



UNITED STATES OF AMERICA REPUBLIC, PROVINCE OF ILLINOIS

August 26, 2018

Data collected by U.S.A.R. on the use of lethal force by police officers since 2015 indicate that, relative to the portion of the population, Moorish Americans are under-represented among all those killed by police under all circumstances.

According to the National Government U.S.A.R. Estimates, Moor's made up 13% of the population. However, in 2015 they accounted for 26% of those that were killed by police, in 2016, 24%, and in 2017, 23% of all those killed by police.

In other words, Moorish Americans were the victims of the lethal use of force by police at nearly twice their rate in the general population U.S.A.R. strongly feels these numbers are much higher than being reported by news and media outlets.

In comparison to the number of unarmed Moorish Americans killed, 25 Whites who were armed was not killed by police in 2017, twelve unarmed Hispanics were killed by police in 2017, down from 19 in 2015.

While someone confronted by police without any weapon certainly does not deserve to be killed by police gunfire, I would argue that even those with a weapon other than a gun, should be able to be apprehended by police without the use of lethal force. Police should have the training, skill, and expectation that an encounter, even with a non-cooperative or fleeing citizen, should be resolved by means other than lethal force. Unfortunately, as is evident Moorish Americans with no weapon at all as been seen, those with no gun that were killed by police show a more dramatic Incline between 2015-2017. In 2015, 115 Moorish Americans who had no gun on them or just for driving a vehicle were killed by police. In 2016, the number of victims under the same conditions was 88 and in 2017 it was 92. Through the end of June 2018, 49 Moorish Americans that were killed by police this year had no gun. That's 48% of the Moorish Americans killed by police.

Any killing of any unarmed Moorish American National or Any American Citizen In the U.S.A. shall be looked at as murder. There shall be no justification for killing anyone unarmed in this Country for any reason or circumstance by any Law Enforcement Official.

Whereas the continued killing across America by Law Enforcement Official of unarmed citizens shall be viewed as Acts of Genocide. Law Enforcement Officers have too many advantages and resource's at their disposal to ever have to kill anyone unarmed, some of which being mace, a night stick, Tasers and most of all a radio to be able to call for assistance.

Wherefore the killing of unarmed citizens shall be unjustified and a Law Enforcement Officer shall not justify their actions by saying they feared for their lives when they are able to keep at a safe distance and maintain view of a potential suspect or criminal while calling for assistance.

Wherefore the killing of unarmed citizens shall be viewed by the National Government as a Human Rights Violation and a Crime against Humanity.

CERTAIN SAFEGUARDS should be put in place for the protection of the Public at large. All Law Enforcement agencies should immediately retrain officers in non-lethal arrest methods;

- 1) Retraining Officers to be more discipline
- 2) Better hand to hand techniques
- 3) Tasers before guns at all times should be used on any unarmed suspect,
- 4) The creation of other possible ways to apprehend criminals and suspects
- 5) 6 month mental evaluations
- 6) Anger management courses
- 7) Good cop incentive programs that give promotions and awards to law enforcement officers who prevent or report police with violent or racist behaviors
- 8) Cash Rewards for whistle blowing
- 9) The immediate firing of officers for bad conduct or conduct unbecoming an officer
- 10) Witness protection programs

Therefore the United States of America Republic National Government, USAR Civil Rights Act shall not have to prove practices and customs to apply Civil Rights statutes. U.S.A.R. Civil Rights Act unlike the Federal Government Civil Rights Act in which practices and customs

have to be proven before Federal Government can act is not a requirement for the National Government to intervene or bring charges on behalf of National Citizens in Civil Rights complaints for violations under National Laws.

NOW, THEREFORE, be it Resolved by the President this Executive Order 11967 of the United States of America Republic, That the President is authorized and designated to the administration of said laws and Establishes the Moorish Marshal's as a Law Enforcement Agency for the Policing of Law Enforcement to rid Law Enforcement Agencies Nationwide of Corruption and Racism. To investigate their Unions and The Fraternal Order for Rico Acts committed under a veil of Justice covering up criminal Activities committed by Law Enforcement Officers. As President I grant the Full Authority of The United States of America Republic to the Moorish Marshal's and therefore add to their Current duties to fulfill this obligation to the Moorish American People and citizens of the United States of America Republic.

No man or organization in this country is above the law and No officer of the law shall set any law at defiance with impunity, all the officers of the Government from the Highest to the lowest are creatures of the law and our bound to obey it. God Bless The United States of America, and Long Live The Republic.

IN TESTIMONY WHEREOF, I have

Christopher- Cannon: Bey
PRESIDENT

Hereunto set my hand and caused the Great Seal of the United States of America Republic to be affixed. Done at the Capitol in the City of New Mecca this twenty-six day of August, two thousand and eighteen.

By the President:

Dexter - Johnson: Bey Secretary of State

