Documented PROOF Mexicans were here before Colonist and PROOF of Colonist original Request For “Treaty of Peace” and Why?

Notice the original request is written on one side in English and the other in Latin, as Latin at that time, was the written language of Law, and of Medicine. Most refer to Latin as the 'dead language', as they refer to the people who are in a dead state (civiliter mortus). We have Re-typed the Letter Request for Clarity:

In the name of Almighty God:

The United States of America and the United Mexican States, associated by a sincere desire to put an end to the calamities of the war which unhappily exists between the two Republics, and to establish upon a solid bases relations of peace and friendship, which shall confer reciprocal benefits upon the citizens of both, and assure the concord, harmony and mutual confidence, wherein the two Peoples should live, as good neighbors, have for that purpose appointed their respective Plenipotentiaries, that is to say, the President of the United States has appointed Nicholas P. Trist, a citizen of the United States and the President of the Mexican Republic has appointed Don Luis Gougaza Cueva, Don Bernardo Couto, and Don Miguel Atristain, citizens of the said Republic, who, after a reciprocal communication of their respectful powers, have, under the protection of Almighty God, the author of Peace, arranged, agreed upon, and signed the following:

Treaty of Peace, Friendships, limits and settlement between the United States of America and the Mexican Republic.

--END LETTER

The above being an Original hand-written Request For a Treaty by those Colonist who called themselves the 'Respectives', in early writings and later the United States of America, as they were occupying a fixed Territory on the American land and at some point in their endeavours, wanted to exist in Peace with those who were ALREADY here, inclusive, of the Mexicans. This letter is PROOF positive that Mexicans were already here and proves the conquest intent is being carried out when anyone of the politicians talk about building a wall to keep Mexicans out. The natural people ought to be appalled at such thought. Although the Colonist request was to the Mexican Republic, in the end, because these American lands are the Moorish Dominions of the Moorish Nation, the only one who could approve or effectuate a Treaty was the Representative of the Moorish Nation holding the title the Sultan. Therefore the Treaty of Peace and Friendship was established as the document recorded in congressional records that gave them the ability to sail the seas, and settle in peace on the American land estate without being subjects of the British Crown, as that is what they were, via the British (Brutish) Moors, or Britain, also referred to as England today. This happened AFTER they made their Declaration to them for Independence in 1776.
From Congressional Globe: House of Representatives, Friday, January 3, 1845 in regards to the "Annexation of Texas"

The stupendous deserts between the Nueces and the Bravo rivers are the natural boundaries between the anglo-saxon and the Mauritanian races. There ends the valley of the West. There Mexico begins. Thence, beyond the Bravo, begin the Moorish people and their Indian associates***, to whom Mexico properly belongs; who should not cross that vast desert if they could, as on our side we to, ought t stop there, because internal conflicts must ensue either our going south or their coming north of that gigantic boundary. While peace is cherished, that boundary will be sacred. Not till the spirit of conquest rages will the people on either side molest or mix with each other and whenever they do, one or the other race must be conquered, if not extinguished.

The final method used by the European foreigner colonists, who just gained their freedom to occupy in and on another Nation, was "Annexation", however annexation is not actually annexed, fixed or fastened to the freehold. Moors, the natural people are freeholders by Inheritance, Primogeniture and Birthrights., which is why they must make that known first to themselves in order to make that claim and Stand.

Annexation: The act of attaching, adding, joining or uniting one thing to another; generally spoken of the connection of a smaller or subordinate thing with a larger or principle thing. The attaching an illustrative or auxiliary document to a deposition, pleading, deed, etc., is called "annexing" it. So the incorporation of a newly-acquired territory into the national domain, as an integral part therefore, is called "annexation", as in the case of the addition of Texas to the United States.

***Note: When Indian is used it is speaking of the Hindustanias, who were an integrated part of the American land, as they are aboriginal to the land and traveled back and forth long before the modern European colonists. Today even those who had been calling themselves "American Indians", no longer consider it politically correct or wish to be called that and choose to identify with their tribally, of which tribal 'names' are family appellations of the families of the same Nation, the Moorish Nation / Family, as is the Mexicans, indicated as where they properly belong to in the above congressional records.

In these same congressional recordings it mentions the common law of private rights:

"Where he who hath the true property, to "jus proprietatis", in lands but is out of possession thereof and hath no right to enter without recovering possession in an action, hath afterwards the free hold cast upon him by some subsequent and of course defective title; in this case he is remitted or sent back, by operation of law to his ancient and more certain title. The right of entry which he had gained by a bad title, shall be, ipso facto, annexed to his own inherent good one; and his defeasible estate shall be utterly defeated and annulled by the instantaneous act of law, without his participation or consent. 9 Blackstone's Com.19.

Translation in short: Unless you come or 'come now' with the proper title to your inheritance, which includes the land and any rights, which are also inheritances, tied to you anciently, you will have no right of entry because of a bad title, or no title. Rights are Corporeal - those you can see, and Incorporeal, those you cannot, such as Rights and Obligations. Thus, the condition of the true heirs apparent today, who do everything and anything but claim their title to the land. The modern Europeans are foreigners and they are aware of that "ipso facto" - in law. They also go on to talk about acquiring foreign territory by purchase or by conquest. PROOF that this is NOT their ancestral estate and they are NOT the natives, nor are they the aboriginal people, of whatever tribal/family appellation.

Although the Olive Branch of Peace was extended to the Colonist and their lineal descendants who came later through Ellis Islands, it is to be clearly over-stood that they are on a Conquest Intent (Inter Caetara Divina) to conquer, which means war and death to the aboriginal people. That was and still is their Motive Operandi. Today they do it in a corporate manner which is called a "Hostile Takeover". This however is a downfall for them, because corporations have no parity with the real flesh and blood beings. The Law of the Land, the American National Constitution of 1791, was established to protect the natural, aboriginal people, and all people, from the acts of corporations and molestation from any and all 'other' citizens. Thus it is ultra important that the lineal descendants of Moors, the first Navigators, who are not dead, but are "active", or "In Full Life", make their self and their claim known, both divinely and in the flesh, of which they stand.