

Author: Paris (s.) Miles-Brenden

Title: **Journal and Notes [Developments]**

01:55 (pm) – October 29nd, 2025

I am pleading admissibly dischargeable and unrightful of a capitularial arts, entitlements, credit, and award process, and shall not go free, fully entitled as-recovered. This is ancillary and unprovisional for of my disburseable quality of disentitlement priority in relation to aspecificier of qualifier of totality of registrable index-data pro-swappable exponent and nature of contents, for the internet of anon and non-anonymous peer(s).

For these purposes, I am affording a 18-3-9-15-22-26-40-12:5.90:80:82:15.41 priority 3:3:8 catalog to entitlement to stand ajurist an accused individual without right of forbearance to discharge of a firearm, or actions entitling intentions to commit violence, or yell at the accosting partner. My clemency is unmet with a court of aprobabal entitled disparagement and rightful end, but, furthermore, I am not more than 92.5% not-guilty to 74.8652% in a difference of this included consideration in comparability of evidentiary nature of the contents.

1.) *The resultant of a 3-2-3-5-1-4 is a disunitive temporal chart and catalog of preliminary beginning and end resultant of the form and nature of agreed parties.*

2.) *The resultant of a 2-2-4-5-1-6 is a unitive co-process of agreeable entitlement of intently beheld hypothesis and solution to a categorical discopy unitary co-appreciative 1.) on-lower, in situ.*