Mr. Abdul S. Al-Kabir Sultan Empire of Morocco

501 S. Cherry St. #1100 Glendale, CO 80246

Region: Empire of Morocco



Mr. Donald J. Trump President United States

1600 Pennsylvania Ave NW Washington, DC 20500

Dated: 15 May 2025

Subject: Urgent Demand for Immediate Release of Chief Judge Dominique El and Cessation of Extraterritorial Violations

Mr. President,

I am writing to address your malfeasance and discriminatory actions, as evidenced by your deafening silence regarding my previous letters. This proves that your colonial administration is in violation of various decolonization agreements established by the United Nations and the international community, namely Resolution 1514 of 1960, inter alia.

With profound indignation, grave disappointment, and unwavering resolve, I address you regarding the unlawful arrest and detention of Chief Judge Dominique El ex rel. Dominique McClue. Dominique McClue et al. is no longer a U.S. citizen. Justice Dominique is, in fact, a Moroccan national by allegiance and a Judge of the internal State of DIMPT, under the Empire of Morocco. She is entitled to full immunities ratione materiae per our Moroccan laws and under the principled norms of international law.

On May 14, 2025, Justice Dominique was detained and placed into custody by an American Court. The actions of the colonial State of Texas, specifically the lower courts of Ellis County, constitute an egregious breach of sovereignty, a flagrant disregard for treaty obligations, and a vile maintenance of colonial bigotry and extraterritorial overreach against the integrity of the Empire of Morocco and its Moroccan nationals.

The arrest of Justice Dominique McClue under the fabricated case State of Texas v. Dominique McClue, Cause No. 51378CR is an injury to the

Empire of Morocco, the sanctity of diplomatic protections, and the various Vienna Conventions. The presiding visiting judge, Paul Banner, has willfully violated Morocco's jurisdiction under color of law, discriminatory acts against Chief Justice Dominique El. This act of judicial imperialism exemplifies the United States' continued exploitation of its so-called "adversarial legal" system. Your internal laws have no standing in Morocco.

As such, I must remind you of your predecessor, President Roosevelt's public proclamation, in which he stated the truth and fact that the United States has "*no political interest in Morocco*." I suggest you adhere to that fact or face legal consequences, as the Empire will not relent until justice is served.

First, let me be unequivocally clear: The United States has no jurisdiction over the Empire of Morocco or its Moroccan nationals. Dominique El ex rel. Dominique McClue's detention is illegal, arbitrary, and politically motivated. Your administration's silence in the face of this evil violation is complicity in an international crime. Any attempt to prohibit or subjugate the complete decolonization of the Empire of Morocco and its Moroccan nationals in whole or in part shall constitute a crime against humanity. My Moorish governmental officials' immunities shall be respected without delay.

Second, before this matter reaches the International Court of Justice, the Empire of Morocco will first exhaust all remedies within our Moorish Consular Court, where the following actions will be taken:

1. Issuance of a Sovereign Writ of Habeas Corpus -- Demanding the immediate release of Justice Dominique El et al. and any other Moroccans that continue to be subjugated by forced assimilation and improper joinders.

2. Contempt Proceedings against Judge Paul Banner -- For his willful violation of diplomatic immunity and international law.

3. Declaration of Texas Courts as Colonial Instruments -- Formally stripping their rulings of any legitimacy concerning Moroccan nationals.

Third, should the United States fail to immediately comply, the Empire of Morocco will escalate this matter to the highest international tribunals, including: 1. Petition to the International Court of Justice – For adjudication of the U.S. government's violations of sovereign immunity, diplomatic protections, extraterritorial overreach, and crimes against humanity.

2. Referral to the International Criminal Court – For investigation of human rights abuses, unlawful detention, potential crimes against diplomatic personnel, and acts of terrorism as a rogue colonial State.

Warning to President Trump

Should the Moorish Consular Court or the International Criminal Court determine that your office of the President and the offices of other American officials' violations constitute a persecution under international law, your diplomatic immunities may be pierced, and you may find yourself subject to a national and international arrest warrant. The world will not tolerate American exceptionalism shielding human rights violators.

The time has finally come for the Empire of Morocco, the office of the Sultan, and the Moorish government to rein in the order of the colonist pursuant to the Preamble of the Act of Algeciras and its 123 Articles without further delay. Justice matters, and Justice shall prevail. You and your Anglo-Saxon accomplices shall adhere to Moroccan law or lose as colonists under Morocco's jurisdiction. Colonialism and all its forms and manifestations shall come to a speedy end. Moors will no longer be your slaves or naturalized second-class citizens. The game is over, Mr. Trump.

The Empire of Morocco has expressed, implied, and inherent police powers over the United States of America and its American organs. Moreover, the President of the United States [*federal corporation*] does not have immunity from the Moorish Consular Court. The United States of America is, in fact, within the original jurisdiction of the Empire of Morocco. Amnesia of the truth is not a legal argument.

The founding of your infant history started in 1774. There wouldn't have been 13 colonies without the sovereign power of the Sultan's recognition on December 20, 1777, and protection against the Moors and the government of Great Britain, which labeled you as treasonous subjects.

There would be no United States without the protections of the Sultan. Respect for the sovereign authority of the Sultan is warranted, and continued respect shall be demanded without delay. The United States owes tremendous gratitude to the office of the Sultan, the Empire of Morocco, the Republic of France, the Republic of Spain, and the Republic of Haiti since the signing of the Franco-American treaty of February 6, 1778.

THEREFORE, my office of the Sultan does not issue idle threats. As previously stated in my letters, they must all be IMMEDIATELY RELEASED and

delivered to the government of the Empire of Morocco.

BY THE POWERS INVESTED BY MY SOVEREIGN AUTHORITY

IN MOROCCO -- I COMMAND THE FOLLOWING TO BE CARRIED OUT:

- 1) Justice Dominique El ex rel. Dominique McClue,
- 2) Governor Kendon Bey ex rel. Kendon Vaughn,
- 3) Assistant Consul General Jordan Bey ex rel. Jordan Henderson,
- 4) Assistant Consul General Ameer Kane El ex rel. Ameer El,
- 5) Minister of Foreign Affairs Amaru El ex rel. Hiram Robinson,
- 6) Minister of Foreign Affairs Amaris Bey ex rel. Cedric Parker, and
- 7) Anu Muurman Bey ex rel. Damian Lee Terry;

ARE HEREBY PARDONED pursuant to Article 6 of the Treaty of Peace and Friendship and Article 102 of the Act of Algeciras, EFFECTIVE IMMEDIATELY. The unlawful status of DEFENDANT, INMATE, OR PRISONER shall IMMEDIATELY CEASE pursuant to Article 5 of UN Resolution 1514 (XV). Any further detainment, imprisonment, forced assimilation, or fraudulent joinders of my MOORISH GOVERNMENT OFFICIALS and nationals as POLITICAL PRISONERS shall be recognized as continued territorial violations, discrimination, and crimes against humanity. These wrongful acts shall be further evidence of willful manifestations of colonialism. Should you defy this directive, you will face the full force of Morocco's diplomatic, legal, and judicial enforcement. You'll leave me no choice but to seek legal consequences through the Moorish Consular Court, followed by the inevitable exposure at the International Court of Justice. The France v. United States of America Judgment settled the legal question of assent. Therefore, the Moors will not ask permission to rule in our own Homeland. We shall govern. We shall adjudicate. We shall prevail without delay.

This political correspondence is not a request -- it is a lawful decree under the authority of the Sultan and the Empire of Morocco. Failure to comply will result in irreparable damage to diplomatic relations and expose the United States to international condemnation.



Sincerely,

/s/ Abdul Al-Kabir His Majesty the Sultan Empire of Morocco

cc: E.O.M. Prime Minister, U.N. Secretary-General, U.S. Secretary of State, Act of Algeciras Signatory Powers, and others.