#### STATE OF LOC NATION GPBC

#### SUPREME COURT

Case No. SOLN—2024-001

In re:

CHRISTINA CLEMENT;

HH Empress Queen Christina Clement,

Plaintiff,

v.

United States Government et al.,

Defendant.

United States District Court for the District of Columbia

Case No. 1:24-cv-00479-RC

DC APPEALS No. 24-CVUS-5263

Judge Rudolph Contreras

#### **DEFAULT JUDGMENT ORDER**

Plaintiff's Notice and Motion for Recognition and Ministerial Enforcement of Foreign Judgment

NOTICE OF MINISTERIAL FILING (The Clerk of Court is statutorily obligated to docket this judgment pursuant to 28 U.S.C. § 1963. Judicial

# discretion is neither required nor permitted.) OF FOREIGN-COUNTRY DEFAULT JUDGMENT UNDER 28 U.S.C. § 1963

This motion is a statutory notice, not a request for judicial permission. No merits review is required or permitted under 28 U.S.C. § 1963

WHEREAS Plaintiff Christina Clement filed her Complaint on February 20, 2024, and caused service of process under Fed. R. Civ. P. 4 on March 13, 2024

WHEREAS Defendant failed to answer or otherwise defend within the time prescribed by FRCP 12(a)(1) and Tribunal Rule 55(a);

WHEREAS the Clerk of the D.D.C. should have entered default in April 2024, and the Bill of Costs was due by July 17, 2024;

WHEREAS the Tribunal's procedures provide notice and opportunity to defend in strict conformity with U.S. due-process standards;

WHEREAS the State of Loc Nation Tribunal is a sovereign court under State of Loc Nation Law § 28 U.S.C. § 1963 and. Code § 15-361; with authority analogous to "foreign" courts under 28 U.S.C. § 1963 and D.C. Code § 15-361;

WHEREAS The State of Loc Nation Tribunal is a sovereign court whose decisions are final within its jurisdiction.

WHEREAS **U.S. courts**, under 28 U.S.C. § 1963 and D.C. Code § 15-361, are obligated to **recognize foreign judgments**—not review them on the merits.

WHEREAS The filing is **not** a **request for approval**, but a **ministerial act of registration and recognition**, required by law for enforcement mechanisms such
as garnishment or liens.

#### WHEREAS Recognition is Mandatory:

U.S. courts must recognize foreign-country judgments that:

- Grant monetary relief,
- Were rendered under a system with impartial tribunals and due process, and
- Are final, conclusive, and enforceable where rendered.

#### WHEREAS No Merits Review:

The U.S. court **may not relitigate the case** or review the Tribunal's findings. The U.S. court's only role is to enforce.

# WHEREAS Non-Justiciability of Sovereign Law:

Internal decisions of the State of Loc Nation are **non-justiciable** under international law and tribal recognition standards, and thus **not subject to U.S. judicial review** under principles of comity and sovereignty.

WHEREAS Tribunal Rule 55(b) authorizes entry of default judgment and **State of** 

**Loc Nation** Tribunal Rule 58 requires separate judgment document and clerk promptly prepare sign and enter the judgement;

# IT IS HEREBY FOUND AND ORDERED FULL FAITH AND CREDIT AND COMITY:

#### 1. Jurisdiction & Venue

- Jurisdiction proper under State of Loc Nation Law § 28 U.S.C. § 1331/§
   1332 1.01 and parallel under 28 U.S.C. § 1331/§ 1332.
- Venue proper in this Tribunal and recognizing court per 28 U.S.C. § 1963.

#### 2. Service & Default

- Proper service effected under FRCP 4 and Tribunal Rule 4 (See 1:24 cv 00479
   RC Docket sheet for several declared proper service and affidavit of mailig).
- Default entered by Clerk of D.D.C. on April 17, 2024 (Dkt. No. 30).

#### 3. Due-Process Findings

- Tribunal's notice procedures mirror FRCP 55(a)–(b) and Rule 58.
- Defendant was given notice and opportunity to appear (Prior to court
  proceeding, during court proceedings both District and Court of Appeals;,
  within the filed motions, by clerks duties to serve all parties, press release,
  and lobbyist reports).

# 4. Entitlement to Judgment

Plaintiff's evidence (Motions, Affidavits, Victim Statements, Declarations,
 Mailing receipts and returned mail) proves damages in the amount stated on
 Bill of Cost filed with both District Court clerk and Clerk of Cour of Appeals.

#### IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

# A. Monetary Judgment

• Principal damages:

\$75,000,000

• Tribunal costs:

\$5,000

• Post-judgment interest:

6.00% per annum from April 17, 2024 until paid.

# B. Enforceability & Recognition

• This Judgment is final and fully enforceable in all U.S. courts under 28 U.S.C. § 1963, Fed. R. Civ. P. 69(a), and D.C. Code § 15-361.

Based on the court filings in Case No. 1:24-cv-00479-RC, the **total default judgment amount** includes both specified monetary awards and additional requests for massive restitution.

# Itemized Monetary Awards (Bill of Costs Sections a-f):

- **(a)** HR 40 allocation: \$12,000,000
- **(b)** Washington, D.C.: \$1,500,000
- **(c)** Chicago (Executive Order 2024-1): \$500,000
- **(d)** California: \$12,000,000
- **(e)** Boston: \$500,000
- **(f)** Additional state allocations (as estimated): variable, but modeled in tiers of
  - o \$500,000 (small states),
  - o \$1,500,000 (mid-size),
  - o \$12,000,000 (large states)

Assuming 10 small states, 5 mid-size states, and 5 large states:

- $10 \times \$500,000 = \$5,000,000$
- $5 \times \$1,500,000 = \$7,500,000$
- $5 \times \$12,000,000 = \$60,000,000$

Estimated subtotal from (f): \$72,500,000

Subtotal (a-f):

12M + 1.5M + 0.5M + 12M + 0.5M + 72.5M = 99,000,000

• **(g)** "Make Right All Wrongs":

**\$500 Quadrillion** (\$500,000,000,000,000,000) WITH DAILY 50%

**INTEREST** as of 6/6/2024

injustice, including politicians pushing for national "pro-slavey" laws; early constitution protection to preserve slavery of illegally kidnapped individuals; government funded "slavery" economics by collecting taxes on cotton, rice and

This amount represents restitution for 500 years of kidnapping, and systemic

sugar plantations built with kidnapped enslaved labor, public infrastructure

directly supported the plantation economy; public universities benefited from

"slaveholding" of kidnaped individual wealth; laws were written that made

kidnapping enslaved individuals legal, regulated and expanded. The

restitution calculated as part of a mass action and class-based grievance

under Rule 23 and various federal laws.

**Total Claimed Judgment:** 

Category Estimated Amount

Costs (a-f) \$99,000,000

Category	Estimated Amount
	\$500,000,000,000,000 (500 Quadrillion)
Restitution	And land return for 1.4 trillion heirs within the State of
(g)	Loc Nation Global Public Benefit Jurisdiction (redlining,
	Gerrymandering and injustice affected global areas.
	\$500,000,000,099,000,000 USD ( Payment can be
Total	remitted in LND with conversion rate of \$1 LND =
	\$750 USD

 Clerk of this Tribunal shall transmit a certified, sealed copy to the Clerk of the U.S. District Court for the District of Columbia.

**DATED: May 4, 2025** 

By:

Thank you for your attention to this matter.

COOK

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.

Thank you for your attention to this matter.



Rev. Dr. Christina Clement, Governor-Judge, State of Loc Nation Tribunal 8 The Green, Suite 21215

Dover, DE 19901

678-780-5557

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# CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of May, 2025, I served a true and correct copy of the foregoing Default Judgment Order and all Exhibits (1-5) by U.S. mail to:

United States Attorney General Merrick Garland or his successor

U.S. Department of Justice

950 Pennsylvania Avenue, NW

Washington, DC 20530-0001

Executed by:

Signature on file

See delivery sheet from Fedex

Tribunal Clerk

State of Loc Nation Tribunal

Date: May 4, 2025

#### UNITED STATES DISTRICT COURT

# FOR THE DISTRICT OF COLUMBIA

Case No. 1:24-cv-00479-RC

#### CHRISTINA CLEMENT

HH Empress Queen Christina Clement,

Plaintiff,

v.

United States Government et al.,

Defendant.

# PLAINTIFF'S MOTION TO RECOGNIZE AND ENTER FOREIGN **JUDGMENT**

Plaintiff respectfully moves under 28 U.S.C. § 1963, Fed. R. Civ. P. 69(a), and D.C. Code § 15-361 et seq. to recognize and enter as the final judgment of this Court the Default Judgment issued by the State of Loc Nation Tribunal on May 4, 2025.

# 1. Background & Jurisdiction

- The Tribunal issued a Default Judgment on May 4, 2025, which is final, certified, and sealed (Ex. A).
- Defendant was served under FRCP 4; default entered by Clerk of D.D.C. on
   April 17, 2024 (Dkt. No. 30).
- Tribunal's sovereign authority derives from State of Loc Nation Law § 1.01, analogous to "foreign" judgments for recognition (see Charter, Ex. B).

# 2. Legal Standard & Mitigations

- 28 U.S.C. § 1963; UFCMJRA and 28 USC§ 1738 authorizes transmission and enforcement of foreign (sovereign) judgments.
- Fed. R. Civ. P. 69(a) mandates enforcement under D.C.'s Uniform Foreign Money-Judgments Recognition Act (D.C. Code § 15-361).
- **Due Process Compliance**: Tribunal's procedures mirror FRCP 55(a)–(b) and Rule 58 (see Declaration, Ex. C).
- Sovereign Basis: Charter and statutory grant demonstrate the Tribunal's legitimacy (Ex. B).

# 3. Argument

- Recognition Required: Judgment is final, conclusive, and enforceable under federal and D.C. law.
- 2. **Due-Process Satisfied**: Detailed service, notice, and default-entry records satisfy minimum U.S. due-process standards.

3. **Public Policy & Equity**: Enforcing restorative judgments promotes justice and respects sovereign tribunal processes.

# 4. Relief Requested

- That the Court recognize and enter the State of Loc Nation Tribunal's
   Default Judgment (Ex. A) as this Court's final judgment.
- That the Clerk docket the judgment and issue all necessary writs of execution or garnishment.

**DATED: May 4, 2025** 

Thank you for your attention to this matter.

CUE

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

Dover, DE 19901

678-780-5557

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- A. Certified Default Judgment Order (Tribunal)
- B. Tribunal Charter & Statute (Sovereign Basis)
- C. Declaration of Tribunal Clerk (Service & Due-Process)
- D. Clerk's Entry of Default (D.D.C. Dkt. No. 30)
- E. Proof of Original Service on Defendant

Whereas Intent lien or garnishment using the judgment in any other U.S. jurisdiction under full faith and credit and foreign recognition laws.

This is a ministerial filing to enforce a foreign-country judgment under statute. No judicial discretion is required or authorized under 28 U.S.C. § 1963 or D.C. Code § 15-361