

# Moors and spanish land grants

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Amurru Wasitau Dedugdahmoundyah Muurs (Moors) were originally a group of priests from Egypt to the west (Old Egypt), also known as Dogon / Olmecs / Maya. The term Washitaw is corruption Ursahtaw, father and mother mystics. In Egyptian, Ursahtaw is Urrashet, a winged disc of the sun that symbolizes higher knowledge, the pineal gland being open. The Sumerian god, Amurru, is actually the source of words such as Amaru/Ameru/Ameri, which are the root words of America (Amurru-Ka). America is actually corruption Amen-Ra-Ka. Strange as everything comes from Egypt's West, which is old Egypt. Read my post, which I made on Facebook years ago, which proves that Egypt was also in America because the god Ptah (predinastic Egyptian deity/Atlantic god) is from America. Yes, Ptah (Judas) is from America because its territory was Ptah/Utah/Jude territory, which covers Mexico and several states: California, Utah, Nevada, Arizona, Oklahoma, Missouri, and Texas. In addition, Ptah was also the chief god of Luxor in Memphis, Tennessee, who was in America. Well, Egypt was once the capital of the world. In fact, the pharaoh gave the ancient Moauts (Moors) of Moave, Utah (Judas) permission to settle in Morocco, Indiana (India). Avoid hijacking too, because when you score Morocco, Indiana he will tell you that it was founded in 1851 based off Morocco, which is in North Africa. The only problem is that Morocco, which is in North Africa was not founded until 1956, so I will go with Morocco, which is in the Old World of America as ancient Morocco. The Ptaha/Utah/Yudah/JUDAH named America, Almorocco (Al-Mer-Ra-Ka), which is another root of the word, America. The last of the Almoroccan government fell in 1956 with the abolishment of the consular court when black people accepted civil rights over their natural rights as natural persons. Here is the definition of the Consular Court: A court convened by public officials living in a foreign country to protect the interests of their country to resolve civil cases based on situations that have occurred in a foreign country and which is conducted in accordance with the powers granted by the treaty. (The Treaty of Morocco for Peace and Friendship of 1787 was this treaty.) In some cases, the consular court had criminal jurisdiction, but its decisions were being considered by the Government's courts. The last of Morocco's consular courts was abolished in 1956. The Treaty of Morocco for Peace and Friendship of 1787 was a means to try to stop all fighting over the ground, so the Muurs brought the Europeans to the table to form a peaceful two Governments; one for muurs and one for Europeans. Evidence of this government can be found on the back of a dollar bill. Notice the two seals, which involves two governments. Printing a large pyramid with an eye over it, is a muurish seal. Another bald eagle seal holding 13 arrows is a seal for the European. Another example of such two system management is the Consular Court, which is a Mutish system. The latter was abolished in 1956 in accordance with the aforementioned definition, and this consular court was granted its authority under the treaty, i.e. in 1787 Morocco's Treaty of Peace and Friendship. Europeans have had and still have their own judicial systems, but that is only their system now. Empress Verdiati Tiari was -Turner Goston El-Hey wrote in her book The Return of the Ancients that 85% of blacks here in America were here before the slave trade. Only 15% of blacks are from Africa. This means that there is a suppressed history that blacks are a global people. Pangaea proves that all continents were connected, so migration to Africa and other places was simple and easy. Also see Ra Expeditions: ryandp/RAX.html. Ra's expeditions prove that ancient egyptian solar boats were capable of global travel. In addition, temples were built and named after the Egyptian gods, and hieroglyphics were found in the Grand Canyon. In Oklahoma in the 1800s was found the stele of Pharaoh Akhenaten (Amenhotep IV, aka Moses of the Bible) (see Ice: The Final Disaster by Richard Noon). In the book America B.C., there is an alabaster egg cartouche King Tut found in Idaho. Dr. Jack Forbes's book Africans and Native Americans states: The slave trade began in America, and slaves were taken mainly to Spain and Europe. When the Spaniards came to America, they found Indios (Indians), black people who are with God (end quote). All the evidence proves that blacks are the oldest Aboriginal people in America, hands down. Why is this information suppressed? Well the Europeans want you all to believe that blacks are only from Africa to save the land they took and not feel so guilty about it. If you can distort the history of blood spilled for the earth, you may seem more humane. That's exactly what they did. They wrote his story (story) book after they were firmly set to tell their story more humanely. American his history book has been a great success because it has much of the world blind about what is really going on. Amurru Washitaw Dedugdahmoundyah Muurs (Moors) claims the following land by blood line: de bourbon estate, also known as Emperial International Manor Habsburg Empire Empire includes Western Europe: Netherlands, Belgium, Luxembourg, Switerland, Germany, Italy, Sicily, Naples, Sardinia, Spain and Portugal. As well as much of North America and the Caribbean, as well as Central and South America; and the entire north of North America to the west of the Emperium Demarcation Line (1713) or the British Royal Proclamation (1763). This is a breakdown of the Royal Empire Blood Lines for the Moors of Wasito: The young heir to the French throne, King Louis XVII, married the young heir to the throne Vasisitau-Tunica, Ayimaria. Their emperial/Imperial marriage will become official in 1795, according to the transfer of Spanish land grants given to the young heir, King Louis XVII, and his wife and heires, Ayimaria. The two will also receive an Imperial Spanish land grant from 1763. As a recipient of both 1762 and 1795 Spanish land grants, King Louis XVII, became known as Marrquis de Maison Rouge: owner of Louisiana and Florida. After the death of Ayimaria and King Louis XVII, the titles of Louisiana Dauphine and the Regent of the Marquis de Macion Rouge were handed over to the next in line the imperial French crown, Louis Francis Joseph de Bourbon, Prince de Conti (1734-1814) to the son of Louis Francis de Bourbon, Prince de Conty (1717- 1776). The daughter of Ayimaria and King Louis XVII married Louis Francis de

Bourbon, Prince de Conti. As the second Marquess of macion Rouge, Louis Francis Joseph de Bourbon, was the recipient of both the Imperial Spanish Land Grants of 1762 and the Spanish Land Grant of Monroe, Louisiana. After the death of Joseph de Bourbon, his eldest son, Henry Joseph Turner inherited the House Rouge Estate. Henry Joseph Turner was the recipient of imperial Spanish land grants from 1762 and 1795; which makes it the third Marquis de Masion Rouge. Henry Joseph Turner married Sarah Tunica (Turner); and from this union came their eldest son: Joseph Henry Turner, the fourth Marquis de Masion Rouge Prophet Noble Drew Ali was the fifth Marquis de Masion Rouge and through his mother, Eliza, the daughter of Sarah Tunica and Henry Joseph Turner. Corrella Turner (Tunica) is noble sister of Drew Ali. Correll's son, John Goston, is married to the immediate descendants of Ayimaria and King Louis XVII: Verdiase Tiara Washington (Wasitau). Empress Verdiacy is the sovereign. Her alliance with John Goston makes him the sixth Marquis de Macion Rouge. The royal imperial/imperial ancestry was never broken; thus, the possession of most of North America and other lands belongs to Verdiaci Tiara Washington and her, the sixth Marquis de Macion Ruhu, John Goston. They are the rightful owners of much of America and lands elsewhere. John Jay, the first chief justice of the U.S. Supreme Court, once said, Those who own the country should run it. I proved thatWasitau Muurs (Moors) much of North America and land elsewhere through the property rights of their current queen and king, Verdiati Tiara Washington and her husband, the sixth Marquis de Masion Rouge, John Goston; therefore, they must administer it according to the Supreme Court Judge, John Jay. Given the Secret Treaty of San Ile Dedonso of 1800, de Bourbon, Charles IV, King of Spain, separated from the French Emperior Napoleon Bonaparte, the seaport city of New Orleans only, not the whole of Louisiana; so Napoleon was taken away by U.S. President Thomas Jefferson, was the port of New Orleans, not the whole of Louisiana, as claimed by the United States in the so-called Treaty on the Purchase of Louisiana of 1803. This fact was enshrined in the Treaty of San Ile Dedonso on 1 October 1800. (See The Secret Treaty to See the Illegality of Louisiana Purchase: U.S. President Thomas Jefferson directed Robert Livingston to buy Louisiana from Napoleon Bonaparte. Napoleon had the right to sell only the port city of New Orleans to the United States. According to the Secret Treaty, Napoleon violated international law by selling the city without The consent of Spain; that makes the deal invalid. Washitaw did not receive any money from buying Louisiana and the purchase exceeded its boundaries, covering more than 15 states and parts of Canada that were never part of the deal. The United States occupied the land without giving Wasitau due process and equal protection of the law, which was to come in the form of a hearing and compensation for its land. That never happened; thus, the land was illegally taken from Washitaw by the government. As a result of this evidence and the fact that under Article VI, the Constitution of the United States, treaties are the highest law of the country, and the 14th and 5th Amendment of the United States. Constitution, No person should be deprived of life, liberty or property without due process and equal protection of laws; The United States is a direct violation of constitutional and international law occupying Florida and the 15 current U.S. states and two Canadian provinces, better known as Louisiana Buying (This link will give you the names of the states involved in the illegal purchase of Louisiana: . Under due process law and equal protection law, if the government cannot give washitaw their land back, the government is obliged by law to give Washitaw Moors only compensation for their land in the form of payment. There is documentation in the National Archives in Washington, D.C., and elsewhere that confirm the presence of Washitaw Moor right here in the North American lands, thousands of years before the arrival of the first European (s) and their advanced identified them as ancient, geophysical mound builders (Uaxashaktun de Dugdahmundyah), and their previous claim to the land was never challenged, evil deeds stole their possession and their control over their ancient lands, partially identified in the report as (1) 1848 U.S. Supreme Court ruling in the U.S. case. The Government v. Henry Turner's heirs (Tunica), in which the High Court ruled that the Neutral Strip (2,961,983.5 acres of land) is definitely not part of the territory left by the United States (Louisiana Department of Transportation, 1940), (2) the return of 1992 to 68,883 acres of land by the state of Louisiana (Land Grant #923/1991), designated By Washitaw, and (3) Washitaw Terra, including Florida. The United Nations High Commission on Human Rights recognizes the self-imposed declarations of indigenous peoples and recognizes Waxasaktun (Wasitau Empire) as the oldest indigenous people on Earth and has appointed a UN application for grants #215 (1993) to the Mauritans wasitau. The United States recognized Amurra Wasitau de Dugdahmundya as the indigenous people of North America and is currently being considered at the 105th Congress (H.R. #260), the Land Claims Act of the Guadalupe-Hidalgo Treaty of January 1997. A series of congressional bills and U.S. Supreme Court cases affirm the national sovereignty of Henry Turner de Bourbon's heirs (1848, Case #191: United States v. Henry Turner's Heirs); and the claim was registered in the World Court in The Hague (1996), which since the Treaty of Utrecht (1713), in which the Spanish de Bourbon established itself as a protectorate of lands known as Florida, on behalf of Amurru Wasitau de Dugdahmundya. According to the Declaration of Indigenous Rights, indigenous peoples are the ones who embody historical continuity with societies that existed before the conquest and settlement of their territories by the Europeans. And also people bought involuntarily in the new world. Under the aforementioned United Nations treaty, all blacks are indigenous. This means that blacks are natural faces. All natural people are people and sovereigns of the land, because they rightfully own the land. It's from Black's legal dictionary. Just look for natural people. The All Blacks are outside the first class of citizens and don't even know because we have adopted His Story and Slave labels like, Negro, Black, and Coloured. The aforementioned treaty is so strong that, according to Article VI of the United States Constitution, treaties are the highest law of the country. The United States of America is not in a position to be part of the United Nations, so the Government is bound by it. Sovereignty is in your nationality. Your nationality binds you back to earth. What is your nationality? My nationality - Wahitau de Dugdahmundya (Moore), which is a branch of the Kushit Empire, the Sunhai Empire and the Ottoman Empire. The Maulitau Tribal Moors are listed by the United Nations under Indigenous Peoples Organization Number 21593. This became effective in 1993. The place for Wasitau at the United Nations is 215. Under international law, Washitaw established itself as a Sovereign Independent Nation (United Nations, NIS-21/593), with the exception of the 1781 corporate union and the corporate United States of 1787. The claim to Washitaw land was confirmed by Spanish and French as well as British, in accordance with Spanish land grants from 1762 and 1795. Under federal law, the land of Washitaw has been designated as an Indian country and people are treated as Indians. Both the people and their land have been placed under the authority of the United States Government through the Bureau of Indian Affairs under the Department of the Interior, which is governed by both the executive branch and the powers of the plenum of Congress. As a result, the United States has taken the trust responsibility for the Washitaw Nation Muurs (Moors) through Henry Turner's Spanish land grant. Washitaw Muurs enjoy a variety of citizenship jurisdictions because they are a nation within the nation. All Washitaw Muurs have dual citizenship status. They are citizens of the United States of America, not the United States, and citizens of the washitaw nation. I wrote this blog to educate the public about Washitaw Moors and show and prove who owns America legally. I hope and pray that this blog will help you find out who you are by empowering you with the truth. Make sure you all buy my new book, America's True Old World, which can be purchased for as little as \$9.99 [www.americaisotheoldworld.com](http://www.americaisotheoldworld.com). In my new book, I give more information on Ancient Schumer, Ancient Indian, Atlantis, Hyperborea, The Lost Continent of Moo, and more. Thank you for your time and your support and enjoy. The world is to you and yours. Your.

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