

NOTED

Entered: Clerk, Circuit Court for
Charles County, MD
April 11, 2023

Affidavit of Fact

Demand to Dismiss Unconstitutional Bill of Attainder With Prejudice

International Document

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

Exhibit: 4

James West, (acting as) Administrative clerk

Lisa F. Yates, (acting as) Administrative clerk

CIRCUIT COURT FOR CHARLES COUNTY (Inc.)

200 Charles Street

La Plata, Maryland republic [neac. 20646]

Jonathan Patrick Beattie, (acting as) assistant state's attorney

Anthony B. Covington, (acting as) State's Attorney

OFFICE OF THE STATES ATTORNEY

P.O. Box 3065

La Plata, Maryland republic [neac. 20646]

Re: Misrepresented instrument - unconstitutional bill of attainder / foreign
bill of exchange titled case number C-08-CR-23-000122.

Stare Decisis Doctrine

See Marbury v. Madison, 5 U.S. 137 (1803) ("If any statement,
within any law which is passed, is unconstitutional, the whole law
is unconstitutional.")

FILED
APR 06 2023

CIRCUIT COURT
FOR CHARLES CO., MD.

For the record, the bill of attainder titled case number C-08-CR-23-000122 is unconstitutional, notwithstanding, and unenforceable under Article I, section 10, clause 1 of the Constitution for the United States of North America, which states the following (in part):

"No state shall pass any bill of attainder."

Pursuant to Henry Campbell Black's Law Dictionary, 5th Edition, "bill of attainder" is defined as the following:

"Legislative acts, no matter what their form, that apply either to named individuals or to easily ascertainable members of a group in such a way as to inflict punishment on them without a judicial trial."

The unconstitutional bill of attainder titled case number C-08-CR-23-000122 was filed as a state action under color of law within purview of the unconstitutional 14th Amendment, and asserts allegations that the fictitious artificial person / nom de guerre inscribed in all capital letters named LAMONT MAURICE BUTLER (Race: Black) violated several sections of the foreign corporate 'Annotated Code of Maryland', being a de facto legislative act of the private foreign de facto STATE OF MARYLAND (Inc.). As a result of such bill of attainder being filed under color of law, I have been inflicted with the following punishments since November 13, 2022, against my consent and absent of a Article III judicial trial:

1. I have been arbitrarily deprived of my right to liberty by being held captive and confined at the private foreign de facto

concentration camp known as CHARLES COUNTY DETENTION CENTER (Inc.), absent of a lawful arrest warrant being signed and issued by an Article III judicial officer or consul officer (with a written accusation signed under oath or affirmation by an alleged injured party in support) and without due process of law in violation of my rights secured under the 4th Amendment and 5th Amendment of the Constitution for the United States of North America.

2. I have been arbitrarily deprived of my right to privacy and property because while I am being held captive and confined, I am under 24 hour surveillance, I have been searched (including strip searched) on several occasions, my private and personal property (including mail) have been searched and sometimes seized on several occasions, and all of my private and personal phone conversations are monitored and recorded by several unknown people doing business as private commercial mercenaries / employees / contractors of the CHARLES COUNTY DETENTION CENTER (Inc.), absent of a lawful search and seizure warrant being signed and issued by an Article III judicial officer or consul officer and without due process of law in violation of my rights secured under the 4th Amendment and 5th Amendment of the Constitution for the United States of North America.

3. I have been arbitrarily deprived of my right to my nationality and identity, and my right to be free from slavery (connotatively

speaking) and involuntary servitude because while I am being held captive and confined I am being misrepresented as the fictitious corporate name / nom de guerre LAMONT MAURICE BUTLER while being held hostage for profit as surety for the same, and I am being denationalized under the civilly dead classification, i.e., Race: Black / Black code, as a colored person within purview of the unconstitutional 14th Amendment U.S. corporate citizenship clause, and I am being subject to the will of the private commercial mercenaries / employees / contractors of the CHARLES COUNTY DETENTION CENTER (Inc.) in violation of my rights secured under the 9th Amendment and organic 13th Amendment (section 12) of the Constitution for the United States of North America.

4. I have been arbitrarily deprived of my treaty right to consular jurisdiction and venue as a Moorish-American foreign national because while I am being held captive and confined I am being denied my right to freely assemble and have political access to my consular officers in accordance with the instructions and guidance contained in the United States Department of State Consular Notification and Access Manual (5th Edition, 2018), and I am compelled to pay ~~commissions~~ an extortion each time I use the phone to contact my consular officers which is limited to 20 minutes a phone call, and every call is monitored and recorded and are subject to be disconnected at the discretion of the private commercial mercenaries / employees / contractors mentioned above in violation of my rights secured

under the 1st Amendment of the Constitution for the United States of North America; and in violation of my treaty rights secured under Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire.

The stare decisis doctrine in the case *Allen v. Wright*, 468 U.S. 737, 751 (1984) states, "The requirement of standing, however, has a core component derived directly from the Constitution. A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief." The STATE OF MARYLAND (Inc.), which is cited as the alleged plaintiff, is a private foreign de facto corporation / artificial person and it does not satisfy the constitutional requirement of standing because it is not equal to me (a natural person) and it ~~is not~~ ^{is not} a citizen of the United States under Article IV, section 2 of the Constitution for the United States of North America. Therefore, equal justice cannot be rendered at a judicial trial pursuant to my treaty rights to consular jurisdiction and venue which is guaranteed to be secured under Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, which states the following:

Article 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.

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

The above is proof beyond reasonable doubt that the bill of attainder titled case number C-08-ER-23-000122 was filed under color of law to inflict the above-listed punishments upon me without a Article III judicial trial, and is, therefore, unconstitutional, notwithstanding, and unenforceable, and should be immediately dismissed with prejudice because it attempts to abrogate my constitutional secured rights in violation of the stare decisis doctrine in the case *Miranda v. Arizona*, 384 U.S. 436, 125, which states, "Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them." Also, see *Marbury* on page 1.

WHEREFORE, in pursuance of your oath and obligation to uphold and support the Constitution for the United States of North America, which is the supreme law of the land under Article VI, clause 2 thereof, I hereby demand that you immediately dismiss the unconstitutional bill of attainder titled case number

C-08-CR-23-000172 with prejudice along with any other attachments associated thereto, so that I can be restored with my fundamental rights and liberties and not continue to suffer from unconstitutional punishments under color of law in violation of my substantive due process rights. Lord Lord is there any peace for the Widow's son?

Affidavit

I declare and affirm by virtue of Divine Law, under the Zodiac Constitution, and upon the honor of my Foremothers and Forefathers that the above Demand to Dismiss Unconstitutional Bill of Attainder With Prejudice and Affidavit is true and correct.

Executed this 5th day of April, 2023.



Lamont Maurice El, sui juris (Widow's son)

authorized representative, ex cel.

LAMONT MAURICE BUTLER-EL;

All Rights Reserved.

C/o P.O. Box 1690

La Plata, Maryland republic

Certificate of Service

I, Lamont Maurice El, hereby certify that on the 5th day of April, 2023, the enclosed Affidavit of Fact: Demand to Dismiss Unconstitutional Bill of Attainder With Prejudice was sent via United States Postal Prepaid Mail and/or hand delivery to the following addressees:

Lisa E. Yates, (acting as) Administrative clerk
CIRCUIT COURT FOR CHARLES COUNTY (Inc.)
200 Charles Street
La Plata, Maryland republic [near. 20646]

Anthony B. Covington, (acting as) State's Attorney
OFFICE OF THE STATES ATTORNEY
P.O. Box 3065
La Plata, Maryland republic [near. 20646]



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Hand Deliver

To:

Lisa E. Yates, (acting as) Administrative clerk
CIRCUIT COURT FOR CHARLES COUNTY (Inc.)
200 Charles Street
La Plata, Maryland republic