

**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

**Motion: to Validate Affidavit of Service, Correct Clerk Errors in servicing the motions,
and Add all omitted Defendants to the Case and Judgment in Favor of Plaintiff**

Plaintiff declaration: I, CHRISTINA CLEMENT and HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH, the Plaintiff in the above-captioned matter, respectfully submit this Motion to Validate Affidavit of Service, Correct Clerk Errors in servicing the submitted motions to all defendants, et al; Add all omitted Defendants to the Case and grant Judgment in Favor of Plaintiff with Bill of Cost due 7/17/2024 based on the additional following grounds:

Plaintiff Statement: The rules for an affidavit of service, including when it can be used in place of a summons and its validity, are detailed in the Federal Rules of Civil Procedure (FRCP), the U.S. Code, and local rules of various courts. Please see the Rules and Plaintiff Response.

According to Federal Rules of Civil Procedure (FRCP)
- Rule 4(l) - Proving Service:

(b) ISSUANCE. On or after filing the complaint, the plaintiff may present a summons to the clerk for signature and seal. If the summons is properly completed, the clerk must sign, seal, and issue

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

it to the plaintiff for service on the defendant. A summons—or a copy of a summons that is addressed to multiple defendants—must be issued for each defendant to be served.

- **Plaintiff Response:** These summonses are still pending from Case 1:24-cv-00479-RC Document 8-2 Filed 05/12/24 Page 1- 2; Case 1:24-cv-00479-RC Document 8-3 Filed 05/12/24 Page 1-2; Case 1:24-cv-00479-RC Document 8-4 Filed 05/12/24 Page 1-2

- Rule 4(l)(1) requires proof of service to be made to the court unless service is waived. Proof must be by the server's affidavit.

- **Plaintiff Response:** This was filed into the court April 30, 2024 with receipts; returned mail correspondence and response letter from Supreme Court evidence in filed Document 2 4/1/2024; Document 3 05/2/2024 Pages 1-11 and Document 4 04/30/204 Pages 1-6

- Rule 4(l)(2) specifies that if service is made under Rule 4(e), (f), or (h), proof must be by the server's affidavit unless the law of the state where service is made provides otherwise.

- **Plaintiff Response:** This was filed into the court April 30, 2024 with receipts; returned mail correspondence and response letter from Supreme Court evidence in filed Document 2 4/1/2024; Document 3 05/2/2024 Pages 1-11 and Document 4 04/30/204 Pages 1-6

Plaintiff Response: Rule 4(l)(3) states that failure to prove service does not affect the validity of service. The court may allow proof of service to be amended.

- 5(d) Filing; Certificate of Service. All papers after the complaint required to be served upon a party, together with a certificate of service, shall be filed with the court within a reasonable time after service, but the court may on motion of a party or on its own initiative order that depositions upon oral examination and interrogatories, requests for documents, requests for admission, and answers and responses thereto not be filed unless on order of the court or for use in the proceeding.

5 (e) Filing with the Court Defined. The filing of papers with the court as required by these rules shall be made by filing them with the clerk of court, except that the judge may permit the papers to be filed with the judge, in which event the judge shall note thereon the filing date and forthwith transmit them to the office of the clerk. A court may by local rule permit papers to be filed, signed, or verified by electronic means that are consistent with technical standards, if any, that the Judicial Conference of the United States establishes. A paper filed by electronic means in compliance with a local rule constitutes a written paper for the purpose of applying these rules. The clerk shall not refuse to accept for filing any paper presented for that purpose solely because it is not presented in proper form as required by these rules or any local rules or practices

- **Plaintiff Response:** I have also filed with other governmental agencies in their capacity listed within the headings of each relevant filings related to the information within the case.

- **Plaintiff Response:** Court stamped copies have been forwarded to the following, et al: The honorable Patty Murray Office of Senate (Fedex Tracking 777162732234); Office of Government Ethics (email 07/05/2024; 07/03/2024); antideficiencyactrep@gao.gov; jonessa@goa.gov (emailed 7/4/2024; 06/28/2024), Archivist of the United States, DHS Secretary, Congressional Advisory Committee, The House of Representatives and the Senate, State of Loc Nation, Sovereign Entity; Antonio Guterres, Secretary-General (webcast@un.org 06/28/2024); Permanent Mission of Switzerland to the United Nations Office and to the other International Organizations in Geneva; General Services Administration; inquiries@un.org; au-pap@africa-union.org (emailed 6/26/2024); gsacongressionalaffairs@gsa.gov (emailed 07/3/2024); eom@dc.gov (emailed 06/28/2024; 6/27/2024) fedreg.info@nara.gov , ogc@loc.gov, info@parl.gc.ca, reference.law@yale.edu, achats@icj-cij.org (Emailed June 26, 2024), et al

Plaintiff Statement: As per the U.S. Code in this matter:

- 28 U.S.C. § 1746 - Unsworn Declarations Under Penalty of Perjury:

- **Plaintiff Response:** This rule allows for declarations, certifications, verifications, or statements made under penalty of perjury to be used in federal proceedings, including affidavits of service, which was provided as mentioned.

- 28 USC App Fed R Civ P Rule 5:(d) Filing; Certificate of Service. All papers after the complaint required to be served upon a party, together with a certificate of service, shall be filed with the court within a reasonable time after service, but the court may on motion of a party or on its own initiative order that depositions upon oral examination and interrogatories, requests for documents, requests for admission, and answers and responses thereto not be filed unless on order of the court or for use in the proceeding.

-28 USC App Fed R Civ P Rule 5: (e) Filing with the Court Defined. The filing of papers with the court as required by these rules shall be made by filing them with the clerk of court, except that the judge may permit the papers to be filed with the judge, in which event the judge shall note thereon the filing date and forthwith transmit them to the office of the clerk. A court may by local rule permit papers to be filed, signed, or verified by electronic means that are consistent with technical standards, if any, that the Judicial Conference of the United States establishes. A paper filed by electronic means in compliance with a local rule constitutes a written paper for the purpose of applying these rules. The clerk shall not refuse to accept for filing any paper presented for that purpose solely because it is not presented in proper form as required by these rules or any local rules or practices

Plaintiff Statement: As per the District of Columbia Rules in this matter:

- District of Columbia Superior Court Rules of Civil Procedure - Rule 4(l):

- **Plaintiff Response:** Similar to the federal rule, Rule 4(l) in D.C. requires an affidavit of service to be filed as proof of service. This affidavit must detail the manner in which service was made. which all such filings were accepted by the court.

General Requirements for Affidavit of Service:

1. Content:

- The affidavit of service must include the date, time, and manner of service.
- It must identify the person served and the server.
- The server must attest to the truthfulness of the information provided.

2. Replacement for Summons:

Plaintiff Statement: As per this rule an affidavit of service can replace a summons if personal service was unsuccessful and substituted service was used.

- **Plaintiff Response:** US Postal Service, email and Fed Ex were and are used for method of notification. I have submitted into the court evidence that certified mailings to the defendants were refused and returned.

Plaintiff Statement: By following these rules, the court received Affidavit of Service in its validity; can be maintained and upheld in court proceedings:

- **Plaintiff Response:** Pursuant to Rule of the Federal Rules of Civil Procedure, all four Defendants named in this case, 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, were duly served via certified mail as per evident in Case 1:24 cv 00479-RC Document 4 04/30/2024, confirming the delivery of these documents to each Defendant and caused raised concern of clerk error. Failure to add all defendants as intended, puts my case in risk of the following If all defendants are not properly added to the case, it can have significant legal implications and consequences such as Incomplete Adjudication; Potential for Multiple Proceedings; Fairness and Due Process Concerns; Enforcement of Judgments; Procedural Complications; Risk of Inconsistent Decisions. In summary, adding all necessary defendants ensures that the court can fully and effectively resolve the dispute, protect the rights of all parties involved, and uphold the principles of fairness and due process in the legal system.

2. Compliance with Due Process:

- **Plaintiff Response:** The Affidavit of Service establishes that each Defendant had adequate notice of this litigation and ample opportunity to respond. The initial service of process fully satisfied the requirements of due process under the law all with all defendants' original involvement with the case and was inadvertently omitted from court records.

3. Recent Mailing for Court Cooperation:

- **Plaintiff Response:** On various dates of Recent Mailing and emailing, a supplementary communication was sent to all Defendants to provide updates on case developments and to maintain transparency in our proceedings. This mailing was and is not intended to substitute formal service but rather to demonstrate our commitment to procedural integrity and cooperation with the Court along with acknowledging all 4 defendants were all original and intentionally supposed to be apart of the case.

4. Legal Basis for Judgment:

- **Plaintiff Response:** Based on the facts established by the Complaint and supplemental filings, as supported by the Affidavit of Service and other attached documents, and considering the Defendants' lack of response within the specified timeframe, the Plaintiff respectfully requests this Honorable Court to grant judgment in favor of the Plaintiff.

5. Conclusion:

- **Plaintiff Response:** In light of the foregoing, I respectfully request the Court to review the attached documents, acknowledge the completeness of service to all Defendants, and proceed with entering judgment in favor of the Plaintiff as appropriate under the law.

WHEREFORE, the Plaintiff respectfully requests that this Honorable Court:

A. Validate the Affidavit of Service filed on 04/30/2024;

B. Correct any and all clerical errors in the case records;

C. Amend the record to include the inadvertently omitted; all intended defendants to the case;

D. Permit the case to proceed based on the validated service and corrected records; and

E. Grant such other and further relief as the Court deems just and proper including default judgement, default summary judgement; injunctive relief and bill of cost due 7/17/2024.

Respectfully submitted,

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



A handwritten signature in blue ink, appearing to be 'C. C. A.', followed by a small blue dot below it.

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 July 10, 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