

Mu'ur (Moors) Of America National Citizen North Gate National Appellation, Nobility Title/ Name and Ancestral Reclamation Declaration Affidavit In the Matter of the Change of Name

The federal courts have overwhelmingly ruled that changing one's name at will, common law, is clearly one's constitutional right. Case Lindon v. First National Bank 10 F. 894, Coggare v. Kansas 236 US 1, In re McUlta 189 F. 250/ In re McUlta 189 F. 250 Chistianson v. King County 196 F. 791, United State v. Mckay 2 F.2d 257/ Jech v. Burch 466 F. Supp. 714

Ahau Atea Moorish IX,
To ALL Concerned:

Date: 11/17/2011

Status: Indigenous Mu'ur (Moors)
U.N. Indigenous People's Organizational 215/1993

GEORGIA (State)
DUVAL (County)

IN THE MATTER OR THE CHANGE OF NAME OF

Name: NADIA TYUS

TO

ORDER

Name: Nadia Osiris El Bey

11/17/2011
THIS CAUSE, coming on to be heard and being heard before the Clerk of Superior Court of Cham County upon 11/17/2011 Resolved that the Name, NADIA TYUS has come in possession of, claimed and liened, on said name and has been Common lawfully Corrected and Changed-returning to my own Indigenous Mu'ur / Moor Culture, and legacy; therefore honoring our Mother and Father. In my proper person, without Colorable Legal Due Process to; Nadia Osiris El Bey

- Mu'ur/Moor (Al Moroccan, Amexem, Ameruka), by Inheritance and Birthright: The Original/ Ab-Origian/ Indigenous People of Amexem and the "We the People" of the Continental America, the United States of America. A Natural Being (Citizen) yet NON-NATURALIZED: My Birthright Indigenous Appellation reclamation is made in accord with the International Laws of the United Nations, the Constitution for the United States of America (supreme court case law), The Indigenous Mu'ur (Moors), via The Moorish Divine National Movement of the World.

IT SPECIAL APPEARING to the satisfaction of the Court from the application in the matter named above that good and sufficient reason exists for the change of that the Indigenous Sovereign is entitled and is not any way disqualified to have his name changed.

NOW, THEREFORE, IT ORDERED, ADJUDGED AND DECREED that Indigenous of Delaware, Washitaw, Nanticoke, Leni Lenape, Iroquois, Yamasee, Seminole, Choctaw, Cherokee, Chickasaw, Tunica, Shawnees, Onandaga, Seneca, Mohawk, Cayuga, Oneida, Adodarhoh, Blackfoot, Alibamu, Nez Perce, Natchez, Osage, Creeks: Sovereign's to change his or her name, be and the same is hereby granted, and name is Common lawfully Corrected and Change from (EX REL., GRANTOR), NADIA TYUS to (Nadia Osiris El Bey), the Secured Party/ Grantee/ Trustee.

UPC 1-308
Autograph Nadia Osiris El Bey
TMC



THUMB PRINT
in Red

Ancestral Reclamation Declaration Affidavit In the Matter of the Change of Name

NOTARY PUBLIC:

The Moorish Divine Mu'urs (Moors) National Movement of the World, **IT SPECIAL APPEARING** to the satisfaction of the Court from the application in the matter named above that good and sufficient reason exists for the change of name that the Indigenous Sovereign is entitled and is not in any way disqualified to have his name changed.

NOW, THEREFORE, IT ORDERED, ADJUDGED AND DECREED that the Indigenous Sovereign's application to change his name, be and the same is hereby granted, and name is changed from NADIA TYUS (to) Nadia Osiris El Bey

PERJURY JURAT

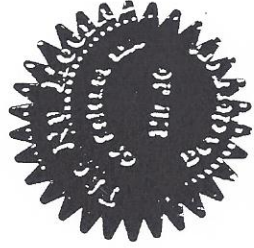
I, NADIA TYUS, reserve ALL of the fundamental Freedoms and **GOD/DESS (NETERU, FORCES OF NATURE)**-given rights of every human being upon this Earth. Any and ALL, past and present political affiliations implied by operation of law or otherwise with foreign entities are hereby, now and forever, dissolved and revoked. Pursuant to United Nations IPO #215/93, Title 28, USC 1746 (1) and executed without the United States, I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of facts and my informed knowledge. And further deponent saith not; common law right not to be bound by any contract or obligation, which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, threat, duress, or coercion. The use of notary below is for identification only, and such use does **NOT** grant any jurisdiction to anyone.

(FOR NOTARY PUBLIC)

State of Florida County of Duval

In Jacksonville, on the 29th day of December 2011

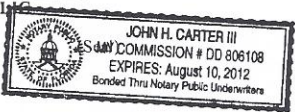
before me, a Notary Public in and for the above state and County, appeared Nadia Tyus known to me or proved to be the person named in and who executed the foregoing instrument, and being first duly affirmed, such person acknowledged that he or she executed said instrument for the purposes therein contained as his or her free and voluntary act and deed.



Type of Identification Produced: Nationality Card

Affiant is / is not personally Known to me ()

[Signature]
NOTARY PUBLIC



WITNESS: Malik Sogun El Bey TMCR
CC1-308

WITNESS: Rawn El Bey TMCR
CC1-308



Mu'urs (Moors); The Indigenous Peoples before and of the Continental United States: North, South and Central Al Morocs (Americas / Amexem), including the adjoining Islands.

STATE OF FLORIDA
DUVAL COUNTY
I, THE UNDERSIGNED Clerk of the Circuit Court, Duval County, Florida, DO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the Clerk of the Circuit Court of Duval County, Florida.
WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this the 25 day of Jan A.D., 2012

JIM FULLER
Clerk, Circuit and County Courts
Duval County, Florida
By *[Signature]*
Deputy Clerk