





THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

- Of the WORLD	
LEGAL NOTICE!	
NAME DECLARATION	
CORRECTION and PUBLICATION	
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true, 'Proper Person Status'; and reclaim my Rightful Social and Cultural Life and Affirm my with my Moorish National Name; Declare and Affirm my	٠
true, 'Proper Person Status'; and reclaim my Rightful Social and Cultural Life of the State; in accord Having Lawfully and Lord	
Having Lawfully and I am I worthwest Amexem / North America - acheanted the State; in accord	
Having Lawfully and Legally Obtained and Proclaimed my Moorish Nationality and Birthrights. 'Name and Title'; in harmony with, in association with, and in Accord with Divine Law, the Aboriginal and Indicates, and Usages of The Moorish Divine and National Proclaims.	
Aboriginal and Law, Rules, and Usages of The Moorish Divine and Market Law, the	
Aboriginal and Indigenous, and bound to the North American Continent by Heritage, by Public Record, I am returning the European cognomen and fictitions misrographes to the possessors of its netigraph.	٠.
Public Record, I am returning the European cognomen and fictitious misnomer box the possessors of its pedigree. I am now Rightfully Declaring, Publishing and Proceedings to the Colonial	-
National Name Acceptation and now Rightfully Declaring Publishing Publishing	
National Name; Affirming my Actual, Rightfully Declaring, Publishing, and Proclatining my own Free Moorish American Consanguage Pedigree and National Honor, Let it be Declared to my Resolved that: J Avi:	
Proprie Percent a Proprie Thicke to the Decision, Known and	
Propria Persona' (being in my own proper person), by birthright; WITHOUT THE FOREIGN, pursuant to, but not limited to: 1. FREE MOODYSY.	
Dey and Al). Article two (2) Dec. 121	
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Moonsh American Carallant OF JUSTICE.	
3. UNITED STATES SUPREME COURT: SUPREME LAW - Acts of State 4. UNITED STATES CONSTITUTION: Amil	-4-
4. UNITED STATES CONSTITUTION: Article III (3), Section two (2), Rights of the Pscul (1) (3) (1) (1) (1) (2) (1) (2) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	
Amendment V (5) (Liberty clause) and Amendment IX (9) (Reservation of the	
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HUMAN RIGHTS (Article Fifteen (15)].	
AGONT OF INDIGENOUS PROPIES INTERPRETATION	
Wherefore, I harticle 4. Control NATIONS: GENERALL CONTIED NATIONS: GENERALL CONTIED NATIONS: GENERALL	
Affidavit and Public Notification of Nationality Proclamation; Name Correction Claim; Declaration, GARY D. MURRAY GARY D. MURRAY GARY D. MURRAY	
GARY D. MURRAY N Tracewitty published for the Public Record.	
Notary Public, State of Texas All Rights Reserved All Rights Reserved All Rights Reserved	
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AFTER TRACKET (CANADA)	r
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SALLY HOWE SMITH, COURT CLERK STATE OF OKLA, TULSA COUNTY

FILED - Oklahoma Secretary of State #3613855978 07/09/2025

OKLAHOMA Secretary of State Electronic Filing

DOMESTIC TRADE NAME ENTITY

Document Number: 71785210004 Submit Date: 7/9/2025

The trade name under which the business is carried on in Oklahoma is:
MOORISH AMERICAN CONSULATES OF AL MOROCCO FOR OKLAHOMA STATE REPUBLIC

Legal Name:

AMARA TEMPLE OF MOORISH SCIENCE ASSOC

The type of "business entity" filing the trade name report is: Unincorporated Business

ADDRESS(ES)

Business is carried on under such Trade Name at the following address(es) where ever located: 2742 NORTH DENVER AVENUE Email - hasaanbey02@gmail.com

144 N COLUMBIA AVE TULSA, OK 74110 USA

PURPOSE

Consular department of a religious and indigenous body providing consular, civic, cultural, and diplomatic services to law abiding Moorish American Nationals living under treaty-protected status.

FUTURE EFFECTIVE DATE

Effective Date: Same as filing date.

ATTACHMENTS

File Label

File Name and Path

SIGNATURE

Signature Name

Title

GRAND SHEIK, NOBLE T HASAAN BEY, ON BEHALF OF THE

OTHER

[End Of Image]

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Secretary of 1447









Autonomous Moorish American Republic of Al-Morocco/America Moorish Divine and National Movement of the World Norhwest Amexem/North Africa/North America/ The North Gate Maghrib Al Aqusa 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 Oklahoma state republic area

Consular Jurisdiction and Venue Available for public display @ https://MoroccanTreaty1836.com /Public-Notices and Bills

WRIT OF QUO WARRANTO

Demand to Show Jurisdictional Authority
Tulsa Municipal Court – Special Appearance Only

El Noble William Thomas-al Hasaan Bey

Moorish American National
Consular Court File No. 1446-001
Tulsa County, Oklahoma Republic, NW Amexem
In Proper Person, In Full Life, Without the U.S. Corporation
Plaintiff

v.

Cheri Harvell

Clerk of the Court / Court Administrator
Tulsa Municipal Court
600 Civic Center, 2nd Floor
Tulsa, Oklahoma Republic [74103], NW Amexem
Jack Blair

City Attorney/Corporation Counsel 175 E. 2nd Street, Suite 685 Tulsa, Oklahoma [74103] NW Amexem

Defendants

Regarding:

Citation Nos. 7957785, 7957786, 7957787, 7957788 (March 2025 – Alleged Infractions: No Seatbelt, Expired Tag, etc.)

PEACEFUL DEMAND FOR AUTHORITY UNDER TREATY AND CONSTITUTIONAL LAW

Consular Court File No. 1446-001 19th day of Muharram, 1447 / July 14, 2025

Comes now, I, El Noble William Thomas-al Hasaan Bey, a Moorish American National and Consular Officer of the Moorish Consulate of Al-Morocco, appearing specially and not generally, without granting jurisdiction, to issue this Writ of Quo Warranto under the rights preserved by the following instruments:

- Treaty of Peace and Friendship (1836) Articles VI, XVII, XX, XXV
- Vienna Convention on Consular Relations (1963) Articles 5, 36
- U.S. Constitution, Article VI Supremacy Clause
- Dred Scott v. Sandford, 60 U.S. 393 (1857) Free Moors recognized (Lines 407–408)
- Hale v. Henkel, 201 U.S. 43 (1906) Private citizens not under compelled jurisdiction
- Universal Declaration of Human Rights Articles 13, 15, 18
- Trump v. Casa, Inc. (2025) Status not fixed or automatic, echoing previous Moorish sworn statements
- Clearfeild Trust Co. v. United States, 318 U.S. 363 (1943) Any government agency or official, when engaging in commercial activity (e.g., fines, licenses, citations, or demands for Federal Reserve Notes), is acting in a corporate and private capacity. Such action is outside sovereign authority and subject to contract law, UCC, and liability for trespass if no contract or jurisdiction exists
- Ware v. Hylton, 3 U.S. 199 (1796) "A treaty is a law of the land as an act of the legislature is..."
- McNutt v. General Motors, 298 U.S. 178 (1936) -- "Jurisdiction can never be assumed. It must be proven."

FORMAL DEMAND:

By what authority (Quo Warranto) does this municipal court presume or exercise jurisdiction over:

- A foreign Moorish American National, not a 14th Amendment corporate citizen?
- A private conveyance, not engaged in commerce, not for hire, not under state contract?
- A national of a recognized treaty nation, operating under consular jurisdiction?
- A person who has not entered contract or consent with the municipal or state authorities?

The Moorish American People, through bloodline descent and lawful recognition by the Treaty of Peace and Friendship, 1836, are not 14th Amendment corporate "citizens of the United States," but rather nationals of the Moroccan Empire, domiciled on North American soil, governed by the treaty and our own national laws.

The Treaty of Peace and Friendship remains binding under Article VI of the U.S. Constitution, which holds treaties as the supreme law of the land.

REMEDY DEMANDED:

This court is hereby given 21 days from receipt of this Writ to answer, under full commercial and international liability:

Produce the contract or oath-bound agreement showing my voluntary submission to U.S. corporate statutes.

Produce the delegated authority or act of Congress authorizing the Tulsa Municipal Court to override treaty law.

Establish the legal nexus or injured party that justifies your statutory claim.

Respond in affidavit form, under penalty of perjury, signed by an authorized judicial officer.

FAILURE TO RESPOND

If no response is received within the above time, or if the response does not meet the demands herein:

This Writ shall stand as prima facie evidence of jurisdictional overreach,

A record of dishonor, and

Commercial and international default under treaty protections and international due process.

FEE SCHEDULE FOR TREATY VIOLATIONS

Pursuant to Treaty of Peace and Friendship (1836), Vienna Convention on Consular Relations (1963), and UCC 1-202 / 1-308

To All Municipal Agents, Officers, Judges, Attorneys, and Employees Acting Under Color of Law:

Let it be known that the undersigned, El Noble William Thomas-al Hasaan Bey, a Moorish American National and Consular Officer of the Moorish American Consulates of Al-Morocco, issues this Fee Schedule as a commercial notice of liability for trespasses and unauthorized jurisdictional claims upon a foreign national protected by international treaty and consular standing.

The following liability schedule applies upon failure to rebut jurisdictional challenge within 21 days of notice:

Violation or Action	Commercial Penalty
Failure to rebut jurisdiction (Quo Warranto)	\$10,000.00
Issuance of citation to private conveyance	\$5,000.00 per citation
Unlawful stop or detainment	\$25,000.00
Threat, coercion, or intimidation under color of law	\$10,000.00 per occurrence
Refusal to recognize treaty protections	\$50,000.00
Interference with consular registration or authority	\$75,000.00
Attempt to reclassify a Moorish national as U.S. 14th Amendment citizen (Black Male)	\$100,000.00
Denial of access to court as foreign national under treaty	\$25,000.00
Dishonor of affidavit or oreign registration record	\$5,000.00
imotional, reputational, or	

All violations are cumulative and may be pursued by lien, commercial claim, or international complaint under treaty law upon your official and/or private capacity.

EXECUTED UNDER CONSULAR AUTHORITY

All rights reserved. No rights waived. I do not stand under U.S. municipal jurisdiction. This document is executed without prejudice per UCC 1-308.

Respectfully submitted,

19th day of Muharram, 1447 / July 14, 2025

El Noble William Thomas-al Hasaan Pey

Moorish American National

Moorish Consulate of Al-Morocco

Consular Court File No. 1446-001





Certificate of Service

I, El Noble William Thomas -al Hasaan Bey, hereby certify that on this 19th day of Muharram, 1447 / July 14, 2025, the enclosed Writ of Quo Warranto, with the attachments and EXHIBITS was sent via certified mail, return receipt requested, and / or hand delivery to the following recipients: Cheri Harvell, Clerk of the Court /Court Administrator, Tulsa Municipal Court, 600 Civic Center, 2nd Floor, Tulsa, Oklahoma Republic [74103], NW Amexem; Jack Blair, City Attorney/Corporation Counsel, 175 E. 2nd Street, Suite 685, Tulsa, Oklahoma [74103] NW Amexem.

Subscribed and sworn to before me this 19th day of July , 2025

Notary/Witness:

Commission #:_

I, Noble T Hasaan Bey, Moorish American Consul of Morocco Consular Court for Oklahoma state republic area, hereby certify that the foregoing is a true, correct and full copy, of the original document duly notarized on 07/19/2025.

01-19-1447

JACOB CARTER GATES
Notary Public, State of Oklahoma
Commission # 24005067
My Commission Expires 04-16-2028

5









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 Maghrib Al Aqusa

A.M.A.R.A. Temple of Moorish Science The True and De jure Natural Peoples - Heirs of the Land



Affidavit of Transition to Consular Jurisdiction

Moorish Consulate of Al-Morocco Annexed to the AMARA Temple of Moorish Science Tulsa County, Oklahoma Republic, Northwest Amexem

Consular File No: 1446-001 | Date: 16th day of Muharram, 1447 / July 11, 2025

I, El Noble William Thomas-al Hasaan Bey, in full capacity as a living Moorish American National and Consular Officer of the Moorish Consulate of Al-Morocco, do hereby solemnly affirm, declare, and publish the following facts for the public record:

I. Personal and National Identity

- I am a natural, free, and living being, descended from the ancient Moabites of the Northwestern and Southwestern shores of Amexem (Northwest Africa / North America).
- 2. I am not a 14th Amendment citizen of the United States or any corporate

subsidiary thereof, and I do not consent to be subject to foreign municipal or commercial jurisdiction.

3. I operate in my proper person as a Moorish American National, under the divine authority of the Moorish Science and the political capacity granted through the Treaty of Peace and Friendship, 1836.

4. I am domiciled in Tulsa County, Oklahoma Republic, which is part of the

Northwest Amexem continental dominion.

II. Vehicle and Conveyance Status

The private automobile in my lawful possession is described as follows:

Year / Make / Model: 2006 / Ford / F150

Color: Maroon

Vehicle Identification Number (VIN): 1FTRW12WX6FA91149

Tag Number (Moorish): 1446-001

Use of Conveyance: Private, non-commercial, not for hire

- 6. This vehicle is not engaged in commerce, not for hire, and is not operated under contract with the State of Oklahoma or the United States corporation.
- 7. I have rescinded and withdrawn any presumed consent to U.S. corporate regulation over this conveyance, including any expired licenses, registrations, or titles.

III. Jurisdictional Transition

8. As of this affidavit, the vehicle is hereby declared and recognized as:

A foreign conveyance registered under the Moorish Consulate of Al-Morocco, and thereby operating solely under Consular Jurisdiction in accordance with:

- The Treaty of Peace and Friendship, 1836
- The Vienna Convention on Consular Relations, 1963
- The Universal Declaration of Human Rights, Article 13
- The U.S. Constitution, Article VI (Supremacy Clause)
- 9. Any assumption of state or federal jurisdiction over this conveyance or its operator shall be deemed a violation of international law, a breach of treaty, and a denial of religious, national, and consular protection.

10. This transition was made in good faith, through consular process, and is duly recorded with the Moorish American Consulate Registry and the AMARA Temple of Moorish Science.

IV. Notice and Reservation of Rights

[]. I reserve all natural, divine, consular, and human rights, including:

Freedom of movement
Freedom from involuntary servitude
Freedom of religion and nationality
Freedom from forced contracts or corporate regulation

- 12. This affidavit serves as lawful notice to all public servants, officers, and agencies that no jurisdiction is granted or implied over my person or property, absent full and written international consent.
- 13. Any rebuttal to this affidavit must be made point-for-point, under oath, and within 21 days, or will be deemed silent acquiescence and dishonor in commercial and international record.

Executed and declared on this 16th day of Muharram, 1447 / July 11, 2025

At Tulsa County, Oklahoma Republic (Northwest Amexem)

El Noble William Thomas-al Hasaan Bey

Moorish American National / Consular Officer

Consular File No: 1446-001

(Seal)

JACOB CARTER GATES
Notary Public, State of Oklahoma
Commission # 24005067
My Commission Expires 04-16-2028

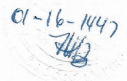
Notary / Witness (optional if filing into public record):

Subscribed and sworn to before me this Mth day of July 2025.

Notary/Witness: 24005067



I, Noble T Hasaan Bey, Moorish American Consul of Morocco Consular Court for Oklahoma state republic area, hereby certify that the foregoing is a true, correct and full copy, of the original document duly notarized on 07/19/2025.





MOORISH AMERICAN OF MOROCCO AL-MAGHRIB AL-AQSAH - NORTHWEST AMEXEM







PRIVATE CONVEYANCE - NOT FOR HIRE M.N.V.T. 1446-001

PROTECTED BY THE TREATY OF PEACE AND FRIENDSHIP-1836









Autonomous Moorish American Republic of Al-Morocco/America Moorish Divine and National Movement of the World Norhwest Amexem/North Africa/North America/ The North Gate



Morocco Consular Court at the Oklahoma state republic area

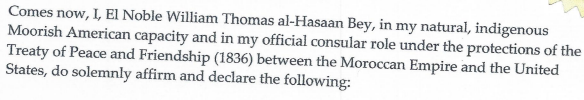
AFFIDAVIT OF EVIDENTIARY RECORD AND ADMINISTRATIVE HISTORY

OFFICIAL COPY OF SAMPLES FROM THE RECORDS STEMMING FROM THE SWORN STATEMENT OF SEIZING OFFICER THAT LED TO THE FILING AND DISMISSAL OF THE 2010, 1208652 CASE: FAIL TO ID-FLSE/FICT INFO IN THE RECORDS OF TARRANT COUNTY TEXAS STATE REPUBLIC

In Support of Foreign Consular Standing and Rebuttal of Presumed Jurisdiction

Affiant: El Noble William Thomas al-Hasaan Bey Indigenous Moorish American National of Morocco Consular Officer, Moorish American Consulate of Al Morocco c/o: [Private Location, non-domestic] Al Morocco, North America

Website: www.MoroccanTreaty1836.com



I. INTRODUCTORY STATEMENT

- I am over the age of 21 and competent to testify to the facts herein.
- I am not a 14th Amendment U.S. citizen or subject to federal municipal

jurisdiction, and I stand under the protection of international law, treaty law, and indigenous right.

 I submit this sworn Affidavit as part of an official evidentiary record that supports my claim of foreign consular status, private nationality, and prior municipal error concerning my status and property.

II. EXHIBITS FROM TARRANT COUNTY, TEXAS (2013-PRESENT)

Exhibit A:

Arlington, Texas Police Department Allegation – Failure to Identify / Fictitious Information

 True copy of citations / charges (Offense No. 100049288) alleging that the Affiant provided fictitious information during a stop. These charges was later dismissed, as documented in subsequent exhibits.

Exhibit B:

Sworn Statement of Seizing Officer

 True copy of the Affidavit / written statement submitted by the officer who engaged in the stop and seizure. This exhibit establishes their assumptions and official actions taken.

Exhibit C:

Affiant's Filed Motion to Dismiss

— True copy of a lawful response from the Affiant challenging jurisdiction and identifying the legal error in treating the Affiant as a U.S. citizen. Said motions were unrebutted or resulted in dismissal.

Exhibit D:

Official Letter from Arlington, Texas Returning Moorish IDs and License Plates

 Direct evidence that the City returned Moorish or foreign identifiers (license plates and/or consular ID), thereby acknowledging their lack of lawful authority over same.

Exhibit E:

Oath of Office of the Seizing Officer and Presiding Judge

 Publicly filed oaths confirming the officials' duty to uphold both the Constitution and treaty law. These demonstrate a failure to adhere to their obligations when violating the Affiant's rights.

III. LEGAL FOUNDATION AND RELEVANCE

- These records evidence a pattern of misidentification, improper assertion of jurisdiction, and eventual administrative correction when confronted with treaty-based objections.
- The return of IDs and dismissal of charges serve as tacit or express acknowledgment that the Affiant was acting in a private or foreign consular capacity.
- These documents are now presented to prevent repetition of such jurisdictional overreach in current or future matters, including citations, seizures, or prosecution by municipal or corporate entities.
- Affiant further invokes Article IV, Section 1 of the Constitution for the United States of America (1789), commonly referred to as the "Full Faith and Credit Clause," whereby all public acts, records, and judicial proceedings, including certified instruments recorded in the public record of the State of Texas (e.g., Tarrant County), must be given full recognition, validity, and enforcement in all other jurisdictions, including but not limited to the State of Oklahoma and its municipal court.

IV. AFFIRMATION

I, El Noble William Thomas al-Hasaan Bey, do affirm under penalty of perjury, and in accordance with my Moorish customs, that the foregoing is true, correct, and based on firsthand knowledge and records in my possession.

4th day of Safar, 1447 / July 29, 2025

El Noble William Thomas al-Hasaan Bey

Consular Officer - Moorish American Consulate of Al Morocco

Foreign Private National

This document is issued under the Seal of the Moorish American Consulate General of the Moroccan Empire in Al-Morocco, and constitutes a foreign consular notice under international & Treaty Law.

3

Arrest No. P00339150 Offense No. 100049288

ADULT WARNING

STATE OF TEXAS ADULT WARNING
COUNTY OF TARRANT
Thomas the undersigned magistrate name
Before me, the undersigned magistrate, personally appeared: Police Port Who is in the grant line and the count of the co
THOMAS, WILLIAM TYRONE who is in the custody of the Arlington 1. You are charged by FAIL TO ID FALSE/FIGURE 1.
1. You are charged by person the following warning by
FAIL TO ID FALSE/FICTITIOUS INFO An affidavit has a
1. You are charged by
2. You have the not been filled in connection
you before and during to hire a lawyer and have that I this offense.
or attorneys and interview and for many present with
3. If you cannot be used to state
appointed for
interview or questioning and to represent you in court. If you want a as to your financial states will be required to provide interview or questioning and to represent you in court. If you want a
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as to your financial status. You will be required to provide information assistance to complete the forms. 4. You have the right to
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4. You have the right to remain silent. You do not have to speak to the 5. You are not required to make and
5. You are not required to make any statement, and any statement that 6. You have the right to start against you.
you make may be used as evidence against you. To you have the right to stop an intenst you.
The state of the right to stop an interest you.
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 Congular.
8. If you are not a U.S. citizen, you may have your country's Consular Notification to the Consular's assistance.
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RIGHTS AS EXPLAINED.
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specified and I certify of the above-named defend probable cause for
specified and I certify that the Defendant appeared before me on this Code of Criminal Procedure.
Code of Criminal Date of his/her rights purguant appeared before me on this
Frocedure. Pursuant to Art/15.17, Texas
······
DATE TIME
I I IVI H
JUDGE, CITY OF ARLINGTON
TARRANT COUNTY, TEXAS

Exhibit A

Arrest No. P00339150 Offense No. 100049288

ADULT WARNING

STATE OF TEXAS
COUNTY OF TARRANT
Before me the undered
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: TAMPER W/ GOVT RECD LIC/SEAL DEFRAUD 7399
1 Voll and said person was given the following was given the
TAMPER W/ GOVERNMENT BY ME:
TAMPER W/ GOVT RECD LIC/SEAL DEFRAUD 7399 with the offense of
2. You have the right to hire a lawyer and have this offense.
Jou Deluie and diring
you before and during any interview and/or questioning by peace officers 3. If you carret ass
3. If you cannot afford a lawyer, you have the right to have a lawyer interview or great
appointed for you and to have that lawyer with you before and during any lawyer appointed for you and to represent you in court. If you have any
assistance to complete the forms.
4. You have the right to remain gilent
4. You have the right to remain silent. You do not have to speak to the 5. You are not required to
5. You are not required to make any statement, and any statement that 6. You have the right
you make may be used as evidence against you. 6. You have the right to stop an interpretation.
Tf row have the right to stop an interview
6. You have the right to stop an interview or questioning at any time. 7. If charged with a felony, you have the right to an evamining at any time. 8. If you are not a life of the right to an evamining at any time.
charged with a felony, you have the midy 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 Notification to the Consular you have been arrested/detained.
representative in the U.S. citizer, you may have your country's Consular Notification to the Consular's office will be made as good detained.
Notification to the Consular's office will be made as soon as possible. deportation and may prohibit.
You are advised that your arrest and/or conviction may be grounds for deportation and may prohibit you from re-entering the United States.
deportation and may prohibit you from recent on may be grounds for
deportation and may prohibit you from re-entering the United States.
RICHTS AS THAT I RECEIVED THE ABOVE WARNING
I ACKNOWLEDGE THAT I RECEIVED THE ABOVE WARNINGS AND UNDERSTAND MY
Your bail is set at 5000.00 & REFUSED
Your bail is set at 5000.00 KEFUSED
No bond Available Person Warned
Place of warning Arlington PD
ILANOVA,
Witness N-
Witness Name and Agency Spanish Interpreter
I, the undersigned Magistrate, have have not found probable cause for specified and I certify that it above-named defendant on the characters.
the continued detention of the above-named defendant om the charge(s) date and was informed of hit ()
specified and I certify that the Defendant appeared before me on this close of Criminal Procedure
date and was informed of his/her rights pursuant to Art/15.17, Texas
of Criminal Procedure pursuant to Art/15 17 Towns
8 1-10
MAN /A ITTE
DATE TIME
JUDGE, CITY OF ARLINGTON
TARRANT COUNTY, TEXAS

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

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

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 lot across 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 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.

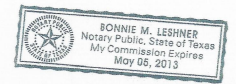
Thomas, Hasaan was charged with Evading arrest/vehicle and failed to Identify. Mosee, Ashley was charged with failed to identify/fugitive and warrants. Thomas, William Tyrone was charged with failed to identify and tamper with government record.

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.

SWORN STATEMENT PAGE 2

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.

SUBSCRIBED AND SWORN TO BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, ON THIS THE 24th DAY OF Agreet, 20/0.



NOTARY PUBLIC, STATE OF TEXAS

SEAL

OS-OS-2013 COMMISSION EXPIRES

SCHEDULE OF SEIZED PROPERTY

1) 1984 blue Mercedes-Benz Vehicle Identification Number WDBCA37AEA009961

SWORN STATEMENT PAGE 4

CAUSE NUMBER 120 8652

			TOLIC 1				
THE STATE C	F TEXAS	ı	IN COUNTY CRIMINAL				
VS.	-1	3	COURT NUMBER				
William	Thomas	1	TARRANT COUNTY, TEXAS				
	MOTI	ON TO DISI	MISS				
TO THE HONG	DRABLE JUDGE OF SAID	COURT:					
NOW COM		7 7	Criminal District Attorney and respectfully				
DM01 DM02 DM03 DM04 DM05 DM06 DM07 DM08 DM09 DM10 DM11 DM12 DM13	Insufficient Evidence. The defendant was com The complaining witne The case has been refile The defendant has neve The defendant is decear Defendant granted imm Other. Specify: Prosecution is barred by The defendant has been The defendant has comp The defendant will pay The defendant has comp	Specify: victed in caus ss has request ed/reindicted er been appret sed—death ce tunity for test the Speedy I placed in the pleted defensi court costs.	se number on the/,200 ted dismissal—affidavit on file. as cause number nended. ertificate on file. imony. fusite Trial Act. deferred prosecution program. ve driving school.				
F	ILED 27 2010	Respe JOE S	id numbered cause be dismissed. ctfully submitted, HANNON, JR. INAL DISTRICT ATTORNEY				
	TARRANT CO., TEXAS DEPUTY	ASSIS	LENGLESON TANT CRIMINAL DISTRICT ATTORNEY				
The foregoing peti	tion having been presented in and the same having bee hat said above entitled and i	to me on this n considered, numbered cau	$\bigcap a_{-1}$				
		HIDGE	Merry Help				

Exhibit E.

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 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 Jevidence 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 In the name and by the authority of

The State of Texas

OATH OF OFFICE

1, Sherry Hill swear (or affirm), that I will faithfully execute the duties of the office of Judge County Criminal Court Nice 1 of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State, so help me God.

SWORN TO and subscribed before me by affiant on this 300 day of

(Seal)

Form #2204

Ethibit F :

OATH OF OFFICE

STATE OF TEXAS

8

COUNTY OF TARRANT

8

S

CITY OF ARLINGTON

DATE: 01/28/2010

(or affirm), that I will faithfully execute the duties of Police Officer, of the City of Arlington, Texas, and will to the best of my ability preserve, protect, and defend the Constitution and the laws of the United States and of this

State and of this City, so help me God.

Signature Jean

2385

Badge #

Docket No. 1208652 TRN:9187172569 TRS: A001	07 ./2010 77									Right Thumb Print		
Doc	Charged Offense Fail To Id-Fise/ Offense Date; Disposed Offense Fail To Id-Fise/		e Dismissed.			Sherry Hill				ted upperformation management is account to the state of		
And a service of the control of the	Plaintiff; Kendre Henderson Defense; Bradly Clark	Orders of Court	States Motion To Dismiss Case Granted, Other Reasons, Case Dismissed.	Justice,	Judge's Signature:							
0755392 THE STATE OF TEXAS	William Tyron Thomas True Name: Date of Orders	/2010 FILED		Interest Of Justice,					And the second s			enderen der in der eine der der der der der der der der der de
Cid:	William Ty True Name; Date of Orders	08/05/2010	10/27/2010	Company of the Compan		Commence and an advantage of the special speci	AND	ACTE OF PRINTED IN COLUMN AND ADDRESS AND	The second secon	elistificações comunicações de la participações de la participaçõe	Defendant Signature	White terminal in the control of the

CAUSE NUMBER 120 8652

THE STATE OF	FTEXAS	i,	IN COUNTY CRIMIN	NAL.
VS.		ş	COURT NUMBER _	
William	Thomas	1	TARRANT COUNTY	, TEXAS
	·	MOTION TO DISM	<u>ISS</u>	
TO THE HONC	RABLE JUDGE OF	SAID COURT:		
NOW COMP requests the Cou	ES the State of Texas art to dismiss the abo	by and through her C ve and numbered acti	Criminal District Attorne on for the reason:	y and respectfully
DM01 DM02 DM03 DM04 DM05 DM06 DM06 DM07 DM08 DM09 DM10 DM11 DM12 DM13	The case has been The defendant has The defendant grante Other. Specify: Prosecution is bathe defendant has The defendant has The defendant with The defendant has The defenda	ras convicted in cause witness has requested in refiled/reindicted as so never been apprehed deceased—death certified immunity for testing the converted by the Speedy Trus been placed in the discompleted defensive ill pay court costs.	ended. tificate on file. nony. AST (4) ial Act. deferred prosecution proget of the desired and the desired and the desired and the desired adjudication.	n file.
WILLIAM ORE,	It is prayed that the a	above and entitled and	l numbered cause be dis	missed.
		Respec	tfully submitted,	
. (27 2010	JOE SH CRIMI	IANNON, JR. NAL DISTRICT ATTO	RNEY
	DEPUTY	Assisi	MALSO ANT CRIMINAL DIST	RICT ATTORNEY
		sented to me on this t ing been considered, i ed and numbered caus	he 1 of 5 it is therefore ORDEREI se be and the same is here	A.D., 20/0 D, ADJUDGED eby dismissed.
		JUDGE	Kerry PRESIDING	Help
			V	

Exhibit C







Moorish Americans — Aboriginal and Indigenous Natural Peoples of the Land Northwest Amexem/Northwest Africa/North America

October 15, 2010 / 1431 MC

County Criminal Court No.1 (5th floor) 401 West Belknap Street Fort Worth, Texas 76196

Court Recorder Request:

I, Noble T Hasaan Bey, am requesting a court recorder to be present for the Special Appearance I will be making on 10-27-2010 (case number 1208652), this request does not grant jurisdiction to anyone.

Thank You.

Seal:

Grand Sheik Noble T Hasaan Bey

Moorish Consul General

In Propria Persona Sui Juris All Rights Reserved Without Prejustice UCC 1-308 / 1-207

Date: October 15, 2010/1431 MC

TARRANT CONTYTEXAS
2018 OCT 15 PM 1: 09
SUZANNE HENDERSON
COUNTY CLERK

Exhibit (







Moorish Americans — Aboriginal and Indigenous Natural Peoples of the Land Northwest Amexem/Northwest Africa/North America

October 14, 2010 / 1431 MC **Affidavit of Fact**

County Criminal Court No.1 (5th floor) [401 West Belknap Street Fort Worth, Texas 76196]

1208652 18

I, Noble T Hasaan Bey, a Freeborn and Natural Person, under Affirmation and Oathe to the Five Principals of Light- being Love, Truth, Peace, Freedom and Justice; will be Making a "Special" Appearance, not "general"; In Propria Persona and not "Pro Se"; on October 27, 2010 / 1431 MC; and I will not be seeking representation by any Corporate Entity; and I will not be signing over Power of Attorney to Judge Sherry Hill (a Judge can not practice Law as an Attorney from behind the bench or represent litigants as their Attorney in cases they are sitting over); and I have not consented to these proceedings; and am only making a "Special Appearance" In Propria Persona under extreme levels of Threat, Duress and Coersion; against my Own free-will; and will be challenging the Court to prove "personam and subject-matter jurisdiction" before adjudication; for I am a Natural Dweller of this American Land; citizen of, in, and on this North American Continent given to Us by our ancient Foremothers and Forefathers, the Moorish, the Ancient Moabites and founders of the Holy City of Mecca, who were given permission by the Egyptian Pharaoh to inhabit North-West Africa; and the dominions that extend from North-East and South-West Africa, across the Atlantis (Atlantic Ocean) unto North, South, and Central America. I am a Moor by pedigree, bloodline and heritage; an exercising and active party to the Treaty of Peace and Friendship of 1787 / 1836 (a perpetual contract - the Supreme Law of the Land); with all of my allegiance pledged to the Moorish American Nation, with a Constitution de jure; and not a 14th Amendment citizen (there is no such thing as a nationality called "14th Amendment citizen"); nationality being Moorish American; original inhabitant of North America; Autochton and Indigeneous to these dominions (North-West Amexem / North-West Africa / North America); with Substantive and Unalienable rights; rights that cannot be denied or disparaged by the misconstuing of the organic Constitution, and its Bill of Rights, specifically Amendments I, IV, V, VIII, IX, X, [XIII]; by the misconstuing of the Treaty of Peace and Friendship between Morocco and the United States 1787 / 1836; Treaty of Marrakech - Supreme Law of the Land; and the United States Executive Order 13107 (Implementation of Human Rights Treaties).

President Obama -

June 4, 2009 - Cairo, Egypt Speech - minutes: 14:05 : "Any world order that elevates one nation or group of people over another will inevitably fail."

President Obama -June 4, 2009 - Cairo, Egypt Speech - minutes: 7:04: The first nation to recognize my country was Morocco.

Treaty of Peace and Friendship

Between

His Majesty the Emperor of Morocco (The Moors) and the United States

Certified English translations of the treaty and of the additional Article were incorporated in a docume signed and sealed by the Ministers Plenipotentiary of the United States, **Thomas Jefferson all Particles**January 1, 1787, and **John Adams** at London January 25, 1787. 1787 / 1836





الْفَ نِنْ الله مِنْ الْفِيدُ الْمُ الْفُلِلَّةِ اللهِ مِنْ الْفَلِيدُ اللهِ مِنْ الْفِيدُ الْمُ الْفُلِلَّةِ اللهِ مِنْ اللهُ الله

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ARTICLE 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 the 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 be considered as under His Majesty's Protection.

ARTICLE 21-

If any citizen of the Untied 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 (Muhammadan Law) 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

The Authority of the United States was never setup by the Founding Fathers to deny the Nation of aboriginal Moors, that inhabited these Lands and waters, the Right to the Freedom of movement; or the Right to self governance; or the Right of self determination, which includes the Authority to identify ourselves with Islamic / Moorish American Attributes of Our kind.

Reinken v. Reinken (1933), 351 Ill. 409, 413, 184 N.E. 639,

"At common law, and in the absence of statutory restriction, an individual may lawfully change his name without resort to any legal proceedings, and for all purposes the name thus assumed will constitute his legal name just as much as if he had borne it from birth. (45 Corpus Juris, 381.) Our 'act to revise the law in relation to names' [citation] permits an individual to apply to the circuit court for the entry of an order changing his name. These statutory provisions are, however, not exclusive but are merely permissive, and they do not abrogate the common law right of the individual to change his name without application to the courts.

The Universal Declaration of Human Rights

Article 15-

- (1) Everyone has the right to a nationality.
- (2) No one shall be arbitrarily deprived of his nationality nor denied the Article 21-

(1) Everyone has the right to take part in the government of his country, directly or through freely chosen representatives.

We have not injured anyone and Our Free exercise of Our Religious Rights has harmed not a Soul. I, Noble T Hasaan Bey, Grand Sheik of the AMARA Temple of Moorish Science have submitted and Published Lawful Affidavits pertaining to these matters of Identification, for We are instructed by Our Holy Prophet, Noble Drew Ali (PBUH) to, "Let old business stay as it is, and all new business, do it in Your free National Name", and that is a Holy and Divine Instruction coming from Our Holy Prophet; Who was sent to America to awaken the Sleeping Moors and to and to warn

Them of the Wrath of God, (which we call Allah in Arabic) if they do not repent and stop their evil ways; and learn to Love and not hate; and stop the sin of calling Ourselves Negro, Black and Colored and all other Names that dilude to slavery.

Laws from the Holy Prophet:

Moorish American Constitutuon and By-Laws -

Act 6-

...they are not Negroes, Colored folks, Black People or Ethiopians, because these were names given to slaves by slave holders in 1779 and lasted until 1865 during the time of slavery, ...Allah the Great GOD of the Universe ordained Noble Drew Ali, the Prophet ...

The Universal Declaration of Human Rights

Article 4-

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

The Holy Koran-

brought to the Moorish Americans by the Holy Prophet Noble Drew Ali:

Chapter XLV-

(1) The fallen sons and daughters of the Asiatic Nation of North America need to learn to love instead of hate... This is the uniting of the Holy Koran of Mecca, for teaching and instructing all Moorish Americans, etc.

He, The Holy Prophet Noble Drew Ali (PBUH), was sent by the All Mighty God, Allah to bring Our People back into the Constitutional Fold of government so that We may imitate Him and Save Ourselves from the destruction that is sure to come if We do not follow His Holy and Divine Instructions; and We have a Right to practice and teach the Word of The Great God, Allah, that was revealed to Our Holy and Divine Prophet, Noble Drew Ali (PBUH); which he revealed to us through the Holy Koran.

Texas Civil Practice and Remedies Code

Sec. 110.003. RELIGIOUS FREEDOM PROTECTED. (a) Subject to Subsection (b), a government agency may not substantially burden a person's free exercise of religion.

STATE OF TEXAS CONSTITUTION

Article 1-

Sec. 6. FREEDOM OF WORSHIP. All men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences. No man shall be compelled to attend, erect or support any place of worship, or to maintain any ministry against his consent. No human authority ought, in any case whatever, to control or interfere with the rights of conscience in matters of religion, and no preference shall ever be given by law to any religious society or mode of worship. But it shall be the duty of the Legislature to pass such laws as may be necessary to protect equally every religious denomination in the peaceable enjoyment of its own mode of public worship.

This court's attempt to practice a Power of Attorney over Our affairs is a form of forced servitude and can be easily constued as an attempt to entice Me and My Wife, Lindallah M. Bey, to slavery. The membership cards that we mistakenly filled out (i.e. State drivers license and Texas State identification cards) were voluntary contracts and not mandatory, and We would have never signed them if We were in full disclosure; thus being in sound mind. We have recinded those contracts on the grounds that they were "Void ab Initio" and have since declared Our Nationality and have pledged Our Allegiance to the Moorish American Nation; thus correcting Our status and Free National Name. Our refuted names were given to Us while we were only a

"Minor" and a contract can not be binding on a "Minor". Our Common Law Right to self Identification can not be construed as an attempt to violate law, for we have clearly showed that We have sincere and legitimate Religious beliefs giving Us instructions to do so, for if We chose not to; We would be going against Our Holy Prophet's Divine instuctions. We have taken up the Affairs of Our Moorish American Nation, and have instituted government for the welfare of the members of Our social / international Order (see: Authentication Certificate -Document Number - 321992630002 - Moorish Consulate "Mission Statement" in the Office of the Secretary of the STATE OF TEXAS -Authentications Unit). Our Holy Prophet Noble Drew Ali has instructed Us saying, "With us all members must proclaim their nationality... all men now must proclaim their free national name to be recognized by the government in which they live...; and Our devotion to Our Holy Prophet is a Religious practice; and Our Right to freely manifest Our religion or belief in teaching, practice, worship and observance can not be Lawfully burdened. Threatening Us with the Authority of the COUNTY OF TARRANT SHERIFF DEPARTMENT is only evidence of a continued application; by the STATE OF TEXAS, COUNTY OF TARRANT, COUNTY OF TARRANT SHERIFF DEPARTMENT, COUNTY OF TARRANT JAIL, CITY OF ARLINGTON, CITY OF ARLINGTON POLICE DEPARTMENT and CITY OF ARLINGTON JAIL (OTTS CRIBBS DETENTION CENTER); of Threating Us with the loss of Our Life, Liberty, Personage, Person and Property; of forcing Us to perform under extreme Duress by intimidation with armed and dangerous "citizens on patrol"; and of Coercing Us to contract against Our free-will, with the foreign political jurisdiction, which was established to conduct corporate business with other corporate entities (i.e. "artificial persons") and We have dissolved Our "strawman" or "artificial person", for We are "In-full-life / Natural Persons" (Moors) and exercising Our unalienable Rights. Governments are put in place to protect rights and not to hinder, disparage or burden the Natural People with a "color of Law" or a "color of Authority".

Please command the above mentioned entities to return Our effects to Us and to compensate Us (\$30,000 - paid to the AMARA Temple of Moorish Science, a non-profit Religious oganization filed in the STATE OF TEXAS) for the losses and damages we have suffered; pecuniary and nonpecuniary. For We were Falsely Accused, Wrongfully Rights (raising the Federal Question), arbitrarily deprived of Our Constitutional Property (robbed), slandered by way of Libel and Defamation of Character, forced to and Our ancient foremothers and forefathers; resulting in Mental Anguish.

I Affirm and Attest that everything in this writ is True To the best of My knowledge under Oathe to the Five principles of Light -

LOVE - TRUTH - PEACE - FREEDOM - JUSTICE

October 14, 2010 / 1431 MC

Grand Sheik Noble T Hasaan Bey

Moorish Consul General

In Propria Persona Sui Juris

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