NEW F.Y.I.

Prophet Noble Drew Ali DID NOT say go to City Hall (Roman Venue) and Get A Marriage License!!!!!!!!

These F.Y.I's are getting to be a necessity in bringing 'home' corrected concepts of the many points of view we find exist. "If it's all in the Air, its all on Your Mind" Nothing wrong with that in this electrifying age of information. Yet, these correction of concepts are for those who have "ears to hear and eyes to see".

We have been informed and checked into a Misconception that Moors are to go to the Municipalities City Halls to obtain Marriage License. This is clearly mis-information and will put you and your family “back into slavery”. As well, some are saying that Prophet Noble Drew Ali said to do so. **Upon review of a few things:**

**The Oral Statements #239:**

The Holy Prophet told the Moors, "When you get married, go before your Grand Sheik, and let him perform the ceremony." Some of the Moors did not obey the Holy Prophet's order, so He told the Moors, "Go downtown, and buy your wives from the Europeans." (The Prophet was telling the Moors to go and acquire a marriage license since they were not heeding what He said. [When a Moor gets married he is to go before his Grand Sheik to perform the marriage Obligation.] If a Divine Minister performs the ceremony, still done before the Grand Sheik.)

**Note:** They are still NOT heeding what he said.

This is a prime example of taking words out of context and / or putting the people BACK into slavery, due to lack of sincere study, whichever, however, neither is good. If one wants to say that possibly the 'Oral Statements are inaccurate", not able to verify, etc., etc., then no problem lets look a what is in the "Secret Teachings of the Silent Brotherhood of the East", also disseminated by the Prophet and in the Temples, of which many in the Temple call the “Red Book” today, and some consider it as the left out or continuation of the Circle 7 Holy Koran, as an Adept reading or study. In fact some put the two together as one book. We provide it separately in our product detail. At any rate, the following is an excerpt from it.

Chapter XI: "Yehoshua (Jesus) Reveals the Marriage Law For Man and Wife From Allah", Page 19 in our booklet, and we also have it on the "Return Of The Matriarch" page in its entirety, as a PDF. It makes a great poster if you frame it ".

1. Now, marriage, in the sight of the law, is but a promise made by man and woman, by the sanction of the priest, to live together until death.
2. No priest or officer has the power from Allah to bind two souls in wedded love.
3. What is a marriage tie? It is not what the priest may say or do. There is but one true marriage; and Allah alone can perform this marriage.

Moors come together in ‘Holy Matrimony’ (Matriarchal) and obligate themselves. A witness to that can be made in the presence of a Grand Sheik, as a ceremony, just as above stated. A Record can also be made in memorial of that, however a license is absolutely not involved AT ALL!!! That process involving a license is a european union society activity and when Moors do it, they absolutely put themselves in a false jurisdiction. Obtaining a License from a corporate state / city /county / municipality in order to be married or otherwise is ABSURD for Moors to do. In fact if

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you know the definition of license, you would quickly recognize you and your children are being married to a third party - the ‘state’, a corporate state at that, a Municipality, a ROMAN VENUE!! of which, a license from them is recorded in the Department of Orphans. A people who don’t know who they are, and are not being who they are under their own customs and laws, are of minor minds (minorities) and when contracting and licensing under another jurisdiction are in fact orphans in another’s jurisdiction. Even upon what you think is a divorce, you are only altering the contract. Now that is the FACT at Law.

Please read “About the Marriage License” on our site; R.V. Bey Publications, on the “Return of the Matriarch” page, as it breaks down with NO UNCERTAIN terms that you are marrying the state and giving your children to them as well. It is a travesty for any Grand Sheik to support obtaining a marriage license, as it is the very ticket to jurisdiction over the family, and with that comes the unlawful family courts, etc. It could be no more obvious that they are intent on “putting Moors back into slavery”. If Grand Sheiks don’t know this, it makes it even worse. Let’s look at the definition of ‘license’:

What is a License?

Licenses are for the conduct of a business, profession, occupation, the exercise of such when they are a privilege. licensing is in the nature of a SPECIAL PRIVILEGE entitling licensee to do something that he would not be entitled to do without a license. San Francisco v Liverpool, 74 Cal 113.

Mmmm…… So, have the Sheiks and Grand Sheiks gone mad? Are they Insane? Have they been studying? Do they really know their position in Law? The Prophet says they are in place to make law and enforce law - right? So what does that mean at Law?

From Test # 2; Question #44 from our National Identification Card Test
(found on the National Identification Card page, Section 12).

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

Note: This is the position the Sheiks and Grand Sheiks (are supposed) to hold and effectuate in the spirit of ‘making law and enforcing law’ for the Moorish Nation, as the Moorish Nation is the authorizing nation state and encompasses the whole body of law—”jus”, by way of “jus sanguine” (by blood) and being in this land, which is the Ancestral Estate and dominion of Moors. (Read Chapter 47 for affirmation that this land Northwest Amexem/ Northwest Africa / North America is the dominion of the Moors, which is also undisputable in history and in law.

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

Note: The Public Servants / Public Officials, etc., are holding only by way of being Trustees of the Moors Estate (and will stay around long enough to teach you law, or until you learn it one way or another mmm....). They and ANY Trustee Public Official, Officer of Court, etc., have been given their obligations and duties, which are LIMITED -- Amendment IX, and described in the entire Articles of the Constitution, of which the Prophet said Moors are to enforce as the Supreme Issue!!! They (modern Europeans) or anyone operating from their private Municipal Roman Venues, however have NO Right of claim to your Estate, unless entreated to them by request and granted or permitted to them by Moors. Example: “Treaty of Peace and Friendship (already done). However because they took advantage of our (Moors) lack of knowledge of self and law and because they have CLEARLY escheated the Moors inheritance, that is why Prophet Noble Drew Ali came to tell us about our “Illustrious History and Illustrious Estate in the first place and said to study, as well he said “You are rich my children, you are rich”. Our position in law is “jus praesens”.

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

The above is self explanatory as the “come hear the truth about your Nationality and your birthrights are already existing as your birth rights, from being born. Many Moors think in grave error, that the American National Constitution ratified 1790, can be altered or changed, and in their LACK OF STUDY, they don’t know the difference between American Citizenship and United States of America citizenship. If not for the National, in this case, in this land, the Moor American National, there would be no need for citizenship rankings in the first place. As well they believe that the constitution has been altered and can be altered by those who DID NOT Authorize it. Thus they think they are enforcing it, even upon un-ratified amendments and presentments of what they think is the National Constitution. Yet they say they are Nationals answering up to the National Constitution. It is important to know this or else you will have abandoned the American National Constitution willingly. The American National Constitution of 1790 stands as the Supreme Law of the Land. That is why the Prophet said: There is but ONE Supreme issue and that is to enforce the Constitution FOR the United States of America, and they, the foreign Europeans adopted it, as ancient principles of civilization. The very first Act of Congress was to take an Oath to uphold it. So everyone and anyone who is a public Trustee MUST take that Oath. Yet these Roman venues are violating the law, committing treason and having summary trials without Due process on the people everyday, all day, which is called Treason.

"When a judge acts where he or she does not have jurisdiction to act, the judge is engaged in an act or acts of treason." **US v Will, 449 US 200,216, 101 S Ct, 471, 66 LEd2nd 392, 406 (1980) Cohens V Virginia, 19 US (6 Wheat) 264, 404, 5LEd 257 (1821).**

"No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it." **Cooper v. Aaron, 358 U.S. 1, 78 S.Ct. 1401 (1958).**

Yet, the Grand Sheiks are telling you to go those who are CLEARLY violating the law and committing Treason against YOU, to get permission from them to do something that DOES NOT require permission to do--ABSURD!! Grand Sheiks and Moors are supposed to be enforcing the Constitution, which absolutely forbids such activity. The Constitution was written so that ‘other citizens’ will not molest you – yes, you, the Moor American National, aboriginal and indigenous to the land, to your heritage, your ancestral estate, your illustrious estate. As well, it protects other citizens, provided we enforce it.

"The Constitution is a written instrument. As such, its meaning does not alter. That which it meant when it was adopted, it means now." **S. Carolina v. U.S., 199 U.S. 437, 448 (1905).**

"We are bound to interpret the Constitution in the light of the law as it existed at the time it was adopted.” **Mattox v. U.S., 156 US 237, 243.**

The duty and obligation is to enforce it and as a Bey, you are the Law. O’ Bey – the Law. He also said everyone must answer up to their nationality and their religion and that means the foreign Europeans must do so as well, as they are not ‘white’ people and the fundamental laws of this entire non-christian country is based on Islamic code. Even Obama affirms that in his address in Cairo, Egypt. What has that to do with Roman Venues, such as the Municipalities in which the Grand Sheiks are telling you to go to get a marriage license from? So why go to them to get a license to do anything? They too, must profess their own as every nation must worship under their own vine and fig tree. Sending your people to a foreign Roman Venue is ABSURD!!!
"The people of the United States resident within any State are subject to two governments: one State, and the other National, but there need be no conflict between the two." United States v. Cruikshank, 92 U.S. 542 (1876).

Now Moors are not resident within any State, nor are they subjects. The Moorish Nation State, is political state (of mind) and this land is their National Domicile. In fact anyone who does not claim their nationality, which determines their political status, are subjects of the Moorish Nation. It is NOT the other way around, as this is the Moors dominion. Moors are the Nationals here, thus there is a national constitution and government and there need be no conflict. These Grand Sheiks are saying they are under the jurisdiction of a foreign Roman Venue or under a corporate foreign european state, instead of the National government, of which Prophet Noble Drew Ali said they were a Nation and this is their illustrious estate (Chapter 47). Temples are supposed to be Regencies or outposts for Moors, so why go to a foreign Municipal venue? These are excellent questions to ask before you go and tie yourself back into mental slavery by continuing to be an idiot as it pertains to self. The following definition is a lawful definition, so please do not be offended by it, or rather by what you thought it meant.

**Idiot:** A person who has been without understanding from his nativity and whom the law, therefore, presumes never likely to attain any. Shelf. Lun. 2. See also Insanity*. State v. Haner, 186 Iowa, 1259, 173 N.W. 225; Jones v. Commonwealth, 1543 Ky. 752, 159 S.W. 568, 569.

The Source and intrinsic purpose of the Constitution, or the ‘Res’ of it, is based in and for the purpose of preserving the natural people’s rights, called Res Judicata, as follows:

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

**Note:** This is in regards to ‘Stare Decisis’ case laws, which apply to ALL states and several states, etc. When one attempts to violate that which already is (Res Judicata), the Supreme Court stares at it and sees clearly it is a violation of one’s already existing rights and liberties and they establish a case law called Supreme Court Case Laws or Stare Decisis. Thus, matters must be dismissed and sanctions can be made against those who violate the people’s liberties, as is described in United States Codes. Example USC Title 18 Chapter 13; Section 241 and 242. This is distinguished with Estoppel as it is the basis upon a cause and need for an Estoppel, the intent of an Estoppel in its broadest sense is penalty paid by one perpetrating wrong [defacto court administrators] by known fraud or by affirmative act which, though with (or without) fraudulent intent, may result in legal fraud on another. This is what is being done in most of the defacto fraudulent courts in that they violate the law against the people, yet they are deemed to know the law by their very position and seats they sit in.

"Officers of the court have no immunity, when violating a Constitutional right, from liability. For they are deemed to know the law." Owen v. Independence, 100 S.C.T. 1398, 445 US 622.

**Title 18, Part I, Chapter 13 §241 of United States Code:**
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; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years of for life, or both, or may be sentenced to death.

Title 18, Part I, Chapter 13 §242 of United States Code:

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; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

*Note: Two or more are highwaymen calling themselves patrolmen, state police, police, law enforcement, etc. and they go out on the premise of whatever corporation they are working for, be it the county, the roman municipality, the city, the state, the unauthorized court, the DMV agencies, etc., as they stalk (lawful terminology) and infringe upon your right to travel on the highway. Then they summons you to their Roman Venues to further rob you of your liberties and these are the same municipalities Sheiks are sending you to to obtain a license permission.

Highwayman: A bandit; one who robs travelers upon the highway.


What is more impacting is that those in the Temple buildings and out of the Temple, are instructing the people to go to a foreign modern European Roman Venues to get permission from them and be under their jurisdiction, then bring the license permission you get from the city hall / municipalities to the Grand Sheik and they will perform the marriage ceremony, but only if you get a license first. Wow, they are without doubt or contradiction infiltrated agents. They have got to be kidding. Their ignorance has gone too far, and they carry an air of arrogance with it. These must be the same Sheiks in Temples who think Moors are citizens of the U.S.A. because they don’t know adeptly that U.S.A. means Unity Salvation Allah and it DOES NOT mean United States of America. Nor do they really understand what the Prophet brought, but profess they have ‘gifts of understanding’, and they do if they stand under the Roman Venues, as they do that very well.

The Prophet said he came to teach you to be yourself and to bring you out of your mental slavery. There are no chains on you, It is all in and about the Mind, as Man is Mind. We tell you now that you CANNOT know Law if you don’t know history. The Prophet said to study and he said “if I could just get you to thinking, you would free yourself”. With love, the first principle, we trust all will be well because victory is assured in these matters, as they are panning out exactly as the Prophet said they would.

"Be careful Moors, some wearing turbans and Fezzes, will put you back into slavery"

If you are in a Temple that believes you need a License from the Municipality to get married or to do anything, and if they believe they are citizens of the U.S.A. (United States of America) or if they believe the land is the United States, going directly against Chapter 47, then we say “Run Forest run!!”. It is more then clear that that Temple is infiltrated by infiltrators OR they mean well and are simply not studied. Yet, neither is good. If they are Grand Sheiks wearing a mantle, they
need to take off their mantle and study and then put it back on when they have studied and studied well, and after they have asked what to study next, and would be and have been told to study themselves. Upon studying themselves, they would know their Heritage and the History and would gain back their Heritage and their lost estate in a conflict that cannot be told in words. If one does not know History, they CANNOT know Law. I suppose that is why the Prophet said every Temple that exist, must have a school. I also suppose that is why the Prophet said to get this information into the youth at all cost and I suppose this is why the Prophet said, we Moors need him the most, as he is a universal Prophet and his philosophy (love of wisdom) is universal.

We suggest also that you read “Caveat Emptor” and “Religious Controversy” in the Moorish Literature. Or go to our site on the “About Prophet Noble Drew Ali” page and you will find them both there in PDF format.

Return to the Mindset of your Ancient foremothers and fathers, take your place amongst the affairs of man and Link yourselves back to the Family of Nations. Not to the family of foreign MODERN Europeans’ Roman Venues.

**Municipality:** Among the Romans, cities were called municipia; these cities voluntarily joined the Roman Republic in relation to their sovereignty only, retaining their laws, their liberties and their magistrates, who were thence called municipal magistrates. With us this word has a more extensive meaning; for example, we call municipal law not the law of a city only, but the law of the state. *1 Bla.Comm.44.*

**Careful Moors, what State are you talking about?**

**State** - A People permanently occupying a fixed territory, bound together by common-law, habits, and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe. *Black’s Law Dictionary 4th Edition.*

**SPECIAL NOTE:** Any Temple that is a 501C is UNDER The jurisdiction of a foreign European corporate state, not even a Republic State. These corporate states change their policies at will, as they are Corporations and NOT governments and they are NOT going by the guidelines or in accord with the law of the state or the Land. When the Prophet said he formed the MSTA Religious Affidavit in accordance with the laws of the State, he was talking the Illinois State, of which at that time was operating as Republic, in accord with the Law of the Land, the National constitution. Now, they are formed as corporations and are called the State of Illinois legally and not Illinois State. So, be clear who you are dealing with as they have ‘fooled’ even the most elite.

**This is a Breakfast Fight!! But you MUST have your Mind Right!!!!**