

**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

Respondent MOTION FOR Additional Supplemental Pleadings

Response to “LEAVE TO FILE GRANTED”

Case 1:24cv 00479-RC Document 13 Filed 5/28/2024 Page 1 of 8

Archivist of the United States
DHS Secretary
Congressional Advisory Committee
The House of Representatives and the Senate
Secretary of State (50)
Appropriations Committee

RECEIVED

JUN 16 2024

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

Executive Documents

“Dear fellow Legislator’s,

“I am writing to enact the codification of all State of Loc Nation majority party laws, ensuring they are followed by minority parties and their administration, under a new Title 53 in the United States Code. Additionally, I recommend creating reserved sections within this title specifically for minority government staff to follow, thus assuring comprehensive compliance. Our primary law is: Have faith in GOD. Love your neighbor as you Love GOD with your whole heart, mind, body, and soul. And publish through the Federal Register.

Rationale:

1. Uniformity and Clarity: Creating Title 53 will provide a centralized and organized location for all laws enacted by the majority party within the State of Loc Nation, making it easier for minority groups to understand and comply with these laws.
2. Transparency: Clearly defined sections for minority compliance will ensure that all parties are aware of their responsibilities and the legislative framework they must adhere to.
3. Accountability: Establishing reserved sections for minority government staff will enhance accountability and ensure that all staff members are fully informed about the laws they are required to enforce and follow.
4. Efficiency: A unified code will streamline the legal process, reducing confusion and improving the efficiency of law enforcement and compliance within minority communities.
5. Repealed Title 8 Chapter “black code” “vagrancy laws” “convict leasing” from all national and international jurisdictions and Re-enact Title 53 State of Loc Nation Protection laws that protect the majority from the tyranny of the minority both federal, national and international jurisdictions.
6. Enforce State of Loc Nation An act Commercial lien including 48 USC 1505
7. “No money shall be drawn from the Treasury but in Consequence of Appropriations made by law” further enact, obligate appropriations for State of Loc Nation An Act Commercial lien, Default Judgement, Summary judgement/injunctive relief Max relief for Plaintiff case 1:24 cv 00479-RC and Revealed the Kingdom of Locs Nazirite Vow Continues Volumes 1,2 and 3.

And be it further enacted, That restitution to the State of Loc Nation there be structure and hereby is appropriated to the State of Loc Nation obligate appropriations for the structure Title 53 Chapter 6

- Title 53: State of Loc Nation Hyper Power, Majority Party, Laws
 - Chapter 1: General Provisions
 - Chapter 2: Compliance Requirements for Minority Groups
 - Chapter 3: Reserved Sections for Minority Government Staff
 - Chapter 4: Enforcement and Penalties
 - Chapter 5: Review and Amendments
- Chapter 6: State of Loc Nation Appropriations (1)Agriculture, Rural Development, Food and Drug Administration, and Related Agencies;(2)Commerce, Justice, Science, and Related Agencies (3)Defense (4) Energy and Water Development, and related agencies (5) Financial Services and General State of Loc Nation Government(6) Homeland Security (7)Interior, Environment and Related Agencies (8) Labor, Health and Human Services, Education and Related Agencies (9)Legislative Branch(10)Military Construction, Veteran Affairs and related Agencies(11)State, Foreign Operations and Related Programs (12)Transportation and Housing and Urban Development, and related agencies.

Key Provisions:

1. Primary Law: Our foundational principle is to have faith in GOD and to love your neighbor as you love GOD with your whole heart, mind, body, and soul.
2. Ratification Authority: All ratifications will be from President Christina L Clement until further notice.
3. Compliance Department: A compliance department will review all cases of non-compliance for further legal actions.
4. Police Shootings: All police shootings involving members of minority groups will be reviewed, and judgments will be passed based on the findings. A representative of the State of Loc Nation will be involved in each case to ensure thorough review, including representatives from the NAACP and other approved civil rights organizations.

Action Enacted:

And be it further enacted, that legislation is introduced to:

1. Establish Title 53 in the United States Code to encompass all State of Loc Nation majority party laws effective upon receipt.
2. Create specific chapters and sections within Title 53 to address the compliance requirements for minority groups and the responsibilities of minority government staff.
3. We will ensure ongoing review and amendments to Title 53 to keep it current and reflective of any legislative changes.
4. Establish the authority of President Christina L Clement for all ratifications, laws, et al,.
5. Create a compliance department to oversee non-compliance and ensure legal actions are taken when necessary.
6. Mandate a thorough review process for all police shootings involving minority members, with mandatory participation from State of Loc Nation representatives and approved civil rights organizations.
7. Get approval from State of Loc Nation to include majority parties involvement in any minority party wars.
8. And all related enactments as needed to establish a strong coordinated government.

This enactment aims to enhance the legal framework within our nation, ensuring that majority laws are respected and followed by all minority groups while maintaining clear guidelines for minority government staff. I believe this initiative will foster greater harmony, transparency, and efficiency within our legislative and enforcement systems.

Thank you for considering this important matter. I look forward to your support and advocacy in bringing this proposal to fruition. Please do not hesitate to contact me if you require any further information or assistance in drafting the necessary legislation.

Memorandum of the Presidential Candidate of the United States Chap 2 Title 106a and HH Empress Queen Christina Clement 98253363 of State of Loc Nation

Memorandum for the Archivist of the United States

By the authority vested in me as Presidential Candidate by the Constitution and laws of the United States, including Sect 301 of Title 3 of the United States code when appointed and by the authority vested in me as HH Empress Queen Christina Clement by DeJure De Facto of State of Loc Nation AN Act Proclamation of Hyper Power; The Charter of State of Loc Nation, Public Benefit Corporation; Letters Patent of HH Empress Queen Christina Clement of State of Loc Nation, An act of Dynasty healing: Mental Rehabilitation; The Charter to add Christina Clement's name to all state Presidential Ballots due to default summary judgement/ Injunctive relief on unfair election practices with voter signatures; Public Land Order; SOLN Act of Law; Leave to File Granted; Admissible Victim Testimonials I hereby authorize you to ascertain all pages of the documents submitted by Rev Dr Christina Clement in case 1:24 cv 00479-RC; Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1, Volume 2 and Volume 3; Locs linked to Spirituality

Since there is no protection for the majority against minority tyranny, Plaintiff moves to submit the below enactment for the Admissions Act of the State of Loc Nation, inducing the 440 electors and appointing Rev. Dr. Christina Clement as President of the United States of America, along with the prayer for relief of restitution requested in Volume 1-3 of "Revealed the Kingdom of Locs Nazirite Vow Continues." Volume 3 is the claim submitted in this case, Volume 2 is the Amicus Curiae, and Volume 1 was submitted to the United Nations in 2023.

I am writing to formally Enact the recognition and establishment of the State of Loc Nation, a sovereign entity representing all Indigenous, aboriginal, Native, Loc Nationite and Afro-descendant individuals within the United States and globally. This enactment is rooted in a desire to create a governance structure that acknowledges and addresses the unique historical and contemporary challenges faced by our communities.

Citation: Case 1:24 cv 0049-RC Document 12-1 Filed 5/19/24 Page 2-55

Judge can also sign page 45-46 of Case 1:24 cv 0049-RC Document 12-1 Filed 5/19/24

Legal Basis and Precedents

The United Nations has recognized the distinct identities and rights of Afro-descendant communities through the International Decade for People of African Descent (2015-2024), emphasizing the need for recognition, justice, and development. Furthermore, various nations have implemented legal frameworks to support the rights and autonomy of Afro-descendant communities:

- Brazil's 1988 Constitution: Recognizes the rights of Quilombola communities, granting them collective land ownership and cultural preservation.
- Colombia's Law 70 of 1993: Acknowledges the rights of Afro-Colombians to their collective territories and cultural heritage.
- Ecuador's 2008 Constitution: Ensures the rights of Afro-Ecuadorians to maintain their cultural identity, traditions, and land.
- Canada's Emancipation Day: Recognized federally since 2021, Emancipation Day marks the abolition of slavery in the British Empire, acknowledging the contributions and history of Afro-Canadians.
- United Kingdom's Race Relations Act 1965 and Subsequent Amendments: These laws were among the first to address racial discrimination, setting a legal framework that acknowledged the rights and protections needed for Afro-descendants and other racial minorities.
- Costa Rica's Constitutional Reforms: In 2015, Costa Rica amended its constitution to officially recognize the Afro-Costa Rican population and their cultural contributions.
- Peru's Law No. 28761: Enacted in 2006, this law declares June 4th as the Day of Afro-Peruvian Culture, recognizing the contributions of Afro-Peruvians to the nation's history and culture.
- Mexico's Constitutional Amendment: In 2019, Mexico amended its constitution to recognize Afro-Mexicans as a distinct ethnic group, granting them greater visibility and protection under the law.
- Uruguay's Law No. 19122: Enacted in 2013, this law promotes the inclusion of Afro-Uruguayans in the workforce and mandates affirmative action measures to address historical disadvantages.
- Dominican Republic's Recognition of Afro-Dominican Identity: Efforts to address and acknowledge the Afro-Dominican population have been ongoing, including cultural recognition and anti-discrimination measures.
- Argentina's National Institute Against Discrimination, Xenophobia, and Racism (INADI): This institute works to promote equal rights and combat discrimination, including that faced by Afro-Argentines.
- Venezuela's Law Against Racial Discrimination (2011): This law specifically aims to prevent and punish racial discrimination, with provisions to protect the rights of Afro-Venezuelans.

- Bolivia's Constitutional Recognition: Bolivia's 2009 Constitution acknowledges Afro-Bolivians as a distinct group with rights to their cultural identity and collective territories.

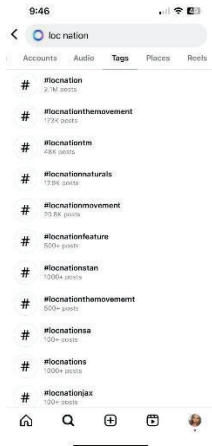
Enactment for the State of Loc Nation

The State of Loc Nation operates as a sovereign entity of United States, providing governance and advocacy for Indigenous, aboriginal, Natives, Loc Nationite and Afro-descendant communities. This state would focus on the following objectives:

1. Cultural Preservation: Protect and promote the cultural heritage, languages, and traditions of Indigenous and Afro-descendant communities.
2. Economic Development: Implement programs to address economic disparities and promote sustainable development within these communities.
3. Education and Health: Ensure access to quality education and healthcare, tailored to the specific needs of our communities.
4. Political Representation: Provide a platform for political representation and participation at local, state, and national levels.
5. Legal and Social Justice: Advocate for the rights and protections of Indigenous, Aboriginal, Loc Nationite and Afro-descendant individuals, addressing systemic discrimination and historical injustices.

And be it further enacted, Admissions Act

In addition to the legal precedents and support outlined above, and be it further enacted, the enactment of an Admissions Act that formally recognizes the establishment of the State of Loc Nation and its representation of Indigenous, aboriginal, loc nationites and Afro-descendant individuals of the United States see submitted Defacto De Jure logged with the District Court of Columbia on May 19, 2024 File #12 Att:1 Exhibit Case 1:24-cv-00479-RC Document 12-1 Filed 5/19/2024 page 1 of 55



06/13/2024

Dear Secretary of State,

Subject: Violation Notice Regarding Voting Rights and Election Inclusion for Presidential Candidate Christina Clement

This letter serves as a formal notice to all 50 states regarding the violation of the voting rights protections as set forth under 52 U.S.C. § 10301, specifically addressing the denial or abridgement of the right to vote on account of race or color through voting qualifications, prerequisites, standards, practices, or procedures.

Legal Basis

According to 52 U.S.C. § 10301:

§10301. Denial or abridgement of right to vote on account of race or color through voting qualifications or prerequisites; establishment of violation.

(a) No voting qualification or prerequisite to voting or standard, practice, or procedure shall be imposed or applied by any State or political subdivision in a manner which results in a denial or abridgement of the right of any citizen of the United States to vote on account of race or color, or in contravention of the guarantees set forth in section 10303(f)(2) of this title, as provided in subsection (b).

(b) A violation of subsection (a) is established if, based on the totality of circumstances, it is shown that the political processes leading to nomination or election in the State or political subdivision are not equally open to participation by members of a class of citizens protected by subsection (a) in that its members have less opportunity than other members of the electorate to participate in the political process and to elect representatives of their choice. The extent to which members of a protected class have been elected to office in the State or political subdivision is one circumstance which may be considered: Provided, that nothing in this section establishes a right to have members of a protected class elected in numbers equal to their proportion in the population.

Case Reference 1:24 cv 00479-RC; unfair voter signature requirement, Gerry mandering, no press coverage, et al

Attached to this notice, you will find the Default Summary Judgment for Case 1:24-cv-00479, where the judgment is in favor of the plaintiff, Christina Clement. The ruling includes the relief that Christina Clement, as a Presidential Candidate, be included on the ballot in all 50 states for the upcoming election.

Required Action

To comply with the judgment and the protections guaranteed under federal law, it is required that:

1. Christina Clement's name be added to the ballot in your state for the 2024 Presidential Election, effective immediately.
2. Any practices, standards, or procedures that result in the denial or abridgement of voting rights on the basis of race or color be immediately reviewed and rectified including the matter of "gerrymandering".

Explanation of Notice

An unfair number of required signatures for ballot access could be described as an arbitrary or excessive barrier that disproportionately affects certain candidates or parties, making it difficult for them to participate in the electoral process. It may hinder the ability of independent or third-party candidates to compete on an equal footing with major party candidates, thereby limiting voter choice and diversity of representation. Such requirements could be seen as unduly restrictive and contrary to principles of democracy and equal opportunity in the electoral process.

Failure to adhere to this notice may result in further legal action to enforce compliance with the ruling and federal law.

Please confirm receipt of this notice confirming Christina Clement's name added to the Presidential Election ballot for November 5, 2024 and provide a detailed plan for the immediate implementation of these requirements.

Should you have any questions or require further clarification, do not hesitate to contact me at 678-780-5557 or via email at team@clementforpresident2024.com.

Thank you for your prompt attention to this critical matter.

Attachments:

1. Detailed Summary of the Act and Charter Ruling and Required Actions 1:24 cv 00479 RC Document 17 Filed 06/04/24 Page 1-17
2. An Act of law Commercial Lien for default judgement/summary judgement/declaratory and injunctive relief

Thank you for your attention to this matter. Should the Court require any further information or documentation, please do not hesitate to contact me.

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 June 16, 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.

“CHRISTINA CLEMENT