

---

Scientific Dissenting  
Opinion In Support of  
***Ronnell Bey's***  
***Status Correction***

---

*Indigenous peoples and individuals have the right not to be subjected to forced assimilation or destruction of their culture. (UN Declaration on the Rights of Indigenous Peoples. Article 8(1). 2007)*

---

Prepared by: Tyrone Cannon

---



**RECEIVED**

OCT 29 2018

SC Court of Appeals

'Jura sanguinis nullo jure civili dirimi possunt.' - The right of blood and kindred cannot be destroyed by any civil law.<sup>1</sup>

## **American**

**AMER'ICAN**, *noun* A native of America; *originally applied to the aboriginals, or copper-colored races*, found here by the Europeans; but now applied to the descendants of Europeans born in America.<sup>2</sup>

## **Aboriginal**

**ABORIG'INAL**, *adjective* [Latin ab = from and origine = the beginning].

Of or relating to the people who have been in a region from the earliest time : of or relating to aborigines.<sup>3</sup>

**ABORIG'INAL**, *adjective* an original or primitive inhabitant. The first settlers in a country are called aboriginals; as the Celts in Europe, and Indians in America.<sup>4</sup>

## **Autochthon**

**AUTOCHTHON**, *noun* [Gr.] One who rises or grows out of the earth.<sup>5</sup>

---

<sup>1</sup> Bouvier, Dictionary of Law (1856), Dig. 50, 17, 9; Bacon's Max. Reg. 11.

<sup>2</sup> Noah Webster, American Dictionary of the English Language (1828).

<sup>3</sup> Merriam-Webster, Dictionary by Merriam-Webster (1828).

<sup>4</sup> Webster, above n 2.

<sup>5</sup> Ibid.

***'Malaria of the Genus Plasmodium was established in the New World at Least 15 Million Years Ago'***

One of the most comprehensive analyses yet done of the ancient history of insect-borne disease concludes for the first time that malaria is not only native to the New World, but it has been present long before humans existed and has evolved through birds and monkeys.<sup>6</sup>

Mosquitoes carrying malaria of the genus Plasmodium, the type that causes human illness, were established in the New World at least 15 million years ago, long before modern humans existed. At that time, the disease infected various types of birds.<sup>7</sup>

This information should cause a re-think in relation to how direct-to-consumer genetic testing companies assign so called Sub-Saharan African ancestry. It's currently believed the Duffy Null allele (FY\*0 and SNP rs2814778 C allele) has a frequency of almost 100% in Sub-Saharan Africans, but occurs very infrequently in populations outside of this region, and that a person having this allele is thus more likely to have Sub-Saharan African ancestors. However, in my dissenting opinion I disagree, as the National Tree of Peru is in the genus Cinchona. Cinchona is a genus of flowering plants in the family Rubiaceae containing at least 23 species of trees and shrubs. They are native to the tropical Andean forests of western South America. The medicinal properties of the cinchona tree were originally discovered by the Quechua peoples of Peru, Bolivia, and Ecuador. The bark from the cinchona tree was used to treat the symptoms caused by the malaria parasite, which contained quinine, a drug that is still recommended for the treatment of Malaria.

Natural selection is the differential survival and reproduction of individuals due to differences in phenotype. Phenotypic variation (due to underlying heritable genetic variation) is a fundamental prerequisite for evolution by natural selection.<sup>8</sup>

Protection against Plasmodium vivax malaria (P. vivax malaria) is conferred by the Duffy Null Allele or the Duffy Negative Antigen. Of particular note, the Duffy blood group wasn't discovered until 1950. Then, in 1955 many so called African-Americans were found to be resistant to P. vivax malaria, via a paper, titled, "*Experimental testing of the immunity of Negroes to Plasmodium vivax.*" These so called Negroes were Americans! The first paragraph in the paper states, one of the first observations made after this laboratory was established in 1931 was that American Negroes are relatively insusceptible to Plasmodium vivax.<sup>9</sup>

---

<sup>6</sup> Oregon State University. "Analysis reveals malaria, other diseases as ancient, adaptive and persistent foes." ScienceDaily. ScienceDaily, 4 November 2011.

<[www.sciencedaily.com/releases/2011/11/111102125650.htm](http://www.sciencedaily.com/releases/2011/11/111102125650.htm)>.

<sup>7</sup> Ibid.

<sup>8</sup> R. C. Lewontin, Annual Review of Ecology and Systematics, Vol. 1 (1970), pp. 1-18.

<sup>9</sup> Martin D. Young, Don E. Eyles, Robert W. Burgess and Geoffrey M. Jeffery, "Experimental Testing of the Immunity of Negroes to Plasmodium vivax", The Journal of Parasitology Vol. 41, No. 3 (Jun., 1955), pp. 315-318.

In the following depiction, Peru is seen offering to Science, via a little dark skinned American aborigine child, a branch from the Cinchona tree, the source of Peruvian bark and an early remedy against malaria. Other Europeans are in the background helping themselves to a cinchona tree.

*'Peru offers a branch of cinchona to Science (from a 17th-century engraving) Cinchona, the source of Peruvian bark, is an early remedy against malaria'<sup>10</sup>*



<sup>10</sup> Rassegna Medica, March-April (No.2) 1955 issue.

Natural selection is the differential survival and reproduction of individuals due to differences in phenotype. Phenotypic variation (due to underlying heritable genetic variation) is a fundamental prerequisite for evolution by natural selection.<sup>11</sup>

*'The anthropological genetics of the Black Caribs "Garifuna" of Central America and the Caribbean' states the following: "Blood genetic analyses reveal that the St. Vincent Black Caribs' gene pool contains the highest proportion of Amerindian genes "approximately 50%", while the coastal communities exhibit a more African ancestry "up to 80%". This apparent discrepancy can be explained in one of three ways: "1" the original Black Caribs of St. Vincent had a higher proportion of Amerindian genes. However, gene flow and incorporation of African populations residing along the coast into the Black Carib gene pool resulted in more African coastal groups; "2" those Black Caribs displaying African phenotypes were selectively deported; "3" that natural selection, in a malarial environment, operated in favour of those individuals with the more African phenotypes and resistance to Plasmodium falciparum.*<sup>12</sup>

In *'Saint Vincent and The Grenadines - The Mysterious Garifuna'*, the following is stated: 17th and 18th century British sources state that "Black Caribs" had practically exterminated the "Yellow" or "Red" Caribs. French sources advise that the people populating the island are simply Caribs, although there are a small number of people referred to as so called "Black Caribs" who act like other Caribs, but assumed to have some African characteristics in their ancestry largely due to their phenotype. French sources mention them as harder to get along with, but are useful allies in war. To European invaders there was an obvious strain of African appearance among the residents of St. Vincent. There is no legitimate documentation or accounts substantiating SSA introgression by way of a wrecked slave ship in the 1600s. Europeans had nothing to go on but appearance since they agreed that all the islanders behaved in much the same way. The British were in St. Vincent to produce sugar, with the aid of slaves from Africa, so if there were people who acted like Caribs, but had a complexion much darker than the British did, they were assumed to obviously be escaped slaves who needed to be restored to their "proper place". **They tended to see more "Black Caribs" than "Yellow" Caribs.**<sup>13</sup>

So called Black Caribs (Garinagu) are not the descendants of Africans from some shipwreck, they are American aborigines, the descendants of Paleoamericans, serving as perfect examples of natural selection, in a malarial environment, operated in favor of individuals with ancestral phenotypes, misnomered as negroes. The approx. 50% Amerindian genes is evidence of mongoloid introgression.

If *P. vivax* malaria resistance was born in Africa, the scientists would have been studying Africans for resistance to *P. vivax* malaria, not Americans. In my dissenting opinion the resistance to *P. vivax* malaria was born in the Americas, in American aborigines, not Africa, or Africans.

---

<sup>11</sup> Lewontin, above n 8.

<sup>12</sup> M. H. Crawford, *The anthropological genetics of the Black Caribs "Garifuna" of Central America and the Caribbean*, *American Journal of Physical Anthropology* (1983).

<sup>13</sup> Karl Eklund, *The Mysterious Garifuna, Saint Vincent and the Grenadines* (9 April 2005).

I posit due to the establishment of the genus Plasmodium parasite in the Americas at least 15 million years ago, anatomical modern humans evolved with malaria in situ for their entire existence, and that in fact, if one possess the Duffy Null Allele/Duffy Negative Antigen, he or she is evidence of "Natural Selection", in practice and that the Duffy Null Allele/Duffy Negative Antigen should be reconsidered as an ancestry informative marker (AIM) for American aborigine ancestry.

The percentage of the C (SNP rs2814778; C allele [Duffy null allele]) has been recorded to be much higher amongst some Africans, but not isolated to only Africans.<sup>14</sup>

The C allele found in so called African Americans should be reconsidered and viewed as natural selection in situ, and not evidence of Sub-Saharan African (SSA) introgression. There have been reports that the Duffy null allele is under strong selection amongst SSA, but less so amongst other populations, and such a strong positive selection for one population, but not another, whilst experiencing the same environmental pressures is evidence of a link between SSA ancestry and the Duffy null allele. The impact of that conclusion is the over assigning of SSA ancestry by direct-to-consumer genetic testing companies, particularly based on the rs2814778 C allele AIM.

The incidence of rs2814778 C allele being nearly monomorphic amongst SSA and so called African Americans, but not isolated to only the two aforementioned groups is because the subject SNP is relative to pigmentation. In this instance, rs2814778 serves as a phenotypic marker that is associated with pigmentation. This is evidenced by the rs2814778 T allele being dominant amongst European Americans and throughout Europe, possibly due to the absence of selective pressure. Also, it's noteworthy to mention that all populations, from all countries in SSA have not been tested. With that said, it's actually scientifically incorrect to consider rs2814778 C allele to be even "nearly" monomorphic amongst SSA.

Generally speaking, evidence of SSA introgression into the Southeastern states of North America is lacking; unless much assumption, impossible to prove conclusions, "fill in the blank and terribly stretched theory" are being employed. In many instances, genealogical records/documentation does not correlate to the results being issued by direct-to-consumer genetic testing companies. This is a discrepancy that requires further examination. I believe "all" direct-to-consumer genetic testing companies are not only over assigning SSA ancestry, but incorrectly terming it SSA, based on the subject AIM, as well as other pigmentation phenotypical related AIMS.

The Duffy Null allele is under strong selection amongst SSA, but less so amongst other populations due to rs2814778 also being relative to pigmentation. One may ask why rs2814778 isn't prevalent in the tested Papua New Guinean and Melanesian (Oceania) populations. Simple answer, due to  $\alpha$ + thalassemia . In Papua New Guinea, the risk of severe malaria was found to be reduced by 60% in children who were homozygous for  $\alpha$ + thalassemia... the Southeast Asian HbE allele confers P. vivax malaria resistance.<sup>15</sup>

---

<sup>14</sup> U. S. National Science Foundation, The Allele Frequency Database (2017).

<sup>15</sup> Dominic P. Kwiatkowski, Am J Hum Genet, How Malaria Has Affected the Human Genome and What Human Genetics Can Teach Us about Malaria, (August 2005), 77(2): 171–192. Published online 2005 Jul 6.

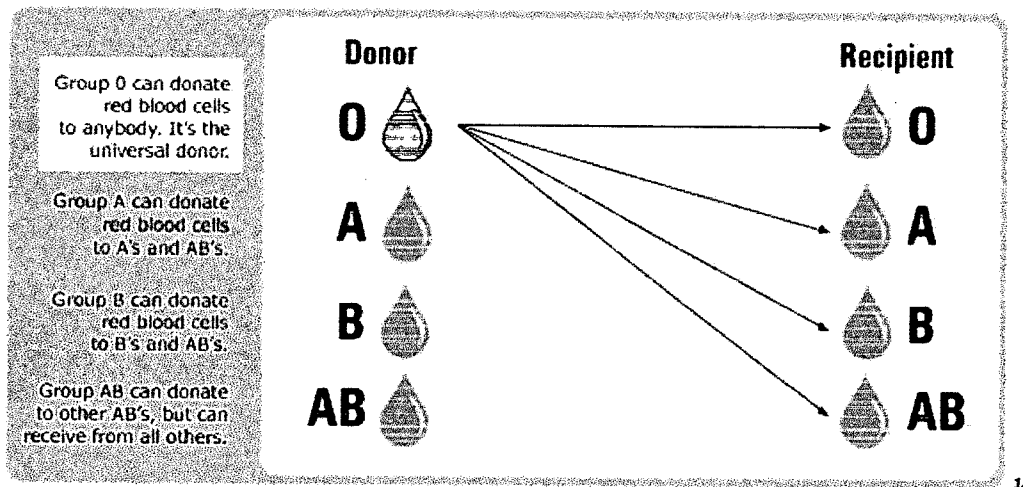
Different populations have developed independent evolutionary responses to malaria, and this is seen at both the global and the local levels. The most striking example is the HBB gene, in which three different coding SNPs confer protection against malaria: Glu6Val (HbS), Glu6Lys (HbC), and Glu26Lys (HbE). The HbS allele is common in Africa but rare in Southeast Asia, whereas the opposite is true for the HbE allele.<sup>16</sup>

### **Blood Group O and Malaria**

It has long been known that people with blood type O are protected from dying of severe malaria. In a study published in Nature Medicine, a team of Scandinavian scientists explains the mechanisms behind the protection that blood type O provides, and suggest that the selective pressure imposed by malaria may contribute to the variable global distribution of ABO blood groups in the human population.

A team of scientists led from Karolinska Institutet in Sweden have now identified a new and important piece of the puzzle by describing the key part played by the RIFIN protein. Using data from different kinds of experiment on cell cultures and animals, they show how the Plasmodium falciparum parasite secretes RIFIN, and how the protein makes its way to the surface of the blood cell, where it acts like glue. The team also demonstrates how it bonds strongly with the surface of type A blood cells, but only weakly to type O.

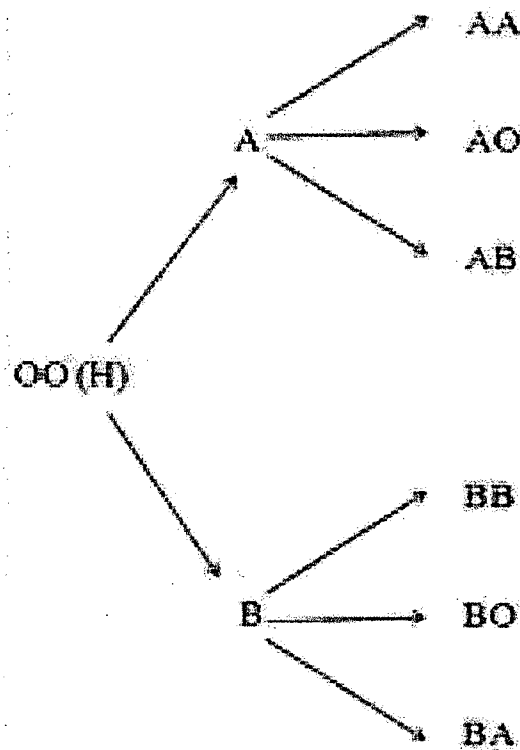
It has long been known that people with blood type O are protected against severe malaria, while those with other types, such as A, often fall into a coma and die.<sup>17</sup>



<sup>16</sup> Kwiatkowski, Genet, above n 15.

<sup>17</sup> Karolinska Institute, "How blood group O protects against malaria." ScienceDaily. ScienceDaily, (9 March 2015). <[www.sciencedaily.com/releases/2015/03/150309124113.htm](http://www.sciencedaily.com/releases/2015/03/150309124113.htm)>.

<sup>18</sup> American Red Cross, Blood Types, The ABO Blood Group System (2017).



In "A Brief History of Human Blood Groups" the following is stated, ...the emergence of all blood groups A and B and their subgroups, are resulted from successive mutations, from a basic and common blood group, which is the O group, and have been branched over millions of years. According to this hypothesis, the emergence of all blood groups is resulted from successive mutations, from the O group. Based on this theory, the old races have O blood group, such as Red Indians of South America, and Eskimos that among them the frequency of O blood group is between 75–100%. While in most of recent ethnic groups A and B blood groups are dominant...perhaps a few million years ago all people have had type O blood only, which is more resistant against many infectious diseases.<sup>19</sup>

Due to malaria of the Genus Plasmodium being established in the new world, at least 15 million years ago, blood type O's protection against severe malaria is evidence of the process of natural selection against environmental factors, such as malaria. As a result of successive mutations, from this basic and common blood type, blood type O can donate red blood cells to any recipient, as it's the universal donor, reflecting how anatomical modern humans evolved with malaria in situ. *The original colonists of North America were a small group of apparently O+ founders...*<sup>20</sup>

<sup>19</sup> Dariush D Farhud, Marjan Zarif Yeganeh, A Brief History of Human Blood Groups, Iran J Public Health. 2013; 42(1): 1–6. Published online 2013 Jan 1.

<sup>20</sup> Jones and Bartlett Publishers, LLC (2011).

## ***Manipulations and Distortions ~ the "Out of Africa" (OOA) Concept***

In ***Reconsideration of the "Out of Africa" Concept as Not Having Enough Proof***, the following is stated:

- ✚ The OOA concept is based upon experimental data that has been interpreted by OOA concept proponents in a one-sided manner, which is to "prove" the OOA concept, by way of confirmation bias.
- ✚ The evolution (Y-chromosomal) tree produced at least five waves of migrants to Africa (haplogroups A00, A0, A1a, A1b1 and B).
- ✚ Four non-African (by origin) haplogroups are A0-T, A1, A1b and BT.
- ✚ A similar pattern is observed with the mtDNA haplogroup tree, which shows a deep split between African L0 and non-African (by origin) haplogroup L1 – L6.
- ✚ Biased interpretations have been employed to artificially "prove" the OOA concept. The same data can be interpreted as incompatible with the OOA concept and giving support for a "into Africa" concept.
- ✚ Haplogroups A and BT diverged from the same haplogroup, this does not mean that the younger lineage descended from the older. Research shows that they parallel to each other such as two teeth in the proverbial fork. They descend not from each other, but from a common ancestor.
- ✚ Most Europeans and Asians descended from BT, and have not descended from "African" A1b1.
- ✚ Haplogroups BT is very remote time wise from haplogroups A and their subgroups. From the haplotypes analysis it seems that a whole series of haplogroups, namely A00, A0, A1a and A1b1 have moved to Africa from non-African regions, locations of which remain unknown.
- ✚ There have been at least four "into Africa" migrations since some 200,000 years ago (ya) (haplogroup A00), then about 180,000 ya (haplogroup A0), then about 160,000 ya (haplogroup A1a) and then about 70,000 ya (haplogroup A1b1).
- ✚ African and non-African DNA lineages split about 160,000 ya, and there is a large corresponding "genetic" (mutational) distance between them.
- ✚ Non-African DNA lineages did not descend from "African" haplogroups A00, A0 A1a, and A1b1.
- ✚ Haplogroups A1, A1b, and BT did not come "Out of Africa".

- # Perceived weaknesses of the “Cann et al. Study” is as follows: *it used an indirect method of comparing mtDNAs by using a small sample made up largely of African Americans to represent Native African mtDNAs.*
- # The paper designed a new, upgraded African haplogroup/subclade tree with a transition to the non-African part of the tree, that is to CT haplogroup.
- # CT does not come from haplogroup B. B and CT haplogroups have a common ancestor, which is haplogroup BT.
- # Neither BT nor CT descended from “African” haplogroups. However, since the branching points (fork haplogroups) are designated by the authors as “A” (A1a-T, A2-T), the authors consider them as default, the “African” haplogroups, hence, “Out of Africa”.
- # Haplogroup B did not descend from the “African” haplogroups. It descended from their common ancestor.
- # *A recent paper in Nature (Hayden, 2013) presented data regarding two migrations from Eurasia to Khoisan tribes, one 3000 ya to East Africa, another 900 – 1800 ya to South Africa.*  
The author did not report which haplogroups were brought to Africa by the migrants. However, there is no doubt that those migrations have increased the “genetic diversity” among Khoisans, which is believed to be the highest in Africa.
- # Sarah Tishkoff, one of the most active proponents of the “Out of Africa” concept, has greeted the “into Africa” new data and called them “making sense”, since archaeological and linguistic studies support it.
- # By definition, anatomical modern humans (AMH) were Homo sapiens who did not have noticeable archaic skeletal features. All African excavated skeletal remains dated before 36,000 ya possess noticeable archaic features. Unfortunately, radiocarbon dating practically do not work on times more than 40,000 years.
- # Some dating discrepancies are as follows: A dating by Professor Reiner Protsch of 36,000 ya turned out to be 7500 ya. Another dating 21,300 ya occurred in fact 3300 ya, and a skeleton dated by Protsch by 29,400 ya happened to be that of a man who died in 1750, 225 years before.
- # All announcements on discoveries of skeletal remains of AMH older than 50 kya, and more so, older than 150 kya, in the sub-Saharan area, are distorted or incorrect in the first place. All of them expose rather noticeable archaic features. A good overview of this issue was recently published in ‘Advances in Anthropology’ by Australian anthropologist Robert Bednarik. A number of studies tell of absence of such findings from south of the Sahara (e.g., Grine et al., 2007; Grine et al., 2010).

- ✚ All known oldest fossils, such as Omo Kibish 1 (195 kya, Ethiopia, fragments of skull with the face, very incomplete), Omo-2 (having a number of primitive features), Herto (the Middle Awash region, 160 – 154 kya, very robust and thus distinguishable from AMH), dated between 200 – 100 kya, possess archaic features (Rightmire, 2009) and cannot be considered AMH.
- ✚ Neither the Herto hominins, nor others from Late Pleistocene sites such as Klasies River in southern Africa and Skhu\_1/Qafzeh in Israel, can be matched in living populations. Skulls are quite robust, and it is only after ~35,000 years ago that people with more gracile, fully modern morphology make their appearance.
- ✚ Hominins with a combination of archaic and modern features persist in the fossil record across sub-Saharan Africa and the Middle East until after ~35 kya. In other words, multiple references by proponents of the “Out of Africa” concept that many fossils of AMH were found in Africa with dates between 200 and 160 kya, are at least questionable, if not untrue.
- ✚ **Many loose ends remain. Yet one thing is clear: the roots of modern humans trace back to not just a single ancestral population in Africa but to populations throughout the Old World.**
- ✚ **The most alarming is the fact that the concept did not have any proof, it was based on lies, fantasies, conjectures and wishful thinking.**
- ✚ **Overall, there is not any anthropological or archaeological proof of appearance of anatomically modern human in Africa, or the “Out of Africa” migration.**<sup>21</sup>

In ‘*The Making of the African mtDNA Landscape*’, the following is stated:

“...L1c, is estimated at 60,000 years old... Haplogroup L1c is less starlike than L1a and L1b, with three major well-defined subclades and high internal diversity. The geographic distribution of L1c is especially interesting. More than one-third of L1c haplotypes in our database belong to African Americans, and few of them show matches with continental Africans...”

In ‘*Certain Aboriginal Remains of the Alabama River; Classics in Southeastern Archaeology, pg 135*’, the following is stated: “Crania were so badly decayed, crushed or penetrated by roots that but two were preserved. These two, found near together, close to the bluff, belonged to singularly well-preserved skeletons. One, of a male (Collection Academy of Natural Sciences, No. 2,168) seems to partake strongly of the negro type. Its companion, however (Collection Academy of Natural Sciences, No. 2,169), shows marked artificial flattening. Adair tells us that the Choctaws practised flattening of the skull...”

<sup>21</sup> Anatole A. Klyosov, Reconsideration of the “Out of Africa” Concept as Not Having Enough Proof, The Academy of DNA Genealogy, Newton, USA, *Advances in Anthropology* (2014). Vol.4, No.1, 18-37, Published Online February 2014.

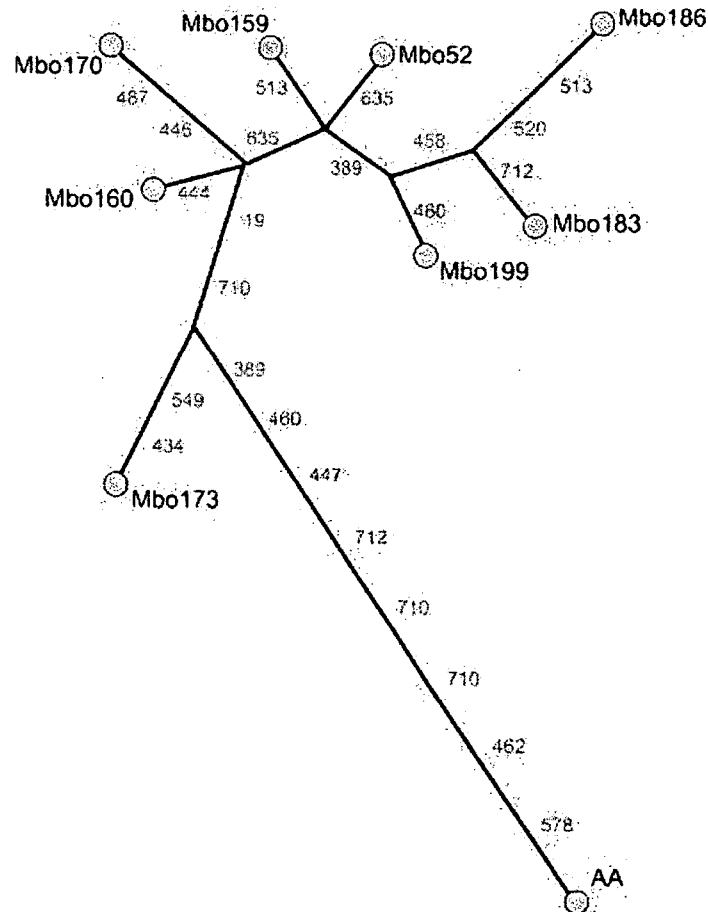
***'An African American Paternal Lineage Adds an Extremely Ancient Root to the Human Y Chromosome Phylogenetic Tree'***

"We report the discovery of an African American Y chromosome that carries the ancestral state of all SNPs that defined the basal portion of the Y chromosome phylogenetic tree."

"The A00 lineage was discovered in a large database of consumer samples of African Americans and *has not been identified in traditional hunter-gatherer populations from sub-Saharan Africa.*"

"A median-joining network shows that the African American A00 lineage is 11 mutational steps from the nearest Mbo and that the maximum difference between any pair of Mbo is nine steps"

"We also estimated the level of variation among nine A00 lineages (i.e., including one additional Mbo individual) by using a battery of 95 Y-STRs for which all individuals had no missing data. A median-joining network shows that the African American A00 lineage is 11 mutational steps from the nearest Mbo and that the maximum difference between any pair of Mbo is nine steps."



The above illustration shows how genetically distant the American's A00 is in comparison to the Mbo's A00, by way of an 11 step mutational difference.

"Genotyping of a DNA sample that was submitted to a commercial genetic-testing facility demonstrated that the Y chromosome of this African American individual carried the ancestral state of all known Y chromosome SNPs."

"We identified 11 Y chromosomes that were invariant and identical to the A00 chromosome at five of the six Y-STRs (2 of the 11 chromosomes carried DYS19-16, whereas the others carried DYS19-15)."

"These 11 chromosomes were all found in a sample of 174 (~6.3%) Mbo individuals from western Cameroon. Seven of these Mbo chromosomes were available for further testing, and the genotypes were found to be identical at 37 of 39 SNPs known to be derived on the A00 chromosome"

"Although we identified the A00 lineage in an African American, the unusual Y-STR profile associated with this individual's Y chromosome allowed us to identify the same divergent lineage in a single ethnic group living in a small region of western Cameroon. Interestingly, contrary to previous Y chromosome and mtDNA studies, we did not identify the most basal lineage in a traditional hunter-gatherer population, such as the Khoisan or Pygmies." (ScienceDirect, 'An African American Paternal Lineage Adds an Extremely Ancient Root to the Human Y Chromosome Phylogenetic Tree' (Volume 92, Issue 3, 7 March 2013, Pages 454-459).

The Y chromosome of this American carries the ancestral state of all known Y chromosome SNPs. It didn't say the Mbo's Y chromosomes carries the ancestral state of all known Y chromosomes, it said the American individual carries the ancestral state of all known Y chromosome SNPs. This is evidence of what was thought to be the oldest populations in the world (Khoisan and Pygmies) are in fact predated by the American's A00. To reiterate, "the unusual Y-STR profile associated with this individual's Y chromosome allowed us to identify the same divergent lineage in a single ethnic group living in a small region of western Cameroon." If A00 is Mbo derived Y-DNA lineage, it should be that the Mbo's Y chromosome allowed them to identify the same divergent lineage in an American. The American A00 allowed them to identify "similarities" in a small region of western Cameroon. This is representative of this being an American lineage.

When researchers found that Albert Perry's Y-chromosome carries the ancestral state of all SNPs that defined the basal portion of the Y chromosome phylogenetic tree, Mike Hammer of the University of Arizona was contacted, he subsequently contacted some colleagues in the UK, who searched their huge database of African samples, to see if any of them matched the American A00 sample. They found similarities, all from Cameroon. It's reported that allegedly the STR haplotype of A00 is extremely unusual; therefore, very easy to see that the Mbo samples were matches to the Perry sample. However, there were never matches, just similarities, evidenced by 11 step mutational difference and matches at 37 of 39 SNPs known to be derived on the A00 chromosome.

Identifying chromosomes at five of the six Y-STRs, particularly when 9 of the 11 chromosomes didn't match at allele 'DYS19', is not a match at all. Also, only six Y-STRs is not a sufficient haplotype. Twelve is a better number of short tandem repeats for a more informational haplotype. They had samples from 174 Mbo individuals, but were only able to identify similarities in 11 chromosomes,

respectively 11 out of 174, which is only 6.3% of the Mbo samples. If A00 origins were in fact with the Mbo people, A00 would more than likely be endemic to the Mbo, but it's not. Then it goes on to state, "Seven of these Mbo chromosomes were available for further testing, and the genotypes were found to be identical at 37 of 39 SNPs known to be derived on the A00 chromosome". This actually means that only 7 out of the 174 Mbo samples were identical at 37 of 39 SNPs. This does not denote that the American A00 and the Mbo A00 are the same or that they are the same people and surely doesn't equate to the American A00 deriving from the Mbo. In fact, the evidence equally suggests the opposite.

The ancestor of Albert Perry and the ancestor of the Mbo men split up a long time ago; however, Perry's ancestor must have split up before the Mbo men. Perry's Y-chromosome is the most basal lineage of A00.

The lack of dense sampling in so called African Americans has contributed to the failure to identify more A00 positive samples in North America.

### ***New Evidence Puts Man in North America 50,000 Years Ago***

"Radiocarbon tests of carbonized plant remains where artifacts were unearthed last May along the Savannah River in Allendale County by University of South Carolina archaeologist Dr. Albert Goodyear indicate that the sediments containing these artifacts are at least 50,000 years old, meaning that humans inhabited North American long before the last ice age."

"Topper is the oldest radiocarbon dated site in North America," Goodyear says. "However, other early sites in Brazil and Chile, as well as a site in Oklahoma also suggest that humans were in the Western Hemisphere as early as 30,000 years ago to perhaps 60,000."

"Three radiocarbon dates were obtained from deep in the terrace at Topper with two dates of 50,300 and 51,700 on burnt plant remains. One modern date related to an intrusion," Stafford says. "The two 50,000 dates indicate that they are at least 50,300 years. The absolute age is not known."

"The dates could actually be older," Goodyear says. "Fifty-thousand should be a minimum age since there may be little detectable activity left."<sup>22</sup>

The Topper excavation site is in the central Savannah River Valley of Allendale County, South Carolina. A popular assumption in some scientific circles is anatomically modern humans (AMH) evolved in Africa between 60,000 and 80,000 years ago. Evidence of AMH migration out of the African continent has been documented in Australia and Central Asia at 50,000 years and in Europe

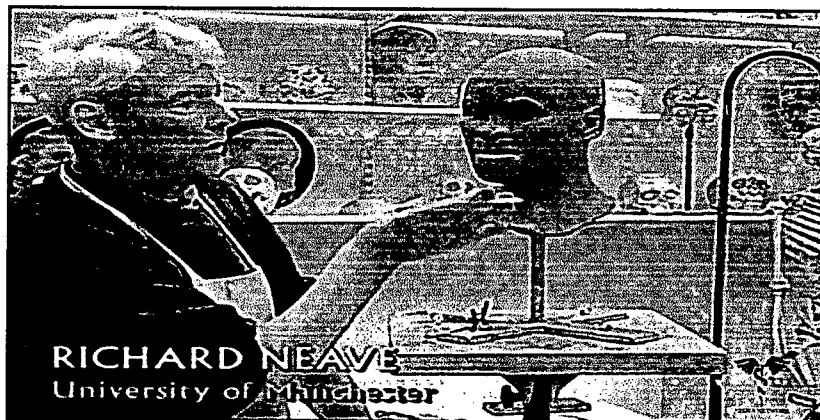
---

<sup>22</sup> Science Daily, 'New Evidence Puts Man In North America 50,000 Years Ago' (18 November 2004).  
<<https://www.sciencedaily.com/releases/2004/11/041118104010.htm>>.

at 40,000 years. The fact that AMH were also in North America at or near the same time highlights the fallacy of the OOA concept.

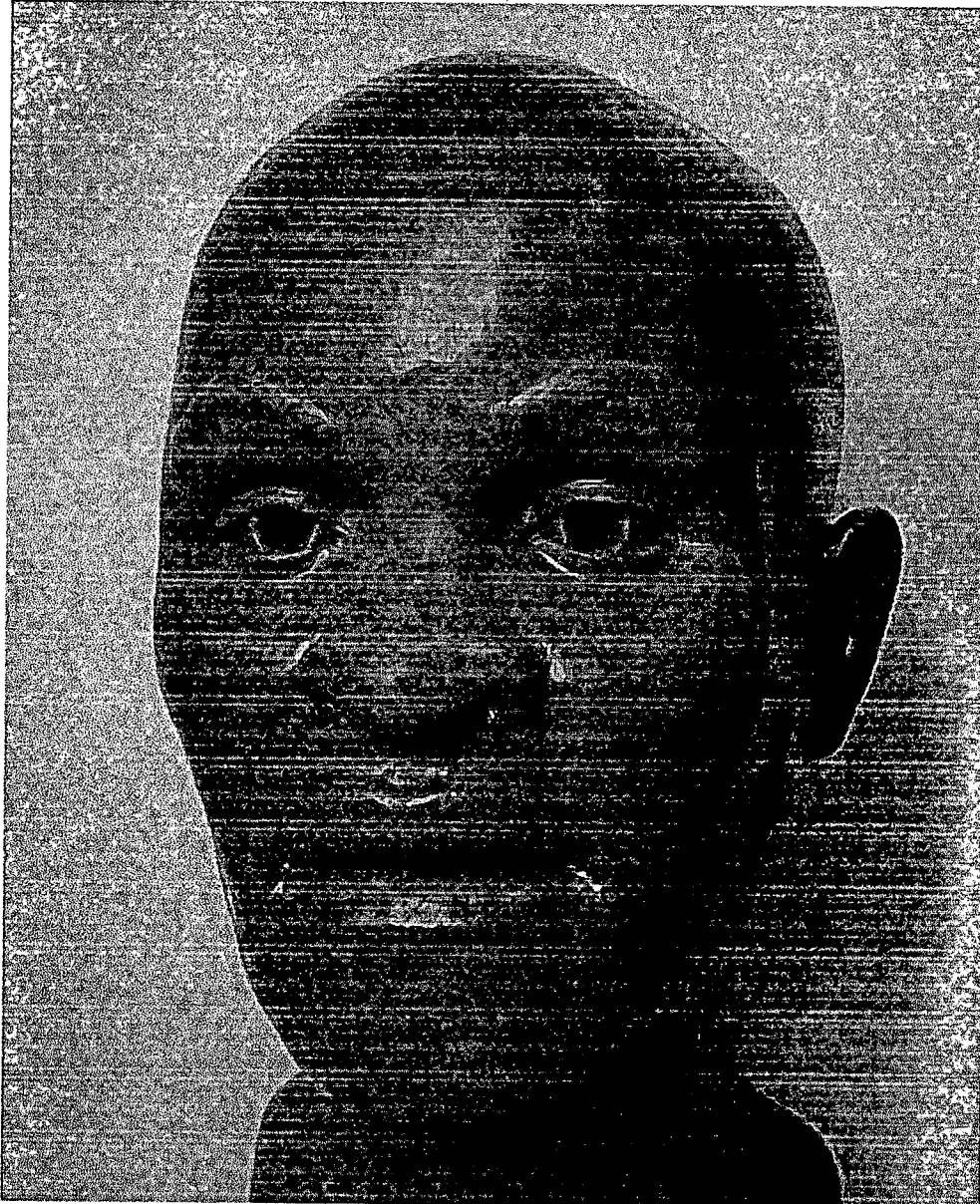
**In *Lapa Vermelha IV Hominid 1: Morphological Affinities of The Earliest known American*, by Walter A. Neves, Joseph F. Powell, Andre Prous, Erik G. Ozolins and Max Blum, the following is stated:**

- ❖ “In this work the extra-continental morphological affinities of a Paleo-American skeleton well dated between 11,000 and 11,500 years before present (Lapa Vermelha IV Hominid 1, or “Luzia”) is investigated.”
- ❖ “The first South Americans show a clear resemblance to modern South Pacific and African populations, while the first North Americans seem to be at an unresolved morphological position between modern South Pacific and Europeans. In none of these analyses the first Americans show any resemblance to either northeast Asians or modern native Americans.”
- ❖ “In the first case, Lapa Vermelha IV Hominid 1 exhibited an undisputed morphological affinity firstly with Africans and secondly with South Pacific populations.”
- ❖ “The results obtained clearly confirm the idea that the Americas were first colonized by a generalized Homo sapiens population which inhabited East Asia in the Late Pleistocene, before the definition of classic Mongoloid morphology.”
- ❖ “The analysis allows us to conclude that Lapa Vermelha IV Hominid 1 presents a strong similarity firstly with Africans and secondly with South Pacific populations. No resemblance was found between Lapa Vermelha IV Hominid 1 and either Asians or Late Holocene American Indians.”
- ❖ “The results obtained in this work confirm our previous findings that the first Americans have no special biological resemblance to modern northern Asians. The oldest human skeleton of the Americas ***shows a strong similarity*** with modern Africans and Australians.”



***Lapa Vermelha IV Hominid 1 ("Luzia")* was morphologically reconstructed by Richard Neave, University of Manchester (One of the world's leading forensic artists.) He had this to say about the reconstruction:**

"That to me is a Negroid face. It has all the features that you associate with a Negroid face."



***Professor Constantine Samuel Rafinesque the Primitive Black Nations of America. 1832***

By Professor C. S. Rafinesque  
Atlantic Journal and Friend of Knowledge  
1833 Indians

The Society of Geography having offered a reward for the best memoir on the Origin of the Asiatic Negroes, I sent them last year two Memoirs; one on those Asiatic Negroes, wherein I demonstrated the affinities of their languages with the African and Polynesian Negroes, as well as with the Hindus and Chinese, and renders it probable that all the Negroes originated in the Southern Slopes of the Himalaya Mountains, as they did once exist all over India, South China, Japan, Persia and Arabia.

My second Memoir was on the Negro or Black Nations, found in America before Columbus, wherein I proved their existence and connection by language with the Negroes of Africa and Polynesia. These Memoirs have been rewarded by the learned Society of Geography, with a gold medal of 100 Francs, which was lately communicated to me by Messrs Warden, our former Consul in Paris, and Jomard member of the Institute. This gratifying intelligence will be acceptable to all my friends, and furnish another proof of my ability to unravel at last, the origins of all the American Nations and Tribes, in pursuing the path which I have opened, by comparing all the Languages mathematically and numerically with each other.

To many, this fact of old Black Nations in America will be new, yet it is an important feature of American History, as well as the existence of primitive White Nations there still more numerous. To furnish a kind of insight into this subject. I will here merely enumerate the Black tribes of which I have found evident traces and remains in North and South America. "The Native American Negroes or black Indians have been seen in Brazil, Guyana, Caraccas, Popayan, Choco, North California and etc:

- # The Aroras or Caroras of Cumana, were black, but with fine features and long hair, like the Jolofs and Gallas of Africa.
- # The Esteros latitude 32, are like the Hottentots and the Numuquas, Tambukis, and many other Nigritian tribes, not black, but dark brown, yet complete Negroes, with large thick lips, broad flat noses, and very ugly, with hair crisped or curly. All these tribes live in New California. The Aroras or Caroras of Cumana, were black, but with fine features and long hair, like the Jolofs and Gallas of Africa.
- # The American Negroes of Quarenqua, in Choco, (the great level plain 900 miles long, 90 wide, separating the Andes of South America from the mountains of Panama,) were black and with woolly heads in 1506. They are mentioned by Dangleria, and all the early accurate writers.
- # The Yemasees or Jamasi were remarkably Black people Notices of Florida and the Campaigns;
- # The Ancient Caracoles of Hayti, represented as a Nation of Beasts by the Historical Songs.

- ✚ The Califurnams of the Carib Islands, called Black Caribs or Guauini by others, are a black branch of Caribs.
- ✚ The Arquahos of Cutara mentioned by Garcias in the West Indies, quite black.
- ✚ The Aroras of Raleigh or Yaruras of the Spaniards, ugly black or brown Negroes, yet existing near the Oronoco, and language known, called Monkeys by their neighbors. The Chaymas of Guyana, brown Negroes like Hottentots.
- ✚ The Manjipas and Porcigis of Nienhof, the Motayas of Knivet are all of Brazil, brown Negroes with curly hair.
- ✚ The Nigritas of Martyr in Darien, yet existing in Choco under the name of Chuanas or Gaunas or Chinos (Dariente). Ugly black or red Negroes.
- ✚ The Manabies of Popayan (in Columbia) blackish with Negro features and hair.
- ✚ The Guabas and Jaras of Tagugalpa (Tegucigalpa) near the Honduras. The Ensen or Esteros of New California, ugly blackish Negroes.
- ✚ The black Indians met by the Spaniards in Louisiana in 1543.
- ✚ The Moon-eyed Negroes, and Albinos, destroyed by the Cherokees, and seen in Panama."

**In *'The Human Species'*, by A. DE Quatrefages, Professor of Anthropology in the Museum of Natural History, Paris c. 1879, in part he states the following:**

- ❖ "The Equatorial current of the Atlantic opens a similar route leading from Africa to America, and there are some evidences, rare it is true, showing that wrecks have been carried in this direction. It is possible, therefore, that the same may also have happened to man."
- ❖ "We shall not, therefore, be surprised at finding in the New World representatives of races which seem to belong originally to the Old World; we shall easily understand the multiplicity of American races, which is perhaps still contested by some of Morton's followers, but firmly established in the opinion of every unprejudiced person by the testimony of Humboldt and d'Orbigny's classical work on *L'Homme Americain*."
- ❖ "Black populations have been found in America in very small numbers only, and as isolated tribes in the midst of very different nations. Such are the Charruas of Brazil, the black Carabees of Saint Vincent in the Gulf of Mexico, the Jamassi of Florida, the dark-complexioned Californians, who are perhaps, the dark men mentioned in Quiche traditions, and by some old Spanish adventure."

- ❖ “It is evident that the more or less pure black elements have been brought from the Asiatic Archipelagos and from Africa through some accident at sea; they have there mixed with the local races, and have formed those small isolated groups which are distinguished by their colour from surrounding tribes.”

In *'The De Soto Chronicles: The Expedition of Hernando De Soto to North America in 1539-1543, Volume I – Concerning a Battle That The Spaniards Fought With The Indians Of The Coast'*, in part the following is stated:

- ❖ “On the last day, after noon, they saw seven canoes emerge from among some rushes and come toward them. In the first one came an Indian as large as a Philistine and as black as an Ethiopian, very different in color and appearance from those that they had left in the interior.”
- ❖ “Standing in the bow of his canoe, the Indian said to the Castilians in a gruff and haughty voice: “Thieves, vagabonds, idlers without honor or shame, who go along this shore disturbing its natives, you are to leave this place immediately by one of those two mouths of this river, if you do not want me to kill all of you and burn your boats. See that I do not find you here tonight, or not a man of you will escape with his life.”
- ❖ “Here Juan Coles adds the following words that the Indian spoke, besides those already given: “If we had large canoes like yours (he meant the ships), we would follow you to your country and take it, for we also are men like you.”

Found in *“The Native Races of the Pacific States of North America”, by Hubert Howe Bancroft (1874)* are descriptions of the phenotypes, of American aborigine people of Central California.

**pg. 364 – Californians**

“A nose depressed at the root and somewhat wide spreading at the nostrils, a large mouth, with thick prominent lips, teeth large and white, but not always regular, and rather large ears, is the prevailing type. Their complexion is much darker than that of the tribes farther north, often being nearly black; so that with their matted, bushy hair, which is frequently cut short, they present a very uncouth appearance.”

**pg. 365 – Physical Peculiarities**

“At Bodega Bay ‘they are an ugly and brutish race, many with Negro profiles.’ (Id., p. 103)

“They are physically an inferior race, and have flat, unmeaning features, long, coarse, straight black hair, big mouths and very dark skin.” (Revere’s Tour., p. 120)

“Their complexion is a dark mahogany, or often nearly black, their faces round and square, with features approximating nearer to the African than the Indian.”

"Their features are coarse, broad, and of a dark chocolate color." (Taylor, in Cal. Farmer, Nov 2, 1860.)

"Ugly, stupid and savage; otherwise they are well formed, tolerably tall, and of a dark brown complexion. The women are short and very ugly; they have much of the Negro in their countenance."

"They all have a very savage look, and are of a very dark color." (Chamisso in Kotsebie's voy., vol iii., p. 47.)

"At Santa Clara they are of a blackish color, they have flat faces, thick lips and black, coarse, straight hair." (Kotzebue's New Voy., vol. ii., p. 98)

"At Placerville they are most repulsive-looking wretches. They are nearly black, and are exceedingly ugly." (Borthwick's Three Years in Cal., p. 128)

"In Yosemite Valley they are very dark colored." (Wonders of Yosemite, p. 52)

**pg. 366**

"And speaking of the Californian Indians, in general, they are of the middling, or rather of a low stature, and of a dark brown color, approaching to black...large projecting lips, and broad, flat, negro-like noses,...bear strong resemblance to the negroes." (Langsdorff's Voy., vol. ii., pp. 194-5, 164)

"Low foreheads and skin as black as Guinea negroes." (Domenech's Deserts, vii. i., p. 85)

**pg. 367**

"Skin of such a deep reddish-brown that it seems almost black." (Figuier's Human Race, p. 493; Buschauaun Spuren des Aztek, Sprache p. 528, Forbes' Cal., pp. 180-3, Harper's Monthly, vol. xiii., p. 538)

Found in *'The History of Hernando De Soto and Florida; Records of the Events of Fifty-Six Years, from 1512 to 1568', by Barnard Shipp* are descriptions of the American aboriginal people they first encountered along the Atlantic coast of North America.

*'Chapter V' – "The Voyage of Juan Verazzani Along The Atlantic Coast of North America, 1524"*

"The complexion of these people is black, not that much different from that of Ethiopians. Their hair is black and thick, and not very long; it is worn tied back upon the head in the form of a little tail. They are not very strong in body, but acute in mind, active and swift of foot, as far as we could judge by observation. In these two particulars they resemble the people of the east, especially those most remote. This is the first account of the Indians of this part of the Atlantic coast, and is much the same as that given by later voyagers. This young man remarked that these people were black, like the others; that they had shining skins, middle stature, and sharper faces, and very delicate bodies and limbs, and that they were inferior in strength, but quick in their minds."

### ***Skin pigmentation as an Ancestry Informative Marker (AIM)***

99.9% of everyone's DNA is identical. Everything that makes us unique is concentrated in less than one one-thousandth of our genes. Only a small handful of genetic signatures are more common in some human populations than in others. This information is used to predict what geographic location people's ancestors come from. These predictions are **statistical guesses**.<sup>23</sup>

SNP rs1426654 influences skin pigmentation. The allele, A111T, rs1426654(A), indicates light-skinned European ancestry.<sup>24</sup> It appears as if this SNP is a relatively new one in human evolution; one estimate is that the rs1426654(A) allele, in other words, light skin pigmentation, spread through the European population around 6,000 - 12,000 years ago. Prior to that, "European ancestors" were most likely relatively brown-skinned.<sup>25</sup> Another study has concluded that almost all individuals carrying the A111T [rs1426654(A) / light-skinned European ancestry] variant can trace ancestry back to a single person who most likely lived at least 10,000 years ago.<sup>26</sup> This SNP is one of three from the SLC24A5 gene that can be analyzed to categorize the ancestry of a person as European, African, or Asian, based on a 2009 study.<sup>27</sup> SNP rs1426654 (A;A) denotes probably light-skinned, European ancestry. SNP rs1426654 (A;G) denotes mixed European + (African or Asian) ancestry possible. SNP rs1426654 (G;G) denotes probably darker-skinned, Asian or African ancestry.<sup>28</sup>

SNP rs1426654 (G;G) probably denoting darker-skinned, Asian or African ancestry is evidence that direct-to-consumer genetic testing companies using this SNP as an AIM for African ancestry is flawed and requires rethinking because at the subject SNP, it is currently not clear if it represents dark skin in Africans or Asians. SNP rs1426654 should not be utilized as an AIM for African ancestry. The aforementioned further supports, that possessing dark skin is being used to classify American aborigines, ancestrally as African. Africa does not have a patent on phenotype and Africa surely is not the only geographical location that is home to dark skinned people that were in situ from the earliest of times.

"Variations in human pigmentation are the most obvious phenotypes to distinguish individuals. It has been recently shown that the variation of a G in an A allele of the coding single-nucleotide polymorphism (SNP) rs1426654 within SLC24A5 gene varies in frequency among several population samples according to skin pigmentation. Because of these observations, the SLC24A5 locus has been

---

<sup>23</sup> Science NetLinks, 'Genes and Geography' (2017). <<http://sciencenetlinks.com/science-news/science-updates/genes-and-geography/>>.

<sup>24</sup> NCBI, 'Population differences of two coding SNPs in pigmentation-related genes SLC24A5 and SLC45A2' (18 July 2006). <<https://www.ncbi.nlm.nih.gov/pubmed/16847698?dopt=Abstract>>; NCBI, 'SLC24A5, a putative cation exchanger, affects pigmentation in zebrafish and humans' (16 December 2005). <<https://www.ncbi.nlm.nih.gov/pubmed/16357253?dopt=Abstract>>.

<sup>25</sup> NCBI, 'Genetic evidence for the convergent evolution of light skin in Europeans and East Asians' (2007). <<https://www.ncbi.nlm.nih.gov/pubmed/17182896?dopt=Abstract>>.

<sup>26</sup> NCBI, 'Molecular phylogeography of a human autosomal skin color locus under natural selection' (2013). <<https://www.ncbi.nlm.nih.gov/pubmed/24048645?dopt=Abstract>>.

<sup>27</sup> NCBI, 'Haplotypes in SLC24A5 Gene as Ancestry Informative Markers in Different Populations' (2008). <<https://www.ncbi.nlm.nih.gov/pubmed/19440451?dopt=Abstract>>.

<sup>28</sup> SNPedia, 'rs1426654' (3 September 2017). <<https://www.snpedia.com/index.php/Rs1426654>>.

evaluated as Ancestry Informative Region (AIR) by typing rs1426654 together with two additional intragenic markers (rs2555364 and rs16960620) in 471 unrelated individuals originating from three different continents (Africa, Asia and Europe). This study further supports the role of human SLC24A5 gene in skin pigmentation suggesting that variations in SLC24A5 haplotypes can correlate with human migration and ancestry. Furthermore, our data do reveal the utility of haplotype and combined unphased genotype analysis of SLC24A5 in predicting ancestry and provide a good example of usefulness of genetic characterization of larger regions, in addition to single polymorphisms, as candidates for population-specific sweeps in the ancestral population.”(<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2674805/>)

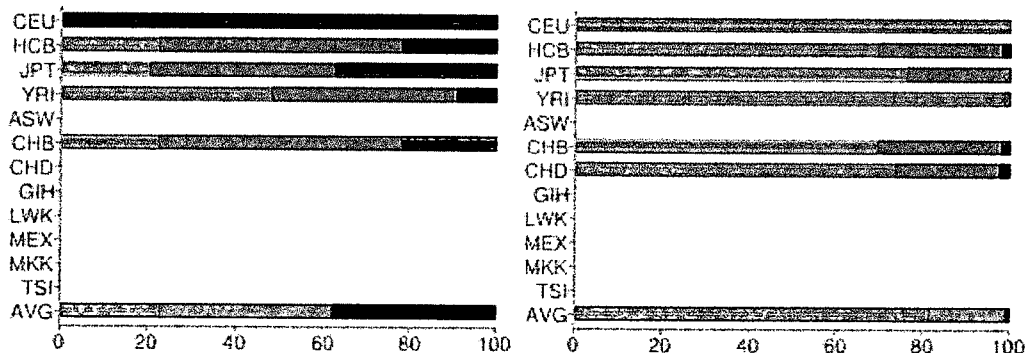
“An ancestry informative marker (AIM) is a human polymorphism that exhibits substantially different frequencies among populations. The data arising from single SNP approach demonstrated a **non-full effectiveness of rs1426654 as ancestry informative marker because of its inability to well discriminate between Asians and other populations.**”  
(<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2674805/>)

“In order to improve the effectiveness of rs1426654 also in discrimination of Asian population we decided to type two new informative flanking SNPs (rs2555364 and rs16960620) other than the rs1426654 in 471 unrelated individuals originating from three different continents (Africa, Asia and Europe).”(<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2674805/>)

As previously stated, SNP rs1426654 should not be utilized as an AIM for African ancestry, due to its inability to well discriminate between Asians, Africans and other populations in general. To overcome this non-full effectiveness of rs1429954 as an AIM, scientists decided to type two new informative flanking SNPs (rs2555364 and rs16960620). Both SNPs rs2555364 and rs16960620 are used to categorize the ancestry of a person as European, African, or Asian. However, the discriminatory power of these two new informative flanking SNPs also represent non-full effectiveness, as seen in the following population diversity boxes ([snpedia.com](http://snpedia.com)), they too are unable to accurately predict the ancestral backgrounds of samples, which results in further **statistical guesses.**

rs2555364 (C;C) (C;G) (G;G)

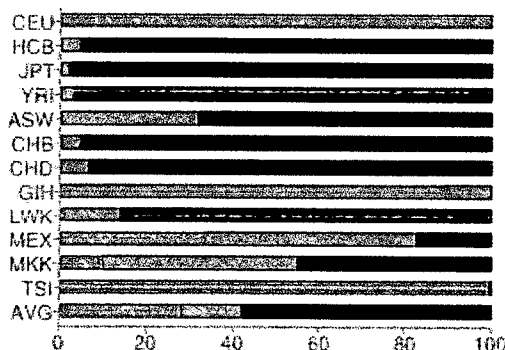
rs16960620 (A;A) (A;G) (G;G)



The interpretation of the content found in the population diversity boxes are as follows: In the population diversity box representing the frequency of SNP rs2555364 across different populations, the first line indicates 100% of the 180 samples from Utah residents with Northern and Western European ancestry have the (G;G) genotype. The second line indicates approximately (approx.) 25% of the 90 samples from Han Chinese in Beijing, China have the (C;C) genotype, approx. 53% have the (C;G) genotype and approx. 22% have the (G;G) genotype. The third line indicates 20% of the 91 samples from Japanese in Tokyo, Japan have the (C;C) genotype, 40% have the (C;G) genotype and 60% have the (G;G) genotype. The fourth line indicates that 50% of the 180 samples from Yoruba in Ibadan, Nigeria have the (C;C) genotype, 40% have the (C;G) genotype and 10% have the (G;G) genotype. The fifth line indicates African ancestry in Southwest USA population did not report data. The sixth line indicates the same data as the second line, HCB and CHB are the same thing. Lines seven to twelve indicate those populations did not report data.

In the population diversity box representing the frequency of SNP rs16960620 across different populations, the first line indicates 100% of the 180 samples from Utah residents with Northern and Western European ancestry have the (A;A) genotype. The second line indicates 70% of the 90 samples from Han Chinese in Beijing, China have the (A;A) genotype, approx. 28% have the (A;G) genotype and approx. 2% have the (G;G) genotype. The third line indicates 75% of the 91 samples from Japanese in Tokyo, Japan have the (A;A) genotype and 25% have the (A;G) genotype. The fourth line indicates that 95% of the 180 samples from Yoruba in Ibadan, Nigeria have the (A;A) genotype and 5% have the (A;G) genotype. The fifth line indicates African ancestry in Southwest USA population did not report data. The sixth line indicates the same data as the second line, as HCB and CHB are the same thing. Lines seven to twelve indicate those populations did not report data. The seventh line indicates 75% of the 100 samples from Chinese in Metropolitan Denver, Colorado have the (A;A) genotype, 20% have the (A;G) genotype and 5% have the (G;G) genotype. Lines eight to twelve indicate those populations did not report data.

rs1426654 (A;A) (A;G) (G;G)



In the population diversity box representing the frequency of SNP rs1426654 across different populations, the first line indicates 100% of the 180 samples from Utah residents with Northern and Western European ancestry have the (A;A) genotype. The second line indicates 3% of the 90 samples from Han Chinese in Beijing, China have the (A;G) genotype and 97% have the (G;G) genotype. The third line indicates approx. 2% of the 91 samples from Japanese in Tokyo, Japan have the (A;G) genotype and approx. 98% have the (G;G) genotype. The fourth line indicates that 5% of the 180 samples from Yoruba in Ibadan, Nigeria have the (A;G) genotype and 95% have the (G;G) genotype. The fifth line indicates approx. 33% of the 90 samples of African ancestry in the Southwest USA have the (A;G) genotype and approx. 67% have the (G;G) genotype. The sixth line indicates the same data as the second line, HCB and CHB are the same thing. The seventh line indicates approx. 7% of the 100 samples from Chinese in Metropolitan Denver, Colorado have the (A;G) genotype and approx. 93% have the (G;G) genotype.

The mathematical average of all samples, across different populations for SNP rs2555364, for the (C;C) genotype is approx. 25%, approx. 35% for the (C;G) genotype and approx. 40% for the (G;G) genotype. This explains that across the given populations, there is quite a variance and the frequencies do not provide great explanatory power for predicting ancestry, with the exception being 100% of the 180 samples from Utah residents with Northern and Western European ancestry have the (A;A) genotype. SNP rs2555364 (G) allele is monomorphic amongst the 180 people sampled, which supports the use of rs2555364 (G) allele as an AIM for predicting Northern and Western European ancestry, but certainly not for predicting Asian and American aborigine ancestry.

The mathematical average of all samples, across different populations for SNP rs16960620, for the (A;A) genotype is approx. 82%, approx. 19% for the (A;G) genotype and approx. 1% for the (G;G) genotype. SNP rs16960620 (A) allele is nearly monomorphic across all populations. Although 100% of the 180 samples from Utah residents with Northern and Western European ancestry have the (A;A) genotype, other populations possess in excess of 70% for the (A;A) genotype, particularly the 180 samples from Yoruba in Ibadan, Nigeria, which is approx. in excess of 95%.

The mathematical average of all samples, across different populations for SNP rs1426654, for the (A;A) genotype is approx. 25%, approx. 20% for the (A;G) genotype and approx. 55% for the (G;G) genotype. 58% of the samples across different populations for SNP rs1426654, the (G;G) genotype is at over an 80% occurrence.

In order to improve the effectiveness of rs1426654's ancestry predicting power, two new informative flanking SNPs (rs2555364 and rs16960620) were typed with rs1426654. However, the combination study of the three aforementioned SNPs as AIMs have failed to discriminate between Asians, Africans and other populations in general; therefore, cannot be relied upon to provide the level of explanatory power that is required to accurately predict a person's ancestry as African and correlate with human migration.

*“Although many efforts have been made first with STRs markers and then with SNPs, **currently used AIMs are not 100% accurate for predicting ancestral background of samples** especially for individuals with a mixed ancestral background.” (<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2674805/>). This is particularly applicable for American aborigines.*

### ***Emigration from the United States Corporation to Sierra Leone and Liberia (West Africa)***

Largely speaking, American aborigines are being erroneously classified as predominately West African, by direct-to-consumer genetic testing companies. As an example of this major fallacy in practice, please find below the control populations utilized by 23andMe to represent West African ancestry.

<b>Population</b>	<b>Source</b>	<b>Sample Size</b>
Sierra Leone	23andMe	173
Luhya	1000 Genomes	97
Yoruba	1000 Genomes	24
Yoruba	HGDP	24
Mandenka	HGDP	24
Bantu	HGDP	20
Nigeria	23andMe	11
Ghana	23andMe	11
Ivory Coast	23andMe	2
Cameroon	23andMe	1
Liberia	23andMe	1

In relation to the aforementioned control populations having similar allele frequencies to so called African Americans, this highlights the so called introgression of West African ancestry into the genomes of so called African Americans. However, I posit that at least 63% of the samples in the control populations are in fact, ancestrally American, not African, with the remaining 37% showing similar allele frequencies due to having similar skin pigment and hair color. As an example, Luhya in Webuye, Kenya are classified as a Niger-Congo population and are Bantu-speaking. The Coriell Institute states "It may be scientifically appropriate to pool data from these samples with data from other ancestrally related groups, when the data show that the groups have similar allele frequencies." In this instance, the similar allele frequencies are due to having similar skin pigment, not because of being ancestrally related, as there is no significant amount of genealogical records to substantiate an ancestral link between American aborigines and Luhya in Webuye, Kenya.

Further evidence of the generality around American aborigines having allele frequencies in common with 23andMe's West African controls is the population, "Bantu". Bantu is a general term for over 400 different ethnic groups. They inhabit a geographical area stretching east and southward from Central Africa across the African Great Lakes region down to Southern Africa

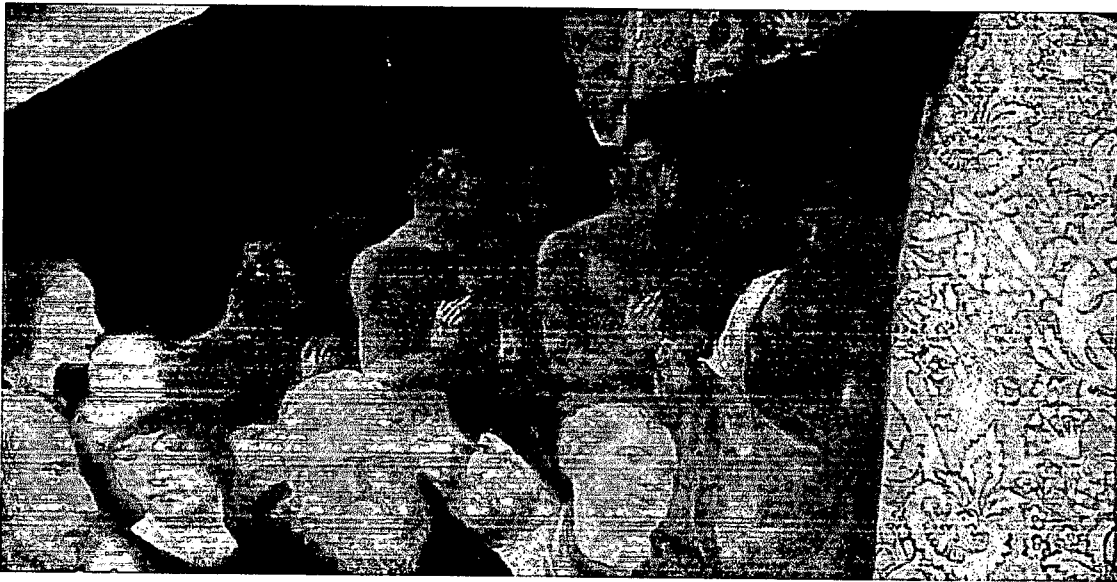
(<http://www.newworldencyclopedia.org/entry/Bantu>). The 20 Bantu samples would show similar allele frequencies to American aborigines due to skin and hair color dictating SNPs. The allele frequencies in relation to skin pigment are common across different dark skinned populations, but it does not prove ancestral links.

### ***Sierra Leone***

*Freetown* is the capital and largest city of *Sierra Leone*. The area was first settled in 1787 by 400 formerly enslaved dark skinned people, sent from London, England, under the auspices of the "Committee for the Relief of the Black Poor", an organisation set up by Jonah Hanway and the British abolitionist, Granville Sharp. These dark skinned people were Americans from North America, the Caribbean and Britain. Those born in Britain are very likely the descendants of Americans that were kidnapped in the 15<sup>th</sup> and 16<sup>th</sup> centuries, and subsequently sold into slavery, appearing in European slave markets, listed as "Negroes". (*Africans and Native Americans, The Language of Race and the Evolution of Red-Black Peoples*)

### ***Painting of 'St. Mary of the Good Winds'***

St. Mary of the Good Winds was the patron saint of navigators and a favourite of Christopher Columbus. The alter painting dates from shortly after Columbus died and features what's considered the first and most accurate portrait of Columbus. It's also thought to be the first painting of American Aborigines done in Europe. The virgin's cape seems to protect everyone under it, including the Americans.



(<https://www.youtube.com/watch?v=OjCPPk-aTY8>)

The Americans clearly have afros and the same features as many so called African Americans.

In 1791, Thomas Peters, a so called African American who had served in the Black Pioneers, went to England to report the grievances of the so called black population in Nova Scotia. Some of these so called African Americans were ex-slaves who had escaped to the British forces who had been given their freedom and resettled there by the Crown after the American Revolution. During his visit, Peters met with the directors of the Sierra Leone Company and learned of proposals for a new settlement at Sierra Leone. Despite the collapse of the 1787 colony, the directors were eager to recruit settlers to Sierra Leone. Lieutenant John Clarkson, RN, who was an abolitionist, was sent to Nova Scotia in British North America to register immigrants to take to Sierra Leone for a new settlement. In close proximity to Nova Scotia is Newfoundland, which at a point in the past, was termed Terranova. Nova Scotia once was part of the Terranova region.

In *Africans and Native Americans, the Language of Race and the Evolution of Red-Black Peoples*, by Jack D Forbes, he states the following: "In 1501, Miguel Corte Real sailed back to the Terranova region, where he disappeared. One of his ships returned to Portugal, with 'certain men and women whom he found'. In 1503 the Portuguese sent out two ships and thereafter the Newfoundland area was visited regularly, so much so that in 1506 a royal tax was imposed on the fishing catch. Slaves from Terranova show up in the slave-markets of Seville and Valencia very soon after 1500. In Valencia during the period to 1516, we find in 1503 Miguel (age 20) and Manne (age 10); in 1505 Juan (16) and Pedro (16); in 1507 Antonio (8) and Juan Amarco (18); in 1515 Ali, now Melchor (20); in 1516 Catalina (28). These eight slaves were, with one exception, all obtained from Portuguese sources. ***They were all classified as negros*** with the exception of Juan and Pedro, called simply slaves. In Seville, between 1510 and 1515, some 13 Terranova slaves were registered and sold, including: in 1510 Isabel (age 20), Cristobal (age 20), Virgida (17); in 1511 Pedro (20), Anton (25), Felipa (14); in 1512 Pedro (25), Catalina (18), Anton (25); in 1513 Fernando (20) and Maria (25); in 1514 Francisca (14), and in 1515 Maria (20). ***Two of these slaves were categorized as negro***, one as loro, and ten as slaves only. In 1525 a Spaniard, Esteban Gomez, made a voyage up the Atlantic coast of North America, bringing back 'many Indians' as slaves. Interestingly, between 1548 and 1560, some 20 slaves from Terranova appeared in Peru (out of 256 who can be identified geographically in the records). Between 1560 and 1650 about 143 slaves from Terranova showed up in Peru, coming by way of Iberia probably. An additional 11 were classified as bozales (a slave, recently brought to a colony from Africa). The location of Terranova has heretofore been a matter of debate, with writers generally placing it somewhere on the west coast of Africa. On the other hand, there is very strong evidence that Terranova was, at least in the first half of the sixteenth century, Newfoundland.

Tired of the harsh weather and racial discrimination in Nova Scotia, more than 1,100 former American slaves chose to go to Sierra Leone. They sailed in 15 ships and arrived in St. George Bay between February 26 – March 9, 1792. The Nova Scotians were to build Freetown on the former site of the first Granville Town, where jungle had taken over since its destruction in 1789. Its surviving Old Settlers had relocated to Fourah Bay in 1791. At Freetown, the women remained in the ships while the men worked to clear the land. Lt. Clarkson told the men to clear the land until they reached a large cotton tree. After the work had been done and the land cleared, all the Nova Scotians, men and women, disembarked and marched towards the thick forest and to the cotton tree, and their preachers (all so called African Americans) began singing "Awake and Sing of Moses and the Lamb."

In 1800, the Nova Scotians rebelled. The British authorities used the arrival of 500 Jamaican Maroons to suppress the insurrection. Thirty-four Nova Scotians were banished and sent to either the Sherbro or a penal colony at Gore. Some of the Nova Scotians were eventually allowed back into Freetown. After the Maroons captured the Nova Scotian rebels, they were granted their land. Eventually the Maroons had their own district, which came to be known as Maroon Town. European forces were yet again playing different types of American aborigines against one another. ([https://en.wikipedia.org/wiki/Sierra\\_Leone](https://en.wikipedia.org/wiki/Sierra_Leone).2016)

### ***Liberia***

In the United States, there was a movement to resettle free-born so called blacks and freed slaves who faced legislated limits in the U.S. corporation with the belief that so called blacks would face better chances for freedom in Africa than in the U.S. corporation. The American Colonization Society (ACS) was founded in 1816 in Washington, DC for this purpose, by a group of prominent politicians and slaveholders; however, its membership grew to include mostly people who supported abolition of slavery. Slaveholders wanted free people of color to leave the South, where they were thought to threaten the stability of the slave societies. Some abolitionists collaborated on relocation of free so called blacks, as they believed they would never be accepted in the larger society. Most so called African Americans, who were native-born (*aborigines*) by this time, wanted to work toward justice in the U. S. corporation rather than emigrate. In turn, some free so called blacks were ready to try a different environment.

In 1822, the ACS began sending so called African American volunteers to the Pepper Coast to establish a colony for freed so called African Americans. By 1867, the ACS assisted in the migration of more than 13,000 so called African Americans to Liberia. These free so called African Americans and their descendants married within their community and came to identify as Americo-Liberians. Many were educated in American culture. The Americo-Liberian settlers did not identify with the indigenous peoples they encountered, especially those in communities of the more isolated "bush." They knew nothing of their cultures, languages or animist religion. Encounters with tribal Africans in the bush often developed as violent confrontations. The colonial settlements were raided by the Kru and Grebo from their inland chiefdoms. Because of feeling set apart and superior by their culture and education to the indigenous peoples, the Americo-Liberians developed as a small elite that held on to political power. Because of ethnocentrism and the cultural gap, the Americo-Liberians envisioned creating a western-style state to which the tribesmen should assimilate. They encouraged religious organizations to set up missions and schools to educate the indigenous peoples. (<https://en.wikipedia.org/wiki/Liberia>.2016)

The aforementioned supports that it is very likely at least 48% of the samples in the West African control populations are in fact ancestrally American, not African, with the remaining 52% showing similar allele frequencies, due to having similar skin pigment and hair color.

## **Yoruba**

Yoruba, a group located in Nigeria, West Africa, has long been used as a proxy for Sub-Saharan African ancestry, and more specifically West African ancestry. Found in an article, titled 'Nigerian Man Connects with African American and Caribbean Cousins Through AncestryDNA', the following is stated by the author: "...After some time, he was reminded of the missing stories in his family history when he began to ponder on why family members on his mother's side had foreign surnames such as Da Rocha, Haastrup, and Doherty." "I remember asking my mother why they had such names. Much later, though, I found out that Ilesha [the capital city of my home region in Nigeria] was significantly impacted by the slave trade especially in the late 1700s and early 1800s. I remember her saying that they were Saro and that we had Saro families. I didn't know much about what that meant until much later. Saro is Yoruba for Sierra Leone. They must have been returning family members who were captives released by the British via Sierra Leone."

As documented, 'Saro' is Yoruba for Sierra Leone and per evidence, 'Saro' were freed slaves who emigrated to Nigeria, from North America, via Sierra Leone, in the beginning of the 1830s. As previously shown, Sierra Leone was first settled in 1787 by 400 formerly enslaved dark skinned people, sent from London, England, under the auspices of the "Committee for the Relief of the Black Poor", an organisation set up by Jonah Hanway and the British abolitionist, Granville Sharp. These dark skinned people were largely Americans from North America and the Caribbean. Those born in Britain are very likely the descendants of more recent Americans, freed from bondage in North America, and more historically, Americans that were kidnapped in the 15th and 16th centuries, and subsequently sold into slavery, appearing in European slave markets, listed as "Negroes" (Africans and Native Americans, *The Language of Race and the Evolution of Red-Black Peoples*). Saros also settled in other West African countries such as Ghana.

The very widely used sample population known as 'Yoruba in Ibadan, Nigeria [YRI]' were prepared from blood samples collected in a particular community in Ibadan, Nigeria. (catalog. Coriell.org.2017) The Saro mostly resided in the Lagos Colony, with substantial populations in Abeokuta and Ibadan. (Lorand Matony. *The English Professors of Brazil: On the Diasporic Roots of the Yoruba Nation*, *Comparative Studies in Society and History*, Vol. 41, No. 1, Jan., 1999. p 89.). If 'YRI' is actually or largely composed of 'Saro' ancestry, this should not be a proxy for so called Sub-Saharan African ancestry, but moreover, it should be considered a proxy for American aborigine ancestry.

The aforementioned supports that it is very likely at least 82% of the samples in the West African control populations are in fact ancestrally American, not African, with the remaining 18% showing similar allele frequencies, due to having similar skin pigment and hair color.

### Ronnell Bey's Genetic Analysis in Support of American Aborigine Status

Mosquitoes carrying malaria of the genus Plasmodium, the type that causes human illness, were established in the New World at least 15 million years ago. The Duffy blood group was discovered in 1950. In 1955 many so called African-Americans were found to be resistant to P. vivax malaria, via a paper, titled, "Experimental testing of the immunity of Negroes to Plasmodium vivax." These so called Negroes were Americans! It is believed the Duffy Null allele has an alleged frequency of almost 100% in some Sub-Saharan populations, but occurs very infrequently in populations outside of this region, and that a person having this allele is thus more likely to have Sub-Saharan African ancestors. P. vivax malaria resistance was not born in Africa. Scientists weren't studying Africans for resistance to P. vivax malaria, they were studying American aborigines. The resistance to P. vivax malaria was born in the Americas, in American aborigines, not Africa, or Africans.

Populations	Ronnell
^ ● Sub-Saharan African	87.9%
● West African	86.5%
● Central & South African	0.6%
⊛ Broadly Sub-Saharan African	0.9%

*American aborigine ancestry, misnomered 'Sub-Saharan African', represented as 87.9% of Ronnell Bey's genome, reflects the original groups that populated the Americas.*

*American aborigine ancestry, misnomered 'West African', represented as 86.5% of Ronnell Bey's genome, reflects the original groups that populated the Americas.*

Due to the establishment of the genus Plasmodium parasite in the Americas at least 15 million years ago, anatomical modern humans evolved with malaria in situ for their entire existence, and that in fact, if one possess the Duffy Null Allele with signals of introgression from Austronesians, Mongoloids and contemporary Europeans, he or she is evidence of "Natural Selection", in practice and that the Duffy Null Allele should be reconsidered as an ancestry informative marker (AIM) for American aborigine ancestry.

*American aborigine ancestry, misnomered 'Central & South African', represented as 0.6% of Ronnell Bey's genome, reflects the original groups that populated the Americas.*

Central Africa extends from the Central African Republic at its north to Angola at its south. Southern Africa encompasses Namibia, South Africa, Botswana and Zimbabwe. While the majority of its population is now composed of Bantu peoples, Central Africa is also home to many Pygmy populations. Southern Africa was first peopled by Pygmies, San and Khoisan. These hunter-gatherer populations still live in this region today.<sup>29</sup> There are no genealogical records, oral family history or stories that would substantiate an ancestral link between Ronnell Bey and any of the aforementioned African groups. This statistical guesswork is derived from allele frequencies in common, due to skin and hair color similarity.

*American aborigine ancestry, misnomered 'Broadly Sub-Saharan African', represented as 0.9% of Ronnell Bey's genome, reflects the original groups that populated the Americas.*

---

<sup>29</sup> Ancestry Composition Reports, 23andme (2017).

## Ronnell Bey's Genetic Analysis in Support of Austronesian and Mongoloid Introgression

In *'The first great seafarers: DNA from ancient skeletons reveals the Polynesians may have come from Taiwan 5,000 years ago'*<sup>30</sup>, the following is stated:

"The scientists say there was almost no Papuan ancestry in the genomes of the four ancient remains they analysed. This suggests that the Papuan people must have arrived on the islands at a later date and mixed with the people who were already living there around 500 to 1,100 years ago."

^	⊙ East Asian & Native American	0.4%
	⊙ Southeast Asian	0.1%
	⊙ Native American	0.3%
	⊙ Broadly East Asian & Native American	0.0%

Per autosomal genetic analysis, conducted by 23andme, Ronnell Bey broadly speaking possesses 0.4% East Asian & Native American ancestry.

Ronnell Bey more specifically possesses 0.1% Southeast Asian ancestry, 0.3% Native American ancestry and 0.0% Broadly East Asian & Native American ancestry.

The Southeast Asian and Native American ancestry in Ronnell Bey's genome serves as signals for ancient seafaring Austronesian and Mongoloid introgression. This suggests that Mongoloids and ancient seafaring Austronesians must have arrived in the Americas at a later date and interbred with Ronnell Bey's ancestors who were already living in the Americas. Introgression from Austronesians represented as 0.4% Southeast Asian is reflective of this ancestry appearing in Ronnell Bey's genome, "longer ago", but clearly after his American aborigine ancestors were already living in the Americas.

---

<sup>30</sup> Daily Mail Australia, 'The first great seafarers: DNA from ancient skeletons reveals the Polynesians may have come from Taiwan 5,000 years ago' (4 October 2016). < <http://www.dailymail.co.uk/sciencetech/article-3819651/The-great-seafarers-DNA-ancient-skeletons-reveals-Polynesians-come-Taiwan-5-000-years-ago.html>>.

*East Asian and Native American ancestry, represented as 0.4% of Ronnell Bey's genome, reflects Austronesian introgression.*

**According to sound genomic data, the following information and trends have been captured. (Tyrone Lewis Cannon.2017)**

- ❖ 318 out of 351 so called African American genomes possess Southeast Asian ancestry, **90.5%**.
- ❖ 309 out of 351 so called African American genomes possess Native American ancestry, **88%**.
- ❖ 350 out of 351 so called African American genomes possess East Asian and Native American ancestry, **99.7%**.
- ❖ 347 out of 351 so called African American genomes possess Nonspecific East Asian and Native American ancestry, **98.8%**.

**The *National Geographic Genographic Project* states the following:**

- ❖ 'Native American and Southeast Asian ancestry' – "The mixture of regions reflected here is due to the original groups that populated the Americas."
- ❖ Bougainville-Nasioi (Oceania) possesses Southeast Asian ancestry. "The Southeast Asian component was introduced over the past several thousand years by seafaring Austronesians, who hailed from Southeast Asia. These are believed to be the ancestors of the Polynesians, who settled in Bougainville before heading out into the open waters of the Pacific."
- ❖ Malagasy (Madagascar) possesses Southeast Asian ancestry. "The Southeast Asian ancestry reflects migratory groups arriving by boat from Austronesia."
- ❖ Mexican-Americans possess Southeast Asian ancestry. "The Southeast Asian ancestry here reflects original groups that populated the Americas."

- ❖ Ni-Vanuatu (Vanuatu) possesses Southeast Asian ancestry. “The Southeast Asian component was introduced over the past several thousand years by seafaring Austronesians, who hailed from Southeast Asia. These are believed to be the ancestors of the Polynesians, who settled in Vanuatu before heading out into the open waters of the Pacific.”
- ❖ Papuan (Papua New Guinea) possesses Southeast Asian ancestry. “The Southeast Asian component was introduced over the past several thousand years by seafaring Austronesians, who hailed from Southeast Asia. These are believed to be the ancestors of the Polynesians, who settled on the northern coast of New Guinea before heading out into the open waters of the Pacific.”

### ***Denisovan and African Ancestry***

The Denisovan hominin is an extinct species of human in the genus Homo. In March 2010, scientists announced the discovery of a finger bone fragment of a juvenile female who lived about 41,000 years ago. The remains were found in the remote Denisova Cave in the Altai Mountains in Siberia. This cave also shows evidence of being inhabited by Neanderthals and anatomical modern humans. In November 2015, a tooth fossil containing DNA was reported to have been found and studied. A bone needle dated to 50,000 years ago was discovered at the archaeological site in 2016 and is described as the most ancient needle known. Excavations have since revealed human artefacts showing an intermittent presence going back 125,000 years.

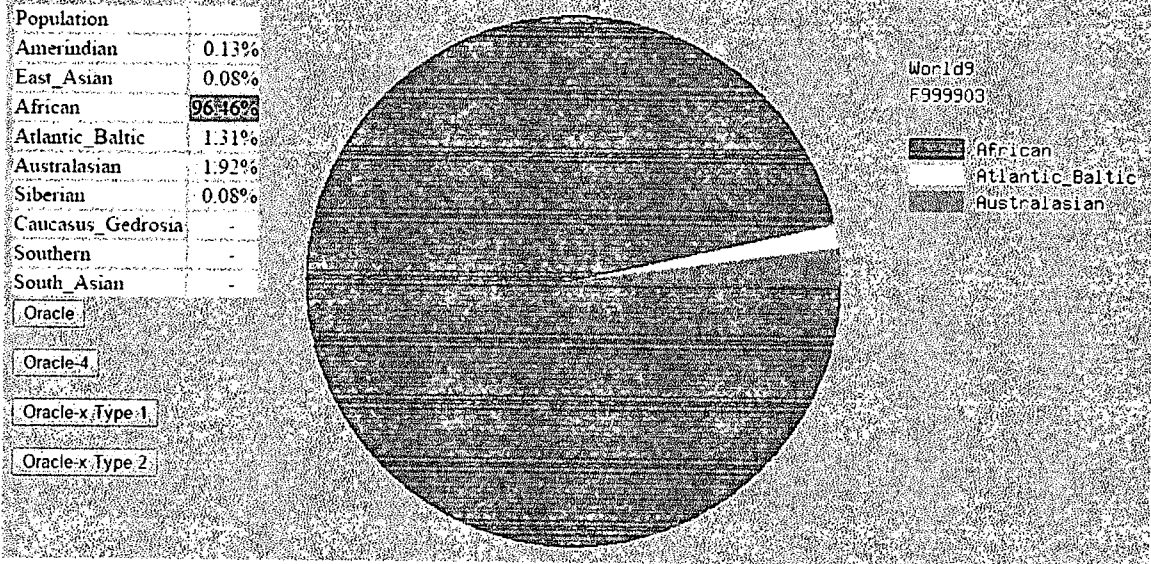
The following depictions are outputs from Gedmatch of a Denisovan ancestry composition. As seen in all three programs, the output shows substantial amounts of African ancestry. This is very interesting when one takes into account the timeframe captured by ancestry composition (approx. 500 to 1,100 years ago) and zero evidence of Denisovans ever being in Africa or a part of Africa’s fossil record.

The “World9 Admixture Proportions” program, show African ancestry predicted as high as 96%! This is very interesting, because Denisovans were never in Africa.

The “World9 Oracle Results” have used ‘modern’ populations to show single population sharing between these groups and the Denisovan sample. The genetic distance ranges from 3 generations to 75 generations. Three generations for the very broad grouping, “Bantu” and 75 generations for the very specified group, “Ethiopian Jews”.

## World9 Admixture Proportions

The World9 admixture calculator is courtesy of [Dimitris Pontikos](#) and was developed as part of the [Dodecad Ancestry Project](#) - more  
Kit Number: F999903 Iteration: 1000 Delta-Q: 1.225931e-02 Elapsed Time: 59.49 seconds



GEDmatch.com

"Genetic analysis of the fossil revealed it apparently belonged to a little girl with dark skin, brown hair and brown eyes..."<sup>31</sup>

"The researchers will only conclude that Denisovans likely had dark skin. They also note that there are alleles "consistent" with those known to call for brown hair and brown eyes."<sup>32</sup>

"A higher quality Denisovan genome published in 2012 reveals variants of genes in humans that are associated with dark skin, brown hair and brown eyes - consistent with features found with Melanesians today."<sup>33</sup>

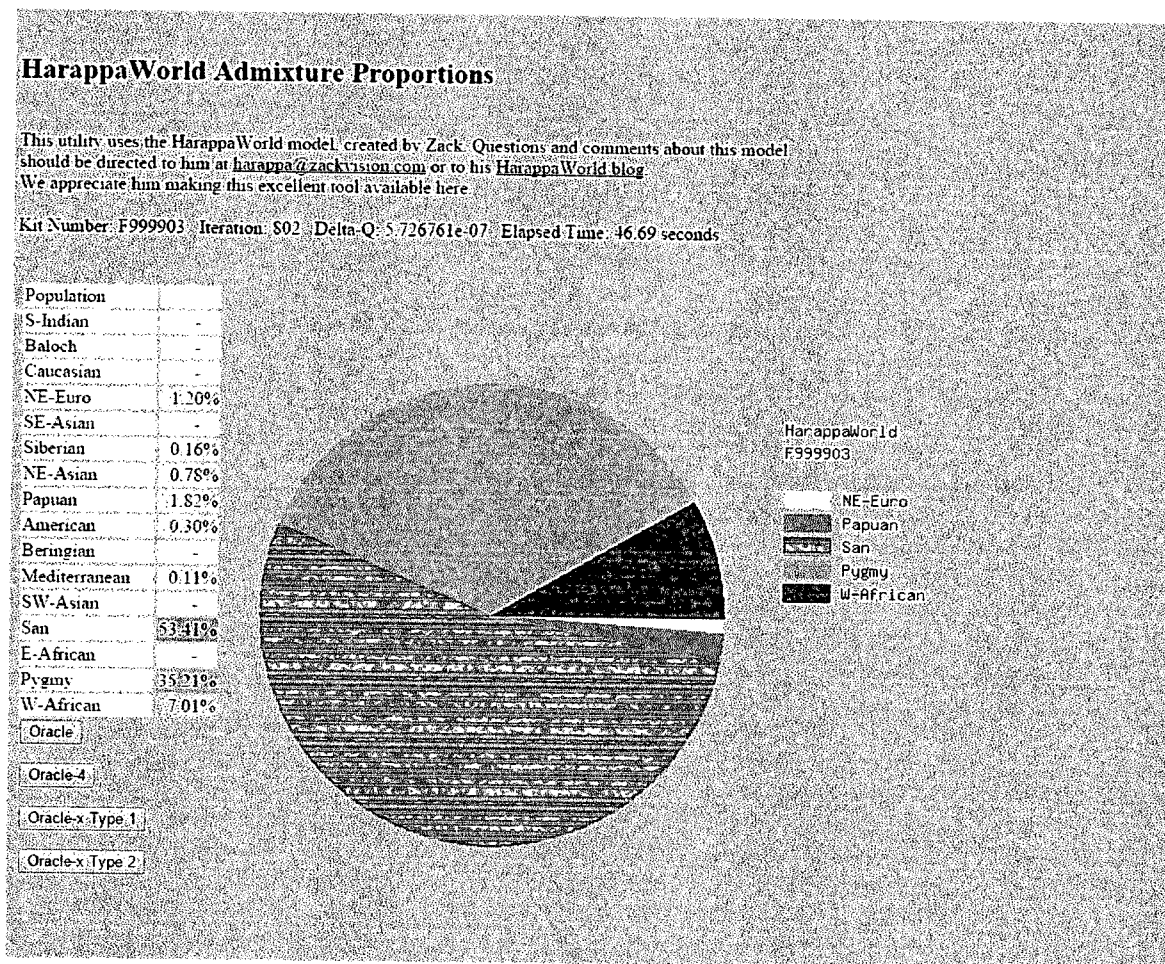
<sup>31</sup> Live Science, 'Genome of Mysterious Extinct Human Reveals Brown-Eyed Girl' (30 August 2012).

<<https://www.livescience.com/22836-genome-extinct-humans-denisovans.html>>.

<sup>32</sup> Scientific American, 'New DNA Analysis Shows Ancient Humans Interbred with Denisovans' (30 August 2012).

<sup>33</sup> Marshall, Michael (2014), op cit, p.38.

The "Harappa World Admixture Proportions" program, show African ancestry predicted as high as 96%, distributed as follows: San – 53.41%, Pygmy – 35.21% and West African – 7.01%.



GEDmatch.com

"The analysis also provided details about the populations' physical features, confirming previous research that indicated that Denisovans had dark skin, brown hair and brown eyes."<sup>34</sup>

"This question has been addressed by analysing the Neandertal and Denisovan genome sequences for all of the mutations known to be associated with lighter skin pigmentation in modern non-Africans. None of these mutations have been found, which has led to the inference that Neandertals and Denisovans had dark skin pigmentation." (Cerqueira et al. 2012).

"...the Denisovan individual carried alleles that in present-day humans are associated with dark skin, brown hair, and brown eyes."<sup>35</sup>

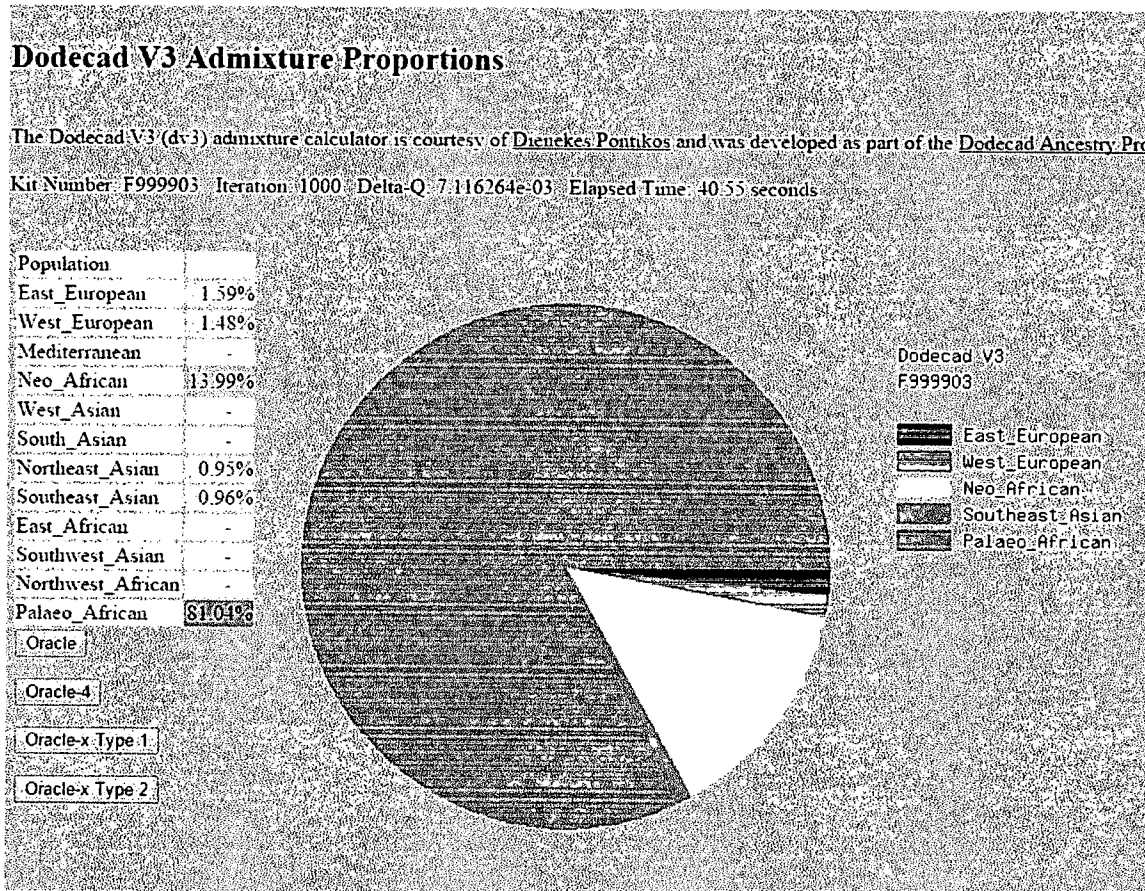
<sup>34</sup> ABC Science, 'Ancient genome offers clues to human waves' (31 August 2012).

<<http://www.abc.net.au/science/articles/2012/08/31/3580500.htm>>.

<sup>35</sup> Science, 'A High-Coverage Genome Sequence from an Archaic Denisovan Individual' (12 October 2012).

<[http://www.eva.mpg.de/documents/AAAS/Meyer\\_High-coverage\\_Science\\_2012\\_1563678.pdf](http://www.eva.mpg.de/documents/AAAS/Meyer_High-coverage_Science_2012_1563678.pdf)>.

The “Dodecad V3 Admixture Proportions” program, show African ancestry predicted to be 95%, comprised of 14% Neo African and 81% Paleo African.



GEDmatch.com

“...based on the genome, the Denisovans had dark skin, eyes, and hair.”<sup>36</sup>

“In the scientific paper discussing the history of her population, Pääbo and his colleagues did mention, almost in passing, a few facts about her that they had gleaned from that library: She probably had dark hair, dark eyes, and dark skin.”<sup>37</sup>

“Our knowledge of the Denisovans comes mostly from genomic studies, which revealed that the Denisovan individual sequenced probably had dark skin, brown hair, and brown eyes.”<sup>38</sup>

<sup>36</sup> Ars Technica, ‘High Quality Denisovan Genome Sheds Light on Human Evolution’ (2012).

<<https://arstechnica.com/science/2012/08/high-quality-denisovan-genome-sheds-light-on-human-evolution/>>.

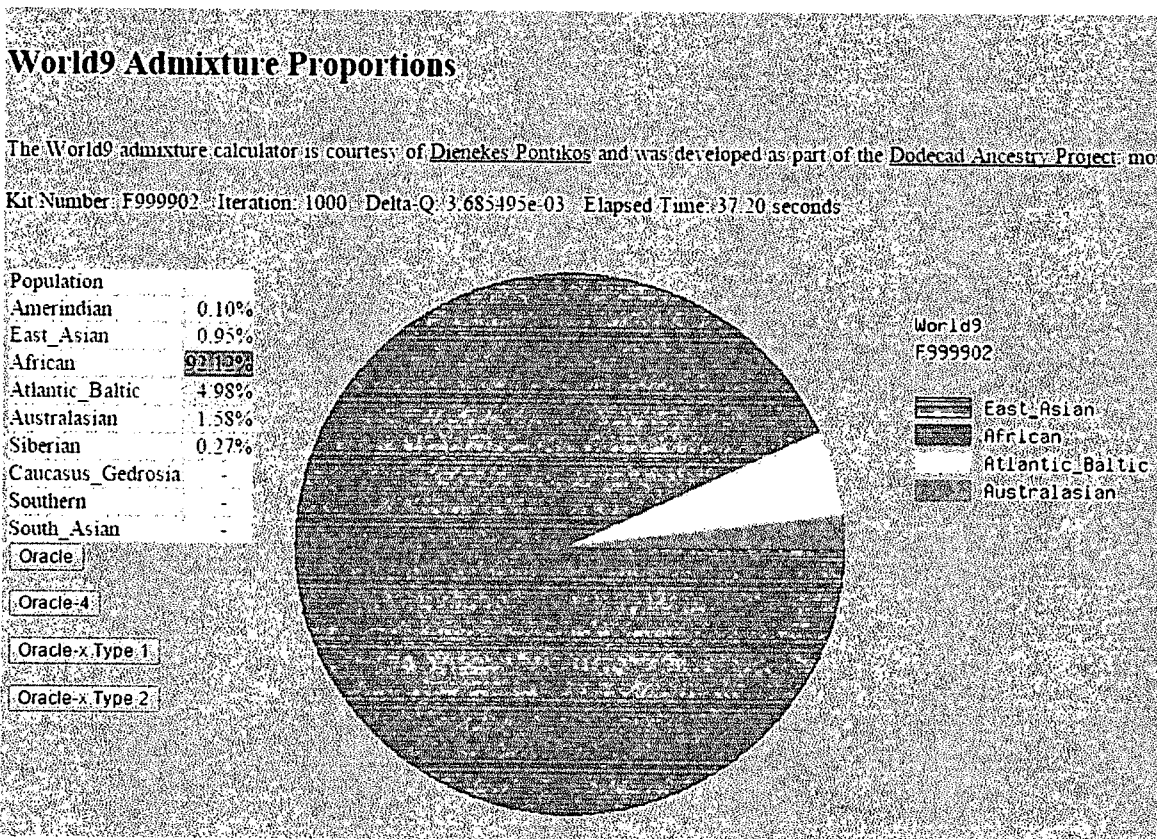
<sup>37</sup> National Geographic, ‘Missing Human Ancestor’ (2013). <<http://ngm.nationalgeographic.com/2013/07/125-missing-human-ancestor/shreeve-text>>.

<sup>38</sup> P. Gluckman, A. Beedle, T. Buklijas, F. Low, Mark Hanson (2017). Principles of Evolutionary Medicine.

## Neanderthal and African Ancestry

Neanderthals were a species of archaic human, in the genus Homo. According to, "Complete Neanderthal genome sequenced: DNA signatures found in present-day Europeans and Asians, but not in Africans", they were closely related to modern humans, sharing 99.7% of DNA. The people activity left by Neanderthals include stone tools and bones, which have been found in Eurasia, from Western Europe to Central and Northern Asia, but nowhere on the African continent and does not appear in Africa's fossil record.

The following depiction is an output from Gedmatch of a Neanderthal ancestry composition. The output shows a substantial amount of African ancestry. This is very interesting when one takes into account the habitat and range of Neanderthals, which did not include the African continent.



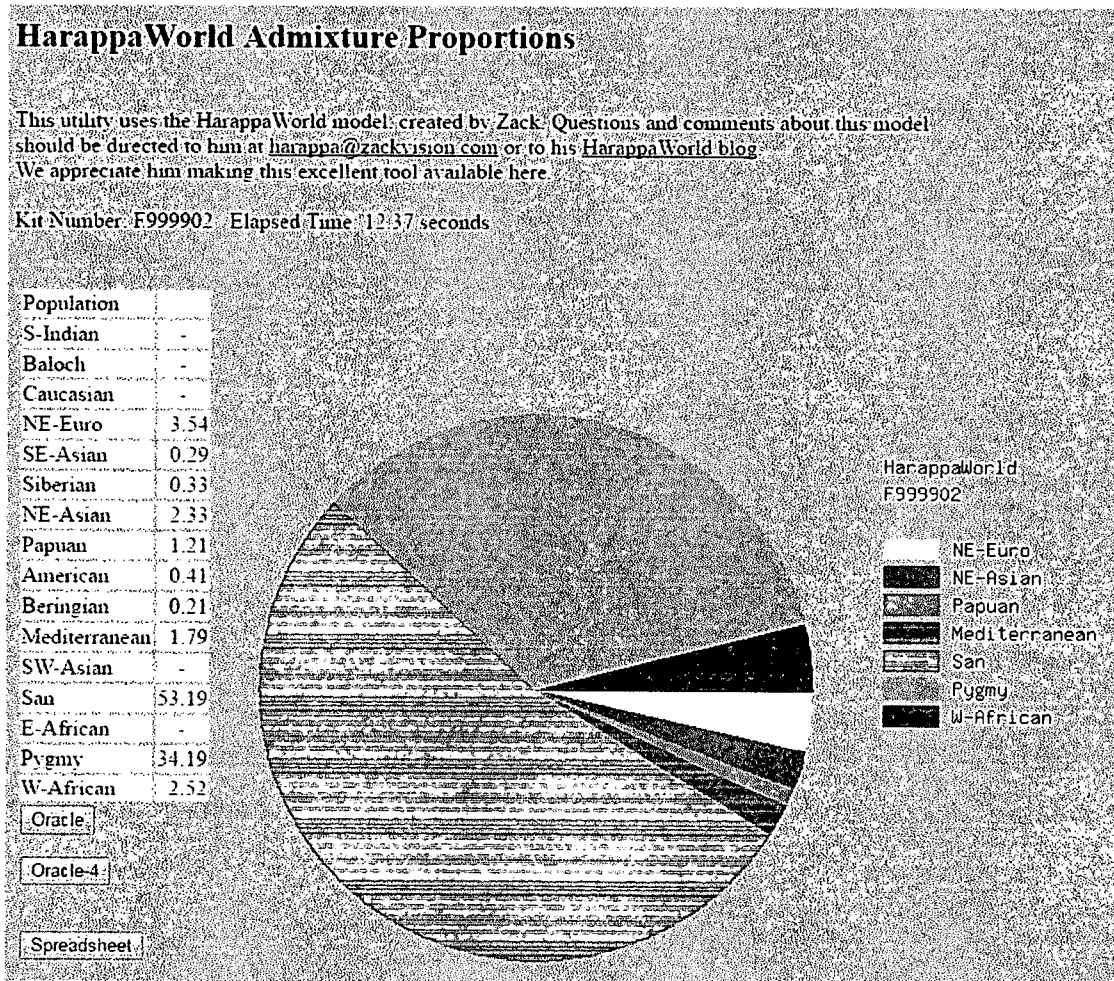
GEDmatch.com

The "World9 Admixture Proportions" program, show African ancestry as high as 92%! This is very interesting due to zero evidence supporting Neanderthals ever occupying Africa. The Neanderthal habitat was Eurasia, from Western Europe to Central and Northern Asia.

The "World9 Oracle Results" have used 'modern' populations to show single population and mixed population sharing between these groups and the Neanderthal sample. The genetic distance ranges from 5.7 generations to 71.72 generations. 5.7 generations for the population referred to as "African Caribbean" (ACB30) and 71.72 generations for the very specific group, "Ethiopian Jews".

The "Harrappa World Admixture Proportions" program show African ancestry as high as 90%, distributed as follows: San – 53.19%, Pygmy – 34.19% and West African – 2.52%.

The "Harrappa World Oracle Results" have used 'modern' populations to show single population and mixed population sharing between these groups and the Neanderthal sample. The genetic distance ranges from 46.95 generations to 84.79 generations.



GEDmatch.com

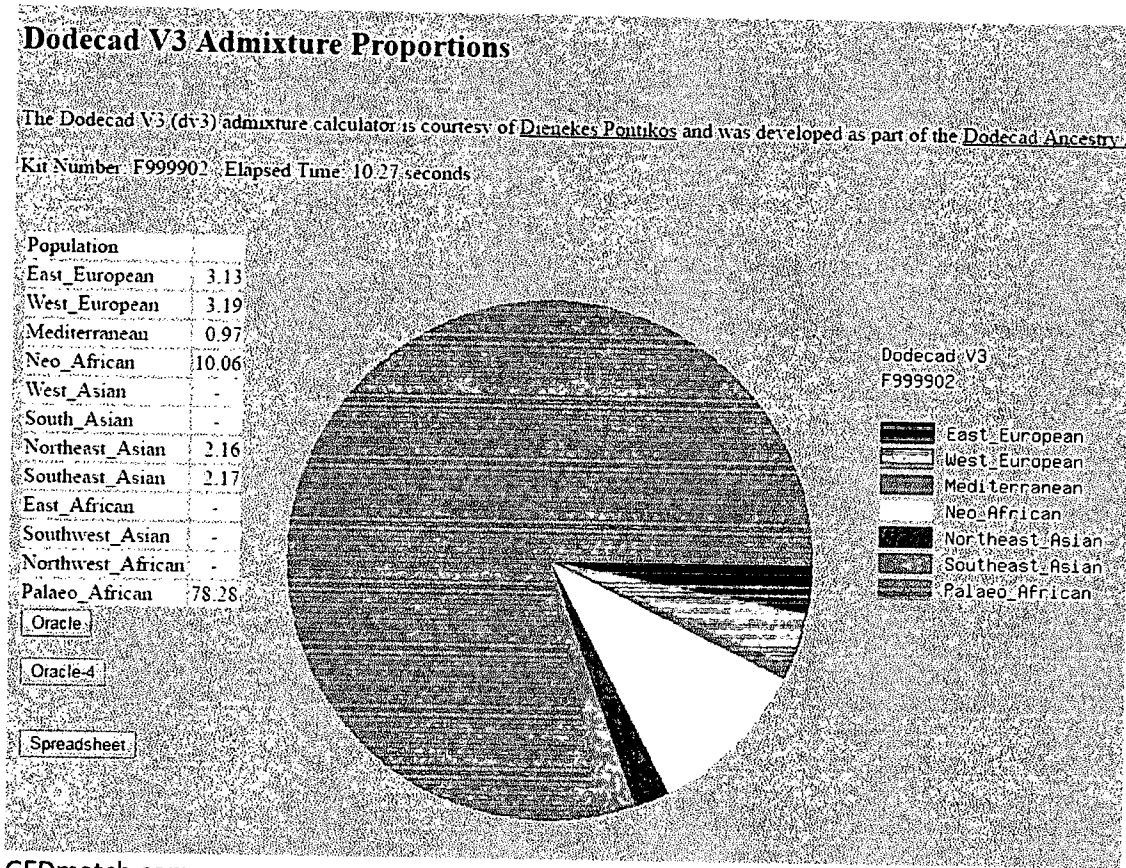
"This question has been addressed by analysing the Neanderthal and Denisovan genome sequences for all of the mutations known to be associated with lighter skin pigmentation in modern non-Africans. None of these mutations have been found, which has led to the inference that Neanderthals and Denisovans had dark skin pigmentation." (Cerqueira et al. 2012).

"...Neanderthals may have had darker skins..."; "a study earlier this year of ancient DNA suggested that Neanderthals living in what is now Croatia had dark skin and brown hair."<sup>39</sup>

<sup>39</sup> New Scientist, 'Europeans did not inherit pale skins from Neanderthals' (2012).

The "Dodecad V3 Admixture Proportions" program, show African ancestry predicted to be 88%, comprised of 10.06% Neo African and 78.28% Paleo African.

The "Dodecad V3 Oracle Results" have used 'modern' populations to show single population and mixed population sharing between these groups and the Neanderthal sample. The genetic distance ranges from 14.55 generations to 77.91 generations.



The aforementioned serves as a superb example of incorrect assignment of African ancestry. The timeframe captured by ancestry composition may not be broad enough to correctly predict the ancestry of a hominin that may be at least 50,000 to several hundred thousand years old. Both the Denisovan and the Neanderthal genomes reveal variants of genes in humans that are associated with dark skin, brown hair and brown eyes. Because of the variants of genes that are associated with dark skin, brown hair and brown eyes we see such high percentage predictions of African ancestry for Denisovan and Neanderthal samples. Yet again, we see an example of African ancestry predicted due to skin pigment, hair and eye color. It should be consistently acknowledged that Africa has no patent on phenotype.

## Conclusion

Indigenous peoples and individuals have the right not to be subjected to forced assimilation or destruction of their culture. [UN Declaration on the Rights of Indigenous Peoples. Article 8(1)].

Indigenous peoples have the right to maintain, control, protect and develop their cultural heritage, traditional knowledge and traditional cultural expressions, as well as the manifestations of their sciences, technologies and cultures, *including human and genetic resources*, seeds, medicines, knowledge of the properties of fauna and flora, oral traditions, literatures, designs, sports and traditional games and visual and performing arts. They also have the right to maintain, control, protect and develop their intellectual property over such cultural heritage, traditional knowledge, and traditional cultural expressions. [UN Declaration on the Rights of Indigenous Peoples. Article 31(1)].

GEDmatch uses a subset of SNPs that are found to vary in the modern human populations, i.e. not comparison of an entire genome. It seems that for this subset of SNPs, the closest genetic match to archaics is found in American aborigines, misnomered Sub-Saharan Africans, largely due to dark skin being an ancestral trait, and that genomes belonging to people lacking eumelanin are more derived. In other words, ancestral archaic alleles have persisted in modern populations, due to ancient traits such as dark hair, skin and eyes.

Ancient seafaring Austronesians arrived in the Americas and interbred with Ronnell Bey's aboriginal ancestors, who were already living in the Americas. This is also the case with European introgression, which occurred at an even later date. In 'A History of Slavery and Genocide Is Hidden in Modern DNA', it states, "But one of the most amazing things about the state of modern genetics is that it also allows scientists to draw chronological conclusions about human migration, because blocks of these SNPs shorten over time at a generally consistent rate. "You can essentially break the genome up into European chunks, Native American chunks and African chunks," Martin says. "If each of these regions is longer, it suggests they arrived in the gene pool more recently, because time tends to break up the genome. If these chunks are shorter, it suggests there's been a lot of recombination and mixing up of the genome, which suggests the events were longer ago." The Austronesian signals in Ronnell Bey's genome represented as Southeast Asian is expressed as short blocks of SNPs. This suggests millennium ago, ancient seafaring Austronesians interbred with Ronnell Bey's in situ ancestors.

If 'Yoruba in Ibadan, Nigeria' [YRI] is actually or largely composed of 'Saro' ancestry, this should not be a proxy for so called Sub-Saharan African ancestry, but moreover, it should be considered a proxy for American aborigine ancestry. Saro, which is Yoruba for Sierra Leone and per evidence, 'Saro' were freed slaves who emigrated to Nigeria, from North America, via Sierra Leone, in the beginning of the 1830s. As previously shown, Sierra Leone was first settled in 1787 by 400 formerly enslaved dark skinned people, sent from London, England, under the auspices of the "Committee for the Relief of the Black Poor", an organisation set up by Jonah Hanway and the British abolitionist, Granville Sharp. These dark skinned people were largely Americans from North America and the Caribbean. Those born in Britain are very likely the descendants of more recent Americans, freed

from bondage in North America, and more historically, Americans that were kidnapped in the 15th and 16th centuries, and subsequently sold into slavery, appearing in European slave markets, listed as "Negroes" (Africans and Native Americans, *The Language of Race and the Evolution of Red-Black Peoples*).

The documented evidence in relation to emigration from the United States Corporation to Sierra Leone and Liberia (West Africa), along with the evidence showing YRI is actually or largely composed of Saro ancestry supports that it is very likely at least 82% of the samples in the West African control populations are ancestrally American, not African, with the remaining 18% showing similar allele frequencies, due to having similar skin pigment and hair color.

Mosquitoes carrying malaria of the genus *Plasmodium*, the type that causes human illness, were established in the New World at least 15 million years ago. The Duffy blood group was discovered in 1950. In 1955 many so called African-Americans were found to be resistant to *P. vivax* malaria, via a paper, titled, "Experimental testing of the immunity of Negroes to *Plasmodium vivax*." These so called Negroes were Americans! It is believed the Duffy Null allele has an alleged frequency of almost 100% in some Sub-Saharan populations, but occurs very infrequently in populations outside of this region, and that a person having this allele is thus more likely to have Sub-Saharan African ancestors. *P. vivax* malaria resistance was not born in Africa. Scientists were not studying Africans for resistance to *P. vivax* malaria, they were studying American aborigines. The resistance to *P. vivax* malaria was born in the Americas, in American aborigines, not Africa, or Africans.

Due to the establishment of the genus *Plasmodium* parasite in the Americas at least 15 million years ago, anatomical modern humans evolved with malaria in situ for their entire existence, and that if one possess the Duffy Null Allele, with signals of introgression from Austronesians, Mongoloids and contemporary Europeans, he or she is evidence of "Natural Selection", in practice and that the Duffy Null Allele should be reconsidered as an ancestry informative marker (AIM) for American aborigine ancestry.

The assignment of so called Sub-Saharan African ancestry to American aborigines, misnomered as African-American is statistical guesswork derived from allele frequencies in common, due to being Duffy negative, and possessing skin and hair color similarity.

**On the Cover:**

*'Weasel Tail Piegan'*

*Weasel Tail Piegan was a Blackfoot American aborigine.*



## REFERENCES

- Walter A. Neves, Joseph F. Powell, Andre Prous, Erik G. Ozolins and Max Blum.** (1999). Lapa Vermelha IV Hominid1: Morphological Affinities of The Earliest Known American.
- A. DE Quatrefages, Professor of Anthropology in the Museum of Natural History, Paris.** (1879). The Human Species.
- Tyrone Lewis Cannon.** (2018). Personal genomic research.
- 23andme.com.** (2018). Genetic Profiles.
- 23andme.com.** (2018). Ancestry Composition View.
- National Geographic, The Genographic Project.** (2016). Who Am I: Reference Populations Overview.
- Joseph Stromberg, Smithsonian.com.** (2013). A History of Slavery and Genocide Is Hidden in Modern DNA; Genetic testing of people with Caribbean ancestry reveals evidence of indigenous population collapse and specific waves of slave trade.
- Bouvier.** (1856). Dictionary of Law.
- Tcholononi Tribesmen.** (1816). Hunting on the shores, in the bays in San Francisco.
- Lawrence A. Clayton, Vernon James Knight Jr., Edward C. Moore.** (1995). The De Soto Chronicles: The Expedition of Hernando De Soto to North America in 1539-1543.
- Noah Webster.** (1828). American Dictionary of the English Language
- ScienceDaily.** (2011). Analysis reveals malaria, other diseases as ancient, adaptive and persistent foes.
- R. C. Lewontin.** (2008). The Units of Selection.
- NCBI.** (2016). The Duffy blood group.
- Martin D. Young, Don E. Eyles, Robert W. Burgess and Geoffrey M. Jeffery.** (1955). Experimental Testing of the Immunity of Negroes to Plasmodium vivax.
- Rudolph Steiger.** (1814). Deputation of Indians from the Mississippi Tribes to the Governor General of British North America, Sir George Prevost. Baronet. Lieut. General.

- Fernando L. Mendez, Thomas Krahn, Bonnie Schrack, Astrid-Maria Krahn, Krishna R. Veeramah, August E. Woerner, Forka Leypey Mathew Fomine, Neil Bradman, Mark G. Thomas, Tatiana M. Karafet, Michael F. Hammer.** (2013). An African American Paternal Lineage Adds an Extremely Ancient Root to the Human Y Chromosome Phylogenetic Tree.
- Wikipedia.** (2016). Cinchona
- M. H. Crawford.** (1983). The anthropological genetics of the Black Caribs "Garifuna" of Central America and the Caribbean
- Karl Eklun.** (2005). The Mysterious Garifuna
- The Allele Frequency Database.** (2016). Graphical display of Allele Frequencies for rs2814778 - Locus Duffy blood group.
- Dominic P. Kwiatkowski.** (2005). How Malaria Has Affected the Human Genome and What Human Genetics Can Teach Us about Malaria.
- Anatole A. Klyosov.** (2013). Reconsideration of the "Out of Africa" Concept as Not Having Enough Proof.
- ScienceDaily.** (2004). New Evidence Puts Man In North America 50,000 Years Ago.
- Aggregate Press.** (2016). The "Primitive" Black Nations of America.
- Hubert Howe Bancroft.** (1874). The Native Races of the Pacific States of North America.
- Barnard Shipp.** (2015). The History of Hernando De Soto and Florida; Records of the Events of Fifty-Six Years, from 1512 to 1568.
- Antonio Salas, Martin Richards, Tomás De la Fe, María-Victoria Lareu, Beatriz Sobrino, Paula Sánchez-Diz, Vincent Macaulay, and Ángel Carracedo.** (2002). The Making of the African mtDNA Landscape.
- Wikipedia.** (2018). Bessie Coleman.
- Science NetLinks.** (2018). Genes and Geography.
- Soejima M, Koda Y.** (2007). Population differences of two coding SNPs in pigmentation-related genes SLC24A5 and SLC45A2.
- Lamason RL, Mohideen MA, Mest JR, Wong AC, Norton HL, Aros MC, Jurynec MJ, Mao X, Humphreville VR, Humbert JE, Sinha S, Moore JL, Jagadeeswaran P, Zhao W, Ning G, Makalowska I, McKeigue PM, O'donnell D, Kittles R, Parra EJ, Mangini NJ, Grunwald DJ, Shriver MD, Canfield VA, Cheng KC.** (2005). SLC24A5, a putative cation exchanger, affects pigmentation in zebrafish and humans.

**Norton HL, Kittles RA, Parra E, McKeigue P, Mao X, Cheng K, Canfield VA, Bradley DG, McEvoy B, Shriver MD.** (2007). Genetic evidence for the convergent evolution of light skin in Europeans and East Asians.

**Katherine Butler Gettings.** (2013). Forensic Ancestry and Phenotype SNP Analysis and Integration with Established Forensic Markers.

**Canfield VA, Berg A, Peckins S, Wentzel SM, Ang KC, Oppenheimer S, Cheng KC.** (2013). Molecular phylogeography of a human autosomal skin color locus under natural selection.

**Giardina E, Pietrangeli I, Martínez-Labarga C, Martone C, de Angelis F, Spinella A, De Stefano G, Rickards O, Novelli G.** (2008). Haplotypes in SLC24A5 Gene as Ancestry Informative Markers in Different Populations.

**SNPedia.** (2016). rs1426654.

**New World Encyclopedia.** (2016). Bantu.

**Wikipedia.** (2016). Sierra Leone.

**Wikipedia.** (2016). Liberia.

**Daily Mail.** (2016). The first great seafarers: DNA from ancient skeletons reveals the Polynesians may have come from Taiwan 5,000 years ago.

**ScienceDaily.** (2015). How blood group O protects against malaria.

**American Red Cross.** (2016). Blood and Diversity.

**Dariusz D Farhud and Marjan Zarif Yeganeh.** (2013). A Brief History of Human Blood Groups.

**ScienceDaily.** (2010). Complete Neanderthal genome sequenced: DNA signatures found in present-day Europeans and Asians, but not in Africans.

**Carney, John T.** (2003). U.S. Special Operations Forces.

**Andrés Moreno-Estrada, Simon Gravel, Fouad Zakharia, Jacob L. McCauley, Jake K. Byrnes, Christopher R. Gignoux, Patricia A. Ortiz-Tello, Ricardo J. Martínez, Dale J. Hedges, Richard W. Morris, Celeste Eng, Karla Sandoval, Suehelay Acevedo-Acevedo, Paul J. Norman, Zulay Layrisse, Peter Parham, Juan Carlos Martínez-Cruzado, Esteban González Burchard, Michael L. Cuccaro, Eden R. Martin, Carlos D. Bustamante.** (2013). Reconstructing the Population Genetic History of the Caribbean.

*The population codes found in the population diversity boxes are as follows:*

CEU - European - 180 samples of Utah residents with Northern and Western European ancestry from the CEPH collection (originally 30 mother-father-child trios)

CHB - Han Chinese - 90 samples of Han Chinese in Beijing, China (previously called HCB, originally 45 unrelated samples)

JPT - Japanese Tokyo - 91 samples of Japanese in Tokyo, Japan (originally 44 unrelated samples)

YRI - Yoruba African - 180 samples of Yoruba in Ibadan, Nigeria (originally 30 Yoruba mother-father-child trios)

ASW - 90 samples of African ancestry in Southwest USA

CHD - 100 samples of Chinese in Metropolitan Denver, Colorado

GIH - 100 samples of Gujarati Indians in Houston, Texas

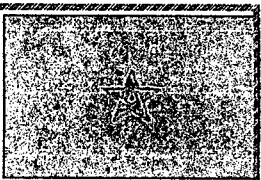
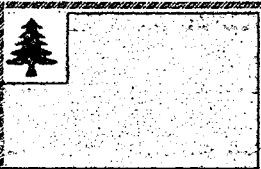
LWK - 100 samples of Luhya in Webuye, Kenya

MEX - 90 samples of Mexican ancestry in Los Angeles, California

MKK - 180 samples of Maasai in Kinyawa, Kenya

TSI - 100 samples of Toscani in Italia

AVG - Mathematical average of all samples from above groups



**Notice by:**  
 Ronnell Demar-Bey  
 C/o 412 Eastover Circle  
 Summerville, South Carolina, near [29483]  
 Zip Exempt/ Nonresident/ Non-Domestic/ Republic;  
 Without the U.S. by order of *lex domicilii*  
 (Al Moroc/ Amexem/ Washitaw Territory & Empire)

**RECEIVED**

OCT 29 2018

SC Court of Appeals

**Notice for:** Henry McMaster, Governor of South Carolina or the holder of the seat  
 State House, 1100 Gervais Street, Columbia, SC 29201; Via Certified Mail  
 No: 9590 9402 3956 8060 3896 69, with return receipt

***Judicial Notice and Proclamation of Nationality***

I. (I) S. (SELF) L. (LAW) A. (AM) M. (MASTER) *Moorish Americans - Northwest Amexem*

**To All Elected United States Republic Officials and Public Servants of Federal, State, City, and Municipal Governments, Personnel and Corporate Entities: Concerning the Constitution and all Statutory and Civil Law Codes of the Land, etc., Know All Men by These Presents:**

**Upon** my inherited Nobility, and upon my Private Aboriginal / Indigenous, Proper Person Status and Commercial Liability, I, **Ronnell Demar-Bey**, have chosen this new name as my connection to my Aboriginal Indigenous Muurish/Moorish Ancestors; being duly Affirmed under Consanguine Unity; pledge my National, Political, and Spiritual Allegiance to my Moabite / Moorish Nation - being the archaic Aboriginals / Indigenes of Amexem (the Americas); standing squarely affirmed upon my Oath to the 'Five Points of Light' - Love, Truth, Peace, Freedom, and 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 Facts contained herein. Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, 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** I, **Ronnell Demar-Bey**, Am a Noble of the Al Moroccan Empire (North America) In Propria Persona (my own proper self); being Moorish American - a Descendant of the Ancient Moabites / Moors, by Birthright, Freehold, Primogeniture and Inheritance; being Aboriginal and Indigenous to the Land /s (Amexem / Americas) Territorium of my Ancient Moabite / Moorish Fore-Mothers and Fore-Fathers - to wit:

**The** Al Moroccan (American) Continents - are the Land of the Moors; being North America South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc). I 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 my Aboriginal Customs and Culture; and

determining my own political, social, and economic status of the State. Turning my heart and mind back to my Ancient Mothers and Fathers - Moors / Muurs, by Divine and Natural Right. Being Moorish American, 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. Further note, I hereby return the colonial slave status of the chattel branded, 14<sup>th</sup> **Amendment U.S. Citizen, Person Corporation** as found in **26 USC 7701 et seq**, known as **RONNELL DEMAR WALKER, RONNELL D. WALKER, RONNELL WALKER** all derivatives thereof, as it was prepared by former colonial masters for **their** earthly salvation. I, as Ronnell Demar-Bey, hereby declare that all physical and spiritual equity, property, commercial rights to property and all other assets and entitlements or cargo of the commercial vessel known as **RONNELL DEMAR WALKER, RONNELL D. WALKER, RONNELL WALKER** are now my property; as **I Am** the only **authorized agent** of the commercial vessel with **full control**, and hold a superior interest with **rights of claim** under the Treaty of Peace and Friendship Between the United States and Morocco of - Seventeen Eighty-Seven (1787) - superseded by the Treaty of Eighteen Thirty-Six (1836). Please see UCC 7-103 and 9-311 for the Supremacy of Treaties in Commerce.

*Moors / Moorish Americans / Muurs* Have, Proclaim and Possess the Unalienable, Substantive Rights and Birthright - Inheritance to our Al Moroccan Names and Nationality by Nature's Laws, Divine Law, Primogeniture, and by the recognized Laws of the Nations of the Earth (International). Being the true, Ancient, Aboriginal / Indigenes of the Land (America) - North, being the heart-land of the Moroccan Empire. Moors / Muurs 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 our Continental United States (the Organic Land) absent of foreign 'colored' or imposed excise taxation constructs invented, by the racketeering States' Legislators, to abridge and steal Rights belonging to the Natural Peoples. These Substantive Rights are supported by, and asserted by, Royal Law; Moorish Law; Moslem / Muslim Law; The Law of the Great Peace (Algonquian/Iroquois Confederate Republic as originated by Indigenous Muurs/Moors); The Laws of Nature; Divine Law; Nature's God; The Laws of Nations; The Free Moorish Great Seal Zodiac Constitution; and Affirmed by Articles IV and VI of the Constitution Covenant of 1774 - 1781 A.D. = 1201 M. C., as lawfully adopted for The United States Republic, establishing its Republican Form of Government. Said Constitution established the Peoples' 'Supreme Law of the Land' to secure the Rights of the People, and to keep Government bound and in check by Official Oath, and by Official Bond. Down from the Ancients Ones, our Primogenitors, comes the Supreme Law of the Land!

*Egypt*, The Capital Empire of the Dominion of Africa. The Inhabitants of Africa are the Descendants of the Ancient Canaanites from the Land of Canaan. The Moabites from the Land of Moab who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa; they were the founders and are the true possessors of the present **Moroccan Empire**. With their Canaanite, Hittite and Amorite brethren who sojourned from the Land of Canaan seeking new homes. Their Dominion and Inhabitation extended from North-East and South-West Africa, across the great Atlantis even unto the present **North, South and Central America** and also **Mexico** and the **Atlantis Islands**; before the great earthquake, which caused the great Atlantic Ocean.

The '**Great Seal Pyramid**' is the 'National Emblem and Insignia' of The Moorish Nation / Empire of North America (geographical location). The Great Pyramid is also the archaic symbol for Civilization on the planet Earth. The honorable Moors' acknowledgement of our 'Great Seal' indicates those Heirs who own up to, who support, and who proclaim, our 'Free National Government'. Moors who are 'Active' and NOT 'Passive' in the Social, Civilization, Culture and Custom matters, involving Law, Order and Governmental Principles, are hereby entreated to support this Affirmation. Moors / Muurs who strive toward this end, with honor, are entrusted by Noble Drew Ali, to help in the great humanitarian work of uplifting ourselves, our fellow-man, and humanity at large. We seek, at all times, to be conscious of the works, instructions, and acts necessary to teach, preserve and defend the Birthrights of All Moorish Americans (Al Moroccans), etc.

The Noble Moors / Muurs (Heirs Apparent) are the Natural Members / Citizens of the Ancient Al Moroccan Empire (North America) and are duty-bound to recognize and to support our 'Great Seal' Sovereign Moorish Government and Nation of the Natural People, and command the enforcement of our Constitution. Thus, such organized communication Orders are referred to as "The Great Seal National Association of Moorish Affairs". The Free Moorish Nation - inclusive of all the Aboriginal / Indigene Tribes and Provinces of the Natural People, etc., are the rightful bearers of the Names and Titles, **Ali, El, Bey, Dey, and Al**. The Free Moors / Muurs, by Freehold Inheritance, retain all Substantive Rights and Immunities; enjoy the exercising of Substantive Rights, and operate upon consummated, Right-Law, Isonomi - Principles; having 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.), pursuant to, but not limited to, the United States Republic Supreme Court, and the 'Acts of State' 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..."*

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 descendants of the Moorish Nation in the Western Hemisphere, erroneously referred to, and 'branded' and mislabeled as, Negroes, Blacks, Coloreds, and African Americans, etc., 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 Indigene Nobles of the Al Moroccan Empire (Free Moors), bearers of the Names / Titles, Ali, El, Bey, Dey and Al, are excluded from the Union States Rights Republic (U.S.A.) jurisdiction. The True Nobles of the Al Moroccan Empire are Sovereign, Private, and Self-Governed, by 'Right- Law' Principles and customs; and ONLY Obligated to the 'Free Moorish Zodiac Constitution' - Circle 7 - archaically established by our Ancient Fore-Mothers and Fore-Fathers. Such extended allegiance and 'Obligation' includes 'The Great Seal' and the High Principles and Moor-al Standards, embodied in the Moorish National Flag (Standard) - **Love, Truth, Peace, Freedom, and Justice**. The True Al Moroccan Noble Indigenes of the Land maintain a Constitutional and lawful, NON-OBLIGATORY tax 'Status' and position, relative to 'FOREIGN ENTITY TAXATION' (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: The Free Moorish American Zodiac Constitution - Articles IV and VI; The Treaty of Camp Holmes made with the Washitaw Muurs in 1835 (changed to Witchetaw in the Treaty; as Arkansas is a part of Washitaw Proper, which is a part of the Amexem/ Al Moroccan Empire); The Treaty of Peace and Friendship Between the United States and Morocco -Seventeen Eighty-Seven (1787) - superseded by the Treaty of Eighteen Thirty-Six (1836); Resolution 75: Journals of The House of 3 Representatives; United States - April 17, 1933 A. D. - Moorish American Society of Philadelphia and the Use of Their Names; The United Nations "**Declaration of the Rights of the Child**" 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 States Department of Justice Moorish Credentials; Free Moorish Zodiac Constitution, Truth A-1 Classified; The United States Copyright Certificate Number AA222141 Clock of Destiny; The Moorish Nationality and Identification Card; Moorish Holy Temple of Science / Moorish Science Temple Identification Card, etc.

**Furthermore**, I Assert My full Birthrights - Sovereignty and Substantive Rights and claim to Hereditaments - Being a Sundry Free Moor / Muur and a (Natural Being) pursuant to: Moabite / Moorish Pedigree; The Free Moorish Zodiac Constitution; The Great Seal of the Moorish Nation (Ab Antiquo); The Treaty of Peace and Friendship - 1787 / 1836; The Sundry Free Moors Act of 1790; The 1781 Organic United States Constitution; The Moorish Federal Financiers Act (Union States Army: 1861 -1863); The 1854 Roman Catholic Magna Charta; the Knights of Columbus Code; The Ku Klux Klan Oath; 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 = 1378 M.C. 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 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 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, 4 659—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 National and International Law attending these issues. And this Affiant (Natural Person - In Propria Persona) does not waive any rights; does not transfer power of attorney; and does 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 Constitution 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 Ancient Moabite / Moorish Law) 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: 5**

*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 Rights of Indigenous Peoples' and the Preservation of the Rights of the People, in accord and defence of the Constitution for the United States Republic of North America and its Republican Form of Government - being the 'Supreme Law of the Land'; and primal to the contractual liabilities, Oath - bound Obligations, and Fiduciary Duties of the Officers of the Courts - Federal, State, City, and Municipal, etc., I hereby, Demand the enforcement of the De jure Laws of the United States, and all Treaties made under the Authority of The United States, in accord with Article VI of the Constitution; The Bill of Rights; The Declaration of the Rights of the Child; The Rights of Indigenous Peoples; 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 = 1378 M.C.; 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 I 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 National and International Law, to honor all Substantive Rights and Constitutional Immunities reserved for, and to, this Aboriginal / Indigenous Free and Sovereign Moor / Muur\*. All Officials are to enlist all available and appropriate measures to ensure, and assure, that all My Substantive Rights and Constitutionally - secured Rights and Immunities are not violated, not breached, nor abridged. The Sovereign, Natural Being, named herein, is not to be Arrested nor held for Detention under any 'colorable' circumstances! You are to notify the active Ministers of the Aboriginal / Indigenous Moorish Nationals of the Territory (Organic Land). The Natural Person named herein is NONOBLIGATORY and thus Exempt from Customs, Tariffs, Taxation, 'Owner in Fee' permit-deception Constructs, and from any other hindrance or restriction of His or Her Freedoms, Allodial Properties, Compensations, Rights of Travel, or Freedom of Movement on, in, or within, any member or nonmember States of the United States Union, etc. The Moor / Muur (bearer of this Indigenous Peoples' Document) is 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 the Natural Being's Person, Property, Personalty, Conveyances, Freedoms, and / or Dignity.

**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, and indicates the Reservation of My Rights. Whereby I may Reserve My Substantive Rights and Constitutional - secured Rights and Immunities to 'NOT' be Compelled to perform under any Contracts or Agreements that I have not entered into knowingly, voluntarily, willingly, or unintentionally. I do not accept any actual or implied 'Liabilities' associated with any 'COMPELLED - BENEFITS' of any 'unrevealed' or deceptively-imposed commercial contracts. I, furthermore, do not sanction any 'unconstitutional' rules or policies, nor acts of Misprision committed by any U.S. Government or State Officials, at any level, claimed by any of them, in the name of the United States Republic, nor do I assent to any implied colorable policies made by alleged representatives, as being sanctioned by the People and Citizens. Consider any formerly assumed constructs alleged to be related to me 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 Moor; as they are not of the same Nation Jurisdiction, Customs, or National Peers; and cannot sit in judgment of any Free Moor (Acts of State). Europeans are not Indigenes to the Land (Americas) - Moors are Aboriginal! Union States Lawyers and Attorneys operate in Demo - political format, which is contrary to Article IV, Section 4 of the Constitution for the United States. Moors operate in a Republican Form of Government, conjoined with Isonomi Principles - being in harmony with the Constitution. Moors respect Constitution Principles. The unconstitutional Tribunals operating under the Union States Society conflicts with, and is repugnant to, "Due Process" under Constitution Principles, and functions primarily in 'colorable' procedures. Therefore, no 'Fair', 'Just' trial, or remedy is availed to the Natural Peoples of the Land, through such 'colorable' processes! These violating acts constitute a 'Conflict of Interest', a 'Conflict of Law' and clearly establishes the 'Federal Questions' of 'Diversity of Citizenship'; a Conflict of Identity; and of Nationality etc. Thus, a clear 'Averment of Jurisdiction' is also hereby proclaimed and advanced. Only Moors can 'Present' and 'Depict' themselves as being Moors / Al Moroccans, and Aboriginal /Indigenes of the Land! Thus, only Moors can '**Present**' 'Self'!

**I, Ronnell Demar-Bey**, A real, live flesh and blood, breathing, nonfictional, and Natural Being, 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 my knowledge, Culture, Customs and Beliefs; being actual, correct, not misleading, etc.; and being the Truth, the whole Truth, and nothing but the Truth.

**H**ibu (Love), **H**aqq (Truth), **J**alaam (Peace), **H**urryatun (Freedom), Adl (Justice),  
**All** Rights Reserved Without Prejudice; U.C.C. 1-207 / 308, U.C.C. 1-103.

**I** Am: Ronnell Demar Bey  
Natural Person - In Propria Persona - Authorized Representative; All Rights Reserved Free Moor / Muur; Northwest (Amexem / Northwest Africa / North America)

**Aboriginal** / Indigenous, free Sovereign Moor - Natural Person of the Land; 'In Propria Persona'  
(Not Pro Se Nor Colorable)

\*Moors / Muurs: The Aboriginal and Indigenous Natural Peoples and True Inheritors of the Lands (Territories) - North America, Central America, South America, and the Adjoining Islands Al Maroc / Ameru / Americana)

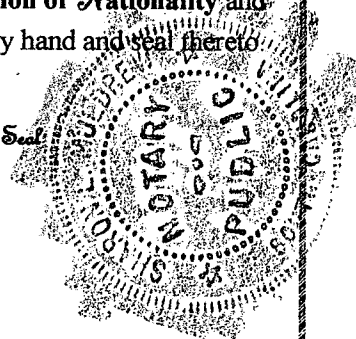
County of Dorchester )

) SS:  
State of South Carolina )

By Special Appearance, before me on Day 2nd of August, 2018, in Honor, the Divine Being, **Ronnell Demar-Bey**, Affirms that He is the Natural Person / Divine Being herein named, existing in His own Proper Person; 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 **Judicial Notice and Proclamation of Nationality** and affirming that the above facts are true to the best of hi knowledge. I therefore place my hand and seal thereto:

Signature By Sharon L Muldrew Notary Public  
Vizier / Minister / Public Officer: Notary Act of 1850

Seal

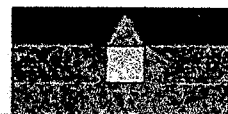


Notary SHARON L. MULDEW Commission Expires: March 9th 2021 County: DORCHESTER

Witness: Eric Lamar Bey | Eric Lamar Bey  
Print Name: Natural Person - In Propria Persona - All Rights Reserved. Sign Name: Natural Person - In Propria Persona - All Rights Reserved.

Witness: Lewis Deon Bey, Travis Deon BEY  
Print Name: Natural Person - In Propria Persona - All Rights Reserved. Sign Name: Natural Person - In Propria Persona - All Rights Reserved.

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / Northwest Africa / North America / The Moroccan Empire - Continental United States.



7



Ronnell Demar-Bey<sup>®</sup>TM  
C/o 412 Eastover Circle  
Summerville, South Carolina State, near [29483]  
Zip exempt/ Nonresident/ Non-Domestic/ Republic;  
Without the U.S. by order of *lex domicilii*  
(Al Moroc/ Amexem/ Washitaw Territory & Empire)

## \* PUBLIC NOTICE \*

FREE MUURISH/ MOORISH AMERICAN NATIONAL: ALLODIAL STATUS-  
ABORIGINAL/ INDIGENOUS NATURAL PEOPLES  
THE UNITED STATES OF AMERICA REPUBLIC-  
NORTHWEST AMEXEM/ NORTH AMERICA-  
THE ZODIAC CONSTITUTION; ARTICLES II, III & IV; ET AL

## AFFIDAVIT OF ALLODIAL PERMIT POLITICAL STATUS:

Classified Truth A-1 Freehold by Inheritance Diplomatic Immunity Registration No. AA222141  
AS REGISTERED WITH THE LIBRARY OF CONGRESS AND THE U.S. DEPARTMENT OF  
JUSTICE IN WASHINGTON, D.C. UNITED STATES REPUBLIC OF NORTH AMERICA

Lawful/Legal Notice of Preservation of Unalienable Rights and Constitutional Secured Immunities:  
This "Lawful/Legal Notice" is hereby presented as an adequate point in Law to Inform and to give Public Notice to All Comers - Foreign, Private and Public; including All Elected and non-elected Public Officials, etc., that I, Ronnell Demar Bey<sup>®</sup>TM, am a man Aboriginal/ Indigene to the Land anciently known as Ta-Ausar, Egypt of the West, Al Moroc, Mahgrib Al Aqsa; the Most Extreme West of the Muurish/Moorish Al Moroccan Empire, Northwest Amexem/ North America. In the Full Deific Life of Noble Drew Ali, who was/is the Allodial Title holder to the lands of Northeast and Southwest Africa, across the Great Atlantis, to the present day North, Central and South America, Mexico and the Adjoining Islands; i.e. the Atlantis (Atlantic) Islands, this Estate in Allodium was issued to his successors in Fee Simple Absolute, the El's, Beys, Deys, Als, and Alis, we as the true heirs being "Natural Persons" (and not a 14<sup>th</sup> Amendment Corporate Person(s), Artificial Entity(ties), Nom de Guerre, nor Strawmen/straw-women, as written in all CAPITAL LETTERS.) With full respect, honors and homage given to the works of Moorish elders such as C.M. Bey (whose works are acknowledged as truth by Congress and the U.S. Department of Justice; et al), Empress Verdiacee "Tiara" Washitaw-Turner Goston El-

Bey (whose works are acknowledged as truth by the United Nations; et al), Taj Tarik Bey (A Moorish Adept, Historian and Law Master), Elihu Pleasant Bey (A writer who is one of the last surviving Elders of the Moorish Adept Chamber) and the works of others who propagated this truth as given by Noble Drew Ali, and with this Affidavit of Allodial Permit I do declare and say: All Unalienable Rights; all Substantive Rights, all Birthrights; all Constitutional Secured Rights; all Human Rights; and all International Law - secured Rights are preserved and secured by the Supreme Law of the Land, and by Treaties (in force) between The United States Republic of North America / Morocco, (Mahgrib Al Aqsa; the most Extreme West) Northwest Amexem/ North America, etc. All other Divine, Unalienable, and Substantive Rights, known and unknown, are Preserved; Reserved; Not Waived; Not transferred to any other; and are acknowledged as being in force; and Not abandoned, nor ever intended to be abandoned; Any contemporary, misrepresented claims made by Any Person, Personnel, or foreign Corporate Entity, to the contrary, notwithstanding!!!

In harmony with my Ancient Fore-bearer's Aboriginal Customs, In Communi with other Muurish/ Moorish Nationals; in universal truth, in reason, and in accord with The Established Law of the Land; refer to the Declaration on the Rights of Indigenous Peoples; E/Cn. 4/Sub.2/1994/2/ Add. 1 (1994). See Articles 1 and 2 with all Sections and Declaration on the Rights of Indigenous Peoples (2007); United Nations Resolution 61-295 in toto. Enforced by Federal Constitution Law and by International Law. See Article VI of The United States of America Republic Constitution, and Executive Order 13107, "The Implementation of Human Rights Treaties", etc., to which the Senators, the Representatives, the Members of the several State Legislatures, and All Executive and Judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution. Any laws of Any state, to the contrary, notwithstanding. United States Supreme Court: "State courts, like federal courts, have a "constitutional obligation" to safeguard personal liberties and to uphold federal law." Stone v. Powell 428 US 465, 96 S. Ct. 3037, 49 L. Ed. 2d 1067. United States Supreme Court: "The obligation of state courts to give full effect to federal law is the same as that of federal courts." New York v. Eno. 155 US 89, 15 S. Ct. 30, 39 L. Ed. 80. United States Supreme Court: "An administrative agency May Not finally decide the limits of its statutory powers; this is a judicial function." Social Security Board v. Nierotko. 327 US 358, 66 S. Ct. 637, 162 ALR 1445, 90 L. Ed. 719.

LAM: True Allodial Heir Claimant: FFE SIMPLE ABSOLUTE - FFE SIMPLE ABSOLUTE - FFE SIMPLE ABSOLUTE  
Aboriginal and Indigenous Peoples' Documents for Northwest Amexem / Northwest Africa / North America / The Moroccan Empire - Continental United States.

I stand on this Affidavit of Allodial Permit to be made "without prejudice," "without recourse," "as good as avar" and executed "without the United States of America." I affirm and solemnly declare on My Inherent Nobility, My private unlimited commercial asset credit/liability and under penalty of perjury under the laws of the republic union states of America, (Al Moroc/ Amexem/ Washitaw Territory & Empire), that the foregoing is true, correct, complete and certain to the best of my informed knowledge

and further claimant saith not. I now affix my autograph and official seal to the above Affidavit of Allodial Permit.

As my word is my bond,  
Duly tendered in honor

Ronnell Demar Bey

Ronnell Demar-Bey<sup>®</sup>TM,  
All Rights and Remedies Reserved-  
Uniform Commercial Code 1-103, 1-207(1-308)



Witness:

Travis Deon Bey

Travis Deon Bey

Print Name: Natural Person - In Propria Persona - All Rights Reserved. Sign Name: Natural Person - In Propria Persona - All Rights Reserved. Deuteronomy 19:15-21; Public Law 97-280, 96 Stat. 1211, Senate Joint Resolution 165 and Proclamation 6100.

Witness:

Eric Lamar Bey

Eric Lamar Bey

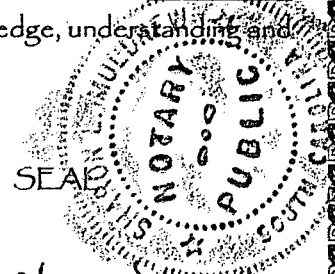
Print Name: Natural Person - In Propria Persona - All Rights Reserved. Sign Name: Natural Person - In Propria Persona - All Rights Reserved. Deuteronomy 19:15-21; Public Law 97-280, 96 Stat. 1211, Senate Joint Resolution 165 and Proclamation 6100.

County of Dorchester)

State of South Carolina)<sup>55:</sup>

On this 2nd day of August A.D., 2018 year, before me, a Notary Public of the State of South Carolina, came a man personally known by me (or who proved to me on the basis of satisfactory evidence) to be the man whose signature is subscribed hereon. The said man solemnly affirmed under oath, that he has firsthand knowledge of the facts contained herein this "Affidavit of Allodial Permit" and that they are true, correct and complete to the best of his knowledge, understanding and belief.

Signature By: Sharon L. Muldrew Notary Public  
Notary Act of 1850



Notary: SHARON L. MULDREW Commission Expires: March 9th 2021 COUNTY: Dorchester

Ronnell Demar Bey  
C/o 412 Eastover Circle  
Summerville, SC [29483]  
Non-Domestic

### Notice of Autochthonous Status

I send greetings of peace and blessings to all whom these presents shall come. I, Ronnell Demar Bey, am sending this cover letter of Notice of Autochthonous Status to the required recipients known as United States President Donald J. Trump, Governor Henry McMaster for the State of South Carolina, and the United Nations Secretary General Antonio Guterres, as a forward to explain the accompanying document known as the Scientific Dissent in Support of Ronnell Demar Bey Autochthonous Status. This dissent is to show proof of Autochthonous status by showing a commonality to DNA genetic markers of the oldest people in the Americas; which proves my ancestral descent from these Aboriginal people.

Aboriginal people do not fall within the boundaries of State of Federal jurisdictions, and therefore must be looked upon with the body of international law and the various treaties that apply to them. These documents are given merely as notice to my ancestral heritage, and the corresponding jurisdiction that must be upheld by all levels of the State and Federal government in receipt of this notice. Thank you in advance for dealing with this matter.

Sincerely, *Ronnell Demar-Bey* © TM  
Ronnell Demar Bey © TM

Cc: United States President Mr. Donald J. Trump  
1600 Pennsylvania Ave NW  
Washington, DC 20500  
With USPS Certified Mail / Return Receipt  
7018 0360 0001 0336 5782 / 9590 9402 3956 8060 3896 83

Cc: United Nations Secretary General Antonio Guterres  
405 East 42<sup>nd</sup> Street  
New York, NY 10017  
With USPS Certified Mail / Return Receipt  
7016 1970 0001 2092 0278 / 9590 9402 3956 8060 3896 45

CC: State of South Carolina Governor Henry McMaster  
State House  
1100 Gervais Street  
Columbia, SC 29201  
With USPS Certified Mail / Return Receipt  
7018 0360 0001 0336 5775 / 9590 9402 3956 8060 3896 38

From: Ronnell Demar-Bey©™  
C/o 412 Eastover Circle  
Summerville, South Carolina, near [29483]  
Zip exempt/ Nonresident/ Non-Domestic/ Republic;  
Without the U.S. by the order of *lex domicilii*  
(Al Moroc/ Amexem/ Washitaw Territory & Empire)

To: Secretary of the Treasury of the  
U.S. Department of the Treasury, Steven Mnuchin;  
Or holder of the seat, hereinafter fiduciary  
1500 Pennsylvania Ave. NW  
Washington, D.C. 20220;  
via Certified Mail No.: 7018 0360 0001 0336 5836  
with return receipt

County of Berkeley )  
)  
(South Carolina State Republic) ) Asseveration  
)  
united States of America )

**Ronnell Demar-Bey©™**

Only in capacity as beneficiary to the *De Jure* Original Jurisdiction of Sovereign, Aboriginal Indigenous Native American Muurs/Moors of the Americas; specifically in North America and in the matter of Ronnell Demar-Bey©™, in the 50 Organic Continental united States, and the Original Jurisdiction of the *De Jure* Common Law, united States of America Republic. All International Laws and Treaty Laws for Aboriginal Indigenous Muurs/Moors are to be upheld by all united States Constitution oath bound public officials, and all State and Federal colorable laws, codes, statutes, ordinances, regulations and customs are hereby superseded as pursuant to the Constitution for the united States of America, Article 6; i.e. the "Supreme law of the land."

NOTICE OF SURETY ACT & BOND No. 7018 0360 0001 0336 5836

Lawful Consideration of 22 Troy Ounces of .999 Silver Bullion

**Re:** the bonding of Ronnell Demar-Bey©™, the Creditor, General Executor, holder in due course of this bond and real party in interest over *ens legis*, 14<sup>th</sup> Amendment U.S. citizen "person" corporation known as RONNELL DEMAR WALKER©™, and all real, personal and intangible property, goods, accounts, chattel papers (Birth Certificate(s), Social Security Card(s), Drivers License(s), State I.D.(s), etc.), claims, cases, citations, Bonds, Notes, Drafts, Bills of Exchange, Documents of Title, *et al* documents, Public Records, instruments, commercial instruments and all other papers, tangible and intangible assets or liabilities attached thereto RONNELL DEMAR WALKER©™, RONNELL DEMAR-BEY©™, Ronnell Demar-Bey©™ and any and all possible combinations of appellations contained herein. All law is contract, and the precepts of truth, offer, acceptance, agreement, and consideration are inherent to all lawful contracts. "Le contrat fait la

**PUBLIC NOTICE AND SURETY BOND – PAGE 1 of 6**

cc: Secretary of the Treasury as the Fiduciary of this said Bond, and as Trustee of the United States and 50 Corporate States' Bankruptcy(ies), shall forwarded a copy to the Director of the Mint

*loi. The contract makes the law.*” – Bouvier’s Dictionary of Law, 1856. All corporate States and corporate States’ employees must prove Constitutional gold and silver money solvency to have 10<sup>th</sup> and 11<sup>th</sup> Amendment rights, or else they are civilter mortuus due to bankruptcy and as pursuant of law. Upon acceptance of this Silver Bullion surety bond, it is hereby agreed as contract between all State and Federal corporate public officials and the private party known as Ronnell Demar-Bey©™, that the corporate UNITED STATES and the corporate STATE OF SOUTH CAROLINA, along with all officers, agents, and employees, assumes the position of debtor within this bond; granting the Secured Party a perfected security interest, and in all matters contained herein. This is pursuant to but not limited to the following codes and laws, please reference: Constitution for the united States of America, Article 1; Section 10 and Article 4; Sections 1 & 4, the Bill of Rights, the Coinage Act of 1792, U.S. Statutes at Large 1 Stat. 246-251, House Joint Resolution 192, U.S. Statues at Large 48 Stat. 112-113, Public Resolution (Law) 73-10, UCC 1-103, 1-204, 1-207/1-308, 2-403, 2-606, 2-609, 2-610, 3-303, 3-305, 7-103, 9-210, 9-311, Mills v. Duryee, 11 U.S. 481 (1813), Bank v. Sherman, 101 US. 403, 406 (1879), Hale v. Henkel, 201 U.S. 43 (1906), Perry v. U.S., 294 U.S. 330 (1935), Guaranty Trust Co. of New York v. Henwood et al, 307 U.S. 247 (1939), Clearfield Trust Co. v. United States, 318 U.S. 363-371 (1943), Cooper v. Aaron, 358 U.S. 1 (1958), Pearlman v. Reliance Ins. Co., 371 U.S. 132 (1962), Downes v. Bidwell, 182 U.S. 244 (1901), (the dissent given by Justice John Marshall Harlan, on Congress unlawfully legislating outside of the Constitution and the loss of Constitutionally guaranteed Freedom; a warning which actually had come to pass, and created two different jurisdictions; a De Facto Democracy versus a De Jure Republic), Coleman v. Miller, 307 U.S. 433, 448 (1939), Dyett v. Turner, 439 P.2d 266 (1968), State v. Phillips, 540 P.2d 936 (1975), Marbury v. Madison, 5 U.S. 137 (1803), Norton v. Shelby County, 118 U.S. 425 (1886), (These cases show that the (color of law) 14<sup>th</sup> Amendment to the Constitution for the united Sates of America was unconstitutional due to Reconstruction Acts and rump legislation, and not ratified according to Article 5, and all unconstitutional acts by congress are void), Dred Scott v. Sandford, 60 U.S. 393 (1857) (U.S. Citizenship/citizenship was never to be granted to Natural Persons of Autochthonous, Aboriginal Indigenous Native American Muurish/Moorish (African) descent; who are actually Nationals at birth, and therefore not subject to the Corporate United States’ and the 50 Corporate States’ jurisdiction) Executive Orders 11110, 11825 and 13107, 27CFR 72.11, the Par Value Modification Act, U.S. Statutes at Large 87 Stat. 352, as amended by section 2 (b), Fay Corp. v. Fredrick & Nelson Seattle, Inc., 896 F.2d. 1227 (9<sup>th</sup> Cir. 1990), Adams et al, v. Burlington Northern Railroad Company Nos. 94-35461, 94-35618, United States Court of Appeals, Ninth Circuit (1996), (This case proves that bonds, when first issued, come under Article 3 of the Uniform Commercial Code, the House Joint Resolution 192 bankruptcy is still ongoing, but all gold and silver clauses in all new obligations created after 1977 have been enforceable since October 27<sup>th</sup>, 1977.), U.S. v. Frega, 179 F.3d. 793 (9<sup>th</sup> Cir. 1999), Public Laws 89-719, 94-564, 95-147 (c), the U.S. House Representatives of Pennsylvania’s Hon. Louis T. McFadden’s 1934 speech on the Federal Reserve Corporation and the U.S. Bankruptcy, United States of America Congressional Record; Proceedings and Debates of the 76th Congress: Third Session in August through September of 1940- [emphasis added: the Secret unification of Great Britain, Israel and the United States] Steps Toward British Union, a World State and Internal Strife-Parts I-IX; remarks of Hon. J. Thorkelson of Montana, in the U.S. House of Representatives, The Book “Modern Money Mechanics” by the Federal Reserve Bank of Chicago and 26 USC 165(g)-value of Federal Reserve Notes (fiat currency) and bank checks having no commodity or intrinsic value whatsoever, and cannot stand as consideration in any contracts), 8 USC 1401(b), 18 USC 8, 241, 242, 245, 891-894, 1091, 1001, 1346, 1581, 1583, & 1961-1964, 28 USC 3002 et seq

**PUBLIC NOTICE AND SURETY BOND – PAGE 2 of 6**

cc: Secretary of the Treasury as the Fiduciary of this said Bond, and as Trustee of the United States and 50 Corporate States’ Bankruptcy(ies), shall forwarded a copy to the Director of the Mint

and 31 USC 5118(d)(2); *et al* public records, laws or codes to secure unalienable rights, redress, obtain remedy, accord and satisfaction, and relief.

KNOWN ALL MEN, BY THESE PRESENTS; Whereas only fiat money exist in circulation for the discharge of debt and obligations whether alleged or real, whereas I, Ronnell Demar-Bey<sup>©™</sup>; Private Party, Creditor, Principal, titled Sovereign, neutral, surety, guarantor, a free man upon the free soil of the South Carolina State Republic, state that I am not a corporation, am a living being, of legal age, competent to testify, have personal first-hand knowledge of the truths and facts stated herein as being true, correct, complete, certain, and not misleading.

I, Ronnell Demar-Bey<sup>©™</sup>, of my own free will and accord, in the presence of Almighty God, in capacity as beneficiary to the Original Jurisdictions, in good conscience, do willingly undertake to act as surety, to pledge and provide private bond, in the amount of 22 Troy ounces of .999 silver bullion, lawful substance of lawful specie money of the united States of America, personally held in my ownership and possession. This undertaking is in accordance with Amendment VII in the Bill of Rights of the Constitution for the United States.

This bond is to the credit of the private party listed hereon, Ronnell Demar-Bey's<sup>©™</sup> capacity as beneficiary to the Original Jurisdictions, by his appellation, as full faith and credit guarantee to any Lawful Bill in Redemption, duly presented *under penalties of perjury* and under Seal in lawful substance of lawful specie money of the account of the united States of America, Original Jurisdictions, to wit, pursuant and in parity to the cost – expense ratio of Federal Reserve Notes to One Troy Ounce of .999 silver bullion.

This Bill of Redemption is a tender as set off for any alleged contract, agreement, consent, assent, charge or claim purportedly held, as an obligation of duty against Ronnell Demar-Bey<sup>©™</sup> or RONNELL DEMAR WALKER<sup>©™</sup>; so as to cause an imputed disability, or presumption against the capacity, Rights and powers of Ronnell Demar-Bey<sup>©™</sup>. The specific intent of the bond, under seal, is to establish, by My witness, the good credit and lawful substance of lawful specie money of Ronnell Demar-Bey<sup>©™</sup>.

I, Ronnell Demar-Bey<sup>©™</sup>, do make this surety, pledge, bond, under My seal, as full faith and credit guarantee, to any Lawful Bill, duly presented, to Me under Seal, *under penalties of perjury*, in Lawful money of account of the united Sates of America, in the matter of correct public judicial/corporate actions in the forum of Original Rules, Original Jurisdictions, for the benefit and credit of the peculiar private party listed above and all heirs and assigns.

The intent of this bond, under Seal, is to establish, by My witness, the good credit, in the sum certain amount of 22 Troy ounces of .999 silver bullion, which carries no debt obligation worldwide, lawful substance of lawful specie money of the united States of America, available to bond the actions of the private party listed above, and further, in reservation of Rights under common law and customs of the united States of America, Original Jurisdictions, Original Rules, has, before this assembly of Men, a bond in tender of 22 Troy ounces of .999 silver bullion, Coinage Act of A.D. 1792, Bond of Identity and Character as proof positive, competent evidence, Ronnell Demar-Bey<sup>©™</sup> cannot be bankrupt, *via the causa debendi*, not *cessio bonorum*, or *informa pauperis*, and *dolus* to trust RONNELL DEMAR WALKER<sup>©™</sup>.

**PUBLIC NOTICE AND SURETY BOND – PAGE 3 of 6**

cc: Secretary of the Treasury as the Fiduciary of this said Bond, and as Trustee of the United States and 50 Corporate States' Bankruptcy(ies), shall forwarded a copy to the Director of the Mint

The life of this bond covers the natural lifespan of Ronnell Demar-Bey©™ from the date entered below, unless any and all claimants against Ronnell Demar-Bey©™ and RONNELL DEMAR WALKER©™, enters a true bill of particulars duly presented *under penalties of perjury* and all related causes of action and advice of counsel (who claimant worked for?) and information with testamentary documentation duly presented *under penalties of perjury*, as pursuant to Title 26 USC 6065; into evidence in the case of peculiar private party listed above, in which case the life of the bond will stand as counter-claim to any such documentation which is duly presented *under penalties of perjury*, as pursuant to Title 26 USC 6065, in the case of the peculiar party listed above; whereby, by the signature, Jurat and Seal of Ronnell Demar-Bey©™, in capacity as beneficiary of the Original Jurisdictions, surety, guarantor herein confirms, attests, and affirms this bond. (All claimants must prove that they are not acting as a 14<sup>th</sup> Amendment, U.S. citizen "person" corporate chattel, collateral ward in bankruptcy, which would prove their incompetence, and their solvency must be proven with bond in Lawful Specie Money equal to or greater than the amount contained herein. The Secured Party Creditor within this bond is hereby granted a perfected, security interest and lien upon any corporation, agency, agent, officer, employee and individual, natural person living "*corpus*", and all real, personal, tangible and intangible property, and any and all other types of property; no matter where it is held globally, and under what name, classification, numbering system, *etc.*; attached to the 14<sup>th</sup> Amendment, U.S. citizen "person" corporate chattel, collateral ward; for violation of this said bond and denial of any unalienable and commercial rights, and for presenting false claims to the secured party. Penalties shall begin at 10,000 United States Treasury Silver Eagle .999 Bullion Dollars or 10,000 other designated Silver bullion coins per violation; in addition to other penalties set forth in other documents of the Secured Party Creditor. This Clause is to affect all violators in their public/corporate and private/individual capacities.) All assumptions and presumptions have to be proven in writing, signed and sealed *under penalties of perjury* before three witnesses as a valid response, if any.

Upon failure of response required under the three (3) day grace period under Truth in Lending, Regulation Z, to respond and rebut, point for point, this Notice of Surety Act and Bond, from receipt, or any facsimile presentation of bond made after public recording, UCC Section 1-204, unless a request for an extension of time is present in writing, claimant is hereby collaterally estopped from any further adversarial actions against the peculiar private party listed above, and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of subject matter jurisdiction, the peculiar private party listed above demands that the cause(s) be vacated, dismissed and the accounts be immediately discharges with prejudice. A lack of response or rebuttal under the penalties of perjury means claimant assents to this Notice of Surety Act and Bond and that a fault exists, UCC Section 1-201(16), creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, *etc.* express or implied, from the beginning, UCC Section 1-103, of which claimant may rely on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against the peculiar private party listed above, and the peculiar private party listed above further demands that the record be expunged and the records and facts of the above attached captioned matter(s) be turned over to the Office of Homeland Security and any other interested federal agency for their investigation of violations of federal law and any interlocking agencies, *et al.* Failure to comply pursuant to the truth in Lending Act will negate all remedies for claimant. Any Third Party compelled to serve will make claimant liable for civil and criminal prosecution in accordance with the Erie and Clearfield Doctrines.

**PUBLIC NOTICE AND SURETY BOND – PAGE 4 of 6**

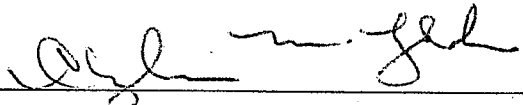
cc: Secretary of the Treasury as the Fiduciary of this said Bond, and as Trustee of the United States and 50 Corporate States' Bankruptcy(ies), shall forwarded a copy to the Director of the Mint

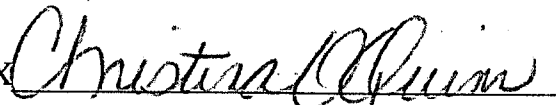
NOTICE TO THE PRINCIPALS IS NOTICE TO THE AGENTS  
NOTICE TO THE AGENTS IS NOTICE TO THE PRINCIPALS

Teste Meipso

Done this the 25<sup>th</sup> day of the August month, in the year of 2018 A.D.

X Ronnell Demar-Bel, Silver Bullion Bonded Creditor, Freeholder by Inheritance to North, South and Central America; Mexico and the Adjoining Islands, Secured Party with unlimited asset credit/liability, Ronnell Demar-Bey<sup>©™</sup> *ex rel* RONNELL DEMAR WALKER<sup>©™</sup>, only in capacity as beneficiary to the Original Jurisdictions pursuant to Sovereign, Autochthonous, Aboriginal Indigenous Native American Muurs/Moors; "Decree of Enforcement for Freeholder and Creditor Status" – PULASKI COUNTY CIRCUIT/COUNTY CLERK, REAL ESTATE ROOM 102; instrument No. 2012036389. Please see WWW.PULASKICLERK.COM and search real estate records for the file number contained herein.

X , 1<sup>st</sup> Witness to Silver Bullion

X , 2<sup>nd</sup> Witness to Silver Bullion

ALL RIGHTS RESERVED WITHOUT PREJUDICE, UCC 1-103, 1-207 / 1-308

**PUBLIC NOTICE AND SURETY BOND – PAGE 5 of 6**

cc: Secretary of the Treasury as the Fiduciary of this said Bond, and as Trustee of the United States and 50 Corporate States' Bankruptcy(ies), shall forwarded a copy to the Director of the Mint

County of Dorchester )  
)  
(State of South Carolina) )

SS:

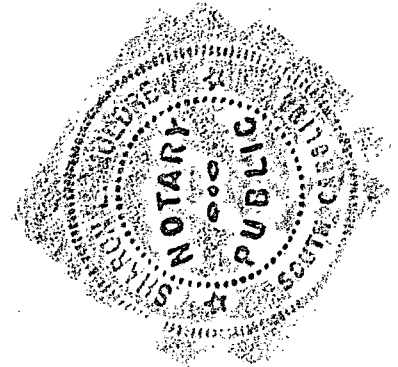
Ronnell Demar-Bey<sup>©™</sup>, known by Me or made known for Me by proper identification and duly sworn, Certified, Verified, and Exemplified, pursuant to applicable law, the truth of this matter contained herein, this 25th day of the August month, in the year of 2018 A.D.

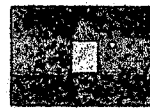
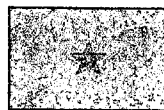
SHARON L. MULDREW  
Notary (print name)

Sharon L Muldrew  
Notary (sign name)

My Commission Expires: March 9th 2021

(Seal)





From: Ronnell Demar-Bey<sup>©™</sup>  
 C/o 412 Eastover Circle  
 Summerville, South Carolina, near [29483]  
 Zip Exempt/ Nonresident/ Non-Domestic/ Republic;  
 Without the U.S. by order of *lex domicilii*  
 (Al Moroc/ Amexem/ Washitaw Territory & Empire)

## AFFIDAVIT OF CONTRACT

**Notice to Principals is Notice to agents and Notice to agents is Notice to Principals**

**I am adamant claimer of all my unalienable rights granted to me by the Most High Creatress/Creator, known as Yehweh-Oludumare-Amen-Allah, All Rights Reserved.**

I send greeting of peace and blessings to all elected and non-elected corporate United States public officials, officers, agents and employees of Federal, State, County and Municipal Governments, and to the personnel of all Corporate Entities; concerning the Constitution for the united States of America of 1787-1791; *i.e.* the *Supreme Law of the Land*, and all Statutory and Civil Law Codes as pursuant thereto, *etc.* Know All Men by These Presents:

Upon my inherited Nobility and upon my Private Aboriginal/Indigenous, Proper Person Status and Commercial Liability I, Ronnell Demar-Bey<sup>©™</sup>, have sent through the United States Postal Service by certified mail to the South Carolina Attorney General a NOTICE OF SURETY ACT & BOND NO. 7018 0360 0001 0336 5812; certified mail No. 7018 0360 0001 0336 5812, and to the Secretary of the Treasury of the United States Department of the Treasury, a NOTICE OF SURETY ACT & BOND NO. 7018 0360 0001 0336 5836; certified mail No. 7018 0360 0001 0336 5836 I have in my personal possession: A notarized copy of NOTICE OF SURETY ACT & BOND NO. 7018 0360 0001 0336 5812, and a notarized copy of NOTICE OF SURETY ACT & BOND NO. 7018 0360 0001 0336 5836.

I attest that the South Carolina Attorney General and the Secretary of the Treasury of the United States Department of the Treasury did accept the bonds that were sent to them by certified mail and they kept the lawful assets in accordance with Federal Statutory Law and Treaty Law. Thus, it is a lawful contract.

I am: Ronnell Demar Bey<sup>©™</sup>

Natural Person - In Propria - Authorized Representative: All Rights Reserved Free Muur/Moor, Northwest Africa / North America  
 All Rights Reserved without prejudice: UCC 1-103, 1-308, 9-311; et al

State of: South Carolina

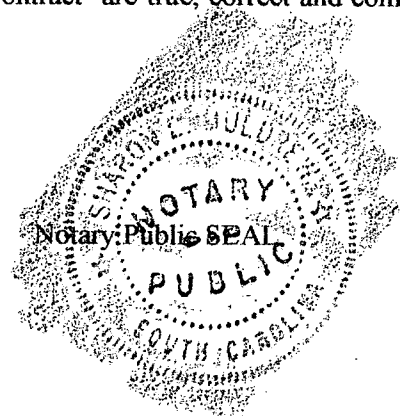
County of: Dorchester ) ss:

On this 2nd day of October month, 2018 year, before me, a Notary Public of the State of South Carolina, came a man personally known by me (or who proved to me on the basis of satisfactory evidence) to be the man whose signature is subscribed hereon. The said man solemnly affirmed under oath, that he has firsthand knowledge of the facts contained herein this 'Affidavit of Contract' are true, correct and complete to the best of his knowledge, understanding and belief.

Signature By: Sharon L Muldrew  
 Notary Act of 1850

Notary: SHARON L. MULDREW

Commission Expires: 03/09/21 County: Dorchester



# Product Tracking & Reporting



Home Search Reports Manual Entry Rates/Commitments PTR / EDW USPS Corporate Accounts

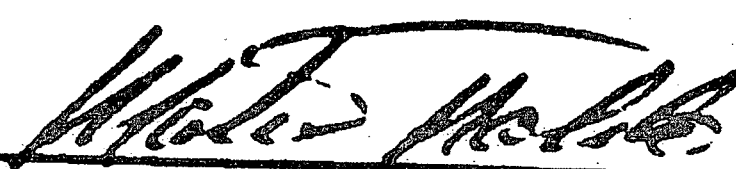

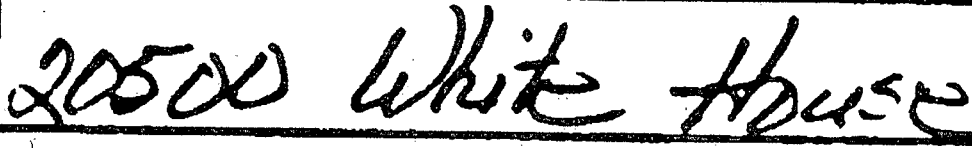
August 14, 2018

## USPS Tracking Intranet Delivery Signature and Address

Tracking Number: 7018 0360 0001 0336 5782

This item was delivered on 07/03/2018 at 04:10:00

[Return to Tracking Number View](#)

Signature	
	
Address	

Enter up to 35 items separated by commas.

Select Search Type:

Product Tracking & Reporting, All Rights Reserved  
Version: 18.4.0.1.0

7018 0360 0001 0336 5782

U.S. Postal Service  
**CERTIFIED MAIL® RECEIPT**  
*Domestic Mail Only*

For delivery information, visit our website at [www.usps.com](http://www.usps.com)

**OFFICIAL USE**

Certified Mail Fee	\$	Postmark Here
Extra Services & Fees (check box, add fee as appropriate)		
<input type="checkbox"/> Return Receipt (hardcopy)	\$	
<input type="checkbox"/> Return Receipt (electronic)	\$	
<input type="checkbox"/> Certified Mail Restricted Delivery	\$	
<input type="checkbox"/> Adult Signature Required	\$	
<input type="checkbox"/> Adult Signature Restricted Delivery	\$	
Postage	\$	
Total Postage and Fees	\$	
Sent To	President Outreach Services	
Street and Apt. No., or PO Box No.		
City, State, ZIP+4®		

PS Form 3800, April 2016 Edition / See Reverse for Instructions

# Product Tracking & Reporting



[Home](#)

[Search](#)

[Reports](#)

[Manual Entry](#)

[Rates/  
Commitments](#)

[PTR / EDW](#)

[USPS Corporate  
Accounts](#)

August 14, 2018

## USPS Tracking Intranet Delivery Signature and Address

Tracking Number: 7018 0360 0001 0336 5775

This item was delivered on 07/02/2018 at 12:38:00

[Return to Tracking Number View](#)

Signature	
Address	

Enter up to 35 items separated by commas.

Select Search Type: Quick Search Submit

Product Tracking & Reporting, All Rights Reserved  
Version: 18.4.0.1.0

**U.S. Postal Service**  
**CERTIFIED MAIL® RECEIPT**  
*Domestic Mail Only*

For delivery information, visit our website at [www.usps.com](http://www.usps.com)

OFFICIAL USE

<p>Certified Mail Fee \$ _____</p> <p>Extra Services &amp; Fees (check box, add fee as appropriate)</p> <p><input type="checkbox"/> Return Receipt (hardcopy) \$ _____</p> <p><input type="checkbox"/> Return Receipt (electronic) \$ _____</p> <p><input type="checkbox"/> Certified Mail Restricted Delivery \$ _____</p> <p><input type="checkbox"/> Adult Signature Required \$ _____</p> <p><input type="checkbox"/> Adult Signature Restricted Delivery \$ _____</p> <p>Postage \$ _____</p> <p><b>Total Postage and Fees</b> \$ _____</p>	<p>Postmark Here</p>
--	--------------------------

Sent To: Henry McMaster  
Street and Apt. No. or PO box No. Autoenthusiast State  
City, State, ZIP+4® \_\_\_\_\_

PS Form 3800, April 2015 PSN 7530-02-000-907 See Reverse for Instructions

7018 0360 0001 0336 5775

Help



# Product Tracking & Reporting

Home

Search

Reports

Manual Entry

Rates/  
Commitments

PTR / EDW

USPS Corporate  
Accounts

August 15, 2018


## USPS Tracking Intranet

### Delivery Signature and Address

Tracking Number: 7016 1970 0001 2092 0278

This item was delivered on 07/03/2018 at 11:50:00

[Return to Tracking Number View](#)

Signature	Signature X	
	Printed Name	May Shain
Address	Delivery Address	UN 405 E 92ST

Enter up to 35 items separated by commas.

Select Search Type:

Product Tracking & Reporting, All Rights Reserved  
Version: 18.4.0.1.0

U.S. Postal Service  
**CERTIFIED MAIL® RECEIPT**  
Domestic Mail Only

For delivery information, visit our website at [www.usps.com](http://www.usps.com)

**OFFICIAL USE**

7016 1970 0001 2092 0278

Certified Mail Fee	\$	Postmark Here
Extra Services & Fees (check box, add fee as appropriate)		
<input type="checkbox"/> Return Receipt (hardcopy)	\$	
<input type="checkbox"/> Return Receipt (electronic)	\$	
<input type="checkbox"/> Certified Mail Restricted Delivery	\$	
<input type="checkbox"/> Adult Signature Required	\$	
<input type="checkbox"/> Adult Signature Restricted Delivery	\$	
Postage	\$	
Total Postage and Fees	\$	
Sent To	UN Sec. Antonio J. Guterres	
Street and Apt. No., or PO Box No.	Autographous States	
City, State, ZIP+4		

PS Form 3800, April 2016 (PSN 7530-02-000-9000) See Reverse for Instructions

Help

# Product Tracking & Reporting




Home Search Reports Manual Entry Rates/Commitments PTR / EDW USPS Corporate Accounts

October 03, 2018

## USPS Tracking Intranet

### Delivery Signature and Address

 **\*\*ATTENTION\*\*** Please note that "Scheduled Delivery Date from the ISC" is incorrectly showing "by 8:00pm" on the Internet and Intranet tracking results page for international items. Until this is fixed on the page, please disregard the time of "by 8:00pm" and adhere to the correct commitment time of 3:00pm; deliveries/attempts after 3:00pm fail service. Thank you for your support.

Last Updated: 8/30/2018

Tracking Number: 7018 0360 0001 0336 5836

This item was delivered on 08/30/2018 at 04:09:00

[< Return to Tracking Number View](#)

Signature	<i>Adrian Suarez</i>
Address	TREAS 20220

Enter up to 35 items separated by commas.

Select Search Type:

Product Tracking & Reporting  
Version: 18.4.

7018 0360 0001 0336 5836

**U.S. Postal Service**  
**CERTIFIED MAIL® RECEIPT**  
*Domestic Mail Only*

For delivery information visit our website at [www.usps.com](http://www.usps.com)

**WASHINGTON, DC 20220**

**OFFICIAL USE**

Certified Mail Fee	\$3.45
Extra Services & Fees (check box, add fee as appropriate)	\$2.75
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00
<input type="checkbox"/> Return Receipt (electronic)	\$0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00
<input type="checkbox"/> Adult Signature Required	\$0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00
Postage	\$1.63
<b>Total Postage and Fees</b>	<b>\$7.83</b>

0483  
0825  
Postmark  
08/25/2018

Sent To: *Secretary of Treasurer*

Street and Apt. No., or PO Box No. \_\_\_\_\_

City, State, ZIP+4® \_\_\_\_\_

See Reverse for Instructions

Help

# Product Tracking & Reporting



Home

Search

Reports

Manual Entry

Rates/  
Commitments


PTR / EDW

USPS Corporate  
Accounts

October 03, 2018

## USPS Tracking Intranet

### Delivery Signature and Address

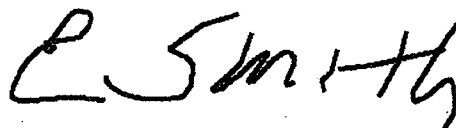
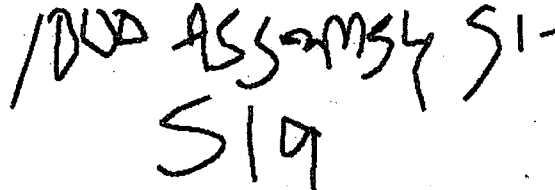
 **\*\*ATTENTION\*\*** Please note that "Scheduled Delivery Date from the ISC" is incorrectly showing "by 8:00pm" on the Internet and Intranet tracking results page for international items. Until this is fixed on the page, please disregard the time of "by 8:00pm" and adhere to the correct commitment time of 3:00pm; deliveries/attempts after 3:00pm fail service. Thank you for your support.

Last Updated: 8/30/2018

Tracking Number: 7018 0360 0001 0338 5812

This item was delivered on 08/27/2018 at 14:21:00

[< Return to Tracking Number View](#)

Signature	
Address	

Enter up to 35 items separated by commas.

Select Search Type:

Product Tracking & Reporting, All Rights Reserved  
Version: 18.4.1.0.31

U.S. Postal Service  
**CERTIFIED MAIL® RECEIPT**  
*Domestic Mail Only*

For delivery information, visit our website at [www.usps.com](http://www.usps.com)  
COLUMBIA, SC 29201

OFFICIAL USE

Certified Mail Fee	\$3.45	0483 18
Extra Services & Fees (check box, add fee as appropriate)	\$2.75	
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00	
<input type="checkbox"/> Return Receipt (electronic)	\$0.00	
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00	
<input type="checkbox"/> Adult Signature Required	\$0.00	
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00	
Postage	\$0.92	
Total Postage and Fees	\$7.12	

Postmark Here

08/25/2018

Sent To: SC Attorney General 2 PC Bond  
Street and Apt. No., or PO Box No.  
City, State, ZIP+4®

PS Form 3800, April 2015. See Reverse for Instructions. See Reverse for Instructions.

From: Ronnell Demar-Bey©™  
C/o 412 Eastover Circle  
Summerville, South Carolina, near [29483]  
Zip exempt/ Nonresident/ Non-Domestic/ Republic;  
Without the U.S. by the order of *lex domicilii*  
(Al Moroc/ Amexem/ Washitaw Territory & Empire)

To: State of South Carolina Attorney General's Office:  
Alan Wilson, or holder of the seat,  
1000 Assembly St,  
Columbia, SC [29201];  
via Certified Mail No.: 7018 0360 0001 0336 5812  
with return receipt

County of Berkeley )  
)  
(South Carolina State Republic) ) Asseveration:  
)  
united States of America )

**Ronnell Demar-Bey©™**

Only in capacity as beneficiary to the De.Jure Original Jurisdiction of Sovereign, Aboriginal Indigenous Native American Muurs/Moors of the Americas; specifically in North America and in the matter of Ronnell Demar-Bey©™, in the 50 Organic Continental united States, and the Original Jurisdiction of the De Jure Common Law, united States of America Republic. All International Laws and Treaty Laws for Aboriginal Indigenous Muurs/Moors are to be upheld by all united States Constitution oath bound public officials, and all State and Federal colorable laws, codes, statutes, ordinances, regulations and customs are hereby superseded as pursuant to the Constitution for the united States of America, Article 6; i.e. the "Supreme law of the land."

NOTICE OF SURETY ACT & BOND No. 7018 0360 0001 0336 5812

Lawful Consideration of 2 Troy Ounces of .999 Silver Bullion

**Re:** the bonding of Ronnell Demar-Bey©™, the Creditor, General Executor, holder in due course of this bond and real party in interest over *ens legis*, 14<sup>th</sup> Amendment U.S. citizen "person" corporation known as RONNELL DEMAR WALKER©™, and all real, personal and intangible property, goods, accounts, chattel papers (Birth Certificate(s), Social Security Card(s), Drivers License(s), State I.D.(s), etc.), claims, cases, citations, Bonds, Notes, Drafts, Bills of Exchange, Documents of Title, *et al* documents, Public Records, instruments, commercial instruments and all other papers, tangible and intangible assets or liabilities attached thereto RONNELL DEMAR WALKER©™, RONNELL DEMAR-BEY©™, Ronnell Demar-Bey©™ and any and all possible combinations of appellations contained herein. All law is contract, and the precepts of truth, offer, acceptance, agreement, and consideration are inherent to all lawful contracts. "Le contrat fait la

**PUBLIC NOTICE AND SURETY BOND – PAGE 1 of 6**

cc: The South Carolina State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forwarded a copy to the Director of the Mint

loi. The contract makes the law.” – Bouvier’s Dictionary of Law, 1856. All corporate States and corporate States’ employees must prove Constitutional gold and silver money solvency to have 10<sup>th</sup> and 11<sup>th</sup> Amendment rights, or else they are civilliter mortuus due to bankruptcy and as pursuant of law. Upon acceptance of this Silver Bullion surety bond, it is hereby agreed as contract between all State and Federal corporate public officials and the private party known as Ronnell Demar-Bey©™, that the corporate UNITED STATES and the corporate STATE OF SOUTH CAROLINA, along with all officers, agents, and employees, assumes the position of debtor within this bond; granting the Secured Party a perfected security interest, and in all matters contained herein. This is pursuant to but not limited to the following codes and laws, please reference: “The Administrative Judgment On The Unalienable Rights To Travel Unrestricted By The State” As found in Pulaski County Circuit/County Clerk Real Estate Room 216; Instrument No. 2012076074, Constitution for the united States of America, Article 1; Section 10 and Article 4; Sections 1 & 4, the Bill of Rights, the Coinage Act of 1792, U.S. Statutes at Large 1 Stat. 246-251, House Joint Resolution 192, U.S. Statues at Large 48 Stat. 112-113, Public Resolution (Law) 73-10, UCC 1-103, 1-204, 1-207/1-308, 2-403, 2-606, 2-609, 2-610, 3-303, 3-305, 7-103, 9-210, 9-311, Mills v. Duryee, 11 U.S. 481 (1813), Bank v. Sherman, 101 US. 403, 406 (1879), Hale v. Henkel, 201 U.S. 43 (1906), Perry v. U.S., 294 U.S. 330 (1935), Guaranty Trust Co. of New York v. Henwood *et al*, 307 U.S. 247 (1939), Clearfield Trust Co. v. United States, 318 U.S. 363-371 (1943), Cooper v. Aaron, 358 U.S. 1 (1958), Pearlman v. Reliance Ins. Co., 371 U.S. 132 (1962), Downes v. Bidwell, 182 U.S. 244 (1901), (the dissent given by Justice John Marshall Harlan, on Congress unlawfully legislating outside of the Constitution and the loss of Constitutionally guaranteed Freedom; a warning which actually had come to pass, and created two different jurisdictions; a De Facto Democracy versus a De Jure Republic), Coleman v. Miller, 307 U.S. 433, 448 (1939), Dyett v. Turner, 439 P.2d 266 (1968), State v. Phillips, 540 P.2d 936 (1975), Marbury v. Madison, 5 U.S. 137 (1803), Norton v. Shelby County, 118 U.S. 425 (1886), (These cases show that the (color of law) 14<sup>th</sup> Amendment to the Constitution for the united Sates of America was unconstitutional due to Reconstruction Acts and rump legislation, and not ratified according to Article 5, and all unconstitutional acts by congress are void), Dred Scott v. Sandford, 60 U.S. 393 (1857) (U.S. Citizenship/citizenship was never to be granted to Natural Persons of Autochthonous, Aboriginal Indigenous Native American Muurish/Moorish (African) descent; who are actually Nationals at birth, and therefore not subject to the Corporate United States’ and the 50 Corporate States’ jurisdiction) Executive Orders 11110, 11825 and 13107, 27CFR 72.11, the Par Value Modification Act, U.S. Statutes at Large 87 Stat. 352, as amended by section 2 (b), Fay Corp. v. Fredrick & Nelson Seattle, Inc., 896 F.2d. 1227 (9<sup>th</sup> Cir. 1990), Adams *et al*, v. Burlington Northern Railroad Company Nos. 94-35461, 94-35618, United States Court of Appeals, Ninth Circuit (1996), (This case proves that bonds, when first issued, come under Article 3 of the Uniform Commercial Code, the House Joint Resolution 192 bankruptcy is still ongoing, but all gold and silver clauses in all new obligations created after 1977 have been enforceable since October 27<sup>th</sup>, 1977.), U.S. v. Frega, 179 F.3d. 793 (9<sup>th</sup> Cir. 1999), Public Laws 89-719, 94-564, 95-147 (c), the U.S. House Representatives of Pennsylvania’s Hon. Louis T. McFadden’s 1934 speech on the Federal Reserve Corporation and the U.S. Bankruptcy, United States of America Congressional Record; Proceedings and Debates of the 76th Congress: Third Session in August through September of 1940 - [emphasis added: the Secret unification of Great Britain, Israel and the United States] Steps Toward British Union, a World State and Internal Strife-Parts I-IX; remarks of Hon. J. Thorkelson of Montana, in the U.S. House of Representatives, The Book “Modern Money Mechanics” by the Federal Reserve Bank of Chicago and 26 USC 165(g)-value of Federal Reserve Notes (fiat currency) and bank checks having

**PUBLIC NOTICE AND SURETY BOND – PAGE 2 of 6**

cc: The South Carolina State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States’ and 50 Corporate States’ Bankruptcy(ies), who shall forwarded a copy to the Director of the Mint

no commodity or intrinsic value whatsoever, and cannot stand as consideration in any contracts), 8 USC 1401(b), 18 USC 8, 241, 242, 245, 891-894, 1091, 1001, 1346, 1581, 1583, & 1961-1964, 28 USC 3002 et seq and 31 USC 5118(d)(2); *et al* public records, laws or codes to secure unalienable rights, redress, obtain remedy, accord and satisfaction, and relief.

KNOWN ALL MEN, BY THESE PRESENTS; Whereas only fiat money exist in circulation for the discharge of debt and obligations whether alleged or real, whereas I, Ronnell Demar-Bey©™; Private Party, Creditor, Principal, titled Sovereign, neutral, surety, guarantor, a free man upon the free soil of the South Carolina State Republic, state that I am not a corporation, am a living being, of legal age, competent to testify, have personal first-hand knowledge of the truths and facts stated herein as being true, correct, complete, certain, and not misleading.

I, Ronnell Demar-Bey©™, of my own free will and accord, in the presence of Almighty God, in capacity as beneficiary to the Original Jurisdictions, in good conscience, do willingly undertake to act as surety, to pledge and provide private bond, in the amount of 2 Troy ounces of .999 silver bullion, lawful substance of lawful specie money of the united States of America, personally held in my ownership and possession. This undertaking is in accordance with Amendment VII in the Bill of Rights of the Constitution for the United States.

This bond is to the credit of the private party listed hereon, Ronnell Demar-Bey's©™ capacity as beneficiary to the Original Jurisdictions, by his appellation, as full faith and credit guarantee to any Lawful Bill in Redemption, duly presented *under penalties of perjury* and under Seal in lawful substance of lawful specie money of the account of the united States of America, Original Jurisdictions, to wit, pursuant and in parity to the cost – expense ratio of Federal Reserve Notes to One Troy Ounce of .999 silver bullion.

This Bill of Redemption is a tender as set off for any alleged contract, agreement, consent, assent, charge or claim purportedly held, as an obligation of duty against Ronnell Demar-Bey©™ or RONNELL DEMAR WALKER©™; so as to cause an imputed disability, or presumption against the capacity, Rights and powers of Ronnell Demar-Bey©™. The specific intent of the bond, under seal, is to establish, by My witness, the good credit and lawful substance of lawful specie money of Ronnell Demar-Bey©™.

I, Ronnell Demar-Bey©™, do make this surety, pledge, bond, under My seal, as full faith and credit guarantee, to any Lawful Bill, duly presented, to Me under Seal, *under penalties of perjury*, in Lawful money of account of the united Sates of America, in the matter of correct public judicial/corporate actions in the forum of Original Rules, Original Jurisdictions, for the benefit and credit of the peculiar private party listed above and all heirs and assigns.

The intent of this bond, under Seal, is to establish, by My witness, the good credit, in the sum certain amount of 2 Troy ounces of .999 silver bullion, which carries no debt obligation worldwide, lawful substance of lawful specie money of the united States of America, available to bond the actions of the private party listed above, and further, in reservation of Rights under common law and customs of the united States of America, Original Jurisdictions, Original Rules, has, before this assembly of Men, a bond in tender of 2 Troy ounces of .999 silver bullion, Coinage Act of A.D. 1792, Bond of Identity and Character as proof positive, competent evidence, Ronnell

**PUBLIC NOTICE AND SURETY BOND – PAGE 3 of 6**

cc: The South Carolina State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forwarded a copy to the Director of the Mint

Demar-Bey©™ cannot be bankrupt, *via* the *causa debendi*, not *cessio bonorum*, or *informa pauperis*, and *dolus* to trust RONNELL DEMAR WALKER©™.

The life of this bond covers the natural lifespan of Ronnell Demar-Bey©™ from the date entered below, unless any and all claimants against Ronnell Demar-Bey©™ and RONNELL DEMAR WALKER©™, enters a true bill of particulars duly presented *under penalties of perjury* and all related causes of action and advice of counsel (who claimant worked for?) and information with testamentary documentation duly presented *under penalties of perjury*, as pursuant to Title 26 USC 6065; into evidence in the case of peculiar private party listed above, in which case the life of the bond will stand as counter-claim to any such documentation which is duly presented *under penalties of perjury*, as pursuant to Title 26 USC 6065, in the case of the peculiar party listed above; whereby, by the signature, Jurat and Seal of Ronnell Demar-Bey©™, in capacity as beneficiary of the Original Jurisdictions, surety, guarantor herein confirms, attests, and affirms this bond. (All claimants must prove that they are not acting as a 14<sup>th</sup> Amendment, U.S. citizen "person" corporate chattel, collateral ward in bankruptcy, which would prove their incompetence, and their solvency must be proven with bond in Lawful Specie Money equal to or greater than the amount contained herein this bond, and Surety Bond via certified Mail No. 7018 0360 0001 0336 5836. The Secured Party Creditor within this bond is hereby granted a perfected, security interest and lien upon any corporation, agency, agent, officer, employee and individual, natural person living "*corpus*", and all real, personal, tangible and intangible property, and any and all other types of property; no matter where it is held globally, and under what name, classification, numbering system, *etc.*; attached to the 14<sup>th</sup> Amendment, U.S. citizen "person" corporate chattel, collateral ward; for violation of this said bond and denial of any unalienable and commercial rights, and for presenting false claims to the secured party. Penalties shall begin at 10,000 United States Treasury Silver Eagle .999 Bullion Dollars or 10,000 other designated Silver bullion coins per violation; in addition to other penalties set forth in other documents of the Secured Party Creditor. This Clause is to affect all violators in their public/corporate and private/individual capacities.) All assumptions and presumptions have to be proven in writing, signed and sealed *under penalties of perjury* before three witnesses as a valid response, if any.

Upon failure of response required under the three (3) day grace period under Truth in Lending, Regulation Z, to respond and rebut, point for point, this Notice of Surety Act and Bond, from receipt, or any facsimile presentation of bond made after public recording, UCC Section 1-204, unless a request for an extension of time is present in writing, claimant is hereby collaterally estopped from any further adversarial actions against the peculiar private party listed above, and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of subject matter jurisdiction, the peculiar private party listed above demands that the cause(s) be vacated, dismissed and the accounts be immediately discharged with prejudice. A lack of response or rebuttal under the penalties of perjury means claimant assents to this Notice of Surety Act and Bond and that a fault exists, UCC Section 1-201(16), creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, *etc.* express or implied, from the beginning, UCC Section 1-103, of which claimant may rely on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against the peculiar private party listed above, and the peculiar private party listed above further demands that the record be expunged and the records and facts of the above attached captioned matter(s) be turned over to the Office of Homeland Security and any other interested federal agency for their investigation of violations of federal law

**PUBLIC NOTICE AND SURETY BOND – PAGE 4 of 6**

cc: The South Carolina State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forwarded a copy to the Director of the Mint

and any interlocking agencies, *et al.* Failure to comply pursuant to the truth in Lending Act will negate all remedies for claimant. Any Third Party compelled to serve will make claimant liable for civil and criminal prosecution in accordance with the Erie and Clearfield Doctrines.

NOTICE TO THE PRINCIPALS IS NOTICE TO THE AGENTS  
NOTICE TO THE AGENTS IS NOTICE TO THE PRINCIPALS

Teste Meipso

Done this the 25<sup>th</sup> day of the August month, in the year of 2018 A.D.

X Ronnell Demar-Bey, Silver Bullion Bonded Creditor, Freeholder by Inheritance to North, South and Central America; Mexico and the Adjoining Islands, Secured Party with unlimited asset credit/liability, Ronnell Demar-Bey<sup>©™</sup> *ex rel* RONNELL DEMAR WALKER<sup>©™</sup>, only in capacity as beneficiary to the Original Jurisdictions pursuant to Sovereign, Autochthonous, Aboriginal Indigenous Native American Muurs/Moors; "Decree of Enforcement for Freeholder and Creditor Status" – PULASKI COUNTY CIRCUIT/COUNTY CLERK, REAL ESTATE ROOM 102; instrument No. 2012036389. Please see WWW.PULASKICLERK.COM and search real estate records for the file number contained herein.

X [Signature], 1<sup>st</sup> Witness to Silver Bullion

X Christina Quinn, 2<sup>nd</sup> Witness to Silver Bullion

ALL RIGHTS RESERVED WITHOUT PREJUDICE, UCC 1-103, 1-207 / 1-308

**PUBLIC NOTICE AND SURETY BOND – PAGE 5 of 6**

cc: The South Carolina State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forwarded a copy to the Director of the Mint

County of Dorchester )  
)  
(State of South Carolina) )

SS:

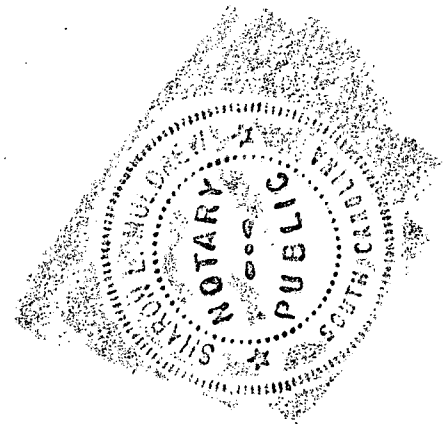
Ronnell Demar-Bey<sup>©™</sup>, known by Me or made known for Me by proper identification and duly sworn, Certified, Verified, and Exemplified, pursuant to applicable law, the truth of this matter contained herein, this 25<sup>th</sup> day of the August month, in the year of 2018 A.D.

SHARON L. MULDREW  
Notary (print name)

Sharon L Muldrew  
Notary (sign name)

My Commission Expires: March 9<sup>th</sup> 2021

(Seal)



**PUBLIC NOTICE AND SURETY BOND – PAGE 6 of 6**

cc: The South Carolina State Attorney General as the Fiduciary of this said Bond, is to give notice to the United States Secretary of the Treasury as Trustee of the United States' and 50 Corporate States' Bankruptcy(ies), who shall forwarded a copy to the Director of the Mint

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM BERKELY COUNTY  
Court of Common Pleas

Dale Van Slambrook, Master In Equity

Case No. 2015-CP-08-00965  
Appellate Case No. 2016-002234

PrimeLending, A  
PlainsCapital Company

Respondent,

v.

Ronnell Demar Walker a/k/a  
Ronnell D. Walker; and South  
Pointe Homeowners  
Association, Defendants, Of  
whom Ronnell Demar Walker  
a/k/a Ronnell D. Walker is the  
Appellant

Appellant.

**RECEIVED**

OCT 29 2018

SC Court of Appeals

PROOF OF SERVICE

I certify that I have served the **SUPPORTING EVIDENCE** by depositing a copy of it in the United States Mail, postage prepaid, on October 26, 2018, addressed to The Honorable Jenny Abbott Kitchings, Clerk of Court, South Carolina Court of Appeals at 1220 Senate Street Columbia, South Carolina 29201.

I certify that I have served the **SUPPORTING EVIDENCE** by depositing a copy of it in the United States Mail, postage prepaid, on October 26, 2018, addressed to Eric G. Lybrand, Rogers Townsend Attorney at Law at 1221 Main Street 14<sup>th</sup> Floor Columbia, SC 29201.

I certify that I have served the **SUPPORTING EVIDENCE** by depositing a copy of it in the United States Mail, postage prepaid, on October 26, 2018, addressed to Nikole Haltiwanger, Rogers Townsend Attorney at Law at 220 Executive Center Drive Columbia, SC 29201.

I Am: Ronnell Demar Boy © TM

Authorized Representative

Natural Person, In Propria Persona: Sui Juris

Ex Relatione RONNELL DEMAR WALKER

All Rights Reserved:

U.C.C. 1-207/ 1-308; U.C.C. 1-103

Tunis Territory

C/o 412 Eastover Circle

Summerville, SC [29483]

Non-Domestic, Non-Resident



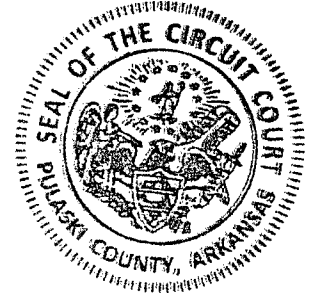
**COVER LETTER FOR THE DOCUMENTS OF RONNELL DEMAR BEY:**

**A MOORISH-AMERICAN NATIONAL OF THE AL MOROCCAN EMPIRE**

TO ALL, I certify that I have submitted the follow documents to be recorded in the Pulaski County Circuit Court Real Estate Office of Records.

Include Documents:

1. Judicial Notice and Proclamation of Nationality
2. Affidavit of Allodial Permit
3. Notice of Autochthonous Status
4. Scientific Dissenting Opinion In Support of Ronnell Bey's Status Correction
5. Notice of Surety Act & Bond No. 7018 0360 0001 0336 5836
6. Notice of Surety Act & Bond No. 7018 0360 0001 0336 5812
7. Affidavit of Contract
8. United State Postal Service Mailing Receipt(s) Evidence



**RECEIVED**  
OCT 29 2018  
SC Court of Appeals

My Word is My Bond,  
Duly Tendered in Honor  
*Ronnell Demar Bey* ©™

Ronnell Demar Bey ©™  
All Rights Reserved  
Without Prejudice  
UCC 1-103, 9-311; et al

October 26, 2018

The Honorable Jenny Abbott Kitchings  
Clerk, South Carolina Court of Appeals  
1220 Senate Street  
Columbia, South Carolina 29201

**RECEIVED**

OCT 29 2018

SC Court of Appeals

RE: PrimeLending, A PlainsCapital Company, V. Ronnell Demar Walker a/k/a  
Ronnell D. Walker; and South Pointe Homeowners Association, Defendants, Of  
whom Ronnell Demar Walker a/k/a Ronnell D. Walker is the Appellant, Case No.  
2015-CP-08-00965, Appellate Case No. 2016-002234

Dear Ms. Kitchings:

The following evidence is in support for Ronnell Demar-Bey<sup>®</sup>™ legal and  
lawfully standing in case number Appellate Case No. 2016-002234 and is being  
submitted to be filed into the case as evidence.

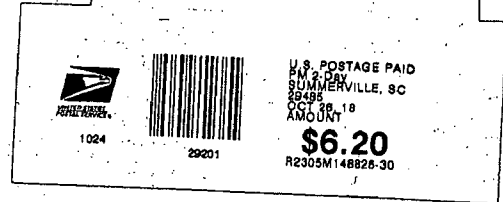
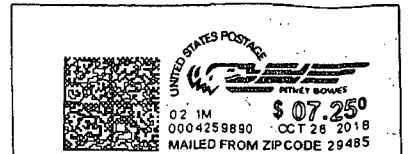
I Am: Ronnell Demar Bey<sup>®</sup>™  
Authorized Representative  
Natural Person, In Propria Persona:  
Ex Relatione RONNELL DEMAR WALKER  
All Rights Reserved:  
U.C.C. 1-207/ 1-308; U.C.C. 1-103  
Tunis Territory  
C/o 412 Eastover Circle  
Summerville, SC [29483]  
Non-Domestic

Enclosures

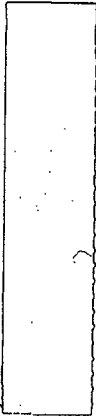
cc:  
Erica Greer Lybrand  
Rogers Townsend Attorney at Law  
1221 Main Street, 14<sup>th</sup> Floor  
Columbia, SC 29201

Nikole Deanna Haltiwanger  
ROGERS TOWNSEND & THOMAS, PC  
220 Executive Center Drive  
Columbia, SC 29201  
(803)744-4444

Ronnell Demar-Bey @TM  
10412 Eastover Circle  
Summerville, SC [29483]



The Honorable Jenny Abbott Kitchings  
Clerk, South Carolina Court of Appeals  
1220 Senate Street  
Columbia SC 29201



RECEIVED  
OCT 29 2018  
SC Court of Appeals

