 F.2d 906,910.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for above listed Corporations and Agents/Officers/Public Servants 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.

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 no more than \$2,000.00 or imprisoned not more than five years or both." 101160



Seal

In Honour,

I Am: /s/ Dominus Nobilis El,

Third Party Intervener, Power of Attorney in Fact, Authorized Representative for: 'TMAbka Re Bey©', and "Ex-Relation TMTabitha Gentry©, CESTUI QUE TRUST. Flesh and Blood Being, In Propria Persona, Sui Heredes All Rights Reserved: U.C.C. 1-207/1-308; U.C.C.1-103 [c/o 141 Weston Street #1145 Hartford Connecticut, 06143]

Northwest Amexem

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