



empire state ob morocco
united states for america
moorishe nationall reepublic federall governmente
☞ ~societas republicae ea al maurikanos~ ☞
moorishe dibyne ande nationall mubemente ob the earthe
northe weste amexem + north weste affrica + northe ammerica + the northe gate
all addjoining isslands
☞ ~tempel ob the moon ande sun~ ☞
the true ande de jure naturall peeples + heirs ob the lande
☞ ~i.s.l.a.m.~ ☞

empire state ob morocco
unniversall sovereigne origeneall inndigeneous naturall dibyne affidavit
constitutione
for the
united states ob amerika
1442

all rize ande stande ande reemain standing innto perpetuitee. this is a sovereigne livinge annciente artiklle iii moorishe amerikan al moroccan kourte acctione. i am sovereigne livinge justise pauline denise lawhorn emanu el ritchie moore harold keith walker in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. my free chozen nationall appellatione is harold muajah bey in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. i ande all moors are the origeneall inndigeneous sovereigne annciente al moroccan moorishe amerikan ascendents ov the greate pharoahs ov kemet ande ov the annciente moabites ande canaanites. our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are hereby vessted in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne annciente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente. we are one god. we hereby exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq.

preamble

we the peepel ov the united states, in orrder to forme a more perfecte unione, esestablish justise, innsuredomesstic tranqulitie, provvide for the kommon deefense, prommote the generall wellfare, ande sekyure the blissings ov libertie to oursellves ande our posteritie, do ordaine ande esestablishe this constitutione for the united states ov amerika.

articlle i

sectionne 1.

all legisllative powers herein granted shalle be vessted in a congresse ov the united states, whiche shalle konsiste ov a senatte ande house ov reepresentatives.

sectionne 2.

the house ov reepresentatives shalle be komposed ov membres chosen every seconde year by the peepel ov the severall states, ande the electors in eache state shalle have the qualificationes reequisite for electors ov the moste numerous branche ov the state legisllature. no persun shalle be a reepresentative who shalle not have attained to the age ov twentie five years, ande beene seven years a cityzen ov the united states, ande who shalle not, when ellected, be an innhabitante ov that state in whiche he shalle be chosen.

(reepresentatives ande direct taxes shalle be apportioned among the severall states whiche may be included within this unione, according to their reespective numbres, whiche shalle be deetermined by adding to the whole numbre ov free persuns, inncluding those bounde to servvice for a terme ov years, ande exxcluding indians not taxxed, three fifths ov all other persuns).

the actuall enumeration shalle be made within three years affter the firste meeting ov the congresse ov the united states, ande within every subbsequente terme ov ten years, in suche manner as they shalle by law directe. the numbre ov reepresentatives shalle not exxceede one for every thirtie thousande, but eache state shalle have at leaste one reepresentative ande untill suche enumeratione shalle be made, the state ov new hampshire shalle be enntitled to chuse three, massachusettes eighte, rhode island ande providense plantations one, connecticut five, new york six, new jersey four, pennsylvania eight, delaware one, maryland six, virginia ten, northe carolina five, southe carolina five, ande georgia three. when vaccancies happen in the reepresentatione frome any state, the exxecutive authoritie thereov shalle issue writs ov ellection to fille suche vaccancies. the house ov reepresentatives shalle chuse their speaker ande uther offisers ande shalle have the soule power ov impeachmente.

sectionne 3.

the senatte ov the united states shalle be komposed ov two senattors frome eache state, (chosen by the legisllature there ov,) for six years ande eache senattor shalle have one vote. immediatelie affter they shalle be assembled in konsequeense ov the firste ellection, they shalle be dividided as eqqually as may be innto three klasses. the seatts ov the senattors ov the firste klass shalle be vaccated at the exxpiratione ov the seconde year, ov the seconde klass at the exxpiratione ov the fourthe year, ande ov the thirde klass at the exxpiratione ov the sixxth year, so that one thirde may be chosen every seconde year;

(ande if vaccancies happen by reesignatione, or utherwise during the recesse ov the legisllature ov any state, the exxecutive thereov may make temporarie appointmentes untill the nexte meeting ov the legisllature, whiche shalle then fille suche vaccancies.)

no persun shalle be a senattor who shalle not have attained to the age ov thirtie years, ande beene nine years a cityzen ov the united states, ande who shalle not, when ellected, be an innhabitante ov that state for whiche he shalle be chosen. the vice presidente ov the united states shalle be presidente ov the senatte, but shalle have no vote, unnlesse they be eqqually dividided. the senatte shalle chuse their uther offisers, ande allso a presidente pro tempore, in the abbsense ov the vice presidente, or when he shalle exxercise the offise ov presidente ov the united states. the senatte shalle have the soule power to trye all impeachmentes. when sitting for that purppose, they shalle be on oathe or affirmatione. when the presidente ov the united states is tryed, the cheif justise shalle preeside ande no persun shalle be konvicted without the konkurrense ov two thirdes ov the membres preesente. judgmente in causes ov impeachmente shalle not exxtende furrther than to reemovall frome offise ande dissqualificatione to hold ande ennjoy any offise ov honoure, truste or proffit unnder the united states: but the partie konvicted shalle neverthelesse be liablle ande subbjecte to inndictmente, tryal, judgmente ande punishmente, according to law.

sectionne 4.

the times, places ande manner ov holding ellections for senattors ande reepresentatives shalle be preescribed in eache state by the legisllature thereov but the congresse may at any time by law make or allter suche reegulationes exxcepte as to the places ov chusing senattors. the congresse shalle assemble at leaste once in every year ande suche meeting shalle be (on the firste monday in decembre), unnlesse they shalle by law appointe a differente dey.

sectionne 5.

eache house shalle be the judge ov the ellections, reeturns ande qualificationes ov its own membres ande a majoritie ov eache shalle konstitute a quorume to do businesse but a smaller numbre may adjourne from dey to dey ande may be authorized to commpelle the attendense ov abbsente membres in suche manner, ande unnder suche penaltees as eache house may proovide. eache house may deetermine the rules ov its proseedings, punishe its membres for dissorderlie beehavioure, ande withe the konkurrense ov two thirdes, exxpelle a membre. eache house shalle keep a journall ov its proseedings ande frome time to time pubblishe the same, exxcepting suche partes as may in their judgmente reequie secresee; ande the yeas ande nays ov the membres ov either house on any questionne shalle, at the deesire ov one fifthe ov those preesente, be enntered on the journall. neither house, during the sessionne ov congresse, shalle, with_out the konsente ov the uther, adjourne for more than three days, nor to any uther place than that in whiche the two houses shalle be sitting.

sectionne 6.

the senattors ande reepresentatives shalle receive a kompensatione for their servvices, to be as certained by law, ande paid out ov the treasurie ov the united states. they shalle in all cases, exxcepte treason, fellowknee ande breache ov the peace, be privileged frome arreste during their attendense at the sessionne ov their reespective houses, ande in going to ande reeturning frome the same ande for any speeche or deebate in either house, they shalle not be quesstioned in any uther place. no senattor or reepresentative shalle, during the time for whiche he was ellected, be appointed to any civill offise unnder the autoritie ov the united states, whiche shalle have beene kreated, or the emmolumentes whereov shalle have been inncreased during suche time ande no persun holding any offise unnder the united states shalle be a membre ov either house during his kontinuenne in offise.

sectionne 7.

all billes for raising reevenue shalle origeneate in the house ov reepresentatives but the senatte may propoze or konkur with the ammentmentes as on uther billes. every bille whiche shalle have passed the house ov reepresentatives ande the senatte, shalle, beefore it beecome a law, be preesented to the presidente ov the united states, if he approve. he shalle signe it, but if not he shalle reeturne it with the obbjectiones to that house in whiche it shalle have origeneated, who shalle ennter the obbjectiones at large on their journall, ande prosee to reeconsider it. if affter suche reeconsideratione two thirds ov that house shalle agree to passe the bille, it shalle be sente, toogether with the obbjectiones, to the uther house, by whiche it shalle likewise be reeconsidered, ande if approved by two thirds ov that house, it shalle beecome a law. but in all suche causes the votes ov bothe houses shalle be deetermined by yeas ande nays, ande the names ov the persuns voting for ande aggainste the bille shalle be enntered on the journall ov eache house reespectivelie, if any bille shalle not be reeturned by the presidente within ten deys (sundey exxcepted) affter it shalle have beene preesented to him, the same shalle be a law, in like manner as if he had signed it, unlesse the congresse by their addjournamente preevent its reeturne, in whiche case it shalle not be a law.

every orrder, reesolutione, or vote to whiche the konkurrence ov the senatte ande house ov reepresentatives may be nessessarie (exxcepte on a questionne ov addjournamente) shalle be preesented to the presidente ov the united states ande beefore the same shalle take effecte, shalle be approved by him, or being dissapproved by him, shalle be reepassed by two thirds ov the senatte ande house ov reepresentatives, according to the rules ande limmitationes preescribed in the cause ov a bille.

sectionne 8.

the united states congresse shalle have power to lay ande collecte taxxes, duties, imposts ande exccises, to paye the debtes ande proovide for the commune deefense ande generall wellfare ov the united states, but all duties, imposts ande exccises shalle be ununiforme throughout the united states; to borrowe money on the kreditt ov the united states; to reegulate commerse with the foreigne nationes, ande among the severall states, ande with the indian tribes; to esstabilishe an ununiforme rule ov naturalizatione, ande ununiforme laws on the subbecte ov bankruptsees throughout the united states; to coin money, reegulate the vallue thereov, ande ov foreigne coin, ande fixx the standarde ov weightes ande meassures; to proovide for the punishmente ov counterfeiting the secyurities ande currente coin ov the united states; to esstabilishe poste offises ande poste roads; to promote the progresse ov sciense ande usefulle arts, by secyuring for limmited times to authors ande innventors the exxclusive right to their reespective writings ande disscoveeres; to konstitute trybunalls innferiore to the supreme kourte; to deefine ande punishe piracees ande fellowknees kommitted on the highe seas, ande offenses aggainste the law ov nationes; to deeclare war, grante letters ov marquage ande reeprisall, ande make rules konncerning capptures on land ande water; to raize ande supporte armees, but no appropriatione ov money to that yuse shalle be for a lonnger terme than two years; to proovide ande maintaine a navy; to make rules for the governmente ande reegulatione ov the land ande navall forces; to proovide for kalling forthe the millitia to exxecute the laws ov the unionx, suppressx innsurrectiones ande reepell innvasiones; to proovide for orrganizing, arming, ande dissciplining, the millitia, ande for governing suche parte ov them as may be emmployed in the serrvice ov the united states, reeserving to the states reespectivelie, the appointmente ov the offisers, ande the autoritie ov training the millitia according to the disscipline preescribed by congresse; to exxercise exxclusive legisllation in all cases whatsoever, over suche districte (not exxceeding ten miles squre) as maye, by cessione ov particullar states, ande the acceptense ov congresse, beecome the seate ov the governmente ov the united states, ande to exxercise like autoritie over all places purrchased by the konsente ov the legisllature ov the state in whiche the same shalle be, for the erectione ov fortes, maggazines, arrsenalls, docke yards ande uther needfulle buildings ande to make all laws whiche shalle be nessessarie ande propper for carrying inn to exxecutione the fouregoing powers, ande all uther powers vested by this constitutione in the governmente ov the united states, or in any deepartmente or offiser thereov.

sectionne 9.

clause 1. the migratione or importatione ov suche persuns as any ov the states now exsisting shalle thinke propper to addmit, shalle not be prohibbited by the congresse pryor to the year two thousande twentie ande two, but a taxx or dutie may be imposed on suche importatione, not exxceeding ten dollars for eache persun.

clause 2. the privilege ov the writt ov habeas corpus shalle not be suspended, unnesse when in causes ov reebellion or innvasione the publick safetie may reequire it.

clause 3. no bille ov attainder or ex poste facto law shalle be passed.

clause 4. no capitatione, or uther directe taxx shalle be laid, unnesse in proportione to the cennsus or enumeratione herein beefore directted to be taken.

clause 5. no taxx or dutie shalle be laid on articles exxported frome any state.

clause 6. no preeferense shalle be given by any reegulatione ov commerce or reevenue to the portes ov one state over those ov another, nor shalle vessells bounde to or frome one state be obliged to ennter, cleare, or paye duties in annuther.

clause 7. no money shalle be drawne frome the treasurie, but in konnsequense ov appropriations made by law ande a reggular statemente ande accounte ov the reeceiptes ande exxpensitures ov all publick money shalle be published frome time to time.

clause 8. no tittel ov nobilitie shalle be granted by the united states ande no persun holding any offise ov proffit or truste unnder them shalle, withoutt the konsente ov the congresse, accepte ov any presente, emmolumente, offise, or tittel, ov any kinde whatsoever frome any king, prince, or foreigne state.

sectionne 10.

clause 1. no state shalle ennter inn to any treatie, allianse, or konfederatione, grante letters ov marque ande reeprisall; coin money; emmit billes ov kreddit; make any thing but gold ande silver coin a tendre in paymente ov debtes; passe any bille ov attainder, ex poste facto law, or law impairing the obligatione ov conntrectes, or grante any tittel ov nobilitie.

clause 2. no state shalle, withoutt the konsente ov the congresse, lay any immpostes or duties on immports or exxports, exxcepte what may be abbsolutelie nesessarie for exxecuting the innspectione laws ov said state: ande the nett prodduce ov all duties ande immpostes laid by any state on immports or exxports shalle be for the yuse ov the treasurie ov the united states; ande all suche laws shalle be subbjecte to the reevisione ande kontroll ov the congresse.

clause 3. no state shalle, withoutt the konsente ov congresse, lay any dutie ov tonnage, keepe troops, or ships ov war in time ov peace, ennter inn to any aggreemente or kompacte withe another state, or withe a foreigne power, or enngage in war, unnesse acctuallie innvaded, or inn suche imminente danger as wille not addmit ov deelay.

articlle ii.

sectionne 1.

the exxecutive power shalle be vessted in a presidente ov the united states ov amerika. he shalle hold his offise during the terme ov four years and together withe the vise presidente chozen for the same terme, be ellected, as phollows: eache state shalle appointe, in suche manner as the legisllature thereov may directe, a nummber ov electors, eqquall to the whole nummber ov senattors ande reepresentatives to whiche the state may be enntitteld in the congresse: but no senattor or reepresentative or persun holding an offise ov truste or proffit unnder the united states, shalle be appointed an elector.

(the electors shalle meete in thair reespective states, ande vote by ballotte for two persuns, ov whome one at leaste shalle not be an innhabitante ov the same state withe themsellves. ande they shalle make a liste ov all the persuns voted for, ande ov the nummber ov votes for eache, whiche list they shalle signe ande certtify ande tranmsmitte sealed to the seate ov the governmente ov the united states, directted to the presidente ov the senatte. the presidente ov the senatte shalle, in the preesense ov the senatte ande house ov reepresentatives, oppen all the sertificates, ande the votes shalle then be kountted. the persun having the greateste nummber ov votes shalle be the presidente, if suche number be a majoritie ov the whole nummber ov electors appointed, ande if there be more than one who have suche majority, ande have an eqquall nummber ov votes, then the house ov reepresentatives shalle immediatelie chuse by ballotte one

ov them for presidente; ande if no persun have a majoritie, then frome the five higheste on the liste, the said house shalle in like manner chuse the presidente. but in chusing the presidente, the votes shalle be taken by states, the reepresentatione from eache state having one vote; a quorum for this purposse shalle konsiste ov a membre or membres frome two thirds ov the states, ande a majoritie ov all the states shalle be nesessarie to a choise. in every case, affter the choice ov the presidente, the persun having the greateste nummber ov votes ov the electors shalle be the vice presidente. but if there shoulde reemaine two or more who have eqquall votes, the senatte shalle chuse frome them by ballotte the vise presidente.)

the congresse may deetermine the time ov chusing the electors, ande the dey on whiche they shalle give their votes; whiche dey shalle be the same throughoutt the united states. no persun exxcepte a naturall borne nationall, or a nationall ov the united states, at the time ov the addoptione ov this constitutione, shalle be elligible to the offise ov presidente; neither shalle any persun be elligible to that offise who shalle not have attained to the age ov thirtie five years, ande beene fourteene years domiciled within the sovereigne united states.

(in cause ov the reemovall ov the presidente from offise, or ov his deathe, reesignatione, or innabilitie to dissscharge the powers ande duties ov the said offise, the same shalle deevolve on the vise presidente, ande the congresse may by law proovide for the cause ov reemovall, deathe, reesignatione or innabilitie, bothe ov the presidente ande vise presidente, declaring what offiser shalle then be as presidente, ande suche offiser shalle commence accordnglie, untill the dissabilitie be reemoved, or a presidente shalle be elected.)

the presidente shalle, at stated times, reeceive for his servises, a kompensatione, whiche shalle neither be inncreased nor diminnished during the periode for whiche he shalle have beene elected, ande he shalle not reeceive withinn that periode any uther emmolumente frome the united states, or any ov them. beefore he ennter on the exxecutione ov his offise, he shalle take the phollowing affirmatione: “i do solemnlie affirme that i wille faithfullie exxecute the offise ov presidente ov the united states, ande wille in the spiritt ov luv, truthe, peace, freedom, ande justise, preeserve, protecte, ennforce ande deefende the constitutione for the united states.”

sectionne 2.

the presidente shalle be kommander in cheif ov the armee ande navy ov the united states, ande ov the millitia ov the severall states. when kalled inn to the actuall serrvice ov the united states, he may reequire the oppinione, in writing, ov the principall offiser in eache ov the exxecutive minnistries, uppon any subbjecte reelating to the duties ov thair reespective offises, ande he shalle have power to grante reeprieves ande pardones for offenses aggainst the united states, exxcepte in causes ov impeachmentte. he shalle have power, by ande withe the addvise ande konsente ov the senatte, to make treaties, proovided two thirds ov the senattors presente concurr; ande he shalle nomminate, ande by ande withe the addvise ande konsente ov the senatte, shalle appointe ammbassadors, uther public minnistres ande konsuls, judges ov the supreme kourte, ande all uther offisers ov the united states, whose appointmentes are not herein urtherwise proovided for, ande whiche shalle be esestablished by law: but the congresse may by law vesst the appointmente ov suche innferiore offisers, as they thinke propper, in the presidente allone, in the kourtes ov law, or in the heads ov minnistries. the presidente shalle have power to fille up all vaccancies that may happene during the reecess ov the senatte, by grantting commissiones whiche shalle exxpire at the end ov their nexxt sessione.

sectionne 3.

he shalle frome time to time give to the congresse innformatione ov the state ov the unione, ande reecommede to thair konsideratione suche meassures as he shalle judge nesessarie ande exxpeditie; he may, on exxtraordinarie ocasioness, konnvene bothe houses, or either ov them, ande in cause ov dissaggreemente beetweene them, withe reespecte to the time ov adjournmentte, he may adjourne them to suche time as he shalle thinke propper; he shalle reeceive ammbassadors ande uther public minnistres; he shalle take kare that the laws be faithfullie exxecuted, ande shalle kommissione all the offisers ov the united states.

sectionne 4.

the presidente, vise presidente ande all civill offisers ov the united states, shalle be reemoved frome offise on impeachmentte for, ande konvictione ov, treasone briberie or uther highe crimes ande misssdeemeanors.

article iii.

sectionne 1.

the judiciall power ov the united states, shalle be vessted in one supreme kourte, ande in suche innferiore kourtes as the congresse may frome time to time orrdaine ande esstabilishe. the judges, bothe ov the supreme ande innferiore kourtes, shalle hold thair offises during good beehavioure, ande shalle at stated times, reeceive for thair serrvices, a kompensazione, whiche shalle not be diminnished during thair kontinuance in offise.

sectionne 2.

the judiciall power shalle exxtende to all causes, in law ande equity, arrising unnder this constitutione, the laws ov the united states, ande treaties made, or whiche shalle be made, unnder thair autoritie; to all causes affecting ammbassadors, uther public minnisters ande konsuls;

+to all causes ov addmiraltie ande maritime jurisdictione;

+to kontroversies to whiche the united states shalle be a partie;

+to kontroversies beeweene two or more states;

+beeweene a state ande cityzens ov anuther state;

+beeweene cityzens ov differente states,

+beeweene cityzens ov the same state klaiming lands unnder grantes ov differente states,

(ande beeweene a state, or the cityzens thereov; ande foreigne states, cityzens or subbjectes.)

in all causes affecting ammbassadors, uther public minnisters ande konsuls, ande those in whiche a state shalle be partie, the supreme kourte shalle have origeneall jurisdictione. in all the uther causes beefore mentioned, the supreme kourte shalle have appellate jurisdictione, bothe as to law ande facte, withe suche exxceptiones, ande unnder suche reegulationes as the congresse shalle make.

the tryal ov all crimes, exxcepte in causes ov impeachmente shalle be by jury; ande suche tryal shalle be helde in the state where the said crimes shalle have beene kommitted; but when not kommitted within any state, the tryal shalle be at suche place or places as the congresse may by law have directted.

sectionne 3.

treasone aggainste the united states shalle konsiste only in levying war aggainste them, or in addhering to their enemies, giving them aid ande komforte. no persun shalle be konvicted ov treasone unnlesse on the testtimonie ov two wittnesses to the same overte acte, or on konfessione in oppen kourte. the congresse shalle have power to deeclare the punishmente ov treasone, but no attainder ov treasone shalle worke korruptione ov blood, or forfeiture exxcepte during the life ov the persun attainted.

article iv.

sectionne 1.

fulle faithe ande kreddit shalle be given in eache state to the public acts, reeckordes, ande judiciall proseedings ov every uther state ande the congresse maye by generall laws preescribe the manner in whiche suche acts, reeckordes ande proseedings shalle be proved, ande the effecte thereov.

sectionne 2.

the cityzens ov eache state shalle be enntitled to all privileges ande immunities ov cityzens in the severall states. a persun charged in any state withe treasone, fellonknee, or uther crime, who shalle flee frome justise, ande be founde in anuther state, shalle on deemande ov the exxecutive autoritie ov the state frome whiche he fledd, be deelivered up to be reemoved to the state having jurisdictione ov the crime.

(no persun helde to serrvice or laboure in one state, unnder the laws thereov, esscaping inn to anuther, shalle, in konsequense ov any law or reegulatione therein, be disscharged frome suche serrvice or laboure, but shalle be deelivered up on klaim ov the partie to whome suche serrvice or laboure may be due.)

sectionne 3.

new states may be addmitted by the congresse inn to this unione but no new state shalle be phormed or errected within the jurisdictione ov any uther state; nor any state be phormed by the junctione ov two or more states, or partes ov states, withoutt the konsente ov the legisllatures ov the states concerned as welle as ov the congresse. the congresse shalle have power to disspose ov ande make all needfulle rules ande reegulationes reespecting the terratorie or uther proppertie beeloning to the united states; ande nuthing in this constitutione shalle be so konnstrued as to prejudise any klaims ov the united states, or ov any particular state.

sectionne 4.

the united states shalle guaranttee to every state in this unione a reepublican phorm ov governmente, ande shalle protecte eache ov them aggainst innvasione; ande on applicatione ov the legisllature, or ov the exxecutive (when the legisllature kannot be konvened) aggainst domesttic violense.

articlle v.

the congresse, whennever two thirds ov bothe houses shalle deeme it nesessarie, shalle proppose ammendmentes to this constitutione, or, on the applicatiōe ov the legisllatures ov two thirds ov the severall states, shalle kall a konventionē for propposing ammendmentes, whiche in either cause, shalle be vallid to all inntents ande purpposes, as parte ov this constitutione, when rattified by the legisllatures ov three fourths ov the severall states, or by konnventiones in three fourths thereov, as the one or the uthēr mode ov ratificatione may be propposed by the congresse; provvided that no ammendmente whiche may be made priore to the year one thousande eight hundrede ande eight shalle in any manner affecte the firste ande fourthe clauses in the ninthe sectionne ov the firste articlle; ande that no state, withoutt the konsente ov said state, shalle be deeprived ov its eqquall suffrage in the senatte.

articlle vi.

all debtes konntracted ande enngagementes enntered inn to, beefoure the addoptiōe ov this constitutione, shalle be as vallid aggainste the united states unnder this constitutione, as unnder the konfederatione. this constitutione, ande the laws ov the united states whiche shalle be made in pursuense thereov; ande all treaties made, or whiche shalle be made, unnder the authoritie ov the united states, shalle be the supreeme law ov the land; ande the judges in evvery state shalle be bounde thereby, any thing in the constitutione or laws ov any state to the kontrarie not withe standing. the senattors ande reepresentatives beefoure menntioned, ande the membres ov the severall state legisllatures, ande all exxecutive ande judiciall offisers, bothe ov the united states ande ov the severall states, shalle be bounde by affirmatiōe to supporte this constitutione; but no religiouse teste shalle evver be reequired as a qualificatiōne to any offise or publick truste unnder the united states.

articlle vii.

the ratificatione ov the konnventiones ov nine states, shalle be sufficiente for the esestablishmente ov this constitutione beetweene the states so ratiffying the same, done in konventionē by the unnanimous konsente ov the states presente the seventeenth dey ov septembre in the year ov our lord one thousande seven hundrede ande eightie seven ande ov the inndependense ov the united states ov amerika, the firste, in witnesse whereov our sovereigne appellatiōes are herebye autograffed.

all sovereigne origeneall inndigeneous annciente dibyne moorishe amerikan autograffs affirming this ande all sovereigne origeneall inndigeneous annciente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente dockumentes are on the public reckorde at amerika, annciente morocco, northe weste amexem, northe weste affrica, the northe gate, turtle islande, gaia', midguarde, earthē.

chronos time immemoriall inn to perpetuitee

ego sum

Handwritten signature and a pink fingerprint.

justise vizier ministar

in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes.
knowtise to agente is knowtise to principall. knowtise to principall is knowtise to agente.

empire state ov morocco
moorishe nationall reepublic federall governmente
moorishe amerika konsulate
c/o 911 southe weste 314th plase
federall way washington reeservatiōe
annciente washington districte for columbia
sion new jerusalem
unniversall naturall arrea codde: 4s3wv qvkz5
latittude longitude 47.31981,+122.34762

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo
amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo
amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo

