FINAL DECISION

February 25, 2014 Government Records Council Meeting

Siddique Sayid Bey
Complainant

v.

State of New Jersey
Office of Homeland Security & Preparedness
Custodian of Record

At the February 25, 2014 public meeting, the Government Records Council (“Council”) considered the February 18, 2014 Findings and Recommendations of the Executive Director and all related documentation submitted by the parties. The Council voted unanimously to adopt the entirety of said findings and recommendations. The Council, therefore, finds that the evidence of record supports that the Custodian never received the subject OPRA request and there is no credible evidence in the record to contradict the Custodian’s Statement of Information certification. Thus, the Custodian did not unlawfully deny access to the Complainant’s OPRA request. *See Valdes v. NJ Dep’t of Educ.*, GRC Complaint No. 2012-19 (April 2013).

This is the final administrative determination in this matter. Any further review should be pursued in the Appellate Division of the Superior Court of New Jersey within forty-five (45) days. Information about the appeals process can be obtained from the Appellate Division Clerk’s Office, Hughes Justice Complex, 25 W. Market St., PO Box 006, Trenton, NJ 08625-0006. Proper service of submissions pursuant to any appeal is to be made to the Council in care of the Executive Director at the State of New Jersey Government Records Council, 101 South Broad Street, PO Box 819, Trenton, NJ 08625-0819.

Final Decision Rendered by the
Government Records Council
On The 25th Day of February, 2014

Robin Berg Tabakin, Esq., Chair
Government Records Council
I attest the foregoing is a true and accurate record of the Government Records Council.

Steven Ritardi, Esq., Secretary
Government Records Council

Decision Distribution Date:  February 26, 2014
Siddique Sayid Bey1 Complainant

v.

State of New Jersey
Office of Homeland Security & Preparedness2 Custodial Agency

Records Relevant to Complaint: See Exhibit A (attached).

Custodian of Record: Dominic Rota
Request Received by Custodian: N/A
Response Made by Custodian: N/A
GRC Complaint Received: August 22, 2013

Background3

Request and Response:

On June 26, 2013, the Complainant submitted an Open Public Records Act (“OPRA”) request to the Custodian seeking the above-mentioned records.

Denial of Access Complaint:

On August 22, 2013, the Complainant filed a Denial of Access Complaint with the Government Records Council (“GRC”). The Complainant asserted he sent his OPRA request to the Ms. Jennifer Bartoli on June 26, 2013 and received no response. The Complainant included as part of his complaint a certified mail return receipt stamped “Capital Post Office.”

Statement of Information:

On October 9, 2013, the Custodian filed a Statement of Information (“SOI”). The Custodian certified that the Office of Homeland Security & Preparedness never received the

---

1 No legal representation listed on record.
2 Represented by Deputy Attorney General Andrew J. Sarrol.
3 The parties may have submitted additional correspondence or made additional statements/assertions in the submissions identified herein. However, the Council includes in the Findings and Recommendations of the Executive Director the submissions necessary and relevant for the adjudication of this complaint.

subject OPRA request. The Custodian certifies that he did receive a letter dated June 23, 2013, but that this letter did not include the 23 questions indicated in the Complainant’s Denial of Access Complaint. The Custodian certified that he first became aware of the subject OPRA request upon receipt of the Denial of Access Complaint.

Additional Submissions:

On October 17, 2013, the Complainant disputed that the Custodian never received the OPRA request. The Complainant noted that his certified mail receipt was stamped “Capital Post Office.” The Complainant contends that the receipt confirmed that Homeland Security received the request.

Analysis

Unlawful Denial of Access

OPRA provides that government records made, maintained, kept on file, or received by a public agency in the course of its official business are subject to public access unless otherwise exempt. N.J.S.A. 47:1A-1.1. A custodian must release all records responsive to an OPRA request “with certain exceptions.” N.J.S.A. 47:1A-1. Additionally, OPRA places the burden on a custodian to prove that a denial of access to records is lawful pursuant to N.J.S.A. 47:1A-6.

In Valdes v. NJ Dep’t of Educ., GRC Complaint No. 2012-19 (April 2013), the complainant filed a complaint after not receiving a response to a December 9, 2011 OPRA request. As part of his Denial of Access Complaint, the complainant included a certified mail return receipt stamped “State of NJ – Capital Post Office.” The Council determined that the custodian did not unlawfully deny access to the complainant’s OPRA request because same was never received. The Council reasoned that “. . . the Custodian did not sign the receipt and there is no indication that DOE received the request, only that the State received it . . . it is entirely possible that the Custodian never received the OPRA request.” Id. at 4.

Here, the Complainant submitted a return receipt stamped “Capital Post Office.” Similar to the analysis in Valdes, the Custodian here did not sign the form and there is no evidence in the record refuting his certification.

Therefore, the evidence of record supports that the Custodian never received the subject OPRA request and there is no credible evidence in the record to contradict the Custodian’s SOI certification. Thus, the Custodian did not unlawfully deny access to the Complainant’s OPRA request. See Valdes, GRC 2012-19.

The GRC notes that the Complainant submitted other OPRA requests as part of the Denial of Access Complaint; however, he did not indicate that same were at issue. Additionally, the GRC declines to address the validity of the request at issue here, which is a set of 23 questions directed towards Ms. Bartoli.

The GRC declines to address this request because the Complainant did not identify same in the Denial of Access Complaint.

Conclusions and Recommendations

The Executive Director respectfully recommends the Council find that the evidence of record supports that the Custodian never received the subject OPRA request and there is no credible evidence in the record to contradict the Custodian’s Statement of Information certification. Thus, the Custodian did not unlawfully deny access to the Complainant’s OPRA request. See Valdes v. NJ Dep’t of Educ., GRC Complaint No. 2012-19 (April 2013).

Prepared By: Frank F. Caruso
Senior Case Manager

Approved By: Dawn R. SanFilippo, Esq.
Senior Counsel

February 18, 2014
PUBLIC NOTICE TO ALL ON AND FOR THE PUBLIC RECORD

THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA
THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD
Aboriginal and Indigenous Natural Peoples of North-West Amexem North America
THE NORTH GATE
Societas Republicae Ex Al Maurikanos
Aboriginal and Indigenous Natural Peoples of the Land
The True and De jure Al Moroccans / Americans

FREEDOM OF INFORMATION ACT / OPEN PUBLIC RECORDS ACT REQUEST
REQUEST FOR NOTICE OF CONSTITUTIONAL QUESTIONS
REGARDING "HOMELAND SECURITY & PREPAREDNESS"
Notice to Agent is Notice to Principal-Notice to Principal is Notice to Agent

Dated 25th day of June, 2013 A.D.
[7012 3050 0002 2826 3652]

Attn: d.b.a. JENNIFER BARTOLI, Acting as Detective

To: State of New Jersey
Office of Homeland Security and Preparedness
Post Office Box 091
Trenton Territory, New Jersey State Republic 08625
Office (609) 815-5068
Fax (609) 631-4690
Jennifer.Bartoli@ohsp.state.nj.us

State of New Jersey
Office of Homeland Security and Preparedness
1200 Negron Drive
Hamilton Territory, New Jersey State Republic 08691

From: TM Siddique Sayid Bey®, Authorized Representative
Natural Person, In Propria Persona, Sui Juris
A Free Moor
Ex Relatione: SIDNEY FELTON (ARTIFICIAL PERSON ENTITY / CONSTRUCT)
All Rights Reserved: U.C.C. 1-308/1-207; U.C.C. 1-103
c/o 286 Powers Street Apartment 2b
New Brunswick Territory, New Jersey State Republic
Zip Exempt [08901]
United States Republic, Continental North America
Non-Domestic, Non-Resident, via united States Mail

Library of Congress Diplomatic Immunity Registration Note(s): AA22214 (143 & 143) : AUTOCHTHON and AUTONOMOUS STATUS
PUBLIC NOTICE TO ALL ON AND FOR THE PUBLIC RECORD

I hereby request under the Freedom of Information Act / Open Public Records Act, notice of all Constitutional Questions regarding your Organization, Corporation HOMELAND SECURITY & PREPAREDNESS, and what is your primary job on who is being secured and protected, and the Sole meaning of who and what are you being Prepared for. So to all U.S. Department of States and all its contractors, sub-contractors, sub-divisions and enclaves of there corporations, organizations, all agencies, sub-agencies, departments private-public, Public Officials, Public Servants-Trustees, Foreign & Domestic.

The following questions in a ‘Command’ and ‘Demand’ under the Freedom of Information Act / Open Public Records Act, that these lawful questions must be answered on all authorities that this organization function under so that I may know the validity of your organizations primary functions, and when did its ‘origin begin’ and who is the creator. Please, I am asking that All Acting Managers, Supervisors, Agents, Employees cooperate with all questions that will be ask in this lawful Affidavit and not avoid any said question. Anything that’s being avoided after the set Thirty (30) days will constitute a hidden agenda upon and against your organization as well as constitutes that this organization is Acting outside the Constitutional Republic Fold of government and is in a Tacit Acquiescence of Treason on your part and concluded that your organization’s true intent is to watch and make a record of all De Jure Americans and have no intent on protecting “We The People” of this said government for the Continental North America. So I leave you with questions to be answered under the Freedom of Information Act / Open Public Records Act:

1. What Constitutional government body authorized your organization into existence in a private capacity if you’re here to protect “We The People?”

2. Can your organization present your Constitutional Delegation of Authority Order from Congress, as well as verifiable numbers?

3. When does such authority expire?

4. What Year did this organization begin, and who is its originator, creator, as I have not read nor heard about it in the Constitutional mandated Records of powers that was given to Congress to run the branches of government?

5. Is your organization, corporation, foreign or domestic?

6. Are you able to address to me, verifiable incorporation papers, as I would like to have a copy of its validity on the face of its physical existence?

7. At which point does the United States Republic Constitution allow private corporations to watch Natural Persons of there movements if they have not trespassed upon anyone’s private property or caused no injury to them, especially if they are the true heirs, De jure Aboriginal & Indigenous Americans of this Geographical Land mass of North America / The North Gate?

8. JENNIFER BARTOLI, Acting as Detective, what is your nationality as well as political allegiance, and can you prove verifiable certificate of status?

9. Can you also send a copy of the Branch of government that issued authority to you and the reference number for the certificate conformation?

10. If this lawful Affidavit notice is going to be handed to any of your legal team of attorneys, purporting to represent any parties to the matter as well as any claimants to authority, can proof of license to practice law in the Constitutional Republic
PUBLIC NOTICE TO ALL ON AND FOR THE PUBLIC RECORD

for this The United States of North America and New Jersey State Republic be certifiably provided?

11. At what juncture did the Constitution establish your branch of government as I haven’t noticed it, but I need clarification?

12. If your organization’s job is to protect the “people” from any and all types of Tyranny, Treason, Fraud, Racketeering, Birthright Theft, are you willing to take on finding these acts of “Warring” against the people. I can give you a full invoice on all law breakers, Oath breakers that is in the very same organizations that you have a duty to, are you not obligated to mounting a security investigation on said law breakers? If the question is No, then what are you here for to secure, and allow the law breaking and warring against the people and against this Great Republic Constitution to continue?

13. Can I have the Founder of HOMELAND SECURITY & PREPAREDNESS name and location number to be contacted at so I may know what is his/her Nationality, or if you can answer that yourself it would be greatly appreciated?

14. If Homeland Security is alleging the authorization and responsibility of securing the nation (United States), shouldn’t all heads of staff, officers, acting detectives, supervisors, managers and all superior ranking officials, should they not be more concerned about the many violations made against all natural people and treasonous acts made against the Constitution for the United States Republic, which is being violated everyday on a day to day bases by politicians and government officials at all levels of government? If Yes, When will a mounted Investigation begin?

15. Can HOMELAND SECURITY & PREPAREDNESS be willing to explain to me what Article 4 (IV) section 4 (IV) for this United States Republic Constitution is all about I would be more then happy to listen or have you set up a meeting in physical form as a natural person?

16. Can HOMELAND SECURITY & PREPAREDNESS explain to me what is your organization being Prepared for, and what is the Constitutional meaning behind “Security” from who, and “Preparedness” for what?

17. Do HOMELAND SECURITY & PREPAREDNESS have any files on me or has ever investigated me, if so may I have a copy of all files of my person sent to me explaining what invoked this mounted investigation?

18. Do HOMELAND SECURITY & PREPAREDNESS believe in Freedom, Peace, Equality, Liberty that the Constitution speaks about for all mankind?

19. Which choice do HOMELAND SECURITY & PREPAREDNESS rather serve (A) Righteous & Liberty, (B) Death, War & Bloodshed under this Constitutional Republic? I wish to have a copy of documented facts sent to me proving that this organization is promoting Righteous & Liberty - over Death, War & Bloodshed under this Constitutional Republic.

20. JENNIFER BARTOLI, Acting as Detective, can a copy of your Oaths of Office be provided along with all functional performance bonds, hazardous bonds to ensure your fully acting under said Oaths with insurance in your office under the Constitutional Republic Oaths that you have taken to this Great Republic?

20. JENNIFER BARTOLI, Acting as Detective, is your Oaths of Office Common law Oaths or Statutory Oaths made under public policy of the corporations, as I am not sure but need clarification?

21. Can your HOMELAND SECURITY & PREPAREDNESS team find me the law that states natural people are liable for the American Tax put on there labor as I have been looking for some years now and have not found that law yet, maybe you can issue me a copy of said law so I may check out the validity of said law within the Constitution that purports this Tax
PUBLIC NOTICE TO ALL ON AND FOR THE PUBLIC RECORD

liability on workers labor being that your organization’s job “allegedly” is responsible of securing the nation?

22. Can I have a mounted copy of, at what point or Constitutional juncture in the law did the I.R.S. (Internal Revenue Service) become a part of Treasury for the United States? This needs a mounted investigation by your security team, wouldn’t you agree, and should they not have a Delegation of Authority Order backed up by Congress in physical form in writing so I can check its validity or lack thereof?

23. There list a (ARTIFICIAL ENTITY / CONSTRUCT) in the name of SIDNEY FELTON, created by unclean hands of others within your organization, a CAPITALIZED Cognomen that represents a Legal Fiction, absent without a “Soul” but yet has a “Sole” value with a bonding behind it that the Treasury Department holds for debt security purposes, as I, Siddique Sayid Bay®, In Full Life, In Propria Persona, Sui Juris, is the Ex Relatoine of SIDNEY FELTON and Authorized Representative for the Legal Fiction. I need for your security team to do a mounted investigation on where is the original copy of this live birth of the one that they call SIDNEY FELTON, I would like to get a copy of the Certificate of Live Birth sent to me, then I would like to know all the names and locations of who is responsible for taken names turning them into a fictional cognomen of the corporate state, because this needs a mounted investigation to punish any and all criminals for the stealing of one’s Birthrights which is fraud on its face, do your security team think you can handle this task, it should not be hard to do if your really helping to secure the nation, I am authorizing you to do this, you have my consent and give me a copy of your obligations to me?

For the record: I absolutely in no way waive any rights!!!!!!!!

A copy of this notice will be forwarded to the U.S. Attorney General’s Office, Sheriff’s Office, Governors Office, U.S. Secretary of State’s Office and Recorded for the Public Record on the county level, just in case you cant do your job in answering Constitutional Questions under the Freedom of Information Act / Open Public Records Act, then what is your true intent and who are you securing, I will be asking on all your enclaves of the corporations to answer the above following questions, and again you have within Thirty (30) days to do so under the Freedom of Information Act / Open Public Records Act.

I, along with My Moorish Nation and All Free National Moors, Natural People of the World would like for all these questions to be physically sound and Constitutionally shown by written form in Harmony with the Law of the Land.

Be informed that this lawful Affidavit of Request for Notice of Constitutional Questions Regarding “HOMELAND SECURITY & PREPAREDNESS” under the Freedom of Information Act / Open Public Records Act Request, and future correspondences will be published, for the Record, on the Moorish Nation Publications website (www.morishnationpublications.com), being correspondences for the Nation’s Public Record, availing rightful access to the Nation’s People and any Moorish Grand Sheikesses, Ministers and Consuls in accord with the obvious issue of Diversity, etc. and competent Jurisdiction issues, etc. for examination and / or informational interjection and participation for legal Consul to examine.

Please send all future correspondence in c/o to the clearly designated numbers placed on the mail-box indicated at the geographical location listed herein, via United States Mail. All correspondences sent otherwise will not satisfy “Proper Service” and will be deemed contrary to proper communications. I am sure that all lawful parties are interested in getting questions answered in a Constitutional professional manner and Refuting Fraud and seeking to correct the commonly used methods of “Malfecasance” and “Mail Fraud” by which such unconstitutional acts have been commonly committed through “Misrepresentations” and by callous acts of “Mispriision of Treason” and “Secretes” and not commit a Tacit Acquiescence of any hidden agendas that this country has been built upon under the Color-of-law, Color-of-office, Color-of-authority.
PUBLIC NOTICE TO ALL ON AND FOR THE PUBLIC RECORD

Notification of legal responsibility is "the first essential of due process of law". See also: U.S. v. Tweel, 550 F.2d 297. "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading."

"In the ordinary course of business, when good faith requires an answer, its the duty of the party(s) receiving a letter from another to answer within a reasonable time."

I declare under the Zodiac Constitution and the United States Republic Constitution that in my own clean hands and Seal, that the above is true and correct to the best of my knowledge and honorable intent.

My Honor, Presented for the Record in Good Faith

I Am, Siddique Sayid Bey, Authorized Representative
Natural Person, In Propria Persona, Sui Juris
A Free Moor
Ex Relatione: SIDNEY FELTON (ARTIFICIAL ENTITY / CONSTRUCT)
All Rights Reserved: U.C.C. 1-308/1-207; U.C.C. 1-103
C/o 286 Powers Street Apartment 2b
New Brunswick Territory, New Jersey State Republic
Zip Exempt [08901]
United States Republic, Continental North America
Non-Domestic, Non-Resident, via united States Mail

Witness:

ACKNOWLEDGEMENT

On this 25th day of June 2013, the below signed Notary appeared before me Siddique Sayid Bey, In Full Life, In Propria Persona, Sui Juris, by his free National name to me known to be the living man who executed the foregoing instrument and acknowledge before me that he executed the name as his freewill act and deed; ex-rel. SIDNEY FELTON, conjoined with all derivatives thereof.

Type of I.D. Produced: Moorish National ID
Notary Name: Tyrone Maurice Jamison
Notary Signature: Tyrone Maurice Jamison Sui Juris
Dated: June 25, 2013
Commission Expires: May 03, 2018

Aboriginal and Indigenous Peoples' Documents: North America / Northwest Africa / North America / The Moroccan Empire - Continental United States
Library of Congress: Diplomatic Immunity Registration Notes, AA222141 (142 & 143): AUTOCTHON and AUTONOMOUS STATUS

1. Article 15, (1) Everyone has the right to a nationality. (2) No one shall be arbitrarily nor denied the right to change his Nationality.

   DECLARATION ON THE RIGHTS OF THE INDIGENOUS PEOPLE


Federally Enforced Pursuant to Article VI of the Constitution for the United States of America Republic. Part 1, Article 5 - Every Indigenous Individual Has The Right To A Nationality.

Rights under the Convention on the Rights of the Child.

Article 7 (Registration, name, nationality, care): All children have the right to a legally registered name, officially recognized by the government. Children have the right to a nationality (to belong to a country). Children also have the right to know and, as far as possible, to be cared for by their parents.