

FEB 16 2023

MARION JACKSON, CLERK
BY:

Affidavit of Fact

Writ of Quo Warranto

International Document

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

Exhibit: B - QUO

Marion W. Jackson, (acting as) Administrative clerk
ALEXANDRIA CITY GENERAL DISTRICT COURT (Inc.)
520 King Street, Second Floor
Alexandria, Virginia republic [near. 22320]

Jessica Glajch (VSB# 23924), (acting as) Attorney
Edward J. Longosz, II (VSB# 39411), (acting as) Attorney
ECKERT SEAMANS CHERIN & MELLOTT, LLC
1717 Pennsylvania Avenue, NW, 12th Floor
Washington, District of Columbia republic [near. 20006]

Omar Aquino, (acting as) Vice President
MAGNA HOSPITALITY GROUP LC d/b/a
MHF ALEXANDRIA OPERATING V LLC d/b/a
RESIDENCE INN BY MARRIOTT, ALEXANDRIA OLD TOWN SOUTH (Inc.)
300 Centerville Road, Ste 300
Warwick, Rhode Island republic [near. 02886]

Re: Misrepresented instrument - bill of attainder / foreign bill of
exchange styled as case no. GV22-6109 and titled SUMMONS FOR

UNLAWFUL DETAINER (CIVIL CLAIM FOR EVICTION) dated January 4, 2023; and the unconstitutional de facto administrative hearing scheduled for February 22, 2023, which includes my inherited ancestral estate in reversion known as 2345 Mill Road, Alexandria, Virginia.

Stare Decisis

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 Article VI, clause 2, state policies as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements.").

For the record, I am Lamont Maurice El, a natural person, in full life, in propria persona, sui juris. My nationality is Moorish-American, being an aboriginal indigenous sovereign national heir apparent of the land by jus sanguinis, and foreign national inhabitant at corporate ALEXANDRIA, Virginia commonwealth republic. I hereby make special appearance in this de facto case as authorized representative, ex rel. LAMONT BUTLER-El, and I object to the de facto unconstitutional administrative hearing scheduled for February 22, 2023, and to the collusive action and de facto administrative proceedings under color of law in this de facto case due to lack of jurisdiction and fraud.

Jurisdiction and Venue

I hereby invoke and assert my treaty secured rights to consular jurisdiction and venue in this dispute under Article 20 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, which over the following:

Article 20. If a citizen of the United States or any person under their protection, shall have any disputes 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.

Statement of Facts

1. On or about October 6, 2022, you, Omar Aquino (and Bruce R. Wion, formerly acting as President of MAGNA HOSPITALITY GROUP LLC), were served at your mailing address either directly or by and through your agent via United States Postmaster certified mail (tracking number 7020 1810 0002 3169 3971) with the Affidavit of Dispute (Exhibit: A) dated 10/1/2022 and attachments Exhibit: A1 and A2 (evidence of Fraud) which served as my dispute and counter-claim to your alleged feudal rent/debt, and the Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate (Exhibit: B) dated 10/1/2022, which served as lawful notice of my de jure heirship claim to my inherited ancestral estate in reversion known as 2345 Mill Road, Alexandria, Virginia, per my treaty secured right to inherit as heir apparent under Article 22 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, and the Memorandum of Trust dated 10/1/2022 which served as lawful notice of my inherited ancestral estate being in

My private allodial trust, and you were given five (5) days from that date to answer. A copy of the Affidavit of Dispute (Exhibit: A) with attachments Exhibit: A1 and Exhibit: A2, and the Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate (Exhibit: B) with the Memorandum of Trust will be sent to you, Marion W. Jackson, by my consul agent to be entered into the records of this de facto case as attachments hereto.

2. You, Omar Aquino (and Bruce R. Winn), failed to answer within the five (5) days which constitutes default and served as your admission by silence to my counter-claim in the Affidavit of Dispute (Exhibit: A), which included you having no valid claim of a debt and you and your company, RESIDENCE INN BY MARRIOTT, ALEXANDRIA OLD TOWN SOUTH (Inc.), accepting fiat/credit as payment for the alleged debt in account / folio no. 56826 (and not lawful money, i.e., gold and silver coins as payment per Article 1, section 10, clause 1 of the United States Constitution) which is unconstitutional and constitutes fraud in the inducement; and your admission by silence to my claim to my inherited ancestral estate in reversion known as 2345 Mill Road, Alexandria, Virginia, as de jure heir apparent by jus sanguinis in the Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate (Exhibit: B).

3. On or about October 19, 2022, you, Omar Aquino (and Bruce R. Winn), were served at your mailing address either directly or by and through your agent via United States Postmaster certified mail (tracking number 7020 1810 0002 3169 5159) with the Affidavit of Fact: Notice of Default (Exhibit: B) dated 10/17/2022 with attachment Exhibit: B1 which served as lawful notice of your default for failing to answer within the five (5) days, and the allodial compensation invoice for damages ^{I suffered} caused by you ^(et al.) which includes Fraud in the Inducement (\$1,000,000); Deprivation of Rights under Color of

Law (\$1,000,000); Conspiracy against Rights (\$1,000,000); Refund from fiat/credit (\$57,715); and Miscellaneous Expenses (\$2,000) which total the amount of \$3,059,715 payable in lawful money, 9999 fine silver bullion coins or bars. A copy of the Affidavit of Fact: Notice of Default (Exhibit: B) with attachment Exhibit: B1 will be sent to you, Marion W. Jackson, by my consul agent to be entered into the records of this de facto case as attachments hereto.

4. You, Omar Aquino (and Bruce R. Winn), are required to compensate me the total amount of \$3,059,715 in the specified lawful money and you have failed to do so.

5. Pursuant to my treaty secured right to inherit as de jure heir apparent by jus sanguinis under Article 22 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 2, I am entitled to inherit and possess my ancestral estate in reversion known as 2345 Mill Road, Alexandria, Virginia, in allodium, without interruption by my vested aboriginal title (F1) and upon my claim made thereto.

6. The misrepresented instrument - bill of attainder / foreign bill of exchange titled SUMMONS FOR UNLAWFUL DETAINER (CIVIL CLAIM FOR EVICTION) dated 1/4/2023 and all attachments associated thereto, including the instruments titled PLAINTIFF'S BILL OF PARTICULARS dated (no date available) and AFFIDAVIT IN SUPPORT OF SUMMONS FOR UNLAWFUL DETAINER dated 12/22/2022 were issued under color of law within purview of the unconstitutional 14th Amendment as a collusive action against the artificial corporate construct LAMONT BUTLER-EL, and is not an actual case or controversy under Article III, section 2 of the

Constitution for the United States of North America; and such instruments are being used by you to deprive me of my treaty secured right to inherit my ancestral estate under color of law, i.e., your foreign de facto corporate bill of attainder (VA. CODE) of the COMMONWEALTH OF VIRGINIA (Inc.) which is unconstitutional and unenforceable per Article I, section 9, clause 3, and per Article I, section 10, clause 1 of the Constitution for the United States of North America. Therefore, your instruments and any attachments associated thereto are unconstitutional, notwithstanding, null and void ab initio, and are unenforceable. See *Miranda v. Arizona*, 384 U.S. 436, 125 ("Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them."); and see *Marbury v. Madison*, 5 U.S. 137 (1803) ("If any statement, within any law which is passed, is unconstitutional, the whole law is unconstitutional.").

Quo Warranto

YOU ARE HEREBY COMMANDED to produce the following evidence for the record as proof of your lawful jurisdiction and judicial authorization:

1. Evidence of a delegation of authority order from Congress per Article III, sections 1 and 2 of the Constitution for the United States of North America as proof of you, Marion W. Jackson, and the foreign de facto ALEXANDRIA CITY GENERAL DISTRICT COURT (Inc.) being lawfully conferred judicial authorization and consular jurisdiction to hear and decide cases or controversies (disputes) between Moorish-Americans and citizens of the United States authorized 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;

2. Evidence of an alleged identifiable natural person (not an artificial

corporate person) that can establish his or her standing in this de facto case as plaintiff / injured party, and evidence of an alleged written accusation made against me and signed under oath or affirmation by the alleged plaintiff / injured party and not by you, Jessica Glajch, as counsel / attorney or by any other third party (see *Allen v. Wright*, 468 U.S. 737, 751 (1984) ("The requirement of standing, however, has a core component derived directly from the Constitution. A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief."); and see *Trinsey v. Pagliaro*, 229 F. Supp. 647 ("Statements of counsel in their briefs or arguments are not sufficient for purposes of granting a motion to dismiss or for summary judgment."));

3. Evidence of a valid and verifiable contract or commercial agreement mutually made between you or any other representative of the RESIDENCE INN BY MARRIOTT, ALEXANDRIA OLD TOWN SOUTH (Inc.) or ALEXANDRIA CITY GENERAL DISTRICT COURT (Inc.) or COMMONWEALTH OF VIRGINIA (Inc.) and I, which would obligate me to any specific performance or subject me to the color of any law, statute, code, rule, regulation, or custom of the foreign de facto COMMONWEALTH OF VIRGINIA (Inc.);

4. Evidence of your alleged allodial title or aboriginal title to the estate in reversion known as 2345 Mill Road, Alexandria, Virginia, which would possibly defeat my aboriginal title claim made thereto per my treaty secured right to inherit my ancestral estate as heir apparent by jus sanguinis (see *Holovrat* case mentioned above).

Days to Answer

You have three (3) days from the date this lawful notice is

7 of 10

filed in this de facto case (no. GV22-6109) to answer and produce the above listed evidence in its entirety for the record, and to rebut the above listed statements of fact, point-by-point, on an affidavit signed under oath or affirmation.

Default

Your failure to answer as described above constitutes default, and will serve as your admission by silence to the above listed statements of fact and to your lack of jurisdiction and fraud, and the collusive action in this de facto case must be dismissed with prejudice and closed.

Upon your default, I am entitled to the following redress from you, Marion W. Jackson, Jessica Glajch, Edward J. Longosz II, and Omar Aquino:

1. the immediate dismissal with prejudice and closure of this de facto case (no. GV22-6109) and any other attachments associated thereto for lack of jurisdiction and fraud;
2. the total amount of three million fifty-nine thousand seven hundred fifteen and 00/100 (\$3,059,715) Dollars in lawful money .9999 (or .999) fine silver bullion coins or bars due forthwith;
3. the immediate possession of my inherited ancestral estate in reversion known as 2345 Mill Road, Alexandria, Virginia, in allodium, without interruption or condition as de jure heir apparent thereto by jus sanguinis vested with aboriginal title (Ei) to the land, and per my treaty right to inherit.

THIS DE FACTO CASE CANNOT PROCEED until your alleged jurisdiction is proved to exist! 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.").

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 Writ of Quo Warranto and Affidavit is true and correct.

Executed this 10th day in the month of February, 2023.



Affiant: Lamont Maurice El, sui juris
authorized representative, ex rel.

LAMONT BUTLER-EL;

All Rights Reserved.

c/o P.O. Box 1690

La Plata, Maryland republic

Non-Domestic / Non-Resident / Non-Subject


Certificate of Service

I, Lamont Maurice El, hereby certify that on the 12th day of February, 2023, the enclosed Affidavit of Fact: Writ of Quo Warranto [Exhibit: B-QUO] was sent via United States Postal Prepaid mail to the following addressees:

Marion W. Jackson, (acting as) Administrative clerk
ALEXANDRIA CITY GENERAL DISTRICT COURT (Inc.)
520 King Street, Second Floor
Alexandria, Virginia republic [near. 22320]

Jessica Glajch (VSB #83924), (acting as) Attorney
ECKERT SEAMANS CHERIN & MELLOTT, LLC
1717 Pennsylvania Avenue, NW, 12th Floor
Washington, District of Columbia republic [near. 20006]

Omar Aquino, (acting as) Vice President
MAGNA HOSPITALITY GROUP LC
300 Centerville Road, Ste 300
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C.C.: Virginia Secretary of State
United States Secretary of State
Office of the Consul of Morocco 10 of 10