

20-5932

NO.

IN THE

UNITED STATES SUPREME COURTS

" In re [MAURICE MORLEE JOHNSON["
PETITIONER

V.S

THE UNITED STATES CONGRESS

THE UNITED STATES OF AMERICA

THE STATES OF OKLAHOMA
RESPONDANT

PETITION WRIT HABEAS CORPUS

28.U.S.C. §§ 2241, 2242

IN THE UNITED STATES
SUPREME COURT

Now come the petitioner Maurice Morlee Johnson-bey, "IN propria persona" sui Juris" To the highest court of The United STATES SUPREME COURT. On the grounds of IMPROPER STATUS,[NATIONALITY] For The Titles (NEGRO, BLACK, COLORED, AND ECT). These UNLAWFUL label Was Attach To the petitioner Nationality with out consent. Here It must Be Remember That only the proper STATUS can be heard In The Proper Jurisdiction. Being Label Black Is Not A district or A superior case ISSUE). Infact The Black Label would Leave all Courts In Want of jurisdiction Except: THE UNITED STATES SUPREME COURT, A special committee and/or THE UNITED NATION INTERNATIONAL COURT OF JUSTICE (THE WORLD COURT).

QUESTIONS

- I. What branch of law Authorized the STATES to apply Abolished Slaves labels (Negro, Black , Colored or African-American), To any AFRICAN descent after 1865 ? This ReInstates Such person as Chattel (property) and reopen The Institution of slavery under Colorable Constitutional Amendment !
- II. Are Blacks "Slaves or other wise 'persons'" as used In the 14 Amendment and How can They Be Made 1st class Citizens without Their Inalienable FREE NATIONAL DESCENDANT NAME of their FOREFATHER ?
- III. Could the 14 Amendment unilaterally Impose citizenship on persons of African Descent without Their consent ?
- IV. As For Blacks with Criminal Records What Crimes can Property, Committ Which Its Owner, The Slaves Master is not Accountible for In a court of LAW.
- V. If one can produce a black "SLAVE" The same Must Also Produce The black Slave Owner.

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DECLARATION

JURISDICTION

(3)

PILLAIR OF JUSTICES

The Jurisprudence of all U.S. Court systems Is Founded Upon Two Master Words: **STATUS AND JURISDICTION** Without these Two Legal principles, There can not be a Lawful Proceeding. To have any trial without true Application OF these NECESSARY CONDICTION will make the law "ex post facto to the U.S. Constitution and leave any court in Want Of **JURISDICTION**. These are the two Giant Pillair of Justice!

STATUS

Status:

Is simply "proper and Precise Identification". One legal position or rank in Relation To other Lawful or national prestige

Is neither **TEMPORARY IN ITS NATURE**, nor **TERMINABLE** at the mere will of The Parties.

Is: all that constitutes the subject into a correct Identitly

JURISDICTION

JURISDICTION IS: The power of Duly Constituted courts with control over the parties, and subject, matter, before it. It defines the power of court to inquire into facts, apply the law, make decision, and declare Judgement. Jurisdiction exist when court has cognizance of class of case involed and the "proper parties" are present (correctly Identified [status] and point to be heard and decided is within power of the court!

Jurisdiction Is A term, Which Embraces every kind of Judicial action. It defines The power of courts to Inquire Into Facts,Apply the LAWS,MAKE decisions, and declare Judgment, Jurisdiction Is Always In want of proper Parties to be present.

THE SCOPE: And Extent of jurisdiction of Federal Court's Are Governed by .28 U.S.C.A. 1251 ET seq. The federal court has The unquestionable Authority to Entertain Suit To Redress A Person Deprived Under color of state law, OF Constitutional Right's

Now To The " QUESTION OF STATE'S OWNERSHIP OF SLAVES,Via Black birth certificate, Black licenses, arrest record's, and all other Official States level: **THE STATES ARE ONLY LIMITED EMPOWERD** by Congressional legislation and Congress must answer To The Constitution Which is over seen by The **U.S SUPREME COURT**.

U.S SUPREME COURT RULING,

HAGANS V. LAVINE

Jurisdiction cannot be sustained by a lower court or entertain and decide any claim of conflict between federal and state law's

This ruling also states as Example that the conflict question is It self A "**CONSTITUTIONAL MATTER**" within the meaning of ____1343 (3), "**proper jurisdiction**" The claim of the 13 Amendment to **ABOLISH** all entities of Slavery, Slave names, Slave master, eg. **NEGRO, BLACK, COLORED**. Now Become Ex Post Facto In The 14th Amendment Which Then Declare the same **negro, black and colored slaves as citizen**" disguised under the word "Person" And made **SUBJECT TO THE JURISDICTION**. This claim give rise to a legal conflict Between Slavery and freedom and is It self then a **CONSTITUTIONAL ISSUE!!!**

HAGANS V. LAVINE

Futher establish that a "Substantial" question was neccessary to support Jurisdiction. HOW THE WORD "Black" can find no formal place within The "NATIONALITY" of the HUMAN Family and still can be Made""citizen" Of ANY FREE " RECOGNIZED"... NATIONAL AND CONSTITUTIONAL GOVERNMENT?

This Is A substantial sound and Merited question and Framer of 13th, 14th, and the 15th amendments. "supreme court Justices Which decided the DRED SCOTT CASE OF 1857 AND THE PHANTOM SUPREME courts case that overturned that Decision only can answer It legally Although Historically No such overruling Precedence was ever Recorded In U.S LAWS.

Here It Must be remember only The "Proper status" Can be heard In the "Proper Jurisdiction". Being "Black" Is Not A District Or superior Case Issue). Infact The "BLACK LABEL" would leave any court in WANTED JURISDICTION; Except The U.S. SUPREME COURT, A special CONGRESSIONAL COMMITTEE AND, OR THE UNITED NATION'S INTERNATIONAL COURT OF JUSTICES (THE WORLD COURT) IN THE HAGUE NETHERLAND'S.

ALTHOUGH the court's can prove they do "INFACT" have JURISDICTION over "Negro, Black, colored" as Property." BUT NOT AS A NATIONALITY. NETHER CAN THE COURT PROVE TO HAVE JURISDICTION OVER ANY NATIONALITY WHICH Is NOT SUBJECT TO IT'S JURISDICTION EXCEPT BY NATURALIZATION THROUGH FREE NAME AND CONSTITUTION OR TREATY ARGREEMENT! The court of the U.S have, what is Legally Known As "ASSUMABLE Jurisdiction" Over NEGRO, BLACK, COLORED,. Because the U.S court are the proud producers and title holder of these estranged people.

CONSTITUTION AND STATUTORY PROVISIONS

U.S. CONSTITUTION

AMENDMENT I ARTICLE 1 § 2., ARTICLE 1 § 9 (CL.3)

AMENDMENT XIV

AMENDMENT V.

AMENDMENT IX.

SUPREME COURT DECISION

The Right to Travel: State V. ARMstead, 60 s. 778, 779, and 781.

The state Does not Claim to Control one's conduct to other, leaving one sole Judge as to all that affect one self.

Miranda v. Arizona 384. U.S. 436,125.

Clam and ExErose of constitution cannot be Converted Into a crime
MiLLer v. Kansas 230 F.2nd. 486,4891.

Absence of proof of Jurisdiction over a person and subject matter
the Case must be dismissed Louisville v. Motley 211 u.s. 149 CT
42.

Hagans v. Lavine

Boswell v. otis (9.How) 336, 348.to wit:

Dred scott v. Sandford [60 U.S. (19 How) 393, 15 L.Ed. 691] 1857

Ex parte shanid,d.c.s.c. 205 F.813; United states vs.corDozian

D.c. Cal,271 F.23.

U.S. vs. Javier 22 F.2nd 879,880,57 App,D.c.303

KHaraiti Ram Samras V. United States C.C.A CaL.,125 F.2nd 879,881,

Pennoyer v.Meff, 95 U.S 714, 24, Led. 565)

Elion Gonzales of cuba. vs The Law and Citizen of United states

STATEMENT OF THE CASE

UNLAWFUL STATUS [NATIONALITY]
(NEGRO, BLACK, COLORED, AFRICAN-AMERICAN)

The UNITED STATES Supreme Court ruled that descendents of Africans who were negro of African race, Who were imported into The UNITED STATES and sold as slaves were not included nor intended to be included under the word " citizen" in the constitution, whether emancipated or not, and remained without rights or privileges except such as those which the government might grant them.

Dred Scott v. Sandford

Dred scott v. sandford [60 U.S.(19 HOW.) 393,15 L.Ed. 691] decision 1857

Chief Justices:Roger B Tancey

"The question is simply this: Can a **negro**, Whose ancestors were Imported into this country and sold as slaves, become a member of the **Political** community formed and Brought into existence by constitution of THE UNITED STATES, and as such become entitled to rights, and privileges, and immunities guarantied by that Instrument to the citizen ") It will be observed, that the plea applies to that **class of persons only** whose ancestors were **negro of** the africa race. "futher along justice Tancey said that these **classes** of persons Were not - constituted member of This **soverignty**" and that "they are not included, and were not intended to be included in the word **citizens** in the constitution"

JUSTICE:Daniel's comments from his concurring opinion.

"Now the following are truths which a knowledge of the history of the world and particulary of own country compels us to know---that the African **negro race** never have been acknowledge as belonging to the family of Nations; that as amongst them there never has Been known or recognized by the Inhabitants of other countries any thing partaking of the **character of nationality**, civil or political policy; that this race has been by

Some will argue that the Dred Scott decision was replaced by 14th amendment and or amendment XIV specifically eliminated the 3-fifths formula. However no constitution law have ever been handed down by congress to teach back the 2/5 that necessary to make the free slaves into a whole person. One must be made consciously "Whole" before he can become a citizen- "have right" (not privilege) of citizens and be subject to the jurisdiction of a citizen.

THE TRUE 5/5 COMPONENTS OF A NATURAL PERSON

1. Spirit: The indestructable Essence of God in man.
2. Soul: Action of the mind, power, (thinking, reasoning, willing, understanding).
3. Body: flesh , human, ~~vehicle~~ made of the earth; often Indigenous to land of birth.
4. Nationality: The descendant birth Attachment through an Especial nation or Tribes: free national name, lineage identity.
5. Creed: religious path of god consciousness established through Forefathers, vine and fig tree.

The opening clause of the 14 amendment state all person born.. this clause was made to symbolize the nationalization of former slaves Into citizen. Yet without the free national descendant name of Their forefathers and their own true nationality. How can this be possible.

By divine and natural laws they are still slaves and subject to the Jurisdiction thereof (property now owned by The U.S, government) In short this Clause gave the U.S.A. assumed ownership (again. If the word "person" use in the 14th amendment Isnt inreference to the ex-slaves Then there was no need for the 14th amendment at that time.

all the nations of europe regarded as **subjects of capture or purchase**
As subject of commerce or traffic: and that the introduction of that
race into every section of this country was not as member of a civil
or political society, but as **PROPERTY IN THE STRICTEST SENSE OF THE**
TERM" !

Moreover, even though it does not expressly use the word **negro**, the
three fifths provision in ARTICLE 1. § 2. of the constitution is another
example of how the chattel definition of **negro** slaves was perceived
at that time. Over time, the more the term negro was used, the more
it was accepted particularly by the slave holder. (see: Free White Person)

"free white persons' referred to in the
Naturalization act, as amended by ACT JULY 14, 1870 has meaning
naturally given to it when first used in STATUTE 103 c.3, meaning all
persons belonging to the EUROPEAN races then commonly counted as white,
or their descendants in other countries to which they may have emigrated.
"EX parte shahid, D.C.S.C., 205 F. 812, 813; UNITED STATES vs CORDOZIAN,
D.C. CAL., 271 F. 23. Nor A native-born FILIPINO. U.S vs Javier, 22 F.
2nd 879, 880, 57 app. D.C. 303. ." OR " KHARAITI RAM Samras V. UNITED
STATES, C.C.A. CAL., 125 F. 2nd 879 881.

Yet The: Defintion of person is largely unnotice due to it
obscured defintion. In Essence this state of subsistence is
The colorable legalized enslavement of a nation of people
held here In the UNITED STATE OF AMERICA.

The nationality of the title (Negro, Black, Colored) is
One who is unclassified as human or a real person: Even after
the so-call dissolution of the 3/5 clause;

All people who are free national are born with the Inalienable right to Inherent NATIONALITY of Their "forefather" e.g.

CHINESE, GERMAN, EGYPTIAN OR MOORISH, Any act lawful or disguised which deprives A person or people of This BIRTHRIGHT given by the creator is an act of "DENATIONALIZATION" and "GENOCIDE"

These are Firstdegree criminal violation for any goverment to Enact upon A people Under colorable admendment to it constitutional law's Hence: Formal charges (see: universal Declaration Of Human Right. Artical 15. § 1. and 2.

Although some people of the courts would try to arguee that The 14th amendment over-rode The Dred Scott case ruling, and made "Negro (African American), Black And color, Citizen of The U.S" Therefor The NBC (Negro, Black , Color) are UNITED STATES CITIZEN's By birth, In the STATES of VA, MD, NC, ECT. and thus subject to the **Jurisdiction** of The federal courts"

However This confirmation is in dire Violation of the **U.S CONSTITUTION ARTICL 1, §-9 (cl.3) and 10 which "Ex post facto"** and the court's that enforced These Law's are **"criminally Liable"**

Facts: All slave Names, slave master and slaves were legally Abolished In 1865. The Slave Identifying mark of Negro, Black or color and ect., Which were Names given to Those enslaved, were also voided with the Institution because: These names were applied to captured and imported **AFRICAN'S MOOR'S "Demurable"** and an act of **"Denationalization"** Which place them out of their **"proper person"** To be Treated Unfairly and unjustly.

According to Federal rule Title 18, § 241-242 "NO ONE HAS THE RIGHT, ESPECIALLY UNDER CADGES AND COURT'S, ECT, TO DENATIONALIZE, DEPRIVE ANY RIGHT, PRIVILEGES OR IMMUNITIES BY REASON OF COLOR, RACE.

Therefore The courts are Hereby Demanded To Prove That Negro, Black, colored is A lawful status. With a descendant nature within The scope Of Nationality or National Origin Of Forefather, Equal To All other People ; Also Further Prove This Status Exsisted before The Establishment of the constinental congress and after It's congressional death In 1865.

In Addiction, Negro, Black, colored Is Declared "property" and no property can testify against it's self in any court of LAW, [emphise added] ONLY IT'S OWNER MUST APPEAR.

In addiction, COURT'S Enforcing mere statutes (statutes?) Do not act judicially but merely ministerially: Thus, Having no judicial Immunlty, and unlike courts of laws, Do not Obtain jurisdiction by service of process, nor even arrest and compelled "appearance"

(see: Boswell v. Otis, 9 how. 336, 348: to wit)
THEREFORE: who own the ' NEGRO, BLACK, AND COLORED that was declared out in 1865, With the institution of SLAVERY?" It Is The appearance of the Rightful Owner of property, Not The Property required to answer In a court of law

REASONS FOR GRANTING THE WRIT

A black, Political, Hostage, Is a state of encompassment. It is the state of unnatural existence that Envelopes so-call "Black, colored, negro, and ect. Which is see by the masses. Yet is largely unnoticed Due to its Obscured definition. In Essence, This state of subsistence is the colorable legalized enslavement of a nation of people held here in the United States Of America. To Reveal this Phenomenon, It is Necessary to Dissect the words "Black" "Political" "hostage".

"BLACK" Is only a word, Not a color, which according to Science Mean Death, Void Of Light, absent of life, Negatives.

POLITICAL The practiced Influences of a government. anything pertaining or relating to the policy or administration of government state or National. The exercise of the Function vested In those Charge with the Conduct of government to control It's public policy. The Exercise of government power.

HOSTAGE Any person(s), Family, Tribes, National or people, Once Free Now Captured Usually Kidnapped from alien Origin, Held Against his/her will, With their freedom and/or life or service to stand as ransom or security.

The Petitioner Life has Been AN Illusion full with depression and mental torment. And Now that He And His Children have finally found their self it is only right that they received redress .

It Is crucial to know that, "by Design" Being Born an American "Negro,Black, Colored,ect!" Is not a Birthright!! There Is **No** Heritage, There Is Nothing To attain, There Is No Saving Power In any Slave Names. "Black can only be product in The United States Of America; Further More are only Certified at birth In The U.S.A., Because By Law. America Has Exclusive Rights To Own Nationalized (chattel e.g.) [Negro,Black,Colored] These Title Can Not Be a Product Or Property or Citizen Of Any Other Government In any Other Country,especially those populated by people of Hue, "Black,Loses Its United States Value Within Its Interior and They Become "FREE NATIONAL".

The Emancipation,Proclamation Did Not Free The African Slave The 13th Amendment did Abolished The Institution of Slavery. However The 14 Amendment Re-Legalized Slavery e.g. Upon The Duly Convicted. The U.S Court Gain Assumable Jurisdictional [owner-ship] Of the "Negro.Black,colored,ect." Under A colorable citizenry. With Granted Privileges and Hallucinatory Protections. The 15 Amendment Granted The "Negro , Black , Colored,ect" Temporary Privileges to vote Although In 1868 The Southern Population of Negro,Black and Colored was 96% Illiterate and Not Proclaimed as a Nation or as a People. The Ex-Slave would Never Qualify as a First Class Citizen.With The Labels and Marks Those Enstrange people are De-tached From The Human Family,and have No Nationality Or National Descendant Rights That any True Citizen Is Bound To Respect.

The state Seals are stamped upon every birth certificate These States Document Have Been Authorized by The U.S. congress Through Its Signature Signed As The Last Article On each of the Reconstruction amendment Particulary the 14 amendment, Other Document Rang from Baptismal Certificate, Driver Licenses, Medical and dental records, Arrest records, Academic Records, Social security Authorization, Marriage and Operative Licenses, and ect.ect.ect. These are link to "Denationalization" and Colorable Citizenry! The Only other courts although Several private Attorney Have Been InTerested In my Claim They Are Not allow to represent me for I am Moorish american national, By Birthright and I can only be represented by Those Of My same nationality and with the agrred treatiy of friendship and peace between Morocco and The United states. Although the Supreme Courts doese have The Power to Correct This Horrible act that was force upon me and my children.[TheBLOOD CRIME] is difficult for any person to endure.

We seek to be redress and reparation incentive from the greatest country on this earth. If This Country Will Not Correct a wrong committed against me and my family. Then The Future of this World is truly Uncertain.

CONCLUSION

IN CONCLUSION

1. All U.S courts are bound by law to [first] correctly Identify the subject's, Be it the defendant or the plaintiffs (status) Second, they must and can only be heard (AdJudicated) by a court with the proper Jurisdiction to deal with the Level of the Identify. Therefore A Natural Person would leave all criminal courts in want of Jurisdiction to issue an "IN Propria Personam Judgement"!

Any Court which lack personal "Jurisdiction" Is also a court without power to Issue an "IN personam Judgement" See Pennoyer v. Meff, 95 U.S. 714, 24, led. 565.

2. The United states Officially lost Its Sovereignty in (1871) "Returning to Its Original Corporate Status as when it's was British colonies"

Therefore All Crimes committed since ,Are Commercial Crimes and can not be apart of any Legal Proceeding, Governing Living Flesh and blood, [Not Corporate fiction]. True Constitutional Government's Do not have Nor honor Corporate courts. Because Corporations are mere Property Themselves. Corporate court can not perside over a Natural person Judiciously. Which would make any Living [natural person] A living "BLack" "Political" "Hostage". To fully Understand This Phenomenon Its Necessary to Dissect the Words Meaning.

SOUGHT RELIEF

SOUGHT RELIEF

THE petitioner seek to be redress ,The federal courts has the power to due so as stated Herein.

1. For the correct Nationality to be publish publicly, threw D.O.J and The Certificate of birth be Dissove. For The Petitioner is Moorish American National By Birthright.

2. To be compensated in the amount of \$5.000.000.

3. For the Petitioner children to be compensated \$1.000.000, each .

The petitioner Also Requist For The Content of this Motion to be seal From Public eyes and only be granted for reveal by D.o.J Or The Petitioner Children or Family.

INDEX TO APPENDIX

JUDICIAL NOTICE AND PROCLAMATION

TO ALL ELECTED UNITED STATES REPUBLIC OFFICIALS AND PUBLIC SERVANT OF FEDERAL, STATE, CITY AND MUNICIPAL GOVERNMENTS PERSONAL AND CORPORATE ENTITIES: CONCERNING THE CONSTITUTION AND ALL STATUTORY AND CIVIL LAW CODES OF THE LAND, ect...KNOW ALL MEN BY THESE PRESENT:

UPON my inherited Nobility and upon my private Aboriginal/Indigenous, Proper person status and commercial liability.

I, Prince Maurice AL Jesh morlee Johnson-bey being duly Affirmed under consanguine unity; pledge my National, Political, and spiritual Allegiance to my Moabite Moorish Nation - being the archaic Aboriginals/Indigenous of amexem (the Americas): standing squarely affirmed upon my oath to the "Five points of Light-love, Truth, Peace, Freedom and Justice; do squarely affirm to tell the truth the whole truth, and nothing but the truth; and having knowledge and firmly-established belief upon the historical lawful, and adjudicated facts continued herein, being competent.

(IN MY OWN PROPER PERSON) To attest to this Affidavit upon Which I place my signature, Whereas, I state, Proclaim and declare The Following to be true, correct, certain, complete, not misleading, supreme and not Intended to be presented for any Misrepresented 'colored or Improper use or purpose to wit:

THAT I, PRINCE Maurice AL JESH morlee Johnson-Bey Am a Noble of the Al Moroccan Empire (North American) In propria persona, my own proper self); Being Moorish American- A Descendant of The

Ancient Moabit, Moors by birthright Freehold, primogeniture and Inheritance; Being Aboriginal and Indigenous To land, Is (Amexem/America) Territorium of my Ancient Moabite, Moorish Foremother, and forefather to wit;

The Al moroccan (American) continents are the Land of the Moors; Being North AMERICA , SOUTH AMERICA, CENTRIAL AMERICA; INCLUDING THE ADJOINTING ISLAND AMERICAN/AMERU, AL MOROC) I have acknowledge claims and possess by said Inheritance and promgentiture the Free Hold Status thereto; All Unalienable and Substantive right to be to enjoy and to act distint in my Aboriginal custom and culture; and determing my own Political, social and economic status of state. Turning my heart and mind back to my Ancient Mothers and fathers-Moors/Muurs, By divine and Natural right. Being Moorish american, Who Have Possess the Internationally recognized right to determine our own status Moors/Moorish American Muurs have proclaim and possess The Unalienable, Substantive right and birthright Inheritance to our Al Moroccan Names and Nationality by Nature's laws Divine law, primogeniture, and by the Recognized laws of the Nations Of the earth (International) Being the true Ancient Aboriginal/Indigenes of the land (AMERICA)-North, Being the heart-Land of the Moroccan Empire, Moors/Muurs are the 'DE jure' FreeHolders by Birthright, Inheritance and Primogeniture Status: and have, Claim and possess the secured rights to Travel upon the public roadways, byways and Highways of our Continental " UNITED STATES (THE ORGANIC LAND) ABSENT OF FOREIGN' Colored' or' Imposed excise taxation constructs Invented, by the racketeering States Legislators, to abridge and steal Right Belonging to The

Natural peoples, These Substantive rights are supported by, and asserted by, Royal Law; Moorish Law; Moslem/Muslim Law; The Law of the great peace; The Laws of Nature; Divine Law; Nature God; The Law of nations; The Free Moorish Great seal Zodiac Constitution; and Affirmed by Articles IV and VI of the Constitution Covenant of 1774- 1781 A.D= 1201 M.C., as lawfully adopted for The, United-States Republic, establishing its Republican Form Of Government, said Constitution established the peoples 'Supreme Law of the Land' to secure the rights of The people, and to Keep Government bound and in check by Official Oath and by Official Bond. Down from the Ancient Ones, Our Primogenitors, comes the Supreme Law of the land!

EGYT, The Capital Empire Of the Dominion of Africa. Inhabitants of Africa are the Descendants of the Ancient Canaanites from the land of Canaan. The Moabites From The Land Of Moab Who received permission from the Pharaohs of Egypt to settle and inhabit NORTH-WEST Africa; They were the founders and are the true possess of the Present Moroccan Empire. With their Canaanite, Hittite and Amorite Brethren who sojourned from the land of Canaan seeking new homes. Their Dominion and Inhabitation extended from NORTH-EAST AND SOUTH-WEST Africa across the great Atlantis even unto the present **NORTH, SOUTH AND CENTRAL AMERICA** and also **MEXICO** and the ATLANTIS ISLANDS; before the great earthquake, Which caused the Atlantic Ocean.

The present Union states Municipal and civil Laws codes of land, are an 'incorporated unit of self-government established by the political powers of the General Assembly' Of each state of the Union, and initiated at PHILADELPHIA, PENNSYLVANIA, NORTH AMERICA, in the year Eighteen fiftyfour (1854). It governs "Only" the right and conduct of "WHITE PEOPLE", CHRISTIANS AND JEWS, OF Eighteen sixty-three (1863), Union states right Republic, under the Magna Charta (Charter), the Knights of Columbus code, and the KU KLUX KLAN Oath.

Forever Said Union states rights Republic denies citizenship in The United States republic (U.S.A) to the descendants of the Moorish Nation in the western Hemisphere, erroneously referred to and 'branded' and mislabeled as Negroes, Black, Colored and Africa Americans, ect.

Resultantly, the true Indigene Nobles of Al moroccan Empire (FREE MOORS), bearers of the name/Titles, **ALi, El, Bey, Dēy, and Al** are excluded from the Union states rights Republic (U.S.A.) Jurisdiction. The True Nobles Of the Al Moroccan Empire are Sovereign, private and self-Govern, by Right Law' Principles and customs; and Only Obligated to the Free Moorish Zodiac Constitution circle 7- Archaically established by our Ancient Fore-mothers, and Fore-fathers. Such extended Allegiance and Obligation includes 'the Great seal and the High principles and Moor-al standards embodied in the Moorish National Flag (standard) **_LOVE, TRUTH, PEACE, FREEDOM, AND JUSTICES.** The true Al moroccan Noble Indigenes of the land maintain a Constitutional and lawful NON-OBLIGATORY tax 'status' and position, relative to 'FOREIGN ENTITY TAXATION'

(Indigenes Not Taxed) and maintain a NON-OBLIGATORY respect for the Union States Rights Republic (U.S.A) its members, its Laws; its ordinances; its codes; its customs and its traditions, pursuant to: THE FREE Moorish American Zodiac Constitution-articles IV and VI; The Treaty of peace and Friendship Between The United States and Morocco-Seventeen Eighty-seven (1787)- Superseded by the Treaty of Eighteen Thirty-six (1836); Resolution 75:Journal Of the House Of Representatives; UNITED STATES-April 17,1933 A.D-MOORISH society of Philadelphia and the use of their Names; The United Nation " **declaration of the rights of the child**" General Assembly Resolution 217 A (III) of 10, December 1948 A.D; Executive **Order 13107**- UNITED STATES Republic, North America- The Implementation of human rights treaties; The National Constitution for the Continental United states, Article III, § 2: Amendment V-Liberty clause; Amendment IX-Reservation of the rights of the people; 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; Moorish Holy Temple Of Science of 1928.

FURTHERMORE, I assert My Full Birthrights-Soverignty and Substantive rights and claim to Hereditaments-Being Sundry Free Moor Muur and a (Natural Being pursuant to; moabite/Moorish Pedigree. The Treaties of peace and friendship- 1787/1836; The sundry Free Moors act of 1790; The 1781 Organic United States Constitution; The Moorish Financiers act (Union states army; (1861-1863) 1861-1863) The 1854 Roman Catholic Magna Charta; The Knights of Columbus code; The KU KLUX KLAN OATH; The United Nation Charta;

Article 55(c); The Right of Indigenous people: Part I, Articles 1,2,3,4, 5; Part II Article 6 ; The United States Supreme Court ' Acts of States'; The Foreign Sovereign Immunities Act 28 U.S.C.1601; et Sequa., The Convention on International Road traffic -Day 19 September 1949, The World Court Decision, The Hague, Netherlands - Day 21 January 1958 A.D=1378 M.C. In Reference to the Natural people and Substantive Rights, ect., The Following are Pertinent supreme Court Decisions, (Stare Decisis to wit:

1. **THE Right** to travel; The right to mode of conveyance; The right to Locomotion are all absolute rights and, police can not make Void the exercise of right. **STATE V.ARMSTEAD**, 60 S.778,779, AND 781;

2. **UNDER THE UNITED STATES REPUBLIC'S CONSTITUTION** system of Government and upon the individuality and intelligence of citizen, the state does not claim to control one's conduct to other, leaving one the sole judge as to all that affects oneself. **MUGLER V. KANSAS** 1213 U.S 623,659-60:

3. **WHERE** Right secured by the Constitution are involved, there can be no rule-making or legislation Which would abrogate them.

MIRANDA V. ARIZONA 384 U.S 436,125:

4. **THE** Claim and exercise of Constitutional right cannot be converted into a crimes **Miller v.Kansas** 230 F2nd 486,489:

5.**IF** any tribunal (court find absence of proof of Jurisdiction over a person and subject matter the case must be dismissed, **Louisville v. Motley** 211 US. 149, ct 42

That the Organic United States Republic Constitution (derived from Ancient Moabite/Moorish law) remain 'The supreme Law of the Land', And all treaties made or Which shall be made under the Authority of The United States Flag Of peace, pursuant to United state Code, Title 4, Chapture 1. Any law that is Repugnant to the Constitution, shall remain forever 'Colorable' and is personnel Employee or Contractor who Violate the rights of the People or Citizens are subject to suit in their personal and/or official capacity to wit:

*** TITLE 18, PART 1, CHAPTER 13 § 241 OF UNITED STATES CODES OF LAW***

*** TITLE 18, PART 1, CHAPTER 13 § 242 UNITED STATES CODES OF LAW ***

THEREFORE, In preservation of ' The Right of Indigenous people and the preservation of the Rights of the people, in accord and and defence of the Constitution for The United states Republic of NORTH AMERICA and its Republican form of goverment-being the 'Supreme Law of the Lands; and primal to the contractual liabilities oath - bound Obligations and Fiduciary Duties of the Officer of the court - Federal, State, City, and Municipal, ect. I hereby, Demand the enforcement of the De jure Laws of The United states, and all Treaties Made Under the Authority of The United States, in accord with Article VI of the Constitution; The Bill of Rights; The Declaration of Rights of the Child; The Rights Of Indigenous people; The Universal Declaration of Human Rights; The United Nation Charter, Article 55(c); The United States supreme Court Acts of State; The Foreign Sovereign IMMUNITIES ACTS 28 U.S.C 1601, et sequa., The Convention on 'International Road

Traffic'- Day 19 September 1949, The World Court Decisions, The Hague, Netherlands - Day 21 January 1958 A.D=1378 M.C.;and EXECUTIVE ORDER 13107. United States Republic, North America; The Implementation of Human Rights Treaties; The National Constitution for the Continenttal United States, Article III, § 2; Amendment V - Liberty Clause; Amendment IX ect.,ect. I, hereby, Demand A Dismissal Of any and all Unconstitutional sanction, claims or other Warrants Or Charges Made Or Issued, Which are devoid of True Identity Personages; A denial of Due Process' of ' Trial' by a jury of my own National Peers; Or absent of a Verified and lawful Indictment, Sanctioned by an assembled Grand Jury; and that I be availed all Lawful Constitutional Secured safeguards, Establish by the Supreme Law; with document proper Jurisdiction and Venue Confirmed and in Place.

WHWEREFORRE ALL PARTIES OF INTEREST ARE AUTHORIZED BY THIS WRIT: pursuant to National and International law,to honor all Ssubstantive Rights and constitutional Immunities reserved for and to this Aboriginal/Indigenous Free and Sovereign Moor/Muur* All Officials are to enlist all available and appropriate measure to ensure, and assure that all my Substantive Rights and Constitutional-secured Rights and Immunities are not Violated, not breached,Nor abridged. The Sovereign Natural Being, named herein, is not to be Arrested nor held for Detention under any 'Colorable' circumstances! You are to Notify the active Ministers of the Aborigianal/Indigenous Moorish Nationals of the territory (Organic Land). The Natural Person Named Herein is NONOBLIGATORY and thus Exempt from Customs,Tariffs,Taxation 'Owner in Fee' permit-deception constructs, and from any other

hindrance or restriction of his or her freedoms, Allodial properties, compensations, Rights of travel, or freedom of movement on, in, or within any member or Non-member states of the United States Union, ect. The Moor/Muur (Bearer of this Indigenous Peoples Document) is to be treated with all due Respect and 'Due Process' Rights under the Law. All available and appropriate Measure are to be taken to prevent injustice, harm, False arrest, trumped up charges, or attack on the Natural Being's Person, property, personalty Conveyances, Freedoms, and/or Dignity.

EXPLICIT Reservation and use of 'All Rights reserved Without prejudice' U.C.C.1-207/308, U.C.C.1-103, in Noted to All Federal, states city, and Municipal peace Officers; in harmony with states statutes, and indicates the Reservation of my Rights. Whereby I may Reserve my substantive Rights and Constitutional-secured rights and Immunities to 'NOT' be compelled to perform under any contracts or Agreements That I Have not entered into Knowingly, Voluntarily willing, or unintentionally. I do not accept any actual or implied 'Liabilities' associated with any 'COMPELLED BENEFITS' of any 'unrevealed' or deceptively-imposed commercial contract. I, furthermore, do not sanction any 'Unconstitutional' rules or policies, nor acts of Misprison committed by any U.S. Government or States Officials, at any level, claimed by any of them, in the name of United States Republic, Nor do I Assent to any Implied Colorable policies made by alleged Representatives as being sanctioned by the people and citizens. Consider any Formerly assumed Constructs alleged to be related to me as being Misrepresentations and thusly 'Cured' Forthwith. Let it be Known....:

* **REPRESENT** means to 'Depict' to 'Portay', to Symbolize' and to 'Stand for'. Let it be known that the Union states Society 'Bar Association' Lawyers, Esquires and Attorney of European Colonial descent, and Foreign coporation, cannot depict, portray or symbolize a Free Moor; as they are not of the same Nation Jurisdiction, Customs, or National peers; and cannot sit in judgment of any Free Moor (Acts Of State). Europeans are not Indigenes to the land (Americas)-Moors are Aboriginal! Union States Lawyer and attorneys operate in Demo-political format, Which is contrary to Article IV. § (section) 4 of the constitution for The United States. Moors operate in a Republican Form of Government, Conjoined with Isonomi Principles-being in harmony with the constitution. Moors respect Constitutional Principles. The Unconstitutional Tribunals operating under the Union states Society conflicts with and is repugnant to " Due Process" under Constitution principles and functions primarily in 'colorable' procedures. Therefore, no **Fair** 'just' trial, or remedy is availed to the natural peoples of the land, though such 'colorable' processes! These violation acts constitute a conflicts of Interest' a conflict of law' and clearly establishes the 'Federal Questions' Of Diversity of Citizenship'; a conflict of Identi; and Nationality ect. Thus a clear "Averment Of Jurisdiction" is also hereby Proclaimed and advanced. Only Moors can 'Present' and depict' themselves as being Moors/ Al Moroccans, and Aboriginal/Indigenes of the Land! Thus only Moors can **PRESENT SELF!**

I, PRINCE MAURICE AL JESH-morlee Johnson-bey A. real, live
flesh and blood, breathing, non-fictional, and Natural Being, born
of a natural Mother, do solemnly, sincerely, and squarely Affirm
that the foregoing facts contained in this Constructive and
Actual Judicial Notice and Proclamation, by affirmed affidavit
are true, to the best of my knowledge, Culture, Customs and beliefs;
Being actual, Correct, not misleading, ect,; and being the truth

HIBU (LOVE) **Háqq** (Truth) Salaam (peace) Hurryatun (Freedom) Adl
(Justice)

I, AM Maurice AL-Jesh-morlee Johnson-bey

Aboriginal/Indigenous, Free Sovereign Moor-Natural Person of the
Land; 'In Propria Persona'

By Special appearance, before me on this day 16 of August
2020 CCY=1430 M.C., in honor the divine Being, Maurice Al jesh-morlee
Johnson-bey, Affirms That He/she Is the Natural person/Divine Being
Herein Named, Existing in his/Her own proper person; Meeting the
law of evidence' as Required and defined in "IdentiY"; affirmed
by Lawful, Substantive Rights by Birthright; and respectively
acknowledged-being Lawfully qualified and competent to execute
this Document. I there Place This seal thereto:

Seal

MOORISH AMERICAN NATIONAL

I am Maurice Johnson-bey

Witness _____

For the public record and Notification of Nationality Proclamation;
Name Correction Claim; Declaration, Affirmation, and Application
Herewith Published for record.ect.,:

I Am PLAURENCE A.M. Johnson-Bey

Witness: [Signature] Sean Lloyd

Witness,: _____

A free and Natural Moorish American National 'In Propria Persona'
'Sui Juris,' Northwest Amexem/Northwest Africa/North America

Place of seal: =

Authorized by the Act of
July 7, 1955 to Administer Oaths

(18 U.S.C. 4004)

[Signature]
Case Manager

USP Thomson, Illinois

9.16.2022

LEGAL NOTICE !

NAME DECLARATION,CORRECTION ,PROCLAMATION

AND PUBLICATION NOTICE !!!!!

I, Prince Maurice Al Jesh-Morlee Johnson-Bey Being duly Affirmed, standing squarely, declare, and Proclaim, upon Divine Law; Nature's Laws; Universal Law, Moorish Birthrights; International Law; and Constitutional Laws; Declare and say:

I, Being previously identified by the Union States Society of North America U.S.A Under the Colorable, War-ship Name, MAURICE MORLEE JOHNSON do hereby refute the Fraud; make Public and Publish my Corrected National Name; Declare and affirm my true 'Proper person status'; and reclaim my Rightful social and Cultural life of the State; In accord with my Moorish Nation Of Northwest Amexem/North America-Acknowledging my Birthrights. Having Lawfully and Legally Obtained And Proclaimed My Moorish **NATIONALITY** and **BIRTHRIGHT** 'Name and Title'; in harmony with, in association with, and in Accord with divine Law, the Customs; and Laws ,Rules and Usages of The Moorish Divine and National Movement; being Aboriginal and Indigenous, and bound to the North American Continent by Heritage, by primogeniture; by Birthright; by Natural birth; By FreeHold; and by Inheritance. Declared For the Public Record, I am Returning the European Cognomen and fictitious minomer back to the Colonial Possessors of its Pedigree. I am Now rightfully Declaring, Publishing, and Proclaiming my own Free National Name; Affirming my actual, Rightful, and Civil

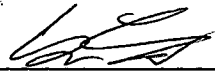
' In Full Life' Status; Conjoined to My Moorish American Consanguine Pedigree and National Honor Let it be Declared, Known Published and Resolved that: I AM Prince:Maurice Al Jesh-Morlee Johnson-Bey, 'IN Propria Persona Sui Juris' (being in my own proper person), by Birthright: an Inheritance WITHOUT THE FOREIGN,IMPOSED COLOR-OF-LAW,OR ASSUMED DUE PROCESS OF THE **UNION STATES SOCIETY**;
Pursuant to,But not Limited to;

1. Free MOORISH-AMERICAN ZODIAC CONSTITUTION:
(Zodiac Constitution and Birthrights of the Moorish Americans)
Ali,Bey,El,Dey and Al).Article two (2),Paragraph two (2).
2. UNITED STATES REPUBLIC:DEPARTMENT OF JUSTICE:
Moorish American Credential: AA 222141-**TRUTH A-1**
3. UNITED STATES SUPREME COURT: SUPREME LAW-Acts of State
4. RESOLUTION NUMBER SEVENTY-FIVE (75): DATED April 17, 1933
A.D (Moorish-American Society Of Philadelphia And the Use Of
Their names).
5. UNITED STATES CONSTITUTION: Article III (3), § two (2),
Amendment V (5) (Liberty Clause) and amendment IX (9)
(Reservation of the Rights of the people).
6. UNIVERSAL DECLARATION OF HUMAN RIGHT-UNITED NATIONS-
HUMAN RIGHTS [Article Fifteen (15)].
7. RIGHT OF INDIGENOUS PEOPLES-UNITED NATIONS; GENERAL ASSEMBLY
Part 1, Article 4.

WHEREFORE I,PRINCE Maurice AL Jesh-Morlee Johnson-Bey being
'Part and Parcel' Named herein, and by Birthright, Primogeniture
and Inheritance, Make a LawFul and legal Entry Of Affidavit and
public Notification of Nationality proclamation; Name correction
Claim; Declaration,Affirmation,and Application;Herewith PUBLISHED

For the public record and Notification of Nationality Proclamation;
Name Correction Claim; Declaration, Affirmation, and Application
Herewith Published for record.ect.,:

I Am MAURICE A.M. Johnson-Bey

Witness:  Sean Lloyd-Bey

Witness,: _____

A free and Natural Moorish American National 'In Propria Persona'
'Sui Juris,' Northwest Amexem/Northwest Africa/North America

Place of seal: =

Authorized by the Act of
July 7, 1955 to Administer Oaths

(18 U.S.C. 4004)


Case Manager

USP Thomson, Illinois

9.16.2020

Maurice Morlee Johnson-Bey
of
THE MOORISH AMERICAN NATION
PETITIONER

V

UNITED STATES OF AMERICAN
UNITED STATES CONGRESS
UNITED STATES SUPREME COURT
RESPONDENT

AVERNMENT OF JURISDICTION

Now come The petitioner IN THE ~~UNITED STATES SUPREME COURT~~

"IN PROPRIA PERSON, SUI JURIS, AND WITH THE CONSTITUTION DE jure to
move This avernment of Jurisdiction To The status Of BEY Tribes OF
THE MOORISH AMERICAN NATION. HEREBY CHALLENGE THE DEFENDANT
(UNITED STATES, THE UNITED STATES CONGRESS, THE UNITED STATES SUPREME
COURTS OF INTERNATIONAL TRADE ET AL). TO BE RECOGNIZED AS A PURE AND
CLEAN TRIBE OF THE MOORISH AMERICAN NATION. IS THE ORDER OF TODAY'S
JUDICIAL BUSINESS: THE SUPREME LAWS OF THE UNITED STATES AND ALL OTHER
FREE NATIONAL GOVERNMENTS JUDICIALLY UPHOLD. THERE CAN BE NO LEGAL
PROCEEDING WITHOUT THE RIGHT ORDER ESTABLISHMENT OF PROPER STATUS AND
APPOSITE JURISDICTION, THESE TWO PILLARS OF LAW MUST BE IN PLACE AND
HAVE PRECEDENCE BEFORE THE THE ADJUDICATION OF ALL FORMAL MATTERS
OF LAWFUL SUBSTANCE CAN BE ADDRESSED.

Cited SUPREME COURT Decision:

.AMISTAD MUTINY OF 1841

•Dred scott decision of 1856-1857

This Historical Reunion Of A MOORISH family Reuniting with IT'S Nation Is The Answering Of One Family, Bearing Their One free National Name Of Moorish American and not to be misconstrued as a Religious Organization subjected to the UNITED STATES, The above cited SUPREME COURT Decision combined with Resolves as "ELION GONZALES OF CUBA VS THE LAWS AND CITIZEN OF THE UNITED STATES". We are the lawful gnosis personifying the Supreme ISSUES OF Status and Relevant to The Immediate matters of NATIONALITY AND MANUMISSIONS of the INDIGENOUS MOORISH TRIBE'S TO the CONTINENTAL BREAST OF NORTH AMERICAN.

HERE NOW THE GREATEST BOUNDS OF JURISDICTION EMPOWERED TO THE WISDOM IN THE SUPREME COURT OF THE UNITED STATES OF AMERICA is hereby **CHALLENGED** to render In written "PERSONAM," Its constitutional JURISDICTION to govern The Lost-found INDIGENOUS TRIBES OF THE **MOORISH AMERICAN NATION**, An Estimated sixty five million Descendants. The supreme court In FULL AUTHORITY TO EXERCISE the power of THE UNITED STATES CONSTITUTION, join with the Entire EMBODiment of CONGRESS. Now Have the Burden of Proof; To prove Any Jurisdiction To Justly Govern The Pure And Clean Tribes OF the MOORISH AMERICAN NATION, Present In Their Proper person Now before You. First Amendment; Nor To Be Confused With These "person" Denationalized In The UNITED STATES FOURTEENTH AMENDMENT UNDER THE EX POST FACTO SLAVE LABEL Of (negro black color or african american people's.

When No jurisdiction over The moorish american present can be claimed and proven by The Challenged UNITED STATES SOVERIGNTY OR THE COPORATE UNITED STATES OF AMERICA WHETHER SPIRITUALLY, ANCESTRALLY, INDIGENOUSLY, POLITITCALLY OR LEGALLY; Then both the lion and the lamb are to lay's Together and Neither, will be harmed In this New era, they are to let peace be still in THE NORTH AMERICAN CONTINENT AND THE WORLD NOW AND FOREVER.

DECLARATION

I, Maurice Al jesh-morlee Johnson-Bey, Herein Declare under
Penalty of Perjury that I am the Petitioner "Sui Juris"
"In Propria Persona" In the Above stated Matter and the foregoing
Is true and Correct Base upon Information (Herein and above) and
Belief and Not Willfully False. I Make This Declaration Pursuant
to 28 U.S.C. § 1746 This Day 15 of August 2020

Maurice Johnson-Bey
Maurice Al jesh-Morlee JohnsonBey
Reg: 29143064
Thomson U.S.P
Po box 1002
Thomson IL 61285
29143064

CERTIFICATE OF SERVICES

I, Hereby certify that on this day 15 of August 2020
A True and Correct Copy For The Foregoing was Mail to the Clerk
Of The United State Supreme Court. For Uploading In ECF/CM
system.and That A Electronic Notification Shall be sent all Parties:

K.Mckenzie
United State
210 Parkway
Oklahoma city,okla 73102

The State of Oklahoma
The United state court of appeal 10th CIR
Oklahoma county. 320 Robert s Kerr 73102
The United State Congress.

Authorized by the Act of
July 7, 1955 to Administer Oaths
(18U.S.C. 4004)

[Signature] 9-16-2020
Case Manager
USP Thomson, Illinois

HISTORICAL FACT AND CITIED LAWS

The treaties Of peace and friendship (1787,1836)

The sundry Free Moor act of 1790:

The 1781 Organic united states Constitution

The moorish Financiers Act (Union state army 1861-1863

The 1854 roman Catholic magna charta;

The Knight of Columbus Codes

the Ku Klux Klan oath

the United Nation Charta. Article 55 (c)

The Right Of Indigenous People:Part I Article 1,2,3,4,5, Part II
article 6:

The United states Supreme Courts act of States

The Foreign Sovereign Immunities Act 28 U.S.C. 1601 seq

The International road Traffic Day-19 September 1949

The world court Decision, The Hague,Netherland-day 21 January
1958 ad=1378 M.C.

The General assembly resolution 217 III of 10 December 1948 A.D

The Executive Order 13107, United State Republic

The United Nation,Declaration of the Right of Child

The Constitution Covenant of 1774-1781 A.D=120 M.C.,as Lawfully
adopted for the United States Republic.

The Free White Person Naturalization Act As Amendment by Act July
14 1870, Has Meaning Naturally Given to It When First Use In States
103.c.3

MOORISH AMERICAN NATIONAL
SUPPORTING CREDENTIAL AND LAWS

1. Zodioc Constitution and BrightRight Of The Moorish American,
2. ALi,Bey,Dey,) article (2) paragraph (2)
3. Resolution Number Seventy-Five (75):Dated April 17, 1933. A.D.
(Moorish-American socicty of Philadelphia and the Use of Their
Name)

The United States Constitution: Article III (3) § (2)

Amendment V (5) (liberty Clause) and Amendment I § 9

Department of justice: Moorish american Credintial AA 222141-Truth
A-1 Copy Right Certificate

The Universal Declaration of human Right Article 1533

The Right of Indigenous People- United Nations; General Assembly
Part 1, Article 4.

The Moorish Nationial Card

DECLARATION

I, Maurice Al jesh-morlee Johnson-Bey, Herein Declare under the
Penalty of Perjury that I am the Petitioner "Sui Juris"
"In Propria Persona" In the Above stated Matter and the foregoing
Is true and Correct Base upon Information (Herein and above) and
Belief and Not Willfully False. I Make This Declaration Pursuant
to 28 U.S.C. § 1746 This Day 16 of August 2020

Maurice Johnson-Bey
Maurice Al jesh-Morlee JohnsonBey
Reg: 29143064
Thomson U.S.P
Po box 1002
Thomson IL 61285
29143064

CERTIFICATE OF SERVICES

I, Hereby certify that on this day 16 of August 2020
A True and Correct Copy For The Foregoing was Mail to the Clerk
Of The United State Supreme Court. For Uploading In ECF/CM
system. and That A Electronic Notification Shall be sent all Parties:

Assist Att General

United State

210 Parkway

Oklahoma city, okla 73102

The State of Oklahoma
The United state Solicitor General
Room-5616, Pennsylvania Ave Was, DC, 20530
The United State Congress.

Authorized by the Act of
July 7, 1955 to Administer Oaths
(18 U.S.C. 4004)

[Signature] 9-16-2020
Case Manager
USP Thomson, Illinois