UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

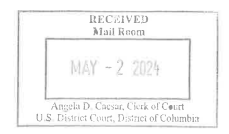
CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

٧.

Attorney General Merrick Garland and Chief Justice John Roberts Jr.

Defendant,



Civil No: 24-cv-00479-RC

PLAINTIFF'S MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO DEFENDANT'S MOTION FOR AN EXTENSION OF TIME and PLAINTIFFS CONSTITUTIONAL CHALLENGES

Motion to Oppress Defendant Extensions

Your honor I am seeking Motion to halt any further extensions to answer, several attempts were made to notify defendant, et al since 2022 to present including the submission of Alt form SF-95 in accordance with the FTCA. The following documents have been sent to the defendant, and various personnel as instructed through website, legal instructions and various other official offices throughout the years of 2022-present with no response via certified mailing, amazon shipment and email. I have also made several calls and visited various public meetings in hopes of speaking to various authorized parties to get this matter addressed. The result? No response. My next attempt was filing this court case 24-cv-00479-RC. I am unable to hire an attorney in attempts to avoid a conflict of interest with the matter of contested oath and jurisdiction confinements, no one at this time proved qualified or showed interest. Pro se litigation is my only option.

The Cases sent to parties mentioned are:

"Revealed the Kingdom of Locs Nazirite Vow Continues" Volume 1 ISBN-13 978-1088084595,

January 14, 2023 Christina Clement; Volume 2 ISBN-13 979-8218228460 July 1, 2023 HH Christina

Clement (Author), International Commission Jurists ICJ (Contributor), NJS Hair Care Temple-Clients and Volume 3 which is the case file submitted by plaintiff which includes various facts, and

evidence related to the claims within this case along with "Locs linked to Spirituality" ISBN-13 979-8402061118 Jan 11, 2022 Christina Clement

By invoking these legal principles and authorities, we can argue persuasively for the cessation of extensions to answer, thus promoting the timely and equitable resolution of the case.

- 1. Sixth Amendment Constitutional Right to a Speedy Trial: The Sixth Amendment to the United States Constitution guarantees the right to a speedy trial. This principle underscores the importance of expeditious resolution of legal matters.
- 2. Rule 6 of Civil Procedure: Granting repeated extensions could contravene these rules and result in unfair treatment to all parties.
- (b) EXTENDING TIME. (1) In General. When an act may or must be done within a specified time, the court may, for good cause, extend the time: (A) with or without motion or notice if the court acts, or if the request is made, before the original time or its extension expires; or (B) on motion made after the time has expired if the party failed to act because of excusable neglect. (2) Exceptions. A court must not extend the time to act under Rules 50(b) and (d), 52(b), 59(b), (d), and (e), and 60(b).
- 3. Case Law Precedent: Legal precedent often emphasizes the need for prompt resolution of legal disputes to ensure the efficient functioning of the judicial system and to prevent prejudice to either party.
- 4. Rule 12 of the Federal Rules of Civil Procedure (FRCP): Rule 12 outlines the time frame for filing an answer to a complaint after being served with the summons and complaint. It typically allows defendants a limited period to respond, emphasizing the importance of timely engagement in the legal process.
- 5. Judicial Efficiency: Courts have a vested interest in managing their dockets efficiently to ensure the swift administration of justice. Granting multiple extensions to answer could disrupt this efficiency and burden the court system unnecessarily along with possible prejudice to plaintiffs

What is the defendant's reasoning for the delay? Why do they need over 2 and ½ years to respond? I am aware that the information presented is very detailed so I understood there would be some time needed to review, however because the election now is in 7 months' time is of the essence. These factors include the length of delay, the reason for the delay, the defendant's assertion of their right. The prejudice suffered by plaintiff as a result of the delay is an urgency as the election in a short few month, November 5, 2024?

- 6. Judicial Efficiency: Courts have a vested interest in managing their dockets efficiently to ensure the swift administration of justice. Granting multiple extensions to answer could disrupt this efficiency and burden the court system unnecessarily.
- 7. Prejudice to the Plaintiff: Allowing repeated extensions could prejudice the plaintiff by delaying the resolution of their claims and impeding their ability to seek timely relief. Is this the intent being used? If so, this could undermine the plaintiff's interests in a fair and expeditious resolution of the case. Do you also agree?
- 8. Equitable Treatment: Fairness and equity dictate that both parties should be held to the same standards regarding deadlines and procedural requirements. Granting extensions to one party without sufficient cause could create an imbalance in the litigation process. Which would also prove the same character of original claims. Would you agree with your Honor? How can we assure to promote fairness, efficiency, and is this an effective administration of justice by making a compelling argument for the cessation of extensions to answer?
 - The concept of equitable treatment is inherent in the notions of due process and equal protection under the law, as guaranteed by the Fifth and Fourteenth Amendments to the United States Constitution.

All of 2023 I have attempted to follow every channel of outreach via direct email, cert mail and Amazon delivery services presenting this very case, I am unclear why more time is needed as I have a Presidential election to win this coming November 2024? I have also sent via email to the court's clerks' correspondence and cert receipts. Please see below screen shots of sent messages, I have also reached out to the Title Association, Senators, Congressman and several offices in United Nations.

See shipped to:

Case 1:24-cv-00479-RC Document 3-1 Filed 05/02/24 Page 1 of 11

ORDER PLACED December 3, 2023

TOTAL 56 04

SHIP TO FEC-Office of the Commission Secretary *

CROFR # 113 SSON(71-8474624 View order details - View invoice

Return complete

Your return is complete. Your refund has been issued. When will I get my refund?

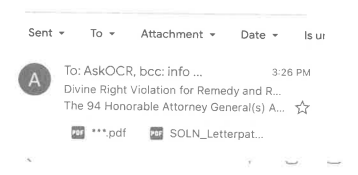


Lines Linked to Spirite ality, and The Importance of the Lor Journey Clement Christina

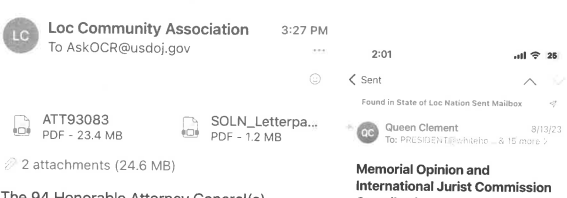


Archive order

View return/refund status



Divine Right Violation for Remedy and Restitution



The 94 Honorable Attorney General(s) Attorney General of the Department of Justice 900 Pennsylvania Avenue NW Washington, DC 20530

Dear 94 Attorney General (s),

I hope this message finds you in the best of health and spirits. I, HH Empress Queen Christina Clement, by the Grace of God, Queen of the State of Loc Nation, descendant of the original people of this land, divinely appointed, write to you today with a matter of great significance that touches upon the

≪ ∨ Reply to All

Contribution

Attachment No longer in adable as of Sep 12, 2023. President Joe Biden

The White House 1600 Pennsylvania Avenue NW Washington, D.C. 20500

Dear President Biden,

I hope this letter finds you well. I am writing to bring to your attention a matter of utmost importance that pertains to the cultural and societal development of our nation. As the Author of this Memorial, Opinion Fulfillment, I am honored to address you on behalf of Revealed The Kingdom of LOCs: Nazarite Vow Continues Volume 2, a cultural initiative that holds profound significance for the State of Los Nation





Barker v. Wingo (1972); Bush v. Gore (2000), Roe v. Wade (1973), Brown v. Board of Education (1954)

SINCERELY,

PRESIDENT CANDIDATE CHRISTINA CLEMENT aka

HH EMPRESS QUEEN CHRISTINA CLEMENT (TN98253363

Team@clementforpresident2024.com

c/o Christina Loren Clement, LLC

8 The Green, Suite A

Dover, DE 19901

CO-

pacermonitor.com





Monday, April 01, 2024



notice

Notice (Other) Wed 04/03 4:02 PM

NOTICE of Exhibits re1 Complaint by CHRISTINA CLEMENT(mg) Modified to add link on 4/3/2024 (znmw)



Exhibit

Wednesday, February 21, 2024

service Summons Not Issued Wed 02/21 2:29 PM

SUMMONS Not Issued as to MERRICK GARLAND. ztth)

Tuesday, February 13, 2024



Complaint Wed 02/21 2.28 PM

COMPLAINT against MERRICK GARLAND (Filing fee \$ 405, receipt number TBD) filed by CHRISTINA CLEMENT.(ztth)

Att: 1



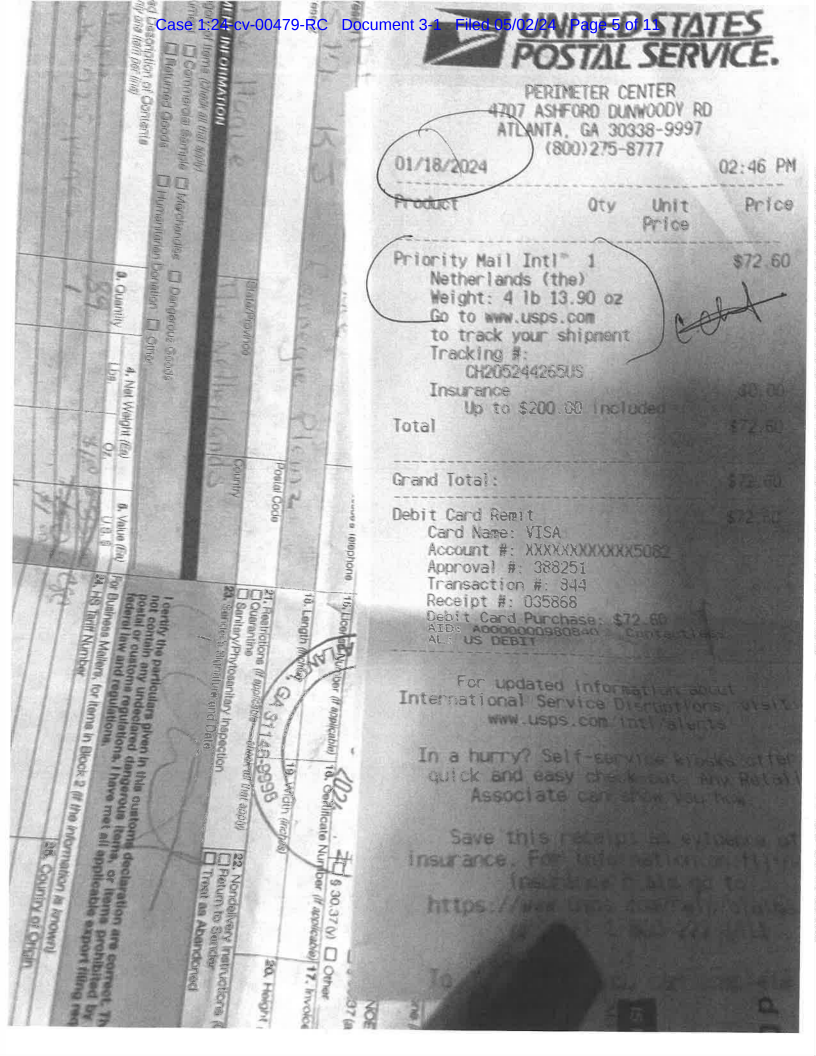
Exhibits,

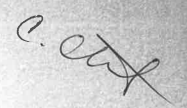


Civil Cover Sheet

Continue to Create Account

39





l 755P 4537 Postage

Adult Signature Restricted Delivery \$

Adult Signature Required

Postmark Here

Certified Mall Restricted Delivery

Return Receipt (electronic)

WSPRING JOBS

PS Form 3800, April 2015 PSN 7530-02-01 City, State, ZIP+48 Street and Apt. No., or PO Box No. Sent To OStage and Fees \$0.68

32/12/2024

Extra Services & Fees (check box, add fee as app Certified Mail Fee \$4.40 For delivery information, visit our website at www.usps.com Domestic Mail Only CERTIFIED MAIL® RECEIPT U.S. Postal Service™

6 61 ¹	U.S. Postal Service [™] CERTIFIED MAIL [®] RECEIPT Domestic Mail Only		
948	For delivery information, visit our website at www.	usps.com	
98	Certified Mail Fee \$4.35 Extra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy) Return Receipt (electronic) Certified Mail Restricted Delivery Adult Signature Required Adult Signature Restricted Delivery Postage	0078 09 Postanti Hora	
9589	Street and Apt. No., or PO Box No.	13 Reverse to Instruction	

Leno

7 CON

2

9L A5	CERTIFIED MAIL® RECEIPT Domestic Mail Only			
口品	For delivery information, visit our website at www.usps.com			
4	Washington, DC 20530			
_0	Certified Mail Fee			
	\$ \$4.35			
1196	Extra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy)			
	Return Receipt (electronic)			
170	Certifled Mall Restricted Delivery \$ 50 000			
52	Adult Signature Required Adult Signature Restricted Delivery \$			
	Postage			
70	\$ \$10.20			
170	Total Postage and Fees			
	\$14.55			
6	Sent To US Dept of Justice			
40	Street and Apt. No., or PO Box No.			
95	450 Ponnsylvania Alla Alla			
	ony, orace, 217-44			
13				
17/15	PS Form 3800, January 2023 PSN 7530-02-000-9047 See Forest les forting hand			



6 61	U.S. Postal Service [™] CERTIFIED MAIL [®] RECEIPT Domestic Mail Only		
948	For delivery information, visit our website a	it www.usps.com	
9589 0710 5270 1196	Extra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy) Return Receipt (electronic) Certified Mail Restricted Delivery Adult Signature Required Adult Signature Restricted Delivery Postage \$10.20 Sent To Ole Formation or Po Box No. On Postage To Delivery Street and Apt. No., or Po Box No. On Postage To Delivery PS Form 3800, January 2023 PSN 7530-02-000-904	on /18/2024 ohn Roberts Jr VE OS 43 Section as facilitation of the section of	

