







empire state ob morocco united states for amerika

moorishe nationall reepublic federall governmente

moorishe divyne ande nationall muvemente ov the earthe
northe weste amexem + north weste affrica + northe ammerica + the northe gate
all addjoining isslands

the true ande de jure naturall peeples + heirs ou the lande

-i.s.l.a.m.- -

empire state ob morocco

unniversal sovereigne origeneall inndigeneous judiciall proklamatione pahchanan shawn singletary isra El

all rize ande stande ande reemain standing innto perpetuitee. this is a sovereigne livinge annoiente artiklle iii moorishe amerikan al moroccan kourte acctione. i am sovereigne livinge justise yahchanan shawn singletary isra el in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. my free chozen nationall appellatione is yahchanan shawn isra el in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. i ande all moors are the origeneall inndigeneous sovereigne annoiente al moroccan moorishe amerikan ascendents ov the greate pharoahs ov kemet ande ov the annoiente moabites ande canaanites. our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are herebye vested in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne annoiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente, we are one god, we herebye exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq.

uppon my heirshipp, innherited nobility, ande uppon my pryvate origeneall inndigeneous, propper sovereigne status ande kommerciall preesence, i, yahchanan shawn isra el, being dooly affirmed ande alligned withe konsanguine unity, affirme my nationall, politicall, ande spirituall allegiance to my moabite moorishe natione being the archaic origenealls indigenes ov amexem the americas; standing squarely affirmed upon my affirmatione to the five points ov light love, truthe, peace, freedom, ande justise, do squarely affirme to tell the truthe, the whole truthe, ande nothing but the truthe; ande having knowledge ande firmly esstablished knowing uppon the historicall, lawfulle, ande addjudicated facts kontained herein, being kompetente in propria persona sui juris to attest to this affidavid uppon which i place my sovereigne autograff; whereas, i state, proklaime, ande deeclare the following to be true, korrecte, sertain, komplete, not missleading, supreeme, ande not inntended to be presented for any misreepresented, colored or immproper use or purpose, to witt:

that i, yahchanan shawn isra el, am a noble ov the annciente al moroccan empire north america in capitis diminutio nolo in red ink in propria persona in proprio solo ande in proprio heredes; being moorishe amerikan an heir ande asscendente ov the annciente moabites moors, by bearthright, by freeholde, by primogenitture ande by innheritence; being origeneall ande inndigeneous to the lande amexem americas earthe gaia midguarde terratorium hereditamentes ov my annciente moabite moorishe fore mothers ande fore fathers to witt:

the al moroccan amerikan kontenents are the lands ov the moors; being northe amerika, southe amerika, centrall amerika, inncluding the addjoining islands ov amerikana ameru i ackknowledge, i klaim ande i possesse, by the said innheritance ande primogenitture, the freeholde stattus thereto all unnalienable ande subbstantive rights to be, to ennjoy, ande to acctione, distincte in my origeneall traditiones, customes ande cullture ande deetermining my own politicall, soshall, ecconomic stattus ov the empire state ov morocco. my heart, my allegiense, my innergy, my loyallty, my fulle faithe, my kreddit ande my mind are withe my annoiente mothers ande fathers muurs with kognate honoure ande by divine ande naturall right. being moorishe amerikans, the directe heirs ande asscendents ov the annciente moabites, we have ande possesse the innternationally reecognized rights to our hereditamentes ande divine ande reesources ande proklaime the right to deetermine our own soshall, ecconomic ande politicall life ande stattus ov the annoiente empire state ov morocco ande in harmonie with innternationall law ande rights ov klaim being abbsent ov foreigne unnlawfulle threats, coersione, or accquiescence to a color ov law, a color ov office, nor to subject mysellfe to any occupying foreigne persons to any immposed frauds, [UNITED STATES CORPORATION COMPANY NOM DE GUERRE] or color ov authoritie.

moorishe amerikans, muurs have, proklaime ande possesse the al moroccan moors, unnalienable rights, subbstantive rights, ande bearthright innheritense to our annciente pedegree traditiones ande customes, ande the right ov klaime to our al moroccan attributes, appellationes, nationallity, subbstantiated by, ande supported by, natures laws, by divine law, by ande primogeniture, ande by the recognized laws ov the nationes ov the earth innternationall. being the true, annciente, origeneall inndigenes ande heirs ov the lande amexem amerika, the northe gate, being the geographicall heart lande maghrib al agsa ov the annoiente al moroccan empire state. muurs are de jure ande rightfulle freeholders by bearthrighte, by innheritense ande primogenitture stattus ande have by those innherited rights, asscendible laims. notise to all comers, that we the heirs ov the lande possesse the securred rights to travell uppon the lande ov our anneiente fore mothers ande fore fathers, uppon the pubblic roadd ways, uppon the buye ways ande uppon the highe ways ov our kontinentall united states whiche is the organic lande ande abbsent ov the genocidall, fraud based exxtortione tributes, ande human trafficking preetended by foreigne colored innquisitionists, or by the [UNITED STATES CORPORATION COMPANY] exxcise taxatione constructs, hypothecated by the racketeering, anti constitutionall, foreigne [UNITED STATES CORPORATION COMPANY] [STATES LEGISLATORS], konstructed unnder colour ande styled to abbridge ande to steal subbstantive rights beelonging to the naturall peeples, these subbstantive rights are supported by ande affirmed by royall law, moorishe law, moslem law ande musslem law; the law ov the greate peace, the laws ov nature, divine law, natures god, the laws ov nationes, the free moorishe greate seal zodiac constitutione, stare decisis, res judicata, ande bindingly affirmed by articles iii, iv ande vi ov the amerikan constitutione covenante ov 1774, 1781, 1789, 1791 a.d. ande treaty 1200 1m. c., as lawfullie addopted for the united states reepublic esstablishing her reepublican forme ov governmente, the said amerikan constitutione esstablished the peeples supreeme law ov the lande standing uppon the principles ov moral government to secure the rights ov the peeple, ande to keepe limited governmente opperatives bounde ande in checke by officiall oathe, ande by officiall bonde. let it be knowne that down from the annciente ones, we the primogenittors came the allodiall issonomi principles whiche esstablished the supreeme law ov the lande.

egypt, hikuptah is the capitoll empire ov the dominione ov africa. morocco is the empire state for the said dominione at earthe, the innhabitants ov africa are the asscendents ov the annciente canaanites from the lande—ov canaan, the moabites, from the lande—ov moab, who reeceived permissione from the pharaohs ov egypt, their foremothers ande forefathers, to settel ande—innhabit northe weste affrica, they were the phounders ande—are the true possessors ov the moroccan empire, this inncludes algiers, tunis, tripoli, mauritania, ande—the americas, with their canaanite, moabite, hittite ande—amorite brethren who sojourned from the lande—ov canaan seeking new dominiones.—our dominione ande innhabitatione exxtends beyonde northe east ande—southe weste africa, across the great atlantis, even unto the presente northe amerika, southe amerika ande—centrall amerika ande—allso mexico ande the atlantis islands amerikana beefore the greate earthquake whiche caused the greate atlantic ocean.

the greate seall pyramid is the nationall embleme ande innsignia ov the moorishe nation empire ov northe amerika, geographical locatione, the greate pyramid eqquilaterall is allso the archaic symboll for civilizatione on the planet earthe. the honoureable moors acknowledgemente ov our greate seall inndicates those heirs who owne up to, who supporte, ande who proklaime our free nationall governmente, moors who are acctive ande not passive in the soshall, civilizatione, cullture ande custome matters innvolving law, order ande governmentall principlles are hereby enntreated to supporte this affirmatione, moors muurs al moroccans who strive towarde this annoiente beeginning, with honoure are enntrusted by noble drew ali ande all annoientes to help in the greate humanitariane worke ov upplifting oursellves, our fellow man, ande humanitie at large, we, the consciouse heirs are cognizante ov the civilizatione works, innstructions, ande progressive acts necessarie to teache, to preeserve ande to deefende the nationallitie ande bearthrights ov all moorishe amerikans, al moroccans, moors.

the noble moors, muurs, al moroccan heirs are the naturall sovereignes ov the annciente al the northe gate ande are by civvic ande soshall dooty free to moroccan empire northe amerika, reecognize ande to supporte our greate seall sovereigne de jure moorishe nationall reepublic federall konsanguine natione ov the naturall peeple. in our relationes withe uthers, we government ande the ennforcemente ov our al moroccan constitutione. thus, suche orrganized kommande kommunicationes ande orrders are reeferred to as the empire state ov morocco. kontained within our greate state is the greate seall nationall associatione ov moorishe affairs, the free moorishe natione innclusive ov all the origeneall inndigene tribes ande provvinces ov the naturall peeple, etc., are the rightfulle bearers ov the attributes, appellationes ande noble titles, ali, el, bey, dey, ande al. the free al moroccan moors muurs, by freeholde innheritense, reetaine all subbstantive rights ande immunities, ennjoy the exxercising ov all substantive rights, ande opperate uppon konsummated principlles having pre exxisting vessted constitutione ande treaty right law, issonomi rights ande immunities from foreigne [UNITED STATES CORPORATION COMPANY] taxatione, ande from foreigne, criminall ande civvil jurisdictione by, ande of, the colonial [UNION STATES RIGHTS REPUBLIC] [U.S.A.], PRIVATE CORPORATION] ande [UNITED STATES CORPORATION COMPANY PERSONS] pursuant to, but not limited to, divine right; the united states reepublic supreeme kourte, innternationall law, ande the acts ov state to witt:

every sovereigne state for ande by the peeple is bounde to reespecte the inndependence ov every other sovereigne state for ande by the peeple ande the kourtes ov one countrie (peeple) wille not sit in judgmente on the acts ov the governmente ov annother, done within the same or her own terratorie.

the passt [UNION STATES MUNICIPAL CODES] ande [CIVIL LAWS] ande [CODES] preeviously appearing to be immposed upon the lande were a [PRIVATE CODE], inncorporated unit ov self government established by the political powers ov the general assembly ov each state ov the

union; limited ande bound by article iv, ande initiated at philadelphia, pennsylvania, north america, in the year eighteen fifty four (1854), it governs only the [BLACK] people, [CHRISTIANS] ande [JEWS], ov the fraudulente eighteen sixty three (1863) [UNION STATES REPUBLIC], unnder the [MAGNA CARTA (THE GREAT CHARTER)], the [KNIGHTS OF COLUMBUS CODE], ande the [KU KLUX KLAN OATH]. forever, the said [UNION STATES RIGHTS REPUBLIC] denies citizenship in the [UNITED STATES (U.S.A.)] to the heir descendants ov the moorishe nation in the western hemisphere, who have been erroneously referred to, branded as ande [NEGROES], [BLACKS], [COLOREDS], ande [AFRICAN] [AMERICANS], [LATINOS], etc. in addition, the supreme court ov the united states in the lande mark case ov "dred scott v. sandford" 60 us (19 howard) 393 (1857) held that [NEGROES] whether held to slavery or free were not included ande were not intended to be included in the 'category' ov 'citizen' (subjects) ov the Unione State resultantly, the true indigene nobles ov the al moroccan empire, free moors, bearers ov the noble titles, ali, el, bey, dey ande al, are exxcluded from the [UNION attributes appellationes, STATES REPUBLIC] [(U.S.A.)] jurisdictione. the true nobles ov the al moroccan empire are selfe governed by right law principlles ande sovereigne, pryvate, ande customes ande obbligated to the free moorishe zodiac constitutione, circle 7 archaically esstablished by our annciente fore mothers ande fore fathers, suche exxtended allegiense ande obbligatione inncludes the greate seall ande the highe principles ande moor all standdards emmbodied in the moorishe nationall flag standdards ov love, truthe, peace, freedom, ande justise. the true al moroccan noble inndigenes ov maintaine a constitutionall ande lawfulle, not obbligatory tax stattus ande reelative to all foreigne entity taxatione, (inndigenes not taxxed) ande maintaine a non obbligatory reespecte for the Union States Rights Republic (u.s.a.), its members, its laws, its orrdinances, its codes, its traditiones, pursuante to the free moorishe amerikan zodiac constitutione, articles iv ande vi, the treaty ov peace ande friendshipp betweene the united states ande morocco seventeen eighty seven (1786, 1787) superseeded by the treaty ov eighteen thirty six (1836), resolutione 75, journalls ov the house ov reepresentatives, addopted for the united states, april 17, 1933 moorishe amerikan natione ov philadelphia ande the use ov their appellationes. reaffirmations a. d. have been made via the united nationes declaratione ov the rights ov the child generall assemblie reesolutione 1386 (xiv), 14 u.n. gaor supp. (no, 16) at 19, united nationes documente a 4354 (1959), the united nationes unniversall deeclarationes on human rights articlle xv, generall assemblie reesolutione 217 a (iii) ov 10, decembre 1948 a.d., exxecutive orrder 13107 united states reepublic, northe amerika the immplementation ov human rights treaties, the nationall constitutione for the continentall united states, articlle iii, sectionne 2; ammendmente v liberty clause; ammendmente ix reeservatione ov the rights ov the peeple, the united states deepartmente ov justise moorishe credentialls, free moorishe zodiac constitutione, truth a 1 classified, the united states copyrighte sertificate number aa222141 clock ov destiny; the moorishe nationallity ande iddentification card, moorishe science temple ande moorishe holy temple ov science identification cards, etc.

furthermore, i affirme ande asserte my fulle bearthrights sovereignety ande rights ande my right ov klaim to all hereditamentes being a sundry free al moroccan moor a naturall being, disttinguished from all ande any spurious constructes, created by the foreigneers, or by their agencies, pursuante to moabite moorishe pedegree, the free moorishe zodiac constitutione, the greate seall ov the moorishe nation, ab antiquo; the treaty ov peace ande friendshipp 1836, the sundry free moors act ov 1790, the 1781 organic united states constitutione; 1786, 1787, the moorishe federall financiers act (union states army, 1861 and 1863), the 1854 roman catholic magna charta, the knights ov columbus code, the ku klux klan oathe, the united nationes chartter, article 55(c), the rights ov inndigeneous peeple part i, articles 1, 2, 3, 4, 5, part ii, article 6, the united states supreeme kourte acts ov state, the foreigne sovereigne immunities act 28 usc 1601, et sequa., the konventione on innternational road traffic day 19, septembre 1949, the world kourte decision, day 21, january 1958 a.d = 1378 m.c. in reeference to the rights ov the the hague, netherlands naturall peeples ande ov their subbstantive rights, etc., the following are pertinente ande esstablished supreeme kourte deecisions, stare decisis ande res judicata to witt:

- * the right to travell + the right to mode ov konveyense, the right to locomotione are all abbsolute rights ande the police can not make voide the exxercise ov rights. state v. armstead, 60 s. 778, 779, ande 781:
- * the use ov the highe ways for the purpose ov travell, transportatione and teleportatione is not a mere priviledge, but a common ande fundamentall right ov whiche the public ande naturall beings cannot be deeprived. chicago motor coach v. chicago 337 illinois 200, 169 ne 22, alr, ligare v. chicago 139 ill. 46, 28 he 934, boone v. clark 214 sw 607, 25 am jur (1st), highways, sec. 163:
- * the right to parke or travell is parte ov the libberty ov whiche the naturall being, citizen cannot be deeprived without due process ov law unnder the 5th ammendmente ov the united states constitutione, kent v. dulles 357 us 116, 125:
- * the right ov a citizen to travell uppon the pubblic highe ways ande to transporte ones propperty thereon, either by carriage or automobile, is not a mere priviledge whiche a city may prohibit or permit at will but a common right which he or she has unnder the right to life, libberty, ande the pursuite ov happinesse. thompson v. smith 154 se 579:
- * state police power exxtends only to immediate threats to pubblic safety, healthb, wellfare, etc., michigan v. duke 266 us, 476 led. at 449: whiche driving ande speeding are not. california v. farley ced. rpt. 89, 20 ca3rd 1032 (1971):
- * the state is prohibbited from violating subbstantive rights. owens v. city, 445 us 662 (1980); ande it can not do by one power (eg. police power) that whiche is, for exxample, prohibbited exxpressly to any other suche power (taxxation, emminent domaine) as a matter ov law. u.s. ande u.t. v. daniels, 22 p 159, nor inndirectly that whiche is prohibbited to it directly. fairbanks v. u.s. 181, u.s. 283, 294, 300:
- * travelling by an automobile on the pubblic roads was not a threate to the pubblic safety or healthe ande konstituted no hazarde to the pubblic, ande suche a traveller owed no other dooty to the pubblic (eg. the state); he she ande his her auto, having eqqual right to ande on the road ways highe ways as horses ande wagons, etc.; this same right is still subbstantive rule, in that speeding, running stop signs, travelling without license plates, or registratione, are not threates to the pubblic safety, ande thus, are not arrestable offenses. christy v. elliot, 216 i 131, 74 he 1035, lra ns 1905—1910: california v, farley 98 ced rpt. 89, 20 ca 3d 1032 (1971).
- * unnder the united states republic constitutioneall systeme ov governmente ande uppon the inndividuality ande inntelligence ov the sovereigne, the state does not claim to control ones konducte to uthers, leaving one the soule judge as to all that affects oneselfe. mugler v. kansas 1213 us 623, 659, 660:
- * where rights secyured by the constitutione are innvolved, there can be no rule making or legislatione, whiche would abbrogate them. miranda v. arizona 384 us 436, 125:
- * the klaim ande exxercise ov constitutionall rights cannot be converted into a crime, miller v.

- * for a crime to exxist, there muste be an innjured parte' (corpus delicti). there can be no sanctione or penallty immposed on one because ov this constitutionall right. sherer v. cullen 481 f. 945:
- * if any tribunall (kourte) finds abbsence ov proofe ov jurisdictione over a being ande subbjecte matter, the case muste be dissmissed. louisville v. motley 2111 us 149, 29s. ct 42. the accuser bears the burden ov proofe beyonde a reasonable doubte.
- * lack ov federall jurisdictione can not be waived or overcome by agreemente ov parties. griffin v. matthews, 310 f supra 341, 342 (1969): ande want ov jurisdictione may not be cured by konsente ov parties. industrial addition association v. c.i,r., 323 us 310, 313.

whereas, in light ov the foregoing jurisprudense stare decisis ande res judicata affirmed ande deeclared by the supreeme kourte decisiones; by facts, ande by law; ande countter to the neggative politicall conditiones innstituted by [CORPORATE STATE colourable soshall ande PERSONS] ov the [UNION STATES SOCIETY], there exxists a blatante want ov jurisdictione on the parte ov the [UNION STATES RIGHTS REPUBLIC (U.S.A.)], ande by its agents, personnel, contractors, ande assigns. maxxims ande axxioms are lawfullely, leggally in forse unnder nationall ande innternationall law attending to these issues. ande this affiante naturall being persona sio juris does not abbandon any ov my esstate rights, does not waive any subbstantive rights, does not transfer power ov attorney to any foreigner ande does not konsente to any pubblic triall or minnisteriall hearing in any colourable tribunall venue or innvolvement with any non article iii, unconstitutioneal jurisdictione, the officiall oaths ande bondes, the obbligations ande the fiduciarie duties ov all accusers ande proofe bound claimants to nationall constitutione ande treaty law ande orrder; the civilizatione principlles fixxed in constitutione law, stille stands! dephinitione ande truthe stille rules. non kompliance is a federall law violatione ande innternationall law offence ande trespasse.

whereas, there is no questionne that a benche appearense summons, a dettentione, an arreste ande a tickett or citatione, issued by a [POLICE OFFICER]or by uthers, againste the peeple, for travelling withe no drivers license, foreigne drivers license, not having [CURRENTE REGISTRATION], or [MANDATORY INSURANCE], etc., which [CARRIES A FINE OR JAIL TIME], is a [PENALTY OR SANCTIONE] ande is indeede konverting a right innto a crime; thus violating subbstantive rights. it is reasonable to assume that these supreeme kourte judiciall deecisiones are straighte ande to the pointe, that there is no lawfulle method for governmente to put reestrictiones or limitationes on rights beelonging to the peeple.

that the organic united states reepublic constitutione (deerived from annoiente moabite al moroccan moorishe law) reemains the supreeme law ov the lande, ande all treaties made or whiche shall be made unnder the authoritie ov the united states governmente, ande unnder its flag ov peace, pursuante to united states code, title 4, chappter 1. any law or colourable processes whiche are repugnante to the constitutione or treaty shall reemaine forevere colourable' ande are null ande voide. marbury v. madison 5 u.s. 137, 174, 176 (1803). no [MUNICIPAL OFFICER], [PERSON], [PERSONNEL], [EMPLOYEE] or [CONTRACTOR] shall attempte to violate nor abbridge the rights ov the naturall peeple or citizens, ande all are subbjecte to kourte acctione ande pennalty in their personall ande or subbjecte capacity to witt:

title 18, parte 1, chappter 13 §241 ov united states codes ov law:

no pursons shall conspire to innjure, oppresse, threatene, or inntimidate any purson in any state, terratorie, commonwealthe, possessione, or districte in the free exxercise or ennjoymente ov any right or priviledge secyured to him by the constitutione or laws ov the united states, or beecause ov his having so exxercised the same, or...

no pursons shall go in disguise on the highe way, or on the preemises ov anuther, withe the inntente to preevente or hinnder his free exxercise or ennjoymente ov any right or priviledge so secyured, said attempte shall be fined unnder this title or immprisoned not more than ten years, or bothe; no acts violatione ov the law shalle be attempted.

title 18, parte 1, chappter 13 §242 ov united states codes ov law:

whoever, unnder colour ov any law, stattute, orrdinance, reggulatione, or custome, wille fully subbjectes any being in any state, terratorie, common wealthe, possessione, or districte to the deeprivatione ov any rights, priviledges, or immunities secyured or prottected by the constitutione or laws ov the united states, or to differente punishmentes, pains, or pennalties, on accounte ov such purson being an alien, or by reason ov his colour, or race, that are preescribed for the citizens, shall be fined unnder this title or immprisoned not more than one year, or bothe; ande if bodily innjury resultes from the acts committed in violatione ov this sectionne, or if suche acts innclude the use, attempted use, or threatened use ov a dangerouse weapon, exxplosives, or fire, shall be fined unnder this title or immprisoned not more than ten years or for life, or bothe, or may be sentensed to death.

therefoure, in preeservatione ov the rights ov inndigeneous peeples ande the preeservatione ov the

rights ov the peeple, in accorde ande deefense ov the constitutione for the united states at northe amerika ande her governmente being the supreeme law ov the lande, ande kontractuall liabbilities, affirmationes, bounde obbligations, ande fiduciarie dooties ov the officers federall, state, city, ande municipall, etc., i hereby acctivate ande kommande ennforcement ov the de jure laws ov the united states, ande all treaties made unnder the authoritie ov the united states, in accorde with articlle vi ov the constitutione, the bill ov rights, the deeclaratione ov the rights ov the child, the rights ov inndigeneous peeples, the unniversall deeclaratione ov human rights, the united nationes chartter, articlle 55(c); the united states supreeme kourte acts ov state, the foreigne sovereigne immunities act 28 usc 1601; et sequa., the connventione on innternationall road day 19, septembre 1949, the worlde kourte decisiones, the hague, netherlands, day 21, januarie 1958 a.d = 1378 m.c. ande exxecutive orrder 13107 united states reepubblic, northe amerika, the immplementation ov human rights treaties, the nationall constitutione for the kontinentall united states, articlle iii, sectionne 2, ammendmente v libertty clause; ammendmente ix, etc., i hereby kommande ande state a dissmissall ov any ande all unnconstitutionall sanctiones, klaims, or uther warrantes or charges made or isshued, which are devoid ov true iddentity pursonages; no denial ov due processe, ov a tryal by a jury ov my own nationall peers or abbsente ov a verified ande lawfulle inndictment, sanctioned by an assembled grande jury shall occur nung pro tung, ande hereby avvail all lawfulle constitutionall secured safeguardes, esstablished by the supreeme law withe documented propper jurisdictione ande venue affirmed ande in place by my own hande in my own articlle iii al moroccan empire state ov morocco kourte.

wherefoure all parties ov inntereste are authorrized by this writ, pursuante to nationall ande innternationall law to honoure all subbstantive rights ande constitutionall immunities exxercised for, sovereigne al moroccan moors to all origeneall inndigeneous free ande officialls are to ennliste all avvailable ande appropriate measures to innsure ande assure that all subbstantive rights ande constitutioneally secyured rights ande immunities are honoured. the naturall beings appellationed shall not be arrested nor helde for any reasone nor circumstances, all are hereby knowtified that we are the acctive minnistars ov the origeneall inndigeneous de jure sovereigne empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente at all terratories ov the orrganic lande. the naturall being who has autograffed hereon ande all moors are non obbligatory ande not taxxed where customes, tariffs, taxxatione, owner in fee permitt deeceptione constructes, ande from any other hindrense, enneumbrense or reestrictione ov freedoms, allodiall properties, compensationes, rights ov travell, or freedom ov movemente on the lande.

exxplicit exxercising at all times ov the sovereigne rights for me ande all moors ande use ov all rights exxercised without preejudice u.c.c. 1+207, 1+308, u.c.c. 1+103 is noted to all federall, state, citee ande municipall peace offisers, in harmonie withe empire state ov morocco laws, is the reeservatione ov all sovereigne rights. no kontracts nor agreements shall be enntered innto knowinglee, volluntarilee, willinglee, nor unninntentionallee without fulle disclosure for all partees. furthermore, all preesumed [UNITED STATES CORPORATION COMPANY CONTRACTS] are herebye termminated withe the [UNITED STATES CORPORATION COMPANY PERSON] ande all agentes principalls heirs assigns ande any deerivatives thereov. onsider any formerly assumed constructs alleged to be related to me as being misrepresentations ande thusly 'cured' forthwith. let it be known...:

reepresente means to depicte, to pourtray, to symbolize ande to stande for, lett it be knowne that the [UNION STATES SOCIETY] [BAR ASSOCIATION] [LAWYERS], [ESQUIRES] ande [ATTORNEYS] ov [EUROPEAN COLONIAL DESCENTE], ande foreigne [CORPORATION], cannot depict, portray or symbolize a free moor as [THEY] are not ov the same nation jurisdictione, customs, or nationall peers; ande cannot sit in judgment ov any free moor (acts ov state). [CORPORATIONS] are not inndigeneous to the lande. moors are origeneall. [UNION STATES SOCIETY] [BAR ASSOCIATION] [LAWYERS], [ESQUIRES] ande [ATTORNEYS] ov [EUROPEAN COLONIAL DESCENTE] opperate in demo pollitical formatte, whiche is kontrary to articlle iv, sectionne 4 ov the constitutione for the united states. moors are the sovereigne law ande the sovereigne governmente being in harmonie with the constitutionee. moors governe, reespecte, ande the unnconstitutionall tribunalls opperating unnder the alligned withe constitutione principlles. [UNION STATES SOCIETY] konflicts withe, ande is reepugnant to due processe unnder constitutione principlles, ande functiones in colorable fraudulente acctiones. therefoure, no equiitablle, just tryal, or remedie is avvailed to the naturall peeples ov the lande throughe suche colorable processes! these violating acts konstitute a conflicte ov innterest; a conflicte ov law; a conflicte ov iddentity; ande ov nationallitie ande innternationall law, ande clearly do not lawufllie addresse the federall questionnes ov diversitie ov citizzenship, while esstablishing that the onnly propper origineneall sovereigne jurisdictione is the unniversall origeneall inndigeneous anneiente naturall divyne articlle iii konsular kourte. thus, a clear ande documented avvermente ov jurisdictione quo warranto is allso hereby proklaimed, kommanded ande addvanced to all parties ov inntereste. onnly we, moors, can presente oursellves for we are sovereigne moors, al moroccans, ande origeneall inndigenes ov the lande. thus, only moors can preesente sellfe!

i, yahchanan shawn israel, being a reall esstate living fleshe blood annoiente breath giving divine ande naturall being bearthed sanguineous ov a naturall thinking

sovereigne living annoiente divyne man do soulemnlee, sinncerelee, ande squarelee affirme that the annoiente laws kontained in this konnstructive ande acctuall judiciall notise ande proklamatione, by affirmed affidavid, are truthe ande law. this law is konnstructed by sovereigne inntentione frome my knowledge, innerjoined to my kullture, kustomes, innerknowing, innerstanding ande annoiente beeleefs, being acctuall, facttuall, ande reestorative in natture to my annoiente traditiones ande kustomes, preesented are truthe, the holye truthe, ande all that is truthe, as withe our annoiente tradditions ande kustomes, i affirme to all

hibu (luve), haqq (truthe), salaam (peace), hurryatun (freedome), adl (justise), all rights exxercised at all times ande all pointes in time; u.c.c. 1 207 308, u.c.c. 1 103.

i am yahchanan shawn isra el, naturall being in propria persona, sui juris, ande sui heredes in solo proprio, origeneall inndigeneous, free sovereigne moor naturall being ov the lande in propria persona (not pro se, nor colorable) moors, muurs, the origeneall ande inndigeneous naturall peeples ande true heirs ande inheritors ov the lande

sense time immemorialle ande inn to perpetuitee ande in honoure, i am the divine naturall being, in capitis diminutio nolo, in propria persona sui juris, in vahchanan shawn israel proprio solo ande in proprio heredes, ande i do herebye affirm that i am an ascended heir, naturall divine being herein appellationed, standing, living, exxisting in propria persona, being the primal law ov evvidence as reequired ande deefined by law; affirmed by lawfulle, standing right, by bearthrighte reespectively ackknowledged being ov deesendablle ande asendablle age ande kompetente to exxecute this documente ov kompetense ande being lawfullie quallified ande affidavid. i therefore place my hande, my autographe ande my seall hereto.wherrefore, i,yahchanan shawn isra el, in capitis diminutio nolo, in propria persona sui juris, in proprio solo ande in proprio heredes, beinge parte ande parcell naimed hereinn, ande by bearth righte, primogenitture, ande innheritance, make a law fulle kommande ov affidavid ande pubblic notificatione ov nationallitie proclamatione, appellatione notificatione kommande, deeclaratione, affirmatione, ande applicatione, herewithe published for the public reckorde.

all sovereigne origeneall inndigeneous annciente divpne moorishe amerikan autograffs affirming this ande all sovereigne origeneall inndigeneous annciente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente dockumentes are on the pubblic reckorde at amerika, annciente morocco, northe weste amexem, northe weste affrica, the northe gate, turtle islande, gaia', midguarde, earthe.

chronos time immemoriall inn to perpetuitee

ego sum

justise vizier ministar

in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes. knowtise to agente is knowtise to principall. knowtise to principall is knowtise to agente.

empire state ov morocco moorishe nationall reepublic federall governmente c/o 911 southe weste 314th plase federall waye washington reeservatione

annciente washington districte for columbia unniversall naturall arrea codde: 4s3wv qvkz5

amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo et quaecumque s





