



*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. **HASAAH 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

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

## Writ of Quo Warranto

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

111 East Broadway, Room A-202  
Del Rio, Texas 78840, Defendant #1;

Const. - Diversity of Citizenship  
Cases.

**Sostenes Mireles, UNITED STATES (Inc.) citizen,**  
(acting as) Attorney/Lawyer/Officer of the Court;  
**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,**  
**Justin R. Simmons UNITED STATES (Inc.)**  
**citizen** (acting as) United States Attorney  
**Brett C. Miner, UNITED STATES (Inc.) citizen**  
(acting as) Assistant United States Attorney

Defendant

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

To the Honorable Judge of said court:

Comes now, I, Ex Parte El Noble William Thomas al-Hasaan Bey, ibn Hasaan Thomas-Bey [ex rel. HASAAN THOMAS race: Black, fictitious person, fictitious United States Citizen (USC), by way of the 14th Amendment unconstitutional "corporate person"], Plaintiff herein, a natural person, not artificial, making a Special Appearance, in propria persona sui juris and files this Writ of Quo Warranto pursuant to the "rule of law" and the principle that no one has the right to exercise authority without legitimate lawful basis.

### **Status**

I, El Noble William Thomas-al Hasaan Bey am a Moorish American and rightful heir, by jus sanguinis, to the Moroccan Empire and party to the Treaty of Peace and Friendship 1836, between our country here, the Moroccan Empire and the foreign United States republic, and I am standing in the office of Morocco

Consulate General at the Texas / Oklahoma state republic, under the authority of our nation's foreign ministry and government.

### **Facts: Public Record/Government Archives**

On or about the 30th day of Rabi al-Akhar, 1446 [the second day of month Eleven of the year (2024)/(11-02-2024)], Hasaan Thomas-Bey made a special appearance in our Consular Court here in Morocco by way of handwritten Habeus Corpus (*See: Exhibit A/Habeuscorpus*) wherein he re-affirms his Status in an open and clear declaration of his Nationality and allegiance to the **Moorish Divine and National Movement of the World, and allegiance to his foremothers and forefathers, who are the Moroccans of Magrib Al-Aqsa.** (*See: Exhibit A/Habeuscorpus.*) Ibn Hasaan Thomas-Bey has since invoked his right to Consular Jurisdiction as guaranteed under **Article 21 of the Treaty of Peace and Friendship (1836)**, between the foreign citizens of the United States America and our people, the Moorish of the Moroccan Empire; and **Article 36(1)(b) of the 1963 Vienna Conference on Consular Relations (VCCR).**

He, ibn Hasaan Thomas-Bey, herein after referred to as plaintiff, has brought it to the attention of our consular court that he has attempted to reach out for consular jurisdiction and consular assistance by way of handwritten testimony (*See: Exhibit B: My Testimony*), handwritten Quo Warranto (*See: Exhibit A/Habeuscorpus.*), handwritten protest and handwritten testimony to his being under threat, duress and coercion (*See: Exhibit B: My Testimony*); that has been conveyed to his lawyer/attorney, Moreles Sostenes (Officer of the Court), herein after referred to as Defendant #2, who has withheld these documents and information by concealing them from the public record, which is a federal violation of the **Administrative Procedure Act (APA) (5 U.S.C. § 552a. Records maintained on individuals).**

*[See: Exhibit B/My Testimony: wherein he, the plaintiff, testifies to an act of where he suffered a deprivation of rights carried out by his lawyer/attorney who has received said documents (Exhibit A and Exhibit B attached herein, submitted by the plaintiff, and has declared the affidavits(s) and other document(s) "a waist*

*of his time and nonsense", violating the due process clause of the Constitution (i.e., Fifth Amendment, and the U.S.C.-Title 18-Sec. 241-242, Deprivation of Rights Under a Color of Law)].*

Our Moorish National, plaintiff, has since been subjected to a so-called "pre-sentence investigation" that should have reflected the Affidavit (**Exhibit C**) filed and sworn into the public record by Officer Deary, I.D. NO. 2385, an employee of the ARLINGTON TEXAS POLICE DEPARTMENT (Inc.), that led to the filing of the Civil Forfeiture "S-10897, STATE OF TEXAS VS. 1984 MERCEDES BENZ (**Exhibit H**), issued on or about the 16th day of the Month of Ramadan, in the year 1431 (26th day of Month 8, in the year 2010, Gregorian, 08/26/2010) and the filing of the "CAUSE NUMBER: 1208652/Failure to ID (STATE OF TEXAS VS. WILLIAM THOMAS)" (AKA NOBLE HASAAN BEY) filed in TARRANT COUNTY TEXAS (**Exhibit E**), later Dismissed by Honorable Judge SHERRY HILL (**See: Exhibit F/MOTION TO DISMISS**) and Nationality Cards and Licence Plates were returned to us. [**See Exhibit G/Property-Evidence Section(8150 04-0330)**]. [Evidence of violations of several key provisions of the Consular Notification and Access Manual as well as international treaties such as the Vienna Convention on Consular Relations (VCCR), 1963]. According to his testimony in that sworn Affidavit, (**see: Exhibit C/SWORN STATEMENT OF SEIZING OFFICER**) the Plaintiff self identified then as "Hasaan Bey" (a Moorish American) and the said 1984 MERCEDES BENZ had, according to the "seizing officer's" words and testimony, a license plate that read "Moorish National", which are distributed by our Consulate Office as agreed upon by the *Treaty of Peace and Friendship 1836, Article 4*. Notice of our Consulate operation in TEXAS was made public record in the Office of the Secretary of State of Texas on or about the the 6th day of the month of Ramadan, in the year 1431 [ 16th day of Month 8, in the year 2010, (08-16-2010) Gregorian ]. (**See: Exhibit I/Moorish Consulate Mission Statement**), and made public to the CITY OF ARLINGTON TEXAS (Inc.), evidenced on the envelopes of correspondence in **Exhibit I**.

These are public Acts, Records and judicial Proceedings and deserve Full Faith and Credit as commanded by the United States Constitution at:

*Article IV, Section 1: Full Faith and Credit shall be given in each State to*

*the public Acts, Records, and judicial Proceedings of every other State. And the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the Effect thereof.*

### Quo Warranto

It is so ordered by Ex Parte El Noble William Thomas al-Hasaan Bey, ibn Hasaan Thomas-Bey (ex rel. HASAAN THOMAS race: Black, fictitious person, fictitious United State Citizen/USC, by way of the 14th Amendment unconstitutional "corporate person"), plaintiff, that you produce, as proof and as evidence of your lawful jurisdiction and judicial authorization the following:

1. The certified copy of the alleged Delegation of Authority order from Congress per Article III, sections 1 and 2 of the Constitution for the United States of North America as evidence of the private foreign corporate entity named UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION (Inc.) and its authorized representatives having been lawfully conferred judicial authorization and **consular jurisdiction** to hear and decide cases affecting the international treaty rights of Moorish-American nationals in disputes with citizens of the United States per: Articles 20 and 21 of the Treaty of Peace and Friendship of 1836, between the United States of North America and the Moroccan Empire;
2. The alleged 4th Amendment lawful arrest warrant being signed and issued by an Article III judicial officer, or consul officer, and the probable cause accusation being signed under oath or affirmation by an alleged identifiable **natural person** that established his 'standing' as the alleged injured party / victim (corpus delicti) in support of the lawful warrant, which ordered for the arrest of our Moorish-American national Hasaan Thomas-Bey (and not the corporate fictitious artificial name/ nom de gurre HASAAN THOMAS, race: black, under color of law, i.e. Black Codes, which constitutes fraud);
3. A copy of the alleged valid and verifiable 'contract' or 'commercial agreement' made between our Moorish-American national ibn Hasaan Thomas-Bey (ex rel. HASAAN THOMAS race: Black, fictitious person, fictitious United State

Citizen/USC, by way of the 14th Amendment unconstitutional "corporate person"), and a representative of the foreign named UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION (Inc.) which obliges ibn Hasaan Thomas-Bey to any specific performance or to the color of any law, excluding all contracts signed under threat duress and coercion, now in protest, statute, code, rule, or regulation of the foreign named UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION (Inc.), UNITED STATES (Inc.) STATE OF TEXAS (Inc.), or any of its subsidiaries;

4. The name, address, and telephone number of your public hazard and malpractice bonding company and the policy number of the bond, and if required, a copy of the policy describing the bonding coverage of your specific job performance;

5. Proof that lawful service of process was made upon ibn Hasaan Thomas-Bey regarding the misrepresented instruments - bills of attainder / foreign bills of exchange / 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.) in accordance with the prerequisites of 'Due Process of Law' under the **5th Amendment of the Constitution for the United States of North America and the United States Department of State Consular Notification and Access Manual 5th edition (2018) requirements.**

#### ANSWER

This Writ of Quo Warranto shall be answered upon your receipt and no later than (3) three days from your receipt of this Writ of Quo Warranto, and the above evidence and information shall be produced. The collusive action and colorable administrative proceedings in case number **DR:24-CR-00879-AM** are NOT VALID until jurisdiction is proved to exist! Otherwise, case number **DR:24-CR-00879-AM**, and any attachments associated thereto must be dismissed with prejudice for lack of jurisdiction and fraud.

*See Melo v. United States, 505 F.2d 1026 ("Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather,*

*should dismiss the action.").*

## DEFAULT

Failure to answer and produce the above evidence constitutes DEFAULT, and serves as your admission, by silence, to our Moorish-American national, ibn Hasaan Thomas-Bey, being kidnapped and held hostage for profit, in unlawful imprisonment while being denationalized and deprived of his liberty, by your color of authority, under color of law and the misrepresented instrument - bill of attainder / foreign bill of exchange / case number **DR:24-CR-00879-AM**, and any attachments associated thereto, including the colorable plea bargain, all contracts signed under duress, are invalid, unconstitutional, notwithstanding, void ab initio, and unenforceable for lack of jurisdiction and fraud.

*See Elliot v. Peirsol, 26 U.S. 328, 340 (1828) "If a court acts without authority, its judgments and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgments, or sentences, are considered, in law, as trespassers." );*

*see: United States v. Throckmorton, 98 U.S. 61 ("Fraud vitiates the most solemn contracts, documents and even judgments." );*

*also see: Old Wayne Mut. L Assoc. v. McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907) "A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well-established law that a void order can be challenged in any court." . .*

## ARRANGEMENT

Upon your default, you shall forthwith execute the Writ of Habeas Corpus Ad Subjiciendum (**Exhibit J**) and release our Moorish-American national ibn Hasaan Thomas-Bey without condition or delay.

## AFFIDAVIT

I declare and affirm by virtue of Divine Law, under Oath to the Zodiac

Constitution, and Oath to enforce the United States Republic Constitution 1791,  
and upon the honor of our Foremothers and Forefathers that the foregoing Order  
is true and correct.

Duly subscribed and affirmed on this 10th day of Dhul-Hijjah, in the year 1446  
(06/06/2025 Gregorian), by the Consul General of Morocco for the Texas state  
republic and Oklāhoma state republic.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

*El Noble William Thomas-al Hasaan Bey*

Affiant: El Noble William Thomas-al Hasaan Bey,  
Consulate General of Morocco for the Texas and Oklahoma state republics  
Ex Parte: ibn Hasaan Thomas-Bey  
All Rights Reserved.

Maghrib al Aqṣá.  
North-West Amexen.

