

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

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

Plaintiff,

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

APPENDIX

United States Court of Appeals, District of Columbia Circuit
Case No.: 24-5263

I. PROCLAMATION FOR REDRESS Full Faith and Credit 28 U.S.C. § 1738,

This appendix is presented under the authority of **REV DR Christina Clement**, asserting the sovereign; legal; divine right to address the miscarriage of justice in the original dismissal of **Case No. 1:24 CV 00479 RC pursuant to the adapted Rule 55 Received 81 Objection to reset deadlines order.pdf**. This Undisputed appeal seeks to rectify procedural and substantive injustices, uphold the principles of fairness and equity, and demand redress for grievances affecting the people of the realm.

RECEIVED

NOV 24 2024

Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

II. Statement of Grievances

1. Breach of Oaths of Office

- **Issue:** Officials sworn under the sacred oath prescribed by **5 U.S.C. § 3331** have violated their solemn duty to uphold justice, equality, and the U.S. Constitution, failing to honor their commitment to serve all citizens without bias. To date the oath only protects “the minority from the tyranny of the majority” which does not equate to all people.
- **Official Record:** THE CONSTITUTION PROTECTS MINORITY VIEWPOINTS AND RIGHTS Microsoft Word - October 2023 Civics Article Protection of Minority Views and Rights Final.docx “The Courts must decide these cases even in the face of popular sentiment against the litigants or the causes they espouse. Courts must be faithful to the law and the Constitution, not majority opinion or sentiment. This is the role of the courts within our particular democratic republic. Curtis L. Collier United States District Judge Chair, Eastern District of Tennessee Civics and Outreach Committee Carrie Brown Stefaniak”
- **Executive Proclamation:** It is the assertion that such breaches warrant the highest level of scrutiny and correction. *Anderson v. Celebrezze* or *Storer v. Brown*, which address the constitutionality of signature requirements for independent candidates. these breaches erode public trust and invoke remedies akin to those found in *Anderson v. Celebrezze*, 460 U.S. 780 (1983), which holds that electoral processes must not unduly restrict access. This argument could tie the breach of the oath to the disenfranchisement of a specific group or individual, creating an equity-based claim for redress. *Anderson v. Celebrezze*, 460 U.S. 780 (1983); *Storer v. Brown*, 415 U.S. 724 (1974).
- **Remedy:** Codify into US Code Title 53 “Protective rights for the majority against the tyranny of the minority.” Received 24 Title 53.pdf
- (majority party defined in DC 1:24 cv 00479 RC ECF 1 PG 23: “As the Petitioner , I, HH EMPRESS QUEEN CHRISTINA CLEMENT(TM98253363), also known as United States President Candidate CHRISTINA CLEMENT of the State of Loc Nation Party, Article IV, Section 3, am deeply concerned about the potential consequences of the alleged grievances on the UNCONTACTED TRIBES", "LOC NATIONITES", "PEOPLES IN INITIAL CONTACT", "INDIGENOUS PEOPLES OF AMERICAS", "AFRO COMMUNITY" and the wider community, globally. (Article III.S2.C1.6.1”) received 1 complaint 124cv00479rc (1).pdf

Official Records: Uncontested Exhibits

- ECF 12-1 De Jure State of State of Loc Nation Letterhead Case 1:24-cv-00479-RC Document 12-1 Filed 05/19/24 Page 1 of 55 (Received 12 Dejure defacto sovereign standing.pdf)
- Royally Accepted Record/Official Record: Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1 (Revealed The Kingdom of Locs: Nazirite Vow Continues: Clement, Christina Loren, Salamat, Sania, Sarker, Qumrun Nahar, Community, Loc members: 9798373267007: Amazon.com: Books) an Volume 2 Library of Congress CN #2023930357 (Revealed The Kingdom of Locs Nazirite Vow Continues Volume 2: Change is Nature and it Starts with a Loc (Revealed The Kingdom of Locs Series 01/03/2024): Clement, HH Christina, Jurists ICJ, International Commission, Temple-Clients, NJS Hair Care: 9798218228460: Amazon.com: Books) Locs linked to Spirituality: and The Importance of the Loc Journey Locs Linked to Spirituality: and The Importance of the Loc Journey: Clement, Christina: 9798402061118: Amazon.com: Books HH EMPRESS QUEEN CHRISTINA CLEMENT, LOCS IS OUR ARTIFACT OF FAITH TM 98253363 HH EMPRESS QUEEN CHRISTINA CLEMENT, LOCS IS OUR ARTIFACT OF FAITH - Christina Loren Clement Llc Trademark Registration
- ECF 17 Proclamation of Hyper Power; Preamble; Ancestry and Contributions; enacted Charter (Received 17 an act and the charter of SOLN.pdf)
- Proclamation of Hyper Power Charter; In light of these circumstances, I ENACT the provisions under Article VII and declare that, as the Queen Mother Divine Emanation and the Living Image of the Most High, adorned as a leader and stemming from the bloodline of Kandake (any royal woman) with the title Qore, I, CHRISTINA LOREN CLEMENT assume the Presidency of the United States of America. This AN ACT is in accordance with Article II, Section 1, Clause 2 of the U.S. Constitution. The State of Loc Nation, established in Georgia on July 25, 2022, exercising its power through national and global majority vote, holds an "exclusive" and "plenary" power as exercised by the legislatures, as affirmed in McPherson v. Blacker (1892). Further enacting Judgement for Plaintiff in case 1:24 cv 00479 RC (Received 18 Private law an act.pdf)

ECF 15 P 23 Admissions Act Received 15 volume 1 and population summary ju.pdf

ECF 15-2 Bereavement Law presented by DR. Cynthai Williams Page 525 of 526 (Received 15 volume 1 and population summary ju.pdf)

ECF 26 Preamble State of Loc Nation Trust Legal Frame Work
Received 26 SOLN Treaty.pdf

ECF 30 Written statement on Historical and Ongoing Violations Against Afro, Aboriginal, Native, and Indigenous Communities Rule 56(2)(3)(4) Received 30 Written

Statement to the UN.pdf; INTERNATIONAL COVENANT ON CIVIL AND POLITICAL RIGHTS Case 1:24-cv-00479-RC Document 30-1 Filed 06/28/24 Page 1 of 172

ECF 32 p 19 Restitution Act Received 32 ethics and budget.pdf

ECF 34 received 34.pdf Pay To the Order of State of Loc Nation

ECF 37 Multi-level government as a Jurisdictional Consent Tribunal System Received 37.pdf

ECF 41 The State of Loc Nation legal framework outline provided focuses on establishing protections against hate crimes at International, federal, state, city and local levels within the United States and International jurisdictions. Received 41 copy of emails and legal framework.pdf; Case Files 1:24cv00479-RC

ECF 42 pg 6 Received 42 Cover sheet and legal frame work.pdf

ECF 43 State of Loc Nation Charter and Arbitration Disclosure Received 43 Majority party legal framework and.pdf

ECF 45 The State of Loc Nation legal framework outline provided focuses on establishing protections against hate crimes at International, federal, state, city and local levels within the United States and International jurisdictions. (Case 1:24 cv 00479 RC Document 11-3 Filed 05/13/2024 Page 5-8) Received 45 legal framework.pdf

ECF 46 Received 46 Majority Party legal framework and.pdf

ECF 48 Received 48 Restitution Act and Accountability.pdf

ECF 49 Received 49 Establishiment of all governments.pdf

ECF 50 Motion to acknowledge State of Loc Nation Global Public Benefit Corporation Governmental Departments Establishment Act, State of Loc Nation Global, Public Benefit Corporation Hyper Power Position Establishment and Restitution Act, State of Loc Nation Global Public Benefit Trust Establishing the Treasury Department and the S.O.L.N Federal and International Reserve Act, State of Loc Nation Global Public Benefit Corporation, Establishment and Authority of Airports, Trade Boats, and Equivalent Entities Act, State of Loc Nation Global, Public Benefit Corporation, Division for Olympic Excellence and Participation, publish and distribute received 50 acts governmental departments act. .pdf

ECF 37 Multi-level government as a Jurisdictional Consent Tribunal System Received 37.pdf

ECF 53 Received 53 National Protection Act.pdf

ECF 54 Received 54 International national local protection and security act fo reverence DrChristina clement and family.pdf

ECF 57 Motion to acknowledge State of Loc Nation Law on the Formation and Operation of Community Investment Credit Unions ACT Received 57 credit union establishment.pdf

ECF 71 Public Notice: Introduction of New Currency - LND (Black USD Received 71 LND Economiv Impact.pdf

ECF 79 MOTION for Establish Justice in the Court and Rule of Law Act Received 79 establish justice in the court aan.pdf

ECF 85 Transfer of Fiduciary Responsibilities: STATE OF LOC Nation Global, Public Benefit Corp has assumed trusteeship and accept fiduciary responsibilities in full, maintaining harmonical acknowledgement with U.S. legal standards and operating in harmony with established laws. This transition includes a directive that all fiduciary duties formerly held by federal entities concerning the trust's lands, resources, and assets be assigned to the Trust. See ECF 82 (UCC1#044-2024-005830). The Trust has completed the necessary UCC filings, ensuring that restitution and protective laws are in place to prevent future mismanagement. (UCC #044-2024- 004422; Established laws and directives in case 1:24 cv 00479 RC) Uniform Trust Code (e) Any interested person may request the court to approve a nonjudicial settlement agreement, to determine whether the representation as provided in [Article] 3 was adequate, and to determine whether the agreement contains terms and conditions the court could have properly approved. received 85.pdf ; Received 68 Morion to Respond to ECF 56 and Ce.pdf

2. Unjust Signature Requirements for Independent Presidential Candidates

- **Issue:** Disparate signature requirements impose undue hardship upon independent candidates, obstructing their rightful path to leadership. This inequality transgresses the foundational rights enshrined in the **First and Fourteenth Amendments** which makes this grievance less about politics and more about legal error.
- **Executive Proclamation:** The demands of equitable treatment for all candidates aspiring to serve the people. The signature requirements place an unjust burden on political participation. For this, a balancing test weighing the state's interests versus the individual's rights would be applied. *Bullock v. Carter*, 405 U.S. 134 (1972); *Anderson v. Celebrezze*, 460 U.S. 780 (1983). Signature thresholds must be reasonable and not disproportionately high to avoid excluding legitimate candidates. The verified Document

1-1 Filed 02/13/24 Page 27-30 of 74 shows the requirements are disproportionately high thus resulting in my lack of press, ballot placement, campaign funds, et al.

- **Verified Document:** Case 1:24-cv-00479-RC Document 1-1 Filed 02/13/24 Page 27-30 of 74 received 1 complaint 124cv00479rc (1).pdf
- **Admissible evidence:** Witness statement (Case 1:24-cv-00479-RC Document 15 Filed 06/01/24 Page 5-6 of 25)
- **Official Record:** STATE OF LOC NATION FOR CLEMENT FOR PRESIDENT OF AMERICA AND USA - committee overview | FEC

3. Restitution for the Atrocity of the Transatlantic Slave Trade

- **Issue:** Centuries of unresolved pain and injustice stemming from the Transatlantic Slave Trade demand acknowledgment and restitution action in accordance with the rule of laws and international law of justice and humanity. To support this claim, the framework established under international human rights law, such as the *International Covenant on Civil and Political Rights* (ICCPR) and the *United Nations Declaration on the Rights of Indigenous Peoples* (UNDRIP), is vital. Precedents such as *Chattel v. African Slave Trade*, 51 U.S. 201 (1826), could help contextualize the historical injustice, although contemporary claims for reparations need a robust human rights argument.
- **Executive Proclamation:** The judiciary has both the jurisdiction and capacity to provide the requested relief. Lobbying efforts for the same can be found through vehicle HR 40/ SR 40 which makes this issue current. The Authority seeks restitution of these grievances under international human rights law and the **UN Declaration on the Rights of Indigenous Peoples (Article 28)**, et al Domestic law, Precedents such as *Chattel v. African Slave Trade*, 51 U.S. 201 (1826), could help contextualize the historical injustice. Invoke the principle of restitution outlined in *Burlington Industries, Inc. v. Ellerth*, 524 U.S. 742 (1998), which sets a precedent for the restoration of rights in cases of injustice and misdeeds over time.
- **The Federal Tort Claims Act (FTCA)** (1946), allowing certain lawsuits against the federal government for tortious acts of federal employees. Government employee (Father) Charles Lynch Active in the 1770s–1780s. Charles Lynch (1736–1796) was a plantation owner, judge, and militia officer in Virginia during the American Revolutionary War. Known for the creation of inhumane Lynching laws and the genocide that followed ECF 1 The current demand for research and solutions to mend the wrongs makes this issue relevant to date and all solutions have been presented in this case and DC 1:24 cv 00479 RC.

Primary Records:

- Virginia legislative records regarding the 1782 indemnity law.
- Letters and contemporaneous accounts of Lynch's activities during the Revolutionary War

International Covenant on Civil and Political Rights (1966), Article 28; *Chattel v. African Slave Trade*, 51 U.S. 201 (1826)

- **Admissible Victim Statements:** over 3,000 statements, documentaries; books, etc
Received 13 Leave file granted victim statemen.pdf; Received 13 Leave file granted victim statemen.pdf page 56-88; Revealed the Kingdom of Locs Nazirite Vow Continues Volume 2 Revealed The Kingdom of Locs Nazirite Vow Continues Volume 2: Change is Nature and it Starts with a Loc (Revealed The Kingdom of Locs Series 01/03/2024):
Clement, HH Christina, Jurists ICJ, International Commission, Temple-Clients, NJS Hair Care: 9798218228460: Amazon.com: Books ; additional statements Received 30 Written Statement to the UN.pdf; Stories to Celebrate Black History Month - StoryCorps

- **Official Record:** State of Georgia County of Dekalb Electronic Document Certification date 08/22/2024 Authentication code NRL4T-5QG8C-PWHH UCC Reference# 044-2024-004422 and UCC 1 Financial Statement filed and recorded

Case 1:24-cv-00479-RC Document 85-1 Filed 10/26/24 Page 21 of 159 received 85.pdf ;
October 24, 2024 File number 044-2024-005830 Debra Deberry Dekalb County Clerk of Superior Court

- **Uncontested Exhibit: Settlement/Invoice ECF**

Received 19 Invoice and land withdrwawl.pdf

Received 22 Commercial lien.pdf

received 34.pdf

- **Uncontested Exhibit:** Transfer Agreement of Assets, et al as of October 18, 2024 Default Judgement (RECEIVED 82TRANSFER ASSIGNMENT.pdf) See also Cert of Mailing Receipt of Mailing to Sec of State Antony Blinken Tracking # 940511899561449485847 Shipment I MME0E6362TH4 USPS Priority Expected Delivery Date 11/15/2024
 - Submission of Economic Impact Report for Plaintiffs Max Relief (received 75 economic relief impact report.pdf)
 - Received 29 Allocated programs.pdf
 - Received 32 ethics and budget.pdf

III. Procedural Injustices and Judicial Misconduct

1. Improper Dismissal of the Rev Dr Christina Clement, Trustee Petitions

- The dismissal of this case without due consideration of its constitutional and moral significance is a direct affront to the principles of justice. The procedural error in dismissing the case should be framed as a denial of equal access to justice, invoking *Griggs v. Duke Power Co.*, 401 U.S. 424 (1971), which ruled that systemic inequalities affecting marginalized groups must be addressed. The argument for bias against pro se litigants can rely on *McKaskle v. Wiggins*, 465 U.S. 168 (1984), which highlights the protections due to self-represented litigants. *Ashcroft v. Iqbal*, 556 U.S. 662 (2009); *Griggs v. Duke Power Co.*, 401 U.S. 424 (1971); *McKaskle v. Wiggins*, 465 U.S. 168 (1984).

2. Bias Against Pro Se Litigants and Majority Party

The Authority observes that systemic prejudice against independent litigants has obscured the impartiality of judicial proceedings, in violation of **Canon 2A** of the Code of Conduct for U.S. Judges. and Equal Access to Justice Act Official Record: Received 47 Letter to the judge and law attach.pdf; Microsoft Word - October 2023 Civics Article Protection of Minority Views and Rights Final.docx

Canon (5) A judge with supervisory authority over other judges should take reasonable measures to ensure that they perform their duties timely and effectively.

3. Failure to Correct Clerical Errors 9/18/2024 Order denying Motion for Bond ECF 65

Clerical mismanagement, including the omission of key defendants, has irreparably tainted the administration of justice, contravening **Rule 60(b)** of the Federal Rules of Civil Procedure.

Case 1:24-cv-00479-RC Document 85-1 Filed 10/26/24 Page 8 of 159 received 85.pdf

Raised concerns about judicial bias the lower court made significant legal error and abused its discretion, and considering that the defendants' repeated failures to respond are strongly in your favor. The case hinges on effective legal arguments in the appeal, particularly focusing on procedural flaws and how they impacted the outcome.

8/14/2024 LETTER SUBMITTED TO Office of the Chief Financial Officer (OCFO);
Administrative Office of the Courts (AOC) Complaint to the higher administration for cle.pdf

ECF 61 RECEIVED 61 SURETY BOND.pdf

ECF 65 Received 65 Surety bond demand.pdf

IV. Relief Sought by Royal Proclamation

1. Overturn the Improper Dismissal

- The procedural errors, including the omission of defendants and failure to amend the summons, led to an unfair outcome. The Authority demands the dismissal be vacated and grant all relief in favor of plaintiff.

2. Declare Signature Requirements Unconstitutional

- The Authority asserts that signature thresholds for independent candidates are unconstitutional barriers and must be equalized forthwith. Add Rev Dr Christina Clement to all State Ballots for 2024 US Presidential Election.

3. Fulfill the Restitution Justice

- The Authority calls for judicial authorization of collection of restitution claims for purposes of the writ for land records and a mandate to engage in dialogues aimed at restorative justice.

4. Grant full Bill of Cost

Received 63 bill of cost reentry.pdf

Received 66 Bill of costs.pdf

received 67 Bill of cost resubmitted.pdf

V. Evidence Submitted for the Record

A. Official Record Motions Filed in the Original Case (Case No. 1:24 CV 00479 RC)

1. Motion for Entry of Default/Default judgement/Writ/ Demonstrated proper notice to all parties in accordance with legal standards

- **Summary:** Petitioned for default against non-responsive defendants under Federal Rule of Civil Procedure 55(a). Called for judgment in favor of The Plaintiff due to the defendants' failure to contest
- ECF 51 received 51 findings.pdf Motion to enforce Judgement and Writ of attachment; writ of execution; writ of garnishment writ of replevin on Bill of

Costs, Contest of Oath, Contest of Election and Restitution for illegal Transatlantic Slave Trade Genocide pursuant to DC Code 16-311; 16- 501; 16-5505;16-4504

o Timeline of misconducted events

- February 13, 2024 Clerk omitted 3 Defendants from the case and started case with only Attorney General Garland. (Grievance submitted had all 4 defendants as shown in ECF 2 PDF sent to Supreme Court) ECF 1 pages were rearranged.
- May 14, 2024 Clerk submitted official summons for Attorney Garland (only) Email sent requesting the other 3 defendants when clerk stated the other defendants can only be added by Motion to the Judge to add. I stated, it is a clerical error and should be corrected on her end.

Defaulted

- May 15, 2024 Motion to Amend ECF 8 to obtain the remaining summons.
 - o Received remaining Summons August 19, 2024
 - o Default September 16, 2024 ECF 72; 73
- 07/15/2024 Affidavit of mailing ECF 40
- 08/09/2024 MOTION TO ADD OMITTED DEFENDANTS ECF 58
- 08/19/2024 SUMMONS ISSUED J. ROBERTS & SEC GENERAL OF THE UN
- 8/21/2024 MOTION FOR DEFAULT ECF 62
- 08/25/2024 ECF 68 CLARIFICATION OF AFFIDAVITS
- 9/16/2024 RETURN OF Service/affidavit of Summons and complaint executed ECF 72
- 9/16/2024 Motion for entry of default on all defendants ECF 73
- 9/18/2024 Judge Set/reset deadlines to 10/18/2024 (still no response from defendants)
- 9/20/2024 ECF 77; 78 motion for entry of default/default judgement
- 10/06/2024 ECF 81 Objection to the reset of deadlines
- 10/26/2024 ECF 85 motion for Default Judgement
- 10/30/2024 ORDER DENYING DEFAULT JUDGEMENT ECF 86
- 11/12/2024 ORDER DISMISSING CASE

Even with all the intentional delays defendants still failed to respond.

- o ECF 36 Received 36 Letter to Alert the Court.pdf
- o ECF 38 Received 38 Motion to validate service.pdf

- o ECF 83 Received 83 Motion to Compel.pdf
- o ECF 81 Received 81 Objection to reset deadlines order.pdf
- o ECF 76 Received 76 default judgement etc.pdf
- o ECF 72 Received 72 Motion of affidavit of service, de.pdf
- o ECF 62 Received 62 default judgement AG only.pdf

2. Motion to Amend Complaint to Add Clerk Omitted Defendants Received 8 complaint with summons form for def.pdf

- o **Date Filed:** 05/12/2024
- o **Summary:** Sought to rectify clerical errors and ensure justice includes all responsible parties. Violation of Rule 36 - Clerical Error: Application of Rule 57 of D.C. Civil Code

3. Motion for Reconsideration of Dismissal

- o **Date Filed:** 10/30/2024; 11/12/2024
- o **Summary:** Asserted that the dismissal failed to address fundamental constitutional and procedural issues.
- o **Date filed:** 10/06/2024
- o **Summary:** Objection to the order to reset deadlines as the rules of service were met. ECF 81 Received 81 Objection to reset deadlines order.pdf

B. Uncontested Exhibits

- **Exhibit 1:** Affidavit of Service. Received 81 Objection to reset deadlines order.pdf
- **Exhibit 2:** Correspondence highlighting clerical errors and omitted parties.
- **Exhibit 3:** DC Case 1:24 cv 00479 RC as Uncontested Exhibit of grievances mentioned including 2024 Presidential Campaign inability to have a fair presidential campaign, inability to take the oath of office as one sided promise to protect and not for all people.
- ECF 40 Received 40 Receipts of mailing sent to defend.pdf

C. Relevant Case Law

- Anderson v. Celebrezze, 460 U.S. 780 (1983).
- Shelby County v. Holder, 570 U.S. 529 (2013).

- Standing of the State of Loc Nation, referencing *United States v. Texas*, 143 S. Ct. 1963 (2023), which outlines what constitutes a valid claim of standing for sovereign entities in the U.S. legal system.
- *U.S. v. Nixon*, 418 U.S. 683 (1974) and *Clinton v. City of New York*, 524 U.S. 417 (1998), for balancing executive authority with judicial review
- For sovereign entities, refer to the *Foreign Sovereign Immunities Act (FSIA)*, 28 U.S.C. §§ 1602-1611, and *Republic of Austria v. Altmann*, 541 U.S. 677 (2004) to clarify the exceptions that apply to claims involving foreign sovereigns and their assets.

D. International Agreements

- UN Declaration on the Rights of Indigenous Peoples (Article 28).
- Convention on the Elimination of Racial Discrimination (CERD).

E. Constitutional Claims:

- **Fourteenth Amendment:** One of the most straightforward domestic legal avenues for restitution could involve claims under the **Equal Protection Clause** of the Fourteenth Amendment. This clause ensures that no state shall deny any person within its jurisdiction equal protection of the laws. A claim could be made that descendants of enslaved individuals or other oppressed groups have been denied full protection or have not received the same level of restitution or benefits as other groups.
- **Fifth Amendment:** Another route could be through the **Due Process Clause** of the Fifth Amendment, arguing that historical injustices (like slavery) have left certain groups economically and socially disadvantaged, and thus, there should be a legal remedy to address this violation of basic rights.

2. Civil Rights Laws:

- **42 U.S.C. § 1983:** This statute allows for lawsuits to be brought against government officials who violate an individual's constitutional rights under color of law. If a claim of historical injustice, like the failure to compensate victims of the Transatlantic Slave Trade, can be linked to ongoing violations or systemic issues, this law could be a potential avenue for seeking restitution.
- **Fair Housing Act (FHA) and Civil Rights Act of 1964:** If claims of economic disadvantage or discrimination due to the legacy of slavery can be linked to housing or employment discrimination, these statutes could be utilized to pursue damages or reparations for discrimination based on race.

3. Restitution Legislation:

- **Propose Specific Reparations Legislation:** While no federal law currently exists to compensate descendants of enslaved individuals, **HR 40** (introduced in Congress multiple times) is aimed at establishing a commission to study and develop reparations proposals. A claim could push for specific reparations legislation to be enacted, detailing the process and mechanisms for compensation, apology, and restitution.
- If the document advocates for reparations, focusing on existing proposals like **HR 40** (or similar state-level legislation) can provide a practical pathway for legal action.

4. Trusts and Financial Claims:

- **Breach of Fiduciary Duty:** If the grievance involves the management or misallocation of funds that were intended for reparations or restitution, claims of breach of fiduciary duty could be made, especially if there are any financial institutions, entities, or governmental bodies with a responsibility to manage funds for restitution that have not done so appropriately.
- If historical funds or resources that were meant for reparations are still being held (e.g., in trusts, accounts, or government budgets), legal avenues to **force the distribution** or enforce these funds as restitution could be explored.

5. Tort Claims for Historical Injustices:

- **Torts like fraud, unjust enrichment, or intentional infliction of emotional distress** proven that self and ancestors were wrongfully deprived of compensation, property, or wealth due to historical wrongs like slavery(kidnapping), forced migration, or other forms of exploitation.

VI. Royal Conclusion

This appeal is a call to uphold justice, equity, and humanity in the face of procedural and constitutional violations. The Authority demands that the dignity of the people and the sanctity of the law be restored. Undisputed fact Evidence

- District Court of District of Columbia Case 1:24 cv 00479 RC
- 2024 Presidential Campaign: violations of constitutional rights, electoral fairness, and administrative abuses. (Significant offenses to my right to a fair and equitable campaign.
- Violates 1st amendment; equal protection clause 14th amendment; Due Process 5th amendment; Federal Election Campaign Act (FECA); administration 00
- abuse and Arbitrary decision making (APA) 5 USC 706; Electoral Fairness Principles (ICCPR) International Covenant on Civil and Political Rights ; voting Rights Act

“On one hand this case is undisputed in the regards of the several violations of rights, equity and administrative abuse and

on the other hand it is an undisputed evidence that there is a requirement to codify State of Loc Nation laws, rules and regulations into the US Code for the protection of the majority party against the tyranny of the minority.” Rev Dr Christina Clement

The Plaintiffs entitlement to relief 1:24 cv 00479 RC and Bill of Cost ECF 66 is supported by undisputed facts and evidence, while simultaneously also being established through the Defendants’ failure to respond, warranting a default judgement under US Rule 55 and S.O.L.N adopted Rule 55.

Prejudice to Plaintiff/Appellant

- See filing Motion to Proceed in Forma Pauperis.
- Missed ability for a fair 2024 Presidential Election campaign and campaigning funds
- Failure to have effective companionships, friendships due to major mental illness within the community; CPTSD, et al
- Lack of proper education teaching culture and history pertaining to our community
- Injustice of law is evident with DC case 1:24 cv 00479 RC and the exhaustive list of governmental employees in their capacities to either timely respond or acknowledge correspondence.

Relief Sought

- Bill of Cost
- Treble Damages
- Payment of both UCC 1 financial statements

Respectfully Submitted,

Thank you for your attention to this matter.



“Rev. Dr. Christina Clement, Presidential Candidate of the US 2024
8 The Green, Suite A

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 November 24, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_cmecf@dcd.uscourts.gov and dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties.



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Washington, DC 20001

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