

**FILED**

FEB 09 2023

Affidavit of Fact

Writ of Error

CIRCUIT COURT  
FOR CHARLES CO., MD.

International Document

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

Exhibit: H

Monise A. Brown, (acting as) Administrative clerk

James West, (acting as) Administrative clerk

Lisa F. Yates, (acting as) Administrative clerk

CIRCUIT COURT FOR CHARLES COUNTY (Inc.)

200 Charles Street, La Plata, Maryland republic [near 20646]

Jonathan Patrick Beattie, (acting as) assistant state's attorney

Tiffany L. Campbell, (acting as) assistant state's attorney

Michael Brown, (acting as) assistant state's attorney

Anthony B. Covington, (acting as) State's Attorney

OFFICE OF THE STATE'S ATTORNEY FOR CHARLES COUNTY, MARYLAND (Inc.)

P.O. Box 3065, La Plata, Maryland republic [near 20646]

Re: Misrepresented instruments - bills of attainder / foreign bills of exchange

styled as (de facto) case no. C-08-CR-22-000652 and titled NOTICE OF

HEARING / TRIAL dated February 3, 2023; and the unconstitutional

de facto administrative hearing scheduled for February 9, 2023.

I am in receipt of your misrepresented instrument - bill of  
attainder / foreign bill of exchange titled NOTICE OF HEARING / TRIAL

dated February 3, 2023, being issued by your color of authority in want of jurisdiction, and addressed to the fictitious corporate person/nom-de-guerre LAMONT MAURICE BUTLER (Race: Black) under color of law within purview of the unconstitutional 14<sup>th</sup> Amendment and not to me, which constitutes fraud. Therefore, your spurious instrument titled NOTICE OF HEARING / TRIAL dated February 3, 2023, and any other attachments associated thereto, including the de facto administrative hearing scheduled for February 9, 2023, are unconstitutional, notwithstanding, null and void ab-initio, and are unenforceable for lack of jurisdiction and fraud. See United States v. Throckmorton, 98 U.S. 61, 25 L.Ed. 93 ("Fraud vitiates the most solemn contracts, documents, and even judgments.")

### Memorandum

On or about December 7, 2022, you were served with process (either directly or by and through your agent) with a certified copy of the Writ of Habeas Corpus Ad Subiiciendum and attached Affidavit of Evidence and Information [Exhibit: A] from my consul officer (Nissa Bey) which were pulled from the records of the de-jure Morocco Consular Court at the Maryland state republic and entered into de facto case no. C-08-CR-22-00065-2 in the records of the foreign de facto CIRCUIT COURT FOR CHARLES COUNTY (Inc.), and which commanded for you (et al.) to release me forthwith and unconditionally from your custody due to unlawful imprisonment pursuant to my treaty-secured rights to consular jurisdiction and to be freed from being made prize (with my effects) by any citizen of America under 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. Since then you have failed to provide any cause to the contrary to the Writ of Habeas Corpus

~~Ad Subjiciendum and attached Affidavit of Evidence and Information [Exhibit:A], and you have failed to execute your duty therein which constitutes your breach of duty and violation of your obligation to uphold and support the supreme Law of the Land under Article VI, clause 2 of the Constitution for the United States of North America. See *Kalovrat 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 [...] must give way to overriding federal treaties and conflicting arrangements.").~~

~~On or about December 12, 2022, you were served with process (either directly or by and through your agent) with the Affidavit of Fact: Writ of Error [Exhibit:B] from me, which was entered into de facto case no. C-08-CR-22-000652 and stands in the record as conclusive evidence of the misrepresented instruments - bills of attainder / foreign bills of exchange in the form of case no. C-08-CR-22-000652 and both titled WRIT OF SUMMONS - CRIMINAL dated December 5, 2022, and INDICTMENT filed on December 2, 2022, addressed to the fictitious corporate person / nom de guerre LAMONT MAURICE BUTLER (Race: Black) under color of law, and any other attachments associated thereto being unconstitutional, notwithstanding, null and void ab initio, and unenforceable for lack of jurisdiction and fraud.~~

~~On or about January 6, 2023, you were served with process (either directly or by and through your agent) with the Affidavit of Fact: Writ of Error [Exhibit:C] from me, which was entered into de facto case no.~~

C-08-CR-22-000652 and stands in the record as conclusive evidence of the misrepresented instrument - bill of attainder / foreign bill of exchange titled CRIMINAL NOTICE OF HEARING / TRIAL dated December 29, 2022, addressed to the fictitious corporate person / nom de guerre LAMONT MAURICE BUTLER (Race: Black) under color of law, and any other attachments associated thereto including the de facto administrative hearing held on December 30, 2022, and scheduled for February 3, 2023, March 3, 2023, March 31, 2023, and April 19, 2023, by you, Monise A. Brown and Lisa E. Yates, being unconstitutional, notwithstanding, null and void ab initio, and unenforceable for lack of jurisdiction and fraud.

On or about January 6, 2023, you were served with process (either directly or by and through your agent) with the Affidavit of Fact: Writ of Quo Warranto [Exhibit: D] from me, which was entered into de facto case no. C-08-CR-22-000652 and served as my special appearance therein, in propria persona, sui juris, being the authorized representative, ex rel. LAMONT MAURICE BUTLER, and commanded for you to produce for the record evidence of your alleged lawful jurisdiction and Article III judicial authorization to hear and decide cases and controversies involving me (as a party), and you were given three (3) days from that date to answer. As a result, you failed to answer which constitutes default; and your default served as your admission by silence to your lack of jurisdiction and fraud.

On or about January 9, 2023, you were served with process (either directly or by and through your agent) with the Affidavit of Fact: Writ of Error [Exhibit: F] from me, which was entered into de facto case no. C-08-CR-22-000652 and stands in the record as conclusive

~~evidence of the misrepresented instrument = bill of attainder / foreign bill of exchange titled T.A / Status dated December 30, 2022, addressed to the fictitious corporate person / nom-de-guerre LAMONT MAURICE BUTLER (Race: Black) under color of law, and any other attachments associated thereto being unconstitutional, notwithstanding, null and void ab-initio, and unenforceable for lack of jurisdiction and fraud.~~

~~On or about January 17, 2023, you were served with process (either directly or by and through your agent) with the Affidavit of Fact: Default Judgment [Exhibit: F] from me, which was entered into de facto case no. C-08-CR-22-000652 and ordered for you to immediately dismiss case no. C-08-CR-22-000652 with prejudice along with any other attachments associated thereto for lack of jurisdiction and fraud. Since then you have failed to execute this obligation which constitutes your wanton neglect and breach of duty. 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.")~~

~~On or about February 1, 2023, you were served with process (either directly or by and through your agent) with the Affidavit of Fact: Rescission of Signature and Termination of assumed Power of Attorney [Exhibit: G] from me, which was entered into de facto case no. C-08-CR-22-000652 and stands in the record as lawful notice of my signature / autograph and consent on all of your forms, instruments, and documents that I either signed or accepted while being under duress and held hostage for profit under your custody (as surety for LAMONT MAURICE BUTLER), and which were addressed to or for the~~

~~fictitious corporate person / nom de guerre LAMONT MAURICE BUTLER (Race: Black), was thereby rescinded for fraud; and lawful notice of me forever terminating any assumed power of attorney over my estate ex rel. LAMONT MAURICE BUTLER being presently claimed and exercised by you or any other representative / employee / contractor of the foreign de facto STATE OF MARYLAND (Inc.) or any subdivision thereof via de facto case no. C-OR-CR-72-000652 due to fraud.~~

~~On February 3, 2023, you, James West and Lisa E. Yates, arbitrarily scheduled another de facto administrative hearing for February 9, 2023, for the fictitious corporate person / nom de guerre LAMONT MAURICE BUTLER (Race: Black) via the spurious instrument titled NOTICE OF HEARING / TRIAL dated February 3, 2023, in want of jurisdiction under color of law and by color of authority within purview of the unconstitutional 14<sup>th</sup> Amendment with the intent to keep me kidnapped, denationalized, and held hostage for profit as surety for LAMONT MAURICE BUTLER (Race: Black) is unlawful imprisonment, absent of a lawful warrant and without due process of law in violation of Article III section 2, and the 4<sup>th</sup>, 5<sup>th</sup> and organic 13<sup>th</sup> Amendment (section 12) of the Constitution for the United States of North America; and 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.~~

~~WHEREFORE, it is hereby ORDERED and ADJUDGED that a writ of error be and the same is hereby entered against you, Moïse A. Brown, James West, Lisa E. Yates, Jonathan Patrick Beattie, Tiffany L. Campbell, Michael Brown, and Anthony B. Covington;~~

~~It is further ORDERED and ADJUDGED that the misrepresented instruments = bills of attainder / foreign bills of exchange styled as de facto case no. C-08-CR-22-000652 and titled NOTICE OF HEARING / TRIAL dated February 3, 2023, and any other attachments associated thereto are unconstitutional, notwithstanding, null and void ab initio, and are unenforceable and shall be forthwith dismissed with prejudice for lack of jurisdiction and fraud;~~


~~It is further ORDERED and ADJUDGED that the collusive action and de facto administrative proceedings under color of law in de facto case no. C-08-CR-22-000652 in the records of the foreign de facto CIRCUIT COURT FOR CHARLES COUNTY (Inc.), including the de facto administrative hearing scheduled for February 9, 2023, and any other attachments associated thereto are unconstitutional, notwithstanding, null and void ab initio, and unenforceable, and shall be forthwith dismissed with prejudice and closed for lack of jurisdiction and fraud.~~

~~Done and Ordered at Magrib al Aqsa, North-West Amerem.~~

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 foregoing Writ of Error and Affidavit is true and correct.~~

~~Executed this 3rd day of February, 2023.~~

~~  
Affiant: Lamont Maurice El, sui juris  
authorized representative, ex rel.  
LAMONT MAURICE BUTLER;  
All Rights Reserved.  
C/o P.O. Box 1690  
La Plata, Maryland republic  
Non-Domestic/Non-Resident/Non-Subject~~

Affidavit of Fact  
Certificate of Service

I, Lamont Maurice El, hereby certify that on the 6<sup>th</sup> day of February, 2023, the enclosed Affidavit of Fact: Writ of Error [Exhibit: H] was sent via United States Postal Prepaid mail to the following addressees:

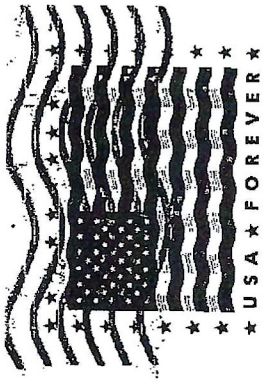
Lisa E. Yates, (acting as) Administrative clerk  
CIRCUIT COURT FOR CHARLES COUNTY (Inc.)  
200 Charles Street, La Plata, Maryland republic [near 20646]

Anthony B. Covington, (acting as) State's Attorney  
OFFICE OF THE STATE'S ATTORNEY FOR CHARLES COUNTY, MARYLAND (In  
P.O. Box 3065, La Plata, Maryland republic [near 20646]

  
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C.C. = Maryland Secretary of State  
United States Secretary of State  
United States Attorney General  
Maryland State Treasurer Gabriel Johnson  
Office of the Consul of Morocco





CAPITAL DISTRICT 208  
7 FEB 2023 PM 1 L

LAMONT Maurice El, sui juris  
[authorized rep., ex rel. LAMONT BUTLER]  
C/o P.O. Box 1690  
La Plata, Maryland republic [near: 20646]  
Non-Domestic/Non-Resident/Non-Subject

Lisa E. Yates, (acting as) Administrative clerk  
CIRCUIT COURT FOR CHARLES COUNTY (Inc.)  
200 Charles Street  
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20646-359900 