# IN THE Supreme Court of the United States

Tzedkiyah EL Bey (PRIVATE ATTORNEY GENERAL.),

Petitioners, Affiant, Special Appearance
v.

ALBANY MUNICIPAL COURT ET EL,

Respondents.

On Petition for a Common Law Writ of Certiorari from the Circuit Court of Appeals for the Eleventh Circuit Presiding Judge(s) Martin and Tjoflat, Case No. 19-12880-E

### REQUEST FOR REHEARING

PRIVATE ATTORNEY GENERAL
Prepared by: Tzedkiyah EL Bey
C/o 717 West First Avenue
[Albany] Dougherty Georgia Republic [31701]
Main – (229) 449-9155

When a citizen is attempting to enforce the Constitution, as herein shown, he is doing so "not for himself alone but also [for others] as a 'private attorney general' vindicating a policy that [the Constitution writers] considered of the highest priority." Newman v Piggie Park Enterprises, 390 US 400; 88 S Ct 964, 966; 19 L Ed 2d 1263, 1265 (1969); Oatis v Crown Zellerbach Corp, 398 F2d 496, 499 (CA 5, 1968); and Jenkins v United Gas Corp, 400 F2d 28, 33 n 10 (CA 5, 1968).

### TABLE OF AUTHORITIES

Treaty of Peace and Friendship 1787/1836 (Morocco)
Treaty of Tripoli 1796 (the Bey's of Tripoli)
Article VI Clause III of the Articles of Confederation 1778
Article VI of the Constitution for The United States of America 1787/1791

San Fransisco v Liverpool, 74 Cal 113	_
Miscellaneous	
Article I, Section 8, Clause 3.	Page 2
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### REQUEST FOR REHEARING

Pursuant to Original Jurisdiction Article III and Supreme Court Rule 44.1, Tzedkiyah EL Bey the Maur petitions for re-hearing of this case before a fully constitutionally delegated Article III Nine-Member Court. The denial was entered on April 20, 2019. Bey v. Wille Weaver, No. 19-7673, 2019, No. 19-12880-E, 2019, notice to proceed informa pauperis was filed in this case. Bey moves this Court to grant this petition for rehearing and consider his case with constitutional law in support of treaties and merits. No oral arguments are requested, Tzedkiyah EL Bey the Maur/Moor believes the briefing in this case is sufficient. Pursuant to Supreme Court Rule 44.1, this petition for rehearing is filed in good faith and without delay.

#### REASON FOR GRANTING REHEARING

This is case of diverse citizenship and brings into question certain constitutional issues before ruled upon and upheld. Among these issues is the right to travel, the right to determine citizenship and the right to contract. On April 20, 2019 the justices denied hearing this case which we do believe is in error. The Respondents herein listed including all corporate representatives involved with this case through normal mode of correspondence was allotted several opportunities to prove their claim (Jurisdiction and authority beyond a shadow of a doubt beginning in 2016, which they failed to do so, even until today. Specifically, and most recently on April 26, June 26 2019 whereas on both dates the Respondents were given 30 days equally to prove jurisdiction, derived authority, and source of law by means of discovery. The Respondents will argue that Mr. Bey held a state license at the time of the issue(s) and yes this maybe very well true due to ignorance of the law, also taking into account the fact that the entire driver service contract was not fully disclosed and is currently canceled May 2, 2018, upon notice to all Parties and the Department of Driver service.

Showing the contract upon discovery of the fraud was and is rescinded to exercise the indigenous right to self-determination. Moreover, the contract and the agencies representing it failed to mention the fact that constitutional guarantees where being relinquished for a privilege and when asking those enforcing the driver statute about the nature of the contract and laws surrounding it, the situation becomes mysterious. In contrast with the acceptance of the driver service contract i.e. (driver's license) is in actuality the relinquishment of an absolute right for a privilege. SEE. San Fransisco v Liverpool, 74 Cal 113, "Licenses are for the conduct of a business, profession, occupation, the exercise of such when they are a privilege. licensing is in the nature of a SPECIAL PRIVILEGE entitling licensee to do something that he would not be entitled to do without a license". Which was rescinded.

# The U.S Congress never acquired the authority to regulate the Aboriginal Indigenous people or the territories.

The U.S Congress never acquired the authority or power to regulate the Aboriginal Indigenous People. The Constitution is the document by which congress or any of the states derive any authority. Article I, Section 8, Clause 3 gives congress the power to regulate commerce only, living people are not commerce SEE. **Ibid; Gibbons v. Ogen 9 Wheat 1; 5 Cond. Rep. 562**, "Persons are not the subjects of commerce, and not being imported goods, they do not fall within the meaning founded upon the constitution, of a power given to congress, to regulate commerce, and the prohibition of the states for imposing a duty on imported goods". The law enforcement officer's are used in such a way that regulates the people in their everyday pursuit of life, liberty, and pursuit of happiness, unconstitutionally. The fact of the matter is, no crime has been committed here. Though the original action has been classed as a crime, it involved no injured party which is a stipulation set out by the Bill of Rights of the Constitution to limit the power of congress in the

Therefore, any contract that may have existed in the past is today null and void because the people whom originally made certain agreements were unaware of the total take over by the Union States which was never disclosed. Such documents like <u>H. CON. RES. 331 the 100th congress 2nd session</u>, given honor to the Iroquois Confederacy that set the standard for the Constitution adopted for the United States of America, also proving certain obligations to the Indigenous people being therein at Article 1 Section 2 Clause 3 the Aboriginal people being mis-classed as Indian Tribes and this person requesting this rehearing is direct descendent of the first people in the Americus.

#### "New Evidence" Notice given to Morocco on January 10, 2020.

The new evidence herewith presented is an authenticated document including certified trust indenture process to Morocco via the Georgia Notary Department/ Apostille Division and filed with the Dougherty County Recorder of Deeds and can be found at Document NO. 001332 Book 4488 Page 339-347 filed March 5, 2018 at 11:13a.m. Therewith and herewith given notice of such treaty jurisdiction existing at the Shore of the Americus particularly North America. This same document is being serviced on all Parties as Exhibit L1, L2, L3.

#### **CONCLUSION**

Let us do recall this case is not of a statutory nature and do keep in mind that no contract exist that subjects this petitioner to the statutory rules of the United States, or any of its States; but this is one case arising out of constitutional standards and a 233-year-old treaty (Treaty of Peace and Friendship 1787 (Old Morocco)) superseding all United States laws even the adopted constitution, rendering this treaty the Supreme Law of the land. This is not a purposed question of which law is supreme, only that a precise separation is made between statutory rule and common law (constitution, treaties).

NO. 19-7673

Leaving this important matter undecided will give the corporate states leave to violate the rights

of such person's immune from such statutory rule, this cannot to be tolerated. I Tzedkiyah the son

of the Maurs, hereby call on this One Supreme Court of the 9 Justices in whom judicial power is

vested, to grant the rehearing of this case. If this Court refuses to uphold the Supreme Law of the

land, which it is bound to do so, the lower court's decision will stand and the rights of the

Aboriginal Indigenous people will be continually vulnerable to unwelcomed violations by the

acting local, state and federal governments in all common law territories which they should not

have to be forcefully subject to against their will.

Be It Furthermore Concluded,

Tzedkiyah EL Bey the Maur/Moor respectfully requests that this Court grant the petition for

rehearing on the merits of this case and because the Aboriginal Maurs have a right to Self

Determination and a right to reject the U.S Citizenship in order that we might return to ours fathers

land. This court should demand that the Albany Municipal Court/ the City of Albany, U.S.A.

overturn this case for lack of authority and jurisdiction over this person and territory and rule in

favor of the petitioner the true injured party. Therefore, this request is submitted in good faith that

all law shall provide remedy.

Wherefore, Affiant Respectfully Submitted, in 'Good Faith', and with Honor Request:

I affirm under penalty of perjury under the Treaty of Peace and Friendship 1787/1836, per Article VI of the Articles of Confederation 1778, and per Article VI of the Constitution for the United States of America, that the foregoing is true and

correct to the best of my knowledge.

Executed this <u>26</u> day of <u>May</u>

2020 A.D = 1435 M.C.Y

I am:

Authorized Representative

Natural Person, In Propria Persona Sui Juris:

All Rights Reserved and Retained

Special Appearance: Under Threat, Duress and Coercion

4



# AUTONOMOUS ALMAURIKANOS REPUBLIC FEDERAL GOVERNMENT THRONATEESKA TERRITORY, ALMOROC, ATLANTIS



### In the Supreme Court of the United States

# APPENDIX G

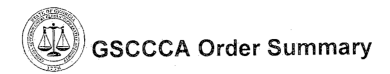
On Petition for a Common Law Writ of Certiorari from the Circuit Court of Appeals for the Eleventh Circuit Presiding Judge(s) Martin and Tjoflat, Case No. 19-12880-E

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Apostille Seal

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The GSCCCA successfully completed your order. Additional comments are listed below. For additional information, contact our office at (404) 327-6023, or visit our website at http://www.gsccca.org/apostille.

#### **Order Details**

OrderID:

50537

Order Type:

**APOSTILLE** 

**Order Status:** 

COMPLETE

**Destination Country:** 

MOROCCO

**Quantity Requested:** 

2

Quantity Issued:

2

**Activity Date:** 

1/10/2020 10:12:21 AM

#### **Requestor Details**

Company Name:

Name:

TZEDKIYAH EL YAHSHARALAH BEY

Address:

717 WEST FIRST AVENUE

**ALBANY, GA 31701** 

Phone Number:

**Email Address:** 

#### **Payment Details**

Order Amount:

\$6.00

Check Number: 503929153;26236793351

Handling

\$0.00

Check Amount:

\$6.00

Fee: Postage:

\$0.00

Processing

Fee:

Amount

Paid:

\$0.00 \$6.00

#### **EXHIBIT L2**

### ALMAURIKANOS REPUBLIC SOCIETY©

#### RR661985058US

Return to:
TredhyahELBey
Clo 717 West First Avenue
[Albang, Georgia 31701]

RECORDER OF DEEDS, DOUGHERTY COUNTY

February 27, 2018

VIA HAND DELIVERY

### RE: DECLARATION OF EXPRESS TRUST

Georgia State }
Dougherty, County } ss.

- 1) DECLARATION OF EXPRESS TRUST AND SCHEDULE A
- 2) NATIONALITY DOCUMENTS

ORIGINAL JURISDICTION
MINISTERSCONSULS
DIPLOMATS"
Article III, Section 2; Article VI
United States Republic Constitution
Treaty of Peace and Friendship
'Established Law of the Land'

Federal Question(s):
Constitution, Treaty;
Religious Liberty;
Due Process;
Substantive Rights of Travel, etc.,
Supreme Court Rulings

DOCH OD1332
FILED IN OFFICE
3/5/2018 11:13 AM
BK:4488 PG:339-347
EVENNE S. MULL
CLERK OF COURT
DOUGHERTY COUNTY



# GEORGIA SUPERIOR COURT CLERKS' COOPERATIVE AUTHORITY

Notary and Authentications Division 1875 Century Boulevard, Suite 100 Atlanta, Georgia 30345 (404) 327-6023

#### **APOSTILLE**

(Convention de La Haye du 5 Octobre 1961)

- 1. Country: UNITED STATES OF AMERICA
- 2. This public document has been signed by **CHARLES G MCDONALD**
- 3. acting in the capacity of NOTARY PUBLIC, STATE OF GEORGIA
- 4. bears the seal/stamp of CHARLES G MCDONALD
  NOTARY PUBLIC
  CALHOUN COUNTY, GEORGIA

#### **CERTIFIED**

- 5. at ATLANTA, GEORGIA
- 6. the 10TH DAY OF JANUARY, 2020
- 7. by GEORGIA SUPERIOR COURT CLERKS' COOPERATIVE AUTHORITY
- 8. No. I-588014
- 9. Seal/Stamp

10. Signature:

JOHN E. EARLE EXECUTIVE DIRECTOR

