







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

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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,
ficticious person, ficticious United States
Citizen/USC, by way of the 14th Amendment
unconstitutional "corporate person", (contrary to

Art. VI-US Const. Treaty Supremacy Clause)

**Plaintiffs** 

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

## Affidavit of Evidence

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

Del Rio, Texas 78840;
Phillip Valdez, United States (Inc.) citizen,
Eden Detention Center, (acting as) Warden,
702 E Broadway St, Eden, TX 76837;
Sostenes Mireles, United States citizen, (acting as)
Attorney/Lawyer/Officer of the Court;
Mr. Trini Barrientez, UNITED STATES (Inc.),
(acting as) Clerk, Divisional Office Manager,
Del Rio Division, 111 E. Broadway, Room 100
Del Rio, Texas 78840
Jaime Esparza and /or Margarett Leachman,
Justin R. Simmons, UNITED STATES (Inc.)
citizen (acting as) United States Attoney
Brett C. Miner, UNITED STATES (Inc.) citizen

(acting as) Assistant United States Attorney

Defendants

Const. - Diversity of Nationality/Citizenship Case.

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

## Affidavit of Evidence and Information For Writ of Habeas Corpus Ad Subjiciendum

International Document

- I, Plaintiff, Ex Parte El Noble William Thomas al-Hasaan Bey, ibn Hasaan Thomas-Bey (ex rel. HASAAN THOMAS race: Black, ficticious person, ficticious United State Citizen/USC, by way of the 14th Amendment unconstitutional "corporate person"), being of lawful age, and being first duly sworn upon affirmation, depose and say:
- 1. I am a Moorish American national of the Moroccan Empire at Maghrib al Aqsá, North-West Amexem / North America, being an aboriginal and indigenous free Moor / Muur and rightful heir to the land by jus sanguinis. My nationality / citizenship and political status is recognized under United States treaty law, international and maritime law, with our Official Moorish American National Identilication Card, and Moorish Constitution and By-Laws in the records of the Office of the Secretary of State of the State of Texas, and copyright registration number AA 222141 and Zodiac Constitution in the Library of Congress Copyright Office, Washington, District of Columbia.
- 2. I am a foreign national inhabitant, and my treaty rights are secured under the

Treaty of Peace and Friendship of 1836, between the United States of North America and the Moroccan Empire, which is part of the Supreme Law of the Land, under Article VI, clause 2 of the Constitution for the United States of North America.

- 3. I was delegated to the office of Consular General under consular jurisdiction at the Texas and Oklahoma state by the laws of the Grand Sheik and Grand Body of AMARA Temple of Moorish Science in accordance with the laws and customs of the Moroccan Empire, Our Constitution and by-laws, aligning our operations with the operations of the Treaty of Peace and Friendship (1836), by birthright.
- 4. I have first-hand knowledge of our Moorish American national ibn Hasaan Thomas-Bey being presently kidnapped, denationalized and deprived of his liberty, in involuntary servitude, while being held hostage for profit, as surety for the fictitious corporate person / nom de guerre HASAAN THOMAS, DOB: 08/10/1995 race: Black, REG/A#: 12890511, ficticious person, ficticiously classified as a United State Citizen/USC, by way of the 14th Amendment unconstitutional "corporate person-Clause 1"), against his consent, under color of federal law, within purview of the unconstitutional 14th Amendment, under the physical custody of the Delendant #3, Phillip Valdez, United States (Inc.) citizen, (acting as) Warden, at the following location known as: Eden Detention Center, 702 E Broadway St, Eden, TX 76837.
- 5. Such first-hand knowledge was provided to me via the verbal testimony of ibn Hasaan Thomas-Bey; about his kidnapping as I have spoken over on the phone with him during the course of his misprisonment and kidnpping.
- 6. I further assert that the unlawful imprisonment of ibn Hasaan Thomas-Bey includes the following circumstances:

On or about May 1, 2024, around 10:00am, ibn Hasaan Thomas-Bey and his wife and child was traveling in their private automobile. As they proceeded to the stop sign at the corner from their house, they were arbitrarily blocked-in by government automobiles, signaling to pull to the side of the road, being operated by the employees of the foreign HOMELAND SECURITY (Inc.), TULSA SHERIFF DEPARTMENT (Inc.), and the **FEDERAL** BURUEAU INVESTIGATION (FBI)(Inc.); three automobiles from the front and one or so from the back. Sheriffs are instructing to get out of car, show hands, turn around lift your shirt, and put him in an automobile operated by an agent of HOMELAND SECURITY (INC) and doesnt tell him anything. FBI is going through his automobile and when he asked what is going on, they told him that they will tell him when they get him where they are taking him, which is the acting Federal prisoner holding facility and Tulsa Post Office Corporation located

at so-called "224 South Boulder Avenue, Tulsa, Oklahoma". He was kidknapped by the foreign HOMELAND SECURITY, who conspired with the TULSA SHERIFF DEPARTMENT, who was acting under the color of law and instructions of the UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION (Inc.) by way of the execution of the filing in the same, by Defendant#5 Jaime Esparza and /or Margarett Leachman, UNITED STATES (Inc.) citizen (acting as) United States Attoney, #6 Brett C. Miner, UNITED STATES (Inc.) citizen, (acting as) Assistant United States Attorney, who have colluded with the other defendants (F.O.I.A. for all names involved is pending) to construe the law in a way to make it appear that the plaintiff has caused the death of a United States citizen, by way of wounding not the said citizen of the United States, but allegegly wounding the corporation styled and incorporated as UNITED STATES; but not being said to be the cause of the death of the said UNITED STATES citizen. According to the testimony in the affidavit filed by HOMELAND SECURITY INVESTIGATIONS (HSI) in EAGLE PASS, TEXAS, "HSI Eagle Pass", it was the officers who caused the pursuing of the said United States citizen that suffered loss of life in a high speed pursuit; they testify to the fact that it was in his desperation to not go back to jail, and the techniques of the pursuing officers of Eagle Pass, who chased him to his death, and caused the rollover that led to the death of the United States citizen and all passengers of the automobile. (Report not designating if the sometimes deadly so-called "pit manuever" was applied or not.) (See: Exhibit K.) The USC that construes the law to divert the blame over to our Moorish American does not qualify to the test of Article VI of the Constitution for the United States 1791:

Article VI -This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

Let's look at where the Laws of 14th Amendment contradict:

1. Article 21 of the treaty says that if a moor should wound a citizen of the united state then the law of the country shall take place... well ibn Hasaan Thomas-Bey did not kill or wound anyone and is not being held for killing or wounding anyone (no corpus delicti), the death was caused by the *high speed* pursuit engaged and the assailant's want to avoid going back to jail, per affidavit testimony given by the pursuing officers of Eagle Pass.

2. Ibn Hasaan Thomas-Bey has made public and has taken public acts to secure his rights as a rightful heir to the Moroccan empire, and had attempted to contact us here at the consulate to secure his treaty rights, guaranteed in the Treaty of

Peace and friendship 1836, between the United States and our Moroccan Empire, under consular jurisdiction, but was denied by his lawyer who withheld these documents and concealed them from the public record, to arbitrarily misguide the plaintiff and to raise money for the corporation he is an officer to. Yet ibn Hasaan Thomas-Bey is being held under the operations of the 14th amendment, as surety, under the fictitious status of citizen of the United States. only by way of arbitrary and suppression of evidence.

- 3. Ibn Hasaan Thomas-Bey is being held by the Defendants, in a collusive action, wherein they have colluded to subject ibn Hasaan Thomas-Bey to involuntary servitude, as a punishment for violating statutory/legislated law, by arbitrarily including him in the corporate ficticious status/category of "citizen of the United States or United States citizen(USC)" to elude the obligations of the Constitution (article VI), where his treaty rights are secured, and for fear that the Treaty of Peace and Friendship (1836) may possibly not work completely to the satisfaction of the Federal State's authority.
- 4. Ibn Hasaan Thomas-Bey was eventually kidnapped by the HOMELAND SECURITY employees and transported to the prison camp facility of the private foreign corporate entity known as TULSA FEDERAL BUILDING, where he was held before being shipped to the Eden Detention Center (Inc.), 702 E Broadway St, Eden, TX 76837, where ibn Hasaan Thomsa-Bey is presently being held hostage for profit and denationalized under the Black Codes (race: black), under color of law, by color of authority, within purview of the unconstitutional 14th Amendment. The HOMELAND SECURITY (Inc.) corporation acted in collusion with the TULSA SHERIFF DEPARTMENT and FBI, absent of a lawful arrest warrant and without due process of law, in violation of the 4th Amendment, the 5th Amendment of the Constitution for the United States of North America; and in violation of ibn Hasaan Thomas-Bey's secured treaty rights to consular jurisdiction, under Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire. See attachment EXHIBIT: L in support.
- 5. This Morocco Consular Court for the Texas and Oklahoma state republics has competent jurisdiction under Article III, section 2 of the Constitution for the United States of North America to issue a **Writ of Habeas Corpus Ad Subjiciandum** for the release of our Moorish American national ibn Hasaan Thomas-Bey from the unlawful custody of the Defendants pursuant to the following provisions of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire:

Article 6. (in relevant part)...if any Moor, not a subject of these dominions, shall make prize of any of the citizens of America, or their effects, and bring them into

any of the ports of his Majesty, they shall be immediately released, as they will then be considered as under his Majesty's protection.

Article 20. If any of the citizens of the United States, or any persons under their protection, shall have any disputes with each other, the Consul shall decide between the parties, and whenever the Consul shall require any aid or assistance from our government, to enforce his decisions, it shall be immediately granted to him.

Article 21. If a citizen of the United States should kill or wound a Moor, or, on the contrary, if a Moor shall kill or wound a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the consul assisting at the trial; and if any delinquent shall make his escape, the consul shall not be answerable for him in any manner whatever.

Article 24. If any differences shall arise by either Party infringing on any of the Articles of this Treaty, Peace and Harmony shall remain notwithstanding in the fullest force, until a friendly Application shall be made for an Arrangement, and until that Application shall be rejected, no appeal shall be made to Arms. And if a War shall break out between the Parties, Nine Months shall be granted to all the Subjects of both Parties, to dispose of their Effects and retire with their Property. And it is further declared that whatever indulgences in Trade or otherwise shall be granted to any of the Christian Powers, the Citizens of the United States shall be equally entitled to them.

6. In support of the above treaty rights of ibn Hasaan Thomas-Bey, the Supreme Court of the United States issued the following stare decisis law in the case:

\*\*Kolovrat v. Oregon, 366 U. S. 187, 194, 81 S.Ct. 922 (1961):

"A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Art. VI, clause 2, state policies...must give way to overriding federal treaties and conflicting arrangements."

9. This Investigation continues until all persons acting in concert with the defendants are pursued...

**Affidavit** 

I declare and affirm by virtue of Divine Law, under the Zodiac Constitution, and upon my sworn Oath to enforce the United States Republic Constitution of 1791, and upon the honor of my Foremothers and Forefathers that the above information is true and correct.

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

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

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Maghrib al Aqsá.

North-West Amexen.



