



A FREE MOORISH AMERICAN NATIONAL

AFFIDAVIT OF FACT
NOTICE AND DEMAND FOR DISMISSAL

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT AND IN FOR
HILLSBOROUGH COUNTY, FLORIDA

THIRTEENTH JUDICIAL)
CIRCUIT HILLSBOROUGH)
COUNTY TRAFFIC,)
JENNIFER X. GABBARD, County)
Civil Judge)
WILLIAM J. FOSTER, Hearing)
Officer,)
PAT FRANK, Clerk Circuit Court,)
HELEN BELMER, Deputy Clerk)

CASE NO: I1314107284
CITATION NO:00222LDH
Red Light Photo Enforce

RECEIPT OF FILING
1-10-14 MA
CLERK OF CIRCUIT COURT

CASE No.: I1314107284

COMES HERE NOW, Sis. Nura A.N.H. Bey, Ex Relation, WASHINGTON, NURA In propria persona, sui juris, Autochthonous and/or Indigenous – not migrant or colonist., Moorish American National, and not a Negro, not Black, not a Colored person, not a franchisee of the state, etc. exercising unalienable God-given rights to evoke the Supreme law of the land as a matter of right pursuant Article VI of the National Constitution for the United States of America through the U.S. – Moroccan Treaty of Peace and Friendship Article XXI, all of which are binding upon the officials acting under Art. V, sec. 2: Administration; practice and procedure of the Florida Constitution.

FACTUAL BASIS

1. The accused Moor has not violated the Supreme law of the land or any international law which constitutes a violation of civil or human rights.

Exhibit A

2. The accused Moor is not under any legally binding contract which would make void the Right to privacy, the Right to Due process, the Right to be confronted by an accuser, etc. any and all Rights exempt from lien [(un)alienable rights] from corporate agents and government officials alike.
3. The accused Moor has not been proven to be the operator of the automobile at the time of the incident.
4. The Right to Contract (or not) is self-executing and the accused Moor does not wish to make contract with the county court, the agents of the county court, the plaintiff in the matter, or agents of the plaintiff in the matter.
5. The plaintiff is no victim in the matter.
6. The accused Moor has not been granted a trial within the time limits established under law.
[180 days per Rule 6.325]

LEGAL ANALYSIS

The legal reasons for dismissal: There is no evidence that I was driving. I am not under any demand of performance or a party to any contract to perform any promises; which would abrogate my right to be free from government harassment and/or interference with my natural being per the National Republic Constitution for the United States of America and per state constitution...

The state is prohibited from violating Substantive Rights. *Owens v. City, 445 US 662 (1980)* and it is a fact that the evidence in this hearing were obtained without warrant or legal grounds explicitly enumerated in the Supreme law

Fl. Rules. Of Traffic Court...6.150(a) Witnesses...and how they shall be treated.

Fl. R.T.C....6.325(b) Effect of Delay or Continuances... 1) it is a fact that defendant cannot be punished for exercising a constitutional right to contract or not contract and the refusing to contract by the defendant cannot be construed as a delay which might prohibit the Moor from receiving a dismissal under Rule 6.325(a).

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing AFFIDAVIT OF FACT NOTICE AND DEMAND FOR DISMISSAL has been furnished by walk-in to The Clerk of The Circuit Court, P. O. Box 3360, Tampa, Florida.

on this 10 day of January, 2014.

Respectfully Submitted

Nura A.N.H. Bey/

Sister Bey
Authorized Representative,
All Rights Reserved Without Prejudice;
U.C.C. 1-207/1- 308, U.C.C. 1-103.
c/o

North West Amexem/North Al Moroccan (American) Continent

STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me
this 10th day of JANUARY, 2014
by NURA A.N.H. BEY WASHINGTON

NIRAV PATEL
NOTARY, STATE OF FLORIDA

Personally Known OR Produced Identification
Type of Identification Produced

