Greetings of Peace,

We here at R.V. Bey Publications are in receipt of your correspondence that you have been encouraged to submit based on the theories, unsubstantiated by Nanya Shabuu Eil. You and others have been erroneously advised that there is some alleged contract with R.V Bey Publications and /or Great Seal, as a result of products and/or services provided.

There have been a few like you who have been unlawfully advised regarding these unsubstantiated allegations void of verifiable documentation to actually substantiate a lawful claim. This was rebutted publicly for the record on our broadcast platform and can be found in our archives. It seems the information you are discussing is based in commerce, however Birthrights are not based in commerce and we are not dealing in commerce when it comes to your national appellation and /or Public Notice(s). We never agreed to anything he has you believing we agreed to in commerce, implied, expressed, written, verbal or otherwise. In fact, an Affidavit unanswered is just that - unanswered. However to even have this discussion there would have to first be a lawful, verifiable documentation of a Claim. To date all that has been submitted is someone's theory, which in law is hearsay and inadmissible in court.

We do not take membership and we do not have a Trust, securities, fixtures, or anything relative to human trafficking, which is the activities of the employees of the various companies on this landmass. **Therefore**, and for other reasons and mis-information, your theory is unsubstantiated **and** in any matter of law or court of law, the one bringing a lawful claim must have verifiable substantiated documentation.

Nanya, who alleges to be the Chief of all Yamasee (*which means original people*), has been extradited by Feds to Canada and restricted from coming onto this part of the land, yet he leads those who are seeking their heritage into frivolous and questionable activity, such as what you have submitted.

This attack on RVBey Publications and Great Seal seems to stem from an issue he has with Taj Tarik Bey who made a public statement that he is or is not working with the Yamasee, which has nothing to do with R.V. Bey Publications or anyone else he may or may not be associated with. These actions you have been advised to take are legally and lawfully disregarding, and it is especially disheartening to see Sisters, Daughters, and Mothers, follow this Son who clearly has nothing better to tend to. **He is supposed to be taking medication as a matter of public record** (enclosed) **or**

http://www.newagefraud.org/smf/index.php?topic=3727.0

We do not personally know Nanya-Shabuu: Eil, nor does he know us. We know there are only 5 **Ancient** Family titles and Eil is not one of them. He apparently thinks to create a sixth family called Eil of which he has inveigled many to unwittingly become a member of. However, nature and science supports only a Nation that would come from the womb of Mother. We know that bloodline makes family and Mothers make Nations.

Your Conclusion and Relief Sought can not be met as you have yet to produce verifiable documentation of a lawful claim to be reviewed. Within your body of text you point out that the Constitutions is suspended, when in fact the Organic American National Constitution is NOT. At the same time you base your conclusions and seek relief in Article1: Section 10 of that same Constitution you say is suspended by your own admission making your theory void.

You also speak of Treason for using FRNs, which is also void because that is for the citizens of the United States, not for Aboriginal and Indigenous people. We can accept any manner or medium of exchange we wish to and FRNs are NOT our debt notes. Did you pay with FRNs to the Notary on your document sent to us? Or, did you negotiate some other terms? Or maybe you have created a financial statement and think this validates your use of the notes? People in a non-commercial capacity are not obligated to lower themselves to commercial transactions, this is why you will find in the policy and procedures of the United States the statement that 'federal reserve notes are obligations of the United States', not people in a non-commercial capacity. However, since you inserted yourself into a commercial process, these policies now apply to you. Did you do your homework and 'study, study, study' as Prophet Noble Drew Ali strongly advised so that 'some of your own will not put you right back in slavery'?

Additionally, you say the administrative venues calling themselves courts are trading post. Therefore, after proving that with verifiable documentation, you would know for yourself they are NOT courts with judicial authority and you would act accordingly and not on Hearsay or anyone else's assumptions or presumptions.

SF-181 Form

Nanya did not establish the SF-181 form. He claims he is the one who discovered it for use. First of all, it is for FEDERAL EMPLOYEES ONLY. Secondly, the ethnicity choices in regards to it were not established as an anthropological report and it says so on the form itself (check that out). That means it is NOT and never was meant for natural, flesh and blood beings. You might want to pay attention to that instead of getting caught up in corporate and commercial policies, procedures and instruments while not knowing the difference, and not knowing what a contract is and is not.

You do not have a contract with R.V. Bey Publications, or with Great Seal. The Judicial Notice and Proclamation is a Lawful Notice - not a contract.

FACTS:

- 1. R.V. Bey Publications is NOT Great Seal. / Great Seal is NOT R.V. Bey Publications
- 2. R.V. Bey Publications is NOT an MSTA Temple / Great Seal is not an MSTA Temple
- 3. R.V. Bey Publications does not take memberships of any kind.
- **4.** R.V. Bey Publications is not a Corporation and does not have a 501C3, or any derivative thereof.
- **5.** R.V. Bey Publications was assigned, not requested, a Dunn and Bradstreet No. by the Private Prison Industry in regards to books provided as a service to the prisoners misclassified as inmates. Just because they assigned that number does not mean anyone who has it, is a corporation. Dunn and Bradstreet is a glorified reporting agency for those who trade in regards to their products.
- **6.** R.V. Bey Publications can exchange in ANY medium they desire, as can all Aboriginal and Indigenous people. It is for modern European companies / corporations to use silver and gold as REAL Money for them. FRNs are a promise to pay for them **not you.**

As for you returning your cards and / or proclamations to us, they are your property, not ours and you can simply rescind whatever you put on whatever record without unnecessary and unsubstantiated frivolous claims. As well you can dispose of the IDs yourself. We have enclosed them respectively herein for you to dispose of.

Be careful of slander and especially Libel. Slander is when you say things and Libel is when you put it in writing, especially unsubstantiated claims. It is unwise to allow others to use YOU for THEIR dirty work.

Be well, and maintain good character, in accord with the Moabite / Moorish Principles of Love, Truth, Peace, Freedom, and Justice!

Sincerely I.S.L.A.M.

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