



Morocco

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

I HEREBY CERTIFY that the foregoing is a full, true and correct copy of the Order of Default [Exhibit: B] entered on June 14, 2021, in re docket numbers 7T60J7R, 7T50J7R, 7T70J7R, and 7T80J7R in the records of the foreign DISTRICT COURT FOR CHARLES COUNTY (Inc.) was truly taken and copied from the record of proceedings in the Morocco Consular Court at the Maryland state republic in the foregoing case.

In Testimony Whereof, I have hereunto affixed the seal of the Vizir of Morocco Consular Court at the Maryland state republic this 14th day of June, 1442 M.C.Y. [2021 C.C.Y.].



(Seal)

Adeel Zakat Saeed Bey, Vizir
Morocco Consular Court at the Maryland state republic
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Vizir of the Morocco Consular Court
at the Maryland state republic

JUN 14 2021

FILED



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

Morocco Consular Court at the Maryland state republic

Consular Jurisdiction and Venue

Available for public display @ <https://EnforceTheConstitution.org/Habeas-Corpus-Cases>

Ex Parte Eric Khalil Bey, ex rel. Jafar Abdul Adl El, aboriginal Moorish American national of the Moroccan Empire and rightful heiress of Maghrib Al-Aqşá, North-West Amexem / North America by *jus sanguinis*, in full life, in propria persona, sui juris, authorized rep., ex rel. JAFAR ABDUL ADL EL (ens legis)

C/o: P.O. Box 2281

Washington, District of Columbia republic

Plaintiff

vs.

W. Louis Hennessy, foreign occidental European male (acting as) Associate Administrative clerk

Patrick H. Loveless, foreign occidental European male (acting as) Administrative clerk

Re: Docket Number: 7T60J7R (and related docket no. 7T50J7R; 7T70J7R; and 7T80J7R) in the records of the foreign DISTRICT COURT FOR CHARLES COUNTY (Inc.)

Order of Default

International Document

Consular Jurisdiction and Venue under Treaty Law per Art. 20 and 21 of the Treaty of Peace and Friendship 1836 United States of North America and Moroccan Empire; and Art. III, sect. 2 - Diversity of Citizenship Cases.

DISTRICT COURT FOR CHALES COUNTY (Inc.)
11 Washington Avenue
P.O. Box 3070, LaPlata, Maryland republic [near. 20646]

Troy D. Berry, 14th Amendment U.S. corporate stateless person
(acting as) Sheriff
CHARLES COUNTY SHERIFF'S OFFICE (Inc.)
6855 Crain Highway, La Plata, Maryland republic [near. 20646]

Brandon Foster, foreign occidental European male (acting as)
Director
CHARLES COUNTY DETENTION CENTER (Inc.)
6905 Crain Highway, La Plata, Maryland republic [near. 20646]

Anthony B. Covington, 14th Amendment U.S. corporate stateless
person (acting as) State's Attorney
OFFICE OF THE STATE'S ATTORNEY
P. O. Box 3065, La Plata, Maryland republic [near 20646]

Defendants

ORDER OF DEFAULT

International Document

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

Exhibit: B

MEMORANDUM

On February 14, 2021, near corporate LA PLATA, Maryland republic, our Moorish American national Jafar Abdul Adl El was exercising his right to travel and was kidnapped, held hostage for profit, and denationalized under color of law (i.e., "traffic law") on the information of the fictitious corporate name / nom de guerre inscribed in ALL CAPS, i.e., JAFAR ABDUL ADL EL (Race: Black via the 'Black Code') as a 'stateless person' within purview of the plausible 14th

Amendment under the custody of W. Louis Hennessy (a foreign hybrid European colonist male), Patrick H. Loveless (a foreign hybrid European colonist male), Troy D. Berry (a 14th Amendment U.S. corporate stateless person male), Brandon Foster (a foreign hybrid European colonist male), and Anthony B. Covington (a 14th Amendment U.S. corporate stateless person male), (hereinafter “Defendants”) absent of a lawful 4th Amendment arrest warrant and without due process of law. The incident was witnessed by Brenda Leonard Rufus-El, the mother of Jafar Abdul Adl El. See **Kent v. Dulles**, 357 U.S. 116 (1958) (*“The right to travel is part of the Liberty of which a citizen cannot be deprived without “due process of law” under the Fifth Amendment. This right was emerging as early as the Magna Carta.”*); and see **McNalley v. United State**, 483 U.S. 350, 371-378, quoting **United States v. Holzer**, 861 F.2d. 304, 307 (*“Fraud in its elementary common law sense of deceit...includes the deliberate concealment of material information in a setting of fiduciary obligation. A public official is a fiduciary toward the public,...and if he deliberately conceals material information from them he is guilty of fraud.”*).

On March 5, 2021, this Morocco Consular Court issued a Writ of Habeas Corpous Ad Subjiciendum for the immediate release of Jafar Abdul Adl El from the custody of the Defendants bases upon the facts shown in the Affidavit of Evidence and Information [Exhibit: A] and attachment EXHIBIT: A1 presented to this Consular Court on March 5, 2021, by our Sharif Eric Khalil Bey, and witness Brenda Leonard Rufus-El. The Writ of Habeas Corpus was issued under consular jurisdiction upon the treaty rights of Jafar Abdul Adl El, which includes his treaty right to be immediately released from being made prize (hostage) by any of the citizens of America, and his treaty right to consular jurisdiction which are guaranteed to be secured under Articles 6 and 20 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire; and under Article 6, 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 as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements.”).

On or about March 10, 2021, the Defendants were served at their present addresses (either personally or through their agent) with the Writ of Habeas Corpus Ad Subjiciendum and the Affidavit of Evidence and Information [Exhibit: A] with attachment EXHIBIT: A1. There has been no cause to the contrary made thereto by the Defendants.

As of this date, the Defendants have failed to execute their obligation in the Writ of Habeas Corpus ad Subjiciendum which constitutes default and breach of duty.

While being kidnapped and held hostage for profit at the foreign CHARLES COUNTY DETENTION CENTER (Inc.), our Moorish American national Jafar Abdul Adl El has been subjected to inhumane treatment which includes: being denationalized; being held to the conditions of slavery (connotatively speaking) and involuntary servitude; being compelled to eat genetically modified organisms (GMOs) and drink contaminated water from the sink of an unsanitary prison cell in order to stay alive; and being denied phone access to his relatives, loved ones, and consulate (per Consular Notification requirements).

As a result, the Defendants are in violation of Articles 6, 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, and Article VI, clause 2, and Amendments 1, 4, 5, and the organic 13th Amendment (section 12) of the Constitution for the United States of North America.

ORDER

WHEREFORE, it is therefore considered **ORDERED AND ADJUDGED** that an Order of Default be and the same is hereby entered against the Defendants;

It is further **ORDERED AND ADJUDGED** that the Defendants are in breach of their duty by failing to execute their treaty obligations under Articles 6 and 20 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, and the 'Supremacy Clause' of the Constitution for the United States of North America under Article VI, clause, and have therefore forfeited any and all offices, oaths of office and surety bonds in relation to any alleged public service and / or office of trust claimed by the Defendants under color of any law;

It is further **ORDERED AND ADJUDGED** that in accordance with Articles 20 and 24 of the aforesaid Treaty of 1836, a Writ of Quo Warranto shall be issued under consular jurisdiction by this Morocco Consular Court and against the Defendants to inquire by what authority under the Constitution for the United States of North America are the Defendants exercising the judicial power and jurisdiction of the republican form of government, and by what allege lawful arrest warrant and probable cause accusation signed under oath or affirmation in support thereof are the Defendants holding our Moorish American national Jafar Abdul Adl El under their custody;

It is further **ORDERED AND ADJUDGED** that there shall be no cause for the delay in the enforcement of the Writ of Quo Warranto by the officers and representatives of this Morocco Consular Court at the Maryland state republic upon the Defendants;

It is further **ORDERED AND ADJUDGED** that the colorable administrative hearing set for June 17, 2021, in docket numbers 7T60J7R, 7T50J7R, 7T70J7R, and 7T80J7R in the records of the foreign DISTRICT COURT FOR CHARLES COUNTY (Inc.) and any attachments associated thereto are NULL and VOID AB INITIO and are UNNFORCEABLE for lack of jurisdiction and

fraud until the Writ of Quo Warranto is answered by the Defendants and jurisdiction is proved to exist;

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


AFFIDAVIT

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

Witness my hand and seal this 14th day of June, 2021.



(Seal)


Lamont Maurice El, Consul General / Judicial officer
Morocco Consular Court at the Maryland state republic
All Rights Reserved.
C/o P.O. Box 2281
Washington, District of Columbia republic

Affidavit of Fact
Certificate of Service

I, Lawson Maurice El, hereby certify that on this 14th day of June, 2021, the enclosed Order of Default [Exhibit: B] and Certification Letter was sent via certified mail and / or hand delivery to the following recipients:

Patrick H. Loveless, (acting as) Administrative clerk
DISTRICT COURT FOR CHARLES COUNTY
11 Washington Avenue
P.O. Box 3070, LaPlata, Maryland republic [near. 20646]

Troy D. Berry, (acting as) Sheriff
CHARLES COUNTY SHERIFF'S OFFICE (Inc.)
6855 Crain Highway, La Plata, Maryland republic [near. 20646]

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



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C.C.: Pamela Q. Harris, Maryland State Court Administrator
John C. Wobensmith, Maryland Secretary of State
Antony 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