





Moorish National Republic Federal Government
Moorish Divine and National Movement of the World
Northwest Amexem / Northwest Africa / North America / 'The North Gate'

\$\infty\$ ~ 'Temple of the Moon and Sun' ~ \$\infty\$
\$\infty\$ ~ Societas Republicae Ca Al Maurikanos ~ \$\infty\$
The True and De jure Natural Peoples ~ Heirs of the Land

Affidavit of Fact WRIT OF ERROR

International Document
Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Exhibit: L

Re: Case Number: 2019 CA 000509 R(RP)

Laura A. Cordero, (acting as) Administrative officer
Pamela Hunter, (acting as) Director/Administrative clerk
SUPERIOR COURT OF THE DISTRICT OF COLUMBIA (Inc.)
500 Indiana Avenue, North West
Washington, District of Columbia Republic [Near. 20001]

Re: Misrepresented Instrument - Bill of Attainder titled ORDER CONTINUING STATUS HEARING filed on June 8, 2020.

Stare Decisis

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.")

MEMORANDUM

It has been clearly shown in the records of this case by prima facie evidence and conclusive proof, i.e., the Affidavit of Fact: Default Judgment [Exhibit: E] entered in this case on January 24, 2020, and the Affidavit of Fact: Writ of Error [Exhibit: J] entered in this case on March 12, 2020, that you, Laura A. Cordero, (acting as) Administrative officer/clerk, and your private foreign corporate entity styled as the SUPERIOR COURT OF THE DISTRICT OF COLUMBIA (Inc.) lack jurisdiction in this case. See Joyce v. United States, 474 2d 215 ("There is no discretion to ignore lack of jurisdiction."). Therefore, your misrepresented instrument - bill of attainder titled ORDER CONTINUING STATUS HEARING filed in this case on June 8, 2020, under color of law against the fictitious corporate person / nom de guerre RYAN DELEVAN CARTWRIGHT (Race: Black) within purview of the plausible 14th Amendment is another attempt to deprive me of my treaty right to inherit my ancestral estate in reversion, and such instrument is deemed erroneous, unconstitutional, notwithstanding null and void ab initio for lack of jurisdiction and fraud. 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 millities. 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."); 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.").

The only court that has lawful jurisdiction to hear and decide any case or controversy affecting me, my property - estate, and my treaty right to inherit my ancestral estate in reversion would be a Consular court ordained and established by Congress under Article III, sections 1 and 2 of the United States Republic Constitution of 1791, and authorized under Article 20 the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire; and NOT your private foreign corporate for-profit entity styled as SUPERIOR COURT. OF THE DISTRICT OF COLUMBIA (Inc.). The misrepresented instrument – bill of attainder titled ORDER CONTINUING STATUS HEARING stands as conclusive proof of your 'Overt Act of Treason' in addition to all other previous instruments filed by you in this case under color of law and in want of jurisdiction. Because of which, your position is clear that you are attempting to overthrow the supreme Law of the Land for that of color of law (D.C. Code, etc.) in order to denationalize me under the plausible 14th Amendment U.S. corporate citizenship clause as a 'stateless (colored) person' and misrepresent me to stand as surety for the nom deguerre RYAN DELEVAN CARTWRIGHT (Race: Black) against my consent, while depriving me of my treaty right to inherit my ancestral estate in reversion known as 709 Burns Street Southeast, Washington, District of Columbia, as rightful heir apparent of the Moroccan Empire at North America per 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) ("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.").

WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that you, Laura A. Cordero, are in ERROR;

IT IS FURTHER ORDERED that you, Laura A. Cordero, are in COMMERCIAL

ADMINISTRATIVE BREACH OF TRUST by failing to uphold your oath and obligation to
the Constitution for the United States of North America of 1791;

IT IS FURTHER ORDERED that the collusive in rem action and proceedings in this case under color of law against the fictitious corporate person / nom de guerre RYAN DELEVAN CARTWRIGHT (Race: Black), and the misrepresented instrument – bill of attainder titled ORDER CONTINUING STATUS HEARING filed in this case on June 8, 2020, are UNCONSTITUTIONAL, NOTWITHSTANDING, NULL and VOID, and are NOT ENFORCEABLE for lack of jurisdiction and fraud;

IT IS FURTHER ORDERED that you, Laura A. Cordero, and the Director /
Administrative clerk Pamela Hunter of the SUPERIOR COURT OF THE DISTRICT OF
COLUMBIA (Inc.), and/or her assign shall forthwith DISMISS this case WITH PREJUDICE
and CLOSE it for lack of jurisdiction and fraud.

SO ORDERED, SUI JURIS.

AFFIDAVIT

I affirm by virtue of Divine Law; under the Zodiac Constitution; and upon the United States Republic Constitution; and upon the honor of my Foremothers and Forefathers that the foregoing Writ of Error and Affidavit is true and correct. Affiant: Ryan Delevan Cartwright-El, sui juris, authorized representative, ex rel. RYAN DELEVAN CARTWRIGHT; All Rights Reserved: UCC 1-207/1-308; UCC 1-103. C/o 10903 Adler Court, Upper Marlboro, Maryland Republic [Zip Exempt] Non-Domestic/Non-Resident/Non-Subject Maghrib al Aqşá. North-West Amexen. Duly subscribed and affirmed on this 28th day of 5.0cm, 1441 M.C.Y. [C.C.Y. 2020], before me, a Consul and General Vizir (Public Minister) of the Moorish National Republic Federal Government, WITNESS my hand and official scal: Seals Signature:

My commission is permanent.

Appellation (printed): (AMO)

Affidavit of Fact Certificate of Service

1, R;	yan Delevan Cartwright-El, hereby certify that on this 27th day of
•	, 2020, the enclosed Affidavit of Fact: Writ of Error [Exhibit: L] was sent
via efiling t	o the following addressee:

Pamela Hunter, (acting as) Director/Administrative clerk SUPERIOR COURT OF THE DISTRICT OF COLUMBIA (Inc.) 500 Indiana Avenue NW Washington, District of Columbia Republic [Near. 20001]

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C.C.: Howard N. Bierman, Attorney of BWW LAW GROUP, LLC.
Michael R. Pompeo, United States Secretary of State
William P. Barr, United States Attorney General
Moorish American Consul and General Vizir
Wayne Salzgaber, 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