

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA
Court of Appeals

CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff-Appellant,

v.

Attorney General Merrick Garland;
Chief Justice John Roberts Jr.,
Secretary General of the United Nations;
Registrar-Peace Palace Carnegie Pleinz et al in their official capacity

Defendant,

Civil No: 1:24-cv-00479-RC
USCA CASE NUMBER 24-5263

Secretary of the Treasury

1500 Pennsylvania Avenue NW

Washington DC 20220

202-622-2200

www.home.treasury.gov

Janet Yellen, et al I their capacity

Financial Management Service (FMS)

Office of Debt Management

World Bank

IMF

United Nations

Approval by Default (Implied approval)**Silence Equals Consent and Approved for debt recovery**

under regulatory silence interpreted as non-objection; 31 USC 3321; 31 USC 3123 for Payment Order and disbursement of Assets and funds and Foreign Sovereign Immunities Act (FSIA) payment is to be processed.

Attached: Form 224; FMS 143; (2) UCC 1 Financial Statements w/ voucher invoice; Form 56; Affidavit of Mailing to Sec of State: Assets and Trustee Acceptance (Filed in Case 1:24 cv 00479 RC and DC appeals 24-5263)

In accordance with the Foreign Sovereign Immunities Act (FSIA) and 31 USC 3321; 31 USC 3123, this statement pertains to a tort claim against the United States by the State of Loc Nation concerning wrongs committed during the transatlantic slave trade. The claim proved with undisputed evidence that the United States, through current and historical actions and policies, participated in or condoned illegal kidnappings and human rights abuses against individuals of aboriginal, indigenous and Afro lineage, which led to significant harm and suffering.

Under the FSIA, certain exceptions to sovereign immunity may apply in cases involving tortious acts committed by the United States. Specifically, claims alleging personal injury or harm resulting from acts that violate international law, including acts of slavery, forced labor, and related atrocities, qualifies for an exception to sovereign immunity.

The State of Loc Nation asserts that the United States engaged and currently operates in systematic and egregious violations of human rights during the transatlantic slave trade, and operating unbalanced tribunal systems that protect one party (minority) and not (majority) causing lasting harm to individuals and communities.

The State of Loc Nation request/ demand accountability, restitution, and recognition of these historical wrongs through legal proceedings in accordance with U.S. laws and international norms.

Final Notice of Debt Collection - Past Due Amount (Reference UCC-1 Financial Statement)

Subject: Final Demand for Payment on Outstanding Debt - Notice of Intent to Pursue Legal Remedies

This letter serves as a final notice for the payment of the outstanding debt owed by UNITED STATES OF AMERICA, et al and all its affiliates to State of Loc Nation Global Public Benefit Corp and Black United States of America Intl GOV PBC, referenced in the UCC-1 financial statements attached under the UCC-1 Financing Statement.

As of today, the amount of \$500 Quadrillion; land withdrawal for 1.4 trillion people with 50% interest and the land transfer of all inheritance of CLEMENT; HINES, MCALLISTER; SCOTT remains unpaid, transferred to new trustee and is past due, despite previous communications regarding the debt. The terms of the agreement included on the UCC 1 financial statement required immediate transfer and payment, and the failure to meet this obligation is now causing substantial harm to State of Loc Nation Global Public Benefit Corp and Black United States of America Intl GOV PBC.

Legal Steps Taken to Date: See undisputed District of Columbia Case 1:24 cv 00479 RC and DC court of Appeals 24-5263. UCC 1 financial Statements 1 and 2

1. Notification of Debt:

Initial notices regarding the past due amount; assets and violations were filed in 1:24 cv 00479 RC; Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1 and 2; Dejure Defacto.

2. Diplomatic Communication:

Formal diplomatic channels were used to notify various US Government departments about the overdue debt; violations et al as evident in various case filings also addressing the various departments. Despite these communications, no acceptable payment arrangement or substantial action has been taken to resolve this matter.

3. Final Demand:

This letter constitutes the final demand for payment in full and asset transfer to the new trustee. We are requesting immediate payment, including any accrued interest and penalties, no later than 2/10/2025.

4. Notice of Intent to Pursue Legal Action:

Failure to remit payment by the deadline stated above will compel State of Loc Nation Global Public Benefit Corp and Black United States of America Intl GOV PBC to take further action to recover the debt, including but not limited to:

- International Legal Action: Initiation of proceedings through international courts or dispute resolution mechanisms, including arbitration, to enforce the debt obligation.

- Asset Recovery: Pursuit of asset recovery through the seizure or garnishment of foreign assets, including property, investments, or funds belonging to UNITED STATES OF AMERICA, et al and all its affiliates, in accordance with relevant international law and agreements. This will include assets identified in the previously filed UCC-1 Financing Statement.

5. Referral to International Financial Institutions:

In the event of continued non-payment, State of Loc Nation Global Public Benefit Corp and Black United States of America Intl GOV PBC will seek the intervention of international financial institutions such as the International Monetary Fund (IMF), World Bank, or World Trade Organization (WTO), which may impose additional sanctions or restrictions on UNITED STATES OF AMERICA, et al and all its affiliates.

Next Steps:

If payment is not received within the week of February 10, 2025, we will begin formal legal proceedings to recover the debt owed. This will include filing additional claims in international legal forums and initiating asset seizure procedures as outlined above.

We strongly encourage UNITED STATES OF AMERICA, et al and all its affiliates to act immediately to avoid these escalatory steps. Payment can be made through the following channels:

- Bank Account Information; Contact for private details (due to public court filings)
- Wire Transfer Instructions: Contact for private details (due to public court filings).

Grant order for the plaintiff for all reliefs demanded in case filings 1:24 cv 00479 RC and Appeals 24-5263

Please treat this matter with the utmost urgency to avoid severe legal consequences.

Thank you for your attention to this matter.



Rev. Dr. Christina Clement,
President of Black USA
8 The Green, Suite 21215

Dover, DE 19901

678-780-5557

Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized by that person, together with that person's name on a signature block, constitutes the person's signature.

CERTIFICATE OF SERVICE

I hereby certify that on February 9, 2025, I electronically uploaded the foregoing with the Clerk of the Court using the courts e-filing system, which clerk will send notice to all parties including the Secretary of US Treasury, et al.

“CHRISTINA CLEMENT