



THE MOORISH NATIONAL REPUBLIC
FEDERAL GOVERNMENT NORTHWEST AFRICA.
THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amexem / Northwest Africa / North America

'The North Gate'.

Societas Republicae Ea Al Maurikanos.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccans / Americans.

RE: FBI participates in enforcing the "Doctrine of Discovery" and the "Treaty of Verona" against Moorish American National Abka Re Bey and a member of Consul for Abka Re Bey, Unas Sebkheth Re El. . .

Abka Re Bey has been held hostage for 2 million credit [U.S. dollars] against her will since 1 May 2013. Consul has been heavily active in establishing lawful charges and evidence against the STATE OF TENNESSEE, MEMPHIS COUNTY, AND SHELBY COUNTY, in addition to removing James M. Lammey from injuring the People any longer as James M. Lammey threatened Abka Re Bey with torture at her last appearance and the court officer Claiborne H. Ferguson literally wrote Abka Re Bey a letter advising her that James M. Lammey will torture her via gag and electric shock jacket.

This along with many phone calls that are unlawful recordings of the strategy Abka's Consul were devising to publicize the many Human Atrocities that are being forced on the Aboriginal Indigenous Moorish American Nationals of the land being held hostage in many of the profiting jail facilities.

This is clearly an attempt to force Abka Re Bey to sign off on documents that will release and/or fraudulently make it appear as though she has authorized the 7.1 million credit [U.S. Dollars] that has been credited to the STATE OF TENNESSEE, CITY OF MEMPHIS, SHELBY COUNTY, and James M. Lammey which to date Abka Re Bey has refused to sign off to and/or agree to via an alleged "mental evaluation", when hypothecated it is 71 million credit [U.S. dollars], evidence of Human Trafficking.

Instead of the FBI, who were also cc'ed on these Human Trafficking violations, investigating the torture of the People, they instead kidnap one of Abka Re Bey's Consul and charge him with allegedly threatening Barak Obama's life in one of the unlawfully recorded calls between Abka Re Bey and Consul.

Not only is this a violation of privacy, it is also denial of Consul which is a violation of the Geneva Convention. This violates the American Constitution 1791 in that all people are innocent until proven guilty, a violation of the Fourth Bill of Rights.

This is evidence of collusion between persons operating through the FBI, THE STATE OF TENNESSEE, CITY OF MEMPHIS, SHELBY COUNTY, and James M. Lammey. To think that Barak Obama, president of the corporate UNITED STATES OF AMERICA would be of any interest to the Moors of this continent is absurd and evidence of pathetic efforts of overshadow the issue of Human Trafficking that the foreign European aliens are engaged in.

Not to mention there is no provision in the American Constitution for the FBI to even exist and if there is any "Delegation of Authority" then said Authority must be for the protection of the People not a public servant – The American Constitution 1791 is the Supreme Law of this Continent, its sole purpose is to protect, preserve, and secure the Birth Rights of the People, flesh and blood beings, against Tierney.

If you are going to listen to recorded called from a human being who is being held hostage for ransom, why would you overlook the evidence that was disclosed on the calls of the Inhuman conditions, the fact that a mother was kidnapped and is being held for a 2 million credit [U.S. dollar] ransom away from her children, why wouldn't you investigate the fact that the persons operating through the STATE OF TENNESSEE, CITY OF MEMPHIS, SHELBY COUNTY, James M. Lammey, et al are threatening Abka Re Bey with torture and the kidnapping of her children for profit.

The FBI stands for FEDERAL BUREAU OF INVESTIGATION, why are you investigating an unlawful unsubstantiated allegation of supposed threat to Obama when you have verifiable evidence of treason against one of the Aboriginal Indigenous People of the land, of Human Trafficking, Racketeering, Torture, Misprision, Fraud, Impersonating a Government Official, in addition to many more violations?

These actions by person operating through the FBI, a foreign agency, is in support of the Doctrine of Discovery, The Treaty of Verona, all of which are in violation of the American Constitution 1791 and the Treaty of Peace and Friendship 1786 and we demand that the United Nations and all the Nations of the Earth address this issue immediately as this is an International Violation.

Creditor's initials.
Honourably Yours.



Seal



By: Princeps. Dominus Nobilis El, Third Party Intervener, Power of Attorney in Fact, Authorized Representative for: '™Abka Re Bey©', and "Ex-Relation ™Tabitha Gentry©, CESTUI QUE TRUST. All Rights Reserved, U.C.C. 1-207/1-308/1-209; U.C.C. 1-103, Without Recourse.

Cc:	United Nations High Commissioner for Human Rights Palais Wilson	International Court of Justice Peace Palace The Hague Netherland	United States Justice Department United States Attorney General Eric H. Holder Jr.
	U.S. Department of State Secretary Hillary Rodham Clinton	International Criminal Court Luis Moreno-Ocampo	Interpol Lyon, France
	Great Seal National Association of Moorish Affairs Minister: Taj Tarik Bey THE WHITE HOUSE The Honorable President Barack Obama	Great Seal National Association of Moorish Affairs Minister: William Salaam Hall :El Federal Trade Commission Jon Leibowitz, Commissioner	Great Seal National Association of Moorish Affairs Minister: Funtayus Flewellen El Federal Communications Commission Julius Genachowski, Chairman
	Universal Postal Union Edouard Dayan, Director General	Organization of American States Ricardo Mario Dominquez	



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Re. Update regarding our Moorish American National Abka Re Bey as of 27 July 2013

Public Servant Magistrate James M. Lamme and Attorney Claiborne H. Ferguson operating through CITY OF MEMPHIS TENNESSEE, public servants Reginald Johnson operating through the FBI. Public Servants operating through STATE OF TENNESSEE, CITY OF MEMPHIS, SHELBY COUNTY conspire/collude to kidnap Member of Consul Unas Sebkheth Re El, continue to torture Moorish American National Abka Re Bey.

- Supposed allegation of threat to the Honorable Barak Obama
- Attempt to incite the People to riot
- Attempt to divert the issue of Human Trafficking, Torture, Extortion, Racketeering, etc
- Attempt to force Abka Re Bey to sign unlawful papers and/or verbally contract with public servants which authorized the theft of the 7.1 million credit [U.S. dollars]
- Evidence of Denationalization of Unas Sebkheth Re El, member of Consul – he is not a [black] nor is he any of the fraudulent corporate constructs listed ["DARIN YOUNG/DARIN FLEMING"]
- Fraudulent unsubstantiated evidence is all "Hear Say"
- Evidence of Denationalization and falsification of evidence – Abka Re Bey is being held because she has consistently maintained she is NOT Tabitha Gentry a corporate fiction – alleged FBI agents alleged Abka Re Bey identified herself as the fiction Tabitha Gentry.
- Nepotism between public servants of James M. Lamme, persons operating through THE STATE OF TENNESSEE, CITY OF MEMPHIS, SHELBY COUNTY, and local Sheriff
- Magistrate James M. Lamme has been holding Abka Re Bey against her will for refusal to submit to a "Mental Evaluation" with no lawful charges in violation of "Due Process of Law" American Constitution 1791 4th and 5th Bill of Rights.
- Threaten to Gag and electric shock Abka Re Bey while in court if she does not comply with the demands of Magistrate James M. Lamme and Attorney Claiborne H. Ferguson
- Perjury by private contractor police FBI Reginald Johnson, who under penalty of perjury alleged that Unas Bey allegedly planned to injure the Honorable Barak Obama when the issue has always been between the persons operating through THE STATE OF TENNESSEE, CITY OF MEMPHIS, SHELBY COUNTY.
- FBI Police contractor Reginald Johnson participate in the Doctrine of Discovery and the Treaty of Verona.
- FBI Police contractor Reginald Johnson alleged charges for a corporate fiction UNITED STATES OF AMERICA by Denationalizing the Moorish American National Unas Sebkheth Re El Member of Consul by creating a corporate fiction all cap entity, identity theft of intellectual property, [DARIN YOUNG/DARIN FLEMING] and is holding the flesh and blood body of our Moorish American National Unas Bey as surety for the corporate fiction "DARIN YOUNG/DARIN FLEMING".
- FBI Police contractor Reginald Johnson engaging in Ultra Vires violating the Constitutional / Treaty secured liberties of Moorish American National Unas Sebkheth Re El Member of Consul.
- Denial of Due Process of Law
- Violation of Privacy which also violate Due Process of Law
- Denial of Consul pursuant to the Geneva Convention
- The American Constitution 1791 and the Treaty of Peace and Friendship 1786 is written to protect the People from public servants who overstep their boundaries which is "Treason". Any alleged [law] i.e. [18 USC 871] that alleged to protect the public servant from the People is Unconstitutional and is further evidence of Treason as Statutes, Ordinances, and Codes are regulation to keep public servants in check. There is no law on this Continent that gives public servants the authority to regulate, injure, or restrict the People – that is Unconstitutional and is Treason.

Creditor's initials.



Seal



Honourably Yours.

By: Princeps. Dominus Nobilis El, Third Party Intervener, Power of Attorney in Fact, Authorized Representative for: Abka Re Bey, "Ex-Relation TMTabitha Gentry©, CESTUI QUE TRUST and Unas Sebkhet Re El, Member of Consul. All Rights Reserved, U.C.C. 1-207/1-308/1-209; U.C.C. 1-103, Without Recourse.

Cc:	United Nations High Commissioner for Human Rights Palais Wilson	International Court of Justice Peace Palace The Hague Netherland	United States Justice Department United States Attorney General Eric H. Holder Jr.
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	Great Seal National Association of Moorish Affairs Minister: Taj Tarik Bey	Great Seal National Association of Moorish Affairs Minister: William Salaam Hall .El	Great Seal National Association of Moorish Affairs Minister: Funtayus Flewellen El
	THE WHITE HOUSE The Honorable President Barack Obama	Federal Trade Commission Jon Leibowitz, Commissioner	Federal Communications Commission Julius Genachowski, Chairman
	Universal Postal Union Edouard Dayan, Director General	Organization of American States Ricardo Mario Dominquez	

"Complaint **must identify** at least one plaintiff by **true name**; otherwise no action has been commenced." **Roe v New York (1970, SD NY) 49 FRD 279, 14 FR Serv 2d 437, 8 ALR Fed 670.**

AO 91 (Rev. 01/09) Criminal Complaint

UNITED STATES DISTRICT COURT

for the
Western District of Tennessee

TITLE 28, § 3002

(15) "United States" means—

- (A) a Federal corporation;
- (B) an agency, department, commission,

United States of America
v.

DARIN YOUNG
aka DARIN FLEMING
Defendant

Case No. 13-20264-SHM-tmp

CRIMINAL COMPLAINT

Evidence of Denationalization, theft of Intellectual Property, Identity theft.

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date of 07/11/2013 in the county of Shelby in the Western District of Tennessee, the defendant violated 18 U.S.C. § 871 an offense described as follows:

Knowingly and willfully threatening to take the life of and inflict bodily harm upon the president of the United States

Statutes are "bonds" of which the public servant are required to have, not something that can be placed on the People that public servants are obligated to protect. No law that authorized public servants to regulate the People through Statutes, Ordinances, and Codes. Supreme law of this land is the American Constitution 1791—The Constitution of these United States is the supreme law of the land. Any law that is repugnant to the Constitution is null and void of law." **Marbury v. Madison, 5 US 137**

This criminal complaint is based on these facts:

See attached

Maine v. Thiboutot, 448 U.S. 1; Mookini v. U.S., 303 U.S. 201 (1938)

"The term 'District Courts of the United States' as used in the rules without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under Article III of the Constitution. Courts of the Territories are Legislative Courts, properly speaking, and are not district courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the district courts of the United States (98 U.S. 145) does not make it a 'District Court of the United States'. "Not only did the promulgating order use the term District Courts of the United States in its historic and proper sense, but the omission of provision for the application of the rules the territorial court and other courts mentioned in the authorizing act clearly shows the limitation that was intended."

A landmark Supreme Court case of 1795, which has never been overturned, **Penhallow v. Doane's Administrators (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54)**, defines governments succinctly: "governments are corporations."

Complainant's signature

Reginald Johnson
Printed name and title



Judge's signature

U.S. Magistrate Judge
Printed name and title

Sworn to before me and signed in my presence.

Date: July 25, 2013

City and state: Memphis, Tennessee

"When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statutes do not act judicially, but merely ministerially". **Thompson v. Smith 154 SE 583.**

"There is no thing as power of inherent Sovereignty in the government of the United States.. In this country sovereignty resides in the people, and Congress can exercise no power which they have not, by their Constitution entrusted to it. All else is withheld" **Julliard v Greenman, 110 U.S. 421 (1884)**

Our rights cannot, by acts of Congress, be bartered away, given away or taken away." **Butcher's Union Co. v. Crescent City Co., 111 US 746 (1883).**"

AFFIDAVIT

AFFIDAVIT OF REGINALD JOHNSON

My name is Reginald Johnson, and I am a special agent with the United States Secret Service and have been so for approximately five (5) years. Among my duties are investigating threats against the President of the United States.

Information in this Affidavit is based on my own investigation and the investigation of other State, local and other federal law enforcement officers who are assisting me in this case. This Affidavit does not dictate the entirety of the investigative facts known to me, but is submitted for the purpose of establishing probable cause to obtain an arrest warrant for DARRIN YOUNG, aka DARRIN FLEMING, male/black, xx-xx-74, for a violation of 18 U. S. C. § 871 (Threats against the President of the United States).

"As a general rule men have natural rights to do anything which their inclinations may suggest, if it be not evil in itself, and in no way impairs the rights of others." **In Re Newman (1858), 9 C. 502**

A woman named Tabitha Gentry is currently incarcerated in the Shelby County jail. She is charged with Aggravated Assault on two police officers and Theft of Property over \$250,000, due to her occupation of a house she did not own on Shady Grove Road in Memphis, Tennessee. She is also charged with evading arrest. Shelby County District Attorney investigators regularly review Gentry's recorded outgoing phone calls from the Shelby County Jail.

On or about July 11, 2013, investigators listening to a conversation between Gentry and a male believed to be YOUNG/FLEMING, overheard YOUNG/FLEMING make what appeared to the deputies to be a threat against Barack Obama, President of the United States. Shelby County investigators forwarded a copy of the recording to the United States Secret Service.

I have personally listened to this recording on multiple occasions. It contains a male voice and a female voice. At the beginning of the call, the female identifies herself as Tabitha

Evidence of Denationalization

Overheard, what appeared to be—All hearsay—No public servant can make accusations against the People and then kidnap the People without Corpus Delicti—Flesh and Blood injured party—public servant cannot report for another agency on behalf of a public servant.—For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right. **Sherer v. Cullen 481 F. 945.**

A Lawful officer is an elected official—Rod Class v. North Carolina—Police is not an agency of the State

Privacy Violation and Violation of Geneva Convention

At the outset of the conversation, the two discuss their frustration with Gentry's inability

to obtain a bond.

The male voice in the recording then states that he has "a plan." During the course of this conversation, the male states that they are going to "burn" Barack Obama, that they are going to "kill" him (President Obama) and that they are going "murk" him (President Obama) and the Justice Department. Murk is street slang for murder. The male voice on the recording

subsequently says "We gonna fuck his ass up."

Shelby County Jail records show that this call was made to (901) 644-7423. A search of Memphis Police Department records shows that Memphis Police Department report number 1204018808ME, written on May 1, 2012, indicates that number to belong to DARRIN YOUNG/FLEMING.

That police report involved a traffic stop made by Memphis police officers of YOUNG/FLEMING. YOUNG/FLEMING initially advised officers at that time that he did not need a Tennessee identification and that his name was Unas Sebhre Re El, Tabitha Gentry, who

also identified herself at the time as Al Cora Bay, was the passenger in that vehicle. She also claimed to be "indigenous." Gentry became disorderly, was taken into custody and was charged with disorderly conduct on that occasion. YOUNG/FLEMING eventually provided his biographical information and was ticketed.

On July 24, 2013, I spoke to Joyce Evelyn Pegues. Pegues advised that YOUNG/FLEMING had at one time stayed in her home. Pegues advised me that YOUNG/FLEMING was associated with Tabitha Gentry.

Bonds are for public servants to ensure they perform their duties to protect, preserve and secure the Birth rights of the People

Hearsay—evidence is that which does not derive its value solely from the credit of the witness, but rests mainly on the veracity and competency of other persons. The very nature of the evidence shows its weakness... Code Ga. 1882, § 3770; 1 Phil. Ev. 185

Evidence of Denationalization by public servant for profit—Human Trafficking and Collusion

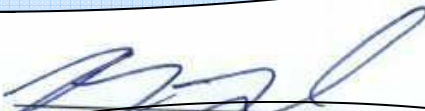
Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed nothing more than "due care" (as regards to tort for negligence) to the public and the owner owed no other duty to the public (eg. State), he / she and his / her auto, having equal rights to and on the roadways / highways as horses and wagons, etc.; this same right is still 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. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905 – 1910. California v. Farley 98 CED Rpt. 89, 20 CA 3d**

A reverse look up of the phone number (901) 644-7423 also shows the number to be issued to DARRIN YOUNG.

For the forgoing reasons, I respectfully request that a complaint and arrest warrant be issued for DARRIN YOUNG, aka DARRIN FLEMING for a violation of 18 U. S. C. § 871.

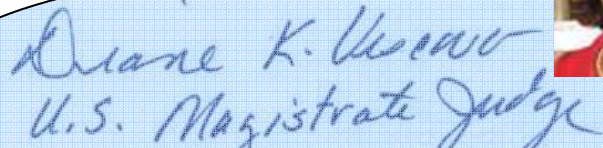
Perjury by public servant Reginald Johnson and Diane K. Vescovo.

Reginald Johnson is alleging to be Complainant and a public servant which are obligated to protect the People.


REGINALD JOHNSON – Affiant
Special Agent, United States Secret Service

Sworn to & subscribed before me this
25th day of July, 2013.




Diane K. Vescovo
U.S. Magistrate Judge

For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right. **Sherer v. Cullen 481 F. 945.**

"When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statues do not act judicially, but merely ministerially"
Thompson v Smith 154 SE 583

" A judge ceases to sit as a judicial officer because the governing principle of administrative law provides that courts are prohibited from substituting their evidence, testimony, record, arguments, and rationale for that of the agency. Additionally, courts are prohibited from substituting their judgment for that of the agency. Courts in administrative issues are prohibited from even listening to or hearing arguments, presentations, or rational."
ASIS v US 568 F2d, 284

Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercises such powers are necessarily nullities.
Burns v Sup Ct. SF, 140 Cal 1.

A corporation is a legal fiction; it doesn't exist. Yes, it exists materially, but it is enshrouded in a blanket of deceit called "corporate veil." The "United States" is a corporation for remuneration (for profit), and so are all the States, federal and otherwise, and all of their counties, parishes, cities, towns, and other subdivisions. Under the Clearfield Doctrine, derived from the 1943 Supreme Court Decision in Clearfield Trust, et al. vs. United States, (328 U.S. 363, 318), the court ruled, in essence, that when a government reduces itself to a corporate status, it becomes merely another corporation, having no more nor less standing than all other corporations. The good town in which we live, shop, and support, therefore, belongs to we the people materially, but we are "governed" by the new breed or robber baron as defined above.