

NORTH GATE

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Darby Policy Enforcers Commit Acts of Genocide

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RESPONSE TO DAILY TIMES ARTICLE

The article entitled "Sovereign citizens' charged after removal from house" by Alex Rose is a full-on slander campaign against a Moorish American Consul Court member. It starts with falsely labeling Sharon Tracey Gale Bey as a "sovereign citizens", and "Moorish sovereign". This false information was provided by the Southern Poverty Law Center, a group that repeatedly mislabel and misidentify Moorish Nationals leaving themselves with little to no credibility in their work.

Alex Rose reports in the article that commercial policy enforcer Chitwood states "Those sovereign citizens are against the government, and they will fight, and they will do whatever they gotta do. Because of their anti-government feelings and the violence that they showed towards the government, that's why we went in strong". Chitwood's statement is further evidence of the lack of information the DARBY POLICE DEPARTMENT has.

TROUBLE WITH DARBY TERRORIEST ORGINATATIONS

The writer also having done little to no research himself writes that the event was the result of an eviction action and calling Mrs. Bey by a factitial straw-name. In fact, the event that accrued was a result of DARBY POLICE DEPARTMENT committing acts of genocide on Moorish American Land to a Moorish American National. The DARBY POLICE DEPARTMENT's unwillingness to uphold the law resulted in Moorish American Nationals being forcefully removed from their estate during an ongoing dispute with a property investment company. Evidence of that being a video on Facebook and Youtube, where 30 plus Moorish American Nationals participated in protecting Mrs. Beys home from embezzlement.

Members of the Moorish American Devine and National Movement live by the principles of Love, Truth, Peace, Freedom and Justice. Also, the founder and Prophet of the Moorish Science temple of America told Moorish Americans to enforce the Constitution for the United States of America, which means we are law abiders and makes their statements moot. Chitwood also failed to describe what violent actions, if any, where taken by Mrs. Bey or any members of her family. The use of a SWAT team is excessive force on a peaceful Moorish American people.

Chitwood also unnecessarily reported that the family was practicing 2nd amendment rights to bear arms. It is worth noting, though Chitwood expressed feeling the need for excessive force of a SWAT team, despite no family members use of arms to protect themselves from the physical harassment, nor having any arms on person. Mrs. Bey was taken into custody on traffic warrants with the use of a SWAT team, despite the name on the warrant not matching Mrs. Bey's Nationality card. It is clear that Chitwood and the SWAT team have the wrong person.

When Roy Lee Bey was questioned about the event, he called Gale a squatter and alluded that the Moorish Science Temple he attends works with United States government, courts and commercial enforcers. Roy also stated that he rejects sovereign groups under the Moorish banner, and that he and his group are trying to "stop this madness overserves". This is referring to exercising rights of sovereign people.

It is clear amongst the several States of the European Union known as "The United States of America", that 'adverse possession' is a lawful means to acquire title to an estate. If anyone with a sincere heart were to investigate the difference between squatting and adverse possession, one would clearly see that Moors do not squat. Do research on the Rhode Island Superior Court Case number: KC 09-968 filed July, 8th 2011. You will see in that case that adverse possession is ipso facto and ipso jure, lawful. Additionally, if the SPLC was an actual and legitimate law center or firm then they would be aware of the DON E WILLIAMS v. IRS COMMISSIONER Supreme Court case and H.R. 5404 from Congress.gov, and see that the USD aka Federal Reserve Note is not backed by anything of value.



Meaning, any disputes regarding Mortgages and alleged defaults for 'lack of payment' in USD is a fraud, punishable by 18 USC section 1091 (a)(4) – Genocide: subjecting groups of people to conditions of life intended to cause destruction in their lives in whole or in part.

RESOURCE LINKS

Article

H.R. 5404

DON E WILLIAMS CO. v. Commissioner (1977)

"A promissory note cannot properly be equated with a check, since a note, even when payable on demand and fully secured, is still only a promise to pay..." - Supreme Court Justice Harry Andrew Blackmun