

Verified Correct Copy of Original 10/21/2020



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

CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL
DATED: OCT 22 2020

COURT CLERK



Affidavit of Fact
WRIT OF QUO WARRANTO

International Document

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

Certified Mail Article No. 7019 0700 0001 6535 8381

Exhibit: A

Re: Case no. 17CV51832 (and associated case no. 20LT047G6)

Leslie M. Roberts, (acting as) Associate Administrative clerk
Yolanda A. Tanner, (acting as) Associate Administrative clerk
Julie R. Rubin, (acting as) Associate Administrative clerk
Marilyn Bentley, (acting as) Administrative clerk
CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.)
1200 SW First Avenue
Portland, Oregon republic [Near. 97204]

2020 OCT 19 AM 8:27

Re: Misrepresented instruments – foreign bills of exchange / bills of attainder styled: Judgment filed on or about November 25, 2019; NOTICE OF SCHEDULED COURT APPEARANCE dated October 9, 2020.

Stare Decisis Law

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.”).

For the record, I am Brenulla White – Bey, a Moorish American national of the Moroccan Empire, natural person, in full life, in propria persona, sui juris, aboriginal and indigenous sovereign heir of North America / Morocco by *jus sanguinis*, and a ‘foreign national’ inhabitant in the Oregon state republic. I hereby make special appearance under duress as authorized representative, ex rel. nom de guerre BRENULLA WHITE, and I challenge the jurisdictional of the private foreign for-profit corporate entity CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.) via *quo warranto*.

Jurisdiction

The collusive action taken in this case under color of law involves a ‘Diversity of Citizenship’ issue because it interrupts my treaty right to inherit my ancestral estate in reversion known as 405 North Lombard Street, Portland, Oregon republic, as a “foreign national” inhabitant of the Oregon state republic, and de jure aboriginal heir apparent of the land pursuant to Article 22 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire:

Article 22. If an American citizen shall die in our country and no will shall appear, the consul shall take possession of his effects, and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeable to that will, as soon as the consul shall declare the validity thereof.

Therefore, this case is governed by federal common law per the stare decisis in the case *Kolovrat v. Oregon, 366 U. S. 187, 194, 81 S.Ct. 922 (1961)*, where the Supreme Court of the United States stated the following:

Stare Decisis Law

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.”).

For the record, I am Brenulla White – Bey, a Moorish American national of the Moroccan Empire, natural person, in full life, in propria persona, sui juris, aboriginal and indigenous sovereign heir of North America / Morocco by *jus sanguinis*, and a ‘foreign national’ inhabitant in the Oregon state republic. I hereby make special appearance under duress as authorized representative, ex rel. nom de guerre BRENULLA WHITE, and I challenge the jurisdictional of the private foreign for-profit corporate entity CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.) via *quo warranto*.

Jurisdiction

The collusive action taken in this case under color of law involves a ‘Diversity of Citizenship’ issue because it interrupts my treaty right to inherit my ancestral estate in reversion known as 405 North Lombard Street, Portland, Oregon republic, as a “foreign national” inhabitant of the Oregon state republic, and de jure aboriginal heir apparent of the land pursuant to Article 22 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire:

Article 22. If an American citizen shall die in our country and no will shall appear, the consul shall take possession of his effects, and if there shall be no consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeable to that will, as soon as the consul shall declare the validity thereof.

Therefore, this case is governed by federal common law per the stare decisis in the case *Kolovrat v. Oregon, 366 U. S. 187, 194, 81 S.Ct. 922 (1961)*, where the Supreme Court of the United States stated the following:

“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.”

I hereby invoke my treaty rights to consular jurisdiction and venue as a “foreign national” inhabitant in the Oregon state republic, 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:

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 CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.) does not have lawful jurisdiction or venue to hear and decide this case because it is not an Article III Consular court.

Quo Warranto

YOU ARE HEREBY COMMANDED to produce the following for the record as proof of your lawful jurisdiction and evidence of your judicial authorization in accordance with the ‘Cases and Controversies clause’ under Article III, section 2, and the ‘Due Process clause’ under the 5th Amendment of the Constitution for the United States of North America; and in accordance with my treaty rights to consular jurisdiction 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:

1. A certified copy of the Delegation of Authority order from Congress per Article III section 1 of the Constitution for the United States of North America as proof of the CIRCUIT COURT

- FOR MULTNOMAH COUNTY (Inc.) having jurisdiction and judicial authorization to hear and determine this 'Diversity of Citizenship' case arising under international Treaty law;
2. A copy of any alleged valid and verifiable contract or commercial agreement mutually made between any natural person authorized representative, agent, personnel, etc. of the CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.) and I, which obliges me to any foreign corporate statute, rule, etc., or to any other specific performance by my free consent;
 3. The name, address, and telephone number of the public hazard and malpractice bonding company and the policy number of the bond, and if required, a copy of the policy describing the bonding coverage of the specific job performance of you and all other third party natural persons associated with this matter acting as officers / employees / contractors / personnel agents / representatives of the CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.)
 4. Proof that lawful service of process was made upon me, and that I was given proper notice regarding my treaty rights to consular jurisdiction in accordance with the instructions in the United States Department of States Consular Notification and Access manual, 5th Edition 2018.

Days of Grace to Answer

You have **three (3) days** from your receipt of this writ to answer and produce the foregoing evidence for the record in its entirety in order to prove your alleged jurisdiction and judicial authority, and to prevent the continued unlawful exercise of power under color of law and color of authority within purview of the unconstitutional 14th Amendment to the United States Constitution per the United States of America Congressional Record, Proceedings and Debates of the 90th Congress, 1st Session, Vol. 113 – Part 12, June 12, 1967, Page 15641.

THIS CASE CANNOT PROCEED until jurisdiction is proved to exist! 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).” I do not consent to making any physical visitations to stand as surety for the corporate stateless person / nom de guerre BRENILLA WHITE (race: black) before the foreign corporate venue styled as CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.), even though such presumption of law was assumed in the past.

Default

Failure to answer and produce the above evidence constitutes DEFAULT, and serves as conclusive proof of your admission by silence to the collusive action and proceedings in this case

under color of law, including the alleged Judgment filed in this case by you on or about November 25, 2019, and any attachments associated thereto are unconstitutional, notwithstanding, null and void ab initio for lack of jurisdiction and fraud. See **Elliot v. Peirsol, 26 U.S. 328, 340 (1828)** “(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.)”; also, see **United States v. Throckmorton, 98 U.S. 61** “(Fraud vitiates the most solemn contracts, documents and even judgments..).”

Allodial Compensation Invoice

The following monetary damages are due by you, associate administrative clerk Leslie M. Roberts; associate administrative clerk Yolanda A. Tanner; associate administrative clerk Julie R. Rubin; and administrative clerk Marilyn Bentley; as well as attorney John Thomas OSB No. 024691 of MCCARTHY & HOLTHUS, LLP; attorney Kelly D. Sutherland #87357 of JANEWAY LAW FIRM, LLC.; attorney James A. Craft #090146 of JANEWAY LAW FIRM, LLC.; chief executive officer George C. Hess, III, of VANTAGE HOMES, LLC.; and chief executive officer Christopher M. Gorman of KEYBANK NATIONAL ASSOCIATION (Inc.), and any other third party persons claiming interest in this case:

<u>Damage</u>	<u>Cost</u>
Lost or destroyed promissory note / security.....	\$500,000.00
Conspiracy against rights (18 USC 241).....	\$500,000.00
Deprivation of treaty rights under color of law (18 USC 242).....	\$300,000.00
Trespassing.....	\$300,000.00
Compensatory damages.....	\$3,000,000.00
Punitive damages.....	\$10,000,000.00
Denationalization under Black Code.....	\$300,000.00
Fraud in the inducement.....	\$300,000.00
Lunch.....	\$20,000.00
Consular costs.....	\$50,000.00
Misc. expenses (mailing, paper, ink, etc.).....	\$5,000.00

Total: \$15,275,000.00 payable in lawful money of .9999 fine silver bullion coins or bars.

Affidavit

I declare and affirm by virtue of divine law, under the Zodiac Constitution, and upon the United States Republic Constitution of 1791, and upon the honor of my Foremothers and Forefathers that the above Writ of Quo Warranto and Affidavit is true and correct.

Executed this 18th day of October, 2020.

Brenulla White-Bey

Brenulla White-Bey, sui juris
in full life, in propria persona
authorized representative, ex rel.
BRENULLA WHITE;
All Rights Reserved.
C/o P.O. Box 11351
Portland, Oregon republic

Maghrib al Aqsa.
North-West Amexem.

Duly subscribed and affirmed on this 18th day of October, 1441 M.C.Y.
[C.C.Y. 2020], before me, a Wazir [Notary Public] for the Moorish National Republic Federal
Government.

AS WITNESS my hand and official seal:

Signature: Knobe Khalil Bey
Wazir [Notary Public] All Rights Reserved.

Appellation (printed): Knobe Khalil Bey

My commission is permanent.

Verified Correct Copy of Original 10/21/2020

Affidavit of Fact
Certificate of Service

I, Brenulla White – Bey, hereby certify that on this 18th day of October, 2020, the enclosed Affidavit of Fact: Writ of Quo Warranto [Exhibit: A] was sent via United States Postal Service Certified Mail or hand delivery to the following recipient:

Marilyn Bentley, (acting as) Administrative clerk
CIRCUIT COURT FOR MULTNOMAH COUNTY (Inc.)
1200 SW First Avenue
Portland, Oregon republic [Near. 97204]

Brenulla White Bey
All Rights Reserved.

- C.C.: Attorney John Thomas OSB No. 024691 of MCCARTHY & HOLTHUS, LLP
- Attorney Kelly D. Sutherland #87357 of JANEWAY LAW FIRM, LLC. /AMOS FINANCIAL, LLC.
- Attorney James A. Craft #090146 of JANEWAY LAW FIRM, LLC. /AMOS FINANCIAL
- C.E.O. George C. Hess, III, of VANTAGE HOMES, LLC.
- C.E.O. Christopher M. Gorman of KEYBANK NATIONAL ASSOCIATION (Inc.)
- Beverley Clarno, Oregon Secretary of State
- Michael R. Pompeo, United States Secretary of State
- William P. Barr, United States Attorney General
- Uttam Dhillon, Director of INTERPOL Washington
- Michelle Bachelet, United Nations High Commissioner for Human Rights
- Embassies and Consulates of the International Community and other interested persons
- Consulate of Morocco
- www.EnforceTheConstitution.org/

