Public Notice to All Public Servant Governors, et al

April 13, 2011

STATE OF NEW JERSEY
Governor Chris Christie
PO Box 001
[Corporate TRENTON NEW JERSEY 08625]

Greetings from the Moorish Nation,

As you are aware, the Moors of Northwest Amexem are Aboriginal Indigenous to this land as affirmed in the Treaty of Peace and Friendship of 1787-1836 recorded in The Congressional Records of the United States of America of which the STATE OF NEW JERSEY is one of its many enclaves.

As such the STATE OF NEW JERSEY and all agents, agencies, registered corporations, contractors, et al, are all obligated to the United States Republic Constitution / Treaty of Peace and Friendship of 1787-1836, and all contracts and engagements entered into, before the adoption of the United States Republic Constitution, as affirmed in Article VI:

All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

These Compacts / Treaties all affirm the following:

As Moorish American Nationals, Jus Sanguinis, we are protected under International Law, the United States Republic Constitution, the Treaty of Peace and Friendship 1787-1836, and the Zodiac Constitution.

Jus Sanguinis – Citizenship is not determined by place of birth, but by having a parent(s) who are citizens of the nation. Jus Sanguinis rights are mandated by international treaty, with citizenship definitions imposed by the international community.

The Treaty in no way gave any land as the land and the resources is/are the inheritance of the People and is/are Unalienable and Inalienable.


Unalienable – Inalienable; incapable of being aliened, that is, sold and transferred.

Inalienable – Not subject to alienation; the characteristic of those things which cannot be bought or sold or transferred from one person to another, such as rivers and public highways, and certain personal rights; e.g., liberty.

It can never be sold by one or all, it cannot be contracted, it can not be transferred, it can not be obtained by intermarriage, or interbreeding.

In Accordance and in Harmony with Title 22 Chapter 2 sections 141-143 Consular Courts – Act August 1, 1956 repealed sections 141 to 143 effective upon the date which the President determined to be appropriate for the relinquishment of jurisdiction of the United States in Morocco. Jurisdiction of the United States in Morocco was relinquished by memorandum of President Eisenhower dated September 15, 1956 and The Sundry Free Moor Act of 1789-1790.

Article 1 of the Bill of Rights – Congress shall make no law to petition the government for a redress of grievances.

Original Article XIII section 12 of the Bill of Rights – “The traffic in slaves with Africa is hereby forever prohibited on pain of death and the forfeiture of all the rights and property of persons engaged therein; and the descendants of Africans shall not be citizens.”

Declaration of Independence – Preamble – “All men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and Property.

That to secure these Rights, governments are instituted among Men, . . . Deriving their just Powers from the consent of the governed, . . . That whenever any form of government becomes destructive of these ends, it is the right of the People to alter or to abolish it, . . . To effect their safety and happiness.

As the Moors of Northwest Amexem – North America – North Gate, are not under/apart of the Foreign United States of America private foreign corporation created on paper as distinguished from the land, and its enclaves as affirmed in the United States Republic Constitution Preamble as well as Article 1 section VIII clause 17. We Moorish American Nationals
are not/can not be held to any codes, ordinances, executive orders, statutes, etc., by the Foreign United States of America and its enclaves which is foreign to all Moorish American Nationals and foreign to the United States Republic Constitution to which we Moors of America give honor and respect.

“We the People of the Continental United States, ... do ordain and establish this Constitution for the United States of America.”

“To exercise exclusive legislation in all cases whatsoever, over such District (not exceeding ten miles square)

The United States Republic Constitution Article I, Section X, Clause I: No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

In fact of law, no People, Moorish American Nationals or otherwise, are under any regulations of any government as the sole obligation of government is to preserve, protect, and secure the rights of the People.

When these established supreme principals and fundamental laws of the land are violated, it is the “Right of the People” to enforce the United States Republic Constitution, of which all public servants must take an Oath to uphold prior to taking seat, and if necessary reprimand and/or remove those public servants who are instead “Warring against the People”.

To this end, We Moors of Northwest Amexem submit this Public Notice to notify all Governors to communicate with all your subordinates the following.

In Accordance and Harmony with the United Nations Rights of Indigenous People General Assembly Resolution 61/295 on 13 September 2007:

Article 6
Every indigenous individual has the right to a nationality.

Article 19
States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.

Article 20
2. Indigenous peoples deprived of their means of subsistence and development are entitled to just and fair redress.

Article 37
1. Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honor and respect such treaties, agreements and other constructive arrangements.

Identity: In the law of Evidence. Sameness; the fact that a subject, person, or thing before a court is the same as it is represented, claimed or charged to be; to recognize or establish as being a particular person or thing; to attest or prove to be as purported or asserted, etc.

American: n. of or pertaining to the continents and contiguous seas and islands of America. A native or aboriginal of America; originally applied to the aboriginals, or copper — colored people of the land, (Western Hemisphere) found by the European invaders or Peregrinus (Pilgrims).

If any of the People who identify themselves as a Moorish American National are approached, confronted, kidnapped, held hostage, and/or liberties impaired as disclosed by the Moorish American National, the following charges will be placed on the individual as well as the Corporate entity representing the individual.

$250,000 payable in lawful money per the Coinage Act of April 2, 1792 per violation of Liberty, per day, until cured — these charges are in accordance with Title 18 Section 241 & 242.

These charges will be credited to you/your bond within twenty-four hours of notification of the incident.

We Reserve the Right to Negotiate for Equitable Compensation to be Determined by the Injured Party.

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent.

Sincerely, and without malice

I declare under the Zodiac Constitution and the United States Republic Constitution that the above is true and correct to the best of my knowledge and honorable intent.

Day 13, April, 1431 M.C. (2011 C.C.Y.)

Signature: [Signature]

Name: [Name], [Title or Position], Authorized Representative

ALL RIGHTS RESERVED

International Criminal Court
Luis Moreno-Ocampo
The Hague, The Netherlands

Great Seal National Association of Moorish Affairs
Minister A-El

Interpol
Lyon, France

United States Department of State
Hillary Rodham Clinton

Cc: United Nations
High Commissioner
Palias Wilson

International Justice Court
The Hague, The Netherlands

Honorable Barack Obama
White House Washington DC

United States Justice Department
United States Attorney General
Eric H. Holder

U.S. Department of Transportation
Secretary Ray LaHood

Seal:

File#: 7608 0150 0003 1912 6014