



NOTED. NO ACTION





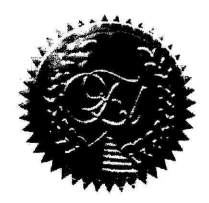
Entered: Clerk, Circuit Comfor Prince George's County, September 27, 2024

Morocco

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

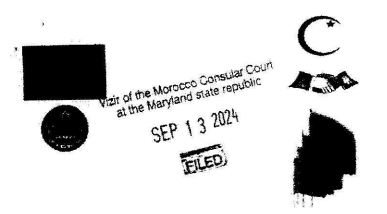
THEREBY CERTIFY that the foregoing is a full, true and correct copy of the Writ of Error entered on September 13, 2024, in re-case number C-16-CV-23-002644 in the records of the foreign de facto CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.) was truly taken and copied from the record of proceedings in the Morocco Consular Court at the Maryland state.

In Testimony Whereof, I have hereunto affixed the seal of the Consul General of Morocco Consular Court at the Maryland state this 15th day in the month of Rabiulawal 1446 M.C.Y. [September 19, 2024 C.C.Y.].



(Seal)

Atoya El, Consul Agent Morocco Consular Court at the Maryland state All Rights Reserved.

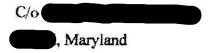




Morocco Consular Court at the Maryland state

Consular Jurisdiction and Venue
C/o P.O. Box 2281, Washington, District of Columbia
Available for public display @ https://EnforceTheConstitution.org/Forcelosure-Cases

Ex Parte Charis Antoinette Wilkinson-Bey, in full life, in propria persona, sui juris, in solo proprio, aboriginal Moorish-American national of Morocco / Moroccan Empire, first nation, authorized representative, ex rel. CHARIS ANTOINETTE WILKINSON,



Complainant

VS.

Gladys M. Weatherspoon, 14th Amendment U.S. corporate citizen – stateless person female (acting as) Administrative clerk / Feoffer

Mahasin El Amin, 14th Amendment U.S. corporate citizen – stateless person male (acting as) Administrative clerk / Feoffer CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.)

14735 Main Street

Upper Marlboro, Maryland [near. 20772]

Jeffrey Nadel, 14th Amendment U.S. corporate citizen – stateless person male (acting as) Attorney / Feoffer

Re: Case number: C-16-CV-23-002644 in the records of foreign de facto CIRCUIT COURT FOR PRINCE GEORGES COUNTY (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 Case.

Scott Nadel, 14th Amendment U.S. corporate citizen – stateless person male (acting as) Attorney / Feoffer

Daniel Menchel, 14th Amendment U.S. corporate citizen – stateless person male (acting as) Attorney / Feoffer

Arthur J. Horne, Jr., 14th Amendment U.S. corporate citizen – stateless person male (acting as) Attorney / Feoffer

Daniel Menchel, 14th Amendment U.S. corporate citizen – stateless person male (acting as) Attorney / Feoffer

4041 Powder Mill Road, Suite 200

Beltsville, Maryland [near. 20705]

Maxwell Allen Howell, Jr., 14th Amendment U.S. corporate citizen – stateless person male (acting as) Feoffer FUTROVSKY, FORSTER & SCHERR, CHARTERED 1101 Wootton Parkway, Suite 550 Rockville, Maryland [near. 20852]

Defendants

WRIT OF ERROR

International Document

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

Morocco Consular Court at the Maryland state, North-West Amexem, to wit:

To: Gladys M. Weatherspoon, (acting as) Administrative clerk / feoffer
Mahasin El Amin, (acting as) Administrative clerk / feoffer
CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.)
14735 Main Street
Upper Marlboro, Maryland [near. 20772]

Jeffrey Nadel, (acting as) attorney / feoffer
Scott Nadel, (acting as) attorney / feoffer
Daniel Menchel, (acting as) attorney / feoffer
Arthur J Horne, Jr., (acting as) attorney / feoffer
Daniel Menchel, (acting as) attorney / feoffer
4041 Powder Mill Road, Suite 200
Beltsville, Maryland [near. 20705]

Maxwell Allen Howell, Jr., (acting as) feoffer
FUTROVSKY, FORSTER & SCHERR, CHARTERED
1101 Wootton Parkway, Suite 550
Rockville, Maryland [near. 20852]

Re: Misrepresented instruments - bills of attainder / foreign bills of exchange titled AMENDED ORDER OF COURT dated September 6, 2024.

Memorandum

On or about June 7, 2023, Jeffrey Nadel, a 14th Amendment U.S. corporate citizen – stateless person acting as feoffer, (hereinafter "defendant") in collusion with Scott Nadel, Daniel Menchel, Arthur J Horne, Jr., Daniel Menchel, Maxwell Allen Howell, Jr., Gladys M.

Weatherspoon, and Mahasin El Amin, whom are also 14th Amendment U.S. corporate citizen – stateless persons acting as feoffers (hereinafter "defendants"), filed a void misrepresented instrument – bill of attainder / foreign bill of exchange styled as a collusive action under color of law titled case number C-16-CV-23-002644 in the records of the foreign de facto CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.) against the fictitious corporate name / nom de guerre CHARIS WILKINSON within purview of the unconstitutional 14th Amendment, in an attempt to deprive Charis Antoinette Wilkinson-Bey, a Moorish-American national, (hereinafter

"complainant") of her inherited ancestral estate in reversion known as Maryland.

The complainant is an aboriginal Moorish-American national and heiress apparent of Morocco at North America, and a foreign national inhabitant near the foreign corporate LAUREL, Maryland state. The complainant is under consular jurisdiction and protection pursuant to her treaty rights 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 is the supreme Law of the Land under Article VI clause 2 of the Constitution for the United States of 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.").

On January 10, 2024, the defendants were duly served with process an Affidavit of Fact: Writ of Quo Warranto [Exhibit: A], Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate [Exhibit: B] and Memorandum of Trust from the complainant, which were entered in the records of case number C-16-CV-23-002644 as the complainant's special appearance as authorized representative, ex rel. CHARIS WILKINSON, and jurisdictional challenge in response to the defendant's collusive action under color of law. The complainant challenged the jurisdiction and commanded the defendants to produce (among other things) a delegation of authority order from Congress as evidence of the foreign de facto CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.) having been conferred lawful judicial authorization and jurisdiction to hear and decide cases and controversies pursuant to Article III sections 1 and 2 of the Constitution for the United States of America; and the complainant made adverse claim to her ancestral estate in reversion known as

inherit under Article 22 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire. See Kolovrat v. Oregon, 366 U. S. 187, 194, 81 S.Ct. 922 (1961), ("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.").

The defendants were given three (3) days from the above date to answer and prove jurisdiction according to due process of law under Article III, and the 5th Amendment of the Constitution for the United States of North America. The defendants failed to answer and prove jurisdiction within the time allotted, which constitutes default. Therefore, the complainant proved by conclusive evidence that the foreign de facto CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.) and the representatives thereof lack jurisdiction and judicial authorization. See Hagans v. Lavine, 415 U.S. 533 ("The law requires proof of jurisdiction to appear on the record of the administrative agency and all administrative proceedings.").

On January 23, 2024, the defendants were duly served with process the Affidavit of Fact:

Default Judgment [Exhibit: B] from the complainant which was entered in case number C-16-CV-23002644 as a judgment by default against the defendants for the dismissal of the case with prejudice
for lack of jurisdiction and fraud. There was no cause to the contrary made thereto by any of the
defendants which constitutes their admission by silence to lack of jurisdiction and fraud. 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 April 12, 2024, defendants Gladys M. Weatherspoon and Mahasin El Amin breached their duty by failing to dismiss the case with prejudice for lack of jurisdiction and fraud,

and acted in collusion with the other defendants by filing in case number C-16-CV-23-002644 a void misrepresented instrument – bill of attainder / foreign bill of exchange titled ORDER OF RATIFICATION OF SALE AND REFERRAL TO AUDITOR dated April 11, 2024, being addressed to the fictitious corporate name / nom de guerre CHARIS WILKINSON under color of law and in want of jurisdiction, as another attempt to deprive the complainant of her inherited ancestral estate in reversion by way of fraud. See Melo v. United States, 505 F. 2d. 1026 ("Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.").

On April 17, 2024, the defendants were duly served with process the Affidavit of Fact: Writ of Error [Exhibit: E] from the complainant which was entered in case number C-16-CV-23-002644 and stands as conclusive evidence of the instrument titled ORDER OF RATIFICATION OF SALE AND REFERRAL TO AUDITOR dated April 11, 2024, and any other attachments associated thereto being unconstitutional, notwithstanding, null and void ab initio, and unenforceable for lack of jurisdiction and fraud. There was no cause to the contrary made thereto by any of the defendants which constitutes their admission by silence to lack of jurisdiction and fraud. 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 August 26, 2024, defendants Gladys M. Weatherspoon and Mahasin El Amin acted in collusion with the other defendants by filing in case number C-16-CV-23-002644 another void misrepresented instrument – bill of attainder / foreign bill of exchange titled ORDER OF COURT dated August 26, 2024, against the fictitious corporate name / nom de guerre CHARIS WILKINSON under color of law and in want of jurisdiction, as another attempt to deprive the complainant of her inherit ancestral estate in reversion by way of fraud.

On September 4, 2024, the defendants were duly served with process another Affidavit of Fact: Writ of Error [Exhibit: F] from the complainant which was entered in case number C-16-CV-23-002644 and stands as conclusive evidence of the instrument titled ORDER OF COURT dated August 26, 2024, and any other attachments associated thereto being unconstitutional, notwithstanding, null and void ab initio, and unenforceable for lack of jurisdiction and fraud. There was no cause to the contrary made thereto by any of the defendants which constitutes their admission by silence to lack of jurisdiction and fraud.

On or about September 6, 2024, defendants Gladys M. Weatherspoon and Mahasin El Amin acted in collusion with the other defendants by filing in case number C-16-CV-23-002644 another void misrepresented instrument – bill of attainder / foreign bill of exchange titled AMENDED ORDER OF COURT dated September 6, 2024, against the fictitious corporate name / nom de guerre CHARIS WILKINSON under color of law and in want of jurisdiction, as another attempt to deprive the complainant of her inherit ancestral estate in reversion by way of fraud.

On or about September 9, 2024, defendants Gladys M. Weatherspoon and Mahasin El Amin acted in collusion with the other defendants by filing in case number C-16-CV-23-002644 another void misrepresented instrument – bill of attainder / foreign bill of exchange titled WRIT OF POSSESSION dated September 9, 2024, against the fictitious corporate name / nom de guerre CHARIS WILKINSON under color of law and in want of jurisdiction, as an attempt to deprive the complainant of her treaty right to possess her ancestral estate in reversion by way of fraud.

The several instruments mentioned above styled as judgments and orders that were filed in case number C-16-CV-23-002644 by defendants Gladys M. Weatherspoon and Mahasin El Amin, in collusion with the other defendants, showed their intent to impersonate an Article III judicial officer in order to trespass upon the complainant's treaty rights and due process rights by their several

attempts to overthrow the supreme Law of the Land under color of law within purview of the unconstitutional 14th Amendment, which constitutes overt acts of treason and misprision of treason. See Elliot v. Peirsol, 26 U.S. 328, 340 (1828), ("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.").

Wherefore, it is this 13th day in the month of September, 2024, in this Morocco Consular Court at the Maryland state,

ORDERED AND ADJUDGED that a writ of error be and the same is hereby entered against the defendants, Jeffrey Nadel, Scott Nadel, Daniel Menchel, Arthur J Horne, Jr., Daniel Menchel, Maxwell Allen Howell, Jr., Gladys M. Weatherspoon, and Mahasin El Amin;

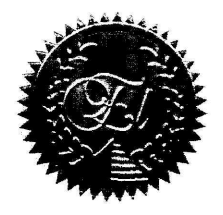
It is further **ORDERED AND ADJUDGED** that the defendants are guilty of overt acts of Treason and misprision of Treason;

It is further ORDERED AND ADJUDGED that the misrepresented instruments – bills of attainder / foreign bills of exchange titled ORDER OF RATIFICATION OF SALE AND REFERRAL TO AUDITOR dated April 11, 2024, ORDER OF COURT dated August 26, 2024, AMENDED ORDER OF COURT dated September 6, 2024, WRIT OF POSSESSION dated September 9, 2024, and any other attachments associated 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 de facto administrative proceedings under color of law in case number C-16-CV-23-002644 in the records of foreign de facto CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.) and any other attachments associated thereto are UNCONSTITUTIONAL, NOTWITHSTANDING, NULL and VOID AB INITIO, and are UNENFORCEABLE for lack of jurisdiction and fraud, and shall be CLOSED forthwith.

DONE AND ORDERED at Maghrib Al-Aqsá, 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 Maryland state All Rights Reserved.

(Scal)

Allidavit of Fact Certificate of Service

I, Lamont Maurice El, hereby certify that on this 19th day of September 2024, the enclosed Writ of Error and Certification Letter were sent via United States Postmaster certified mail to the following recipients:

Mahasin El Amin, (acting as) Administrative clerk / feoffer CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY (Inc.) 14735 Main Street Upper Marlboro, Maryland [near. 20772]

Jeffrey Nadel, (acting as) attorney / feoffer 4041 Powder Mill Road, Suite 200 Beltsville, Maryland [near, 20705]

Maxwell Allen Howell, Jr., (acting as) Feoffer FUTROVSKY, FORSTER & SCHERR, CHARTERED 1101 Wootton Parkway, Suite 550 Rockville, Maryland [near. 20852]

C.C.: John D. B. Carr, Sheriff for Prince George's County, Maryland

Susan C. Lee, Maryland Secretary of State

Antony Blinken, United States Secretary of State

Monty Wilkinson, United States Attorney General

Michelle Bachelet Jeria, United Nations High Commissioner for Human Rights

Provost Marshal