



Begin All Things By First Using The All

**:At-sik-hata :Nation of :Yamassee-Moors Input to Office of the United Nations High Commissioner for Human Rights Resolution 32/L.25: “Addressing impact of multiple and intersecting forms of discrimination and violence in the context of racism, racial discrimination, xenophobia and related intolerance on the full enjoyment of all rights by women and girls.”**

Tendered to Office of the High Commission on Human Rights(OHCHR) by:Chief:Nanya-Shaabu:Eil©TM on behalf of the :At-sik-hata :Nation of :Yamassee-Moors. ( 9th Month 18<sup>th</sup> day 71<sup>th</sup> Year, Yamassic Calendar) [December 12, 2016]

**II . REPORTING ORGANIZATION: :At-sik-hata :Nation of :Yamassee-Moors**

:Chief:Nanya-Shaabu:Eil:©TM 53 34 00 N. Lat; 113 31 00 W. Long  
Papaschase, Turtle Island  
[GD STN MAIN, EDMONTON, AB T5J 2G8]  
1-587-712-0639 , Email: truenative9@yahoo.com, atsikhataym@gmail.com,  
[www.twitter.com/kham19](https://www.twitter.com/kham19) [www.facebook.com/Nanya.Shaabu.Eil](https://www.facebook.com/Nanya.Shaabu.Eil) ,  
<http://www.scribd.com/doc/50037974/2009-2409735-607380-U-20090909-PUPENTAGON>, <http://sites.google.com/site/naturalcredit.tripod.com> ,  
<http://sites.google.com/site/whitehousemustvacate>

:Nanya-Ahk:Heru:Eil: ©TM  
Authorized Representative of :At-sik-hata :Nation of :Yamassee-Moors  
Rananchqua , Atlan / :Turtle-Island  
[ c/o 65 Gunhill Rd. Apt # 13]  
[Bronx, NY, [10467]  
1-347-340-7393 Email: [atsikhatayamul@hotmail.com](mailto:atsikhatayamul@hotmail.com) , [www.twitter.com/BrassLion](https://www.twitter.com/BrassLion) ,  
[www.facebook.com/nanyaahkheru.el](https://www.facebook.com/nanyaahkheru.el)

**1.) Addressing impact of multiple and intersecting forms of discrimination and violence in the context of racism, racial discrimination, xenophobia and related intolerance on the full enjoyment of all rights by women and girls: where we are now:**

- a) **WOMAN:** There is no Definition of Woman(singular) in Black’s Law Dictionary( 1<sup>st</sup> Edition) and Bouvier’s Law Dictionary( 1856).
- b) **WOMEN:** All the females of the human species. All such females who have arrived at the age of puberty. Black’s Law Dictionary( 1<sup>st</sup> Edition).
- c) **girl(n.)**, c.1300, gyrl”child, young person”(of either sex but most frequently of females), of unknown origin. One Guess[OED] leans toward an undrecorded Old English \*gyrele, from Proto-

Germanic \*gurwilon-, diminutive of \*gurwjoX (apparently also represented by Old German gaere “boy, girl,” Norwegian dialectal gorre, Swedish dialectal gurre “small child,” though the exact relationship, if any, between all these is obscure), from PIE \* ghwrgh-, also found in Greek parthenos “virgin.” But this involves some objectionable philology. Liberman (2008) writes: Girl does not go back to any old English or Old Germanic form. It is part of a large group of Germanic words whose root begins with a g or k and ends in r. The final consonant in girl is a diminutive suffix. The g-r words denote young animals, children, and all kinds of creatures considered immature, worthless, or past their prime.

- d) There is no definition of girl in Black’s Law Dictionary 1<sup>st</sup> Edition.
- e) There is no definition of girl in Bouvier’s Law Dictionary 1856.
- f) **CHILDREN.** Offspring; progeny. Legitimate offspring; children born in wedlock. Black’s Law Dictionary (1<sup>st</sup> Edition).
- g) **CHILD.** This word has two meanings in law: (1) In the law of the domestic relations, and as to descent and distribution, it is used strictly as the correlative of “parent,” and means a son or daughter considered as in relation with the father or mother. (2) In the law of negligence, and in laws for the protection of children etc., it is used as the opposite of “adult” and means the young of the human species, (generally under the age of puberty,) without any reference to parentage and without distinction of sex. Black’s Law Dictionary (1<sup>st</sup> Edition).
- h) **There is no Definition for BLACK in Black’s Law Dictionary 1<sup>st</sup> Edition.**
- i) **There is no definition for BLACK in Bouvier’s Law Dictionary (1856)**

### Questionnaire

#### **1. Yes, there is information on the prevalence of violence and discrimination against women and girls as well as Indigenous Women and Indigenous Girls:**

[https://www.facebook.com/Nanya.Shaabu.El/media\\_set?set=a.10203807911918339.1073741935.1835861400&type=3](https://www.facebook.com/Nanya.Shaabu.El/media_set?set=a.10203807911918339.1073741935.1835861400&type=3) - CERTIFICATE OF COMMERCIAL DISHONOR U.C.C. 3-305)

STATE OF NEW YORK (Title 28 USC sec 1360)

Be it known, that, the person signing below, is a Creditor-in-Fact: Nicole Nicholas (:Sa-Auset :Tauwieret) ©TM, Mailing location: 227-03 113 Ave Ranachqua/Keskeskeck [MISNOMER: Queens Village, NY, 11429], did duly mail my NOTICE OF DEFAULT JUDGEMENT under Admiralty/Maritime claim for Damages via UCC 3-305, UCC 3-503 on September 2, 2015 to EDWARD ALEO VP OF BROOKLYN HEARING ASSOCIATES, and to all that must be notified by NOTICE TO PRINCIPAL IS TO NOTICE TO AGENT NOTICE TO AGENT IS TO NOTICE TO PRINCIPAL.

<http://www.ohchr.org/Documents/Issues/CulturalRights/DestructionHeritage/NGOS/At-sik-hata.pdf> -

On or about September 3, 2012, RCMP and Canada Immigration arrived at secured indigenous property – see scribd/ facebook weblink – looking for the Matriarch of :our- :Nation and nearly grabbed :Chief: NanyaShaabu:El’s mother (Merle Berrinice Henry), assuming she was our :Matriarch. The RCMP and Canada Immigration proceeded to enter the house on indigenous property – without a search warrant <http://www.scribd.com/doc/59925240/Canada-Census-Sponsored-byLockheed-Martin-to-Chief-NanyaShaabu-El> .

<https://www.scribd.com/document/63925687/WSA-Legal-Department-P-1619-07-Re-Kidnapping-of-Matriarch-Diani-Bey-El> - All Communications regarding violations of the United Nations Declaration on Human Rights and U.N. International conventions that Canada is a party and signatory (enclosed); including the Hague Convention on Private International law. These Violations were committed against my wife Diani Bey-El at the Edmonton

International Airport in Alberta on May 11, 2008.( Mother's Day) causing her to have a heart attack at the Airport. I had to call 9-11 as the CBSA agents ignored her request to see a doctor as she was having chest pains, being in customs for 8 hours with no food or water offered to her by the CBSA Agents, nor was I allowed to see her when she was taken to the hospital in Leduc, Alberta.

<http://kidnapped.tripod.com/id14.html> - Fulton County Georgia Sheriff Myron Freeman was sent the following grievances of Diani Bey-El(C)TM via Fax ( see Fax sent to Sheriff Myron Freeman) so under Title 42 U.S.C. ss 1986 - the Sheriff has been given knowledge, so has AJC Editorial Writer David McNaughton via Canada Post Mail.( see: Copy of Fax sent to Myron Freeman, sent by mail to David McNaughton of the Atlanta Journal Constitution)

<https://www.youtube.com/watch?v=e-UKprHjSEw> - Uploaded on Oct 11, 2010  
Chief:Nanya-Shaabu:El's Response to Channel 2 News in Atlanta-We do not appreciate being associated with individuals - Sovereign Citizens.

<https://www.scribd.com/doc/55441831/Universal-Notice-Theft-of-5029-Boulder-Crest> - Adverse Autochthonous Commercial-Claim for Stolen Autochthonous / Indigenous Secured Property January 5 2006 – UCC Financing Statement File # BK08461PG313 / 12920 Filed in Clayton County Superior Court. Published at <http://sites.google.com/site/atlanembassy/>. Illegal Publishing for sale on Redfin Website: <http://www.redfin.com/GA/Ellenwood/5029-Bouldercrest-Rd-30294/home/25189523> - Title 28 USC § 2414.

Claim Number: RA 984 871 321 US, Received by U.S. Foreign Trade Processing unit on 2-9-06. Lot 1 land lot 202; Bearing S03 32' 32w; N 87 28' 24" W; N 08 15' 49" E; S87 40' 44"E; RAD.: 2,040; CHD: 71.11' has been Exported to the Land of :Atlan, Amexem Turtle-Island via form 7525-V ( U.S. Export Declaration) on January 11, 2006. Prima facie evidence O.C.G.A. 11-1-202 Internationally Published Online via internet at: <http://sites.google.com/site/deedforembassy/grantdeed> and <https://sites.google.com/site/atlanembassy/> ; <https://www.facebook.com/realintegrityinc/posts/10201496707419671>

Our Nation, :At-sik-hata :Nation of :Yamassee-Moors <http://sites.google.com/site/authenticexport/atsikhata-1> <http://sites.google.com/site/atsikhatanation/naipc> is recognized by the United Nations as an Indigenous Nation see: [http://lib.ohchr.org/HRBodies/UPR/Documents/session9/US/YAMASSEE\\_NationofYamasseeMoors.pdf](http://lib.ohchr.org/HRBodies/UPR/Documents/session9/US/YAMASSEE_NationofYamasseeMoors.pdf) <http://www.scribd.com/doc/50041713/AtsikhataFaxesJan82006> and <http://www.scribd.com/doc/50043158/CoramVobistoHUDGencounselAtlanta>

[https://www.facebook.com/Nanya.Shaabu.EiL/media\\_set?set=a.10203831080697544.1073741940.1835861400&type=3](https://www.facebook.com/Nanya.Shaabu.EiL/media_set?set=a.10203831080697544.1073741940.1835861400&type=3) - EDWARD L. ALEO, RAYMOND CATANIA, BROOKLYN HEARING ASSOCIATES, LONG ISLAND QUEENS HEARING ASSOCIATION, QUEENS LONG ISLAND MEDICAL GROUP(qlimg), BSE INC., ROCKVILLE CENTER HEARING AID INC., GREEN ACRES HEARING CENTER INC., BRIAN STZABNIK, BARBARA BADER, DAWN KOHLMIER( HEREIN AFTER: "DEBTORS") AGREE by: acquiescence, tacit consent and agreement, lack of written response and not written response(UCC 2-201(2))to: Affidavit of BREACH OF CONTRACT: <http://www.scribd.com/doc/274768223/SaAusetTauwieretAffBrooklynHearingAssociates> , NOTICE OF DEFAULT : [https://www.facebook.com/Nanya.Shaabu.EiL/media\\_set?set=a.10203796098343007.1073741933.1835861400&type=3](https://www.facebook.com/Nanya.Shaabu.EiL/media_set?set=a.10203796098343007.1073741933.1835861400&type=3), TO RELINQUISH, TURN OVER, SURRENDER: ALL ASSETS, LAND, PROPERTY, STOCKS, BONDS, FINANCIAL SECURITIES, ETC. AND TO PAY IN FULL to THE Secured Party: :Sa-Auset:Tauwieret in functional Currency, Gold, Silver, Diamonds, Stocks, Bonds, commercial Instruments having real monetizable Value, Real Estates etc. EACH DEBTORS( not including DAWN KOHLMIER) agree to pay Secured Party: \$847,897,438.50 FOR COMMERCIAL DISHONOR( [https://www.facebook.com/Nanya.Shaabu.EiL/media\\_set?set=a.10203807911918339.1073741935.1835861400&type=3](https://www.facebook.com/Nanya.Shaabu.EiL/media_set?set=a.10203807911918339.1073741935.1835861400&type=3)); DAWN KOHLMIER agrees to pay Secured Party: \$ 1.5 Million for Copyright Infringement.

2. The United States OMB FORM SF-181 Form([https://www.opm.gov/forms/pdf\\_fill/sf181.pdf](https://www.opm.gov/forms/pdf_fill/sf181.pdf) ) states that “White” is” any person belonging to the Original Peoples of: Europe, the Middle East and North Africa”. This would mean that Black/African-American should be calling themselves White and NOT “Black”. This means that “Black” women, “Black” girls and Indigenous Women and Indigenous girls must be informed about the SF-181 and change their race and ethnicity to White in accord with: <https://nces.ed.gov/ipeds/Section/definitions> (IPEDS) and AACRAOv Definition for New Race and Ethnicity Categories(<http://www.aacrao.org/resources/compliance/ipeds-reporting/definitions-for-new-race-and-ethnicity-categories> ).

3. The Problem that People of African Descent(MISNOMER: African-Americans) have and are refusing to acknowledge and admit is that BLACK HAS NO STANDING AT LAW. This is critically important as it relates to “Black” Women and “Black” girls and Indigenous Women and girls(So Tom Joyner interviews President Barack Obama on his ‘Tom Joyner Morning Show’ and greets him by saying “It’s our first ‘BLACK’ president of the United States” ...President Obama replies ‘Tom I don’t look at myself as the first ‘BLACK’ president because the word ‘BLACK’ has no standing at law. (<https://www.facebook.com/PastAndPresentKingsandQueens/posts/167460326711167> [#1 OUT OF 55,900,00 on Google Search ;](https://www.google.ca/?gfe_rd=cr&ei=DCupVvzGE4Lt8wfJzbyICg&gws_rd=ssl#q=black+has+no+standing+at+law) ).

4. The United States OMB FORM SF-181 Form([https://www.opm.gov/forms/pdf\\_fill/sf181.pdf](https://www.opm.gov/forms/pdf_fill/sf181.pdf)) specifically states that Black/African-American “is a person belonging to any of the “Black Racial Groups of Africa”. There are NO “Black Racial Groups” of Africa and can be proven by anyone who is from Africa as they refer to themselves from a: Tribe, Clan or a Village; Furthermore, People from Africa will tell you they do NOT call/refer to themselves as “Black” in their language.

5. The United States OMB FORM SF-181 Form([https://www.opm.gov/forms/pdf\\_fill/sf181.pdf](https://www.opm.gov/forms/pdf_fill/sf181.pdf) ) states that “White” is” any person belonging to the Original Peoples of: Europe, the Middle East and North Africa”. This would mean that Black/African-American women and girls should be calling themselves White and NOT “Black”.

6. As per the United Nations Council Resolution 29/22

*“Convinced that the family, as the fundamental group of society and the natural environment for the growth and well-being of all its members and particularly children, should be afforded the necessary protection and assistance so that it can fully assume its responsibilities within the community, Reaffirming that the family is the natural and fundamental group unit of society and is entitled to protection by society and the State”.*

Those women and girls of “Black” and “African-American”( Afro-Caribbean, Afro-Latino, etc) Racial category(Designation) have no domestic nor International rights and protections. Those of “Black” and “African-American”( Afro-Caribbean, Afro-Latino, etc) Racial category(Designation) who have changed their Race and Ethnicity in compliance with Domestic and International Standards and claim their Indigenous Standing / Indigenous Heritage still face: Genocide, Apartheid, Discrimination, Forced Assimilation and Obstruction of their right for Self-Determination. The United Nations and the United Nations Human Rights Council has an obligation to promote “Solutions” as specified in Chapter IX Article 55 (b) of the United Nations Charter.( see:

<http://www.ohchr.org/Documents/Issues/Democracy/Forum2016/NationOfYamaseeMoors.pdf> ) .

7. The fact that Black/ African-American has no standing at law and therefore is not recognized in Law, reveals the truth that Black/ African-Americans are not entitled to Human Rights, Indigenous Rights or any other kind of rights. See Dred Scott Decision( Scott v. Sanford 1857 – NOTE: this case has never been overturned by the



