

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

Plaintiff/Petitioner vs. BERRY Defendant/Respondent	FOR COURT USE ONLY FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE NOV 01 2021 R. PHIPPENY <i>R</i>
	CASE NUMBER: INJ2100018

DOCUMENT COVERSHEET

Full Document Title: CORRESPONDANCE BY MOTHER DEFAULT JUDGMENT

(If the document is not officially titled, please provide the description of what is being filed.)

Other File Clerk Notes: _____



FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF RIVERSIDE

NOV 01 2021

R. PHIPPENY

Moorish National Republic Federal Government

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / 'The North Gate'

~ 'Temple of the Moon and Sun' ~

~ Societas Republicae Ca Al Maurikanos ~

The True and De jure Natural Peoples ~ Heirs of the Land

Default Judgment

International Document

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Exhibit: B

Sherene Shada Lena Bey, Moorish American national of the Moroccan Empire at Maghrib Al-Aqsa, North-West Amexem, in propria persona, sui juris, in solo proprio, authorized representative, ex rel.

SHANELL LEENAEA SESSION (fictitious corporate person)

C/o P.O Box 570

Palm Springs, California republic

Plaintiff / Judgment Creditor

vs.

Re: Case Number: INJ2100018

Default Judgment

Consular jurisdiction and venue established under Treaty Law per Art. 20 and 21 of the Treaty of Peace and Friendship 1836 between United States of North America and Moroccan Empire; and per Art. III, sect. 2 and Art. VI, cl. 2 of the Constitution for the United States of North America.

Susanne S. Cho, (acting as) Associate Administrative Clerk
LARSON JUSTICE CENTER (Inc.)
47-671 Oasis Street
Indio, California republic [near. 92201]

Wendy Ingram, (acting as) Social
Worker
Brandi Williams, (acting as) Social Worker
RIVERSIDE COUNTY CHILDREN'S PROTECTIVE
SERVICES (Inc.)
901 East Ramsey Street
Banning, California republic [near. 92220]

Daniel Patrick Lamb, (acting as) Pediatrician
LOMA LINDA UNIVERSITY SPECIALTY TEAM
CENTER (Inc.)
2195 Club Center Drive, Suite G
San Bernardino, California republic [near. 92408]

Sherry Eversole, (acting as) Child Abduction Investigator
Micheal A. Hestrin, (acting as) District Attorney
THE DISTRICT ATTORNEY'S OFFICE (Inc.)
3960 Orange Street
Riverside, California republic [near. 92501]

Cynthia Lugo, (acting as) Attorney
Kevin Shek, (acting as) Attorney
Brian Bolland, (acting as) Attorney
82850 US Highway 111, Suite A
Indio, California republic [near. 92201-5671]

Defendants / Judgment Debtors

Re: Misrepresented Instrument – Bill of Attainder / foreign Bill of Exchange / Case Number INJ2100018

Stare Decisis

“A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid”. See **Old Wayne Mut. L Assoc. v. McDonough**, 204 U.S. 8, 27 S.Ct. 236 (1907); *“Courts are constituted by authority and they cannot act beyond the power delegated to them. If a court acts without authority, its judgments and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgments, or sentences, are considered, in law, as trespassers.”* See **Elliot v. Peirsol**, 26 U.S. 328, 340 (1828).

IN THE COLLUSIVE ACTION and void proceedings of the misrepresented instrument – bill of attainder / foreign bill of exchange / case number INJ2100018 in the records of the private foreign de facto corporate entity LARSON JUSTICE CENTER (Inc.), the Defendant, Brandi Williams, filed on February 16, 2021, an unconstitutional misrepresented instrument – bill of attainder / foreign bill of exchange styled as an administrative WARRANT against the fictitious corporate person / nom de guerre SHANELLE LEENAE A SESSION and DEKARRI ARMON DONALD BERRY (race: black) in collusion with the Defendants, Susanne S. Cho, Wendi Ingram, Brandi Williams, Daniel Patrick Lamb, Sherry Eversole, Michael A. Hestrin, Cynthia Lugo, Kevin Shek, Brian Bolland, with the intent of denationalizing and kidnapping my son/ heir, Dekarri Armon Daaim Bey, in order to holding him hostage for profit as surety for the fictitious corporate person / nom de guerre DEKARRI ARMON DONALD BERRY (race: black) under color of state law within purview of the 14th Amendment. As a result, the Defendant, Sherry Eversole, acting as child abduction investigator of the private foreign de facto corporate entity THE DISTRICT ATTORNEY’S OFFICE (Inc.) and the Defendant, Wendy Ingram, acting as social worker of the private foreign de facto corporate entity RIVERSIDE COUNTY CHILDREN’S PROTECTIVE SERVICES (Inc.) were searching for my son / heir from January 25, 2021, to March 31, 2021, in violation of my son / heirs treaty right to consular jurisdiction and to be free from being made prize of any citizen of America, which are guaranteed to be secured under Article 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire; and under Article VI, clause 2 of the Constitution for the United States of North America. See **Kolovrat v. Oregon**, 366 U.S. 187, 194, 81 S.Ct. 922 (1961) (*“A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Art. VI, clause 2, state policies [...] must give way to overriding federal treaties and conflicting arrangements.”*).

On October 25, 2021, I Sherene Shada Lena Bey, filed in the records of the private foreign de facto corporate entity LARSON JUSTICE CENTER (Inc.) an Affidavit of Fact: Writ of Quo Warranto [Exhibit: A] dated October 25, 2021, which challenged the jurisdiction of the Defendants, Susanne S. Cho, Wendi Ingram, Brandi Williams, Daniel Patrick Lamb, Sherry Eversole, Michael A. Hestrin, Cynthia Lugo, Kevin Shek, Brian Bolland, which ordered for the alleged lawful search and seizure warrant issued by an Article III Court of competent jurisdiction along with the alleged supporting written accusation signed under oath or affirmation by an alleged injured party to be produced for the record as evidence of jurisdiction and lawful authorization.

On or about October 29, 2021, the Affidavit of Fact: Writ of Quo Warranto [Exhibit: A] was received by the Defendants, Susanne S. Cho, Wendi Ingram, Brandi Williams, Daniel Patrick Lamb, Sherry Eversole, Michael A. Hestrin, Cynthia Lugo, Kevin Shek, Brian Bolland, at their address via United States Postmaster Certified mail. There was no response from the Defendants which constitutes default.

Furthermore, in the records of case number INJ2100018 I, Sherene Shada Lena Bey, proved by conclusive evidence that the foreign LARSON JUSTICE CENTER (Inc.) lacks jurisdiction and is not an Article III Court of competent jurisdiction. It is therefore considered:

ORDERED AND ADJUDGED that a judgment by default be and the same hereby entered against the Defendants, Susanne S. Cho, Wendi Ingram, Brandi Williams, Daniel Patrick Lamb, Sherry Eversole, Michael A. Hestrin, Cynthia Lugo, Kevin Shek, Brian Bolland (hereinafter “Judgment Debtors”);

It is further OREDERED AND ADJUDGED that the misrepresented instrument – bill of attainder / foreign bill of exchange styled as an administrative WARRANT against the fictitious corporate person / nom de guerre SHANELLE LEENAEVA SESSION and DEKARRI ARMON DONALD BERRY (race: black) filed in case number INJ2100018 on or about February 16, 2021, and any other attachments thereto are UNCONSTITUTIONAL, NOTWITHSTANDING, NULL AND VOID AB INITIO and are UNENFORCEABLE for lack of jurisdiction and fraud;

It is further ORDERED AND ADJUDGED that the collusive action and proceedings taken under color of law in case number INJ2100018 in the records of the foreign LARSON JUSTICE CENTER (Inc.) are NULL and VOID AB INITIO for lack of jurisdiction and fraud;

It is further ORDERED AND ADJUDGED that case INJ2100018 and any other attachments associated thereto shall be forthwith dismissed with prejudice for lack of jurisdiction and fraud;

It is further ORDERED AND ADJUDGED that the Judgment Creditor is hereby awarded \$10,000,000.00 in lawful money of .9999 fine silver bullion coins or bars for monetary damages, and 20,000,000.00 in lawful money of .9999 fine silver bullion coins or bars for punitive damages which shall be forthwith recovered from the Judgment Debtors (jointly);

It is further ORDERED AND ADJUDGED that a judgment lien be and the same is hereby entered against the oaths of office, surety bonds, and the property and assets of the Judgment Debtors (jointly) and their spouse, their heirs, successors and assigns, including, but not limited to, any and all automobiles, boats, aircrafts, real estate, real property, hereditaments, personal property, common property, intellectual property, corporeal property, incorporeal property, bank accounts, future earnings, wages, and pensions in order to secure the performance and payment of this judgment, and to levy upon such property and assets for the satisfaction of this judgment if payment cannot be made within thirty (30) days from the entry date of this judgment;

It is further ORDERED AND ADJUDGED that the Judgment Debtors' forfeit all of their rights and rights to property to the Judgment Creditor under the organic 13th Amendment (section 12) of the Constitution for the United States of North America thirty (30) days after the entry date of this judgment unless it is shown in the record that settlement was made between the Judgment Debtors and the Judgment Creditor.

DONE AND ORDERED at Maghrib Al-Aqsa, North-West Amexem / North America.

AFFIDAVIT

I declare and affirm by virtue of Divine Law, under the Zodiac Constitution, and upon the Constitution for the United States Republic of North America 1789 / 1791, and upon the honor of my Foremothers and Forefathers that the foregoing Default Judgment and Affidavit is true and correct.

Witness my hand and seal this 1st day of November, 2021.

Sherene Bey

Affiant: Sherene Shada Lena Bey, sui juris,
in full life, in propria persona,
authorized representative, ex rel.
SHANELL LEENAEA SESSION
All Rights Reserved.
C/o P.O Box 570
Palm Springs, California republic [Zip Exempt]

Maghrib al Aqṣá.
North-West Amexen.

Duly subscribed and affirmed on this 1st day of November, 1443 M.C.Y.
[C.C.Y. 2021], before me, a Wazir [Notary Public] of Morocco at the California state republic.

WITNESS my hand and official seal:

Sameerah Bey
Wazir [Notary Public]; All Rights Reserved.

(Printed Appellation)

Affidavit of Fact
Certificate of Service

I, Sherene Shada Lena Bey, hereby certify that on this 1st day of November, 2021, the enclosed Affidavit of Fact: Default Judgment [Exhibit: B] was sent via certified mail and / or hand delivery to the following recipients:

Susanne S. Cho, (acting as) Associate Administrative Clerk
LARSON JUSTICE CENTER (Inc.)
47-671 Oasis Street
Indio, California republic [near. 92201]

Wendy Ingram, (acting as) Social
Worker
Brandy Williams, (acting as) Social Worker
RIVERSIDE COUNTY CHILDREN'S PROTECTIVE
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901 East Ramsey Street
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Kevin Shek, (acting as) Attorney
Brian Bolland, (acting as) Attorney
82850 US Highway 111, Suite A
Indio, California republic [near.92201-5671]



All Rights Reserved.

C.C.: Shirley N. Weber, California Secretary of State
Anthony Blinken, United States Secretary of State
Merrick B. Garland, United States Attorney General
Michael A. Hughes, Director of INTERPOL Washington
Michelle Bachelet Jeria, United Nations High Commissioner for Human Rights
Embassies and Consulates of the International Community and other interested persons.
<http://www.enforcetheconstitution.org/>
Office of the Consul General of Morocco

This must be in red to be a
"CERTIFIED COPY"

Each document to which this certificate is attached
is certified to be a full, true and correct copy of the
original on file and of record in my office.

Superior Court of California
County of Riverside,

By Rph [signature]
DEPUTY

Dated: 11-01-2021



Certification must be in red to be a
"CERTIFIED COPY"