



## **ALLODIUM MOORISH PRAEDIUM ANTE GEORGIA**

Series: 0001

### **House of Dalil Aziz**

Bill Number: 822.001

A BILL TO BE ENTITLED

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### **'Affirmation and Trusteeship for the Artificial Person'**

BE IT ENACTED BY THE DALIL AZIZ HERE ASSEMBLED THAT:

An act to (I) Renounce the naturalized 14th Amendment artificial person status and renounce any alleged Citizenship to the privatized United States of America, the privatized United States or the privatized Union States, inter alia. (II) Remove the artificial person into the Moroccan Empire jurisdiction as a "protected persons" in conformity to Moroccan law. (III) Secure the Moorish Trusteeship obligations as the lawful speaker and signatory power of the "ex relatione" artificial person. (IV) Designate Moorish Trustee Administrator's as the speaker and signatory power for any "ex relatione" artificial persons private and public arrangements, concluded with lawful States, entities and other persons. (V) Protect the artificial person(s) civil and criminal judicial jurisdiction in conformity to Moroccan law, Charter of the United Nations, and Human Rights.

**PART I.** Renounce the naturalized 14th Amendment artificial person status.

**SECTION 1.** Manner of renouncement only by affirmation and declaration:

- a. Only competent Moorish State authorities can consent, ratify and fully enforce any acts of renouncement as pertaining to naturalized 14th Amendment artificial persons.
- b. Upon at least two authorized witnesses, that believe that the affirmation and declaration is written entirely in the handwriting of the National or Subject, whose “ex relatione” artificial person status it purports to be, and that the name of the testator as written in or on, or subscribed to, the ‘Affirmation and Trusteeship for the Artificial Person ’will be in the handwriting and autograph of the National or Subject whose will it purport to be.

**SECTION 2.** Renouncement of any alleged naturalized Citizenship status:

Upon the fully executed ‘Affirmation and Trusteeship for the Artificial Person’, the will and testimony of at least one witness who may, but need not be, one of the witnesses referred to in Part I section 1a) of this part to a statement of facts.

- a. Showing that the will was found after the Nationals or Subjects autograph was acquired as referred to in Part 1 section 1b).
- b. Nationals or Subjects affirmation and declaration shall be considered an absolute rejection and renouncement of any alleged allegiance to the corporate jurisdiction of the privatized United States of America, the privatized United states or the privatized several States of the Union.

**PART II.** Consent to the entire submission to the Laws of the Moroccan Empire.

**SECTION 1.** Renouncement of naturalized Citizenship in a foreign Country :

- a. Upon the fully executed ‘Affirmation and Trusteeship for the Artificial Person ’the National or Subject has immediately consented the

transfer of the intellectual property rights of the ex relatione artificial person over to the National Trust of the State.

- b. The ex relatione status as it pertains to the artificial person shall be protected by the jurisdiction of the Moorish State in conformity to the bilateral Treaty of Peace and Friendship 1836, the multilateral Treaty of Madrid 1880, the multilateral General Act of Algeciras 1906 and the norms of International Law.

**PART III.** National Trust and Trusteeship.

**SECTION 1.** The sacred Trust and its will.

- a. Nationals, Subjects, protected ex relatione artificial persons, and their private and public interest shall be protected by the State, its entities, subsidiaries, and the National Trust as a natural corollary to Moroccan law, International Law and erga omnes principles.

**PART IV.** Trusteeship Administrators.

**SECTION 1:** Renouncement of naturalized Citizenship in a foreign Country:

- a. Upon the immediate affirmation, declaration, and transfer of the ex relatione artificial person into the Moorish jurisdiction and the National Trust, the artificial person cannot pen a contract except by an ex relatione status, without the Trustee Administrator(s) lawful signature or expressed consent.
- b. Upon the Trustee Administrator(s) lawful signature or expressed consent, the National or Subject can be authorized the use of the ex relatione artificial person in accordance with the internal law of the State, the policies of the National Trust and in pursuance to International Law.

- c. The ex relatione artificial person can enforce averment of jurisdiction quo warranto in matters of civil and criminal disputes as corollary to Moroccan law.
- d. The artificial person is the intellectual property of the Trust and the Trustee Administrator(s) do not waive any right of claim assessed to the artificial person regarding real property, personal property, employment, trade, commerce, or any other constructive arrangements concluded lawfully with States, inter alia.
- e. The Birth Certificate from the municipal corporate State shall be Sealed by Allodium Moorish Praedium Ante Georgia's National Trustee Administrator(s) as substantive evidence herein.
- f. Nothing in the 'Affirmation and Trusteeship for the Artificial Person ' may be interpreted as diminishing or eliminating any Trusteeship rights contained in treaties, agreements, and other constructive arrangements.

**PART IV. Consul for civil and criminal disputes**

**SECTION 1: Manner of Consul and Consular Court for civil and criminal disputes:**

- a. Any disputes pertaining to the ex relatione artificial person shall come under the judicial authority of the State.
- b. Consul shall have the immediate jurisdiction in alignment with the Trusteeship Administrators of the National Trust.
- c. Upon the ex relatione artificial person being named as "Defendant" in any civil or criminal case, the Consular Court of the State shall have original Jurisdiction in conformity to the bilateral Treaty of Peace and Friendship 1836, the multilateral Treaty of Madrid 1880, the multilateral General Act of Algeciras 1906 and the customary norms of international law.

- d. Reaffirming Consul and Consular Court “any Persons under their Protection, shall have any disputes with each other, the Consul shall decide between the Parties and whenever the Consul shall require any Aid or Assistance from our Government to enforce his decisions, it shall be immediately granted to him.”
- e. Reaffirming “The Government of the United States of American, having no political interest in Morocco and no desire or purpose having animated it to take part in this conference other than to secure for all peoples the widest equality of trade and privilege with Morocco, and to facilitate the institution of reforms in that country tending to insure complete cordiality of intercourse without any stability of administration within for the common good, declares that, in acquiescing in the regulations and declarations of the conference, in becoming a signatory to the General Act of Algeciras and to the Additional Protocol, subject to ratification according to constitutional procedure, and in accepting the application of those regulations and declarations to American citizens and interests in Morocco...”
- f. Any President of the foreign corporation commonly known as the “United States” (“international organization”) and its chartered-states, organs, agents, persons, and citizens shall adhere to Moroccan law, in conformity with the triple principle of Sovereignty and independence, the integrity of domains, and economic liberty without any inequality of Allodium Moorish Praedium Ante Georgia (the “State”).
- g. The President of the foreign corporation commonly known as the “United States” (“international organization”) shall immediately execute the relinquishment of consular Court privileges and relinquish any form of extraterritoriality in the jurisdiction of Allodium

Moorish Praedium Ante Georgia without delay. Wherefore, the United States of America, the United states, nor any of the several Union chartered-states are entitled to any limited extraterritoriality regarding civil or criminal jurisdiction disputes with the Moorish State, Moorish Nationals, former Moroccan Subjects or their property(s).

**This Bill was submitted by:**

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QAZI (Chief Judge)