

You are Absolutely Correct, there are Only a Handful of People who Understand National Principles....

A nation, or the sovereign who represents it, may grant to a stranger the quality of a citizen, by admitting him into the body of the political society. This is called Naturalization. **Vattel, Laws of Nat., bk. 1, ch. Xix. 212-214.**

The only reason any fellow Moor would suggest that another Moor be 'Naturalized' is because they are working to put them '**back into slavery**', or to control them in some way, shape, form or fashion.

...Yes, it is true that only a small percentage of people know the national side of the Divine and National Principles, however the two CANNOT be separated, because if you don't know the Divine of it, you cannot even fathom the National.

You were warned by the Prophet, of whom you say you love, admire, and respect his life works, as it pertains to national principles, of which principles DO NOT CHANGE. One of his warnings or affirmations was that there is **NO NEED for the 14th amendment** for the salvation of the people. He was telling you then it DOES NOT APPLY TO YOU! And it still does not! Thus gave a fair and lawful warning to beware of it, or rather to be **aware** of it. There are other reasons in his wisdom, and in the half that had not been told, as to why he said the 14th amendment was not necessary; such as it was **NEVER** lawfully ratified, it is in Fact **Unconstitutional**, and it was NEVER meant for anyone but **Corporations** in the first place.

THE BIRTH CERTIFICATE is a defacto corporate artifice, an instrument that **PROVES** human trafficking. It holds no weight in law either as it is void on its face or void ab inito. (another law term to look up). If anything is void by inception, or **UNCONSTITUTIONAL** it confers no rights in law.

"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." **Norton v. Shelby County, 118 U.S. 425.**

He also said no one can change the descent nature of another and gave the remedy then to our lack of knowledge pertaining to these matters and that remedy is the same remedy now, which is to **Declare your Nationality!** He DID NOT say to Naturalize into the united states of America, of which you cannot be a citizen of the united states of america as is in accord with, and says so, in the 13th amendment and its (hidden) 20 sections. That is how the 13th amendment is applied as far as Moor American Nationals are concerned. Therefore whether they subverted and or denied the Republic or not, you still enforce the National Constitution.

Why then, would one talk about the 13th amendment and not acknowledge that, and then tell people they have to naturalize into being a citizen of the united states of america? mmm.... Are they aware that Europeans are expatriating from the u.s.a. in droves, by the thousands? However, Moors cannot expatriate from that which they lawfully could never be a citizen of. Do you think Prophet Noble Drew Ali didn't know what you would be faced with today, 100 years later? Oh ye' of little faith in the Prophet you say you love, admire and respect. The real problem is lack of study, therefore lack of comprehension of the subject matter.

CONTRADICTION: We can't on one hand say we are not under the constitutional fold of a constitution that supposedly has an amendment (the 14th) that makes slaves bearing no rights, no jurisdiction to speak (purpose of an Attorney), no self determination, being corporate citizens slaves / property and subjects. And then on the other hand, say we need to return to that same constitution as **naturalized citizen** of it in order to be in the constitutional fold of it, the very same constitution that we are not under in the first place. **That is a contradiction if there ever was a contradiction!** We are Moor / American Nationals and were never citizens of the united states of america, and we are not

subject to inferior citizenship rankings of same, because if not for the Nationals, there would be no need for citizenship rankings in the first place.

The 14th amendment is NOT a part of the Organic American Constitution (neither is the 16th amendment). Again, study would have afforded us to know that by now. The Prophet said to “*study, study, study and when you have studied well, and ask what to study next, he would reply study yourselves*”. In studying yourself, you would know yourself, as that is one of the ways the Moors were uplifted, by teaching them to be themselves. Knowing the heritage and history of your own foremothers and fathers assist you in going back to the mindsets of your foremothers and forefathers, in knowledge. That is why schools were / are necessary, instead of continuing to perish for a lack of knowledge, which is the mental slavery that the Prophet came to bring us out of. And while no one can change the descent nature of another, first we need to know that descent nature and the history of the constitution we are supposed to be **enforcing**. In enforcing it, and knowing it, we know who the 14th amendment is for, who it is not for, what it is, and what it is not, and know without doubt or contradiction it is NOT necessary, just as the Prophet affirmed. We can never be citizens of the united states of america, but we are the enforcers of the National Constitution to be upheld by ALL classes of citizens, all states, all officers, judicial officers, associations, clubs, entities, charters, sub-charters, chapters, sub-chapters, corporations, et al, etc. **Enforce:** [v.t.; LL. Infortiare, to strengthen] **1.** to give strength to; to strengthen; to invigorate.

“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.**

The above is VERY important, because the upholding and enforcing of the adopted Law is “**Res Judicata**” and that means what already exist as Law, in Law. (another lawful term to look up). Res Judicata is the existing law that is stared at when others attempt to abrogate it, and from those attempts of violating it, comes forth the supreme court case laws based on it, that which already exist as law (Amendment IX similarly supports same). That is also why it is necessary to enforce the American Constitution of 1791 because it protects and preserves those pre-existing (‘Res’) Rights of the People - - You! It is not the source of them, but if you enforce it, it keeps others from molesting you. The Constitution preserves those Rights, which are birthrights and that is why the Prophet not only said to enforce it, but he said “***Come hear the truth about your nationality and birthrights***”.

Clearly, the problem rest in the NOT knowing what is constitutional and what is not. You are to enforce the American Constitution, you are not to enforce **un-ratified amendments** which have no lawful contemplation. Even if you brought yourself ‘back into the constitutional fold of government’, the 14th amendment is not a part of the American Constitution of 1791 that you, as Beys and Els are supposed to enforce as advised and directed by Prophet Noble Drew Ali. He said to ‘enforce the Constitution, not to **naturalize** into it. You are to ‘Declare Your Nationality – Not Naturalize your Nationality. There is a **BIG** difference between National (mindset) and Naturalize (colored process).

We trust *some* light has been shed. We Honor all Divine Prophets.

Islam, Peace and Love Forever Moor

*Moors Heritage and History School in Association with
R.V. Bey Publications,
Moorish Nation Public Records
MHHS – “Eyes Wide Open” Blog Talk Radio*

30th day of November 2013 c.c.y. 1433 m.c.y.