

FILED

MAR 27 2023

Affidavit of Fact

Demand for Immediate Release on Personal Recognizance

CIRCUIT COURT
FOR CHARLES COUNTY

International Document

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

Lisa E. Yates, (acting as) Administrative clerk

and any other assign (acting as) Administrative clerk

CIRCUIT COURT FOR CHARLES COUNTY (Inc.)

200 Charles Street

La Plata, Maryland republic [near 20646]

Re: Misrepresented instrument-bill of attainder / foreign bill of exchange titled case number C-08-CR-23-000122.

I demand to be immediately released on personal recognizance according to my correct foreign national status, and not released on a bail bond nor held captive on a no bond because my constitutional secured rights cannot be abrogated by any rule-making or under color of any law, e.g., the unconstitutional bill of attainder titled case number C-08-CR-23-000122. The state decisis doctrine in *Miranda v. Arizona*, 384 U.S. 436, 125, states, "Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them."

Article 1, section 10, clause 1 of the Constitution for the United States of North America states the following (in part):

"No state shall make anything but gold or silver coins a tender in payment of debts."

Pursuant to the above 'Gold and Silver' clause in the Constitution, I do not have any gold or silver coins which would be the lawful money to pay any amount of a bail bond, and there is currently no gold or silver coins in public circulation available for me to obtain to lawfully pay any debt. Therefore, for me to be compelled to pay any amount of a bail bond for my release would be excessive and impossible, and would constitute a violation of my right to be free from excessive bail which is guaranteed to be secured under the 8th Amendment of the Constitution for the United States of North America.

Article I, section 10, clause 1 of the Constitution for the United States of North America states the following (in part):

"No state shall pass any bill of attainder."

Since November 13, 2022, I have suffered from punishment by being deprived of my nationality under the civilly dead classification, i.e., Race: Black/Black code, and deprived of my liberty under color of law, absent of a lawful arrest warrant and without due process of law (including a Article III judicial trial) while being held captive on a no bond as a result of the unconstitutional bill of attainder titled case-number C-08-CR-22-000652.

Because of this, my rights secured under the 4th, 5th and 9th Amendments and organic 13th Amendment (section 12) of the Constitution for the United States of North America are presently being violated. The store decisio doctrine in the case Marbury v. Madison, 5 U.S. 137 (1803) states, "If any statement, within any law which is passed, is unconstitutional, the whole law is unconstitutional."

Wherefore, I demand to be immediately released on personal recognizance according to my correct foreign national status, and absent of a bail bond, so that my right to due process of law which is guaranteed to be secured under the 5th Amendment of the Constitution for the United States of North America can be restored and not continue to be denied or disparaged, and the instructions and guidance contained in the United States Department of State Consular Notification and Access Manual (5th Edition, 2018) can be followed in accordance with my treaty rights to consular jurisdiction which are guaranteed to be secured 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.

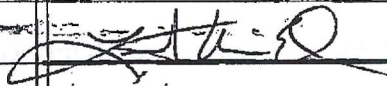
The stare decisis doctrine in the case *Kolovrat v. Oregon*, 366 U.S. 187, 194, 81 S.Ct. 922 (1961) states, "A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. 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."

I am able to prove my foreign citizenship with my national identity card (allodial). Lord Lord is there any peace for the Widow's son?

Affidavit

I declare and affirm by virtue of Divine Law, under the Zodiac
Constitution, and upon the honor of my Foremothers and Forefathers
that the above Demand for Immediate Release on Personal
Recognizance and Affidavit is true and correct.

Executed this 24th day of March, 2023.



Lamont Maurice El, sui juris (Widow's son)
authorized representative, ex rel.

LAMONT MAURICE BUTLER-EL;

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C/o P.O. Box 1690

La Plata, Maryland republic

Certificate of Service

I, Lamont Maurice El, hereby certify that on the 27th day of March, 2023, the enclosed Affidavit of Fact: Demand for Immediate Release on Personal Recognizance was sent via United States Postal Prepaid mail and /or hand delivery to the following addressees:

Lisa E. Yates, (acting as) Administrative clerk
CIRCUIT COURT FOR CHARLES COUNTY (Inc.)
200 Charles Street
La Plata, Maryland republic [near. 20646]

Anthony B. Covington, (acting as) State's Attorney
OFFICE OF THE STATES ATTORNEY
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