



NOTICE OF SPECIAL APPEARANCE
 IN THE COUNTY COURT IN AND FOR HILLSBOROUGH COUNTY, FLORIDA
 CRIMINAL DIVISION

IN THE CIRCUIT COURT OF THE
 THIRTEENTH JUDICIAL CIRCUIT OF
 THE STATE OF FLORIDA. IN AND FOR
 HILLSBOROUGH COUNTY CRIMINAL
 DIVISION

) COURT CASE NO: 15-CF-003148-A
)
) **NOTICE OF SPECIAL APPEARANCE**
) NOT GENERAL - UNCONSTITUTIONAL
) UNSANCTIONED NON-COMMON LAW
) FOREIGN COURT

LISA D CAMPBELL d/b/a Circuit Judge,

PAT FRANK d/b/a Clerk of the Circuit,

BRANDI WILLIAMS d/b/a Deputy Clerk,

RECEIPT OF FILING
SDH APR 27 2015 *ST*
CLERK OF CIRCUIT COURT

COMES HERE NOW, Nassor Mooruts Bey ex. relatione, VICTOR LEON WASHINGTON and state and Publish for the Record: My 'Declaration of Status': Aboriginal / Indigenous Natural Beings; Freehold by Birthright, Inheritance and Primogeniture; Affirming my Substantive Rights to Travel upon the public Roadways and Highways, in harmony with the Highest and most supreme Law of the Land. Universally declaring I Am progeny of the Supreme Being - Creator of everything seen and unseen. I Am 'In Propria Persona' (Not Pro Se); and not 'Cognate' to any 'Nom de Guerre' – not negro, black, colored, african american, 14th amendment artificial citizen of the U.S. or a citizen or member of the union states, or any other such like fiction entities; created by the hands of others by way of Misrecital or 'Artificial Legal Construct'; NOT A SOVEREIGN CITIZEN misnomer, nor a 'Man-of-Straw'; as written, typed, photocopied, or scribed in ALL CAPITAL LETTERS. . "The traffic of slaves with Africa is hereby forever prohibited on pain of death and forfeiture of all the rights and property of persons engaged therein; and the descendants of Africans shall not be citizens." (**Original 13th Amendment Section 12 (twenty sections) passed by both houses of Congress and was signed into law by President Lincoln on February 1, 1865**). I Am a Natural Dwellers and Natural Citizens in, of, and on the Lands of My Forefathers - Northwest Amexem / Northwest Africa / North America / The North Gate/ Al Morocco/ North America.

Under threat, duress, and coercion - In an attempt to secure and invoke constitutionally protected due process in accord with the organic 6th Amendment United States Republic Constitution (1787/1791), the Morocco Treaty of peace and Friendship Article 21 (1787/present), I Nassor Mooruts Bey, ex.rel., VICTOR LEON WASHINGTON, do hereby affirm and state for the record that I will be making a special appearance – NOT GENERAL in Propria Persona (my own proper self) to the hearing on July 21, 2015 at 8:30 AM entry at 800 E

Twiggs Street, Tampa Florida 33602 Court Room 33 3rd floor at 401 North Jefferson Street, Tampa, Florida 33602.

**THE JURISDICTION TO THIS UNSANCTIONED NON-COMMON LAW
FOREIGN COURT HAS BEEN CHALLENGED**

UNAUTHORIZED PRACTICE OF LAW

I, Nassor Mooruts Bey NEVER CONSENTED or asked LISA D CAMPBELL d/b/a/ Judge to represent me; LISA D CAMPBELL unlawfully practiced law from the bench when entering a plea. (DOCKET: 4/1/2015 WAIVE ARRAIGNMENT PLEAD NOT GUILTY BY COURT. "A judge shall not practice law" Fla. Code Jud. Conduct, Canon 5G (Opinions of the Judicial Ethics Advisory Committee - Practice of Law Canons Sixth Judicial Circuit of Florida)

**MOORS CANNOT BE REPRESENTED BY WHITE PEOPLE AND THEIR NEGRO
SLAVES IN THE CHRISTIAN COURT ROOM (NATURES LAW ZODIAC
CONSTITUTION ARTICLE 7)**

I, Nassor Mooruts Bey NEVER CONSENTED, or asked, nor do I recognize the colony union state attorney against Nature's Law and Moorish Zodiac Constitution (DOCKET: JOSEPH A SPILATRO; thus HE DOES NOT REPRESENT ME. I AM In Propria Persona sui juris, sui haeredes.

Lawyers and attorneys are not licensed to practice law; the nature of lawyer-craft as per the United States Supreme Court; The practice of Law CAN NOT be licensed by any state/State. (*Schwartz v. Board of Examiners, 353 U.S. 238, 239*). The "CERTIFICATE" from the State Supreme Court ONLY authorizes to practice Law "IN COURTS" As a member of the State Judicial Branch of Government. Thereby ONLY represent WARDS OF THE COURT, INFANTS, PERSONS OF UNSOUND MIND (SEE *Corpus Juris Secundum, Volume 7, § 4.*)

I, Nassor Mooruts Bey, ex rel., VICTOR LEON WASHINGTON AM NOT A WARD OF THE STATE that needs a guardian. I AM NOT A CORPORATION. I AM NOT PRO SE, represented by a member of the unconstitutional private club Florida Bar. Rule 5.030. A "CERTIFICATE" IS NOT A LICENSE to practice Law as an occupation, nor to do business as a law firm!!!

**A MOOR CANNOT BE BROUGHT UP ON FALSE CHARGES (NATURES LAW ZODIAC
CONSTITUTION ARTICLE 6)**

My birthright to my Moorish American Nationality is being unlawfully and unconstitutionally converted into a crime. "No state shall convert a liberty into a privilege, license it, and attach a fee to it." *Murdock v. Penn., 319 US 105*

**MY MOORISH AMERICAN NATIONALITY BIRTHRIGHT IS CONSTITUTIONALLY
PROTECTED BY INTERNATIONAL LAW**

My birthright to identify with my Moorish National Constitution (contract) through my Allodial Moorish American Nationality Identification Card that is recorded in Congressional Records is being unlawfully and unconstitutionally converted into a crime. "No State shall enter into any

Treaty, Alliance, or Confederation... pass any Bill of Attainder..., or Law impairing the Obligation of Contracts...” (*United States Constitution, Article I, section 10, clause 1*).

My Moorish American Nationality is by birthright and protected by:

- The United States Department of Justice Moorish Credentials; Free Moorish Zodiac Constitution, Truth A-1 Classified; The United States Copyright Certificate Number AA222141 Clock of Destiny; The Moorish Nationality and Identification Card; etc. 22 U.S. Code § 141 to 143 (United States relinquished jurisdiction)
- Barbary Treaties 1787 Morocco and United States Treaty of Peace and Friendship
- Sundry Moors Act (1790)
- Organic United States Republic Constitution Article 3 Section 2 (1791)
- Organic United States Republic Constitution Article 6 Section 2 (1791)
- Organic United States Republic Constitution Bill of Rights (1791)
- Executive Order 13107 - US Human Rights Treaties Endorsed President Barack Obama
- 5 U.S.C. 101-105 (all city, state, federal, political municipal are bound)
- International Covenant on Civil and Political Rights (ICCPR) Articles 2, 24
- Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT) Article 4, 16
- International Convention on the Elimination of All Forms of Racial Discrimination (CERD) Article 1, 5
- United Nations Declaration of Rights of Indigenous Peoples (DRIP)

One may be employed, do business, and enter into other contracts, and sue and be sued under any name they choose at will (*Lindon v. First National Bank 10 F. 894, Coppage v. Kansas 236 U.S. 1, In re McUlla 189 F. 250*).

The courts are not bound by an officers interpretation of the law under which he presumes to act. *Hoffsomer v. Hayes, 92 Okla 32, 227 F. 417*

“If the state converts a liberty into a privilege, the citizen can engage in the right with impunity.” *Shuttlesworth v. Birmingham, 373 US 262*

“1. Everyone has the right to a nationality...” “2. No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality” (*Declaration of Human Rights – United Nations General Assembly December 10, 1948 Resolution #217 Article 15*)

THIS MOORISH AMERICAN IS UNLAWFULLY BEING DENATIONALIZATION EVEN WHEN PROTECTED BY THE FEDERAL, STATE CONSTITUTIONS, AND INTERNATIONAL LAW

I, Nassor Mooruts Bey, ex rel., VICTOR LEON WASHINGTON am being denationalized by being falsely accused by criminals d/b/a police that have labeled me as a “SOVEREIGN CITIZEN” (DOCKET: 04/01/2015 SEE FREE FORM TEXT SOVEREIGN CITIZEN)

NATIONALITY: That quality or character which arises from the fact of a person’s belonging to a nation or state. Nationality determines the political status of the individual, especially with reference to allegiance; while domicile determines his civil status. Nationality arises either by birth or by naturalization. According to Savigny, “nationality” is also used as opposed to “territoriality,” for the purpose of distinguishing the case of a nation having no national territory; e. g., the Jews. 8 Sav. Syst. Nationality is sometimes used to refer to an ethnic group (a group of people who share a common ethnic identity, language, culture, descent, history, and so forth).

This meaning of nationality is not defined by political borders or passport ownership and includes nations that lack an independent state..."

"Basic rights.—All natural persons, female and male alike, are equal before the law and have inalienable rights, among which are the right to enjoy and defend life and liberty, to pursue happiness, to be rewarded for industry, and to acquire, possess and protect property...No person shall be deprived of any right because of race, religion, national origin, or physical disability."
(Florida Constitution ARTICLE III Legislature SECTION 2)

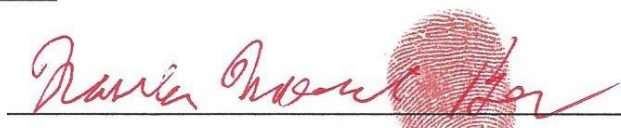
CERTIFICATE OF SERVICE

I do certify that a copy of the above NOTICE OF SPECIAL APPEARANCE - NOT GENERAL
- UNCONSTITUTIONAL / UNSANCTIONED NON-COMMON LAW COURT: has been
furnished by way of walk-in or certified mail to:

Office of Attorney General
Pam Bondi
State of Florida
The Capitol PL-01
Tallahassee, FL 32399-1050
850-414-3300

Clerk of the Court,
HILLSBOROUGH COUNTRY
P. O. Box 3360
Tampa, Florida 33601
(813) 276-8100

Date: April 27, 2015



Nasser Mooruts Bey, Ex Relatione VICTOR LEON WASHINGTON
In Propria Persona sui juris, sui haeredes
Aboriginal/Indigenous Moorish Americans
All Rights Reserved and Retained without Prejudice
(UCC1-207/UCC1-308 UCC 1-103)



North West Amexem/North Al Moroccan
Continent Continental North American Republic
Non-Domestic, Non-Resident