



*Autonomous Moorish American Republic of Al-Morocco/America*

*Moorish Divine and National Movement of the World*

*Northwest Amexem/North Africa/North America/ The North Gate*

*A.M.A.R.A. Temple of Moorish Science*

*The True and De jure Natural Peoples - Heirs of the Land*



## Morocco Consular Court at the Texas state republic

Consular Jurisdiction and Venue

Available for public display @ <https://MoroccanTreaty1836.com> /Public-Notices and Bills

Ex Parte Consul General/Grand Sheik

**El Noble William Thomas al-Hasaan Bey,**  
**ibn Hasaan Thomas-Bey,** aboriginal Moorish  
**American** national of the **Moroccan Empire** and  
rightful heirs of **Maghrib Al-Aqsa**, North-West  
Amexem / North America by *jus sanguinis*, in full  
life, in propria persona, sui juris, authorized rep.,  
ex rel. **HASAAN THOMAS** (*en legis*) race: Black,  
fictitious person, fictitious United States  
Citizen/USC, by way of the 14th Amendment  
unconstitutional "corporate person", (contrary to  
Art. VI-US Const. Treaty Supremacy Clause)

Plaintiff

vs.

**Hon. Alia Moses, UNITED STATES (Inc.) citizen**  
(acting as) Chief U.S. District Judge  
111 East Broadway, Room A-202

Re: Case Number:

**DR:24-CR-00879-AM**

in the records of the foreign  
named UNITED STATES  
DISTRICT COURT WESTERN  
DISTRICT OF TEXAS DEL RIO  
DIVISION (Inc.) 111 East  
Broadway, Room L100, Del Rio,  
Texas 78840

### Preliminary Statement

International Document  
Consular Jurisdiction and Venue  
under Treaty Law per Art. 20 and  
21 of the Treaty of Peace and  
Friendship 1836 United States of  
North America and Moroccan  
Empire; and Art. III, sect. 2- US  
Const. - Diversity of Citizenship

Del Rio, Texas 78840, Defendant #1; Cases.

**Sostenes Mireles, UNITED STATES (Inc.) citizen,**  
(acting as) Attorney/Lawyer/Officer of the Court,  
509 Spring St, Del Rio, TX 78840 ;

**Phillip Valdez, UNITED STATES (Inc.) citizen,**  
Eden Detention Center, (acting as) Warden,  
702 E Broadway St, Eden, TX 76837;

**Mr. Trini Barrientez, UNITED STATES (Inc.)**  
**citizen,** (acting as) Clerk, Divisional Office Manager,  
Del Rio Division, 111 E. Broadway, Room 100  
Del Rio, Texas 78840

**Jaime Esparza and /or Margaret Leachman /**  
**and or Justin R. Simmons, UNITED**  
**STATES (Inc.) citizen** (acting as)

United States Attorney,  
601 NW Loop 410, Suite 600  
San Antonio, Texas 78216

**Brett C. Miner, UNITED STATES (Inc.) citizen**  
(acting as) Assistant United States Attorney,  
601 NW Loop 410, Suite 600  
San Antonio, Texas 78216

Defendants

On this 10th day of Dhul-Hijjah, in the year 1446  
(06/06/2025 Gregorian)

### **PRELIMINARY STATEMENT**

In Support of Habeas Corpus Ad Subjiciendum

Please find this Action that arises **not** from a mere dispute of criminal procedure but from a higher international conflict of jurisdiction wherein the Plaintiff, on behalf of his son, ibn Hasaan Thomas-Bey, a non-citizen national and Moorish American subject of the Moroccan Empire by jus sanguinis and birthright, under the Treaty of Peace and Friendship of 1836, seeks immediate redress for unlawful detention imposed by a foreign power — namely the United States Government, its U.S. Attorneys, federal judge, and warden.

Ibn Hasaan Thomas-Bey is not a 14th Amendment U.S. citizen, nor is he under contract or allegiance with any corporate state. His Moorish American nationality is rooted in lawful ancestry and ratified by standing treaty. The Treaty of Peace and Friendship, a binding instrument between the United States and the Moroccan Empire, prescribes only consular-level authority in matters involving the citizens of each nation — authority which the United States has foregone since the 1956 relinquishment of its consular jurisdiction in Morocco.

Yet, despite this historical and legal relinquishment, the United States continues to apprehend, imprison, and adjudicate matters involving Moorish nationals without notice to or recognition of the Moorish American Court of the Moroccan Empire, and government established under said Treaty and our Moorish Constitution and Bylaws.

The Plaintiff files this Writ of Habeas Corpus Ad Subjiciendum demanding immediate justification for the seizure and confinement of ibn Hasaan Thomas-Bey, with an order to produce his person before a competent tribunal of jurisdiction — and not one operating contrary to the treaty obligations and international laws that define and limit the powers of the Defendants.

The Moorish American Court of the Moroccan Empire, by divine right, constitutional authority, and treaty enforcement, now calls upon the United States District Court to cease and desist in its unlawful assumption of jurisdiction and release the body of ibn Hasaan Thomas-Bey into his national custody pending lawful resolution in accordance with international protocol.

Please find included:

- 1. Wri of Quo Warrant (8 pages) to be answered in three (3) days,**
- 2. Affidavit of Evidence and Information (7 pages),**
- 3. Writ of Habeas Corpus (4 pages)**
- 4. Certicate of Service**
- 5. Exhibits A-L to support the affidavits and writs.**

Available for public display @ <https://MoroccanTreaty1836.com> /Public-Notices and Bills

Respectfully submitted,



*Noble J. Hasan Bey*

Affiant: El Noble William Thomas - al Hasaan Bey  
Moorish Ameican and Decendant of the Moroccan Empire,  
By Jus Sanguinis and Birthright,  
True Heir to the Treaty of Peace and Friendship 1836,  
Judicial Officer, Minister and  
Consul General of Morocco for Texas and Oklahoma republics.

