



The UNITED NATION of YISRAEL<sup>©</sup>  
Original and Native Hebrew People of the Diaspora

## *Judicial Notice and Proclamation*

**To All Dominions, Kingdoms, Commonwealths, Governments and Principalities:  
Concerning the Original and Native Hebrew People of the Diaspora. Know All Men by These  
Presents:**

**Upon** our inherited Nobility, and upon our Private Original / Native, Proper Person Status and Commercial Liability, we, the undersigned, being duly Affirmed under Consanguine Unity; pledge our National, Political, and Spiritual Allegiance to our United Nation of Yisrael - being the archaic Originals / Natives of Ha Memshalah YAH (The Dominion of YAH), being born in and throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands); standing squarely affirmed upon our Oath to (YHWH) and embodying the Torah (Teaching), Ahab (Love), Emet (Truth), Shalom (Peace), Chofesh (Freedom) and Zedakah (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 Eternal Truth contained herein. Being competent (In Our Own Proper Persons) to Attest to this Affidavit upon which We place our Signatures via the appended petition; Whereas, We, the undersigned, 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** We, the undersigned, are Hebrew-Yisraelites and members of the Original and Native Hebrew People of the Diaspora In Propria Persona (our own proper selves); being Hebrew-Yisraelites - Descendants of the Ancient Yisraelites by Birthright, Freehold, Primogeniture and Inheritance; being Original and Natives to the Land(s):

**Ha** Memshalah YAH (The Dominion of YAH) and all lands subordinate to its rule of law belong to (YHWH) and his Heirs/Heiresses – the ancient Land of Yisrael and the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands). We have, acknowledge, claim and possess, by said Inheritance and Primogeniture, the Freehold Status thereto; all Unalienable and Substantive Rights, to Be, to Enjoy, and to Act, distinct in our Original Customs and Culture; and determining our own political, social, and economic status of the State. Turning our hearts and minds back to (YHWH), by Divine and Natural Right. Being Hebrew-Yisraelites, we have and possess the internationally recognized Rights to determine our own 'Status of the State' absent of threat, coercion, or acquiescence to a Color-of-Law, a Color-of-Office, nor to be subjected to an imposed Color-of-Authority.

As Hebrew-Yisraelites, we Proclaim and Possess the Unalienable, Substantive Rights and Birthright - Inheritance to our Hebrew Names and Nationality by Divine Law, Nature's Laws, Primogeniture, and by the recognized Laws of the Nations of the Earth (International). We are the true, Ancient, Original / Native Children of Yisrael born in the Diaspora. Hebrew-Yisraelites 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 the ancient Land of Yisrael and the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands) absent of foreign 'colored' or imposed excise taxation constructs invented, by the racketeering Nations Legislators, to abridge and steal Rights belonging to the Natural Peoples. These Substantive Rights are supported by, and asserted by, the Torah; and The Universal Declaration of Human Rights Articles XXI which is hereto adopted by The United Nation of Yisrael, establishing its form of Government. Said Universal Declaration of Human Rights is based upon (YHWH's) Supreme Law and secures the Rights and Governances of

all Yisraelite people.

The Hebrew-Yisraelites (Heirs Apparent) are the Natural Members / Citizens of Ha Memshalah Yah (the ancient Land of Israel and the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands) are duty-bound to recognize and to support the Torah which is the basis of the Sovereign Hebrew-Yisraelite Memshalah and Nation of the Natural People. Thus, such organized communication orders are referred to as “United National Affairs of Yisrael”. Ha Memshalah YAH (The Dominion of YAH) - inclusive of all the Original / Native Tribes and Provinces of the Natural People, etc., are the rightful bearers of the Names and Titles: **Bey**, El, Israel, Yahsharal’la, Yisrael, Ysrael, Yashraal, Yahshurun, Yah, Yahweh, Ahayah, Ayah, Eyah, HYH and YHWH. The Hebrew-Yisraelites, by Freehold Inheritance, retain all Substantive Rights and Immunities; enjoy the exercising of Substantive Rights, and operate upon consummated, Right-Law, Isonomi - Principles; having a vested Constitution - secured Rights and Immunities from TAXATION, and from Criminal and Civil Jurisdiction by, and of, the Union States Rights Republic (U.S.A.), **and all Dominions, Kingdoms, Commonwealths, Governments and Principalities of the world** to wit:

*“Every Sovereign State (People) is bound to respect the independence of every other Sovereign State (People) and the courts of one country (People) will not sit in judgment on the acts of the government of another, done within (the same or) its own territory...”*

**Regarding** the Hebrew-Yisraelite who dwell within the United States of America, the present Union States Municipal and Civil Laws and Codes of the 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 fifty-four (1854). It governs ‘ONLY’ the rights and conduct of “WHITE PEOPLE”, Christians and Jews, of the Eighteen sixty-three (1863) Union States Rights 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 ancestors and descendants of the Hebrew-Yisraelite in the Western Hemisphere, who were and are erroneously referred to, ‘branded’ and mislabeled as, Negroes, Blacks, Indians, Latinos, Latin-American, Coloreds, and African Americans, 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—whether held to slavery or free— were not included and were not intended to be included in the ‘category’ of ‘citizen’ (subjects) of the Union States Rights Republic. Resultantly, the True Native Hebrew-Yisraelite, bearers of the Names / Titles El, Israel, Yahsharal’la, Yisrael, Ysrael, Yashraal, Yahshurun Yah, Yahweh, Ahayah, Ayah, Eyah, HYH and YHWH, are excluded from the Union States Rights Republic (U.S.A.) jurisdiction. Hebrew-Yisraelite Citizens of Ha Memshalah Yah, The United Nation of Yisrael are Sovereign, Private, and Self-Governed, by ‘Right-Law’ Principles and customs; and **ONLY** Obligated to the Torah and to a lesser degree, the ‘Everlasting Covenant of Ha Memshalah Yah© which is solely based upon the Torah. The True Orginial and Native Hebrew-Yisraelite, Citizens of the Memshalah Yah born in the Americas maintain a Constitutional and lawful, NON-OBLIGATORY tax ‘Status’ and position, relative to ‘FOREIGN ENTITY TAXATION’ (Natives/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: General Assembly Resolution 1386 (XIV), 14 U.N. GAOR Supp. (No, 16) at 19, U.N. Doc. A/4354 (1959); The United Nations “**Universal Declarations on Human Rights**” Article XV, 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, Section 2; Amendment V - Liberty Clause; Amendment IX—Reservation of the Rights of the People; The United Nation of Yisrael Nationality and Identification Card; Ha Memshalah Yah Identification Card, etc.

**Furthermore**, we Assert our full Birthrights - Sovereignty and Substantive Rights and claim to Hereditaments - Being Hebrew-Yisraelites and (Natural Beings) pursuant to: Hebrew-Yisraelite Pedigree; The Torah of the Hebrew-Yisraelite Nation (Ab Antiquo); The United Nations Charter, Article 55(c); The Rights of Indigenous People: Part I, Articles 1, 2, 3, 4, 5; Part II, Article 6; The United States Supreme Court - ‘Acts of State’; The Foreign Sovereign Immunities Act 28 USC 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. In reference to the Rights of the Natural People and Substantive Rights, etc., 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 the Police can not make void the exercise of Rights. State v. Armstead, 60 s. 778, 779, and 781:**

**2. The use of the highways 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 be deprived. Chicago Motor Coach v. Chicago 337 Illinois 200, 169 NE 22, ALR, Ligare v. Chicago 139 ILL. 46, 28 HE 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 Natural Person, citizen cannot be deprived without “due process of law” under the 5th Amendment of the United States Constitution. 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, 476 Led. At 449: which driving and speeding are not. California v. Farley Ced. Rpt. 89, 20 CA3rd 1032 (1971):**

**6. The state is prohibited from violating Substantive Rights. Owens v. City, 445 US 662 (1980); and it can not 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 owed no other duty to the public (eg. the State); he / she and his / her auto, having equal right 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 arrest able offenses. Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905—1910: California v, Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971).**

**8. Under the United States Republic’s Constitutional system of Government and upon the individuality and intelligence of the citizen, the State does not claim to control one’s conduct to others, leaving one the sole judge as to all that affects oneself. Mugler v. Kansas 1213 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 Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:**

**11. 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:**

**12. If any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case must be dismissed. Louisville v. Motley 2111 US 149, 29S. CT 42. “The Accuser Bears the Burden of Proof Beyond a Reasonable Doubt”.**

**13. “Lack of Federal Jurisdiction can not be waived or overcome by agreement of parties”. Griffin v. Matthews, 310 F Supra 341, 342 (1969): and “Want of Jurisdiction may not be cured by consent of parties”. Industrial Addition Association v. C.I.R., 323 US 310, 313.**

**Whereas**, In light of the foregoing Jurisprudence ‘Stare Decisis’ Supreme Court Decisions, Facts, and Law; and counter to the negative and ‘colorable’ social conditions instituted by State Persons of the Union States Society, there exists a blatant ‘WANT OF JURISDICTION’ on the part of the Union States Rights Republic (U.S.A.), its agents, personnel, contractors, and assigns. Axioms are legally in force under Divine, National and International Law attending these issues. And these Affiants (Natural Persons - In Propria Persona) do not waive any rights; do not transfer power of attorney; and do not willingly consent to any public trial or hearing in any ‘colorable’ tribunal venue or non-Article III, unconstitutional jurisdiction. The Official Oaths, the Obligations, and the Fiduciary duties of all accusers and bound ‘claimants’ to National Law and Order; Civilization Principles fixed in Constitutional Law, still stands! Definition and Truth still Rules. NON-COMPLIANCE is a Federal and International Law offence.

**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, not having 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 Supreme Court 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.

**That** the Organic United States Republic Constitution, (derived from the Torah and expressed in Ancient Hebrew-Yisraelite Culture and Societal Governances) remains ‘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 States Code, Title 4, Chapter 1. Any law that is Repugnant to the Constitution, shall remain forever ‘colorable’ and is Null and Void. Marbury v. Madison 5 U.S. 137, 174, 176 (1803). Any Municipal Officer, Person, 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:**

*If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, commonwealth, Possession, or district in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or Laws of the United States, or because of his having so exercised the same; or...*

*If two or more persons go in disguise on the highway, or on the premises of another, with the intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured –*

*They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section, or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.*

**Title 18, Part 1, Chapter 13 §242 of United States Codes of Law:**

*Whoever, under ‘color’ of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.*

**Therefore**, in preservation of The Universal Declaration of Human Rights; The United Nations Charter, Article 55(c); The United States Supreme Court - ‘Acts of State’; The Foreign Sovereign Immunities Act 28 USC 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; and “**Executive Order 13107**” - United States Republic, North America: The Implementation of Human Rights Treaties; The National Constitution for the Continental United States, Article III,

Section 2; Amendment V - Liberty Clause; Amendment IX, etc., etc. I hereby, Demand a Dismissal of any and all unconstitutional sanctions, claims, or other warrants or charges made or issued, which are devoid of true identity personages; a denial of 'Due Process' of a '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 WE be availed all lawful Constitutional - secured safeguards, established by the Supreme Law; with documented proper Jurisdiction and Venue confirmed and in place.

**Wherefore** all parties of interest are authorized by this Writ, pursuant to Divine, National and International Law, to honor all Substantive Rights and Constitutional Immunities reserved for, and to, those Original Free and Sovereign Hebrew-Yisraelites. All Officials are to enlist all available and appropriate measures to ensure, and assure, that all our Substantive Rights and Constitutionally secured Rights and Immunities are not violated, not breached, nor abridged. The Sovereign, Natural Beings, named herein, are not to be Arrested nor held for Detention under any 'colorable' circumstances! You are to notify the active Ministers of the Original Hebrew-Yisraelite Nationals of the Territory (Organic Land throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands) - The Natural Persons named herein are NON-OBLIGATORY and thus Exempt from Customs, Tariffs, Taxation, 'Owner in Fee' permit-deception Constructs, and from any other hindrance or restriction of THEIR 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 and Organic Land throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands). The Hebrew-Yisraelites (bearers of this Original and Native Peoples' Document) are to be treated with all due Respect and 'Due Process' Rights under the Law. All available and appropriate measures are to be taken to prevent injustice, harm, false arrest, trumped-up charges, or attack on these Natural Beings' Persons, Properties, Personalities, Conveyances, Freedoms, and / or Dignities.

**Explicit** Reservation and use of 'All Rights Reserved Without Prejudice' U.C.C. 1- 207 / 308, U.C.C. 1-103, is Noted To All Federal, State, City, and Municipal Peace Officers; in harmony with State's Statutes, **all Dominions, Kingdoms, Commonwealths, Governments and Principalities** throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands) and indicates the Reservation of Our Rights. Whereby we may Reserve our Substantive Rights and Constitutional secured Rights and Immunities to 'NOT' be Compelled to perform under any Contracts or Agreements that we have not entered into knowingly, voluntarily, willingly, or unintentionally. We do not accept any actual or implied 'Liabilities' associated with any 'COMPELLED - BENEFITS' of any 'unrevealed' or deceptively-imposed commercial contracts. We, furthermore, do not sanction any 'unconstitutional' rules or policies, nor acts of Misprision committed by any U.S. Government, State Officials, **Dominions, Kingdoms, Commonwealths, Governments and Principalities** throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands) at any level, claimed by any of them, in the name of the United States Republic and/or **Dominions, Kingdoms, Commonwealths, Governments and Principalities** throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands) nor do we *assent to any implied colorable policies made by alleged representatives of the aforementioned, as being sanctioned by the People and Citizens. Consider any formerly-assumed constructs alleged to be related to us as being misrepresentations and thusly 'Cured' forthwith.* Let it be known....:

**Represent** means to 'Depict' to 'Portray', to 'Symbolize' and to 'Stand for'. Let it be known that the Union States Society 'Bar Association' Lawyers, Esquires, and Attorneys of European Colonial descent, and foreign corporation, cannot depict, portray or symbolize a Free Hebrew-Yisraelite; as they are not of the same Nation Jurisdiction, Customs, or National Peers; and cannot sit in judgment of any Hebrew-Yisraelite (Acts of State). Europeans are neither Native/Indigenes to North America, South American, Asia, Australia or Africa. Hebrew-Yisraelites, in the United States and the remaining six (6) continents are the Original People! Union States and all International/Foreign Lawyers and Attorneys operate in Demo - political format, which is contrary to Article IV, Section 4 of the Constitution for the United States and THE UNIVERSAL DECLARATION OF HUMAN RIGHTS. Hebrew-Yisraelites operate in a Theocratic- Form of Government, conjoined with Isonomi Principles - being in harmony with the Torah. Hebrew-Yisraelites reverence the Torah and Ha Memshalah Yah. Hebrew-Yisraelites are Original /Native of Ha Memshalah Yah throughout the seven continents (North America, South America, Europe, Asia, Australia and Africa; including the adjoining Islands). Thus, only Hebrew-Yisraelites can '**Present**' 'Self'!

We, **the undersigned**, real, live flesh and blood, breathing, non-fictional, and Natural Beings, 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 our knowledge, Culture, and Customs; being actual, correct, not misleading, etc.; and being the Truth, the whole Truth, and nothing but the Truth.

We Are Hebrew-Yisraelites Natural Persons - In Propria Persona - Authorized Representatives; (All Rights Reserved) **Original** / Native, free Sovereign Natural Persons of the Land; 'In Propria Persona' (Not Pro Se Nor Colorable). **All Rights Reserved Without Prejudice**; U.C.C. 1-207 / 308, U.C.C. 1-103.

\* Hebrew-Yisraelite: The Original and Native Natural Peoples of Ha Memshalah Yah and True Inheritors of the Lands (Territories) subordinate to his rule of law, the Earth and all its fullness. - including but not limited to the land of Yisrael.

**By Special Appearance**, before (YHWH) on the \_\_\_\_\_ Day of \_\_\_\_\_, 2012 in Honor, the Divine Being, **the below listed names** affirm that they are the Natural Persons herein named, existing in their own Proper Persons; meeting the 'law of evidence' as required and defined in 'Identity'; affirmed by Lawful, Substantive Right; by Birthright; and respectively acknowledged - being lawfully qualified and competent to execute this Document. We therefore place our hand upon the Torah and seal thereto, this \_\_\_\_\_ Day of \_\_\_\_\_, 2012.

Signed:

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**Elders:** Natural Person - In Propria Persona - Authorized Representative; All Rights Reserved  
Free Hebrew-Yisraelites  
Ha Memshalah Yah

**Witness:** \_\_\_\_\_  
Natural Person - In Propria Persona - All Rights Reserved

**Witness:** \_\_\_\_\_  
Natural Person - In Propria Persona - All Rights Reserve

Original and Native Peoples' Documents: Ha Memshalah Yah and lands subordinate to his rule of Law.

*STATE OF VIRGINIA :*  
*CITY OF HAMPTON :*

I, the undersigned Notary Public in and for the county and state aforesaid, do hereby certify that Charles D. Corey, Jr., whose name is signed to the foregoing Judicial Notice and Proclamation bearing the date of the \_\_\_\_ day of \_\_\_\_\_, 2012, has acknowledged the same before me in my county aforesaid.

Given under my hand this \_\_\_\_\_ day of \_\_\_\_\_, 2012

\_\_\_\_\_  
Notary Public  
My Commission Expires: \_\_\_\_\_