ble: Marquette: Lumumba: Mugabe Bey, Being Live Non corporate entity (real party in interest, tertius interveniens)
An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA
SACRED RELIGIOUS ESTATE
Moor Identification Number



AFFIDAVIT OF NON-RESIDENT ALIEN STATUS

....





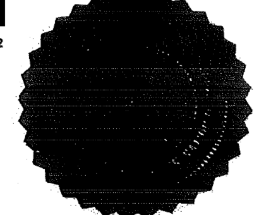
October 25, 2022

United State Department of State United State Secretary of State The Honorable Antony J. Blinken 2201 C Street NW GINA PIMENTEL RECORDER

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

B:32 AM

2023 Jan 12



Washington, District of Columbia 20520 U.S. Postal Service Certified Mail:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled that any declaration instruction, order or decision of any offenses of this government which denies, restricts impairs or questions the right of expatriation is hereby declared inconsistent with the fundamental principles of this government. United States at Large. Vol. 15 Ch. 249. Pg. 223 of the Fortieth Congress

RECORDING REQUESTED BY:

Marquette: Lumumba: Mugabe Bey, Being Live, BEing Live

WHEN RECORDED MAIL TO:

Name and Address: In Care Of: Marquette: Lumumba: Mugabe Bey

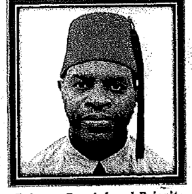
Mailing Location:

In Care Of: U. S. P. O. Postmaster

In Care Of:

City: State:

Non-Domestic Non-Federal zone [Washitaw de Dugdyahmoundyah]



Private, Special and Priority Noble: Marquette: Lumumba: Mugabe Bey Washitaw Muur/Moor (Moorish-American) National

I always come in Divine Peace and Love; Honoring The Great, The Universal, The Absolute, The Eternal, The Creator, God Almighty (Allah)

I, am the free and original inhabitant, Marquette: Lumumba: Mugabe Bey a living Man, 'within' of the House of El's, Bey's and Ali's with dominion over the land/soil, (Northwest Amexem/America), Grantor/Beneficiary, a non-resident Alien to the corporate United States, to the corporate United States of America, I am an Aboriginal, Indigenous Choctaw/Washitaw Muur/Moor (Moorish American) National, I am Descendants of the Ancient Moabites, I am an Asiatic Man of the Asiatic Race, an original Natural Physical Man, a Creation of the Almighty God's (Allah), Under the Almighty God's

(Allah) Authority and subject only to his laws

Notice Marquette Burguetta Hugabe Rey, Beling Live "Son concerns gardy (real party in anterest, ferthy unterventens) An indigentops Washinger (violet/Moore) Moorest American National).

MOORISH SCIENCE TEMPTE OF AMERICA SACREMENT COUSTSTATE Moor Identification Number

The living Man of the land/soil and on the land/soil Marquette: Lumumba: Magabe Boy, Private and Special, Holder of the Inherent Political Power, BEing Live, BEing Liveing, BEing Aware

Equality Before the law is Paramount and Mandatory by Law and Required

AUTHENTICATION OF OFFICIAL WASHITAW DOCUMENT FOR USE IN FOREIGN JURISDICTIONS

varu sadmini sarkani adbamidalud) (giarbangae (gib COMPRIESORASSULTEGATION TO THE FOREIGN TURISDICTION OF THE CHERTHEONS SERVICES EXPRISED AND

APPIBAVITEON NONERESTIDENT ALTER STATIS BY Marquette: Lumumba: Mugabe Bey, BEing Live

CAVEAU: CONSTRUCTIVE NOTICE AND WARNING I CEASE AND DESIST

THIS INSTRUMENT OF AFFIRMATION AND DECLARATION BY AFFIDAVIT IS TO BE FILED AND MADE A PERMANENT PART OF DECLARANT'S, Marquette: Lumumbas Magabe Rey, Private, Special and Priority, a living Man, 'wakin' and of the House of El's, Bey's, and Ali's, Being Live, Being Liveing, Being Aware, Administrative file. Failure to respond within thirty (30) days of receipt of this instrument will be prima eache proof that it is hereby understood and agreed that all STATEMENTS SET FORTHAIEREIN ARE ACCEPTED AS TRUE, CORRECT AND COMPLETE AND THAT AUL AVAILABLE RIGHTS AND/OR REMEDIES TO QUASH, COUNTERCLAIM OR SUBMIT A CROSS-DECLARATION OR SUCH REMEDIES ARE HEREBY FOREVER WAIVED. CONSEQUENTLY, THE CONSEQUENTLY, THE ERRONEOUS STATEMENTS CONTAINED IN DECLARANT'S, Marquette: Lumumba; Mugabe Bey, BEING LIVE, ADMINISTRATIVE FILE. AND/OR ANY OTHER SYSTEMS OF RECORDS PERTAINING THERETO, ARE DEEMED AS INTENTIONAL IDEPRIVATION OF RIGHTS/TORT VIOLATION] AND TO BE KNOWINGLY FAINE

AND THEREFORE, THE PERSON(s) AND/OR AGENCY RESPONSIBLE FOR PERPETRATING AND ASCRIBING SUCH STATEMENTS AND/OR REFUSAL TO AMEND AND DELETE SUCH STATEMENTS IS/ARE GUILTY. RURSUANT TO 18 USC \$ 1001; 18 USC \$ 242, & 42 USC \$ 1983.

18 U.S.C. §242 and 42 U.S.C. §1983 provides that:

"Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States; ... shall be fined under this Title or imprisoned not more than one year, or both

Fax: 8882994271

Noble: Marqueire: Lumumba, Mugabe Bey, Belny Live. M Non-corporate entity (real party infinierest, tertius inferventens): An Indigenous Washitaw Muut/Moor (Moorikh American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUSESTATE (mal) Moor Identification Number

42 U.S.C. \$1983 further provides that a violator.

"shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress".

Removing All PRESUMPTIONS And ASSUMPTIONS

A Despite "Private, Special Priority" Mooriah-American National/U.S. NON-CITIZEN NATIONAL STATUS

(NOT A U.S. CITIZEN/NOT A U.S. CORPORATION NOR A U.S. PERSON)

Pres 1933 Private National of the United States of America republic (Union of States) and Indigenous to the land and

One of "The People", the holder of the Inherent Political Power.

ACT CASE LAW MENTIONED WITHIN THIS APPIDAVIT IS USED AS PRINCIPLE OF LAW ONLY, ALL STATUTES ARE USED AS PRINCIPLE OF LAW ONLY. IT ONLY USED TO SHOW THE INTENT OF THE LEGISLATURE.

This Affiliavit is Notice to all respondents and is your opportunity to respond to this "AFFIDAVITOF NON-RESIDENT ALIEN STATUS", and placed into the record.

Indeed, no more than (affidavits) is necessary to make the prima facts case." United States v. Kis, 658 P.2™. 526, 536 (79 Cir. 1981); Cert Denied, 50 U.S. L.W. 2169; S. Ct. March 22, 1982

Failure to rebut each, and every point, every statement, and every fact with substantive proof.

by Fact and Law under penalty of perjury shows tacit agreement to this Affidavit.

This Affidavit will be use in all court proceedings, either in Exclusive Equity or At Law (Common Law), whenever needed.

For the Record and on the Record and Let the Record Reflect, My Total Allegiance is to The Great, The Universals The Absolutes The Eternal, The Creators God Almighty (Allah) which the endowment of my upationable rights come. All Allegiances that It Marquette: Lumumba: Mugabe Bey, Private and Special, of the House of El's, Bey's and Ali's, Being Live, Being Living Being Aware, make with any Nation must conform to the Law of Nature, which is the Law of GOD ALMIGHTY. It is expressly stated in City of Dallas v. Mitchell, 245 S.W. 9344 that "The rights of the individual are not derived from governmental agencies, either municipal, state or federal, or even from the Constitution. They exist inherently in every man, BY ENDOWMENT OF THE CREATOR; and are merely reaffirmed in the Constitution, and restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government. The people's rights are not derived from the government, but the government's authority comes from the people. The Constitution but states again these rights already existing, and when legislative encroachment by the nation, state, or municipality invade these original and permanent rights, it is the duty of the courts to so declars, and to afford the necessary relief?" (Emphasis mina) And when people make the statement of expressing or claiming that they have constitutional rights, the court stated, "By the expression, "constitutional right!" as just used, we mean a right guaranteed to the citizen by the constitution and so guaranteed as to prevent legislative interference with that right? Delaney of all v. Plunkett, 146 Ga. 547 (Emphasis mine)

Here we can see that Alt rights are granted and given to us by our creator (Almighty God) as it is well stated in the above court case It is also stated in Stanley Liber v. Leo Flor, 143 Colo. 205; 353 P.2d 590; 1960 Colo: "It seems to me that by his [Man] very nature certain rights belong to man and that these rights are inclienable because they are inherent in the human being: These human rights outrank the claims and rights of the community or government. WHY? Because the constitution proclaims that they are "natural, essential and

Noble: Margicitic Laminibu: Mugahe Bey, Belhy Live Nonecoporate outly, (real party in interest, retrius ingreenlens)
Analysigenitis Washing Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE D. Moor Identification Number

Inalknable. They existed and were his before he became a part of the family, the state and society. They are NOT bestowed upon him by the constitutions, federal and state, but are recognized as inhering in him and therefore are subject to the constitutional guarantees that they be and remain inviolable." (Emphasis nine) As well as in Himney Phisburgh, 207 U.S. 161, 28 S. C. 40, 52 L. Ed. 151, 19 R.C.1. pp. 729-731 and cases filled (d. see 108, p. 800. Richmondy City offst ichmond; 145 Va. 225, 133 S.E. 800, 1926 Va. For, 24 Minus an individual possester certain right which are called inherent right, inform and inheed the gift of his Maker, and essential to his existence and well being, such as the rights of life, liberty and the pursuit of happiness, which are not surrendered by entering into organized society. They existed before society was corganized and are not surrendered by entering into the organization. Municipal corporations have no such mable. They have no surfaced and times and times an eights prior to the organization of society. They are since political subdivisions of the State, created for the convenient administration of such governmental powers as it may be entrusted to them. They are creatures of the State.

19 Emphasis mino? Rights that are "undereable" or "inalternable" are those natural, essential and inherent rights which belong to all men, rights which in their every nature annot be surrendered to government or to society because the equivalents can be received for them, and which nether the government non-sortery can take away, because they can give no equivalents. They are those natural rights are such as a piper an originally and essentially to each personal and an inherent rights which belong to all men, right which have constitutional law, hatorial rights are such as a piper train originally and essentially to each personal as a human being the harder of the state, personal, absolute and influenable trainers as a human being head and rights are such as a piper of the state, personal,

therefore App. Notion or Country whose laws are NOT in accordance with the Laws of GOD automatically your my allegiance to that nation. For "All acts of legislature apparently contrary to natural right and justice, are, in our laws, and must be in the nature of things, considered as void. The laws of nature are the laws of Gods whose numberly can be superseded by no power on earth. A legislature must not obstruct our obedience to him from whose punishments they cannot protect us. All human constitutions which contradict his laws, we are in conscience bound to globally Such have been the adjudications of our courts of furtice. Robin et al. v. Handay'sy, Pall, I Jeff 109 (1772) (Emphasis mine) For "There is a higher layally than to this country, loyally to God." United States v. Seeger, 380 U.S. 163, 88 S. C. 850, 13 L. Ed. 24733, 1965 U.S. (Emphasis mine) And. Any legislative exercise under the police power which piolates any right guaranteed by the national or state Constitutions is invalid." People v. Harris, 104 Colo. 386, 91P (2d) 989, 122 A.D.R. 1034. (Emphasis mine) "No Act of Congress can natiovize a violation of the Constitution." Almelda Sanchez v. United States, 413 U.S. 266, 93 S. C.I. 2735 371. Ed. 24 596; 1973 (Emphasis mine)

Man connot give any living man righty nor can be force a right upon another which he has no power to grant. As induced so the case of civil rights, cavil rights are granted rights by the government which has no authority to grant anyone rights. That which is given can easily be taken away by the giver. Man, rights are endowed by Almighty God (Allah) ana no one can take away what the Almighty God has endowed man with:

In This Affidavit serves as "Constructive Notice" to all concerned agencies, both state and federal, both private and public, that it, Marquetter Lumumbar Mugabe Bey, Private, Special and Priority, a living Man, within! and of the House of Ells, Boy's, and All's, an Indigenous Washitaw Moorish/Marrish American

1.356 and 1.00

Noble: Marquette: Lumumbas Mugabe Bey, Being Live. Non corporate entity (real party in interest, fertius interveniens). An Indigenous Washitaw Muur/Moor (Moorlsh American National)

To: 15735261500

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

National and natural bern common-law State: Non-U.S. Citizen (NOT AN U.S. citizen), an American National of the Missouri republic "state of the Union," having no known legal franchise that would cloud My position. hereby give notice to all concerned; and Failure to rebut each and every point, each and every statement and caon and every fact with substantive proof by Fact and Law shows tacit agreement to this Affidavit. It also will be considered Positive-admissions and Confessions and shall establish estoppel by silence or default. My intent is to maintain My Missouri republic - "state of the Union" American National Status and Washitaw Muurish/Moorish American Nationality, as established by the Preamble and the Original Constitution for the United States (1789/1791) and the Constitution for the Missouri republic "state of the Union" (1820), "A status once established is presumed by the law to remain, until the contrary appears" See People v. Feilen, 58 Cal. 218 (1881). Kidder v. Stevens, 60 Cal. 414 (1882) Meneer v. Smith, 156 Cal. 572, 105 P. 735 (1909) (emphasis mine). The continued deprivation of My substantive rights, My vested property rights and My property as American National of the Missouri republic "state of the Union," will cause Me further injury and damage, and will have to be Remedied by whatever actions deemed necessary and lawful. The People are the Beneficiary of the Trust Document Called the Constitution for they are the true holder of the inherent Political Power of the said government. The Public officials are only in a position of trust to serve the People, as Trustee. "Public officers are the servants and agents of the people, to execute laws which the people have made and within the limits of constitution which they have established." Grover Cleveland—Letter of Acceptance as Candidate for Governor Oct. 7, 1882. See W. O. Stoddard's Life of Cleveland. Ch. IX

- It Marquette: Lumumba: Mugabe Bey, BEing live, the living breathing soul, am NOT a created entity/person; a corporation; a franchise; a subject or citizen of the UNITED STATES not any of its corporate Instrumentalities; or a 14th Amendment citizen subject to the jurisdiction of the corporate UNITED STATES nor any of its instrumentalities. While a sojourner on this Earth, I exist upon the land commonly known as Missouri as republic, a perpetual Union state, within the physical geographical limits of the Empire Washitaw de Dugdyahmoundyah. I am a natural born Private and Special American of the Indigenous Washitaw Nation of Muurs/Moors [U.N. Indigenous Nation #215/93 and U.S. Land Grant # 922 & 923/1797-1802]. Also Lam in compliance with your provisions of 8 U.S.C.1452(h)(1)(2) and PL 99-396,16(c).
- I. Marquette: Lumumba: Mugabe Bey, Private and Special, am a "nonresident alien" outside the general venue and jurisdiction of the "United States." Consequently, Marquette: Lumumba: Mugabe Bey, inc living breathing soul, does NOL reside "within" the geographical areas of exclusive federal jurisdiction as defined in the Rederal Land Area Chart. Marquette: Lumumba: Mugabe Bey, the living breathing soul, does NOT reside "within" any of the ten regional federal areas, territories or enclaves identified by the numerical postal zig code. Marquette: Lumumba: Mugabe Bey, the living breathing soul, resides outside both the general and tangential venue and jurisdiction of the United States, Inc., as well as that of the incorporated 4 "as each of these are under the jurisdiction of the tederal or "

United States?

For The Record, On the Record and Let the Record Show that the Living Man. Marquette: Lumumba: Mugabe Bey, BEing Live, a non-resident Alien, an Indigenous Choclay/Washiraw Muur/Moor, denies and objects to being "THE PERSON" or "A PERSON" or A NATURAL PERSON" An ARTIFICIAL PERSON! or "INDIVIDUAL" on any documents that described the Living Name Marquette: Lumumba: Mugabe Bey, Being Live, as an artificial catity, a creation of Government

Noble: Marquette: Lumumba: Mugabe Bey, Being Live M Non corporate entity (realiparty in interest, tertius interventens) An Indigenous Washitaw Maur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE). Moor Identification Number

- Whereas, a person is one in contract to be governed by the corporations, and as such he/she is called an "UNITED STATE CITIZEN," UNITED STATE CITIZEN," a "STATE OF MISSOURI CITIZEN," an INFANT, a DECEDENT, a "TRUST," or an "INDIVIDUAL," or an OFFENDER or an "ENTITY," or an "ESTATE," or a "CORPORATE FICTION," or a "COPORATION," or a "PERSON," or a "PERSON," or a "ARTIFICIAL PERSON," or a "STATUTORY PERSON," or a "STATUTORY PERSON," or a "JURSITIC PERSON," and ANY DERIVATIVE OF THE TERM "PERSON," WHICH I AM NEIGHER. The ALIEN DOES NOT RESIDE IN CONTRACT, hence he/she is a non-resident.
- 6. Whereas, The living Man, Marquette: Lumumba: Mugabe Bey of the House of El's, Bey's and Ali's, BEing Live, BEing Liveing, BEing Aware, a non-resident Alien, an Indigenous Choctaw/ Washitaw Muur/Moor is a Stranger to the UNITED STATES, INC and to STATE OF MISSOURI, INC., and any, and all instrumentalities of the UNITED STATES, INC.
- Whereas, The living Man, Marquette: Lumumba: Mugabe Bey, of the House of El's, Bey's and All's, a non-resident Alien, an Indigenous Choctaw/ Washitaw Muur/Moor is Not Privy to any Act, nor Contract with the UNITED STATES, INC nor to the STATE OF MISSOURI, INC., nor any instrumentalities of the Corporate UNITED STATES NOR IT AGENTS.

Stranger — One who is strange; a foreigner; one whose home is at a distance from the place where he is, but in the same country; ... (Law.) One not privy to an act, contract, or title. Webster's Condensed Dict; 1884 pg 573

Strangers. Those who are in no way parties to a covenant, nor bound by it, are also said to be strangers to the covenant. Brown. See Robert v. Chicago, 4 Wall.672, 18 L.Ed. 427; Wilson v. Smith, 213 Ky. 836; 281 S.W. 1008, 1010 Black Law 4th Edpg. 1590

- 8. Whereas, There is <u>NO underlying contract</u> present THAT I, the living Man on the land/soil, Marquette: Lumumha: Mugabe Bey, BEing Live, is aware of.
- If so, i demand the GORPORATE UNITED STATES or the CORPORATE STATE OF MISSOURI or any of its corporate instrumentalities produce the contract that binds the living Man, Marquette: Eumumba: Mugabe Bey, Being Live, a non-resident Alien, an Indigenous Choctaw/Washitaw Muur/Moor to any agreement of membership with the Corporate United States or the Corporate State of Missouri or any of its corporate instrumentalities.

"The obligation of a contract is the law which binds the parties to perform their agreement," Von Hoffman v. City Of Quincy, 71 U.S. 535; 18 L. Ed. 403; 1866 U.S.

"Party cannot be bound by contract that he has not made or authorized." Alexander v. Bosworth (1915), 26 C.A. 589, 599, 147 P. 607.

Noble: Marquelle: Lumuniba: Mugabe Bey. Being Live Non corporate entity (real party in interest, tertius interveniens) An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

The intention of one party does not make contract." Barrios & Co. v. Pettigrew (Q:V-) Co. (1924), 68 V.A. 139, 228 P. 676.

Whereas, The living Man, Marquette: Lumumba: Mugabe Bey, of the House of El's, Bey's and Ali's, BEing Live, is an Alien to the United States, Inc. which makes the living Man, Marquette: Lumumba: Mugabe Bey, of the House of El's, Bey's and Ali's, a Non-Resident Alien and foreign to the Corporate STATE OF MISSOURI, the corporate UNITED STATES and its corporate instrumentalities.

Alien - A Foreigner; one of foreign birth.

In the United States, one born out of the Jurisdiction of the United States, and who has not been Naturalized. 2 Kent 50, 1884 bouvier's page 129

Non-resident. One who does not reside within jurisdiction in question; not an inhabitant of the state of the forum. Black 5 ed Page 953

Non-resident alien. One who is Neither a resident nor a citizen of this country. Black 5 ed Page 953

Korum - A court of justice, or judicial tribunal; a place of jurisdiction; a place of litigation. Black 5ed pg 589

Forum contractus — The forum of the contract; the court of the place where a contract is made; the place where a contract is made, considered as a place of jurisdiction: Black 5ed ng 589

Whereas, "the state of the forum," the corporate State and not the geographical state on the map. That's to say the forum is the corporate contract or agreement. If I am not in any corporate agreement with the United States nor any corporate State of the Union nor YOUR Courts, then, I do not reside in the corporate structure and am a NON-RESIDENT I am also alien to YOUR corporate forum (state).

No One Has Ever Been A United States Citizen By Law of Statute.

Pursuant to Ex Parte Frank Knowles, 5 Cal. Rep. 30 a US citizen does not exist, but is a fictitious entity:

"all might be correctly said that there is no such thing as a citizen of the United States A citizen of any one of the States of the Union, is held to be, and called a citizen of the United States, although technically and abstractly there is no such thing." And is, in fact, a Title 15 USC § 44 unincorporated corporation and it is created by fraud by BAR members.

Whereas, Pursuant to court case of Paul Clements, dba former PAUL CLEMENTS US SOLICITOR GENERAL, admitted, in case # 07-5674 with the US Supreme Court, that a US citizen is a 15 USC § 44 Noble: Marquette: Lumumba: Mugabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMERICA Non corporate entity (real party in interest, tertius interveniens) SACRED RELIGIOUS ESTATE An Indigenous Washitaw Muur/Moor (Moorish American National) Moor Identification Number

unincorporated corporation and that the entity GLENN WINNINGHAM FEARN is a 15 USC § 44 unincorporated corporation WHICH DOESN'T EXIST

Who can qualify as a citizen of the United States/United States Citizen?

Whereas, YOUR own U.S. code states via Statute at Large, it is a felony to falsely Claim one is a US citizen when one knows he is NOT:

> "Whoever falsely and willfully represents himself to be a citizen of the United States shall be fined under this title or imprisoned not more than three years, or both." 18 USC \$ 911, 62 Stat. 742; Pub. L. 103-322

- Whereas, I am NOT a citizen of the Corporate STATE OF MISSOURI nor am 1 a citizen of the comporate UNITED STATES nor citizen of any of its corporate instrumentalities.
- 16. Whereas, This Affidavit will demonstrate with full proof that it is impossible for me to be either a citizen of United States of a citizen of the Corporate State of Missouri. This fact will be demonstrated according to your Corporate Law (bylaws) that I, Marquette: Lamambu: Magabe Bey, of the House of El's, Bey's and Ali's, BEing Live, BEing Lieving, BEing Aware, am a Non-Resident Alien.
- Whereas, It is presumed that All corporate officers of the Corporate States and the corporate United States assume that the living Man, Marquette: Lumamba: Mugabe Bey, of the House of El's, Bey's and Ali's, a nonresident Alien, an Indigenous Choctaw/Washitaw Muur/Moor is a citizen/member/subject/slave of a Commercial Corporate State known as STATE OF MISSOURI, INC., and with that PRESUMPTION they assume that, I, ann a citizen of the corporate State of Missouri and the UNITED STATES, INC, WHICH IS IN ERROR.
- Whereas, If the living Man, Marquette: Lumumba: Mugabe Bey, BEing Live, BEing Lieving, BEing Aware, a non-resident Alien, an Indigenous Choctaw/Washitaw Muur/Moor is a citizen/member of the Corporate State of Missouri/ citizen of Corporate UNITED STATES and is The "PERSON" that is attached to the STATE OF MISSOURI as a citizen/member/subject/slave, THEN by PRESUMPTION and/or ASSUMPTION the citizen member /subject/slave must abide by all rules; codes and regulations created by the Corporate State for all of its Corporate members /citizens /subject /slaves

Now, what are the qualifications of one to be a United States citizen or State Citizen as I continue to express that I am the original Inhabitant (Indigenous) of the land, a non-resident Alien and is NOT Privy to any Act, nor Contract with the UNITED STATES, INC nor to the STATE OF MISSOURI, INC., nor any instrumentalities of the Corporate UNITED STATES nor ITS AGENTS?

- Whereas. There is only ONE method of membership into the Corporate United States Inc. and its subsidiaries. You must ask the Corporate State for permission to volunteer to become a state person.
- Whereas, You must volunteer because the U.S. Constitution forbids the state from compelling one into 20 slavery. This is found in your 13th and 14th Amendments Which state:

* * * Error Report (Aug. 26. 2024 6:22PM) * * *

3)

 File No. User Name	Destination	Mo d e	Time	Page	Result	
 1409	18882994271	G3RED	24′41′	P. 7	E	_
	Page not received	Quick	Service Co	d e		
	P. 7	06	-00			

#: Batch
M: Memory
S: Standard
): Reduction
Q: RX Notice Req.

C: Confidential
L: Send later
D: Detail
H: Stored/D, Server
A: RX Notice
C: Folder

S: Transfer
C: Forwarding
F: Fine
x: LAN-Fax
N: NGN

P: SEP Code
E: ECM
U: Super Fine
+: Delivery
: Mail

Noble: Marquette: Laumumba: Mugabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMERICA Non-corporate entity (real party in interest, tertius interveniens) Arrindigenous Washitay Muur/Moor (Moorish American National)

SACRED RELIGIOUS ESTATE Moor Identification Number

13th Amendment Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Whereus, The United States can't force one into involuntary servitude then one can only volunteer, and how does one become a Servant or Citizen?

To: 15735261500

Fax transmission job no. V2_1724706188_WSQF_120876_IYVU321W-1344491585 from 18882994271 was interrupted at 8/26/2024 17:49:12 CDT after delivering 7 out of 26 pages. This fax is a continuation from page 8

Noblet Marquette: Landamba: Magabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMERICA
Non corporate with the real party in interest terrius interpeniens).

And Indigenous Yashitaw Muur/Moor (Moorish American National) Moor Identification Number

unincorporated corporation and that the entity GLENN WINNINGHAM FEARN is a 15 USC § 44 uniticarnorated corporation WHICH DOESN'T EXIST.

Who can qualify as a citizen of the United States/United States Citizen?

14. Whereas, YOUR own U.S. code states via Statute at Large, it is a felony to falsely Claim one is a US offized when one knows he is NOT.

Whoever falsely and willfully represents himself to be a citizen of the United States shall be fined under this title or imprisoned not more than three years, or both 18:USC § 911, 62 Stat. 742; Pub. L. 103-322

- Whereas, I am <u>NOT</u> a citizen of the Corporate STATE OF MISSOURI nor am L a citizen of the corporate UNITED STATES nor citizen of any of its corporate instrumentalities.
- If Whereas, This Affidavit will demonstrate with full proof that it is impossible for me to be either a citizen of Unlied States of a critizen of the Corporate State of Missouri. *This fact will be demonstrated according to your Corporate Law (bylings) that it Morgaette: Lumionbas Magabe Bey, of the House of El's, Dey's and Ali's, Being Live, Being Living, Being Aware, am a Non-Resident Alien.*
- Whereas, It is presumed that All corporate officers of the Corporate States and the corporate United States assume that the Irving Man, Marquette: Literaturba: Magabe Bey, of the House of El's, Bey's and All's, a non-resided! Allen: an indigenous Choolay/Washitay Muni/Moor is a cittzen/member/subject/slave of a Commercial Corporate State known as STATE OF MISSOURTING, and with that PRESUMPTION they assume that, I, and addition of the corporate State of Missouri and the UNITED STATES, INC. WHICH IS IN ERROR
- 18 Whicreis, If the living Men, Marquette: Euronimbr. Milyabe Bey. Being Live, Being Lieving, Being Ayare, a non-resident Alien, an Indigenous Choctaw. Washing Mour! Moor is a critical/member of the Corporate State of Missouri/edizen of Corporate UNITED STATES and is The "PERSON" that is altached to the STATE OF MISSOURI as a critizen ber's abject's lave. THEN by PRESUMPTION and/or ASSUMPTION the critizen /member/subject /slave.must abide by all rules; codes and regulations created by the Corporate State for all of its Corporate members /critizens/subject /slave.

Now, what are the qualifications of one to be a United States citizen or State Citizen as I confinue to express that Lam the original Inhabitant (Indigenous) of the land a non-resident Alien and <u>is NOT Privy to any Act, nor Contract</u> with the UNITED STATES, INC. nor to the STATE OF MISSOURI, INC., nor any instrumentalities of the Corporate UNITED STATES nor ITS AGENTS?

- (9——Wherens) There is only ONE melliod of membership into the Corporate United States Inc. and its substitutions You must ask the Corporate State for permission to volunteer to become a state person.
- 20 . Whereas, You must volumeer because the U.S. Constitution forbids the state from competting one into Stavent This is found in your 18th and 14th Amendments Which state.

Noble: Marquette: Lumumba: Mugabe Bey, Being Live Non corporate entity (real party in interest, fertius interveniens) An Indigendus Washitaw Muur/Moor (Moorish American National)

To: 15735261500

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

13th-Amendment Section 1: Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Whereas, The United States can't force one into involuntary servitude then one can only volunteer, and how dues one become a Servant or Citizen?

BY CONTRACT, One must Consent to be governed

104th Amendment Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside.

Whereas, As defined below, the act of being born in America on the Land/Soil makes one an American:

AMERICAN, n. A native of America: ORIGINALLY APPLIED TO THE ABORIGINALS, OR COPPER-COLORED RACES, found here by the Europeans; but now applied to the descendants of Europeans born in America. American dictionary of The English Language, 1828 1st Ed. (Emphasis Minc)

American, Of or pertaining to either continent of America; often, ... also noting or pertaining to the so-called "red" race, characterized by a reddish or brownish skin. dark eyes, black hair, and prominent cheek-bones, and embracing the aborigines of N and S. America (sometimes excluding the Eskimos), Known as American Indians. The Living Webster Encyclopedic Dictionary of the English Language (1971,) pg. 33

- Whereas, Being BORN ON THE LAND/SOIL and not in some Imaginary Fictional Creation out of someone's Mind demonstrates my Sovereignty that can only be granted by God
- Whereas, The controlling corporate structure of the United States Inc. has created fictional laws and statutes that create the allusion that all so-Called Americans are born in the Corporate UNITED STATES, INC. Within this fletional corporation, most Americans are falsely lead to believe that they are citizens of the United States or the State in which they reside:
- Whereas, The Corporate UNITED STATES and its instrumentalities the STATE OF are all Rictions/Corporations and The UNITED STATES is based in The [Fictional] District of Columbia.
- Whereas, According to your Statute at Large one must be NATURALIZED to become a citizen subject of United States

Noble: Marquette: Lumumba: Magabe Bey, Being Live Non corporate entity (real party in interest, tertius interveniens): An indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

Whereas, The Statute at Large to become a US citizen is the act of Congress of April 14, 1802, (2 Stat. 153, c. 28, § L. Rev. St. § 2165), THAT ACT SAYS: provides that

"an alien may be admitted to become a citizen of the United States in the following manner, and not otherwise'

Whereas, Pursuant to the Case of "City of Minneapolis v. Reum," completely lays out the reason one may live in the United States and vote for five to twenty years and not be qualified under 2 Stat. 153, c. 28, § 1; Rev. St. § 2165 to be a LAWFUL citizen of the United States.

City of Minneapolis v. Reum states:

"A state may confer on foreign citizens or subjects all the rights and privileges it has the power to bestow, but, when it has done all this, it has not naturalized them. They are foreign citizens or subjects still, within the meaning of the constitution and laws of the United States, and the jurisdiction of the federal courts over controversies between them and citizens of the states is neither enlarged nor restricted by the acts of the state. The power to naturalize foreign subjects or citizens was one of the powers expressly granted by the states to the national government" CITY OF MINNEAPOLIS v. REUM, 56 F. 576; 1893 (Emphasis mine)

- 29. Whereas, The above case explains that just because someone fived in a Corporate State or the United States for years and voted does not mean you are a US citizen or have any latches, like filing tax forms, getting or having driver licenses, birth certificates, Social Security Numbers and/or Cards etc., etc., because all these are all in the category of "And Not Otherwise". These documents do not qualify the Original Inhabitant/ Alien/Man/Woman to be a citizen of the United States unless he/she had Contracted to become a citizen of United States. As demonstrated in the aforementioned case, citizenship is by CONSENT.
- Whereas, In Mr. Reum's, case, the act of voting did NOT make him a citizen, said the court. Yet to be a ornizen of United States one has to be Naturalized. It is plain and simple.
- Whereas, All Men/Women who are outside of the Corporate United States and the federal United States are Considered Aliens meaning they are foreign to the United States:
- Whereas, I, the living Man, Marquette: Lumumba: Mugabe Bey, BEing Live, am also ALIEN to the Corporate United States. I am neither a citizen of the Corporation United States nor citizen of the Corporate State of Missouri and I have no intention to ever to become one. I have no Contract of allegiance with the Corporate State of Missouri nor with the Corporate United States nor any agreement with its instrumentalities
- Whereas, I, the living Man, Marquette: Lumumba: Mugabe Bey, BEing Live, a non-resident Alien, an Indigenous Chectaw/Washitaw Muur/Moor, am indigenous to this Land by birth and ancestry

Noble: Margietle: Lumumba: Mugabe Bey, Being Live MO Non comorate entity (real party in interest, tertius interveniens)... An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA
SACRED RELIGIOUS ESTATE
tional) Moor Identification Number

- 34. Whereas: I, Marquette: Lumumba: Mugabe Bey, of the house of El's; Bey's and Ali's, Being live, Being live, Being living, Being Aware, am a <u>Private Citizen of the United States of America privately residing and privately domiciling within a non-military occupied private estate not subject to the jurisdiction of the "United States".</u>
- 35. Let it Further be known that I; Marquette: Lumumba: Mugabe Bey, Private and Special, am a "nonresident alien" outside the general venue and jurisdiction of the "United States."
- 36. Let it Further be known that I, Marquette: Lumumba: Mugabe Bey, the living breathing soul, do NOT reside "within" the geographical areas of exclusive federal jurisdiction as defined in the Federal Land Area Chart.
- 37. Let it Further be known that I, Marquette: Lumumba: Mugabe Bey, Private and Special, Being Live, Being Live, Being Being Aware, of the House of Bey's, El's and Ali's, do NOT reside "within" any of the ten regional federal areas, territories or enclaves identified by the numerical postal zip code.
- 18. Let it Further be known that I, Marquette: Lumumba: Mugabe Bey, the living breathing soul; reside outside both the general and tangential venue and jurisdiction of the United States, Inc., as well as that of the incorporated "State of Missouri," "County of Jackson" or "City of Kansas City," as each of these are under the jurisdiction of the federal "United States."
- Det it Further be known that I, Marquette: Lumumba: Mugabe Bey, Being live, Being living, Being Aware, invoke or assert exclusive English/American Equity, as opposed to both concurrent Equity and Common Law, as I privately reside within a non-militarily-occupied, private estate in the Jackson County, Missouri republic, and without the military jurisdiction of the United States, which, by presidential proclamation, has been in a declared state of national emergency, and thus, a state of war, since March 9, 1933, via Proclamation 2040 approved and confirmed the same day by Congress' Emergency Banking Relief Act (12 USC 95a).
- 40. Whereas, I am a true Original Asiatic Man of the Ancient Moorish/Muurish Empire. I am considered an Alien, or Non Resident Alien, Foreign to the United States, Inc. and to the corporate State of Missouri.

Before ... [the Alien] could become a naturalized citizen, IHE CONTRACT of allegiance and projection that the relation of a citizen to his nation implies must be made between him and the United States. The United States have prescribed the conditions under which such an alien may make this contract, the place where, and the manner in which, it shall be made, and have declared that it can be made on those conditions, and in that manner, AND NOT OTHERWISE. Rev. St. § 2165; Supra (Emphasis mine)

41 Whereus, To become naturalized one must form/sign a Contract or an Agreement to become a United States citizen. Yes, it mandated in your law that one must contract into United States citizenship. They must have the Inhabitant/Allen/Man-Woman Consent.

NOW THE QUESTION IS WHAT IS THE AGREEMENT?

Noble: Marquette: Lumumba: Mugabe Bey, Being Live Non-corporate entity (real party in interest, tertius interveniens).
An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

42. Whereas, The process was clearly stated as conclusions of law by the Court. The Court states three factors whereby EACH AND EVERY Inhabitant/Alien/Man-Woman must comply to become a U.S. Citizen and "AND NOT OTHERWISE." As evidenced by the following quote;

The United States, in the exercise of their undoubted right, have prescribed the conditions upon compliance with which an allen may become a citizen of this nation. The act of congress of April 14, 1802, (2 Stat. 153, c. 28, § 1; Rev. St. § 2165,) provides that "an alien may be admitted to become a citizen of the United States in the following manner, and not OTHERWISE. CITY OF MINNEAPOLIS v. REUM, 56 F. 576; 1893 (Emphasis mine)

First. He shall, two years at least prior to this admission, declare before a proper court his intention to become a citizen of the United States, and to renounce his allegiance to the potentate or sovereignty of which he may be at the time a citizen or subject. CITY OF MINNEAPOLIS v. REUM, Supra (Emphasis mine)

43. Whereas, In the Above statement one must give up the Allegiance to God and God laws

Is not Man/Woman subject to the Almighty God and his Kingdom; Are we not citizens of the kingdom of God on earth?

Second. He shall, at the time of his application to be admitted, declare, on <u>OATH</u>, before some one of the <u>COURTS</u> above specified, that he will support the constitution of the United States, and that he absolutely and entirely renounces and abjures all allegiance and fidelity to every foreign prince, potentate, state, or sovereignty; and particularly, by name, to the prince, potentate, state, or sovereignty of which he was before a citizen or subject; which proceedings shall be recorded by the clerk of the court. CITY OF MINNEAPOLIS v. REUM, Supra (Emphasis mine)

44. Whereas, The recording by the Clerk of the Court showing the oath that the living Man Marquettes Lumiumba: Mugabe Bey, a non-resident Alien, an Indigenous Choctaw/Washitaw Muur/Moor has taken to become a citizen/member/subject/slave of a Commercial Corporate State known as the STATE OF MISSOURI, INC., or a citizen of the UNITED STATES, INC. must be produced to evidence United States Citizenship.

Third. It shall be made to appear to the satisfaction of the court admitting such alien that he has resided within the United States five years at least, and within the state or territory where such court is at the time held one year at least, and that during that time he has behaved as a "MAN" of a pood moral character, attached to the principles of the constitution of the United States, and well disposed to the good order and happiness of the same; but the oath of the applicant shall in no case be allowed to prove his residence," CITY OF MINNEAPOLIS v. REUM, Supra

Fax transmission job no. V2_1724706188_WSQF_120876_IYVU321W-1344491585 from 18882994271 was interrupted at 8/26/2024 18:12:06 CDT after delivering 10 out of 26 pages. This fax is a continuation from page 11

Modrie Marquette: Lumiumbn: Mugabe Bey, Beling Live MOORISH SCIENCE TEMPLE OF AMERICA Non corporate entity (real party in intofest; textuis interveniens) SAGRED RELIGIOUS ESTATE An indigenous Washitaw MaurMoor (Moorish American National) Moor Identification Number

- 24. Whereas, In Marquette: Lumumba: Mugabe Bey, of the house of El's, Bey's and All's, Being live, Benny living Being Aware, and a Private Citizon of the United States of America privately residing and privately domicining within a non-military occupied private estate not subject to the jurisdiction of the "United States":
- 35. 19 Let 31 Further be known that I. Marquette, Lumumba: Mugabe Bey, Private and Special, am a "abores dent alien" outside the general venue and jurisdiction of the "United States."
- 36. Let be Further be known that I; Marquette: Lantamba: Magabe Bey, the living breathing soul, do NOT reside 'within' the geographical areas of exclusive federal Jurisdiction as defined in the Federal Land Area Chart.
- 37. Let at Further be known that I. Marquette: Lumumba: Mugabe Bey, Private and Special, BEing Live, BEing Liveing (Being Aware, of the House of Bey's, El's and Ali's, do NO! reside "within" pay of the tenregional federal aleas, territories of enclaves identified by the numerical postal zip code
- 138 Let it Further be known that I, Marquette: Lamonoba: Mugabe Bey, the living breathing soul, reside outside both the general and tangential venue and jurisdiction of the United States, Inc., as wolf as that of the incorporated "State of Missouri," "County of Jackson" or City of Kansas City," as each of these are under the purisdiction of the federal "United States"
- Let it Further be known that I. Marquette: Lumumba: Mugabe Rey, Being live, Being living. Being Aware, anvoke or assen exclusive English/American Equity, as opposed to both concurrent Equity and Common Law as I privately reside within a mon-inflittably-occupied, private estate in the Jackson County, Missour republic, and without the military jurisdiction of the United States, which, by presidential proclamation, has been in a declared state of antional emergency, and thus, a state of war, since March 9, 1933, via Proclamation 2040 approved and confirmed the same day by Congress, Emergency Banking Relief Act (12 USC 95a).
- 40. Whereas, I am a true Original Asiatic Man of the Ancient Moorish/Muurish Empire. I am considered an Alien, or Non Resident Alien, Foreign to the United States, Inc. and to the corporate State of Missouri

Before [the Alien] could become a naturalized citizen, THE CONTRACT of allegionce and projection that the relation of a citizen to his nation implies must be made between him and the United States. The United States have prescribed the conditions under which such an allen may make this contract, the place where; and the manner in which it shall be made, and have declared that it can be made on those conditions, and in that manner, AND NOT OTHERWISE, Rev. St. \$2165; Supra (Emphasis nine)

NOW THE QUESTION IS WHAT IS THE ACREEMENT?

Fax: 8882994271

Noble: Marquetts: Lumumba: Mugabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMÉRICA
Non-corporate entity (real party in interest, tertius interveniens) SACRED RELIGIOUS ESTATE
An Indigenous: Washitaw Muur/Moor (Moorish American National) Moor Identification Number

42. Whereas, The process was clearly stated as conclusions of law by the Court. The Court states three factors whereby EACH AND EVERY Inhabitant/Alien/Man-Woman must comply to become a U.S. Citizen and "AND NOT OTHERWISE." As evidenced by the following quote;

The United States, in the exercise of their undoubted right, have prescribed the conditions upon compliance with which an allen may become a citizen of this nation. The act of congress of April 14, 1802, (2 Stat. 153, c. 28, § 1; Rev. St. § 2165,) provides that "an alien may be admitted to become a citizen of the United States in the following manner, and not OTHERWISE. CITY OF MINNEAPOLIS v. REUM, 56 F. 576; 1893 (Emphasis mine)

First. He shall, two years at least prior to this admission, declare before a proper court his intention to become a citizen of the United States, and to renounce his allegiunce to the patentate or sovereignty of which he may be at the time a citizen or subject. CITY OF MINNEAPOLIS v. REUM, Supra (Emphasis mine)

43. Wherens, In the Above statement one must give up the Allegiance to God and God laws.

Is not Man/Woman subject to the Almighty God and his Kingdom; Are we not citizens of the kingdom of God on earth?

Second. He shall, at the time of his application to be admitted, declare, on <u>OATH</u>, before some one of the <u>COURTS</u> above specified, that he will support the constitution of the United States, and that he absolutely and entirely renounces and abjures all allegiance and fidelity to every foreign prince, potentate, state, or sovereignty, and particularly, by name, to the prince, potentate, state, or sovereignty of which he was before a citizen or subject, which proceedings shall be recorded by the clerk of the court CITY OF MINNEAPOLIS v. REUM, Supra (Emphasis mine)

44. Whereas, The recording by the <u>Clerk of the Court</u> showing the oath that the living Man Marquette: Lumumbas Mugabe Rey, a non-resident Alien, an Indigenous Choetaw/Washitaw Muur/Moor has taken to become a citizen/member/subject/slave of a Commercial Corporate State known as the STATE OF MISSOURI, INC., or a citizen of the UNITED STATES, INC. must be produced to evidence United States Citizenship.

Third: It shall be made to appear to the satisfaction of the court admitting such alien that he has resided within the United States five years at least, and within the state or territory where such court is at the time held one year at least, and that during that time he has behaved as a "MAN" of a good moral character, attached to the principles of the constitution of the United States, and well disposed to the good order and happiness of the same; but the oath of the applicant shall in no case be allowed to prove his residence." CITY OF MINNEAPOLIS'V. REUM, Supra

Fax: 8882994271

Noble: Marquette: Lumuniba: Mugabe Bey, Being Live Non corporate entity (real party in interest, tertius interveniens) An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

- Whereas, The above Statement said "MAN"/"WOMAN" and not "Person" which affirmed that Man/Woman means Alien and Man/Woman is not attached to the word person for again person has been established to be an artificial entity a creation of the Mind of Man. That the living Man, Marquette: Lumumba: Mugabe Bey, BEing Live, an Indigenous Choclay/Washitaw Muur/Moor is NOT nor could he ever be the Person, nor the Individual, nor the Corporate entity.
- Whereas, The maxim of law that applies is "expressio unius est exclusio alterius." The expression of one thing is the exclusion of another.
- 47 Whereas, All statutes are comprising "person" and not to MAN/WOMAN.
- 48. Whereas, MAN/WOMAN is devoid of Statute.
- Whereas, Non-resident alien, A.K.A. MAN/ WOMAN, is not mentioned and excluded in statute because he/she (Man/Woman) is the TERM non-resident Alien,00000 Meaning not resident in any contract, therefore Alien to the Constitution, policy regulations, etc., just as William Whiting, The Solicitor General stated in 1864:

"An Alien owes no allegiance to our government or to our constitution, laws, or proclamations. A citizen subject is bound to obey them all. In refusing such obedience, he is guilty of crimes against his country, and finds in the law of nations no justification for disobedience. An alient being under no such obligation, is justified in refusing such obedience. Over an alien enemy, our government can make no constitution, law, or proclamation of obligatory force, because our laws bind only our own subjects, and have no extra-territorial jurisdiction. Over citizens who are subjects of this government, even if they have so far repudiated their duties as to become enemies, our constitution, statutes, and proclamations are the supreme law of the land. The fact that their enforcement is resisted does not make them yold. It is not in the power of armed subjects of the Union to repeal or legally nullify our constitution, laws, or other governmental acts." SOURCE: The Legal Classics Library War Powers under The Constitution of the United States 1864 tenth ed Entered by Act of Congress In the Clerk's Office of the Direct Court of the District of Mussachusetts Special Edition 1997.

- Whereas, All my allegiance is given to the Almighty God (Allah) and not the Fictions of the corporate STATE OF MISSOURI and corporate UNITED STATES nor any of its instrumentalities. Such is the case of MAN/ WOMAN, the one defined as a non-resident Alien or Plain Alien, as he/she is not a person in contract. A Non-resident Alien is not used in a geographical nature but a contractual nature. It is all about consenting to form a contract to be governed.
- Whereas, To remind All, The Pope(s) (the White Pope, the Black Pope) via the Vatican, the Queen of England via Great Britain and its Officials, The International Bankers, (The Crown,) The United States of America via The United States via the President and its "Public Officials and Agents and All Governors of the Union States" THAT ALL RIGHTS ARE GRANTED AND GIVEN TO US BY OUR GREATOR

Noble: Marquette: Lumumba: Mugabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMERICA
Non corporate entity (real party in interest, tertius interveniens) SACRED RELIGIOUS ESTATE
An Indigenous Washitaw Muur/Moor (Moorish American National) Moor Identification Number D100299

"There is a higher loyalty than to this country, loyalty to God." United States v. Seeger, 380 U.S. 163; 85 S. Cl. 850; 13 L. Ed. 2d 733; 1965 U.S. (Emphasis mine)

"All acts of legislature apparently contrary to natural right and justice, are, in our laws, and must be in the nature of things, considered as void. The laws of nature are the laws of God; whose authority can be superseded by no power on earth. A legislature must not obstruct our obedience to him from whose punishments they cannot protect us. All human constitutions which contradict his laws, we are in conscience bound to disobey. Such have been the adjudications of our courts of justice. Robin et al. v. Hardaway, et al., 1 Jeff. 100(1772) (Emphasis mine)

The rights of the individual are not derived from governmental agencies, either municipal, state or federal, or even from the Constitution. They exist inherently in every man, by endowment of the Creator, and are merely reaffirmed in the Constitution, and restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government. The people's rights are not derived from the government, but the government's authority comes from the people. The Constitution but states again these rights already existing, and when legislative encroachment by the nation, state, or municipality invade these original and permanent rights, it is the duty of the courts to so declare, and to afford the necessary relief. The fewer restrictions that surround the individual liberties of the citizen, except those for the preservation of the public health, safety, and morals, the more contented the people and the more successful the democracy." City Of Dallas y. Mitchell. 245 S.W. 944 (Emphasis mine)

"We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. — That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed." <u>Declaration of Independent, JULY 4, 1776</u>

"No fiction can make a natural born subject."

Mellvaine v. Coxe's Lessee, 8 U.S. 209; 2 L. Ed. 598 (Emphasis mine)

Whereas, A person is one in contract to be governed by the corporations and as such he/she is called an "UNITED STATE CITIZEN/SUBJECT," an "STATE OF MISSOURI CITIZEN/SUBJECT," an INFANT, a DECEDENT, a "TRUST," or The "TRUST," or an "INDIVIDUAL," or an OFFENDER, or an "ENTITY," or an "ESTATE," or a "CORPORATE FICTION," or a "COPORATION," or a "PERSON," or "THE PERSON," or a "NATURAL PERSON," or an "ARTIFICIAL PERSON," or a "STATUTORY PERSON," or a "JURSITIC PERSON," and ANY DERIVATIVE OF THE TERM "PERSON," which I am Neither, The INHABITANT/ALIEN DOES NOT RESIDE IN CONTRACT, hence he/she is a non-resident.

Noble: Marquette: Lumumba: Mugabe Bey, Being Live. Non corporate entity (real party in interest, Iertius interveniens)
An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

53. Whereas, The Court case decision below affirms that Man/Woman must Consent to be governed. If he chooses not to join, then that is his God Given Right not to contract.

"When a change of government takes place, from a monarchial to a republican government, the old form is dissolved. Those who lived under it, and did not choose to become members of the new, had a right to refuse their allegiance to it, and to retire elsewhere. By being a part of the society subject to the old government, they had not entered into any engagement to become subject to any new form the majority might think proper to adopt. That the majority shall prevail is a rule posterior to the formation of government, and results from it. It is not a rule binding upon mankind in their natural state. There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." CRUDEN v NEALE, 2 N.C. 338 (1796) 2 S.E. 70. (Emphasis mine)

54. Whereas, Citizenship is a voluntary act not an involuntary act. Citizenship is contractual meaning by contract/consent. To join any country, one must be Naturalized or born on the Land, and not in some fictitious and imaginary plane.

"No man is good enough to govern another man without that others consent."
Abe Lincoln's Speech, Peoria, Illinois, Oct. 16, 1854 (Emphasis mine)

"The only reason, I believe, why a free man is bound by human laws, is, that he blinds himself." Chisholm v. Georgia, 2 U.S. 419; 1 L. Ed. 440; 1793 U.S. (Emphasis mine)

Whereas, AS Member of the Washitaw Nation of Muurs/Moors, I, Marquette: Lumumba: Mugabe Bey of the House of El's, Bey's and Ali's, BEing Live, BEing Liveing, BEing Aware, do hereby place My autograph upon the following Documents, calling up the Spanish/Moorish Land Grants of 1797 & 1821 [U.S. ## 922 & 923], giving rise to My Claim of Washitaw Muur Nationality (My Moorish American Indigenous Status, Status (White)).

The Marquis de Maison Rouge and Baron de Bastrop Spanish [Moorish] Land "Grants," of 1797 [The Louisiana Historical Quarterly Vol. 20 (April 1937) No. 2].

Don Carlos Trudeau's Certificate of Survey June 14th, 1797, and Royal Survey of the Spanish Land Grant; Plan No. 1516, Register No. 3, April 12, 1802; United States Land Grant #923.

Congressional Debates Concerning the Louisiana: Abridgment of the Debates of Congress, Volume 3 1803-1808.

Page: 16/26

From: TBS Inc.

Fax: 8882994271

Noble: Marquette: Lumumba: Mugabe Bey, Being Live-MOORISH SCIENCE TEMPLE OF AMERICA Non corporate entity (real party in interest, territus interveniens) SACRED RELIGIOUS ESTATE An Indigenous Washitaw Muur/Moor (Moorish American National) Moor Identification Number

- 1803, October 24 through November 3
- 1803, December 30

To: 15735261500

- 1804, January 16
- 1804, January 14 through 28
- 5. 1806, January 17 through 31

Correspondence Bearing upon the Purchase of the Territory of Louisiana:

- 1. James Madison to both Robert R Livingston & James Monroe March 2, 1803
- Robert R Livingston to James Madison 2. April 11, 1803

A series of Congressional Bills/Acts Concerning Louisiana: and the Empire Washitaw, Spanish, French, and Moorish Louisiana/Taxes and The Floridas.

- 1803, April 30
- 1803, October 23
- 1804, March 26
- 1805, March 2
- 1806, April 21
- 6. 1816, April 10 Bill
- 1817, February 10 Bill #253
- 8 1820; December 12 Bill #325
- 0 1821, January 22 Bill #329
- 1824, May 26 10.
- 1844, June 17 11.

Transcontinental/Adams-Onis Treaty, or Treaty of Amity, Settlement and Limits, signed 22 February 1819.

The Spanish/Moorish Land Grant of 1821

Declaration of Independence for Texas, a Republic of 1835.

Constitution for the Republic of Texas, March 5th, 1836. Treaty of Velasco (Texas Independence), signed May 14, 1836. Texas-American Boundary Convention, signed April 25, 1838. Treaty of Annexation (of Texas), signed April 12, 1844.

2. [Constitution for the republic of Missouri, September. 9,1850]

Noble: Marquette: Lumumba: Mugabe Bey, Being Live Non-corporate entity (real party in interest, tertius interveniens) An Indigenous Washitaw Muur/Moor (Moorish American National)

To: 15735261500

MOORISH SCIENCE TEMPLE OF AMERICA SACRED RELIGIOUS ESTATE Moor Identification Number

Webster-Ashburton Treaty, signed August 9, 1842, at Washington, D.C.

Treaty of Guadalupe-Hidalgo, signed, February 2, 1848

Gadsden Treaty, signed December 30, 1853, at Mexico City. Revised treaty ratified by the Senate April 25, 1854.

56. INSULAR AREAS MISCELLANEOUS PROVISIONS: H.R. 2478

Amends the Act of March 24, 1976 [PL 94-241; 90 Stat. 263] at Section 3, 100 Stat. 843 August 27, 1986. To provide for the governance of the insular areas of the United States, and for other purposes.

CERTIFICATE OF U.S. NON-CITIZEN NATIONAL STATUS

[8 U.S.C. 1452(a), Section 341(b); PL 99-396, Section 16(c); 100 Stat. 843 (August 27, 1986)].

§16(a) Immigration and Nationality Act

8 U.S.C. 1452

§16(a)(3); 8 U.S.C. 1452, Section 341(a)

1452, Section 341(c)

"A person who claims to be a national, but not a citizen of the United States may apply to the Secretary of State for a certificate of non-citizen national status.

§16(a)(3)(1) 1452, Section 341(b)

"proof to the satisfaction of the Secretary of State that the applicant is a national but not a citizen, of the United States and ... only if in the United States [Host State];

\$16(b) \$16(c)

Certificate of Citizenship or U.S. Non-Citizen National Status; Procedure "The Secretary of State may not impose a fee exceeding \$35 for the processing of an

application for a certificate of non-citizen national status under section 341(b) of the

Immigration and Nationality Act filed before the end of fiscal year 1987.

57. THEREFORE: This Certificate/Affidavit is submitted upon demand of Nationality/Identity. Through fraud, conspiracy to defraud, and a conspiracy against my "unalienable Rights," a federal entity known MISSOURI has attempted and is attempting to take my private property. ERIC MARQUETTE JOHNSONO incrementally, in the form of a deprivation of "unalienable Rights" through the relegation of my "person" and/or property to its [MISSOURI' etc.] de facto jurisdiction in direct violation of the Constitution for the United States of America. Fraud has been committed, and is continuously being committed, against Me, the living Man by the "State of Missouri," the Secretary of State. insisting that I am a citizen of the United States while concealing the fact that there are actually two forms of citizenship, one of which I am Not.

WHAT'S MORE: Compulsory subjugation to the foreign jurisdiction of the United States is prohibited under Article IV, Section 4, which guarantees a "Republic form of Government" for each of the several states. And then there is Article VI, Section 2, which protects the Laws of Nations through Treaty Agreement, via the several states of the union of:

Fax: 8882994271

MOORISH SCIÈNCE TEMPLÉ OF AMERICA Noble: Marquette: Lumumba: Mugabe Bey, Being Live SACRED RELIGIOUS ESTATE Non corporate entity (real party in interest, tertius interveniens). Moor Identification Number An Indigenous Washitaw Muur/Moor (Moorish American National)

DOCUMENTS FOR THE FOUNDING OF THE UNITED STATES OF AMERICA

- The Albany Plan of Union, convened by the British Board of Trade at the Capital city of New York in 1754.
- The Articles of Association: First Continental Congress of the United States of America, 1774.
- The Declaration of Independence: Second Continental Congress of the United States of America, 1776.
- The Articles of Confederation for the United States of America, 1781.
- The Northwest Ordinance, territories to become Republic forms of government, in force since July 13, 1787. 5.
- The Constitution for the United States of America, inaugurated in New York City on March 4th, 1789.
- The Bill of Rights, Amendments 1 through X, adopted by Congress on September 304, 1789.

AND THE INTERNATIONAL BILL OF RIGHTS

- The United Nations Charter, signed June 25,1945; in force since October 24,1945: Located in New York City.
- The Universal Declaration of Human Rights, in force in U.S. since December 10, 1948
- U.N. Declaration On The Rights Of Indigenous Peoples, Sub-Commission Resolution 1994/45.
- The Declaration on the Granting of Independence to Colonial Countries and Peoples, in force since December 14, 1960.
- The International Covenant on Civil and Political Rights, in force in U.S. since March 23, 1976.
- The International Covenant on Economic, Social and Cultural Rights, in force in U.S. since January 3, 1976.
- The Committee On the Elimination of Racial Discrimination, in force in U.S. since November 20, 1994.
- The American Conventional on Human Rights, in force in U.S. since July 18, 1978. 15.
- 59. FURTHERMORE: When legislating for the several states of the union, Congress is bound by the chains of the Constitution and absolutely must remain inside the Jurisdictional boundaries of Article I; Section 8, Clause 1 through 16, and particularly Clause 17: governing the District of Columbia, Clause 18: the necessary and proper Clause. This geographical area, a ten-mile square, is known as the "District of Columbia," the fictitious U.S. Inc. [16 Stat. 419, Chapter 62; 28 U.S.C. 3002(5), Chapter 176]. The term "United States" designates a corporate entity that includes: the Insular Territories: Guam, Samoa, Mariana Islands, Puerto Rico, and the Virgin Islands, etc., all forts, magazines, arsenals, dockyards, enclaves, and other needful buildings within the several States. Only within such geographical areas does Congress have plenary powers [municipal police powers therein]. All other powers are reserved for the Sovereign People of the republic [See Amendments 7th, 9th and 10th]. The People of the republic gave power to the Congress to legislate for the several states via "states of the Union" as a whole, to provide for their common defense and to work out the commercial business of the several states of the union as they relate to each other and world trade.
- NOW THEREFORE: I Marquette: Lumumba: Mugabe Bey, BEing Live, cannot in good faith claim 60. United States citizenship; as I would be committing perjury. I would have to Affirm under Oath that I am a member of, citizen of, franchisee of, or resident [agent] of [fiduciary, surety for] the corporate "State of Missouri" when the already established facts by affidavit have evidenced that I am NOT a member of, citizen of, franchisee of, or resident [agent] of the corporate "State of Missouri" or the federal United States nor any of its instrumentalities.
- Whereas, I. Marquette: Lumumba: Mugabe Bey, BEing Live, am NOT effectively connected with a trade or business in the corporate monopoly of the United States government, whether federal. State. County or Municipal.
- Whereas, I, Marquette: Lumumba: Mugabe Bey, BEing Live am domiciled in a foreign jurisdiction to both the corporate State and federal governments. I have NOT knowingly or willingly waived ANY of my UNALIENABLE RIGHTS.

* * * Error Report (Aug. 26. 2024 7:18PM) * * *

1) 2)

File No. User No	a m e	Destination	· M	lo d e	Time	Page	Result
1413		18882994	271 G	3RED :	29 37'	P. 9	E

Page not received

Quick Service Code

P. 9

00-01

: Batch
M : Memory
S : Standard
) : Reduction
Q : RX Notice Req.

C: Confidential L: Send later D: Detail H: Stored/D. Server A: RX Notice CD: Folder \$: Transfer © : Forwarding F : Fine × : LAN-Fax N : NGN P : SEP Code E : ECM U : Super Fine + : Delivery ⇒: Mail To: 15735261500 Page: 19/26 From: TBS Inc.

Fax: 8882994271

Noble: Marquette: Lumumba: Mugabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMERICA
Non corporate entity (real party in interest, tertius interveniens) SACRED RELIGIOUS ESTATE
An Indigenous Washitaw Muur/Moor (Moorish American National) Moor Identification Number

- 63. Whereas, For the Record, on the record and let the record show, that Marquette: Lumumba: Mugabes Bey, a living Man, of the House of El's, Bey's and Ali's, Being Live, Being Liveing, Being Aware, is not in any contractual agreement or obligation with any corporate "State of" or the corporate United States nor any of its Instrumentalities.
- 64. Whereas, The Corporate State of Missouri and the corporate United States and its Instrumentalities has no Authority <u>TO STOP</u>, <u>HOLD</u>, or <u>DETAIN</u>, Marquette: Lumumba: Mugabe Bey, a living Man, of the House

Fax transmission job no. V2_1724706188_WSQF_120876_IYVU321W-1344491585 from 18882994271 was interrupted at 8/26/2024 18:45:14 CDT after delivering 17 out of 26 pages. This fax is a continuation from page 18

Noblet Marquette: Lumumba: Mugabe Bey, Being Live MOORISH SCIENCE TEMPLE OF AMERICA Non corporate entity (real party in interest, terting interventers) SACRED RELIGIOUS ESTATE An Indigenous, Washitaw Muur/Moor (Moorish American National) Moor Identification Number

DOCUMENTS FOR THE FOUNDING OF THE UNITED STATES OF AMERICA

- The Albany Plan of Union, convened by the British Board of Trade at the Capital city of New York in 1754.
- The Articles of Association: First Continental Congress of the United States of America, 1774.

 The Declaration of Independence: Second Continental Congress of the United States of America, 1776.
- The Articles of Confederation for the United States of America, 1781,
- The Northwest Ordinance, territories to become Republic forms of government, in force since July 13, 1787.
- The Constitution for the United States of America, mangurated in New York City on Merch 4th. 1789.
- The Bill of Rights, Amendments I through X, adopted by Congress on September 309, 1789.

AND THE INTERNATIONAL BILL OF RIGHTS

- The United Nations Charter, signed June 25, 1945; in force since October 24, 1945; Located in New York City
- The Universal Declaration of Human Rights, in force in U.S. since December (0, 1948, U.N. Declaration On The Rights Of Judigenous Peoples, Sob-Commission Resolution 1994/45.
- The Declaration on the Granting of Independence to Colonial Countries and Peoples, in force since December 14, 1960.
- The International Covenant on Civil and Political Rights, in force in U.S. since March 23, 1976.

 The International Covenant on Economic, Social and Cultural Rights, in force in U.S. since January 3, 1976.
- 14.
- The Committee On the Elimination of Rucial Discrimination, in force in U.S. since November 20, 1994. The American Conventional on Human Rights, in force in U.S. since July 18, 1978.
- FURTHERMORE: When legislating for the several states of the union, Congress is bound by the chains of the Constitution and absolutely must remain inside the Jurisdictional boundaries of Article I, Section 8, Clause 1 through 16, and particularly Clause 17s. governing the District of Columbia. Clause 18: the necessary and proper Clause. This geographical area, a ten-mile square, is known as the "District of Columbia," the fictilious U.S. Inc. [16 Stat 419, Chapter 62; 28 U.S.C. 3002(5), Chapter 176]. The term "United States" designates a corporate entity that includes: the Insular Territories: Guara, Samoa, Mariana Islands, Puerto Rico, and the Virgin Islands, etc., all forts, magazines, arsenals, dockyards, enclaves, and other needful buildings within the several States. Only within such geographical areas does Congress have plenary powers [municipal police powers therein]. All other powers are reserved for the Sovereign People of the republic [See Amendments 7th, 9th and 10th]. The People of the republic gave power to the Congress to legislate for the several states via "states of the Union" as a whole, to provide for their common defense and to work out the commercial business of the several states of the union as they relate to each other and world trade.
- NOW THEREFORE: I, Marquette: Lumumba: Mugabe Bey, Being Live, cannot in good faith claim United States citizenship; as I would be committing perjury. I would have to Affirm under Oath that I am a member of, citizen of, franchisce of, or resident [agent] of [fiduciary, surety for] the corporate "State of Missouri" when the already established tacts by affidavit have evidenced that I am NOT a member of, cuizen of, franchises of, or resident [agent] of the corporate "State of Missouri" of the federal United States nor any of its instrumentalities.
- Whereas, I, Marquette: Lumumba: Mugabe Bey, BEing Live, am NOT effectively connected with a trade or business in the corporate monopoly of the United States government, whether federal, State, County or Municipal.
- Whereas, I. Marquette: Lumumba: Mugahe Bey, BEing Live: am domiciled in a foreign jurisdiction to both the corporate State and federal governments, chave NOT knowingly or willingly walved ANY of my UNALIENABLE RIGHTS.

* * * Error Report (Aug. 26. 2024 7:29PM) * * *

1) 2)

File No. User Name	Destination	Mode	Time	Page	Result	
1415	18882994271	G3RED	7´19″	P. 2	E	

Page not received

Quick Service Code

P. 2

00-01

#: Batch
M: Memory
S: Standard
): Reduction
G: RX Notice Req.

C: Confidential
L: Send later
D: Detail
H: Stored/D. Server
A: RX Notice

S: Transfer
C: Forwarding
F: Fine
x: LAN-Fax
N: NGN

P : SEP Code E : ECM U : Super Fine + : Delivery ⇒: Mail Noble: Margiette: Luminiba: Migabe Bey, Being Live Non corporate entity (real party in interest, tertius interveniens)
An Indigenous Washitaw Muur/Moor (Moorish American National)

MOORISH SCIENCE TEMPLE OF AMERICA
SACRED RELIGIOUS ESTATE
Moor Identification Number

- 63. Whereas, For the Record, on the record and let the record show, that Marquette: Lumumba: Mirgahe Bey, a living Man, of the House of El's, Bey's and Ali's, BBing Live, BBing Liveing, BBing Aware, is not in any contractual agreement or obligation with any corporate "State of" or the corporate United States nor any of its Instrumentalities.
- 64. Whereas, The Corporate State of Missouri and the corporate United States and its Instrumentalities has no Authority TO STOP, HOLD, or DETAIN, Marquette: Lumumba: Mugabe Bey, a living Man, of the House of El's, Bey's and Ali's, Who is a non-resident Alien, (meaning not in contract or agreement) with any corporate State via United States, Inc. Whereas, I Marquette: Lumumba: Mugabe Bey, do not reside nor live within the territory/venue of the United States.
- 65. THEREFORE, Any violations of Trespass against Me, Marquette: Lumumba: Mugabe Bey, of the House of El's, Rey's and Ali's, BEing Live, BEing Liveing, BEing Aware, any violations of my God given