

Hasaan Thomas
Eden Detention Center
P.O. Box 1617
Eden, Texas 76837

Noble T Hasaan Bey
144 N Columbia Ave.
Tulsa, Oklahoma, 74110

Exhibit A





Habeuscorpus

This Habeuscorpus is made to submit new evidence and public notice to correct my status as a Aboriginal Moor / Moorish American dwelling on the inherited terrestrial Lands of my Fore-Mothers and Fore-Fathers - being Northwest Amexem / Northwest Africa / North America / 'The North Gate' also referred to as the 'Continental United States North America'. Any agreement I've made to being a U.S. Citizen should be void due to the fact of threat, duress, coercion. I am apart of the treaty of peace and friendship 1787 resigned 1836 between the United State and the Moorish Americans by blood. The U.S. Constitution states in Article 6: The 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. The Senators and Representatives before mentioned and the members of the several State legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this constitution.

This is made as a Public Notice to the

United States of North America and to the honorable nations of the earth, also a request to drop all charges on this Moorish American National Divine being manifested in human flesh.

1. Provide PROOF OF CLAIM of your "Oath of office" and your bond as a public servant up to date and in good standing.

2. Provide PROOF OF CLAIM that as a public servant obligated to protect the rights (birth) of the people, you have the authority delegated to impose and/or apply "Statutes" on/to the people.

3. Provide PROOF OF CLAIM that the name appearing on any charging instrument in capital letters; is not a corporate fiction denoting an inanimate object.

4. Provide PROOF OF CLAIM of the existence of any/all liability(ies) and how it was created that apply to this Moorish American National.

5. Provide PROOF OF CLAIM that you have jurisdiction over any Moorish American National Aboriginal Indigenous Natural Divine Being Manifested in Human Flesh to the Americas (Northwest Amexem - North America - North Gate).

b. Provide PROOF OF CLAIM that by your words and deeds as a public servant you are adhering to your oath binding you to your obligation to the people, in that you will Protect, Preserve, and Secure the Rights (birth) of the people in harmony with Article VI of the United States Republic Constitution.

The Moorish Nation commands that you answer these jurisdictional questions regarding me Hasaan Bey II a Moorish National within 7 days of this registered mailing or if there is physical bodily contact the above answers be provided upon contact to the Moorish American National immediately and without the need for request in harmony with your obligation.

A non-response and/or refusal to bring forth "proof of claim" will constitute agreement that any charges brought against me a Moorish American National Aboriginal Divine Being Manifested in human flesh, and/or as Authorized Representative are unfounded and a result of treasonous activity and in violation of the Original Thirteenth Amendment as well as other violations at law.

I Hasaan Bey II not HASSAN THOMAS in capital letters a corporate fiction denying

an inanimate object. A Moorish American National Aboriginal Divine Being Manifested in human flesh declare under the Zodiac Constitution and the United States Republic Constitution that the above is true and correct to the best of my knowledge and honorable intent.

Hasaan Bey II



My Testimony

My family hired SOSTENES MIRELE II for case # DR 24-CR-00879-AM in Del Rio TX. A contract was signed for \$15,000 with a down payment of \$5,000. After hired I was promised that I would get bond. At court he showed no effort in getting the bond and I was denied bond. The DA used defamation of character when he said I was a danger to the community. After I was denied bond SOSTENES requested another \$10,000 for the case. Contact with Sostenes was like trying to contact the President he did not return calls or answer when called. The following meeting with Sostenes I told him I was a Aboriginal Moor/Moorish American and requested that he contacted my father who is also a Moor and apart of Moorish Council. I gave him the contact number and he never followed up on my claim. Which put me in a bad position. I could not fight the charges properly. I requested that he put the Habeas corpus I sent him from Eden detention center on record and he told me it was a waste of his time and nonsense. I've been denied due process and under threat, duress, coercion since my abduction May, 1, 2024.

Hossein Bey II

11/2/2024



Hello I request that you put
the Habeuscorpus I sent to
you last month on the record
before my next court
date. Proof of claims that I
listed should be answered and
I need proof that its on record.
and set up a call to talk
about the Habeuscorpus.

Nov/15/2024

Abraham Bay II



REQUEST FOR ASSISTANCE /SOLICITUD DE ASISTENCIA

Detainee Name/Nombre de Detenido: Hasaan ThomasREG/A#: 17890511Unit /Unidad: A

To / Para: _____

Date/Fecha: DEC/9/21

Subject: (state briefly the problem for which you need assistance)

Sujeto: (Indique brevemente el problema en el que necesita ayuda)

A request for the times and dates
for sent in Attorney SOSTENES MURILES II
a letter and a copy of what was sent

Note: If necessary, you may be interviewed in order to handle your request. Your failure to specifically state your problem may result in no action being taken.

Nota: Si es necesario, puede ser entrevistado para manejar su solicitud. Si no declara específicamente su problema, es posible que no se tomen medidas.

DO NOT WRITE BELOW THIS LINE /NO ESCRIBA DEBAJO DE ESTA LINEA

Date Received: 12/9

This section applies to USMS prisoners only:

Request Type (Choose One): ☒ Routine Request ☐ Non-Routine Request

Routine requests are to be answered within 24 hours (clothing, indigent supplies, staff assistance) - G.9.1.c

Non-routine requests are to be answered within 72 hours - G.9.5

Disposition / Response:

11/1510/710/259/2311/14

Printed Given

Staff Member Signature

Date



SWORN STATEMENT OF SEIZING OFFICER

I, Officer Deary #2385, hereinafter referred to as AFFIANT, am over eighteen (18) years of age, have personal knowledge of the facts stated below through my personal observations and investigations of this case, and state under oath that the following statement is true and correct:

I am a Peace Officer under the laws of the State of Texas, and am employed by the Arlington Police Department, a law enforcement agency, currently assigned to the Arlington Police Department Patrol Division and do hereby acknowledge that under the authority of chapter 59 of the Texas Code Of Criminal Procedure, I seized the property listed on the attached schedule of seized property, which by this reference is made a part hereof and incorporated herein for all purposes, and I do further state under oath my factual and legal reasons for seizure of said listed property are as follows:

On July 31, 2010 I, your Affiant, was in police uniform, working routine patrol driving a marked patrol car. I was in the area of 400 W. Sanford in Arlington, Tarrant County, Texas and saw a blue Mercedes that displayed a fictitious laminated plate parked in a parking lot. This particular plate had on it the words "Moorish National." I had been briefed on this particular group that they do not think they are subject to Texas penal laws or the United States Constitution. I was also briefed that they are known to resist officers during arrest and that they are known to give fictitious or false information to identify themselves. I requested another unit as I set up surveillance on the vehicle. A few minutes later the vehicle exited the parking lot onto a public street, to wit Indiana, had traveled south. I got behind the vehicle and initiated a traffic stop for the traffic violation of the fictitious license plate by using my overhead lights at the intersection of Indiana and W. North Street. The vehicle turned east bound on North Street and ran the stop sign at North and NL Robinson. I could see the driver's eyeballs as he was looking in his rearview mirror at me, and it appeared that he was making a conscious choice to not stop his vehicle. The vehicle continued eastbound. Prior to the intersection of North and Center Street I activated my siren to further get the driver's attention. The vehicle failed to stop at the stop sign at North and Center Street. I continued to follow as the vehicle turned north on N East Street Arlington, Tarrant County, Texas, failing to signal the left turn. The vehicle pulled into a driveway at 407 N. East Street and came to a stop. The driver had evaded me for 7 ½ blocks. Back up officers arrive to assist with securing the occupants of the vehicle.

The driver verbally identified himself as Bay, Hasaan B/M and would not give officers his birth date. He also stated to Officer Loza #2442 "I don't observe the laws and I don't

Exhibit C

have to stop for you" Officers were able to identify the driver as Thomas, Hasaan 08/10/1995, after speaking to his mother in Tulsa Oklahoma.

The front seat passenger was identified as Crear, James B/M 04/28/1971 and was arrested on an outstanding warrant.

The back seat passenger was identified as Dekic, Edin W/M 09/27/1985. Officer Cornwell #2394 interviewed Dekic who said he had been in the park and had been recognized by some of the individuals that were involved in this incident. They knew he was homeless and offered to take him home and give him something to eat. He said prior to leaving the parking lot the arrestees pointed at a patrol car sitting in a church parking lot across the way. Dekic asked them if everything was okay and they stated that it was. Dekic said when they left the parking lot he observed the police car behind them attempting to pull them over and they kept going. Dekic asked them to stop and asked them why they weren't stopping and he said the passenger in the vehicle told the driver not to stop and to go to their house at 407 N East and to run a stop sign. Dekic said he thought about jumping out of the vehicle when it came to a stop but since it never stopped he was not able to do so. Dekic was allowed to leave the scene without incident.

During the traffic stop at 407 N East Officer Loza saw a B/F and B/M come out of the front door of this location. From a bulletin he had read he immediately recognized her as Mosee, Ashley 12/10/88 and knew she had possible warrants out of Arlington. Officer Loza approached her and detained her based on the warrants. She identified herself verbally as Bey, Lindalleh. She possess a Texas identification card under the name Mosee, Ashley Beth B/F 12/10/88. The B/M identified himself as Bay, Noble Hasaan and refused to give his date of birth. He was arrested and in his wallet was a fake ID with Moors National on it, which had the name of Noble Hasaan Bay. He was later identified as Thomas, William Tyrone 3/18/1972.

Thomas, Hasaan was charged with Evading arrest/vehicle and failed to Identify.
Mosee, Ashley was charged with failed to identify/fugitive and warrants.
Thomas, William Tyrone was charged with failed to identify and tamper with government record.

The 1984 blue Mercedes-Benz that was driven by Thomas, Hasaan to evade police displayed Vehicle Identification Number WDBCA37A8EA009961. The vehicle is registered to William Thomas and was seized for forfeiture.

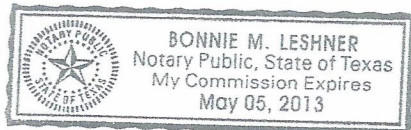
AFFIANT seized all the property listed on the attached Schedule of Seized Property as AFFIANT contends said property was used in the commission of a felony under Chapter 38.04 of the Texas Penal Code.

NATHAN DEARY #2385
SEIZING OFFICER

ARLINGTON POLICE DEPARTMENT
AGENCY

08/24/2010
DATE

SUBSCRIBED AND SWORN TO BEFORE ME, THE UNDERSIGNED
NOTARY PUBLIC, ON THIS THE 24th DAY OF August, 2010.



Bonnie M Leshner
NOTARY PUBLIC, STATE OF TEXAS

SEAL

05-05-2013
COMMISSION EXPIRES

Exhibit C

SCHEDULE OF SEIZED PROPERTY

- 1) *1984 blue Mercedes-Benz Vehicle Identification Number WDBCA37AEA009961*

Arrest No. P00339150
Offense No. 100049288



ADULT WARNING

STATE OF TEXAS
COUNTY OF TARRANT

Before me, the undersigned magistrate, personally appeared:
THOMAS, WILLIAM TYRONE who is in the custody of the Arlington
Police Dept, and said person was given the following warning by me:

1. You are charged by ... *Arlington PD* ... with the offense of
FAIL TO ID FALSE/FICTITIOUS INFO

An affidavit has has not been filed in connection with this offense.

2. You have the right to hire a lawyer and have that lawyer present with
you before and during any interview and/or questioning by peace officers
or attorneys representing the state.

3. If you cannot afford a lawyer, you have the right to have a lawyer
appointed for you and to have that lawyer with you before and during any
interview or questioning and to represent you in court. If you want a
lawyer appointed for you, you will be required to provide information
as to your financial status. You will be given the forms needed and
assistance to complete the forms.

4. You have the right to remain silent. You do not have to speak to the
police.

5. You are not required to make any statement, and any statement that
you make may be used as evidence against you.

6. You have the right to stop an interview or questioning at any time.
If you decide to answer questions, you may stop answering at any time.

7. If charged with a felony, you have the right to an examining trial.

8. If you are not a U.S. citizen, you may have your country's Consular
representative in the U.S. notified you have been arrested/detained.

Notification to the Consular's office will be made as soon as possible.
You are advised that your arrest and/or conviction may be grounds for
deportation and may prohibit you from re-entering the United States.

I ACKNOWLEDGE THAT I RECEIVED THE ABOVE WARNINGS AND UNDERSTAND MY
RIGHTS AS EXPLAINED.

Your bail is set at *1000.00* ~~750.00~~

X *REFUSED*
Person Warned

No bond available
Place of warning: Arlington PD

Whelton
Witness Name and Agency

..... Interpreter
..Spanish ..Vietnamese ..Other.....

I, the undersigned Magistrate, have ~~have not~~ found probable cause for
the continued detention of the above-named defendant on the charge(s)
specified and I certify that the Defendant appeared before me on this
date and was informed of his/her rights pursuant to Art/15.17, Texas
Code of Criminal Procedure.

8-1-60
DATE

TIME

[Signature]
JUDGE, CITY OF ARLINGTON
TARRANT COUNTY, TEXAS

CAUSE NUMBER 120 8652

Exhibit F

THE STATE OF TEXAS

IN COUNTY CRIMINAL

VS.

COURT

William Thomas

CITY, TEXAS



MOTION TO DISMISS

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES the State of Texas by and through her Criminal District Attorney and respectfully requests the Court to dismiss the above cause on the following grounds:

- ☐ DM01 Insufficient Evid
- ☐ DM02 The defendant wa
- ☐ DM03 The complaining v. requested _____ on the _____, 200____, affidavit on file.
- ☐ DM04 The case has been re. _____ as cause number _____
- ☐ DM05 The defendant has never been apprehended.
- ☐ DM06 The defendant is deceased—death certificate on file.
- ☐ DM07 Defendant granted immunity for testimony.
- ☒ DM08 Other. Specify: Interest of Justice
- ☐ DM09 Prosecution is barred by the Speedy Trial Act.
- ☐ DM10 The defendant has been placed in the deferred prosecution program.
- ☐ DM11 The defendant has completed defensive driving school.
- ☐ DM12 The defendant will pay court costs.
- ☐ DM13 The defendant has completed deferred adjudication.

WHEREFORE, it is prayed that the above and entitled and numbered cause be dismissed.

Respectfully submitted,

JOE SHANNON, JR.
CRIMINAL DISTRICT ATTORNEY

K. Henderson
ASSISTANT CRIMINAL DISTRICT ATTORNEY

FILED

OCT 27 2010

COUNTY CLERK, TARRANT CO., TEXAS
BY _____ DEPUTY

The foregoing petition having been presented to me on this the 27 of Oct, A.D., 2010, and the same having been considered, it is therefore ORDERED, ADJUDGED AND DECREED that said above entitled and numbered cause be and the same is hereby dismissed.

Sherry Hill
JUDGE PRESIDING

Arlington Police Department
Property-Evidence Section (8150 04-0330)
P. O. Box 1065
Arlington, Texas 76010
(817) 459 - 5720



Monday, September 27, 2010

WILLIAM TYRONE THOMAS
407 N EAST ST
ARLINGTON TX 76011

To whom it may concern;

The Arlington Police Department located at 620 West Division, Arlington, Tarrant County, Texas, has in its possession property which we have reason to believe belongs to you. In addition, we ask that you read this entire letter as it lists special notices that apply to the reclamation of firearms and deadlines for property retrieval.

Offense number: **100049288**

The Property is: LICENSE PLATES, ID'S . PHONES

NOTICE: An acceptable valid picture I.D. MUST be presented to retrieve the items. Other arrangements for retrieval must be pre-approved by this office. A Criminal History check WILL be performed prior to the release of firearms and convictions for specified State and Federal offenses will negate the release.

PROPERTY NOT CLAIMED WITHIN TIME LIMITS SPECIFIED IN THE CITY OF ARLINGTON ORDINANCES OR THE TEXAS CODE OF CRIMINAL PROCEDURE (AS APPLICABLE) SHALL BE DISPOSED OF ACCORDINGLY. *(Bring this letter to the Property Evidence Office along with valid I. D. to claim property.)*

Hours for Pick Up:
8am - 5:00 pm M,T,TH
8am - Noon Wed.
Closed Fridays



THE STATE OF TEXAS

TO: HASAAN THOMAS AKA HASAAN BAY
407 N. EAST STREET
ARLINGTON, TEXAS 76011

Exhibit H

2010 AUG 30 AM 9:59

NO. 10897

CITATION

T.C.N.U.

You are hereby commanded to appear by filing a written answer to the Petitioner's Notice of Seizure and Intended Forfeiture before the 26th District Court, in and for Tarrant County, Texas, at the Tarrant County Justice Center, 401 West Belknap Street, Fort Worth, Tarrant County, Texas, said Petitioner being the State of Texas, filed in said Court on the 26 day of AUGUST, 2010.

For suit, said suit being numbered 10897 the nature of which demand is as shown on said Notice of Seizure and Intended Forfeiture, a certified copy of which accompanies this Citation.

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this Citation by 10:00 a.m. on the Monday next following the expiration of twenty (20) days after you were served this Citation and Notice of Seizure and Intended Forfeiture, a default judgment may be taken against you.

WITNESS:

THOMAS A. WILDER,
CLERK OF THE DISTRICT COURT OF TARRANT COUNTY, TEXAS,
GIVEN UNDER MY HAND AND THE SEAL OF SAID COURT, IN THE
CITY OF FORT WORTH, THIS 26 DAY OF AUGUST, 2010.

By: Almarie
Deputy District Clerk
DA #01-10-537

(SEAL)

Exhibit H

1984 MERCEDES BENZ

THE STATE OF TEXAS

VS.

Issued AUGUST 26 2010

THOMAS A. WILDER
CLERK, DISTRICT COURT
TARRANT COUNTY, TEXAS
Tim Curry Criminal Justice Center
401 West Belknap Street
Fort Worth, Texas 76196-0402

By: Almarie
Deputy District Clerk

Attorney for the Petitioner
THE STATE OF TEXAS

ANN WRIGHT
P.O. Box 24148
Fort Worth, Texas 76124
(817) 492-5222



Exhibit I

Secretary of State
Authentications Unit
P.O. Box 13550
Austin, Texas 78711-3550

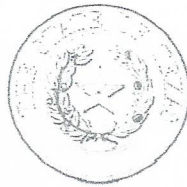


Ready Post

Photo Document Mailer

To: Morish (Morish) Consulate
of Texas Republic
407 North East Street
Arlington Territory Texas Repub
76011





The State of Texas
Secretary of State

I, Hope Andrade, Secretary of State of the State of Texas, DO
HEREBY CERTIFY that according to the records of this office,

GRACIE LIND

qualified as a Notary Public for the State of Texas on April 29, 2007,
for a term ending on April 29, 2011.



August 19, 2010

A handwritten signature in cursive script, appearing to read "Hope Andrade".

Hope Andrade
Secretary of State

ST/eg

1174737

THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

LEGAL NOTICE!
NAME DECLARATION
CORRECTION and PUBLICATION

I, Noble T. Hasaan Bey, being duly Affirmed, standing squarely, Declare, and Proclaim, upon Divine Law; Nature's Law; Universal Law; Moorish Birthrights; International Law; and Constitutional Law; Declare and say:

I, being previously Identified by the Union States Society of North America - U.S.A. under the colorable, Ward-ship name, William Tyrone Thomas, do hereby refute the Fraud; make Public and Publish my Corrected National Name; Declare and Affirm my true, 'Proper Person Status'; and reclaim my Rightful Social and Cultural Life of the State; in accord with my Moorish Nation of Northwest Amexem / North America - acknowledging my Birthrights. Having Lawfully and Legally Obtained and Proclaimed my Moorish Nationality and Birthright 'Name and Title'; in harmony with, in association with, and in Accord with Divine Law, the Customs; and the Laws, Rules, and Usages of The Moorish Divine and National Movement; being Aboriginal and Indigenous, and bound to the North American Continent by Heritage, by Primogeniture; by Birthright; by Natural Birth; by Freehold; and by Inheritance. Declared for the Public Record, I am returning the European cognomen and fictitious misnomer back to the Colonial possessors of its pedigree. I am now Rightfully Declaring, Publishing, and Proclaiming my own Free National Name; Affirming my Actual, Rightful, and Civil 'In Full Life' Status; Conjoined to my Moorish American Consanguine Pedigree and National Honor. Let it be Declared, Known and Resolved that: I Am: Noble T. Hasaan Bey, 'In Propria Persona' (being in my own proper person), by birthright; WITHOUT THE FOREIGN, IMPOSED COLOR-OF-LAW, OR ASSUMED DUE PROCESS of the Union States Society; pursuant to, but not limited to:

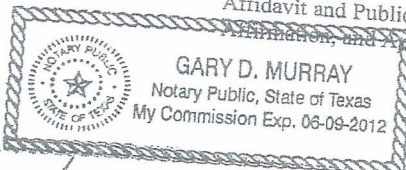
1. FREE MOORISH-AMERICAN ZODIAC CONSTITUTION: (Zodiac Constitution and Birthrights of the Moorish Americans) being Ali, Bey, El, Dey and Al), Article two (2), Paragraph two (2).
2. UNITED STATES REPUBLIC: DEPARTMENT OF JUSTICE: Moorish American Credentials: AA 222141- TRUTH A-1
3. UNITED STATES SUPREME COURT: SUPREME LAW - Acts of State
4. UNITED STATES CONSTITUTION: Article III (3), Section two (2), Amendment V (5) (Liberty clause) and Amendment IX (9) (Reservation of the Rights of the People).
5. RESOLUTION NUMBER SEVENTY-FIVE (75): Dated April 17, 1933 A.D. (MOORISH-AMERICAN SOCIETY OF PHILADELPHIA AND THE USE OF THEIR NAMES),
6. UNIVERSAL DECLARATION OF HUMAN RIGHTS - UNITED NATIONS - HUMAN RIGHTS [Article Fifteen (15)].
7. RIGHTS OF INDIGENOUS PEOPLES - UNITED NATIONS: GENERAL ASSEMBLY - Part I, Article 4.

Wherefore, I Noble T. Hasaan Bey, being 'Part and Parcel' named herein, and by Birthright, Primogeniture, and Inheritance, make a Lawful and Legal Entry of Affidavit and Public Notification of Nationality, Proclamation; Name Correction Claim; Declaration, Affirmation, and Application; Herewith published for the Public Record.

I Am: Noble T. Hasaan Bey
A Free and Sovereign Moorish American National, Northwest Amexem / Africa / America
All Rights Reserved

Witness: Lindallah Moosa Bey
A Free and Sovereign Moorish American National, Northwest Amexem / Africa / America
All Rights Reserved

Witness: Maria Gacnet
A Free and Sovereign Moorish American National, Northwest Amexem / Africa / America
All Rights Reserved



LN/NCT No. 0001H

2015 OCT 16 AM 9:16

60

10-16-09

Statutory Documents
P.O.Box 13550
Austin, Texas 78711-3550



Exhibit I

Hope Andrade
Secretary of State

Office of the Secretary of State
Packing Slip

August 19, 2010

Noble Bey
407 North East St.
Arlington TX 76011

Page 1 of 1

Batch Number: 32199263

Batch Date: 08-18-2010

Client ID: 317732144

Return Method: Delivery Servicecustomer-provided envelope .

Document

Number Document Detail

Fee

321992630002 Authentication Certificate

\$15.00

Total Document Fees

\$15.00

Payment Type

Payment Status

Payment Reference

Amount

Check

Received

102739857616

\$15.00

Total Payments Received

\$15.00

Total Amount Charged to Client Account

\$0.00

Total Amount Credited to Client Account

\$0.00

Note: This is not a bill. Please do not send any payments until the monthly statement is received.
Any amount credited to Client Account may be refunded upon request.
Refunds (if applicable) will be processed upon Request.
Acknowledgement of Filing Document(s) (if present) is attached.

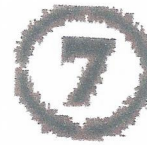
User ID: ACHOTIROS

Come visit us on the Internet @ <http://www.sos.state.tx.us/>

(512) 463-5705

FAX (512) 463-0873

TTY 7-1-1



SALVATION

AL-MORAHKCO (AL-MOROCCO) **ALLAH**

Autonomous Moarish (Moorish) Americano (American) Republic of Al-Morahkco (Al-Morocco)

JUNE 7, 2010

Moorish American Consulate of Texas Republic HQ

[407 North East Street]

Arlington Territory Texas Republic

[682. 323. 4107]

ENCLOSED:

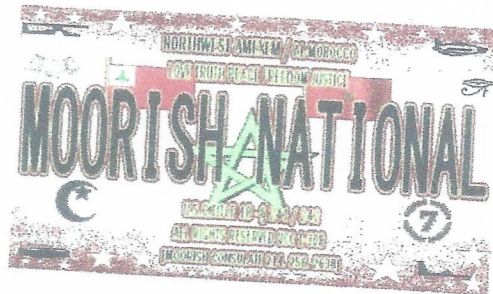
Moorish American (Moarish Americano) Consulate of Texas Republic HQ

- 1. UNVAILING OF NEW CONVOY PASSES**
- 2. AUTHENTICATION SEAL**
- 3. ADDITIONAL EMBLEMS and SYMBOLS**
- 4. The Grand Flag of the Autonomous Moarish Americano Republic of Al-Morahkco**
- 5. Nationality and Identification Card**

6. MISSION STATEMENT

NEW CONVOY PASSES:

Pursuant to Article 4 of the Treaty of Peace and Friendship (1787) (See Attached)



Now in various hues.



AUTHENTICATION SEAL:



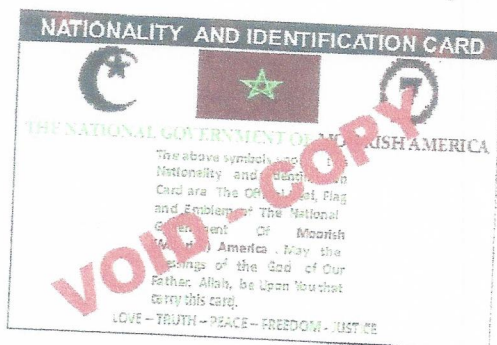
EMBLEM / ADDITIONAL SYMBOLS



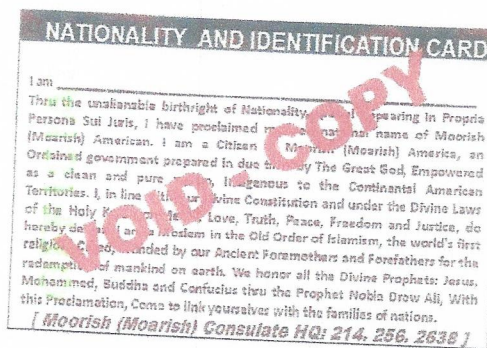
The Grand Flag of the Autonomous Moarish Americano Republic of Al-Morahkco



Nationality and Identification Card



FRONT



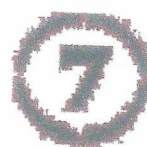
BACK



SALVATION



AL-MORAHKCO



ALLAH

Autonomous Moarish (Moorish) Americano (American) Republic of Al-Morahkco (Al-Morocco)

Moorish American (Moarish Americano) Consulate of Texas Republic

MISSION STATEMENT

Moorish American (Moarish Americano) Consulate of Texas Republic

[407 North East Street - Arlington Territory] -

Tarrant County Texas Republic - [76011]

[214. 256. 2638]

June 7, 2010

The Moorish American (Moarish Americano) Consulates of Texas Republic's mission is to aid and provide assistance to a venue of Autochton / Indigenous Moors (Moars) existing as an internationally protected people that can proclaim their Nationality and further progress the friendship between them, and the United States of America. The Moors (Moars), the descendants of the Ancient Moabites that were given these dominions by our Ancient foremothers and forefathers, are a people that can / should / and will make the economic, political, technical, scientific and cultural fields more cooperative between the Moorish Americans (Moarish Americano) and the United States of America. We will be implementing the still-enforced Treaty of Peace and Friendship (1787 / 1836), The Organic Constitution for the United States Republic, United Nations Declaration of Rights for Indigenous Peoples (2007), The United States Library of Congress file: AA222141 (which validates Our Diplomatic Designation), International Treaties and International Law aligning Our Venue with all other Indigenous Peoples and Indigenous Communities and Venues around and across the Earth (Asia). The Moorish (Moarish) Nationals, decending from the Ancient Al-Moroccan (Al-Morahkcan) Empire jurisdiction, are a Pure and Clean Nation of **Love, Truth, Peace, Freedom and Justice**; tied to the Prophet Noble Drew Ali (PBUH), now on

the Soul Plane; by the Moorish Divine and National Movement and bound to the Territory(s) of far North-West and South-West of present day Africa (Akebalan) / across the Atlantic Ocean / North, Central, South, America (Amexem) / all Islands surrounding such Continents / present day Canada (Al-Canaan) and Alaska by heritage.

The Moorish American (Moarish Amoricano) Consulates of Texas Republic shall govern by the principles of **Love, Truth, Peace, Freedom and Justice**. The Indigenous / Autochthonous Moorish American (Moarish Amoricano) Nationals are an Autonomous Republic of People who live through self determination; for they are the possessors and true inheritors of the Land [Northwest Amexem (North America)]; as they establish economic, business, cultural and academic relations; as they co-exist as Natural (In Full Life) Spiritual Beings with the corporate entity, the United States and its citizens.

The Moorish American (Moarish Amoricano) Consuls of Texas Republic shall help promote the national and cultural heritage of the Moorish American (Moarish Amoricano) communities in their jurisdiction and perform the day-to-day duties and services that other foreign nation embassies and consular offices render in the United States of America; such as: authenticate / certify documents, issue visas, process passports or travel documents, perform consul marriages and issue nationality cards. Moorish (Moarish) history, civic, commerce, international law and nationality classes will also be held at the consulates. Each Moorish American (Moarish Amoricano) Consul of Texas Republic shall assist Moorish Americans in their jurisdiction in acquiring the skills to become better citizens of the Autonomous Moorish Americans (Moarish Americanos) of Al-Morocco (Al-Morahkco).

The Moorish (Moarish) American Consuls of Texas Republic may act in the capacity of consultants / law advisors for any person on any matter they like or are capable to prove competent to serve; in all situations that pertain to the Moorish (Moarish) Nationals within our Consular Courts and law enforcement agencies. No Moorish (Moarish) American Consul of Texas Republic may charge tax, fee, remittance or other compensation for services rendered under any circumstances. All Moorish American (Moarish Amoricano) Consuls of Texas Republic shall operate with **Love, Truth, Peace, Freedom and Justice** to uplift fallen humanity for the good of the Moorish American (Moarish Amoricano) community-members in their jurisdiction; so Consul services shall be free of charge.

Our intentions are to represent the Moors' (Moars') interest in the economic, cultural, political, technical, legal and scientific areas; bring the culture and history of the Moors (Moars) to the forefront; continue to pursue a friendly relationship with the United States of America; establish and maintain economic and commercial relations with Moors (Moars) and International entities foreign or domestic; coordinate the local representatives of the Moorish (Moarish) American community with other nations in order to further educate them of their identity and ethnicity; promote dialog between the Moorish (Moarish) National communities and the others; make reports deliverable pertaining to the status of the economic, commercial, cultural and scientific life to Moorish (Moarish) authority; aid Moorish (Moarish) Nationals in cases of ship wreck, airplane crash, road coveyance accident, etc; assist Moorish (Moarish) individuals and corporations in the consular district in lawsuits and other legal matters with pertinent information by recommendation or by providing such information; protect the Birthrights, Human Rights, Indigenous Rights and all other collective rights of the Moorish (Moarish) Nationals, may they be permanent or temporary residents in the Consular jurisdiction; provide information about the Moorish (Moarish) Americans to those that are interested.

To strengthen the cultural agenda of the Moorish (Moarish) American Consuls of Texas Republic, we will be in correspondence with the other Moorish (Moarish) Nations, tribes and societies with a goal to stimulate and organize cultural events; plus organize the content in the events and furnish a library with promotional content.

To strengthen the educational agenda of the Moorish (Moarish) American Consuls of Texas Republic, we will be continuing a constant relationship with the colleges, universities and other educational institutions with an intent to assist the increase of Moorish (Moarish) American students with scholarships and help in job searches for Moorish (Moarish) Nationals returning to the Moorish (Moarish) Nations.

We aim to raise the conversation between Moorish (Moarish) America and the scientific institutions in the United States of America pertaining to technology finds and various projects of interest to the Moors (Moars). Moorish (Moarish) Americans must create our own secondary, primary and intitutes of higher education while increasing the Moorish (Moarish) presence in United States of America institutions centered around computers, electronics, economy,

mathematics and physics.

We shall establish a Web page for receiving information about news from other Moorish (Moarish) Bodies communicating with us; and to sustain contacts from Moors (Moars), public or private institutions and the United States of America in the educational, cultural, scientific and technology professions; and to document the research results aquired by Moorish (Moarish) Americans that have the karisma to impact public and political point-of-views with public communication field functions.

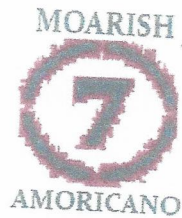
The development of the economic relations among American and other International companies and Moorish (Moarish) American companies shall be stimulated by providing investors with oppurtunity to capitalize in the Moorish (Moarish) Business; informing them of the business climate; while providing them with the latest news on business tenders and changes in law and policies that affect commerce and investments. By promoting unity between towns of the Consular venue and the Moorish (Moarish) communities, we may create activity of a Moorish (Moarish) Commerce Council with the top American companies investing in Moorish (Moarish) business.

Through the consultation of Moorish (Moarish) Bodies, we shall institute a form of communication with the representatives of the local Moorish (Moarish) community. This will encourage a Group of Consultants to form that will evaluate economic, social, cultural opportunities and organize different events with economic, social and cultural content.

We shall establish Media and Public relations by establishing, promoting and maintaining relations with Moorish (Moarish) American newspapers; United States of America media; media representatives with a significant interest in the Moorish (Moarish) Americans; representatives of Moorish (Moarish) American newspapers, traveling abroad making work related trips in the United States of America; and officials of governmental institutions from Moorish (Moarish) paying work-related visits in the United States of America.

Autonomous Moarish (Moorish) Americano (American) Republic of Al-Morahkco (Al-Morocco)

LOVE - PEACE - TRUTH - FEEDOM - JUSTICE



Grand Seal



Grand Emblem



Unity Symbol

Autonomous Moorish Americano Republic of Al-Morahkco

June 7, 2010 1430MC

Noble T Hasaan Bey

Noble T Hasaan Bey

In Propria Persona Sui Juris
Moorish American Consul
All Rights Reserved Without Prejudice UCC 1-308 / 1-207

THE USE OF THE NOTARY BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURIDICITION TO ANYONE.

On this 7th day of June, 2010, before me, the undersigned, a Notary Public in and for Texas, specially appeared the above signed, known to me to be the one whose attribute is sealed on this instrument, and has acknowledged to me that he has executed the same.

Signed Gracie Lind

Printed Name GRACIE LIND

Date 6-7-10

My Commission Expires 4-29-11

Reply with Quote





DEPARTMENT OF HOMELAND SECURITY
HOMELAND SECURITY INVESTIGATIONS
REPORT OF INVESTIGATION

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Exhibit K



03/01/2024 18:39 EST

Page 3 of 9

TX DPS documented that Oklahoma Highway Patrol notified the renter of the vehicle, GULLEY. Oklahoma Highway Patrol also notified the mother of MACKEY identified as Karen SINGLETON out of [REDACTED] and the girlfriend of MACKEY, Melissa RODRIGUEZ out of [REDACTED]. TX DPS noted phone numbers for both SINGLETON and RODRIGUEZ as ([REDACTED] [SINGLETON] and [REDACTED] [RODRIGUEZ]).

Agent Note: HSI Eagle Pass previously learned of a failed smuggling attempt that resulted in a pursuit and ultimately a vehicle crash resulting in the death of all occupants. Information received revealed that the vehicle was a rental, and the driver was an African American male out of Tulsa, Oklahoma. Information received also indicated that the driver out of Tulsa, Oklahoma had previously been incarcerated and a reason for the pursuit was because he did not want to be caught smuggling and sent back to jail.

After receiving the TX DPS report and learning of the identity of the driver of the vehicle, MACKEY, HSI Eagle Pass reached out to contacts with Oklahoma Department of Corrections (ODOC) Office of Inspector General (OIG) and Intelligence Department for further information. ODOC OIG and Intelligence Department provided a return search of MACKEY name showing that MACKEY was previously incarcerated in 2012. MACKEY was assigned Department of Corrections (DOC) number [REDACTED] and Oklahoma State Bureau of Investigations (OSBI) number [REDACTED]. The research yielded positive results, revealing that MACKEY was incarcerated in 2012 and booked in on two counts of child abuse (85%) charges. This information led HSI Eagle Pass to believe this may be the failed smuggling attempt resulting in death that was heard about through investigative techniques.

Further research into MACKEY revealed that he was the receiver of monetary instruments via electronic web-based monetary platform, CashApp on August 7, 2022, at 0048 hours. HSI Eagle Pass received a copy of a CashApp from a subpoena for a subject of interest and target of investigation, Hasaan Martel THOMAS (DOB: [REDACTED] COC: USC). On THOMAS's CashApp, on August 7, 2022, at 0048 hours, THOMAS is observed sending \$99.00 USD to Exavion MACKEY.

Agent Note: THOMAS has been identified as a co-conspirator to Alejandro SANTOYO-Guzman and the criminal enterprise through messages which were found on seized contraband phones taken from SANTOYO-Guzman while incarcerated at Oklahoma State Penitentiary (OSP) McAlester, in McAlester, Oklahoma. THOMAS has also been identified on several other co-conspirators CashApps both sending and receiving money during failed human smuggling attempts.

The payment of \$99.00 USD from THOMAS to MACKEY is consistent with those of which are sent for smuggling ventures. HSI Eagle Pass has further confirmed that THOMAS is involved in human smuggling efforts by the criminal enterprise through messages found on seized contraband phones

Current Case Title

Jessica CASTILLO-Guzman Et. Al.

ROI Number

EG15BR22EG0009-050

Date Approved

3/1/2024

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000935




LIBRARY OF CONGRESS

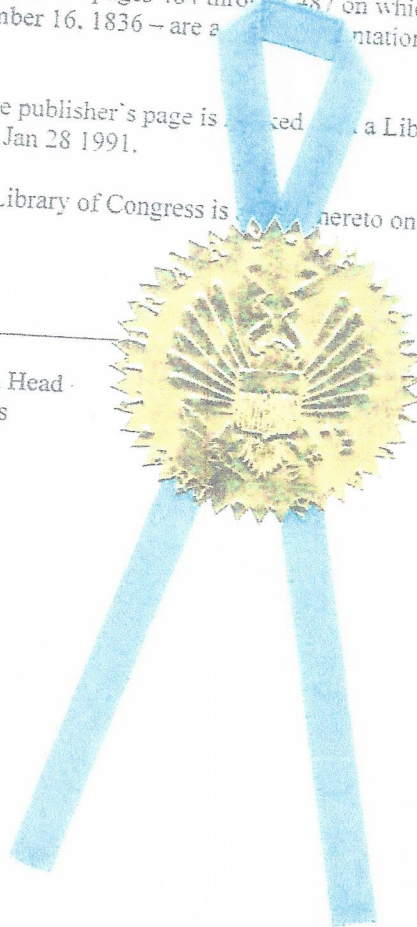
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THIS IS TO CERTIFY FURTHER, that the publisher's page is marked with a Library of Congress Order Division stamp that bears the date Jan 28 1991.

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THE
STATUTES AT LARGE

OF THE
UNITED STATES OF AMERICA

FROM

MARCH 1933 to JUNE 1934

CONCURRENT RESOLUTIONS
RECENT TREATIES AND CONVENTIONS, EXECUTIVE PROCLAMATIONS
AND AGREEMENTS, TWENTY-FIRST AMENDMENT
TO THE CONSTITUTION

EDITED, PRINTED, AND PUBLISHED BY AUTHORITY OF CONGRESS
UNDER THE DIRECTION OF THE SECRETARY OF STATE

VOL. XLVIII

IN TWO PARTS

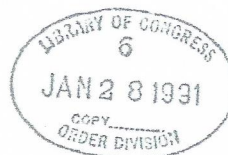
PART 1—Public Acts and Resolutions.

PART 2—Private Acts and Resolutions, Concurrent Resolutions
Treaties and Conventions, Executive Proclamations
and Agreements, Twenty-first Amendment to the
Constitution.

PART 1

UNITED STATES
GOVERNMENT PRINTING OFFICE
WASHINGTON : 1934

KF50
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 vol 48, pt 1
 Set 2
 LLRR



The original of every act and joint resolution printed in this volume from page 1 to page 311, inclusive, has the following heading:

SEVENTY-THIRD CONGRESS OF THE UNITED STATES OF AMERICA;

AT THE FIRST SESSION,

BEGUN AND HELD AT THE CITY OF WASHINGTON ON THURSDAY, THE NINETE DAY OF MARCH,
 ONE THOUSAND NINE HUNDRED AND THIRTY-THREE

The original of every act and joint resolution printed in this volume from page 313 to page 1291, inclusive, has the following heading:

SEVENTY-THIRD CONGRESS OF THE UNITED STATES OF AMERICA;

AT THE SECOND SESSION,

BEGUN AND HELD AT THE CITY OF WASHINGTON ON WEDNESDAY, THE THIRD DAY OF JANUARY,
 ONE THOUSAND NINE HUNDRED AND THIRTY-FOUR

All bills and joint resolutions presented to the President of the United States bear the signatures of the Speaker (or of the Speaker *pro tempore*) of the House of Representatives and of the Vice President and President of the Senate (or of the President of the Senate *pro tempore*); those signatures accordingly appear on the originals of all acts and joint resolutions.

The signature of the President of the United States appears on the originals of all approved acts and joint resolutions.

The original of every act and joint resolution has endorsed thereon a certificate of origin, signed, as the case may be, by the Clerk of the House of Representatives or by the Secretary of the Senate and reading "I certify that this Act (or Joint Resolution) originated in the House of Representatives (or Senate)." The origin of each act and resolution contained in this volume is indicated in the margin at the beginning of each enactment; thus, for example, H.R. 1491 or H.J.Res. 75 indicates origin in the House of Representatives; and S. 593 or S.J.Res. 14 indicates origin in the Senate.



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 WILLIAM S. HEIN & CO., INC.

Sept. 16, 1835.

Proclamation
of the President
of the U. S.,
an. 30, 1837.

TREATY WITH MOROCCO. (a)

In the name of God, the merciful and clement!

Emperor's seal.

Abd
Errahman
Ibenu Kesham,
whom God
exalt!

PRAISE BE TO GOD!

This is the copy of the Treaty of Peace which we have made with the Americans and written in this book; affixing thereto our blessed seal, that, with the help of God, it may remain firm forever.

Written at Meccanez, the city of Olives; on the 3d day of the month Jumad el lahhar, in the year of the Hegira 1252. (Corresponding to Sept. 16. A. D. 1834.)

Mutual agree-
ment of the
parties to the
treaty.

ART. 1. We declare that both parties have agreed that this treaty, consisting of twenty-five articles, shall be inserted in this book, and delivered to James R. Leib, agent of the United States, and now their resident consul at Tangier, with whose approbation it has been made, and who is duly authorized on their part, to treat with us, concerning all the matters contained therein.

Neither party
to take commis-
sions from an
enemy.

ART. 2. If either of the parties shall be at war with any nation whatever, the other shall not take a commission from the enemy, nor fight under their colors.

Persons, &c.
of one party,
captured in an
enemy's vessel,
to be released.

ART. 3. If either of the parties shall be at war with any nation whatever, and take a prize belonging to that nation, and there shall be found on board subjects or effects belonging to either of the parties, the subjects shall be set at liberty, and the effects returned to the owners. And if any goods, belonging to any nation, with whom either of the parties shall be at war, shall be loaded on vessels belonging to the other party, they shall pass free and unmolested, without any attempt being made to take or detain them.

Vessels to have
passports.

ART. 4. A signal, or pass, shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea; and if the commander of a ship of war of either party shall have other ships under his convoy, the declaration of the commander shall alone be sufficient to exempt any of them from examination.

Visit of vessels
at sea.

ART. 5. If either of the parties shall be at war, and shall meet a vessel at sea belonging to the other, it is agreed, that if an examination is to be made, it shall be done by sending a boat with two or three men only: and if any gun shall be fired, and injury done, without reason, the offending party shall make good all damages.

American citi-
zens and effects
to be restored.

ART. 6. If any Moor shall bring citizens of the United States, or their effects, to his Majesty, the citizens shall immediately be set at liberty, and the effects restored; and, in like manner, if any Moor, not a subject of these dominions, shall make prize of any of the citizens

(a) For the treaty with Morocco of January 1787, see ante, page 156.

TREATY WITH MOROCCO. 1836.

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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.

ART. 7. If any vessel of either party, shall put into a port of the other, and have occasion for provisions or other supplies, they shall be furnished without any interruption or molestation. Vessels in port to be supplied.

ART. 8. If any vessel of the United States, shall meet with a disaster at sea, and put into one of our ports to repair, she shall be at liberty to land and reload her cargo, without paying any duty whatever. No duty in case of vessels putting in to repair.

ART. 9. If any vessel of the United States, shall be cast on shore on any part of our coasts, she shall remain at the disposition of the owners, and no one shall attempt going near her without their approbation, as she is then considered particularly under our protection; and if any vessel of the United States shall be forced to put into our ports by stress of weather, or otherwise, she shall not be compelled to land her cargo, but shall remain in tranquillity until the commander shall think proper to proceed on his voyage. Stranded vessels to be protected.

ART. 10. If any vessel of either of the parties shall have an engagement with a vessel belonging to any of the Christian Powers, within gun-shot of the forts of the other, the vessel so engaged, shall be defended and protected as much as possible, until she is in safety: and if any American vessel shall be cast on shore, on the coast of Wadnoon, or any coast thereabout, the people belonging to her, shall be protected and assisted, until by the help of God, they shall be sent to their country. Vessels engaged within gunshot of forts to be protected.

ART. 11. If we shall be at war with any Christian Power, and any of our vessels sails from the ports of the United States, no vessel belonging to the enemy shall follow, until twenty-four hours after the departure of our vessels: and the same regulations shall be observed towards the American vessels sailing from our ports, be their enemies Moors or Christians. Enemy's vessels not allowed to follow for 24 hours.

ART. 12. If any ship of war belonging to the United States, shall put into any of our ports, she shall not be examined on any pretence whatever, even though she should have fugitive slaves on board, nor shall the governor or commander of the place compel them to be brought on shore on any pretext, nor require any payment for them. Ships of war not to be examined in port.

ART. 13. If a ship of war of either party shall put into a port of the other, and salute, it shall be returned from the fort with an equal number of guns, not more or less. Salutes to be returned.

ART. 14. The commerce with the United States, shall be on the same footing as is the commerce with Spain, or as that with the most favored nation for the time being; and their citizens shall be respected and esteemed, and have full liberty to pass and repass our country and seaports whenever they please, without interruption. American commerce on the most favored footing.

ART. 15. Merchants of both countries shall employ only such interpreters, and such other persons to assist them in their business, as they shall think proper. No commander of a vessel shall transport his cargo on board another vessel; he shall not be detained in port longer than he may think proper; and all persons employed in loading or unloading goods, or in any other labor whatever, shall be paid at the customary rates, not more and not less. Employment of interpreters, &c.

ART. 16. In case of a war between the parties, the prisoners are not to be made slaves, but to be exchanged one for another, captain for captain, officer for officer, and one private man for another; and if there

Exchange of prisoners.

TREATY WITH MOROCCO. 1836.

shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican dollars for each person wanting. And it is agreed, that all prisoners shall be exchanged in twelve months from the time of their being taken, and that this exchange may be effected by a merchant, or any other person, authorized by either of the parties.

No compulsion
in buying or
selling.

ART. 17. Merchants shall not be compelled to buy or sell any kind of goods but such as they shall think proper: and may buy and sell all sorts of merchandise but such as are prohibited to the other Christian nations.

No examina-
tion of goods on
board, except,
&c.

ART. 18. All goods shall be weighed and examined before they are sent on board; and to avoid all detention of vessels, no examination shall afterwards be made, unless it shall first be proved that contraband goods have been sent on board; in which case, the persons who took the contraband goods on board, shall be punished according to the usage and custom of the country, and no other person whatever shall be injured, nor shall the ship or cargo incur any penalty or damage whatever.

No detention
of vessels.

ART. 19. No vessel shall be detained in port on any pretence whatever, nor be obliged to take on board any article without the consent of the commander, who shall be at full liberty to agree for the freight of any goods he takes on board.

Disputes be-
tween Ameri-
cans, &c. to be
decided by the
consul, &c.

ART. 20. If any of the citizens of the United States, or any persons under their protection, shall have any dispute 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.

Killing, &c.
punishable by
the law of the
country.

ART. 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.

Persons dying
intestate; care
of their effects.

ART. 22. If an American citizen shall die in our country, and no will shall appear, the consul shall take possession of his effects; and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them; but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear the property shall descend agreeably to that will, as soon as the consul shall declare the validity thereof.

Residence of
consul. [It is
generally at
Tangier.]

ART. 23. The consul of the United States of America, shall reside in any seaport of our dominions that they shall think proper: and they shall be respected, and enjoy all the privileges which the consuls of any other nation enjoy: and if any of the citizens of the United States shall contract any debts or engagements, the consul shall not be in any manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof; without which promise in writing, no application to him for any redress shall be made.

No appeal to
arms until refu-
sal of friendly
arrangement.

ART. 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

CONVENTION WITH PERU-BOLIVIA. 1836.

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it is further declared, that whatever indulgence, 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.

In case of war, nine months allowed to settle affairs, &c.

ART. 25. This treaty shall continue in force, with the help of God, for fifty years; after the expiration of which term, the treaty shall continue to be binding on both parties, until the one shall give twelve months' notice to the other, of an intention to abandon it; in which case, its operations shall cease at the end of the twelve months.

Treaty to last fifty years, &c.

Consulate of the United States of America. }
For the Empire of Morocco. }

TO ALL WHOM IT MAY CONCERN.

Be it known. Whereas the undersigned, James R. Leib, a citizen of the United States of North America, and now their resident consul at Tangier, having been duly appointed commissioner, by *letters patent*, under the signature of the President and seal of the United States of North America, bearing date, at the city of Washington, the 4th day of July A.D. 1835, for negotiating and concluding a treaty of peace and friendship between the United States of North America and the Empire of Morocco; I, therefore, James R. Leib, Commissioner as aforesaid, do conclude the foregoing treaty and every article and clause therein contained; reserving the same, nevertheless, for the final ratification of the President of the United States of North America, by and with the advice and consent of the Senate.

Final ratification reserved for President U. S.

In testimony whereof, I have hereunto affixed my signature, and the seal of this consulate, on the 1st day of October, in the year of our Lord one thousand eight hundred and thirty-six, and of the Independence of the United States the sixty-first.

JAMES R. LEIB, (L. S.)

GENERAL CONVENTION OF PEACE, FRIENDSHIP,
COMMERCE, AND NAVIGATION,

Between the United States of America and the Peru-Bolivian Confederation.

Nov. 13, 1836.

Ratifications exchanged,
May 23, 1838.
Proclamation of the President of the U. S.,
Oct. 3, 1838.
Peace and friendship.

THE United States of America and the Peru-Bolivian Confederation, desiring to make firm and permanent the peace and friendship which happily subsist between them, have resolved to fix, in a clear, distinct, and positive manner, the rules which shall, in future, be religiously observed between the one and the other, by means of a treaty, or general convention of peace, friendship, commerce, and navigation.

For this desirable purpose, the President of the United States of America has conferred full powers on Samuel Larned, Chargé d'Affaires of the said States, near the Government of Peru; and the Supreme Protector of the north and south Peruvian States, President of the Republic of Bolivia, encharged with the direction of the foreign relations of the Peru-Bolivian Confederation, has conferred like powers on John Garcia del Rio, Minister of State in the Department of Finance

Negotiators.