# SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ROCKLAND

In the Matter of the Application of SMART LEGISLATION and Voters of the State of New York, Petitioners,

-V.-

ROCKLAND COUNTY BOARD OF ELECTIONS, Respondent.

**Index No.: [To Be Assigned]** 

MOTION TO INTERVENE AND NOTICE OF RELATED FEDERAL PROCEEDINGS By Rev Dr Christina Clement, 2024 U.S. Presidential Candidate, 2024 President of Black USA, (pursuant to DC 1:24 cv 00479 RC; Successor of Freedmen's Bureau Act 1865, SUI Generis), Pro Se

#### NOTICE OF MOTION TO INTERVENE

PLEASE TAKE NOTICE that the undersigned, Rev Dr Christina Clement, appearing **pro se**, respectfully moves this Honorable Court pursuant to CPLR §§ 1012 and 1013, New York State Election Law § 16-106, and Article I, Section 1 of the New York State Constitution, for leave to intervene in this election-related proceeding.

See Matter of Morgenthau v. Cooke, 56 N.Y.2d 24 (1982) (court must grant intervention where party's interest is direct and immediate).

Berger v. NYC Bd. of Elections, 132 A.D.3d 562 (1st Dept. 2015) (permissive intervention granted in election contest involving public interest and voter disenfranchisement).

#### **RELIEF REQUESTED**

Intervenor respectfully seeks:

- 1. Leave to intervene as of right or permissively.
- 2. Full party status to submit evidence of election harms suffered by historically redlined and disenfranchised voters in Rockland County, et al.
- 3. Judicial notice of federal claims filed in Case No. 1:24-cv-00479-RC (D.D.C.).
- 4. Access to voting records, machine data, and rejected ballots relevant to redlined districts.
- 5. Recognition as class representative for harmed voters.

- 6. Coordination with any overlapping or related recount actions.
- 7. Notice of this intervention to federal and international agencies.
- 8. Any equitable or further relief this Court deems just.
- 9. That this Court take judicial notice under CPLR § 4511 and applicable rules of the United States District Court docket, Case No. 1:24-cv-00479-RC, including unrebutted filings relevant to this motion and redlined voter harms.

#### **GROUNDS FOR INTERVENTION**

- 1. **Legal Interest:** Rev Dr Christina Clement is a 2024 U.S. Presidential Candidate and current President of Black USA. She represents redlined, disenfranchised, and Indigenous voting blocs whose votes historically may not have been counted properly.
- 2. **Related Federal Case:** Clement is the plaintiff in Case No. 1:24-cv-00479-RC in the U.S. District Court for the District of Columbia. That case addresses voter suppression, civil rights violations, and sovereign harms which bear directly on this recount.
- 3. **Right to Intervene (§ 1012):** Existing parties do not represent Intervenor's unique political and legal interests.
- 4. **Permissive Intervention (§ 1013):** Intervenor shares common questions of law and fact regarding election integrity, disenfranchisement, and equal protection.
- 5. **Standing under Election Law § 16-106:** Candidates or harmed parties may seek review of ballot processes in affected counties.

This intervention is filed pursuant to New York State election law and statutory jurisdiction. While the Intervenor holds sovereign status, this proceeding does **not** invoke treaty rights or foreign jurisdiction, but instead asserts **electoral protections under U.S. and state law** for marginalized voters and harmed communities.

### **POSITIONAL ASSERTION**

I, Rev Dr Christina Clement, appear Pro Se in this matter as a duly filed 2024 U.S. Presidential Candidate, as President of Black USA, and as HH Empress Queen of the State of Loc Nation Global Public Benefit Corporation, acting on behalf of disenfranchised persons, redlined voters, and class members identified in Case No. 1:24-cv-00479-RC.

I further assert my lawful role as head of state under the State of Loc Nation Global Public Trust and SOLN Supreme Court, an Indigenous and sovereign governance structure, with legal standing under customary international law, Article IV § 3 of the U.S. Constitution, and the Restitution Act.

Attached: DC 1:24 cv 00479 RC Certfied Docket Sheet; ECF 1 filed 02/13/2024 Page 1-12

Reference: <a href="https://stateoflocnation.com/usblack-code-house-gov">https://stateoflocnation.com/usblack-code-house-gov</a>;

https://archive.org/details/@state of loc nation court docs/uploads

#### **CONCLUSION**

For the reasons stated above, Intervenor respectfully requests this Court grant her motion to intervene, recognize her standing and interests, and allow full participation in all hearings, discovery, and relief proceedings. Intervenor further asserts that failure to rebut the federal docket in Case No. 1:24-cv-00479-RC or to contest standing within the timeline for intervention shall constitute legal acquiescence under CPLR and U.S. procedural norms.

Respectfully submitted,



## /s/ Christina Clement

Rev Dr Christina Clement, TE 2024 U.S. Presidential Candidate,

2024 President of Black USA, Pro Se

C/O STATE of Loc Nation Global Public Benefit Corporation and Trust

SOLN Supreme Court 8 The Green, Suite 22023, Dover, DE 19901 info@stateoflocnation.com

678-780-5557

Dated: 06/05/2025

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 certify that on 06/05/2025, a copy of this Motion to Intervene and Notice of Related Federal Proceedings was served via certified mail or **email** to:

 SMART Legislation / SMART Elections Lulu Friesdat email address: lulu@smartelections.us

- Clerk of the Supreme Court, Rockland County email address: rocklandcountyclerk@co.rockland.ny.us
- Rockland County Board of Elections email address: voterinfo@co.rockland.ny.us

# /s/ Rev Dr Christina Clement

Pro Se