PRESS RELEASE

“The Sovereignty You Seek”

A very important Written Response to A Letter sent to us containing valuable 'mis-information'. -- If it is all in the air – it is all on your mind.

We recently received a letter from a striving brethren, informing us that we (R.V. Bey Publications) ought to have informed the people about House Joint Resolution #194 dated 7/29/2008, wherein an apology to ‘African Americans’ for slavery and genocide was made. F.Y.I.: President Clinton also made that public apology, and he also made the distinction between Federally Reserved Indians (those coined and branded under management via reservations) and Native Americans (undisclosed Moors), in His “Implementation of Human Rights” Executive Order in 1987. Hillary Clinton said in her public speech in 2012 that Morocco was the first Nation to recognize them (U.S.A.) in 1787. That is documented as the “The ‘Treaty of Peace and Friendship of 1787’”, which allowed them to sail the seas to come to the already existing American land to do commerce, but only after they received independence from the British or Brutish Moors (our cousins) in 1776. Read Analysis of John Adams Letter found on the site. The Treaty precluded and set the stage for the American Constitution of 1789, ratified in 1791, which is the Law of the land for them, of which Moors are obligated to enforce. We are the people of the United States / Estates, and we established and ordained the American Constitution for the European foreign colonists, who later migrated here even greater, by the droves, via Ellis Island. If you don’t know these distinctions, then you have not read the Preamble to the Constitution. AND if you don’t know this to be ‘valuable information’, then you might have a real problem when claiming your National Status because you will be running around confused looking for that which already is and believing whatever you are told. “Man does not know by being told”.

This response and our site is to present the position as a Moor, and what you ought to do as a Moor. We know what they have done in THEIR 12-years-a-slave programming. What is important is what you do, what Moors do in spite of what they have done.

Seeking Remedy in Unlawful Courts / Admiralty Courts

The Treaty of Peace and Friendship is the Admiralty Jurisdiction for Moors, and it does not rest in any pseudo, unsanctioned, Color-of-Law, so-called Admiralty Court.

The writer said we ought not advise people to go into Federal Courts for remedy because they are not ‘REAL’ Courts and are operating as admiralty courts. This is indicative of one who DOES NOT comprehend what is being shared on this site, or possibly they do not study well. Because, we ALWAYS as FIRST line of action and protocol, tell people to submit a Delegation of Authority request (DOAO) for their Averment of Jurisdiction, pursuant to Article III of the American Constitution, requesting the Courts authority, of which, we know they DO NOT HAVE, thus they are not lawful courts, whether they call you into their alleged court or if you go to them seeking remedy. If they are not lawful, remedy CANNOT be found. Thus your DOAO request becomes EVIDENCE of same, as hearsay is not evidence, paperwork is Evidence and is an Averment of the functions of any Court, in other words Court is paperwork. As well Pursuant to Article III, Section 2, All Admiralty and Maritime issues and controversies of any State are to be heard in the ONE Supreme Court (not the fake supreme courts in name only erected by corporate states and counties – that is a ‘trick’). Therefore they are not acting lawfully, and since you are the Law -- YOU Remove It.

In Regards to Trading With FRN’s

Corporations MUST trade in Gold and Silver, pursuant to the American Constitution of 1791, however the people can transact in any means they desire. Thus, if anyone wishes to trade or transact with another medium, they can make an offer, as others have done with us in the past.

Atlanta Georgia CANNOT Suspend the American Constitution

The Write also informed us in their letter, that Atlanta, Georgia, a city incorporated in 1847, within the corporate State of Georgia, suspended the Constitution on 1/18/2011. This is a GREAT mis-direction, because the city of Atlanta, or any city or municipality, and the corporate State
of Georgia, or any corporate state, CANNOT suspend the American Constitution, which was ordained and established for them, as the LAW OF THE LAND, wherein ALL entities, ALL corporations, etc., derive their authority. If they do not uphold the law of the land, pursuant to Article VI and Article III, they are DeFacto and have no authority and they are NOT government, and they commit treason and racketeering if they attempt to assert or compel authority. As indicated in Article VI, they must adhere to their oath bound obligation to the American Constitution, and if they create statutes, ordinances or rules of laws, etc., that abrogate what is already established, it has no standing at law. Thus, 'Bill of Right IX' (9), also referred to as 'Amendment IX' (9), applies.

What Did Georgia Do? And Does It Affect the Natural People - Moors?

Possibly they (Georgia corporation) suspended their own state constitution, however that has no concern of affect for Moor Americans, because for 1. Moors are not members / citizens of the corporate state of Georgia or any state or municipality, AND municipalities are roman venues. If you know that you then know how jurisdiction works. 2. the LAW OF THE LAND is the American Constitution of 1791, also referred as the North American Republic Constitution, adopted by all Union States, and it CANNOT be suspended, nor can it be altered by a municipal city or a corporate State, or a Federal Court; AND No Federal or State court can create any legislation that is in contradiction with the Constitution.

"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.

What a wonderful and eloquent document OUR ancestors have left for us to find our way back to the ‘family of nations’, a National Constitution to take our place amongst the affairs of man. Yet, FIRST, we must Declare and Proclaim we are the Nationals, Moor American Nationals, the lineal descendants of same and then we must enforce the National Constitution, as it is the law of the land, whether one know it or not, whether one enforces it or not, it is what it is. That is why it was not included as a part of the 12 years a slave curriculum in the public school systems, and why it was portrayed that is had nothing to do with you. However, upon enforcing it, no one will be molested, no matter what rank of citizen they are. We must especially enforce it against those who violate it against us. We must know our place in that document of American History, therefore a requirement and obligation exist for us to study it. (Listen to the archived 'Sistars Standing On Law' Blog on 'Article 1', wherein the players are defined).

Pertaining To the Great Seal

We find many have mis-concepts and are led erroneously due to lack of knowledge of self and lack of study. The Great Seal is the Seal of the Moors’ Nation and Great Seal is only pertinent, operable, and activated, by the activity of the People themselves. The body then, is the people, those who have Declared their Status and are active as the lineal descendants of Moors / Muurs, and who KNOW the American land is their Ancestral Estate, and not a corporation. This is affirmed in the great works of Prophet Noble Drew Ali, Chapter 47. We are the true possessors whether conscious of or ‘in possession’ or not ‘in possession’, failure to know and to activate this, is due to our own mental blockage, or mental slavery regarding the matter. The American land, referred also as Northwest Amexem/ Northwest Africa / North America, and many other apppellations attributed to it along the way, is a nation state, and ‘dominion’ regarding it, has not been, nor can it be transferred to a corporate state. It is such an illusion to think otherwise, thinking otherwise is what keeps us in the mental slavery. Note: Europeans DID NOT name America. Look it up, its origins and root is Amir – one who is a commander, one in control, one who can attest to records and, the word is not and was not established by any foreign Europeans in its origins and etymological breakdown. Same is mor, mir, mer, mar, mur the root, thus Al (the) Morocs or Al Moroccan -- American. Study is a necessity, instead of listening to the same corporations that view you as a corporate investment or property to liquidate in these times, when corporations are falling apart and dissolving. At the very least they are exposing themselves for who and what they really are, and they are private corporations feigning to be Trustees of a government entity. Any government entity has the obligation of protecting, preserving and securing the rights of the people, not infringing, violating
and encroaching upon them. Stop believing what they say, just because they said it. This is and ALWAYS has been information shared at R.V. Bey Publications.

“The court is to protect against any encroachment of Constitutionally secured liberties.”


If any establishment that says they are a government establishment or entity, agency, etc., and who is not upholding the Law of the Land and protecting your unalienable / inalienable rights, which means they cannot be liened upon, then that is a good sign they are not a government entity and not a lawful court.

“Officers of the court have no immunity, when violating a Constitutional right, from liability. For they are deemed to know the law.”


If you didn’t put a claim against them, for their obvious lack of law and ‘Lack of Due Process’ outside of them in their colluding circle of partners. Meaning it MUST be done at THE Supreme Court, to one of the 9 Supreme Court Justices, and the International Community, World Criminal Court, etc., as is on the site, then you didn’t follow Protocols of YOUR OWN Liberty. No one is to blame for that except for each and everyone of us! And you are NOT to send it to have the Supreme Court ‘hear’ the subject matter, as the subject matter is NOT important against the initial violations of law, lack of jurisdiction and Lack of Due Process in the first instance.

IMPORTANT: These are things that ought to be seen as ‘valuable information’ and then act upon them, as USC Title 18, #241 and #242 describes. Instead of believing that a corporate State, County, Municipality (Roman Venue) ACTUALLY suspended the American Constitution, the Law of the Land. Anything to get you off of your square, to back you down from the eminent fall and dissolution of their Fraud, trickery and deceit.

The Pope

The writer of the letter also said Great Seal ought deal directly with the Vatican because the Pope claims he is God’s emissary and he carries the Moors coat of arms. The Pope is a ‘vicar’, which means a ‘substitute god’ by definition. The writer needs to watch the “Divinci Code”. Moors keep looking for someone else who they think is ‘in charge’. The Coat of Arms the Pope wears is proof that it belongs to the Moors, the lineal descendants of the Moors, and as long as Moors keep looking for someone else to be in charge (of them) instead of linking themselves back to the family of nations and taking their place amongst the affairs of man, they will find someone, somewhere, somehow, someway, some organization, entity or association, that will be happy to keep them in slavery, into wardship and minority status. Moors must, and need to recognize and acknowledge that no one can change their descent nature. Nor can their ancestral estate be transferred by a corporate state or to a corporate state, or to a fellow brethren’s association, club or society for that matter, as rights of birth (birthrights) and the inheritance that comes with it, cannot be bought, sold or transferred.

Moors are upright and fearless and they know their mission and activity is NOT one of uncertainty as it does not have an unknown outcome. Those who are leading themselves through the Divine Principles and the lawful tenants of Love, Truth Peace, Freedom and Justice, which is what is needed for All and any Nation of the earth, know victory is assured for them and their posterity. Often time, Moors look for a quick remedy for themselves ONLY, instead of realizing they will get their remedy quickly, when they think in terms of their own posterity, which by the way is the mission written in the preamble of the Law of the Land. There are just too many Moors who have been served as steaks on the plate of those who wish to devour them, due to their own failure to study, even in the face of being warned to “study, which goes back as far as Prophet Noble Drew Ali’s advice, before he left the scene in 1929, of which, he memorialized in writing. Upon studying his work whether in a Temple or not, you will find it. His works are universal and he said so himself, so don’t get caught up in any mis-informed institution just because they are called a Temple. You are the FIRST Temple. Man is Mind, and your mind sits between your Temples. Any building of stone is representative of that, or ought to be.
U.N. Recognition

The writer spoke about certain family members going to the U.N. for recognition. Moors are the lineal descendants of the Mothers and Fathers of civilization, the aboriginal (meaning coming down from the spirit man to the flesh man). Moors are the first navigators, the aboriginal and indigenous people of the earth and of the American land, and they DO NOT have to go to the U.N. to get ratified, recognized, notarized, bonified, glorified, or otherwise acknowledged. African Americans, negroes and coloreds, etc., cannot even approach the United Nations, so what good is an apology to them, if they cannot take their place in the family of nations, as you must be of a Nation. We teach that the people are NOT African Americans in the first place, or any of the coins and brands that have been applied to them. If they studied their history, which includes European history, they would find their way to link themselves back to the family of nations. This is why Ralph Bunche, in all of his greatness, could not speak at the U.N. as a negro. The operative word in United Nations is 'nation'. The United Nations International community have already acknowledged the aboriginal and indigenous people, with all their rights and remedies. The Yamassee, Washitaw, Cherokee, etc., etc., are family appellations (not tribes) under the Moors Nation. Thus, are already acknowledged and there is NO REASON to go to the U.N. to be recognized. The Letter archived in American History from George Washington is addressed to the Sultan of the Morocco in 1789, proving beyond any shadow of a doubt that these dominions are that of the Moors, just as the authority to sail the seas and pass through the ports, via the "Treaty of Peace and Friendship", also referred to as the "Treaty of Marrakesh" does. Do you understand the power of Treaties? They hid it and didn’t teach it in public schools in hope that no one would ever find it or attempt to enforce it, as it is a pre-mandate to the Constitution and sets the stage for it. Treaties are really the Supreme Law, it defines the agreement to allow the foreigners to sail the seas to get to the land and then there is the Law of the Land, the National Constitution – The American Constitution. It is your responsibility to know this, to enforce it, not to listen to the pseudo government representatives and employees who are operating from a position of burying information and de-nationalizing you. Yet, Hillary Clinton made it known in 2012. Read them, the Treaty, the American Constitution and the Letter from George Washington are all on the site on the 'Forgotten Scrolls' page to give you some of what YOU forgot, trusting it is enough ‘keys’ to doors to get you where you need to be.

Simplified

Just simply Declare and Proclaim your Nationality and put the Department of State Heads on NOTICE, not asking permission, not needing a file number, just certified delivery for proof of notice, not jumping through hoops, not dissolving or redeeming the birth certificate, which is NOT a contract, it is void ab initio and is a receipt of a record you did not create, a fictitious construct that incorporated the appellation your mother gave you WITHOUT her sufficient knowledge, by putting it in all caps, thus it is the proof of human trafficking, and to capture it as the straw instead of seeing it as the nom de guerre, which is a fictitious name, a war name, a name assumed for a time (of which the time is up when you Declare your Nationality). Why capture it as a straw, when Ex Relatione (‘ex rel’) is sufficient lawfully. Ex Rel is the lawful action meant when the Prophet said not to get rid of it, but to do all new business in your new free national appellation.

Note: Do Not Get ‘Declare’ confused with the many types of Declarations found in the Law dictionary. Declare is to make known, manifest, or clear. That means YOU must first be clear before you make ANY of those various court Declarations.

The United States of America is not the United States and was established by 'We the People of the United Estates. Those states who succeeded from the Union in 1861, and joined the Confederation, then jumped that ship and 'Reformed' (Reconstruction Era) as Corporations in 1870 under the Federal Government, of which the Federal government is likened to a ghost management company to make sure they (Union States) behave in accordance with the "Law of the Land". But they did not behave, did they? Moors, the Beys are the enforcers of the Law, of which they did not behave either, as they did not enforce the Law of the Land, which is their duty and obligation. Many pay too much attention to the colorable documents, statutes and ordinances which are void and they give a validity to them that only exist in their mind, this being a product of 'mental slavery'. In all of this the American Constitution is the Law of the Land and remains as such, it has not changed. If these Corporations do not function as government entities, protecting, preserving and securing the constitutionally secured rights of the people, then they are NOT government entities. As corporations or as government entities, agencies, etc., they DO NOT have powers to suspend the Constitution that they did not create. With these things known, it is more and more important for
Moors to Declare and Proclaim their National Status and domicile, so that they are NOT confused as citizens / members of a corporation. When you know better, you do better -- so they say.

**Proclaiming In or Out of a Temple**

Declaring is being clear yourself about yourself, and proclaiming is making a public affirmation, of which if in a Temple, it is done according to Act 6 in whatever ceremony is established amongst and in witness of the private members of said Temple, as subscribed by the Grand Sheik of said Temple. HOWEVER, if one is NOT in a Temple building or establishment, it is done as a public (written) proclamation and then is utilized to put ‘Principles’ on Notice, and that would be Departments of State who are in charge of ALL the States and several states and their agents and agencies, i.e. municipalities, so-called courts and tribunals, any and all corporations, including department stores, etc. thus ‘Notice to the Principle is Notice to the Agent, and Notice to the Agent is Notice to the Principle’.

**The Sovereignty You Seek**

When you Declare and Proclaim your Nationality, the sovereignty you seek comes with it, as Sovereignty does not stand on its own, nor can it be obtained through a U.C.C. procedure or contract, which is a commercial process and there is nothing commercial about your Nationality. Nationality sets your political status and where you say you domicile, determines your civil status. Therefore if you say you are a citizen of one of these corporate states you immediately have limited civil liberties, in fact you have privileges and not rights.

> “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).

Are you a resident of a State within the United States? Please know that your status also sets the stage for matters in regards to juris • diction. Juris means ‘right’ and diction means words or speech, thus it means the right to speak, or the ‘right words’. NO corporate state has the ‘right words’ for you. YET, you keep listening to them. Going to them to get your clean, documents notarized, or rather colored up. Even if they don’t have the rights words for you, you MUST have the right words for you. Your birthrights, your inheritance, your land, the resources of your land, your liberties, and your property cannot be bought, sold, or transferred AND there is no one who can change your descent nature.

**It’s All In The Air**

As we were making this response, we received another letter from yet another striving brethren that was almost exactly like the other. Thus, someone is probably orchestrating what they refer to as ‘valuable information’, which is REALLY valuable mis-information. We have published our response herein, so all can learn from this mis-information and mis-directions, because anyone who acts upon what is discussed in the manner in which they have perceived it, will be making a grave error and ought to take off their Fez (if they wear one) and go back to the state in which they were found or begin studying more, even if to prove us wrong, as they will then see our responses for what they are in their lawful concepts. If it’s all in the air – It’s all on the mind”. In the meantime we suggest everyone to be careful in these very crucial days and times, as Moors wearing turbans and fezzes, will put you back into slavery, or at least put you ‘back’ to sleep to make you forget what you must remember. They will bury the truth and break the equilibrium of nature and law, of your mind, your body and your soul.

**In Plenus Vitas,**

R.V. Bey Publications
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