Greetings of Peace,

Thank you for your interest and activity, however, the universe thanks you more. Declaring your nationality and / or 'nationalizing' begins in your mind, in being clear, and of course that also requires study to know who you are by natural descent, and then begin being who you are, and know the distinctions of who and what has jurisdiction (right words) over you. No one can change your descent nature - NO ONE.

There really is no such thing as 'nationalizing', it is about being clear or declaring to yourself first. That term is used loosely to indicate your awareness in self and honor of your ancient foremothers and forefathers who are without doubt or contradiction, the mothers and fathers of civilization and civilization principles, inclusive of government, which is the people, governing their mental, and as first navigators upon the earth plane coming down from (ab) the spirit into the flesh - Moors - first navigators. There existed a Treaty between the Moors of Great Britain and Morocco (Al Moroc, modernly called America today), which brought Europeans / Slavics to the American land as workers on the original plantations. They were the indentured slaves. For their freedom; and after a succession of acts, such as the Articles of Association, the Declaration of Independence, etc; the Treaty of Peace and Friendship, still enforced today, was then established to allow the modern Europeans inclusive of their Ellis Island descendants, to sail here freely. The organic American Constitution was also established and ratified in 1791, which is also still enforced today as the law of this land. It established the rules of behavior and engagement upon the land so that the people, all and any people, would NOT be molested by other citizens and their untoward acts or omissions of acts, especially the union states / U.S.A. and their members / citizens, known today as United States of America, inclusive of ANY entities, associations, agencies / agents for the agencies, chapters /sub-chapters, charters /sub-charters, corporations and trades, established, registered or in any way authorized by them or under them. Any public Trustee / Public Official, has the duty of preserving, protecting and securing the liberties and the unalienable / inalienable ‘rights of birth’ of the people and the citizens. Unfortunately because we (the natural people) have not enforced the law regarding our own protection of liberties, we have in fact been molested by those ‘other’ citizens who are without doubt, the law breakers and often operate as supposed government entities. Although these happenings may be because of what we were taught, or not taught, yet and still, ignorance of the law is no excuse.

These actions of employees / agencies and agents of these feigned government entities, wherein they hinder, violate liberties, kidnap, falsely accuse and adjudicate, choke, beat and / or murder the people, is an act of a standing army of foreigners and immigrants, who quarter their forces in vehicles and sometimes horses, are being done by those who are tenants on this land. Trust, charters, patents, deeds (mortgages) are all indications of a tenant agreement (use of the land and resources). Read Magna Carta.

These ‘standing armies’ are in violation of Amendment III, of the American Republic Constitution, established for and against those ‘other citizens’ and IS the Law of the land. We must clearly see that a quiet war and atrocious violations of the law, have been perpetrated and waged against the people, however it is bureaucratic and deceiving and perpetuated due to our lack of knowledge. It is particularly disturbing to know this is being done to generate income for their (other citizens and corporations) coffers, and is disguised as law, but is commerce. Commerce is one of the reasons these other citizens were permitted to come freely after the Treaty and the Constitution. These acts disguised as law, operating as commerce, are really human trafficking and money laundering. Any interest you have in their commercial activities is moot and has nothing to do with you.
Still Interested / Moor Interested?

If you become interested in making a name correction and judicial notice and public proclamation, under the Great Seal, — the Seal of the National government, and not under a seal of any state of the United States of America (Union states), which are all foreign quasi-national domiciles, we assist with that purpose. Please know their seals are NOT the Great Seal. Do not make the mis-take of thinking so, or putting in written form that it has authority over you. We say this because there are people, groups, associations, etc., who are clearly not knowledgeable about government, advising people to ask foreigners to put their Great Seal on their paperwork. These types of actions prove lack of study and affirms that many wearing turbans and fezzes, or not, will put you back into slavery. Thinking their Seal is the Great Seal, or is necessary in any way to authenticate Allodial documentation from Nationals, is keeping you in the same status you were in. If you have done this, we do get why they keep taking authority over you, and forging forth to maintain authority over those who insist on giving it to them by even asking for their consent. They are the original identity thieves and are now attempting to charge Moors with identity theft—absurd!!!

The ‘name correction’ is to correct the ‘nom deguerre’, because it has no El or Bey, which is the title to the American land estate, of which, you are direct descendants and inheritors of. To remove those titles is an act of a (quiet) war against the natural people of the land, and is a remarkable silent weapon (bullet) disguised as a situation. This is especially so, and ONLY thrives if you are not aware. We suggest you read the page on the rvbey website entitled "National Identification Card and Proclamation". Upon reading the information in the documents for your two Lawful public notices: “Name correction and ‘Judicial Notice and Proclamation’, you will get more clarity as to all that pertains to you in making your claim and status correction. It has been publicly assumed and accepted that you are not a ‘natural person’, not aboriginal and indigenous to the land. Instead, it is assumed you are a corporate person, chattel property, resident / member / citizen of what you think is government, but are really corporations, however corporations can ONLY issue to other corporations, of which you say you are not a corporation. Therefore, if you ask for their permission, or for their seal of authentication on your allodial documents, affidavits, etc, you are saying you are in fact under their jurisdiction and they know that, even if they do not tell you, and they will not tell you.

The United States of America and all the states under it, or anything established under any state, have no legislative authorities (See Article 2 of the organic American Republic National Constitution, ratified 1791—the law of the land). The States proper have executive authority, which means they can enforce the already existing rules of laws of the land, but cannot make any new ones. Therefore, they create statutes (English law), policies, procedures and ordinances, which are corporate and are NOT Law (See Article VI). Your compliance to them, boldly says, by your admission, that you are a corpse, dead in the eyes of the law (Civil Liter Mortus) and cannot speak for yourself and must have someone else to do so, as in an Attorney, which can ONLY speak for corpse and corporations and matters that cannot speak for themselves. All of their courts are Probate courts, which serves orphans, wards and minorities and those unable to speak for themselves from birth to death. An Attorney is an officer of such Courts ONLY. Although they have assumed you are under their jurisdiction for whatever reasons, disclosed or undisclosed, there can be no assumptions in law. Therefore, you must declare your status, which is your relationship to the community, and also indicates your lawful and legal relationship, which sets the stage for jurisdictional matters and authority, and the manner in which you will navigate and handle your affairs. Upon doing so, you will link yourself back to the family of Nations and NOT to any family of corporations, or to English law. In Oxford Dictionary, it clearly explains that an Englishmen is but a hybrid, thus, English Law is for hybrids, and not natural people, particularly not for those who are aboriginal and indigenous to the ancestral estate of the Moor/American Nationals.