Greetings Of Peace, 

28th day of February 2015 ccy 1435 mcy

We Thank you for your interest and your activity, however the universe thanks you more.

First and foremost 'nationalization” is in the mind. You must Declare your national status if you do nothing else. Declaring is being clear yourself, with yourself and does NOT necessarily have anything to do with any paperwork. Proclaiming has all to do with paperwork, that means a Writ that is published. Any writ is but a brief that expresses your position regarding a matter, whatever that matter may be. Therefore, there is no 'versing’ any group, club, membership or association to that fact. In fact if you are involved in, or a member of, any group, club, association, etc., you ought to go in as a Moor and if you ever leave or discontinue your association, membership or activity, you ought to leave as a Moor. Now that is also the fact and R.V. Bey Publications is not a club, nor do they take membership, and they are NOT a Temple. We operate under the Moorish Divine and National Movement and activity of the Moorish Nation, and are people of that Nation, our domicile is the ancestral estate: North, South, Central America and the adjoining Islands: same as Northwest Amexem / Northwest Africa / North America – the North Gate (astrologically).

R.V. Bey Publications provides a uni-versal (one word) Allodial Identification Card and Judicial NOTICE and Proclamation, as well as a ‘Name’ Correction NOTICE (all being Lawful Notice and Claims) pertaining to your status and suggest that YOU send to 7 Departments of State - not necessarily local, county or individual State, but ‘Departments of State’, which are over all of the Union States, for the purpose of Lawful NOTICE, and as you may know, "notice to the principle IS notice to the agent " and vice-verse.”

Therefore, if there is anyone or any reason in anyone's mind as to R.V. Bey Publications vs. any group, club, association, etc. in terms of Declaring and Proclaiming THEIR Nationality, or the viability of the card they produce, not only do I trust this explanation eliminates such mis-informaton, I also suggest they read what a lawful Identification is and come to know that as Aboriginal and Indigenous People you have the right to establish your own identification, which MUST be respected. Also that you come to know that a corporation can only issue to other corporations, not to natural people. (Read the National Identification Card page on the site, as it provides much insight regarding common law changing and / or ‘correcting’ their ‘name’ and choosing their free national appellation.)

We will say this as you sojourn and make decisions regarding your choices of study and your independent associations: If the group, club, association, etc., you are considering thinks or believes that you are a citizen of the U.S.A., which are the union states and any and all charters, sub-charters, chapters, sub-chapters, corporations, associations, affiliates, entities, or anything established UNDER a state; including a government establishment, then I would say run forest run and run far away, as you being a National CANNOT be a member / citizen of such because they are established and operating upon your ancestral estate, which is your National domicile and rules of engagement have been given to them, which is the American Constitution of
1791 – the Law of the Land for ANYONE upon the land, particularly for the foreigners who came to the land and of which the Constitution was written FOR, and although not for the Nationals, it preserves their existing Rights provided they themselves innerstand, overstand and stand under the following facts:

**There are 3 types of domiciles:** 1. National Domicile, 2. Quasi-National Domicile (State) and 3. Municipal domiciles (Roman Venues by definition). There are 2 primal issues regarding Nationality: 1. **Your domicile** (that is where YOU say you domicile) and 2. **Your political Status.** It is your Nationality that determines your political status (allegiance) and your domicile determines your civil status. If you say you domicile in a quasi national (State) or a municipal (roman venue) then you have just limited your own civil liberties by your profession of tongue. Thus it is for you to profess out of your own tongue, your own, and clearly in being forced to make changes, it is time for everyone to worship (work their ship) under their own vine and fig tree -- no doubt. The purpose of the American National Constitution of 1791, which is the North American Republic Constitution FOR the United States of America and the citizens thereof, which describes the rules of engagement. Other citizens are the foreigners -- NOT YOU. They are the 'other citizens' that have a pre-disposition to molest you. (Read the “Inter Cataera Divina” for their intent.) If you are an aboriginal AND Indigenous descendant, you are the Moor / American National, and you are clear, or ought be clear, that any foreigners (modern Europeans) are NOT the Americans, not the Aboriginal and Indigenous natural people of the land. You are also clear that this is your ancestral estate that cannot be bought, sold or transferred. So don't you in error transfer your heritage to any group, club, association, etc. in lack of knowledge, as that is what the Europeans have tricked the natural people into behaving like with willing yet unknowing consent.

**Wherein** anyone who establishes a government entity, it is clear and a fact that their duties as a government or government entity is to protect, preserve and secure the rights already existing of the natural people. These already existing rights of birth are called 'Res Judicata' (look that up in Black's Law Dictionary - 4th edition). If they are NOT preserving, securing and protecting those rights of which is the 'Res' of the Trust - the Constitution compact, then they are NOT a government entity. They are corporations who are violating, committing treason and fraud against the natural people as such:

> Administrator’s defined government succinctly. “Governments are corporations”, in as much as every government is an artificial person, an abstraction, a creature of the mind only, a government can deal only with artificial persons. The imaginary, having no reality or substance cannot create or attain parity with the real. **Penhallow V. Doane’s.**

State Governments are but Trustees with a derived Authority 4 Wheat 402

> “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.**
It is very, very important to have knowledge of the following for proper perspective:

“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).

Therefore, knowing you are NOT resident within a state, as a National you cannot be a resident, a citizen, or member of same. It is clear that there exist two governments. Which one is yours? the state (Quasi-national) or the National? If the modern Europeans are pushing their democratic government within their established state for their members, it has NO STANDING in your land. (Read Article IV). And for you, as a National NO STANDING with you. (Read Article VI – it MAKES THIS VERY CLEAR.) Thus, the answer ought to also be clear that IF you, we, are NOT enforcing the American Constitution of 1791, then we are subject to all the mis-treatments that the 'other citizens' care to bestow upon us.

That is why Prophet Noble Drew Ali said “there is but ONE SUPREME ISSUE and that is to enforce the American Constitution FOR the United States of America.: That Constitution, although written FOR them, preserves our unalienable / inalienable Rights of Birth – Res Judicata.

As for C.M. Bey, he placed his works in the Justice Department and the Library of Congress, which means it was meant to be PUBLIC for all and not to be coveted by those who are in a private Club, Secret Society, etc., of which the ‘Clocks of Destiny’ is. Someone actually thought it proper to make it so, by some sort of trickery, that one would need a key, a secret code or need to enter into a club they named or coined “Clocks of Destiny”, in order to now find what C.M. Bey meant to be public for all. The question is why would any of your brethren want to circumscribe such PUBLIC works for the purpose of a club? Mmmm……

“Careful Moors, some of your own, wearing turbans and fezzes, will put you back into slavery”, quote by Prophet Noble Drew Ali who also said: “I am taking the covers off of secret societies”. So, he really taught the same in a very public and open way, if one would study, study, study, and get to thinking, so they could free themselves. .

I trust my explanatories are of some assistance in YOUR request and studies.

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