

# UNOFFICIAL COPY



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Eugene "Gene" Moore  
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## NOTICE OF CERTIFICATION OF CASE # Federal - 06 CR 138-13/10-3535

### RECORDED IN ACCORDANCE TO THE FOLLOWING:

The Divine Constitution and By-Laws of the Moorish Science Temple of America, The Moorish Science Temple of America deriving its power from Document # 10105905 (OUR AUTHORITY) Recorded on August 1, 1928 2:52 PM Book 521 Page 579 Affidavit of Organization -Religious Corporation-

1. **The Articles of Association:** First Continental Congress of the United States of America, 1774.
2. **The Declaration of Independence:** Second Continental Congress of the United States of America, 1776.
3. **The Articles of Confederation for the United States of America,** Agreed to by Congress November 15, 1777; ratified and in force, March 1, 1781.
4. **The Northwest Ordinance,** territories to become Republic forms of government, in force since July 13, 1787.
5. **The Constitution for the United States of America,** inaugurated in New York City on March 4<sup>th</sup>, 1789.
6. **The Bill of Rights, Amendments I through X,** adopted by Congress on September 30<sup>th</sup>, 1789.
7. **The Original Organic Constitution For the State of Illinois of 1818,** and admission to the Union on August 26, 1818.

Classification and Status National Archives Group 147, Book. 521 File 5-39 Department of Defense File 1-17

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Pursuant to Federal Rules of Civil Procedure Rule 44 and U.S.C. Title 44 Chapter 21 § 2116.  
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The “We the People” Inheritance (God Given Granted/Rights) Rights by Their Creator are Secured and Protected. The foundational Documents were created to prevent the Government from encroachment of the people and to Secured, Protected and Preserved their Inheritance (God Given Granted/Rights) Rights and hereby Subscribe and Proclaim our Nationality under the following United Nations Statutes:

1. **Article 15, Sections 1 & 2, The Universal Declaration of Human Rights**
2. **Article 24, Section 3, The International Covenant of Civil and Political Rights**
3. **Article 20, Sections 1, 2, & 3, The American Convention on Human Rights**

**UN Resolution 1865, Section LXI [1971], UN Resolution 4A, Section XXXI [1979]; The Declaration on the Human Rights of Individuals who are not Nationals of the Country in Which they Live; And UN Resolution 40/144 [13 December, 1985] The Draft Declaration on Alien’s Rights**

**Who is the sovereign, *de jure* or *de facto*, of a territory, is not a judicial, but a political question, the determination of which by the legislative and executive departments of any government conclusively binds the judges, as well as all other officers, citizens, and subjects of that government. This principle has always been upheld by this court, and has been affirmed under a great variety of circumstances. *Gelston v. Hoyt*, 3 Wheat. 246, 324; *U. S. v. Palmer*, Id. 610; *The Divina Pastora*, 4 Wheat. 52; *Foster v. Neilson*, 2 Pet. 253, 307, 309; *Keene v. McDonough*, 8 Pet. 308; *\*\*84Garcia v. Lee*, 12 Pet. 511, 520; *Williams v. Insurance Co.*, 13 Pet. 415; *U. S. v. Yorba*, 1 Wall. 412, 423; *U. S. v. Lynde*, 11 Wall. 632, 638.**

**All courts of justice are bound to take judicial notice of the territorial extent of the jurisdiction exercised by the government whose laws they administer, or of its recognition or denial of the sovereignty of a foreign power, as appearing from the public acts of the legislature and executive, although those acts are not formally put in evidence, nor in accord with the pleadings. *U. S. v. Reynes*, 9 How. 127; *Kennett v. Chambers*, 14 How. 38; *Hoyt v. Russell*, 117 U. S. 401, 404, 6 Sup. Ct. Rep. 881; *Coffee v. Groover*, 123 U. S. 1, 8 Sup. Ct. Rep. 1; *State v. Dunwell*, 3 R. I. 127; *State v. Wagner*, 61 Me. 178; *Taylor v. Barclay*, and *Emperor of Austria v. Day*, above cited; 1 Greenl. Ev. § 6. [Emphasis added]**

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STATE OF ILLINOIS  
COOK COUNTY  
FILED FOR RECORD

CORPORATIONS - Religious - Amalant of Organization

Form No. 1098

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522 AUG 1 PM 2 52

State of Illinois }  
County of COOK

AND RECORDED IN  
BOOK PAGE  
RECORDED

I, NOBLE DREW ALI,

do solemnly swear that at a meeting of the members of the MOORISH SCIENCE TEMPLE  
OF AMERICA held at Chicago

in the County of Cook and State of Illinois, on the 20th  
day of July A. D. 1928, for that purpose, the following persons were

chosen and appointed Trustee SHEIKS

according to the rules and usages of such  
MOORISH SCIENCE TEMPLE OF AMERICA

NOBLE DREW ALI, MEALY EL. MALL BEY, LOVETT BEY, AND FOREMAN BEY.

The Moorish Science Temple of America deriving its power and authority  
from the Great Koran of Mohammed to propagate the faith and extend the  
learning and truth of the Great Prophet of All in America. To appoint  
appoint and consecrate missionaries of the prophet and to establish the

faith of Mohammed in America.

And said MOORISH SCIENCE TEMPLE OF AMERICA adopted as its  
corporate name, the following MOORISH SCIENCE TEMPLE OF AMERICA

And At said meeting, this affiant acted as Presiding officer

Subscribed and Sworn to Before me,

Drew Ali

day of

A. D. 1928

Walter H. Cunnell  
Notary Public

Rev. Stat. Chap. 11, 1-2

\* Or appointed.

+ Or Wardens, vestrymen, or whatever name they may adopt.

BOOK 521  
PAGE 29

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SALVATION



ALLAH



UNITY

# The Moorish Science Temple of America

## The Divine Constitution and By-Laws

ACT 1--The Grand Sheik and the chairman of the Moorish Science Temple of America is in power to make law and enforce laws with the assistance of the Prophet and the Grand Body of the Moorish Science Temple of America. The assistant Grand Sheik is to assist the Grand Sheik in all affairs if he lives according to Love, Truth, Peace, Freedom and Justice, and it is known before the members of the Moorish Science Temple of America.

ACT 2--All meetings are to be opened and closed promptly according to the circle seven and Love, Truth, Peace, Freedom and Justice. Friday is our Holy Day of rest, because on a Friday the first man was formed in flesh and on a Friday the first man departed out of flesh and ascended unto his father God Allah, for that cause Friday is the Holy Day for all Moslems all over the world.

ACT 3--Love, Truth, Peace, Freedom and Justice must be proclaimed and practiced by all members of the Moorish Science Temple of America. No member is to put in danger or accuse falsely his brother or sister on any occasion at all that may harm his brother or sister, because Allah is Love.

ACT 4--All members must preserve these Holy and Divine laws, and all members must obey the laws of the government, because by being a Moorish American, you are a part and partial of the government and must live the life accordingly.

ACT 5--This organization of the Moorish Science Temple of America is not to cause any confusion or to overthrow the laws and constitution of the said government but to obey hereby.



NOBLE DREW ALI  
Founder

ACT 6--With us all members must proclaim their nationality and we are teaching our people their nationality and their Divine Creed that they may know that they are a part and a partial of this said government, and know that they are not Negroes, Colored Folks, Black People or Ethiopians, because these names were given to slaves by slave holders in 1779 and lasted until 1865 during the time of slavery, but this is a new era of time now, and all men now must proclaim their free national name to be recognized by the government in which they live and the nations of the earth, this is the reason why Allah the Great God of the universe ordained Noble Drew Ali, the Prophet to redeem his people from their sinful ways. The Moorish Americans are the descendants of the ancient Moabites whom inhabited the North Western and South Western shores of Africa.

ACT 7--All members must promptly attend their meetings and become a part and a partial of all uplifting acts of the Moorish Science Temple of America. Members must pay their dues and keep in line with all necessities of the Moorish Science Temple of America, then you are entitled to the name of "Faithful". Husband, you must support your wife and children; wife you must obey your husband and take care of your children and look after the duties of your household. Sons and daughters must obey father and mother and be industrious and become a part of the uplifting of fallen humanity. All Moorish Americans must keep their hearts and minds pure with love, and their bodies clean with water. This Divine Covenant is from your Holy Prophet Noble Drew Ali, through the guidance of his Father God Allah.

### MOORISH AMERICAN PRAYER

Allah the Father of the universe, the Father of Love, Truth, Peace, Freedom and Justice.  
Allah is my protector, my guide and my salvation by night and by day, thru  
His Holy Prophet Drew Ali. "Amen."

## THE MOORISH SCIENCE TEMPLE OF AMERICA

Home Office of Noble Drew Ali

Home Office:

Chicago, Ill., U.S.A.

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**No. 10-3535  
IN THE  
UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

The People OF ILLINOIS, ex rel	)	
and Next Best Friend Sheik Love EL	)	
in the matter of LILIANA ARRAMBIDE	)	
Petitioners,	)	
	)	
VS	)	
	)	
UNITED STATES OF AMERICA,	)	
Stephen Paul Baker, Terra Reynolds	)	No. 06-CR-138
Respondents	)	Judge James B. Zagel
	)	

---

**PETITION FOR WRIT OF HABEAS CORPUS**

I, Liliana Arrambide Bey, in the flesh on behalf of the entity known as LILIANA ARRAMBIDE hereinafter Plaintiff/Petitioner, retaining and asserting all inherent rights, (without the venue of the UNITED STATES) that the following is true, correct, complete, and not misleading. This Petition is in the form of an action based on lawful title to rights not equitable relief. Petitioner has at no time transacted with THE UNITED STATES, Stephen Paul Baker, or Terra Reynolds hereinafter Defendants/Respondents. Know all Parties by these presents, the Petitioner brings this **Petition for Writ of Habeas Corpus** to Name of Court and states that:

**STATUS OF PETITIONER**

**NOTICE IS HEREBY GIVEN:** The Indigenous Washitaw Muur/Moorish National, *sui juris*, Propria Persona [non-attorney], a non-corporate, natural born, living breathing being, a flesh and blood woman, Liliana Arrambide Bey, born alive, on the soil, of The Sovereign Nation "The

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Washitaw Nation of Muurs” of The Empire Washitaw de Dugdyahmoundyah, [United Nation #215/1993], [United States Land Grant # 923, of 1802] and a Sovereign National of the Illinois Republic. Liliana Arrambide Bey is a woman created by the Great Universal Absolute God (Elohim), demands all her rights at all times and **does not waive any of her rights**.

## STATUS OF THE RESPONDENT

The Respondents (Stephen Paul Baker, Terra Reynolds), are citizens of the United States of America, currently residing in the County of (Cook) a political subdivision of the Republic/State of (Illinois). The Respondent (UNITED STATES) is an entity which is defined as a corporation and foreign corporation, profit and not-for-profit unincorporated associations, business trust, estate, trust, partnership, and two or more persons having a joint or common interest, and the state, United States, and a foreign government.

## TYPE OF ACTION

In that neither the United States nor the Republic/State of (Illinois) is being invaded by a foreign power, nor has there been a formal declaration of insurrection, the Petitioner asserts the right, protected by the Article 1 § 9 of the Constitution of the United States of America and Article 1 § 13 of the Constitution of the Republic/State of Illinois, and petitions/applies to the Name of Court for a writ of habeas corpus to be issued to inquire into the Nature and Cause of the Respondent's restraint of the Petitioner's liberties. Petitioner is seeking no monetary relief for himself in regards to filing this Writ.

## PURPOSE OF THE WRIT OF HABEAS CORPUS

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The purpose for a writ of habeas corpus is to provide a judicial remedy to the Petitioner to inquire into the nature and cause of the Respondent's restraint of the Petitioner's Liberty once the Petitioner has exhausted all administrative procedures without effecting a remedy. Disclosure by the Respondent of the nature and cause of the Respondent's restraint of the Petitioner's Liberty includes but is not limited to the disclosure by the Respondent of the Respondent's authority and jurisdiction to restrain the Liberty of the Petitioner. The Petitioner asks THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION, of the following description of the term **LIBERTY** to wit:

*The term "Liberty" means Freedom, exemption from extraneous control, the power of the will to follow the dictates of its unrestricted choice, and to direct the external acts of the individual without retrain, coercion, or control from other parties. The term "Liberty" includes and comprehends all personal rights and their enjoyment. The term "Liberty" includes but is not limited to, freedom/right from duress, freedom/right from governmental interference in exercise of intellect, in information of opinions, in the expression of them, and in action or inaction dictated by judgment, the freedom/right from servitude, freedom/right from imprisonment or restraint without lawful Constitutional due process of law, the freedom/right in the use of all of one's powers, faculties and property, freedom of contract, the freedom/right of travel, the freedom/right of religion, the freedom/right of speech, the freedom/right of self defense against unlawful violence, the freedom/right to acquire and enjoy property, the freedom/right to acquire knowledge, the freedom/right to carry on business, the freedom/right to earn a livelihood in any lawful calling, the freedom/right to enjoy to the fullest extent the privileges and immunities given or assured by law to the people living within the union of the United States of America, the freedom/right to demand the*

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*nature and cause of any allegation made against a citizen, etc...*

As the court can plainly see, the term liberty includes, but is not limited to physical incarceration. The issues of restraint of the Petitioners Liberty raised by this petition/application for a writ of habeas corpus may include physical incarceration, but is not limited to that single issue of liberty but shall include any and all inherent liberties of the Petitioner that is currently being restrained by the Respondent.

The writ of habeas corpus is also a remedy to the Petitioner for a collateral or direct attack for a post conviction remedy.

## **TO WHOM THE WRIT OF HABEAS CORPUS IS TO BE DIRECTED**

The Petitioner states that the issuance of a writ of habeas corpus is directed to Respondent. The Respondent's present whereabouts are Office of the United States Attorney's office (NDIL) 219 South Dearborn Street Suite 500 Chicago, IL 60604. The Petitioner is petitioning the Respondent pursuant to The Bill of Rights, Amendments I through X, adopted by Congress on September 30<sup>th</sup>, 1789 and The Original Organic Constitution For the State of Illinois of 1818, and admission to the Union on August 26, 1818 commanding the Respondents to appear in court at particular time and place to them and there explain and produce proof of the authority, legality, and the nature and cause under which Respondents is restraining Petitioner. The Petitioner herein will be at the hearing set as described in the previous fact. Should it then be found that the Respondents has no legal authority to restrain the liberty of the Petitioner, the Petitioner is to be immediately released and discharged from the restraint of the Respondents.



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## STATEMENT OF FACTS SHOWING PETITIONER HAS EXHAUSTED ALL ADMINISTRATIVE REMEDIES

As is shown by the following facts, the Petitioner has exhausted all administrative remedies available for the protection of the Petitioner's inherent rights regarding the Respondent's restraint of the Petitioner's Liberties:

On the Record, For the Record, And let the Record show that on 3/18/2009 (sent via Cert. Mail No. 7008 1140 0000 1830 7554) the Petitioner caused the following documents (Doc # 0929348002 - Exhibit A) Affidavit of Negative Averment, Opportunity To Cure, and Counterclaim to be placed on the record. Yet a review of the Docket report will show that the aforementioned affidavit wasn't even referenced nor given judicial notice although it has been part of the public record since 10/20/2009.

On 10/28/2010 a motion to vacate judgment was filed in the Court on behalf of the Petitioner citing the following case United States vs. Jacques Leeds #Y-76-083 (Exhibit B) which shows a "finding of guilt previously made August 2, 1976 is hereby STRICKEN and that further proceedings be deferred" was based on that defendants' status in that case.

## COLLATERAL/DIRECT ATTACK

Habeas Corpus, when directed against another court's judgment, may generally be deemed to be in the nature of a collateral attack, Ruther v. Sweeney, (App.) 75 OL Abs 385,

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137 NE2d 292; but where the habeas corpus proceeding has been instituted to have a judgment under which a person has been committed declared void ab initio, that proceeding has been regarded as a direct attack upon the judgment, *O Jur3d*, Judgments (2d ed, § 716).

Whether habeas corpus is a collateral attack or a direct attack, it can be used to attack a judgment "... which has no legal force or effect, invalidity of which may be asserted by any person whose rights are affected *at any time* and at any place *directly or collaterally*.

*Reynolds v. Volunteer State Life Ins. Co., Tex.Civ.App.*, 80 S.W. 2d 1087, 1092." A Void Judgment is, "One that has merely semblance without some essential elements, as want of jurisdiction or failure to serve process or have party in court. *Wellons v. Lassiter*, 200 N.C. 474, 157 S.E. 434, 436."

An attack upon a judgment for fraud in its procurement is regarded, not as a collateral attack, but as a direct attack, which is permitted, notwithstanding the judgment questioned may appear on its face regular and valid, for only in rare instances would the judgment itself disclose the fraud on the parties or upon the court. *Lewis v. Reed*, 157 NE 897 at 900.

## CONCLUSION

### **APPLICATION FOR A WRIT OF habeas CORPUS**

In view of Respondent's and the Respondent's agent actual threatened enforcement of the "Respondent's action" to restrain the Petitioner; and Petitioners contention that the Respondent is acting without jurisdiction absent subject matter jurisdiction when there is no debt; Respondent's action is null and void. As the Petitioner is not a real party in interest in the Respondent's action, there is an actual controversy within the jurisdiction of this court to determine a Writ of Habeas Corpus. Said Habeas Corpus will adjudicate the rights of the

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parties and put a meaningful end to said controversy.

## **RELIEF REQUESTED**

**WHEREFORE**, Petitioner prays that:

A) The Respondent immediately issue a writ of habeas corpus directed to Respondent, commanding the Respondent to appear with the Petitioner, to produce documentary proof to establish the authority, jurisdiction and legality of Petitioner's restraint. That the Respondent disclose the Nature and Cause of the Respondent's action, meaning the parties in interest, venue of the Name of Court, jurisdiction of the Name of Court and the Respondent's controversy, the Respondent's right of action and the Respondent's cause of action meaning the injured party, as it pertains to the Petitioner, filed in Name of Court by answering the following questions.

1. Documentation of facts necessary to establish that Petitioner is specifically and unequivocally made liable by law for the payment of the particular kind of liability alleged by Respondent, and clearly identifying the particular statute(s), codes and regulations, rules of court, etc., that allegedly created the liability for payment or performance of such.
2. Documentation of facts necessary to establish that Petitioner is subject to the judgment, regulation and control of the court, which created the judgment, relied upon in the first place to show that a true judgment exists.

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3. Documentation of the facts necessary to establish that Petitioner is specifically and unequivocally made liable by a statute staple for the payment of the particular kind of liability alleged by the Respondent, and clearly identifying the particular simple contract with the underlying confession of judgment and recognizance that allegedly created the liability for payment or performance of such.
4. Documentation of the facts necessary to identifying the specific substance upon which the liability has been imposed by judgment or statute staple.
5. Documentation of facts necessary to establish that such substance upon which an assessment has been made actually came into Petitioner's possession, ownership and control.

**B)** In the alternative, that the Name of Court issue and order to release and discharge Petitioner from the restraint of the Respondent, and, that the Name of Court issue and order to release and discharge Petitioner from the Respondent's action.

Respectfully submitted this 31<sup>st</sup> day of March, A.D., 2011.



Next best friend of LILIANA ARRAMBIDE

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No. 10-3535

**IN THE  
UNITED STATES COURT OF APPEALS  
FOR THE SEVENTH CIRCUIT**

**MOTION TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY**

The People OF ILLINOIS, ex rel	)	
and Next Best Friend Sheik Love EL	)	
in the matter of LILIANA ARRAMBIDE	)	
Relators,	)	
	)	
VS	)	NOTICE AND REQUEST FOR IMMEDIATE HEARING
	)	
UNITED STATES OF AMERICA.	)	No. 06-CR-138
Defendant	)	Judge James B. Zagel
	)	

**IF THE MOVANT HAS A SENTENCE TO BE SERVED IN THE FUTURE UNDER A FEDERAL JUDGMENT WHICH HE WISHES TO ATTACK, HE SHOULD FILE A MOTION IN THE FEDERAL COURT WHICH ENTERED THE JUDGMENT.**

- 1. Place of detention, or if on parole, date of parole release  
Kane County Jail 37 W 755 IL Rt. 38, Suite B St. Charles, IL 60175-7559.
  
- 2. Name and location of court which sentence was imposed and name of judge who imposed the sentence which is now under attack.  
United States District Court-219 South Dearborn Chicago, IL 60604 Judge James B. Zagel.
  
- 3. Date of judgment of conviction: September 30, 2010
  
- 4. Case number: 06 CR 138-13
  
- 5. Length of sentence: 108 months
  
- 6. Nature of offense involved (all counts):Defendant was charged with one count-violation of Title 21 U.S.C. Section 856(a)(1)
  
- 7. What was your plea? (check one)

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- (A) Not guilty ( )
- (B) Guilty (x)
- (C) Nolo Contendere ( )

8. Kind of trial: Plea Agreement

- (A) Jury ( )
- (B) Judge only (x)

9. Did you testify at the trial?

- Yes ( ) No (x)

10. Did you appeal from the judgment of conviction?

- Yes ( ) No (x)

11. If you did appeal, answer the following:

- (A) Name of court
- (B) Result
- (C) Date of result

12. Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications or motions with respect to this judgment in any federal court?

- Yes ( ) No (x)

13. If your answer to (12) was "YES," give the following information:

(A)

- (1) Name of court
- (2) Nature of proceeding
- (3) Grounds Raised

(4) Did you receive an evidentiary hearing on your petition, application or motion?

- Yes ( ) No ( )

(5) Result

(6) Date of result

(B) As to any second petition, application or motion, give the same information:

- (1) Name of the court
- (2) Nature of proceeding
- (3) Grounds Raised

(4) Did you receive an evidentiary hearing on your petition, application or motion?

- Yes ( ) No ( )

(5) Result

(6) Date of result

(C) As to any third petition, application or motion, give the same information:

- (1) Name of the court

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(2) Nature of proceeding

(3) Grounds Raised

(4) Did you receive an evidentiary hearing on your petition, application or motion?

Yes ( ) No ( )

(5) Result

(6) Date of result

(D) Did you appeal, to an appellate federal court having jurisdiction, the result of action taken on any petition, application or motion?

(1) First petition, etc. Yes ( ) No ( )

(2) Second petition, etc. Yes ( ) No ( )

(3) Third petition, etc. Yes ( ) No ( )

(E) If you did not appeal from the adverse action on any petition, application or motion, explain briefly why you did not:

14. State concisely every ground on which you claim that you are being held unlawfully. Summarize briefly the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting same.

**CAUTION: IF YOU FAIL TO SET FORTH ALL GROUNDS IN THIS MOTION, YOU MAY BE BARRED FROM PRESENTING ADDITIONAL GROUNDS AT A LATER DATE.**

A. Ground one

No probable cause for the initial arrest.

Supporting FACTS (tell your story briefly without citing cases or law:

The plaintiffs (being signatories to the Peace and Friendship Treaty between Morocco and the United States, 1787) upon becoming aware of the status (Free Moorish National) of the defendant all applicable laws (Inclusive but not limited to the Vienna Convention on Consular Relations Articles 5, 36, and 37) should be applied Nunc Pro Tunc.

B. Ground two

No injured party.

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Supporting FACTS (tell your story briefly without citing cases or law):

The defendant is of such a status that she cannot be lawfully held unless a charge for murder or rape is at issue (Please see Department of Justice file No. BM:\$HR:1WD144-35-0).

C. Ground three

Plea Agreement obtained through Threat, Duress, and Coercion.

Supporting FACTS (tell your story briefly without citing cases or law):

The plaintiffs (being signatories to the Peace and Friendship Treaty between Morocco and the United States, 1787) upon becoming aware of the status (Free Moorish National)of the defendant all applicable laws (Inclusive but not limited to the Vienna Convention on Consular Relations Articles 5, 36, and 37)should be applied Nunc Pro Tunc.

D. Ground four

The right to face the actual accusers (per the 4<sup>th</sup> Amendment of the United States Constitution)and the denial of due process of law.

Supporting FACTS (tell your story briefly without citing cases or law):

The evidence in this case is tainted (fruit of the poisonous tree doctrine) with regards to the defendant and her standing in Law as an Moorish, Indigenous, and Aboriginal, Free National Citizen.

15. If any of the grounds listed in 14 A, B, C, and D were not previously presented, state briefly what grounds were not so presented, and give your reasons for not presenting them:

Defendants' counsel throughout the whole process was not knowledgeable enough or capable of presenting the defense for the record that will fully set forth all of the ramifications of the case in light of the status and rights of all of the parties involved.



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16. Do you have any petition or appeal now pending in any court as to the judgment under attack? Yes ( ) No (x)

(A) If "YES," state the name of the court and the nature of the proceeding:

17. Give the name and address, if known, of each attorney who represented you in the following stages of the judgment attacked herein:

(A) At preliminary hearing Patrick Blegen

(B) At arraignment and plea Patrick Blegen

(C) At trial

(D) At sentencing Patrick Blegen

(E) On appeal

(F) In any post-conviction proceeding Linda Amdur 53 West Jackson BLVD, Suite 1503 Chicago, Ill 60604

(G) On appeal from any adverse ruling in a post-conviction proceeding

18. Were you sentenced on more than one count of an indictment, or more than one indictment, in the same court and at approximately the same time? Yes ( ) No (x)


19. Do you have any future sentence to serve after you complete the sentence imposed by the judgment under attack?

Yes ( ) No (x)

(A) If so, give the name and location of the court which imposed the sentence to be served in the future:

(B) And give the date and length of sentence to be served in the future:

WHEREFORE, the Defendant /Movant prays that the court grant her all the relief to which she may be entitled in this proceeding.

  
 \_\_\_\_\_  
 Signature of Movant

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 3/31/11  
Date

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**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

UNITED STATES )

)

)

)

)

v. )

)

)

CASE NO.06 CR 138-13

)

)

Liliana Arrambide )

)

Judge James B. Zagel

)

**DEFENDANTS' MOTION TO WITHDRAW GUILTY PLEA IN LIEU OF HER STATUS  
WITH REGARDS TO THE VIENNA CONVENTION ON CONSULAR RELATIONS  
ARTICLES 5, 36, AND 37 NUNC PRO TUNC**

COMES NOW THE DEFENDANT, Liliana Arrambide Bey by and through her representative

The Moorish Science Temple of America-10105905 (or any entity so assigned by or appointed

through OUR AUTHORITY –DOC #10105905) A Religious Corporation/Society composed of

Private Juridical Citizens hereby presents this Motion to withdraw the guilty plea of the

defendant Nunc Pro Tunc for the following reasons:

1. The representatives of the defendants assert and reserve the prescriptive rights to the

Private Juridical Citizenry who are a part of the Moorish Science Temple of America -

Express Trust and introduces into evidence Public Document No. 0929348002 recorded

by Eugene "Gene" Moore Cook County Recorder of Deeds on October 20, 2009 at 1:31

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PM Consisting of 21 Pages (Exhibit A) and sent to The Hon. James Zagel or Anne Wolf (7008 1140 0000 1830 7554) and D.A. Terra L. Brown (7008 0150 0002 2951 3737).

2. The defendants' challenge (within Document No. 0929348002) remains unanswered and the defendant moves this court to withdraw the plea of guilty on the basis of the unrebutted "AFFIDAVIT OF NEGATIVE AVERMENT, OPPORTUNITY TO CURE, AND COUNTERCLAIM" and all other attaches notices and/or addendums.
3. That the Initial plea was induced by way of threat, duress, and coercion from the defendant by the plaintiffs in this case.
4. That this court has a duty to uphold and recognize that the Vienna Convention on Consular Relations Articles 5, 36, and 37 (More specifically Article 5:Consular Functions-Consist in: Section (i)"subject to the practices and procedures obtaining in the receiving State, representing or arranging appropriate representations for nationals of the sending State before the tribunals and other authorities of the receiving State, for the purpose of obtaining , in accordance with the laws and regulations of the receiving State, provisional measures for the preservation of the rights and interest of these Nationals, where, because of absence or any other reason, such Nationals are unable at the proper time to assume the defense of their rights and interest." (Exhibit B)

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5. The defendant fully reserves all of her substantive and inalienable rights Nunc Pro Tunc and rescinds any notion that any of her rights can be stripped away from her by way of threat, duress, and coercion.

WHEREFORE, the defendant moves this court to withdraw the plea of guilty for the reasons set forth herein and grant any other relief that it may deem necessary.

Respectfully presented,

BY: \_\_\_\_\_



Sheik Lore EL AAR/TTE UCC 1 308

On behalf of [Liliana Arrambide] UCC 1 308

ARR Secured Party Creditor, Pro Per

Authorized Representative Attorney in-Fact

UCC 1 308

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**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

UNITED STATES )

)

)

)

v. )

)

)

)

CASE NO.06 CR 138-13

)

)

Liliana Arrambide )

)

)

Judge James B. Zagel

)

**DEFENDANT'S MEMORANDUM OF LAW IN SUPPORT OF MOTION  
TO WITHDRAW GUILTY PLEA**

To: Terra L. Brown and Stephen P. Baker

From: Liliana Arrambide Bey

Date: October 20, 2010

RE: Coerced guilty plea.

COMES NOW THE DEFENDANT, Liliana Arrambide Bey by and through her representative The Moorish Science Temple of America-10105905 (or any entity so assigned by or appointed through OUR AUTHORITY –DOC #10105905) A Religious Corporation/Society composed of Private Juridical Citizens hereby presents this Memorandum in support of Motion to withdraw the guilty plea of the defendant Nunc Pro Tunc for the following reasons

**Questions Presented**

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1. Is the Defendant subjected to the 14<sup>th</sup> Amendment and all applicable State and Municipal Statutes, Codes, and or Regulations? Did the plaintiffs have probable cause to encounter and engage in subjecting or causing the Defendant to be arrested and afterwards obtaining a Coerced guilty plea from the defendant?

## Brief Answer

2. No, and No. The Defendant has invoked her birthrights and religious freedoms Nunc Pro Tunc which expressly forbids the application of the 14<sup>th</sup> amendment for our salvation as Free National Citizens. The plaintiffs had no probable cause to infringe on the rights of the defendant and yet acted with impunity even when presented with lawful documentation contrary to the beliefs of the plaintiffs.

## Statement of Facts

3. The Defendant was charged with “maintaining a house, namely, a residence located at 3445 W. 76<sup>th</sup> Street , Chicago, Illinois, for the purpose of distributing controlled substances, namely fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide), a Schedule II Narcotic Drug Controlled Substance, and cocaine, a Schedule II Narcotic Drug Controlled Substance, in violation of Title 21, United States Code, Section 856(a)(1).”
4. Defendant was coerced into signing a plea agreement at the advice of incompetent counsel (See Document # 170 filed on June 30, 2008).
5. Defendant was convicted and sentenced to 108 months on September 30, 2010 despite not understanding the proceedings nor any of the “sentencing guidelines” or any other regulations relating to detainment.

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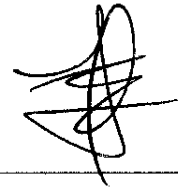
## Argument

6. The court is hereby requested to direct its attention to Department of Justice file No. BM:\$HR:1WD144-35-0 with regards to the status of the defendant and refer to the information within said file in reconsidering the merits of this case.
7. The Defendant, Liliana Arrambide Bey, has conveyed the interest of her corpus trust to the Moorish Science Temple of America (a Religious Corporation/Trust/Society) and has submitted to the rules and usages of such Moorish Science Temple of America By and Through the 1<sup>st</sup> Amendment of the Constitution of the United States of America.
8. The Defendant has also invoked The Peace and Friendship Treaty between Morocco and the U.S. 1787 pursuant to Article 6 of the Constitution of the United States of America which states in part "Treaties shall be the supreme law of the land; and the JUDGES in every state shall be bound thereby".
9. This Court is also directed by the defendant to the Department of State publication titled "Diplomatic and Consular Immunity: Guidance for Law Enforcement and Judicial Authorities."
10. The government and its officials and/or its officials, assigns, etc., have a duty to ensure that no branch of government super cedes the other (System of Checks and Balances).

WHEREFORE, the defendant moves this court to withdraw the plea of guilty for the reasons set forth herein and grant any other relief that it may deem necessary.

Respectfully presented,

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BY: \_\_\_\_\_

Sheik Love EL AAR/TTE UCC 1 308

On behalf of [: liliana arrambide: bey] ttee

ARR Secured Party Creditor, Pro Per  
Authorized Representative Attorney in-Fact

UCC 1 308

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# UNOFFICIAL COPY

No. 10-3535  
**IN THE  
UNITED STATES COURT OF APPEALS  
FOR THE SEVENTH CIRCUIT**

---

The People OF ILLINOIS, ex rel	)	
and Next Best Friend Sheik Love EL	)	
in the matter of LILIANA ARRAMBIDE	)	
Relators,	)	
	)	NOTICE AND REQUEST
VS	)	FOR IMMEDIATE HEARING
	)	
UNITED STATES OF AMERICA.	)	No. 06-CR-138
Defendant	)	Judge James B. Zagel
	)	

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1). I, Sheik Love EL, next best friend of LILIANA ARRAMBIDE, Petitions THE COURT OF APPEALS FOR THE SEVENTH DISTRICT, EASTERN DIVISION , to Order the clerk to accept this Petition for Writ of Habeas Corpus for filing, set an immediate hearing before a judge, and allow LILIANA ARRAMBIDE to call witnesses, and Defendants, and Order the Defendants to appear with prisoner LILIANA ARRAMBIDE hereinafter Relator, and at this aforesaid hearing. set certain by the Court, to show cause why Relator should not be discharged forthwith. The intent and purpose of this hearing is to inquire into why Defendants are holding and restraining prisoner's liberty, without claim (Jurisdiction).

2.) Relator has been kidnapped and is being incarcerated illegally and unlawfully, without consent, against Relator's will at the FCI, Danbury, Route 37, Banbury, CT 06811-3099. Defendant is the holder of the key for Relator without legal or equitable claim/title to the stramineus homo, LILIANA ARRAMBIDE, and therefore does not understand the nature and cause of the "State's alleged claim/title".

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3.) LILIANA ARRAMBIDE is the creditor/principal holding claim/title to the stramineus homo LILIANA ARRAMBIDE (debtor).

4.) The People of Illinois, have an interest in this Petition and in this matter, and in the proper execution of the laws of Illinois.

## PRAYER

Wherefore, Relator brings this Petition for a Writ of Habeas Corpus to Illinois, Seventh Appellate District, Division 3, for an immediate Hearing.

Relator requests that the Writ of Habeas Corpus issue forthwith ordering defendants to personally appear with Relator held safe, immediately, and to show cause immediately as to why relator should not be released forthwith totally discharged.

Relator immediately requests The Court or Appeals of Illinois, Seventh Appellate District, EASTERN DIVISION , to completely discharge prisoner from the illegal and unlawful incarceration by the Defendants and restore Relator's freedom.

Respectfully submitted this 31<sup>ST</sup> day of March, A.D., 2011.

  
\_\_\_\_\_  
Next Best Friend of LILIANA ARRAMBIDE

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No. 10-3535  
IN THE  
UNITED STATES COURT OF APPEALS  
FOR THE SEVENTH CIRCUIT

The People OF ILLINOIS, ex rel	)	
and Next Best Friend Sheik Love EL	)	
in the matter of LILIANA ARRAMBIDE	)	
Relators,	)	
	)	
VS	)	NOTICE AND REQUEST
	)	FOR IMMEDIATE HEARING
	)	
UNITED STATES OF AMERICA.	)	No. 06-CR-138
Defendant	)	Judge James B. Zagel
	)	

I, Sheik Love EL, next best friend of LILIANA ARRAMBIDE petitions THE COURT OF APPEALS of ILLINOIS, SEVENTH APPELLATE DISTRICT, EASTERN DIVISION , to Order the Clerk to accept this Petition of Writ Of Habeas Corpus.

Respectfully submitted this 31<sup>st</sup> day of March, A.D., 2011.

Next best friend of LILIANA ARRAMBIDE

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No. 10-3535  
IN THE  
UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

The People OF ILLINOIS, ex rel	)	
and Next Best Friend Sheik Love EL	)	
in the matter of LILIANA ARRAMBIDE	)	
Petitioners,	)	
	)	
VS	)	
	)	
UNITED STATES OF AMERICA,	)	
Stephen Paul Baker, Terra Reynolds	)	No. 06-CR-138
Respondents	)	Judge James B. Zagel
	)	

CONTRACT FOR REPRESENTATION

To be submitted by Consul for Liliana Arrambide Bey A/K/A LILIANA ARRAMBIDE

For the Record, On the Record, and Let the Record Show that,

I, Mr. Kent V. Anderson (Name of Attorney) sign this contract with Liliana Arrambide Bey agreeing to represent (Liliana Arrambide Bey) pursuant to his/her Constitutional Rights, both State and Federal, and all unalienable rights not contained therein. I agree that I will represent (Liliana Arrambide Bey) first and foremost and I waive all other previous contracts I have made as an Attorney with the State of Illinois, The American Bar Association, the State of Illinois Bar Association, or any other organization.

\_\_\_\_\_  
Attorney's signature

Before me, \_\_\_\_\_, a Notary Public appeared (Attorney's Name) who making himself known to me did sign hereon and affirmed that he holds himself knowing and willingly to the conditions of the contract set forth herein; on this \_\_\_\_ day of \_\_\_\_\_, 2011.

\_\_\_\_\_  
Notary Public

My commission expires