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

CC: Regarding June 27, Debate

- CNN notice@wbd.com
- NBC
- Joseph R. Biden, Jr., in his official capacity as President of the United States, and Donald J. Trump, in his individual capacity,

PLAINTIFF'S MEMORANDUM IN SUPPORT OF MOTION FOR DEFAULT SUMMARY JUDGMENT, WRIT OF MANDAMUS, AND OTHER RELIEF including Admissible Victim Statement (2) 4000 stories

Introduction

Plaintiff, Christina Clement, HH Empress Queen Christina Clement respectfully submits this memorandum to highlight the egregious delays and apparent misconduct in the handling of this case, which have resulted in the violation of Plaintiff's constitutional rights. This memorandum seeks to address why the default summary judgment, writ of mandamus, and other reliefs have not been granted per rule of law and argues that the case appears to be handled under the color of law, thus warranting immediate judicial intervention under Title 53 State of Loc Nation

Framework of the United States Code. The various Maroon treaties and ancestral participation in every war America was involved in provides the right to invoke protective laws for majority

JUN 26 2024

party against the tyranny of the minority proven by the victim statements and over 500 years to date of historical written and oral stories of tyrant behavior. Case 1:24 cv 00479-RC Document 17 Filed 06/04/2024 Page 4-7; International Recognition Case 1:24 cv 00479-RC Document 17 Filed 06/04/2024 Page 11-13

- Affidavit of mailing to Supreme Court Case 1:24-cv-00479-RC Document 2 Filed 04/01/24 Page 1 of 177
- April 2024- Default judgement due 28 CFR 14.2; FTCA
- Motion to suppress extension Case 1:24-cv-00479-RC Document 3 Filed 05/02/24 Page 1 of 3
- Affidavit of mailing: Case 1:24-cv-00479-RC Document 4 Filed 04/30/24 Page 1 of 6 Default Judgement due April 2024
- Motion for default judgement: Case 1:24-cv-00479-RC Document 10 Filed 05/12/24 Page 1 of 2
- Motion for Summary Judgement: Case 1:24-cv-00479-RC Document 14 Filed 05/30/24 Page 1 of 8
- Motion for Judgement: Case 1:24-cv-00479-RC Document 25 Filed 06/17/24 Page 1 of 3
- Judicial Review/Writ of Mandamus Case 1:24-cv-00479-RC Document 27 Filed 06/21/24 Page 1 of 9

I. Failure to Grant Default Summary Judgment/ Injunctive Relief

A. Defendants' Failure to Respond

Under Rule 55 (a)(b)(d) of the Federal Rules of Civil Procedure, when a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk must enter the party's default. In this case, the Defendants have failed to respond within the time frame prescribed by the Court. In efforts to preserve the rule of law, the government and judges must adhere to the law without bias and prejudice. Has this been the case? Apart from various emails, phone calls to the defendants. An affidavit of service was entered into the courts showing various certified mailed receipts including mailings via amazon. I have also entered into the court proof that the mailings were refused. Case 1:24-cv-00479-RC Document 4 Filed 04/30/24 Page 1 of 6

B. Plaintiff's Entitlement to Default Judgment, Motion for Judgement

Plaintiff filed a motion for default judgment pursuant to Rule 55(b), demonstrating that the Defendants' failure to respond warrants a judgment by default. Despite this, the Court has not issued the default judgment. This inaction contradicts established legal procedures and infringes

upon the Plaintiff's right to a timely resolution. Case 1:24 CV 00479-RC; File 25; File 14; file 11, File 10 and File 5

Rule 55 (a) (b) 2 (b) (C):

2 (a)(b) In Conducting the accounting of default judgement for max relief of the following:

• Restitution: \$500 Quadrillion+. See exhibit B Response to Executive Order 2024-1 Population size is gathered from over 175+ identifying names within the census ie; mulatto, afro American, African American, afro Chinese, afro Mexican' native, aboriginal, loc Nationites and Rastafarians, mixed, Jamaican, Haitian, Diaspora African, Pan African, Afro Europeans, Afro Brazilians, Afro Caribbean, Afro Latinos, Indigenous Peoples of Asia, et al, Indigenous peoples of Latin America; Māori; First nations, et al totaling 1.4 trillion.

Given:

- Per person amount = \$357,143
- Population = 1.4 trillion people

Total Fund = Per person amount \times Population

 $\text{Total Fund} = \$357,143 \times 1,400,000,000,000$

 $\ \text{Total Fund} = \$499,999,999,999,840,000 \]$

Therefore, to maintain the per person amount of \$357,143 for a population of 1.4 trillion people, the total fund required would be approximately \$499.999 quadrillion (nearly \$500 quadrillion).

Population Count Case 1:24-cv-00479-RC Document 15 Filed 06/01/24 Page 1 -526

- Pro Se litigant fees of \$500,000 per state **See exhibit C** Mayor Johnson allocated funds for reparations aka restitution for kidnapping during the Trans Atlantic Slave trade Research task force with damages of CPTSD, mental illness, Stockholm syndrome and loss of heritage, broken homes, sexual exploitation, displaced legacy, displaced land, stolen land, murder, injustices, depression and anxiety, lack of faith in judicial system, wrongful convictions et al. Case 1.24 cv 00479-Rc Document 1 filed 2/13/2024 pages 9-11
- Pro Se litigant fee of \$12,000,000 per HR 40 allocated funds 04/14/2021 10am <u>HR 40</u>
 Authorized by Rep Jackson Lee, Sheila D-TX -18 01/04/2021 Sect 5 of the 14th amendment to USC PG H52 See Exhibit C

- Commercial lien for land withdrawal See exhibit D Case 1:24-cv-00479-RC Document 19 Filed 06/06/24 Page 1 of 11; Case 1:24-cv-00479-RC Document 22 Filed 06/09/24 Page 1 of 22
 - 2 (c) Establish truth of allegations by evidence was shown with admissible victim statements, affidavits of service and the additional victim statements 2 included below. Admissible victim statements: Case 1:24-cv-00479-RC Document 13 Filed 05/28/24 Page 1 of 8; Affidavit of Service: Case 1:24-cv-00479-RC Document 4 Filed 04/30/24 Page 1 of 6
 - Enact The State of Loc Nation, majority, Hyper Power (Case 1:24-cv-00479-RC Document 17 Filed 06/04/24 Page 1 of 17) laws in Title 53 as replaced omitted acts in title 8 (4) Freedman without congress review but can assure harmony with current laws omitted any laws considered a hate crime or further causes of injustice or discrimination. Case 1:24-cv-00479-RC Document 16 Filed 06/02/24 Page 1 of 9; SOLN Title 53; Case 1:24-cv-00479-RC Document 12-1 Filed 05/19/24 Page 2 of 55; Case 1:24-cv-00479-RC Document 18 Filed 06/05/24 Page 4 of 19
 - Any hate, discrimination or terrorist crimes against majority party will be considered insurrection. SOLN Title 53; Case 1:24-cv-00479-RC Document 17 Filed 06/04/24 Page 1 of 17
 - Stop Gerrymandering. Case 1:24 cv 00479-Rc Document 1-1 Filed 2/13/202 Page 16 of 74
 - Stop unfair signature practices Case 1:24 cv 00479-Rc Document 1-1 Filed 2/13/202 Page 27-30
 - Add Christina Clement name to all state ballots for 2024 Presidential Election in November 2024, with majority electors of 435+ I assume the presidency Case 1:24-cv-00479-RC Document 23 Filed 06/10/24 Page 1 of 18
 - Charter press to provide equal press time as all 2024 Presidential Candidates
 - Case 1:24 cv 00479-Rc Document 1-1 Filed 2/13/202 Page 37-38.
 - Case 1:24-cv-00479-RC Document 21 Filed 06/07/24 Page 1 of 19

I. Writ of Mandamus

A. Legal Standard for Writ of Mandamus

A writ of mandamus is an extraordinary remedy that compels a government official to perform a duty owed to the petitioner. Under 28 U.S.C. § 1651, the All Writs Act, federal courts have the authority to issue such writs. To obtain mandamus relief, a petitioner must demonstrate that: (1) they have a clear right to the relief sought; (2) the respondent has a clear duty to perform the act in question; and (3) no other adequate remedy is available. Ev v United States 7 m.j. 331

B. Entitlement to Mandamus Relief

Plaintiff has a clear right to a timely judicial decision on the motions filed. The Court has a duty to rule on these motions. The ongoing delay without reasonable justification effectively denies Plaintiff the ability to pursue other adequate remedies, thus mandating the issuance of a writ of mandamus to compel judicial action.

III. Violations of Constitutional Rights Under the Color of Law

A. Definition and Implications of Color of Law

Acts performed under the color of law involve the misuse of power possessed by virtue of law and made possible only because the wrongdoer is clothed with the authority of the state. These acts can result in significant violations of individual rights protected by the Constitution. Would you agree this delay is in direct conflict with the protections of the 4th amendment? And the new State of Loc Nation legal framework, Title 53 for equality for both Minority and majority parties. Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11

B. Evidence of Handling Under the Color of Law

The handling of this case suggests potential bias and misuse of judicial authority. The failure to grant default judgment and writ of mandamus, despite clear procedural entitlements, indicates that the case is being improperly managed. This mismanagement under the color of law violates Plaintiff's due process and equal protection rights under the Fifth and Fourteenth Amendments. As well as Title 53 under the State of Loc Nation majority party equal protection of law. Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11

IV. Admissible Victim Statements

A. Excerpts from Victim Statements

Attached as Exhibit A are selected excerpts from victim impact statements recorded by over 4,000 individuals affected by Lynching, injustices, et al. These statements detail the profound

harm and injustice suffered due to delays and mishandling of this case, underscoring the urgent need for judicial intervention and the overdue urgency of State of Loc Nation Majority party framework under Title 53. Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11

Admissible Victim Statement #2 for Case 1:24 cv 00479 RC over 4,000 stories 10 Million names

§ 12–101. Survival of rights of action; State of Loc Nation Title 53-12-101; for the purposes of Wrongful deaths due to the illegal kidnapping during the trans-Atlantic slave trade, the deadline is extended for proper due process of the law. Wrongful death actions 16-2701et seq Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11

- Links are Youtube videos of recorded history of statements and victim stories https://youtu.be/M4zCgkUFiSA?si=vcidiCji3kGyusB_
- Atlanta 1906 Massacre
- South View Cemetery-Victims of 1906 Race Massacre 26:46 min video https://youtu.be/v1Vnsd MsO8?si=eWP75G2SBoympT0-
- Majority voters were black men in 1906 Civilandhumanrights.org
- Search Lynching on Youtube where there is thousands of grievances

https://youtu.be/M4zCgkUFiSA?si=2XqoGiJpL4WPt9cg

https://youtu.be/uHQK1rNd7Qo?si=IzkrRCXeYD3fJ6hZ

https://youtu.be/uHQK1rNd7Qo?si=IzkrRCXeYD3fJ6hZ

https://youtu.be/uHQK1rNd7Qo?si=IzkrRCXeYD3fJ6hZ

https://youtu.be/EWwUxVwH34Y?si=AKPJFcekIk4A0oDu

- 4,000 lynching victim stories
- 10 years of voices of victims

https://voicesofthecivilrightsmovement.com/

• 10 million names

https://youtu.be/O8zNlavEjNk?si=Q-GuYZ-XaGlte 8j

B. Relevance to Plaintiff's Claims

The victim statements provide compelling evidence of the real-world consequences of the Defendants' actions, reinforcing Plaintiff's arguments regarding the urgency and necessity of granting default summary judgment, issuing a writ of mandamus, and rectifying the procedural violations alleged.

V. Enactment of Majority Laws Under Title 53; Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11; Case 1:24-cv-00479-RC Document 26 Filed 06/20/24 Page 1

Is there a constitutional law for adding protections for majority party against the tyranny of the minority? No, the federalist papers #10 James Madison discusses the dangers of factionalism, yet the house and senate was chartered? The constitution does not directly address majority parties protections from the tyranny of the minority. In fact the very protections the constitution was created for has become the very monster to the afro, indigenous, aboriginal, loc nationites, and native communities by not practicing what it preaches. So how do one obtain relief while following the rule of law when the interpreters do not follow those same rules? Madisons suggestion of a diverse and extended republic can better protect against tyranny. I enact Title 53, State of Loc Nations legal framework to govern the majority from the tyranny of the minority, off of this gesture. According to Federalist NO 51 This enactment of State of Loc Nations Legal framework would in fact make an actual checks and balances and separation of powers to prevent the minority branch of government from being so powerful which resulted in millions of victim's stories to date. Which the constitutions original intent was and is to protect from any faction. Which the court is welcome to review the overwhelming amount of cases in discovery that have proven the lack of State of Loc Nation framework proved the fears of the forefathers to be accurate but just by the hands of the ones to be protected. It never pointed the protected would be the violator.

With the submission of State of Loc Nations population the given 435+ electors will balance both house in efforts to have a smooth transition of laws enacted and charters charted. The scale of justice will finally be balanced and the we the people will now include all people.

A. Legal Framework of Title 53; Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11

Title 53 of the United States Code will govern Majority Party and provide minority party a clear lawful guidance

B. Application to This Case

The principles enshrined in Title 53 underscore the importance of lawful conduct and the protection of individual rights. The Court's failure to act per established rules and procedures necessitates invoking these broader protections to ensure justice is served.

Enforcement of 26th amendment

VI. Referenced Case 1:24-cv-00479-RC

Conclusion

For the foregoing reasons, Plaintiff respectfully requests that this Court:

Case 1:24 cv 00479-rc Document 1 Filed 02/13/2024 page 11

- 1. Grant the motion for default summary judgment.
- 2. Issue a writ of mandamus compelling the Court to rule on the pending motions and provide timely judicial action.
- 3. Recognize the mishandling of this case under the color of law and take appropriate remedial measures to safeguard Plaintiff's constitutional rights. So I don't miss pivotal dates of the 2024 Presidential election, including but not limited to the June 27th Presidential debate and the election in November 2024. Form 1 for STATE OF LOC NATION FOR CLEMENT FOR PRESIDENT OF AMERICA AND USA (fec.gov)
- 4. Invoke the protections and principles under State of Loc Nation Legal framework under Title 53 to ensure justice and uphold the rule of law. Case 1:24-cv-00479-RC Document 24 Filed 06/16/24 Page 1 of 11; Case 1:24-cv-00479-RC Document 20 Filed 06/07/24 Page 1 of 16

Attachments

- 1. Exhibit A: IV. Admissible Victim Statements
- 2. Exhibit B: Response to Executive Order 2024-1
- 3. Exhibit C Invoice, Executive Order 2024-1; HR 40
- 4. Exhibit D Commercial Lien for land withdrawal
- 5. Court documents from Case No. 1:24-cv-00479-RC

Closing Statement

In accordance with the findings made throughout the proceedings of Case No. 1:24-cv-00479-RC and with careful consideration of the motions, evidence, and arguments presented, I pray the court issues this final closing statement to formally conclude the litigation.

1. Implementation of Default Judgment and Relief Granted

I pray and enact court acknowledges and affirms the default judgment entered against the defendants 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. Pursuant to Rule 55 of the Federal Rules of Civil Procedure, and based on the defendants' failure to respond within the prescribed time frame, I pray the court grants the default judgment as requested by the plaintiff, Christina Clement/ HH Empress Queen Christina Clement .

The relief prayed for and enacted includes:

- Financial Restitution: In the amount of \$500 Quadrillion, representing restitution for wrongful actions as detailed in the filings.
- Injunctive Relief: Provisions for procedural reforms and further judicial directives outlined in the filings and related documents.
- Other Remedies: Including pro se litigant fees, commercial lien, and additional restitution as specified in the filings.

2. Adjudication of Pending Motions

I pray and further enact, the court has thoroughly considered and ruled upon all pending motions, including but not limited to:

- Motion for Summary Judgment: Addressed and ruled upon in accordance with the merits of the case and applicable legal standards.
- Motion for Judgement: Considered and resolved to ensure fairness and compliance with procedural rules.

3. Final Orders and Decrees

I pray and further enact, this court issues final orders and decrees that:

- Specify the Relief Granted: Clearly outline the relief granted to the plaintiff, Christina Clement, and the obligations of the defendants.
- Terms and Conditions: Detail any terms or conditions attached to the relief granted, ensuring clarity and enforceability. I further enact, that fees are due upon receipt. Appearance of Christina Clements name on the Ballot is due upon receipt. I further enact the charter for all press to provide equal air time as all 2024 Presidential candidates upon receipt and up until the election, November 5, 2024.

4. Legal and Procedural Compliance

I pray and further enact, that the court upholds strict adherence to federal rules of civil procedure, local court rules, and applicable legal standards. And conduct all proceedings with fairness, transparency, and due process.

1. Civil Rights Claims:

- 42 U.S.C. § 1983: This statute allows individuals to sue for civil rights violations committed by government officials acting under color of state law.
- Title VI of the Civil Rights Act of 1964: Prohibits discrimination on the basis of race, color, or national origin in programs and activities receiving federal financial assistance.

2. Constitutional Violations:

- Fifth and Fourteenth Amendments: Claims for due process and equal protection violations can be pursued, often under § 1983
- 3. Federal Tort Claims Act (FTCA):
- 28 U.S.C. §§ 1346(b), 2671-2680: The FTCA allows for lawsuits against the United States for certain torts committed by federal employees.
- 4. Election Law Claims:
- Help America Vote Act (HAVA)(FEC): Addresses improvements to voting systems and voter access.
- State Election Laws: Each state has specific laws and procedures for getting on the ballot.
- 5. Class Action Lawsuits:
- Federal Rule of Civil Procedure 23: Class action is maintained and satisfied
- .6. Administrative Procedures:
- Administrative Procedure Act (APA) 5 USC 551-559: Provides a means to challenge federal agency actions that are arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law.
- 7. Reparations Claims:
- H.R. 40: A bill that has been introduced in Congress multiple times to establish a commission to study and develop reparation proposals for African Americans.
- -Executive Order 2024-1 Chicago reparations task force, et al
- 8. Media and Defamation/libel Laws:

- First Amendment Rights: Ensure equal access to public forums and address any potential media bias through established defamation laws if false information is being spread.

5. Monitoring and Compliance Verification

I pray and further enact, To ensure the effective implementation of the court's orders, the court directs the parties to comply fully and promptly with all directives outlined in this closing statement. The court may require periodic compliance reports or status updates to monitor ongoing adherence.

6. Judicial Review and Finality

I pray and further enact, the court affirms the finality of its decisions.

7. Closure and Disposition

I pray and further enact, In conclusion, that this court hereby orders the closure of Case No. 1:24-cv-00479-RC. All claims, issues, and matters related thereto are resolved and disposed of, with no further proceedings required.

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.

CUE

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. Amade 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 26, 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, PM

, moday roda

M Hoading io



Amazon.com https://www.amazon.com > Reveal...

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 Loc...



5.0 ★★★★★ (2) · \$120.28 · 30-day returns · In stock



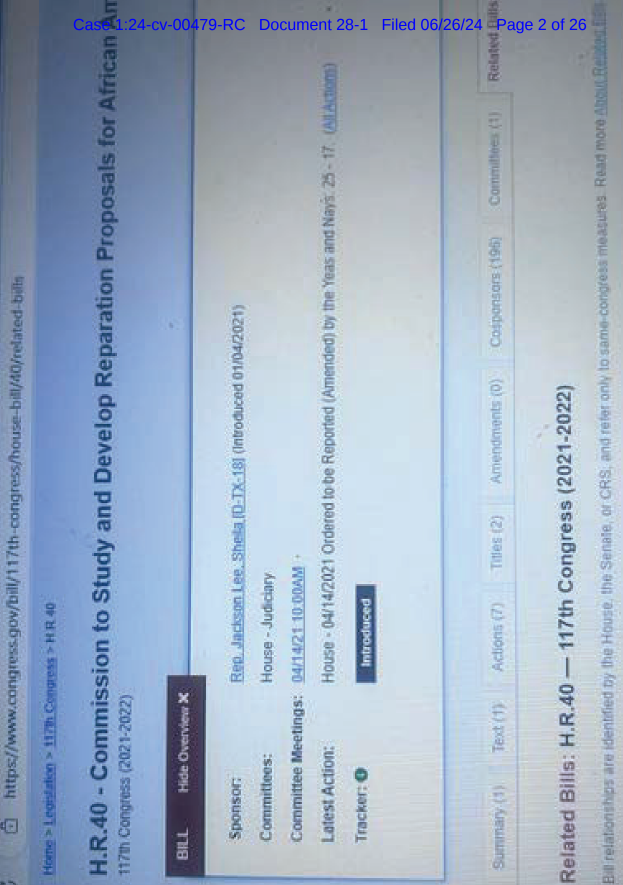
Amazon.com https://www.amazon.com > Reveal...

Revealed The Kingdom of Locs: Nazirite Vow Continues

Book details · Book 1 of 1. Revealed The Kingdom of Locs Nazirite Vow Continues · Print length. 152 pages · Language. English · Publisher....



\$19.46 · 30-day returns · In stock



Hide Overview X

BILL

117th Congress (2021-2022)

Committee Meetings:

Committees:

Sponson

Latest Action:

Tracker: 0

Summary (1)

Œ

Relationship

Relationships to H.R.40

Latest Title

富



CITY OF CHICAGO . OFFICE OF THE MAYOR

FOR IMMEDIATE RELEASE

June 17, 2024

CONTACT

Mayor's Press Office 312.744.3343 press@cityofchicago.org

MAYOR BRANDON JOHNSON SIGNS HISTORIC EXECUTIVE ORDER TO LAUNCH BLACK REPARATIONS TASK FORCE AND AGENDA

Task Force will conduct a comprehensive study and examination of all policies that have harmed Black Chicagoans from the slavery era to present day and make a series of recommendations that will serve as appropriate remedies.

CHICAGO – Ahead of Juneteenth, Mayor Brandon Johnson signed Executive Order 2024-1, establishing a Reparations Task Force to develop a Black Reparations Agenda. This Task Force is an example of the Administration's dedication to co-governance, and in partnership with members of the Aldermanic Black Caucus, the Mayor's offices of Equity and Racial Justice and Business, Economic and Neighborhood Development, and other key City departments, will conduct a comprehensive study and examination of all policies that have harmed Black Chicagoans from the slavery era to present day and make a series of recommendations that will serve as appropriate remedies.

"Today's Executive Order is not just a public declaration; it is a pledge to shape the future of our city by confronting the legacy of inequity that has plagued Chicago for far too long," said **Mayor Brandon Johnson.** "In partnership with the Chicago City Council Black Caucus and our dedicated allies, we are continuing to build on the bedrock of my administration to move forward in reconciliation through targeted investments aimed at rectifying decades of deliberate disinvestment in Black neighborhoods and communities.

"These decisive actions move us beyond words and are a testament to my administration taking on the responsibility of this work. Thank you to all for your unwavering dedication that has brought us to this pivotal moment toward a more just and equitable Chicago for all."

Within the Executive Order, Mayor Johnson acknowledges the legacy of chattel slavery and Jim Crow laws as incompatible with the values and principles recognized in the City of Chicago's Equity Statement of Principles – a city where there is fair and just access to opportunity and

resources that provide everyone with the ability to thrive – and issues an apology on behalf of the City of Chicago for the historical wrongs committed against Black Chicagoans and their ancestors who have and continue to bear injustices.

"As an Alderwoman, I have remained steadfast in our city making progress wherever possible on reparations, and I am proud that we are taking concrete action rather than just engaging in discourse," said **16th Ward Alderwoman Stephanie D. Coleman.** "Today is a major step forward, and I am thankful to the Johnson Administration for its continued support and commitment to addressing the deep wounds inflicted by centuries of injustice against the Black community. We will not be ashamed of who we are, and what we have overcome."

The legacy of slavery and its aftermath echoes, even today, and the executive order names the cumulative impact the legal institution of slavery, Jim Crow laws, and other discriminatory practices upheld by public and private institutions has had on Black Chicagoans, which include disparities in life expectancy, unemployment, homeownership rates, home value, incarceration, and more.

Executive Order 2024-1 will establish a Task Force to support the strategy, implementation, and engagement of a Chicago Black Reparations Agenda. In partnership with the City of Chicago and Aldermanic Black Caucus, the Task Force will carry out the following:

- Create a City of Chicago definition and framework for reparations.
- Develop educational tools to build capacity within the City of Chicago and the public for reparations
- Identify core issue areas for redress and reparative action for example, housing, economic development, health, education, community safety, mass incarceration and over-policing, and more.
- Conduct a comprehensive study and examination of all policies that have harmed Black Chicagoans from slavery era to present day.
- Hold public hearings and a broader community engagement strategy to gather testimonials and personal narratives from Black people with lived experience of their harm.
- Makes a series of recommendations that will serve as appropriate remedies and restitution for past injustices and present harm consistent with international standards.
- Recommends appropriate ways to educate the Chicago public on the report.
- Identifies connections to existing City of Chicago reparative policies and programs.

This declaration follows Mayor Johnson's \$500,000 investment towards studying Reparations and Restoration committed in the City's 2024 fiscal year budget.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

CHRISTINA CLEMENT and HH EMPRESS QUEEN CHRISTINA CLEMENT 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

STATE OF LOC NATION, HYPER POWER MAJORITY
AN ACT OF LAW
COMMERCIAL LIEN
District of Columbia Recorder of Deeds Office
CHARTER Case Reference: 1:24-cv-00479-RC
Creditor: Christina Clement HH Empress Queen Christina Clement (Elle Qui Vit), State of Loc Nation, Public Benefit Corporation (Cesti Que Vie)
Debtor: United States Government, Public Official, Surety Bonds and Fidelity Bonds for Defendants, District of Columbia Court Clerks, and Judge on Case 1:24-cv-00479-RC
Notice of An act: Commercial Lien
To:
District of Columbia Recorder of Deeds Office
441 4th St NW #1100
Washington, DC 20001
From:
Christina Clement HH Empress Queen Christina Clement (Elle Qui Vit)
State of Loc Nation
Public Benefit Corporation (Cesti Que Vie)

Date: 6/09/2024

Subject: An Act of Law: AN ACT OF LAW: Commercial Lien for Default judgment/summary judgment/Declaratory and Injunctive relief - Case 1:24-cv-00479-RC

1. Introduction:

This AN ACT OF LAW: Commercial Lien is filed by Christina Clement HH Empress Queen Christina Clement (Elle Qui Vit), acting on behalf of the State of Loc Nation, Public Benefit Corporation (Cesti Que Vie), hereinafter referred to as the Creditor. The lien is against the United States Government, Public Official, Surety Bonds and Fidelity Bonds for the Defendants, District of Columbia Court, and Judge presiding over case 1:24-cv-00479-RC, hereinafter referred to as the Debtor.

2. Reference to Laws and Constitutional Rights:

This An Act of Law: Commercial Lien references the following laws and constitutional rights in support of the Creditor's claim:

- The Constitution of the United States of America
- State of Loc Nation Act and Charter
- All applicable international laws and treaties
- -Referenced on Plaintiff submitted files in case 1:24 cv 00479 RC
- -Miller Acts; Little Miller Acts
- -District Court of Columbia's Rule of Court
- -UCC Article 9
- -Title 40, chapter 3
- -Federalist Papers
- -Admissible Victim Statements
- -Ancestral Contributions

3. Background:

The Creditor has submitted multiple claims and documents submitted in case 1:24-cv-00479-RC, as recorded in District Court of Columbia and to various public officials for upward of 2 years. The Debtor has defaulted on the obligations and failed to provide relief as sought by the Plaintiff in the aforementioned case.

4. Basis for An Act of Law: Commercial Lien:

Due to the **default judgment/summary judgment/Declaratory and Injunctive relief** issued in favor of the Plaintiff, the Creditor, Christina Clement- HH Empress Queen Christina Clement (Elle Qui Vit), on behalf of the State of Loc Nation, Public Benefit Corporation (Cesti Que Vie), hereby ENACT a AN ACT OF LAW: Commercial Lien against the Debtor for failure to fulfill the obligations as noted in the Plaintiff's submissions and the default judgement/summary judgement/declaratory and Injunctive relief in case 1:24-cv-00479-RC; Revealed the Kingdom of Locs Nazirite Vow continues Volume 1 ISBN-10 1088084591; ISBN-13 978-1088084595 01/17/2023 152 pgs Library of Congress Control Number 2023930357; Revealed the Kingdom of Locs Nazirite Vow continues Volume 2 ISBN-13 979-8218228460 07/01/2023 725 pgs ASIN BOCDK5QFTT; Revealed the Kingdom of Locs Nazirite Vow continues Volume 3 aka District Court of Columbia Case 1:24 cv 00479-RC

5. Specific Relief Sought: Charter the **default judgment/summary judgment/Declaratory and Injunctive relief enacting all prayer for relief in:** Revealed the Kingdom of Locs Nazirite Vow continues Volume 1 ISBN-10 1088084591; ISBN-13 978-1088084595 01/17/2023 152 pgs Library of Congress Control Number 2023930357; Revealed the Kingdom of Locs Nazirite Vow continues Volume 2 ISBN-13 979-8218228460 07/01/2023 725 pgs ASIN B0CDK5QFTT; Revealed the Kingdom of Locs Nazirite Vow continues Volume 3 aka District Court of Columbia Case 1:24 cv 00479-RC

The relief charter by the Plaintiff includes, but is not limited to, the following:

- Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution for the illegal kidnapping during trans-Atlantic slave trade for the purposes of new world servitude to pick cotton for the US federal note which is 75% cotton. This led to over 400+ years of genocide and over 60+ years of CPTSD within the surviving heirs. Also, (son) Captain Willie and (father) Colonel Charles Lynch were in their capacity of representing the United States. See full case withstanding in Case 1:24 cv 00479-RC and Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1,2 and 3., et al

Max Injunctive Relief; Max Declaratory Relief; Max Compensatory damages; Max Punitive damages; Max restitution; Max equitable remedies; Max pro se litigant fees and expense costs.

Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution, Recognition and enforcement of the State of Loc Nation Act and Charter Judgment submitted to case 1:24 cv 00479 and sent via email dcd __cmecf@dcd.uscourts.gov; dcd_intake@dcd.uscourts.gov; and all defendants in their capacity, et al

Introduce State of Loc Nation, Hyper Power to the minority party through Admissions Act with all majority party, 440 electors (1:24-cv-00479-RC Document 15-1 Filed 06/01/2024 Page152-499)

- Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution, Any and all relief noted in the Plaintiff's submissions in case 1:24-cv-00479-RC; Revealed the Kingdom of Locs Nazirite Vow continues Volume 1 ISBN-10 1088084591; ISBN-13 978-1088084595 01/17/2023 152 pgs Library of Congress Control Number 2023930357; Revealed the Kingdom of Locs Nazirite Vow continues Volume 2 ISBN-13 979-8218228460 07/01/2023 725 pgs ASIN B0CDK5QFTT; Revealed the Kingdom of Locs Nazirite Vow continues Volume 3 aka District Court of Columbia Case 1:24 cv 00479-RC including enact Christina Clement name on all state ballots for Noember 2024 Presidential Election; Enact Press coverage equal to current candidates press coverage on each platform and time allotted; enact State of Loc Nation population census; enact electors upward of 435; enact majority takes all; announce Christina Clement President of United States, independent, Majority party of State of Loc Nation.et al

Total submitted documents including this one: 21 as of 6/9/2024

- Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution, Max Pro Se litigant fees payable to Christina Clement due upon receipt via wire transfer for the past 5 years of full-time research, certified mailings, follow ups, case filings, and all expenses related to case. (See cost sheet) transfer all inherit land Patent as referenced in 1 ISBN-10 1088084591; ISBN-13 978-1088084595 01/17/2023 152 pgs Library of Congress Control Number 2023930357-Announce and Appoint majority party, Christina Clement as President of the United States
- Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution Public Land Order for 1.4 trillion and 4.2 Million population of State of Loc Nation; nationally and internationally, et al
- -Enact Electors of said Population as majority
- Any additional relief as deemed just and proper by the court of State of Loc Nation, et al
- 6. Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution Demand for Compliance:

The Creditor enacts that the Debtor comply with the court's judgment and provide the relief as specified. Failure to comply will result in further legal action to enforce this act of law not limited to decertifying public officials positions for failure to be honest and operate in right is right; and duties of office to protect the public from minority tyrant activities. Enforcing Surety, public officials and/or fidelity bonds, et al.

7. Charter the default judgment/summary judgment/Declaratory and Injunctive relief enacting max restitution Filing and Recording:

This notice of An act of Law Commercial lien is to be filed and recorded with the District of Columbia Recorder of Deeds Office to ensure that the Debtor is legally bound to comply with the judgment and provide the specified relief to the Creditor as specified in the minority constitution and District Court of Columbia Rule by law.

Verification:

SOLN A new world order, through prayer and fasting developing a personal relationship with GOD through all things, to love God with your whole heart, mind and soul and love your neighbor the same, Self executing State of Loc Nation, Divine hyper power HH Empress Queen Christina Clement, President Candidate assuming President Christina Clement. "Write is Right"

President Candidate assuming President Christina Clement. "Write is Right"
Christina Clement
HH Empress Queen Christina Clement (Elle Qui Vit)
Creditor
State of Loc Nation, Public Benefit Corporation (Cesti Que Vie)
Notary Public:

Subscribed and sworn to before me on this ____ day of _____, 2024.

Self executing State of Loc Nation, Divine hyper power HH Empress Queen Christina Clement,

Attachments:

Notary Public

- Plaintiff's submissions of all documents are located in case 1:24-cv-00479-RC; missing pages from District of Columbia court clerk error can be found on Public publishing Revealed the Kingdom of Locs Nazirite Vow continues Volume 1 ISBN-10 1088084591; ISBN-13 978-1088084595 01/17/2023 152 pages Library of Congress Control Number 2023930357; Revealed the Kingdom of Locs Nazirite Vow continues Volume 2 ISBN-13 979-8218228460 07/01/2023 725 pages ASIN BOCDK5QFTT; Revealed the Kingdom of Locs Nazirite Vow continues Volume 3 aka District Court of Columbia Case 1:24 cv 00479-RC
- State of Loc Nation Act and Charter Judgment

My Commission Expires: _____

-Cost Sheet

Please ensure this document is filed and recorded promptly to enforce the rights and claims of the Creditor as detailed herein.

District of Columbia Recorder of Deeds Office:

Upon receipt of this notice, please provide confirmation of recording and any reference number assigned to this An Act of Law: Commercial Lien.

https://www.federalregister.gov/documents/2013/12/04/2013-28951/definitions-of-transmittal-of-funds-and-funds-transfer

SOLN A new world order, through prayer and fasting developing a personal relationship with GOD through all things, to love God with your whole heart, mind and soul and love your neighbor the same, Self executing State of Loc Nation, Divine hyper power HH Empress Queen Christina Clement, President Candidate assuming President Christina Clement. "Write is Right"

Self executing State of Loc Nation, Divine hyper power HH Empress Queen Christina Clement, President Candidate assuming President Christina Clement. "Write is Right"

State of Loc Nation Authority:

Ancestry and Contributions

Current: Systematic oppression globally

- 1. American Revolutionary War
- 2. War of 1812
- 3. American Civil War

4. World War I
5. World War II
6. Korean War
7. Vietnam War
8. Gulf War
9. War in Afghanistan
10. Iraq War
11. Spanish-American War
12. Philippine-American War
13. Boxer Rebellion
14. Mexican-American War
15. Indian Wars
16. Russo-Japanese War
17. First Indochina War
18. Algerian War of Independence
19. Congo Crisis

20. Rhodesian Bush War

21. Falklands War

22. Persian Gulf War

23. Yugoslav Wars

24. Sierra Leone Civil War

25. Liberian Civil Wars 26. Rwandan Civil War 27. Second Congo War 28. Darfur Conflict 29. Syrian Civil War 30. Yemeni Civil War 31. Somali Civil War 32. Angolan Civil War 33. Mozambican Civil War 34. Eritrean War of Independence 35. Ethiopian Civil War 36. South African Border War 37. Second Sudanese Civil War 38. Ugandan Bush War 39. Burundian Civil War 40. Ivorian Civil War 41. Chadian Civil War 42. Lebanese Civil War 43. Sri Lankan Civil War 44. Afghan Civil War (1996-2001)

45. Nepal Civil War

- 46. Georgian Civil War
- 47. Second Chechen War
- 48. Central African Republic Civil War
- 49. Ukrainian Civil War
- 50. Yemeni Crisis (2011-present)

These conflicts showcase the varied roles and experiences of "Nephesh Hummus" "souls on earth" "individuals" in military engagements and peacekeeping efforts across the globe. These conflicts span across different regions and time periods, demonstrating the diverse experiences and contributions of "Nephesh Hummus" "souls on earth" "individuals" aka "black" "African American" "Negro" soldiers and fighters throughout history.

These conflicts highlight the global presence and contributions of black individuals in military operations and peacekeeping efforts around the world.

Yet, we still have to fight in court and by law enforcement to be respected? There is no constitutional laws that protect the "majority" from the tyrant minority thus resulting in an exhaustive number of years of injustices. See Claims and other motions in Case 1:24 cv 00479 Clement vs Garland. Even in my effort to obtain solutions, I was ignored by all parties said to be a representative for 1 year and a half, and still no answer to date. My certified mail was also refused. I then had the challenge to submit my complaint to the District Court for an entry for judgement, Court rules state the press will be notified for all Summary judgment cases. That did not happen. I filed to campaign for President as an Independent party and the number of signature requirements were dramatically different and biased. I was met with lengthy case time and intentional clerical errors.

I have declared State of Loc Nation the Hyper Power to the United States Superpower. These wars would not have been won nor the position of America not be achieved without our forefathers' contribution. It is so written. I have submitted our Defacto/Dejure and all other documents needed. 1:24 cv 00479-RC

A Grateful Acknowledgment: The Impact of Christina Clement's Campaign Goals for the Loc Nationite: African American: Aboriginal Communities

Introduction:

In the realm of American politics, the impact of presidential campaigns often reverberates across various communities, shaping policies and influencing lives. This Act of Congress serves as an overdue relief for the community Christina Clement represents, recognizing the positive aspects of her campaign goals and their beneficial outcomes for the Loc Nationite: African American: Aboriginal Communities.

Acknowledging Economic Empowerment:

One notable aspect of Christina Clement's campaign is her emphasis on economic growth and job creation. The administration's commitment to fostering a robust economy will bring about tangible benefits for the Loc Nationite; African American; and Aboriginal Communities. This move will yield Historic low unemployment rates among the Loc Nationite; African American; and Aboriginal Communities demonstrating a substantial leap toward economic empowerment and increased financial stability for not just our community but all communities.

Criminal Justice Reform:

Christina Clement's dedication to criminal justice reform marks a significant departure from the status quo. The passage of the State of Loc Nation Act exemplifies a bipartisan effort to address issues plaguing the criminal justice system, particularly its disproportionate impact on Loc nationalities; Aboriginals and African Americans. The implementation of fairer sentencing policies and rehabilitation programs; such as "Fast and Pray" as well as "Educate and Leave" reflected a commitment to rectifying systemic injustices.

Opportunities in Education:

Presidential Candidate Christina Clement's advocacy for school choice and access to quality education resonated positively with the Loc Nationite; Aboriginal and African American communities. By prioritizing educational opportunities, the administration aimed to bridge gaps and empower the next generation with the tools and hands on learning necessary for success. This commitment aligned with the aspirations of many American families seeking improved educational prospects. Visiting nursing homes so the children can obtain elder advice, knowledge

and wisdom. Enacting mental health courses, 1st year law, tech courses, and immediate drug reform. Be it enacted, music, culture, art, public speaking and debate back in school curriculum. Loc Nationite, Aboriginal and African American history and culture to also be taught with honor and nobility. We can not demand taxes to pay school costs and not teach all history.

Community Engagement and Empowerment:

The "Letters Patent" unveiled by HH Empress Queen Christina Clement's administration further underscored a commitment to the well-being of the Loc Nationite; African American; Aboriginal communities. This comprehensive initiative aimed to foster economic prosperity, educational opportunities, and improved healthcare, thereby contributing to overall community empowerment. Enacting all fast-food chains and any entity serving unhealthy food to the citizens must be taxed and fund the GAP Medical Insurance to cover citizens medical costs. All alcohol establishments must pay tax to fund the communities it serves; in community trust; always remaining a 10% holding and 10% towards the national debt. Boosting the economy of State of Loc Nation with the prayer for relief and remedy will also repair the national deficit and balance the economy for all communities.

Conclusion:

While political perspectives may vary, it is crucial to acknowledge and appreciate the positive impact of policies on different communities. President Christina Clement of State of Loc Nation's campaign goals, particularly those benefiting the Loc Nationite; Aboriginal and African American communities, have made a major imprint. Recognizing these efforts is not only a gesture of gratitude but also an invitation for continued dialogue and collaboration to address the challenges that persist. As we reflect on the past, let us strive for a future where political endeavors consistently uplift and empower all communities, fostering a more inclusive and prosperous nation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (1) the Obliged is authorized and directed to pay, out of any and all money for the payment of all relief and remedy for the 470 years of genocide and illegal kidnapping and theft of aboriginal land. Payment to be made to State of Loc Nation

Trust and Pro se litigant fees for the 5 year research, prep and expenses of the work done
by President Candidate Christina Clement and all prayer for relief, redress, remedy, and
restitution.

The Charter

of

State of Loc Nation, Global, Public Benefit Corporation- the Hyper Power

Together forming on 07/25/2022

99 Yale Law Journal 453, 522 (1989)

Four key principles of the First Amendment: Freedom of conscience is an unalienable right because people have the right and duty to think for themselves. Free speech makes representatives accountable to "We the People."

Be it enacted, &c., That there be erected, and hereby is erected and established in Georgia, a Letters Patent referencing:

Six types of constitutional arguments: historical, textual, structural, prudential, doctrinal, and ethical.18 Historical examines the writer's intent.19 Textual considers the present meaning of the

words.20 Structural looks to "claims that a particular principle or practical result is implicit in the structures of government and the relationships that are created by the Constitution among citizens and governments."21 Prudential means being "self-conscious to the reviewing institute and [the] need not [to] treat the merits of the particular controversy (which itself may or may not be constitutional), instead advocating particular doctrines according to the practical wisdom of using the courts in a particular way."22 Doctrinal depends upon the quintessential common law rule of stare decisis—23 a review of

Historical and Cultural Foundations

Be it enacted, "Locs linked to Spirituality"- Be it enacted, &c., Strike the use of word "dread" related to "dread locs" "dreadlocks" and refer to the act of spiritual devotion to God as "Locs". It is our spiritual artifact of faith in the Divine God. Cultural Artifacts and Heritage

Be it enacted, "Revealed the Kingdom of Locs Nazirite Vow Continues" Vol 1- Act granting all inherit land of origin Cultural Artifacts and Heritage

Be it enacted, "Revealed the Kingdom of Locs Nazirite Vow Continues" Vol 2- Act granting all prayer for relief and remedy Legal Framework

Be it enacted, "Revealed the Kingdom of Locs Nazirite Vow Continues" Vol 3 -Act granting all prayer for relief and remedy Legal Framework

Be it enacted, all documents submitted by Plaintiff in Clement vs Garland 1:24 cv 00479-RC-Act granting all prayer for relief and remedy Legal Framework

Be it enacted, Acknowledge State of Loc Nation and its global citizens Nephesh Hummus (Souls on Earth) Public Loc Nationites.

Be it enacted, end systematic oppression for the Afro, Loc Nationites, and Aboriginals

Be it enacted, Christina Clement as President of the USA and America to boost State of Loc Nations economy with granted relief and remedy to aid in the Mental illness of the community, bring relief to nation and its people; reorganize education curriculums to advance the nation, etc. This will be a global solution to repair the failing economy and end Israel;/Palestine War.

Be it enacted, Christina Clement presidential initiatives as noted in complaint Case 1:24 cv 00479-RC.

Legal Recognition

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.

Judicial Review of Case 1:24 cv 00479-RC: Delayed "entry of the judgment." -Act of Congress

From the Rule of Law and Lawyer Independence Advisory Committee DM2787936

- 1. Brown v. Board of Education 347 US 486 (1954) Ended legal segregation in public schools.
- 2. Roe v. Wade 410 US 113 (1973) Legalized abortion nationwide.
- 3. Marbury v. Madison 5 US 137 (1803) Established the principle of judicial review.
- 4. Miranda v. Arizona 384 US 436 (1966) Established the Miranda rights for criminal suspects.
- 5. United States v. Nixon 418 US 683 (1974) Limited the power of the president and upheld the rule of law.
- 6. Loving v. Virginia 388 US 1 (1967) Struck down bans on interracial marriage.
- 7. Obergefell v. Hodges 56 US 644 (2015) Legalized same-sex marriage nationwide.
- 8. Plessy v. Ferguson 163 US 537 (1896) Upheld racial segregation under the "separate but equal" doctrine (later overturned by Brown v. Board of Education).

- 9. Gideon v. Wainwright 372 US 335 (1963) Established the right to counsel for criminal defendants.
- 10. Citizens United v. FEC 558 US 310 (2010) Struck down limits on corporate and union political spending, leading to the rise of Super PACs.
- 11. Dred Scott v. Sandford 60 US 393 (1857) Denied citizenship and ruled that Congress could not prohibit slavery in the territories, contributing to tensions that led to the Civil War.
- 12. Brown v. Board of Education 347 US 483 (1954) Ended legal segregation in public schools, overturning Plessy v. Ferguson.
- 13. Shelley v. Kraemer 334 US 1 (1948) Ruled that racially restrictive housing covenants were unenforceable in court.
- 14. Heart of Atlanta Motel v. United States 379 US 241 (1964) Upheld the Civil Rights Act of 1964, prohibiting racial discrimination in public accommodations.
- 15. Regents of the University of California v. Bakke 438 US 265 (1978) Addressed affirmative action by ruling that race could be considered as one of many factors in college admissions but quotas were unconstitutional.
- 16. Grutter v. Bollinger 539 US 306 (2003) Upheld the University of Michigan Law School's affirmative action admissions policy, allowing race to be considered as a factor in admissions to achieve diversity.
- 17. Shelby County v. Holder 570 US 529 (2013) Struck down a key provision of the Voting

Rights Act of 1965, leading to changes in voting laws and procedures in some states.

- 18. Sweatt v. Painter 339 US 629 (1950) Ordered the integration of the University of Texas Law School, laying the groundwork for the Brown v. Board decision.
- 19. Hernandez v. Texas 347 US 475 (1954) Extended protection against discrimination to Hispanics under the 14th Amendment's equal protection clause.
- 20. United States v. Virginia 518 US 515 (1996) Struck down the Virginia Military Institute's male-only admissions policy, establishing that state-sponsored military education cannot exclude women.
- 21. Obergefell v. Hodges 576 US 644 (2015)- Legalized same-sex marriage nationwide, affirming the rights of LGBTQ+ individuals to marry.
- 22. Masterpiece Cakeshop v. Colorado Civil Rights Commission 584 US 617 (2018)- Addressed the balance between religious freedom and anti-discrimination laws by ruling in favor of a baker who refused to make a wedding cake for a same-sex couple, but on narrow grounds.
- 23. Bostock v. Clayton County 590 US 644(2020)- Ruled that Title VII of the Civil Rights Act of 1964 protects employees from discrimination based on sexual orientation and gender identity.
- 24. Fisher v. University of Texas at Austin 570 US 297 (2013)- Reaffirmed the constitutionality of affirmative action in college admissions, allowing universities to consider race as one factor among many in their holistic review process.
- 25. Shelby County v. Holder 570 US 529 (2013)- Struck down a key provision of the Voting Rights Act of 1965, which required certain states and localities with a history of voter discrimination to get federal approval before changing their voting laws.

- 26. Trump v. Hawaii 585 US Docket no 17-965 (2018)- Upheld President Trump's travel ban, which restricted entry into the United States from several predominantly Muslim countries, sparking debates about religious discrimination and executive power. Increasing immigrants 27. O'Connor v. Oakhurst Dairy 851 F.3d 69 (2017)-Addressed the use of the Oxford comma in a Maine law governing overtime pay, illustrating how legal interpretation can impact workers' rights.
- 28. Brnovich v. Democratic National Committee 594 docket 19-1257 & docket 19-1258 (2021)-Upheld Arizona voting restrictions, including a law that invalidated ballots cast in the wrong precinct, prompting concerns about voting rights and access.
- 29. United States v. Windsor 570 US 744 (2013)- Struck down a key section of the Defense of Marriage Act (DOMA), which had defined marriage as between one man and one woman for federal purposes, marking a significant victory for LGBTQ+ rights.
- 30. Whole Woman's Health v. Hellerstedt 579 US 582 (2016) Invalidated a Texas law that imposed strict requirements on abortion clinics, reaffirming the constitutional right to abortionestablished in Roe v. Wade.

chrome-

extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.yalelawjournal.org/pdf/135_twm37z 1n.pdf; https://www.loc.gov/resource/gdcmassbookdig.actsofcongress00geor/?st=gallery; https://www.legalbluebook.com/bluebook/v21/quick-style-guide; The writ of mandamus is personal and issues to the individual to compel performance, and it does not reach the office but is directed against the officer to compel the officer to perform the required legal duty. Bulloch County v. Ritzert, 213 Ga. 818, 102 S.E.2d 40 (1958). THE ROAD FROM RUNNYMEDE: MAGNA CARTA AND CONSTTUTIONALISM IN AMERICA 122 (1968); Magna Carta Libertatum,

https://scholarship.law.unc.edu/cgi/viewcontent.cgi?article=2114&context=ncilj: https://www.loc.gov/resource/mjm.28_1811_1815/?sp=1 James Madison, January 27, 1814 Rwo Acrs of Congress.

We again thank the international community, governments, and organizations that recognize the State of Loc Nation and support our quest for justice, recognition, and empowerment.

Approved,

Christina Loren Clement

HH Empress Queen Christina Loren Clement

Get your Copy of my authored Books on Amazon

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.

CUE

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 9, 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. Including sspital@naacpldf.org

CHRISTINA CLEMENT, PM