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WRIT FOR A FREEMAN'S RIGHT TO TRAVEL
JUDICIAL NOTICE AND COMMAND FOR GREAT SEAL MOORS BY AFFIRMED AFFIDAVIT

NOTICE TO AGENT IS NOTICE TO PRINCIPAL AND NOTICE TO PRINCIPALS IS NOTICE TO AGENT
Applicable to all successors and assigns

Status: Indigenous, Truth A-1; Freehold By Inheritance
AA 222141
I.S.L.A.M.

TOO ALL OFFICIALS AND PUBLIC SERVANTS OF FEDERAL, STATE AND CITY MUNICIPAL, STATUTORY AND CIVIL LAW/CODE OF THE LAND, KNOW ALL MEN BY THESE PRESENTS:

Upon My Nobility and Private Status and Commercial Liability, I, affiant, **Babatu El Bey aka Thomas Young**, being duly affirmed under oath and upon the five points of light - Light, Truth, Peace, Freedom and Justice, squarely affirm to tell the truth, the whole truth and nothing but the truth, and having knowledge and belief of the adjudicated facts contained herein, and being competent to make this affidavit to my own writing, state and declare the following facts to be true, correct, certain, complete, not misleading, and not intended for any improper purpose to wit:

That I, **Babatu El Bey aka Thomas Young**, Am a Noble of the Al Moroccan Empire. I Am an indigenous Sundry Free and Sovereign, Private Great Seal Moor*, possessing the freehold inheritance status to travel upon the Roadways, Byways, and Highways of these United States as a matter of asserted Royal Law, Common Law, Muslim Customary Law, the Great Law of Peace, the Law of Nations, the Free Moorish Great Seal Zodiac Constitution and the 1791 United States Republic Constitution.

True Nobles of the Al Moroccan Empire are recognized as Great Seal Free and Sovereign State of Moorish National Affairs, the Free Moorish Nations (bearers of the names/titles Ali, Bey, Dey, El, and Al), and the True Nobles of the Americas, the Land of their Moorish forefathers and mothers of Moroccan descent. Great Seal Moors have freehold inheritance and retain all substantive rights and immunities, enjoy and operate upon consummated, vested Constitutional Rights and Immunity(ies), from TAXATION, CRIMINAL AND CIVIL JURISDICTION by, and of the United States Rights Republic (USA), pursuant to, but not limited to Unites States Supreme Court Acts of State to wit: "Every Sovereign State (people) is bound to respect the independence of every other Sovereign State (people) and the courts of one county (People) will not sit in judgment on the acts of the government of another, done within (the same or) its own territory..."

That the present Union States Municipal and Civil Laws and codes of the land are an incorporated political unit of self-government, established by the political powers of the General Assembly of each state of the Union and initiated in Philadelphia, Pennsylvania, in the year eighteen fifty-four (1854). It governs "ONLY" the rights and conduct of 'WHITE PEOPLE': Christians and Jews, of the eighteenth sixty-three (1863) Union States Rights Republic under the Magna Carter, the Knights of Columbus Code and Ku Klux Klan Oath. Forever said Union States rights Republic denies citizenship in the United States Republic (USA) to the descendants of the Moorish Nation in the Western Hemisphere, referred to and mislabeled as Negroes, Blacks, Coloreds and African-Americans, etc., etc. In addition, the Supreme Court of the United States in the landmark case of **Dred Scott v. Sandford 60 US (19 Howard) 393 (1857)** held that, "Negroes - slave or free - were not included and were not intended to be included in the category of "citizen" as the word was used in the U.S. Constitution..." Therefore, based upon these facts of the established law of the land, the True Nobles of the Al Moroccan Empire (Free Moors) "were not included and were not intended to be included" as "citizens" (subjects) of the United States Rights Republic. Resultantly, the True Nobles of the al Moroccan Empire (Free Moors), bearers of the names/titles Ali, Bey, Dey, El, and Al are excluded from Union States Rights Republic (USA) jurisdiction. The True Nobles of the Al Moroccan Empire are Sovereign, Private, and Self-Governed by and ONLY obligated to the Free Moorish Zodiac Constitution, The Great Seal and the principals and standards embodied in the Moorish National Flag; Love, Truth, Peace, Freedom, and Justice. The True Nobles maintain a NON-OBLIGATORY respect for the Union State Rights Republic (USA), it's members, laws, ordinances, codes, customs and tradition, pursuant to; the Free Moorish Zodiac Constitution Articles IV and VI; the Moroccan Treaty of Seventeen-Hundred Eighty-Seven (1787); the National Constitution of the Continental United States Article III, section 2, Amendment V - Liberty Clause, and 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 US Copyright Certificate Number AA 222141 Clock of Destiny; the Moorish Nationality Identification Card; Free Moorish Zodiac Constitution; the File of the House of Representatives, Resolution Number Seventy-five, April 17, 1933 Moorish American Society and Use of their Names, and the United Nations Universal Declaration of Human Rights Article XV.

WHEREAS, in light of the foregoing, there is a **WANT OF JURISDICTION** on the part of the Union States Rights Republic (USA), and ITS AGENTS AND/OR ASSIGNS legally in force under national and International Law. And, Affiant does not consent to a public hearing. **NON-COMPLIANCE IS A FEDERAL OFFENSE.**

That I assert My full sovereignty as a Sundry Free Moor (natural being) pursuant to wit: the Free Moorish Zodiac Constitution - The Great Seal, the 1787 Moroccan Treaty of Peace and Friendship, the 1790 Sundry Free Moors Act, the 1791 organic united States Constitution, the Moorish Federal Financiers act (Union states Army 1861-1863), the 1854 Roman Catholic Magna Charta, the Knights of Columbus Code, the Ku Klux Klan Oath, the United Nations Universal Declaration of Human Rights Article XV, the United Nations Charter Article 55(c), the United States Supreme Court Acts of State, the Executive Order 13107 - Implementation of Human Rights Treaties, the Foreign Sovereign Immunities Act 28 USC 1601, et. Sequ., the convention on International Road Traffic of the 19th day of September 1949, the world Court Decision, the Hague Netherlands, the 21st day of January 1958.

That the organic 1791 united States Republic Constitution is the supreme law of the land and all treaties under the United States Flag of Peace pursuant to United States Code Title 4, Chapter 1; and any law that is Repugnant to the Constitution is Null and Void. **Marbury v. Madison 5 U.S. 137,174,176 (1803).**

That the United States Supreme Court has determined that the State Laws are unconstitutional should they mandate restrictions on licensing, registration, and insurance requirements as follows:

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*** WRIT FOR A FREEMAN'S RIGHT TO TRAVEL *
*JUDICIAL NOTICE AND COMMAND BY AFFIRMED AFFIDAVIT***

1. The Right to Travel, Right to Mode of Conveyance, Right to Locomotion are all absolute rights and the Police cannot make void the exercise of rights. State v. Armstead, 60 s. 778, 779 and 781;
2. The use of the highway for the purpose of travel and transportation is not a mere privilege but a common and fundamental right of which the public and natural Beings cannot rightfully be deprived. Chicago Motor Coach v. Chicago 337 ILL 200, 169 NE 22, ALR 934; Ligare v. Chicago 139 ILL 46, 28 NE 934; Boone v. Clark 214 SW 607, 25 AM jur (1st) Highways, sec. 163;
3. The Right to Park or Travel is part of the Liberty of which the citizen cannot be deprived without due process of law under the Fifth Amendment. Kent v. Dulles 357 US 116, 125;
4. The Right of a citizen to Travel upon the public highways and to transport one's property thereon, either by carriage or automobile, is not a mere privilege which a City may prohibit or permit at will, but a common right which he/she has under the right to life, liberty and the pursuit of happiness. Thompson v. Smith 154 SE 579;
5. State Police power extends only to immediate threats to public safety, health, welfare, etc. Michigan v. Duke 266 US at 476 Led at 449; which driving and speeding are not California v. Farley Ced. Rpt. 89, 20 CA3d 1032 (1971);
6. The State is prohibited from violating substantive rights. Owen v. City 445 US 662 (1980); and it cannot do by one power (eg. Police Power) that which is, for example, prohibited expressly to any other such power (eg. Taxation/eminent Domain) as a matter of Law. US and UT v. Daniels, 22 P 159, nor indirectly that which is prohibited to it directly, Fairbanks v. US 181, US 283, 294, 300;
7. Traveling in an automobile on the public roads was **not** a threat to the public safety or health, and constituted **no** hazard to the public, and such a traveler or owner owed nothing more than "due care" (as regards to tort for negligence) to the public, and the owner owed no other duty to the public (eg. State). He and his auto. having equal rights to, and on, the roadway/highways as horses and wagons, etc. this same right is still a substantive rule, in that speeding, running stop-signs, traveling without license plates, or registration are not threats to the public safety, and thus are not arrestable offenses. Christy v. Elliott, 216 I 131, 74 HE 1035, LRA NS 1905-1910; California v. Farely 98 Ced. Rpt. 89, 20 CA 3d 1032 (1971);
8. Under our system of government upon the individuality and intelligence of the citizen, the State does not claim to control one except as one's conduct to others, leaving one the sole judge as to all that affects oneself. Mugler v. Kansas 123 US 623, 659-60;
9. Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them Miranda v. Arizona 384 US 436, 125;
10. The claim and exercise of a Constitutional right cannot be converted into a crime. Miller v. US 230 F 2nd 486, 489;
11. For a crime to exist, there must be an injured party. There can be no sanction or penalty imposed on one because of this exercise of Constitution rights. Sherer v. Cullen 481 F. 945;
12. If any tribunal (court) finds absence of proof of jurisdiction over person and subject matter, the case must be dismissed. Louisville RR v. Motley, 2111 US 149, 29 S. Ct. 42. The Accuser bears the **BURDEN OF PROOF BEYOND A REASONABLE DOUBT.**
13. "Lack of federal jurisdiction cannot be waived or overcome by agreement of parties." Griffin v. Matthews, 310 F. supp. 341, 342 (1969); and "Want of jurisdiction may not be cured by consent of the parties." Industrial Addition Association v. C.I.R., 323 US 310, 313.

WHEREAS, there is no question that a bench appearance Summons, detention, arrest and ticket or citation issued by a Police Officer or others for traveling with no driver's license, foreign driver's license, current registration, or mandatory insurance, etc., which carries a fine or jail time, is a penalty or sanction and is indeed "converting a right into a crime", thus violating substantive rights. It is reasonable to assume that these judicial decisions are straight and to the point, that there is no lawful method for government to put restrictions or limitations on rights belonging to the people.

WHEREFORE, you are authorized by this writ, pursuant to National and International Law, to honor all Substantive Rights and Constitutional Immunities for Free and Sovereign, flesh and blood Man. You are to enlist all available and appropriate measures to ensure that all My Substantive Rights and Constitutional Immunities are not breached. The Sovereign Being named herein is not to be arrested or held for detention under any circumstances. The Being named herein is exempt from Customs, tariffs, taxation, and any hindrance or restriction of his freedom of movement within member or non-member states. The bearer of this document is to be treated with due respect, and all available and appropriate measures are to be taken to prevent injustice, harm or attack on the Being's person, property, freedom, and/or dignity.

Explicit Reservation To All Peace Officers: My use of All Rights Reserved Without Prejudice UCC 1-103, 1-207, 1-308, indicates the reservation of My rights whereby may reserve My Substantive Rights and Constitutional Immunities not to be compelled to perform under any Contract or Agreement that I have not entered into knowingly, voluntarily or intentionally; and this reservation serves NOTICE upon all Administrative Agencies of Government, National, State, and Local that I do not accept the liability associated with the "COMPELLED BENEFIT" of any unrevealed Commercial Agreement.

I, **Babatu El Bey aka Thomas Young**, a real live flesh and blood, breathing, natural non-fictional being, do solemnly, sincerely, and squarely affirm that the foregoing facts contained in this Constructive and Actual Judicial Notice by Affirmed Affidavit are, to the best of my knowledge and belief, true, correct, complete and not misleading, the truth, the whole truth, and nothing but the truth.

ALL RIGHTS RESERVED WITHOUT PREJUDICE UCC 1-103, 1-207, 1-308, I AM

Babatu El Bey
Babatu El Bey, Indigenous, Free, Sovereign and Private Great Seal Moor* in Propria Persona, Sui Juris (Not Pro Se or Colorable)

*MOORS: The Indigenous Peoples of the North, South, and Central Al Morocs (Americas), including the adjoining islands.

By special appearance before me on the 1st day of May, 2013 Ccy, 1421 M.C., the Divine Being, **Babatu El Bey**, who is affirming that he/she is the Being herein named and is by lawful right in his/her proper person to execute this document. I therefore place my hand and seal.

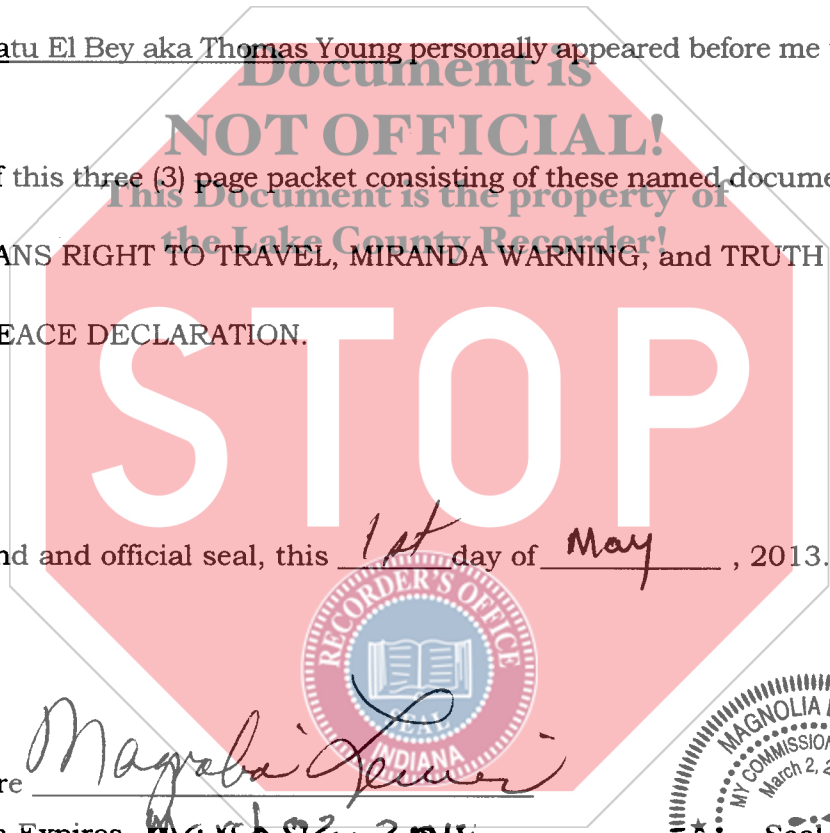
RETURN TO:
Babatu El Bey
% 500 N. Miami Place
Gary [46403] Indiana

STATE OF INDIANA)
) :ss
COUNTY OF LAKE)

I, Magnolia Lewis, a Notary Public aforesaid County and State, do hereby certify that Babatu El Bey aka Thomas Young personally appeared before me this day, and acknowledged the execution of this three (3) page packet consisting of these named documents: WRIT FOR A FREEMANS RIGHT TO TRAVEL, MIRANDA WARNING, and TRUTH AFFIDAVIT / PEACE DECLARATION.

Witness my hand and official seal, this 1st day of May, 2013.

Notary Signature Magnolia Lewis
My Commission Expires March 02, 2017



ATTENTION. WARNING!

This is a Legal Notice and Demand

Fiat Justita Ruat Coelum

(Let Right be done, though the Heavens should fall)

IGNORANCE OF THE LAW IS NO EXCUSE!

Take a moment to read this BEFORE you proceed further. This is for your protection!

TO: All Public Officials, by and through the Secretary of State of Ohio, Illinois, Kentucky, Michigan, the District of Columbia and United States, et al (states)

The individual tendering this document is a Private People of Posterity, a Sovereign *TRAVELER*, a private "State" in Fact, NOT a 14th Amendment Citizen of, nor a Subject of, nor owing allegiance to, the Federal United States, nor any of the de facto compact states contracting thereto, therefore carrying with him the original and exclusive peculiar jurisdiction and venue under our one Supreme Court of Common Law. **I am at peace and not in a state of war with any power, person or thing.** This is a matter of public record, sent via Certified Mail to the Secretary of State, for the State of Indiana, and as may be recorded upon the records and books of the Register of Deeds in Lake county, State of Indiana, or published as a Public Notice in said county's "Paper of Record." U.C.C. 1-201 (25, 26, 27, 35) Notice, "Taken for Value and is Exempt from Levy, non-Intervention."

The Party tendering this document is not under your jurisdiction nor venue, and not subject to your jurisdiction or venue. I demand that anything you have to say to Me you present in writing, signed under penalty of perjury.

I do not wish to speak to you under any circumstances!

I do not consent to any search of myself, my home, my car, my guests, nor anything else.

THIS NOTICE IS IN THE NATURE OF A MIRANDA WARNING.
TAKE DUE HEED OF SAME!

I DEMAND ALL, AND DO NOT AT ANY TIME WAIVE ANY OF MY RIGHTS AND PROTECTIONS, AND DEMAND THAT YOU PROTECT THEM AS YOU HAVE SWORN AN OATH TO DO!

If, for any reason, you do not understand any of these statements of warnings, it is incumbent on you to summon a superior officer or supervisor to this place, immediately to explain to you the importance of these presentments, and your duties and obligations with respect to them.

Your failure to timely do so will leave you in the position of accepting full responsibility for any liabilities I incur, damages and/or injuries to me due to your actions, and/or the actions of any of your fellow officers in this matter.

Furthermore, should you witness any of the other officers that might be at this scene now, or in the future, violate any of my rights or protections, or their sworn oaths of office, it is your sworn duty to immediately arrest them, and charge them as you would any law-breaker, their uniform and badges notwithstanding.

A true and correct copy of this document is safely deposited with several trusted friends, along with a sworn Affidavit stating that is my policy to present this Document to each and any officer causing an arrest of my travels, in any manner, every time a delay/arrest of my travels is made. This Document, or the deposited copy, will become an Evidentiary Document, by reference herein as if fully reproduced by reference herein in any court action undertaken by me as a result of any liabilities I incur, injuries and/or damages that befall me from the instant action(s) on your part and/or the part of your fellow officers involved herein.

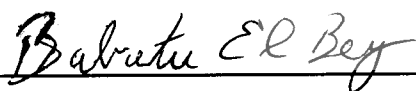
BE WARNED, NOTICED, AND ADVISED that I rely upon, in addition to Constitutional limits on governmental authority and the Rights and Protections guaranteed me therefrom, remedies available under the Uniform Commercial Code, **COMMON LAW AND COMMERCIAL LIENS, TITLE 42 USC (CIVIL RIGHTS), TITLE 18 USC (CRIMINAL CODE), TITLE 28 USC (CIVIL CODE)**, and additionally, such state statute, law, rules and regulations that apply.

REMEMBER! You have taken a solemn and binding Oath to protect and defend the Constitution, violation of that Oath is treason. **THIS IS LEGAL AND TIMELY NOTICE TO YOU, A BONA FIDE LEGAL INSTRUMENT, OF NOTICE AND DEMAND – A PRIMAE FACIE EVIDENCE OF SUFFICIENT NOTICE OF GRACE – TAKE DUE HEED AND GOVERN YOURSELF ACCORDINGLY.**

The terms and conditions of this Instrument/Presentment. Agreement and Quasi Contract under the Uniform Commercial Code, the Fair Debt Collection Act, and the Foreign Debt Collections Act, contain, but are not limited to, should you in any way violate me and/or permit others to do so, those acts will be deemed ultra-vires, willful and gross negligence, and a waiver on your part of any and all immunities you might claim.

BILLING COSTS WHICH WILL BE ASSESSED UPON VIOLATIONS

Unlawful or illegal arrest without a lawful and true 4th Amendment warrant **\$100,000.00**, Assault or Assault and Battery **\$100,000.00**, (with a weapon) **\$150,000.00**, Illegal or unlawful search and seizure without a lawful and true 4th Amendment Warrant **\$50,000.00**, Denial or abuse of due process **\$100,000.00**, Unlawful distraint/interstate detainer; false imprisonment **\$100,000.00**, Excessive bail, cruel and unusual punishment, right to speedy trial, freedom of speech, conspiracy, encroachment, abuse of authority **\$150,000.00**, Denial of assistance of counsel-retain right, reckless endangerment, failure to identify and present credentials and authority **\$75,000.00**, Special appearance in court due to threat, duress, and/or coercion in order to settle a matter of controversy **\$20,000.00**. **NOTE!** These charges are a Commercial Billing under the Uniform Commercial Code and the Fair Debt Collection Act. They may and shall be assessed against individuals, persons, governmental bodies, and corporate entities, or any combination of same, acting in concert and/or individually, jointly and severally, without their jurisdiction and venue and/or authority in the instant actions, without recourse to claim or immunity of any form, and by their consent and admission deemed resulting from their perpetrating these acts, **and do not preclude other remedies under Title 42 USC, Title 18 USC, Title 28 USC or state law, statute, rules or Common Law.** **IGNORANCE OF THE LAW IS NO EXCUSE!** I am the Principle, you are the Agent! Fail not to adhere to your Oath, lest you be called to answer before God and the One Supreme Court at Common Law, the original and exclusive peculiar jurisdiction and venue, the Court of First and Last Resort. **SO BE IT!**



Babatu El Bey



OFFICE OF THE LAKE COUNTY RECORDER

LAKE COUNTY GOVERNMENT CENTER
2293 NORTH MAIN STREET
CROWN POINT, INDIANA 46307

MICHAEL B. BROWN
Recorder

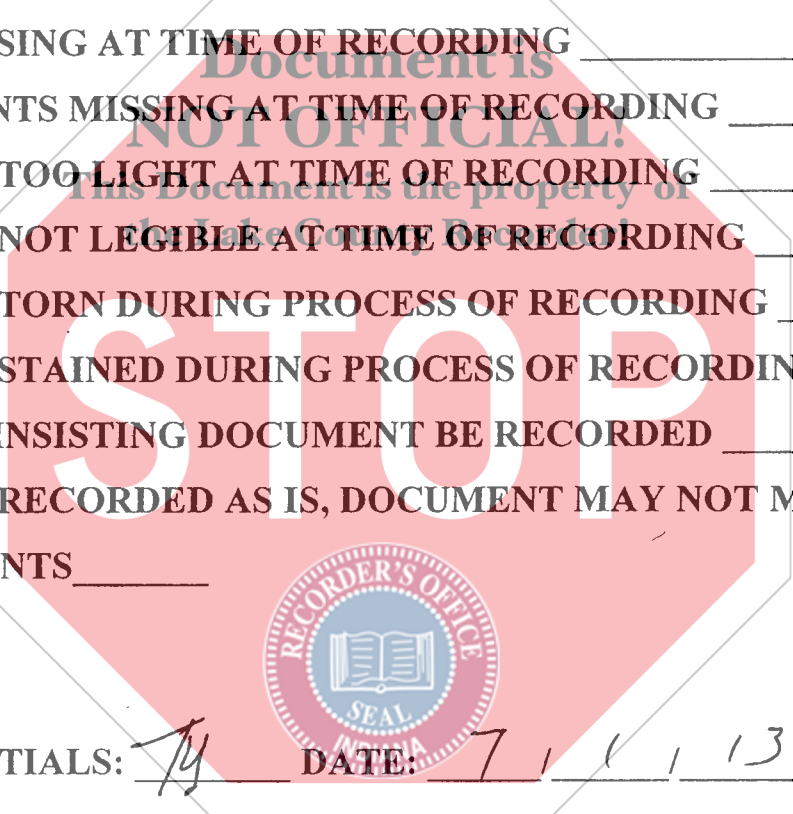


PHONE (219) 755-3730
FAX (219) 755-3257

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CUSTOMER INITIALS: [Handwritten initials] DATE: 7/1/13

EMPLOYEE INITIALS: [Handwritten initials] DATE: 7/1/13