

Date: July 19, 2023 [A.D.]



**To: Ronald Dion DeSantis, Jerry L. Demings, John Hugh “Buddy” Dyer, John W. Mina, Cord Byrd, Phillip Diamond (a.k.a. Phil Diamond), Eric Smith [CITY OF ORLANDO POLICE DEPARTMENT alleged said ‘Chief’], et. al., D / B / A – STATE OF FLORIDA / State of Florida / Florida State, CITY OF ORLANDO / City of Orlando / Orlando City, COUNTY OF ORANGE / County of Orange / Orange County, ALL CITY OF ORLANDO POLICE DEPARTMENT employees and administrative staff persons, including all Municipalities and their Corporate persons operating through such City and County collusive corporate Municipalities - d / b / a CITY OF / City of and COUNTY OF / County of on North American soil [UNITED STATES INC as the political misnomer]. In addition, any and all Security Guard Agencies (i.e. Transportation Security Administration – TSA) and their employees (both armed and unarmed), operating in a believed State or Federal capacity upon the organic land.**

## INTERNATIONAL PUBLIC NOTICE AND WORLD PRESS RELEASE

This public de jure law enactment involving the severe dilemma on North American soil, due to the extreme colonialism commerce activities by private and public military personnel responsible for the continued estate usurpation and escheatment, concerning all aboriginal and indigenous Al Moroccans / Americans, who are the sole and rightful heirs to the North Gate Estate / North America, leaves this collective voice *World Press Release* to remain in lawful perpetuity, as a part of full estate restoration in favor of the copper-complexion natives of said ‘African-descent’ at North America. The enactment consists of making full public knowledge that policy-enforcing activities conducted by local Police / POLICE persons, which include but not limited to, Color-of-Law practices, Color-of-Authority practices, unlawful surveillance (i.e. spying technology, face recognition technology, cell phone hacking technology, etc.), and any other unlawful activity effectuated through fraudulent legalese from corporate persons feigning as said ‘government’. Such corporate persons include so-called [Mayor] and even so-called [Governor], who continue to Act belligerently outside of the absolute beneficial interest that has always belonged to the Al Moroccan / American heirs of said ‘African-descent’, who are native to North America by ancient bloodline-descent.

Due to the fact that the rightful aboriginal and indigenous heirs to the North Gate Estate / North America have been slandered, harassed, humiliated, divided, oppressed, persecuted, and even have been victims of severe crimes against humanity and mass acts of genocide since the early 1800s, due to colonizers of Caucasian / European-descent, their hybrid offspring born of Caucasian / European Daughters of the American Revolution (DAR), and compromised people of believed ‘African-descent’, it has been left to competent heirs to the estate to speak in a collective voice fashion, as a part of free press and free association, to Accept For Public Value, what the Vatican and Popes of Rome have already acknowledged in direct regard the severe plight that Al Moroccans / Americans of said ‘African-descent’ have suffered tremendously upon the estate. With this in mind, we as the rightful heirs remind the world that our public recognition and lawful international status has already been placed on the public record, as we honour our ancient fore-mothers and fore-fathers, as well as stand In Propria Persona concerning ALL of our public and private affairs concerning our estate.

On the 30<sup>th</sup> Day of March 2023 [A.D.], the Vatican publicly acknowledged the end of colonialism of the Americas (mainly North America, regardless if it was publicly stated). Such colonialism stems from centuries of commerce derived from the *Treaty of Peace & Friendship between Morocco and United States 1787; 1836* [A.D.], for which led to colonial hostility, by the blatant overthrow of the free national Al Moroccan confederacies (true Federal government) of aboriginal and indigenous people of said ‘African-descent’, which was written out of history by semantic deceit (\* See Pope Francis *General Civil Orders 2013-2014* [A.D.]) of Caucasian / European colonizers, who spent over a century and a half severely abusing the once afforded privilege of doing friendly and peaceful commerce at North America (within only 13 afforded original colonies). The abuses have caused major atrocities against all rightful heirs to the estate at North America, having been mislabeled by colonizers as “Negro”, “Black”, “Colored”, “African-American”, “Indian”, “Ethiopian”, “Black Indian”, “Black American”, and other distasteful slanders against Al Moroccans / Americans upon North American soil. Prior to the 1800s, such nom de guerres and slanderous misnomers were not even heard of at North America (regardless if colonizers attempt to create false historical records to try to “prove” such).

It has been the horrible and malicious nature of the modern-day colonizers to have amalgamated with (mixed with by sexual relationships that produced offspring / babies) copper-complexion natives of

said 'African-descent' around the globe, then take such corrupted bloodlines and attempt to further colonize the world in a hostile takeover, while excluding the aboriginal and indigenous natural people, where such ancient bloodline has been derived. To add insult to injury, many colonizers pretend that their amalgamated, hybrid existences have somehow superceded the original parentage of copper-complexion Al Moroccans / Americans of said 'African-descent', and as such misconception, mistreated and misidentified the rightful heirs to the estate, while living off of the estate, in its entirety, by hostile commerce takeover of extreme building and consuming in over-abundance, only to leave the rightful heirs to the estate extremely impoverished, disenfranchised, miseducated, brainwashed, born into corporate colonialism deception, subjected to forced servitude (i.e. tax tithing corporate fraud), and subjected under Threat, Duress, and Coercion, to over-dependency, as the rightful heirs have lost access to lands and resources that sustain life from natural food and water supplies. The stolen resources have remained under the control of Caucasian / European colonizers through ALL of the collusive and hostile corporations selling said 'products' and 'services' back to the Al Moroccans / Americans (and naturalized citizens occupying the estate) at extremely high cost, based upon the Federal Reserve and their banking system fraud that toppled the estate back in the early 1900s, after all of the gold and silver was stolen from the heirs, who lawfully inherited the true money from their ancient fore-mothers and fore-fathers. As such financial loss had a major impact upon the rightful heirs, the "money" substitute, controlled by colonizers who slaughtered at least two (2) generations of conscious (and unconscious) aboriginal and indigenous heirs of said 'African-descent' at North America, has kept the entire estate under fraudulent control by foreigners and their helpers, who by military force have controlled the public news and press narratives at North America for centuries. The end result of having kept the public-at-large under mind control, pessimism, and forced servitude to financial fraud, the heirs have not been able to reasonably regain full control of the entire North Gate Estate / North America.

At this said 'time', this World Public Notice is for the free press and free association of any and all rightful heirs who may choose to speak-up or remain silent, as this International Document will be a collective voice upon the organic land / estate at North America. This de jure law enactment is for the public unity of the aboriginal and indigenous Al Moroccans / Americans at North America, who will no longer tolerate foreigners continuing the charade of political destitution when it comes to the rightful heirs attempting to unify or speak against colonialism, while corporate military personnel disguised as [United States of America / U.S.A. / UNITED STATES, etc.] continue to ignore the supreme law of the land clause within the Constitution for the united States of America / united states of America Republic 1791 [A.D.] for the aboriginal "We the People". The supreme law of the land clause, consisting of Article VI, is the binding and obligatory force against all Caucasians / Europeans (and their hybrid offspring of different cultural influences / amalgamation) at North America. The entire estate must be restored to the rightful Al Moroccan heirs, without compromise or exception. Full restoration includes (but not limited to) all land and resources, which includes the resources grown from Mother Earth and the resources that fall from the sky and land upon North American soil (or are within the air space), as well as the resources built upon the land by colonizers (from stolen resources from the organic land).

As a part of this public de jure law enactment, by de jure international law principles, all policy-enforcing must rapidly Cease & Desist, which includes any and all protections of policy-enforcing military persons perpetrating as said 'Law Enforcement'. One of the known fraudulent protections being utilized by corrupted corporate agencies such as the CITY OF ORLANDO POLICE DEPARTMENT, is Marsy's Law. Although the public policy was never really 'Law', the Caucasian / European persons responsible for the public policy, was Henry T. Nicholas III, as a part of his retribution for his murdered sister, Marsalee Ann Nicholas. The public policy was effectuated through corporate efforts of Henry T. Nicholas III, as he has been a known colonial entrepreneur having taken advantage of the hostile commerce at North America. Due to the fact that Henry T. Nicholas III has been rich in Federal Reserve Notes for a considerable said 'time', he was able to influence the colonial public interest and controlled media, to recognize his public policy endeavor and idolize his murdered sister to use de facto tribunals, feigning as lawful [courts], to pass corporate U.S. legislation to create what was deemed as "Law", but never being truly 'Law', nor upheld as de jure law for all natural people under the circumstances of having been victims of violence in the past.

What colonizers have been doing at North America, to the extreme, has been using their ill-gotten finance derived from the North Gate Estate / North America, to fuel their private and public agendas, while putting Caucasians / Europeans in the "limelight," while portraying to be the prime victims of said 'domestic' violence and other injuries, while shifting the public interest to support their biased public narratives by controlled media. All the while, the rightful aboriginal and indigenous Al Moroccans / Americans of said 'African-descent', have been kept in the dark under the colonial

military genocide operations conducted by public policy-enforcers (Police / POLICE) and other compromised Co-Intel agencies operating fraudulently upon the estate. The “Marsy’s Law” dilemma has been shifted from its believed original intention, which was to protect real victims of said ‘domestic’ violence, which has led to many injuries and murders throughout the decades at North America, since colonizers established themselves as a hostile corporate takeover industry of commerce in all endeavors of business interactions with the general public.

In 2023 [A.D.], agencies like the CITY OF ORLANDO POLICE DEPARTMENT, have been using the said “Marsy’s Law” to hide their personal and individual identities from the general public, while they practice Color-of-Law and Color-of-Authority on North American soil. The result has been the modern-day “Gangs of New York” paradigm, now infused with fraudulent legalese precedence to murder oftentimes innocent people, especially people of said ‘African-descent’ at North America. There have been many non-publicized murders of natural people of said ‘African-descent’, who have been blatantly misidentified under the nom de guerres: “Negro”, “Black”, “Colored”, “African-American”, “Indian”, “Ethiopian”, “Black Indian”, “Black American”, and other colonial labels used to denationalize, dehumanize, and disinherit any copper-complexion native of said ‘African-descent’ at North America, by commercial mercenaries like the CITY OF ORLANDO POLICE DEPARTMENT persons still doing belligerent commerce (by fraud) on North American soil, being led by corporate political persons who use financial control mechanisms and bribery to sustain loyalty to their corruption. The status compromise of rightful heirs, for centuries at North America, have kept unconscious Al Moroccans / Americans from coming out of their wrongful status and dark state of mind under colonial false rulership and control, as well as dogmatic Christianity schemes to keep the unconscious heirs to the estate passive and believing in falsehood based entirely on mind control.

On this 19<sup>th</sup> Day of July 2023 [A.D.], we as a collective voice on North American soil, state for the public and permanent world record, that the so-called “Marsy’s Law” public policy deception is void Ab Initio for any and all Police / POLICE employees and administrative staff persons operating agencies like the CITY OF ORLANDO POLICE DEPARTMENT. No Police / POLICE employee has any right (or privilege) to a hidden identity, especially when it comes to whatever their said ‘public duty’ is said to be under their indemnity insurance bonds (insurance policies – individual or department collective). Therefore, no Police / POLICE employee can injure anyone, whether the overly-abused narrative “Resisting Arrest”, or similar excuse, is used for such an employee to cause an innocent natural person any injury. In addition, any violent acts, of any sort, committed by any Police / POLICE employee must be publicly addressed, with full identities of each and every Police / POLICE employee disclosed to the public-at-large, as POLICE DEPARTMENTS of any sort were NEVER authorized by any competent Al Moroccan / American or indigenous body politic on North American soil, yet we witness the world having somehow succumb to Police / POLICE everywhere dictating Color-of-Law by extreme colonialism tyrants who have infiltrated the world by lies, deception, and military force built from the North Gate Estate / North America usurpation and estate escheatment by Caucasians / Europeans (and their helpers), originating from the Doctrine of Discovery operations initiated back in the late 1400s by Dutch Anglo-Saxon settlers who have networked with colonizers around the globe to effectuate the historical hostile takeover of the North Gate Estate / North America. This public de jure law enactment relates directly to ancestral birth-rights, by a rightful aboriginal and indigenous heir to the North Gate Estate / North America, as it constitutes unity and lawful harmony amongst conscious, competent, and upright natural people of said ‘African-descent’ upon organic North American soil.

Chronos: 20<sup>th</sup> Day of July Year 2023 [A.D.]



I Am Ilhahi Ankaa Bey  
Ilhahi Ankaa Bey, Aboriginal and Indigenous Heir  
In Propria Persona; Sui Juris; Sui Heredes; In Solo Proprio  
U.C.C. 1-207 / 1-308; 1-103



*ilhahi-ankaa  
of the  
family bey*

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