

AFFIDAVIT OF NATIONAL CLAIM AND

CONDITIONAL INDIGENCE

17-1094

Notice to principal is notice to agent. Notice to agent is notice to principal.

“It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9th, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent... Joint Resolution to Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.” (James Traficant’s U.S. Bankruptcy Speech. U.S. Congressional Record, Mar. 17th, 1993 Vol. 33, pg. H-1303).

“Gold and silver were such a powerful money during the founding of the united states of America, that the founding fathers declared that only gold or silver coins can be “money” in America... People traded their coupons as money, or “currency.” Currency is not money, but a money substitute. Redeemable currency must promise to pay a dollar equivalent in gold or silver money. Federal Reserve Notes make no such promises, and are not “money.” A Federal Reserve Note is a debt obligation of the federal United States government, not “money”. (James Traficant’s U.S. Bankruptcy Speech. U.S. Congressional Record, Mar. 17th, 1993 Vol. 33, pg. H-1303).

- **Definition of “Cash”:** Money or the equivalent.
- **Definition of “Money”:** In usual and ordinary acceptance it means

coins and paper used as circulating medium of exchange, and does not embrace

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notes, (“cash” per filing guidelines (federal reserve notes, money order, etc) bonds, **evidences of debt**, (filing fee requisite) or other personal or real estate. (Black’s Law Dictionary 6th e.d.)

● **Definition of Tax:** A charge by the government on the income of an **individual, corporation, or trust**, as well as the value of an estate or gift; In a general sense, any contribution imposed by government upon **individuals** (which I am not), for the use and service of the state, whether under the name of toll, tribute, tallage, gabel, etc... (Black’s Law Dictionary 6th e.d. pg. 1457). “The Lawmakers of the 48 States Union order cannot force the Moors, the Beys and the Els, to pay taxes because taxation without representation is a supreme violation of the Moorish Zodiac Constitution birthrights of Islam.” (Article 3, The Zodiac Constitution. C.M. Bey. Copyright AA222141/ Library of Congress, Washington D.C.). Representatives and direct Taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding **Indians** not taxed, three fifths of all other Persons. (The Constitution for the United States of America, Article I section 2 clause 3.)

As per filing “**fee**”; “you may “**pay**” the fee with “**cash**”, etc... made payable to “Clerk, Supreme Court of Ohio”, or “Supreme Court of Ohio”. (A Guide to Filing in The Supreme Court of Ohio, pg 26.)

● **Definition of “Fee”:** A charge fixed by law for services of public offices or for use of a **privilege** (I have absolute and unalienable rights protected by the Constitution.) under control of government. (Black’s Law Dictionary 6th e.d. pg. 614)

- **Definition of “Pay”:** to “discharge a debt” by “tender” of payment due; to deliver to a creditor (not being Clerks, or Court) the value of a debt, either in money or in goods, for his acceptance.” (Black’s Law Dictionary Deluxe 4th e.d. pg. 1285)

- **Definition of “Tender”:** An offer of money. (Black’s Law Dictionary Deluxe 4th e.d. pg.1637)

- **Definition of “Security Deposit”:** Money deposited by “tenant” with “landlord” as security for full and faithful performance by tenant of terms of lease, including damages to premises. (Black’s Law Dictionary Deluxe 4th e.d. pg. 1522)

- **Definition of “Tenant”:** One who holds lands of another. (Black’s Law Dictionary Deluxe 4th e.d. pg. 1635)

- **Definition of “Landlord”:** The owner of an “estate” in land, or a rental property. (Black’s Law Dictionary Deluxe 6th e.d. pg. 878)

“We declare that both parties have agreed that this treaty, consisting of twenty-five articles, shall be inserted in this book, and delivered to the Honorable Thomas Barclay, the agent of the United States, now at our court, with whose approbation it has been made, and who is duly authorized on their part to treat with us concerning all the matters contained therein. (Treaty of Peace and Friendship, 1786).

“This Constitution, and the Laws of the United States which shall be made in pursuance thereof; and all Treaties made, or which shall be made, under the authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby...” (The Constitution for the united States, Article VI, clause 2)

So conditionally, I, Peter Amun El Kulika Bray am in a monetary sense Indigent in respects to the above referenced HJR 192 public law 73-10, spoken on by James Traficant, and duly being an Indigenous Aboriginal American Moor, it would be an absolute dishonor and fraud to utilize federal reserve notes, or tender representing reserve notes, reporting under someone else's signature, as I am in Propria persona Sui Juris, Full life capacity. I have none, have never received, nor know anybody who has EVER received "money", or "cash" to tender. Further, according to the United Nations Center for Human Rights, recognizing Washitaw de Dugdahmoundyah Muur Empire as the Oldest Indigenous group of people on Earth. Registered Project #215/93 ensued.

"The United States **shall guarantee** to every state in this Union a Republican Form of Government..." (Constitution for the United States, Article IV, section 4)

Claimant Peter Amun El Kulika Bray

Affirmed, and subscribed in my presence 26 day of July,
2017.

Notary public Hope E. Zinser



Hope E. Zinser
Notary Public, State of Ohio
My Commission Expires 03-13-2019

Article 2

Any people has the right to identify itself as such. No other instance can substitute for defining it.

Article 3

Any people has the right to set itself up as a nation. The existence of a nation is consequence of the will shared by the members of a people to organize itself politically and institutionally...

Article 6

Any people has the right to self-determination in an independent and sovereign way.

Article 7

Any people has the right to self-government, in accordance with the democratic options of its members...

Section IV. The Rights of Members of Peoples

Article 20

Any person, whether living among his own people or not, has the right to fully exercise the individual rights recognized by the various international declarations, conventions and pacts, in light of the collective rights mentioned herein.

In 1993, the United Nations Center for Human Rights recognized the Washitaw de Dugdahmoundyah Muur Empire as the Oldest Indigenous group of people on Earth. The registered Project # 215/93 ensued.



UNITED NATIONS

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COMMISSION ON HUMAN RIGHTS
Sub-Commission on Prevention of
Discrimination and Protection of Minorities
Forty-eighth session
Agenda item 14

DISCRIMINATION AGAINST INDIGENOUS PEOPLES
Report of the Working Group on Indigenous Populations
on its fourteenth session
(Geneva, 29 July - 2 August 1996)
Chairperson-Rapporteur: Ms. Erica-Irene A. Daes

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<http://www.cwis.org/fwdp/International/report14.txt>