A Response To

**SOUTHERN POVERTY LAW CENTER’S**

Finch and Flowers ‘OPINION’ Regarding Sovereignty

By Rahsmariah Bey, Publisher R.V. Bey Publications

This is the third report we have seen over the past 3 years from the Southern Poverty Law Center. We urge you all to keep in mind that these are their opinions and are not in fact Law!

**Quote from the Poverty Report:**

The effort by Flowers and Finch comes as the number of sovereigns expands rapidly along with the larger anti-government ”Patriot” movement.

... the detectives realized that their county had become a destination for “sovereign citizens” — particularly self-proclaimed followers of Noble Drew Ali, a black separatist from the early 20th century whose Moorish ideology has been selectively adopted by many sovereigns.

**Finch:** “So we started training the registrar of deeds, the Clerks of Court, our district court and Superior Court judges, our assistant district attorneys. We even trained defense attorneys so they would understand, you know, this is not just a crazy person who they are representing, [that] this is actually somebody who believes that the government is illegitimate and this is why they believe that.”

---End Quotes.

Moors are by blood, jus sanguine, the true aboriginal people of the land, the American National, which by that mere fact they are in fact the ONLY sovereign. They are not ‘Black sovereigns, nor is Noble Drew Ali a black separatist, and they are not a part of the Patriot Movement. More so over, neither the Patriot group or Moors are acting in an anti-government manner. It is the actions of Finch and Flowers and any other citizen who colludes with them that are in fact anti-government. To say that Moors are anti-government or that they are Black Sovereigns is a Misrepresentation and by it being printed, is not only slanderous, it is Libel. Finch and Flowers are descendants of naturalized citizens themselves and do not have any political rights or power here, except to follow the Law of the Land as Public Servants and Trustees. Their clear intent and organized mission to maintain violations of the people’s rights is Treasonous. For that reason they ought to continue to be made responsible for their Misrepresentation and abuse of their limited authority, if they have any at all. Otherwise they are on a personal mission and still they must be held accountable for their infractions and for breaking the law.

It is clear that they are attempting to muddy up the waters of “sovereignty” as to what it is and what it is not. Europeans could NEVER be sovereigns here. Sovereignty comes with nationality, it does NOT stand alone. Therefore, there is no validity to a so-called “Black Sovereign or “Black Sovereignty Movement”, nor is there validity to the Patriot group who attempts to be sovereigns. The only sovereign here is the Moor American National. Of course then, a people of European descent would like for this to be their ‘homeland’ void of sovereigns as they cannot be the sovereign and they don’t want you to claim your nationality, thus your sovereign status. That is why they get upset when one proclaims their Nationality as that of a Moor. A Moor does NOT have to claim sovereignty, they have to declare their Nationality, and be themselves, the heirs apparent. Upon declaring their nationality and being themselves, sovereignty is bestowed. This puts a clear light on why those who have been usurping and violating the rights of the natural people, do not want to give up the ghost now, as they would then find themselves without food on their plate, without any bodies to rob liberties from. This is evident and translates as them being sued for those violations of law. Their robbing of the people is why they have been prosperous and it is a commission of piracy.

**Piracy:** A robbery or forceable depredation on the high seas, without lawful authority, done animo furandi in the spirit and intention of universal hostility.

*(Note: Animo means ‘with intent’; and furandi means ‘an intention of stealing’).*
Collusion and Conspiracy:
The intentions Finch and Flowers have made known in regards to their plans to collude with other agencies, private corporations, associations and public servants (i.e. clerks of courts, registrars of deeds, court officers, police departments, etc, etc.) are more than obvious. Wake up now you sleepy headed Moors. It is clear that they have no problem with violating the rights of the people and violating the united states supreme court stare decisis case laws, which they are vowed by Oath and Affirmation to support the source of those decisions, which is the Constitution. The Constitution is the ‘tool of YOUR trust; and is the Law of the Land. It is an eloquent, brilliant document. Stop thinking the modern Europeans have a law, the law is already established – it is the National Constitution, the American Law. The Europeans here in and of the united states of America cannot create any rules that abrogate the national constitution. They can only be naturalized citizens under the Constitution or Public Trustees / Government Officials / Public Servants. Trustees and Public Servants do NOT tell the beneficiaries what to do! Nor do they establish untoward rules of law that are repugnant to the Constitution. The law is already established.

Marbury v. Madison, 5 US 137
“The Constitution of these United States is the supreme law of the land. Any law that is repugnant to the Constitution is null and void of law.”

As well, within their printed words you can detect their concerns, as they have lost their jobs, or are about to lose their jobs. They admit many have been sued. We are aware that this is a direct result of the “people” enforcing the law, by simply enforcing the united states republic constitution of 1791, which ASOLUTLEY includes the Treaty of Peace and Friendship, as that is what gave the European colonists and other aliens the authority to be here, as it was/is the pre-mandate to the constitution being set up prior to the implementation of the Constitution. Thus, any and all Public Servants / Trustees / Government Officials and any entities, agencies, corporations, et al, derive their authority from it. Their duties are described in the Articles of both the Treaty and the Constitution. If they operate without the honor of their Oath to it, they are not only in Dishonor, but have relinquished or voided their “Delegation of Authority”, or perceived Delegation of Authority” (pursuant to Article III). Which means they HAVE NO JURISDICTION WHATSOEVER over the natural people. The People must enforce the Constitution and hold them to their Oath and Obligation to it. This is elementary and absolutely necessary. That is why the directive from Prophet Noble Drew Ali was/is for the Beys and Els, (including the Deys, Als an Alis), and all Americans to ENFORCE THE CONSTITUTION.

Denationalizing Moors:
It is also necessary for the people to recognize that there is no such thing as Black people. The intent on denationalizing Moors was the reason they were coined negro, black, colored and Ethiopian in 1774, and later the 14th amendment—a codicil—not law, was established for CORPORATIONS—not natural people. And is the reason why Prophet Noble Drew Ali said “come hear the truth about your nationality and birthrights, you are not negro, colored, black or ethiopian.” as well he said “there is no need for the 14th amendment for the salvation of the people.” As well Moors have an illustrious history and it does not start with being brought over here on slave boats from Africa, as the North American Continent is Northwest Africa. Therefore Finch and Flowers are in error in regards to saying the so-called ‘black sovereigns’, under Prophet Noble Drew Ali are returning to North Carolina because it is the territory in which Prophet Noble Drew was born, as such they (Moors) are returning to their homeland. The entire continent is the home of the aboriginal and indigenous Moors. Thus, the recent proclamations from various mayors of various states support that as best they can. However with or without those proclamations the truth remains the same. Moors were already here, and came back and forth on the seas in ships as they wished to, when they wished to. In fact Moors are the first navigators on the entire planet earth.

Public School System:
Not knowing this is attributed to the false history that has been taught in the public school systems. The public school systems started usurping in the 1800’s. The pattern is clear. It is obvious in that Moors have declared, proclaimed and affirmed they are Moors and are not black people, in keeping in accord with the family of nations, and have put it in written form, which cannot be circumscribed by people like Finch and Flowers or by any government entity, policy enforcer, Public Trustee, etc., yet people like Finch and Flowers keep wanting to refer to Moors as “black people”, ‘black sovereigns’, black militia, etc., etc. NOBODY likes Black people, as so-called ‘Black’ people are in dishonor of their own Mothers and Fathers and CANNOT exercise rights, as they HAVE NONE!!.
Importance of Declaring Nationality:
It is therefore clear that those who have considered themselves black, must refrain from such labels because so-called ‘blacks’ have no Rights to be denied, they are fictitious, chattel property, corporate persons, who have only privileges. Those privileges are taken away at will and that is what is happening to so-called ‘black’ people. We could ignore these assertions of Finch and Flowers however, they themselves admit that the people have informed them they are Moors, and they (Finch and Flowers) keep coercing them to be black via intimidation tactics, as described in this report, threat, duress and coercion, and proven by their continually calling them ‘black activist, black sovereigns, etc., etc. Thus, the reports are Misrepresented and they can and ought to be charged with Misrepresentation, Slander and Libel. The reported interview in the Southern Poverty Law Report is excellent proof and can be used as evidence.

Under What Authority Do Finch and Flowers Act?:
Their intentions, down to the “Intelligence Group” established by Private Detectives for the State of North Carolina’ - Detectives Flowers and Finch, are clear prima facie evidence of those who are and those who intend to collude as co-conspirators. As well, and even more important, they have published evidence of their committing of, but not limited to: stalking, harassment, violation of privacy, unauthorized investigation, piracy, Fraud, Slander, Libel and acting as if they have Delegation of Authority, therefore impersonating an ‘Officer of the Court’. That is just for starters. All of these things are a violation of the Constitutionally secured rights of the people, of which they (Public Trustees / Public Officials / All Government Entities and their enclaves, are vowed by oath and affirmation to protect, preserve and secure. If they are acting on their own then they are renegades of the law and are but outlaws themselves. Any enforcement they make on the people are without authority and they ought be charged by the people for such violations, they ought not be surprised that they have been and will continue to be sued for violations of the peoples rights, thereby for bringing injury to the people. There exist NO Delegation of Authority that allows them to violate the Constitution and the People’s Rights. They perform these acts under the guise of a government officer, which is in violation of Title 18, Section 912 - Piracy. They also perform these felonious acts under trickery and deceit, which falls under the definition of “Fraud”. Please keep in mind that governments are only established for the purpose of protecting the rights of the people. Therefore all Public Trustees/ Officers / Magistrates / Judges / Agencies of any government / associations / corporations, et al have an obligation to speak and not be silent when they see or witness an infraction of the people’s rights. Being silent constitutes Fraud!!!

In Regards to Fraud:
Any Court / Judge/Magistrate is obligated to be impartial and brings question in regards to their insistence that one surrender a Right, which is very evident when they hold back, not answer, refuse to answer Writs; ‘Averment of Jurisdiction’, which has been submitted to a Court. These acts also bring question in regards to Fraud, and includes any Officer of the Court, who Colludes with such actions:

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.

Fraud also includes any intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right. A false representation of a matter of fact... which deceives and is intended to deceive another so that he shall act upon it to his legal injury. … It consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or in some manner to do him injury… (Emphasis added) –Black’s Law Dictionary Fifth Edition, page 594.

U.S. v. Prudden, 424 F.2d. 1021; U.S. v. Tweel, 550 F. 2d. 297, 299, 300 (1977) 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 deception will not be tolerated and if this is routine it should be corrected immediately.

Fraud and deceit may arise from silence where there is a duty to speak the truth, as well as from speaking an untruth.
IT IS CLEAR:
What they are doing is not only Fraud, it is Collusion, Stalking, Conspiracy and Conspiracy to Extort. Every person who they have trained and who participates needs to be charged with the same. For Example: The following quote from the Report, made by Flowers is filled with Conspiracy:

FLOWERS: “We insulated our county, I think, as best you can. We train everybody from parking enforcement to meter-reading folk who will see the tags and contact us immediately. We [also] trained our dispatchers to pick up some of these buzzwords so they can then notify the officer to be aware on calls for service or traffic stops, and we’ve trained all levels of our command staff. It’s been a pretty big net we have thrown out, which has been very effective.”

Violations and sanctions for Finch and Flowers and anyone who follows them, fall under, but not limited to Title 18, Part I, Chapter 13 §241 of United States Code —‘Conspiracy of Rights’ wherein it states below in part:

...If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured— They shall be fined under this title or imprisoned not more than ten years, or both; ...

Title 18, Part I, Chapter 13 §242 of United States Code — “Deprivation of Rights’ wherein it states below in part:

...Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, then are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; ...

Quoted from the Poverty Law Center Report:
I have indicated under publishers note in red italicized parenthesis, the violations clearly admitted in the following quote by Flowers:

FLOWERS: We go out after our patrol guys run into [them, or] after we get an E-mail from a parking guy or the registrar of deeds, (publishers note: Conspiracy and violation of Privacy Act) and we talk to these folks in a very congenial, nonaggressive manner — basically, telling them that we want to understand their political and ideological stance in order to train up our folks. (publishers note: Conspiracy and Conspiracy to Extort, Stalking) We spend hours sitting down at sovereign kitchen tables and on their couches, in their backyards sipping lemonade. And they’ll just talk to us. (publishers note: Stalking and Impersonating an Officer) A lot of them haven’t had anybody that would spend the time to listen to them. They will tell us everything we need to know in order to predict their behavior the next time they’re run into by officers. (publishers note: Violation of Title 18 and evidence of Piracy.)

The irony is that Finch and Flowers, of the private North Carolina Police Department and the Southern Poverty Law Report, have openly published their intent to collude and violate the rights of the people. Written in such a way to appear to the ignorant that it is substantiated, therefore clears them of deceit and treason. Thus, the ignorant sit with them and abide by answering questions they may bring forth. Even the unintelligent and the blind can see that these are personal intentions and have nothing to do with law or with the people’s obligation of ‘due care’ to the public. The people owe nothing more than ‘due care’ to the public and if there is no injury to a person or property, the people have the greatest right to be ‘left alone’ and not to be made part of an unlawful investigation.
Moor Remedy:
Upon knowledge one would also see that the Poverty Law Center report and the ‘intelligence team’ headed by Finch and Flowers plays directly into the hands of those who are not ignorant of the law and are willing and able to in fact sui them and get them out of any office they may perpetrate. The conscious and sovereign people are in fact conscious and sovereign and they are not Black people, black separatists or black sovereigns. The people will not continue to allow these perpetrators to slander them and deny their rights. There is a penalty for them doing so. They (Finch and Flowers) have made it clear that in order for them to maintain their ‘jobs’, their dishonest ‘way of life’, they are willing to continue to engage in Treason and Piracy, which is an International crime. Thus the international community ought be notified.

Title 18USC, Section 1651, “Piracy Under Law of Nation”:
Whoever, on the high seas, commits the crime of piracy as defined by the law of nations, and is afterwards brought into or found in the United States, shall be imprisoned for life.

They have just invited every person who colludes with them to commit “Piracy and Treason”, Fraud, Misrepresentation and a host of other violations. Finch and Flowers may want to look up the penalty for Treason, it is greater than the loss of their home. As well, keep in mind the Superior Court in North Carolina already warned them (private policy enforcers) to put their property in someone else’s name because the people will be suing them. Whether the Superior Court said it or not, they can and ought to be sued as they are law breakers. The Superior Court also told them that the state of North Carolina, of which Finch and Flowers say they represent or work for, would no longer hold a bond for them (any private policy enforcer). This is because they keep violating, liening upon the un-alienable rights of the people (via commerce). The people are not commerce, they are natural people. Thus their bond or insurance policy to uphold the rights of the person is designed to be liened upon by the people for violations of the people’s rights and for the violation of their Oath. We are not sure if Flowers and Finch is currently employed by the State of North Carolina, or if they themselves have been sued and are desperate to maintain violations of the people rights so they can continue to be personally prosperous, as they appear to be personally irritated and frustrated.

Conclusion:
Instructions for Finch and Flowers as to how to ‘handle the folks’ is already established in the Constitution, which is the Law of the Land wherein all citizens must abide and any and all governments are in place to preserve. So, who are these people? Clearly they are Law breakers and ought be removed from the seats of government and charged with violations of law respectively. What the people ought do is clear, clear, clear. The counter to these subversive, unlawful activities is to “ENFORCE THE CONSTITUTION -- THE LAW OF THE LAND!” just as Prophet Noble Drew Ali directed. It must be enforced against anyone who violates it against you! That would be Flowers and Finch and all those who collude with them to do the same thing they do.

Greensboro, N.C., detectives Rob Finch (right) and Kory Flowers (left) say police aren't the only ones who need training in dealing with "sovereign" extremists, so do court officials and many others. (Photo by Jennifer Warburg).