





Morocco

Maghrib al Aqsá, North-West Amexem, to wit:

I HEREBY CERTIFY that the foregoing is a full, true and correct copy of the Writ of Error [Exhibit: G] and attachments EXHIBIT: G1 and G2 entered on April 29, 2022, in re case number GV22003334-00 in the records of the foreign de facto FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.) was truly taken and copied from the record of proceedings in the Morocco Consular Court at the Virginia commonwealth republic.

In Testimony Whereof, I have hereunto affixed the seal of the Vizir of Morocco Consular Court at the Maryland state republic this 28th day in the month of

Ramadan, 1444 M.C.Y. [April 29, 2022 C.C.Y.].

ARCOSTISES OF STATE O

FAIRFAX COUNTY GENERAL DISTRICT COURT
I, the undersigned clerk or deputy clerk of the
above-named court, authenticate pursuant to Va.
Code 8.01-391(C) on this date that the document to
which this authentication is affixed is a true copy of
a record in the above-named court, made in

performance of my official

DATE

CERK/DEPUTY CLERK -- 41

Adeel Zakat Saeed Bey, Vice Consul and Vizir Morocco Consular Court at the Maryland state republic All Rights Reserved.



APR 29 2022







In the Morocco Consular Court at the Virginia commonwealth republic

Consular Jurisdiction and Venue

Available for public display @ https://EnforceTheConstitution.org/Foreclosure-Cases

Ex Parte **Keithel Bey**, in propria persona, sui juris, aboriginal and indigenous Moorish American national and heir of the Moroccan Empire; [authorized representative, ex rel. KEITH EL BEY] C/o 1606 Washington Plaza Reston, Virginia republic

Complainant

VS.

Tina L. Snee, foreign occidental European female (acting as)
Associate Administrative clerk
Lisa A. Mayne, foreign occidental European female (acting as)
Chief Administrative clerk
Susan Damara Madsen, foreign occidental European female
(acting as) Administrative clerk
FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.)
4110 Chain Bridge Road
Fairfax, Virginia republic [near. 22030]

Jimmy C. Sohn, foreign 14th Amendment U.S. corporate subject-stateless person male 24994 Glasgow Heights Terrace Chantilly, Virginia republic [near. 20152]

Sang K. Park, foreign 14th Amendment U.S. corporate subjectstateless person male (acting as) Attorney MOON, PARK & ASSOCIATES (Inc.) Re: Case number: GV22003334-00 (and related case number: GV21018870-00) in the records of FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.)

Writ of Error

International Document

Consular Jurisdiction and Venue under Treaty Law, per Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and Moroccan Empire; and per Article III section 2 of the Constitution for the United States of North America – Diversity of Nationality / Citizenship Cases. 7617 Little River Turnpike, #8000 Annandale, Virginia republic [near. 22003]

Stacey A. Kincaid, foreign occidental European female (acting as) Sheriff FAIRFAX COUNTY SHERIFF DEPARTMENT (Inc.) 4110 Chain Bridge Road Fairfax, Virginia republic [near, 22030]

Respondents

WRIT OF ERROR

International Document

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

Exhibit: G

Morocco Consular Court at the Virginia commonwealth republic, North-West Amexem, to wit:

To: Tina L. Snee, (acting as) Associate Administrative clerk
Lisa A. Mayne, (acting as) Chief Administrative clerk
Susan Damara Madsen, (acting as) Administrative clerk
FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.)
4110 Chain Bridge Road
Fairfax, Virginia republic [near. 22030]

Sang K. Park, (acting as) Attorney MOON, PARK & ASSOCIATES (Inc.) 7617 Little River Turnpike, #8000 Annandale, Virginia republic [near. 22003]

Jimmy C. Sohn, foreign 14th Amendment U.S. corporate subject-stateless person male 24994 Glasgow Heights Terrace Chantilly, Virginia republic [near. 20152]

Stacey A. Kincaid, Sheriff (and agent/assign)
FAIRFAX COUNTY SHERIFF DEPARTMENT (Inc.)
4110 Chain Bridge Road
Fairfax, Virginia republic [near. 22030]

Re: Misrepresented instruments - bills of attainder / foreign bills of exchange titled WRIT OF EVICTION dated April 13, 2022, and EVICTION NOTICE (both attached hereto and marked as EXHIBIT: G1 and G2).

MEMORANDUM

On November 30, 2021, Tina L. Snee, Lisa A. Mayne, Susan Damara Madsen, Jimmy C. Sohn, and Sang K. Park (hereinafter "Respondents") filed a collusive action in the related misrepresented instrument – bill of attainder / foreign bill of exchange / case number GV21018870-00 in the records of the private foreign de facto corporate entity FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.) against the fictitious corporate person / nom de guerre KEITH EL BEY (race: Black) under color of law within purview of the unconstitutional 14th Amendment in an attempt to defraud Keithel Bey (hereinafter "Complainant") by deprive him of his treaty rights to inherit his ancestral estate in reversion known as 1606 Washington Plaza, Reston, Virginia. 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 as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements.").

On December 16, 2021, the Respondents were duly served with process at their mailing address with the Affidavit of Fact: Writ of Quo Warranto [Exhibit: A], the Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate – Exhibit: A1 and attached Memorandum of Trust by the Complainant, and the same were entered into related case number GV21018870-00 in the records of the private foreign de facto corporate entity named FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.). The Respondents were given three (3) days from their receipt to answer

and prove their lawful jurisdiction and judicial authorization pursuant to Article III sections 1 and 2 of the Constitution for the United States of America; and to rebut, point-by-point, the adverse claim to the estate in reversion known as 1606 Washington Plaza, Reston, Virginia, made by the Complainant according to his treaty rights secured under Article 22 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire. The Respondents failed to answer which constitutes default. See Louisville v. Motley, 211 U.S. 149, 29 S.Ct. 42 ("If any tribunal finds absence of proof of jurisdiction over a person and subject-matter, the case must be dismissed. The accuser bears the burden of proof beyond a reasonable doubt.").

On or about January 13, 2022, the Respondents were duly served with process at their mailing address with the Affidavit of Fact: Default Judgment [Exhibit: B] by the Complainant, and the same was entered into related case number GV21018870-00 for the dismissal with prejudice of case number GV21018870-00 and any other attachments associated thereto for lack of jurisdiction and fraud; and for the total sum principal amount of \$3,022,000 in lawful money of .9999 fine silver bullion coins or bar due forthwith to the Complainant for compensatory damages. There was no cause to the contrary made thereto.

On or about February 1, 2022, the Respondents were duly served with process at their mailing address with the Affidavit of Fact: Writ of Error [Exhibit: C] by the Complainant, and the same was entered into related case number GV21018870-00 and stands as conclusive evidence of the collusive action and de facto administrative proceedings in related case number GV21018870-00, including the misrepresented instrument – bill of attainder / foreign bill of exchange titled SUMMONS FOR UNLAWFUL DETAINER dated January 11, 2022, and the de facto administrative hearing set for February 4, 2022, and any other attachments associated thereto issued by the Respondents being unconstitutional, notwithstanding, null and void ab initio, and are unenforceable for lack of jurisdiction and fraud. There was no cause to the contrary made thereto.

On or about February 4, 2022, the related case number GV21018870-00 was dismissed with prejudice and closed for lack of jurisdiction and fraud pursuant to the Affidavit of Fact: Default Judgment [Exhibit: B] entered on January 13, 2022. See Old Wayne Mut. L Assoc. v. McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907) ("A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well-established law that a void order can be challenged in any court.").

On or about March 8, 2022, the Respondents filed a similar collusive action in the misrepresented instrument – bill of attainder / foreign bill of exchange / case number GV22003334-00 in the records of the private foreign de facto corporate entity FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.) against the fictitious corporate person / nom de guerre KEITH EL BEY (race: Black) under color of law within purview of the unconstitutional 14th Amendment in another attempt to defraud the Complainant by depriving him of his treaty rights to inherit his ancestral estate in reversion known as 1606 Washington Plaza, Reston, Virginia. See United States v. Throckmorton, 98 U.S. 61, 25 L.Ed. 93 ("Fraud vitiates the most solemn contracts, documents, and even judgments.").

On or about March 18, 2022, the Respondents were duly served with process at their mailing address with the Affidavit of Fact: Writ of Error [Exhibit: D] by the Complainant, and the same was entered into case number GV22003334-00 and stands as conclusive evidence of the misrepresented instrument – bill of attainder / foreign bill of exchange titled SUMMONS FOR UNLAWFUL DETAINER dated March 8, 2022, and the collusive action and de facto administrative proceedings in case number GV22003334-00, including the administrative hearing set for April 1, 2022, and the and any other attachments associated thereto being unconstitutional, notwithstanding, null and void ab initio, and are unenforceable for lack of jurisdiction and fraud as

was shown in the records of related case number GV21018870-00. There was no cause to the contrary made thereto.

On or about April 1, 2022, the Respondents breached their duty by failing to dismiss with prejudice and close case number GV22003334-00 and any attachments associated thereto for lack of jurisdiction and fraud, but instead the Respondents conspired to file two (2) misrepresented instruments – bills of attainder / foreign bills of exchange titled WRIT OF EVICTION dated April 13, 2022, and EVICTION NOTICE against the fictitious corporate person / nom de guerre KEITH EL BEY (race: Black) under color of law which constitutes default and inducement to fraud.

On or about April 20, 2022, the Respondents were duly served with process at their mailing address with the Affidavit of Fact: Default Judgment [Exhibit: E] by the Complainant, and the same was entered into case number GV22003334-00 for the dismissal with prejudice of case number GV22003334-00 and any other attachments thereto for lack of jurisdiction and fraud; and for the total sum principal amount of \$12,088,000 payable in lawful money of .9999 fine silver bullion coins or bar due forthwith to the Complainant for compensatory and punitive damages. There was no cause to the contrary made thereto.

On April 23, 2022, the Complainant made a verbal complaint before this Morocco

Consular Court at the Virginia commonwealth republic against the Respondents, all being U.S.

citizens under the plausible 14th Amendment U.S. corporate citizen / subject; and the Complainant provided conclusive evidence of due process of law being provided to the Respondents, i.e., certified copies of the Affidavit of Fact: Writ of Quo Warranto [Exhibit: A]; Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate – Exhibit: A1and attached Memorandum of Trust;

Affidavit of Fact: Default Judgment [Exhibit: B]; Affidavit of Fact: Writ of Error [Exhibit: C];

Affidavit of Fact: Writ of Error [Exhibit: D]; and the Affidavit of Fact: Default Judgment [Exhibit: E].

In accordance with the Complainants' treaty secured rights, this Morocco Consular Court has lawful jurisdiction to adjudicate this dispute brought by the Complainant pursuant to Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire; and Article III section 2 of the Constitution for the United States of North America.

Wherefore, it is this 29th day in the month of 4pril , 2022, in the Morocco Consular Court at the Virginia commonwealth republic,

ORDERED AND ADJUDGED that a writ of error be and the same is hereby entered against you, Tina L. Snee, Lisa A. Mayne, Susan Damara Madsen, Jimmy C. Sohn, and Sang K. Park;

It is further **ORDERED AND ADJUDGED** that the misrepresented instruments – bills of attainder / foreign bills of exchange titled WRIT OF EVICTION dated April 13, 2022, and EVICTION NOTICE, and any other attachments associated thereto are 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 de facto administrative proceedings under color of law in case number GV22003334-00, in the records of the foreign FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.), including the de facto administrative hearing on April 1, 2022, 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 Affidavit of Fact: Default Judgment [Exhibit: E] entered in case number GV22003334-00; and the Affidavit of Fact: Default

Judgment [Exhibit: B] entered in related case number GV21018870-00 are both upheld by this Morocco Consular Court at the Virginia commonwealth republic to be valid and enforceable in accordance with the 'Full Faith and Credit clause' of the Constitution for the United States of North America Article IV, section 1.

DONE AND ORDERED at Maghrib Al-Aqşá, North-West Amexem.

WITNESS the hand and official seal of the honorable Consul General of Morocco.



Lamont Maurice El, Consul General / Judicial Officer Morocco Consular Court at the Virginia commonwealth republic All Rights Reserved.

Complainant/Witness: Keithel Bey, de jure reversioner in propria persona, sui juris, in full life authorized representative, ex rel.

KEITH LAMONTE GREENE;

All Rights Reserved.

C/o 1606 Washington Plaza

Reston, Virginia republic [Zip Exempt]

Non-Domestic/Non-Resident/Non-Subject

Affidavit of Fact Certificate of Service

I, Keithel Bey, hereby certify that on this 2nd day of May, 2022, the enclosed Writ of Error [Exhibit: G] and attachments EXHIBIT: G1 and G2 were sent via United States Postal Service certified mail and / or hand delivery to the following recipients:

Susan Damara Madsen, (acting as) Administrative clerk FAIRFAX COUNTY GENERAL DISTRICT COURT (Inc.) 4110 Chain Bridge Road Fairfax, Virginia republic [near. 22030]

Sang K. Park, (acting as) Attorney MOON, PARK & ASSOCIATES 7617 Little River Turnpike, #8000 Annandale, Virginia republic [near. 22003]

Jimmy C. Sohn 24994 Glasgow Heights Terrace Chantilly, Virginia republic [near. 20152]

Stacey A. Kincaid, (acting as) Sheriff
FAIRFAX COUNTY SHERIFF DEPARTMENT (Inc.)
4110 Chain Bridge Road
Fairfax, Virginia republic [near. 22030]

Keitlel Bey All Rights Reserved.

C.C.: Kelly Thomasson, Virginia Secretary of State

Merrick B. Garland, United States Attorney General

Michelle Bachelet Jeria, United Nations High Commissioner for Human Rights

Embassies and Consulates of the International Community and other interested persons

Office of the Consul General of Morocco

EXHIBIT: G1



E OF THE SHERIFF COUNTY OF FAIRFAX **FAIRFAX, VIRGINIA 22030**



Stacey A. Kincaid, Sheriff

Evidence of conspiracy against rights and deprivation of rights under

color of law

TO:

Bey, Keith 1606 Washington Plaza North Unit 201 Reston, VA 20190

"and any other person/s in possession"

Evidence of fictitious corporate person / nom de guerre and fraud.

For Landlord Tenant Rights, See Reverse

Va. Code 55-237.1 and 55-248.38:2

Pursuant to a WRIT OF POSSESSION issued by the FAIRFAX COUNTY GENER

DISTRICT COURT (Docket No. 6/22 00 3334-00) you are advised to vacate the

above mentioned premises by 1000

A.M. May

it will be necessary to evict you. Failure on your part to move your personal property

prior to that time will cause your property to be placed on the public right-of-way and

immediately thereafter be considered abandoned. We suggest that you or your agent

be present to protect and claim your property if it is necessary to evict.

Evidence of conspirator -

BARONI 790/15

Deputy Sheriff

For financial or shelter assistance you may contact **Coordinated Services Planning**

(703) 222-0880

For legal assistance:

Legal Services of Northern Virginia

(703) 246-4500

Tenant - Landlord Complaints

(703) 222-8435

For general information about this section against you Office of the Sheriff

(703) 246-3227 - option 3

EXHIBIT: G2

REQUEST FOR WRIT OF EVICTION IN UNLAWFUL DETAINER PROCEEDINGS

Fairfax County

M General District Court [] Circuit Court

TO THE COURT:

defendants with regard to the following premises: 1606 Washington Plaza North, Unit 201 Reston, VA. 201790 I'we, the plaintiff(s) in this proceeding, request that this court issue a writ of eviction against the

This request is made upon a judgment for p ssession dated:

4/1/2022

written rental agreement with the tenant. I/we present that, following the entry of the suc ent for possession, the landlord has not entered into a new

[] This writ of eviction is requested pursuant to the Inginia Residential Landlord and Tenant Act. provided the required notificate forth in Virginia Code \$ 55.1-1250 andlord has

4/12/2022 DATE

[X] PLAINTH'S ATTORNEY [JPLANG Sang K. Park, Esq.

UNITED NAME OF [] AGENT [X] ATTORNEY

PLAINTING

WHIT OF EVICTION

Va Code \$\$ 8.01-470, 8.01-472 ANY AUTHORIZED OF MOER:

or me following premises from the defendant(s): You are hereby commanded in the name of the Commonwealth to cause the Plaintiff(s) to have possession 1606 1/220 NoTh

ecuting this writ.

You are further commanded to make a return before me within 30 days of this date as to un

APR 13 2022 DATE

and manner

∛CLER

Notice to Defendant (Tenant).

court all amounts claimed on the Summons for Unlawful Detainer, in of intent to execute the writ of eviction, you must notify the sheriff of your appeal appeal the unlawful detainer case and pay any required bond, writ tax and costs after the sheriff has served the notice the eviction, in order to avoid the eviction. You may pay by cashier's check, certified check or money order. If you payment is made after issuance of the writ, no less than 48 hours before the date and time scheduled by the sheriff for court, any civil recovery, attorney fees and sheriff fees, including the sheriff as for service of the writ of eviction if Landlord and Tenant Act, then you, or someone on your ben. 's may pay the landlord, the landlord If the landlord has checked the box above that this with eviction is requested pursuant to the Yirginia ding current rent, darha , late fees, costs of Santorney or the Sidential

P.4/1/22

CASE NO. 41 -00 003334-00

2

SOHN, Jimmy C.

PLAINTIFF(S) (LAST NAME, FIRST NAME, MIDDLE IN

c/o Sang K. Park, Esq

7617 Little River Tumpike, #800, Annandale, VA. 2200

V.

Bey, Keith El

DEFENDANT(S) (LAST NAME, FIRST NAME, MIDDLE INITIAL)

1606 Washington Plaza North, Unit 201

Reston, VA. 20190

CAME TO HAND

DATE AND TIME

SHERIFF

named premises and delivering possession of it to the EXECUTED by taking into possession the withinplaintiff(s).

DATE

SHERIFF

DEPUTY SHERIFF

ву