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

Letter to Judge Rudolph Contreras

08/03/2024 3:10am

State of Loc Nation Global, Public Benefit Corporation

8 The Green, A

Dover, Delaware 19901

info@stateoflocnation.com

Christina Clement, In her capacity State of Loc Nation Global, Public Benefit Corporation 8 The Green, A Dover, Delaware 19901 info@stateoflocnation.com



AUG 4 2024 Clerk, U.S. District & Bankruptcy Court for the District of Columbia

08/04/2024

To: Waiver Review Authority Bureau of the Fiscal Service U.S. Department of the Treasury P.O. Box 1328 Parkersburg, WV 26106-1328

Waiver Review Division, US Department of State CA/VO/DO/W SA-17, 11th floor Washington, DC 20522-1711

Cc: District Court of Columbia Court Clerk for Case 1:24 cv 00479 RC

Subject: Request for Waiver Pursuant to TFM Standards

Dear Waiver Review Authority,

I am writing to formally request a waiver pursuant to the Treasury Financial Manual (TFM) standards, specifically regarding the adherence to federal payment procedures and deadlines. For the past one and a half years, our department has diligently followed the rules and procedures outlined in the TFM. Despite our compliance and timely submissions, we have encountered significant delays due to a lack of response from the responsible employee within the department.

The current situation involves a default judgment that was due in April 2024, which was unfortunately ignored by the relevant department employee. Additionally, a bill of cost that was due on July 17, 2024, has seen no progress as of today, August 4, 2024.

In support of this waiver request, I have attached the following documents:

1. Meeting Minutes: Documentation of all meetings held regarding the default judgment and bill of cost, showing our continued efforts to address these matters.

2. Settlement Offer: A copy of the settlement offer that was presented in an attempt to resolve the outstanding issues.

3. Judgment Fund Application: The application submitted to the Judgment Fund, demonstrating our adherence to procedural requirements.

4. Bill of Cost: The detailed bill of cost outlining the expenses incurred.

5. Bill of Cost Clarity: Additional documentation providing clarity and breakdown of the bill of cost.

6. Lien: Documentation related to the lien associated with the case.

- 7. Case 1:24 cv 00479 RC Case Index a brief summary
- 8. Letter for Waiver of procedures. (This page)

Given these circumstances, I respectfully request a waiver from the standard payment procedures outlined in the TFM. This waiver will allow us to process the necessary payments without further delay and ensure that we meet our financial obligations.

We understand the importance of maintaining the integrity and efficiency of federal payment processes, and we remain committed to compliance with TFM standards. This waiver is essential to rectify the delays caused by factors beyond our control and to prevent further financial and operational disruptions.

Thank you for your attention to this matter. Please feel free to contact me at info@stateoflocnation.com if you require any additional information or have further questions.

Sincerely,

 $h \cup \square$

Christina Clement In her capacity State of Loc Nation Global, Public Benefit Corporation 8 The Green, A Dover, Delaware 19901 info@stateoflocnation.com Loc Community Association is an affiliate of State of Loc Nation, Public Broadcasting Corporation

To send Donations, visit: www.christinalorenclement.com

Minutes of the Meeting

Loc Community Association Date: August 4, 2024 Time: 3:00 pm Location: Virtual Platform

Attendees: Approximately 1.4 trillion individuals viewing via Zoom

1. Call to Order The meeting was called to order at 3pm by Rev. Dr. Christina Clement, Incorporator and Founder of Christina Loren Clement LLC, by authority of Christina Loren Clement LLC.

2. Approval of Agenda The agenda for the meeting was reviewed and approved. No additional items were added.

3. Presentation of Settlement Agreement Christina Clement, Incorporator/ Founder, presented the details of the settlement agreement between Christina Loren Clement LLC, an affiliate of State of Loc Nation Global Public Benefit Corporation, and the United States of America Government.

- Settlement Overview: The settlement involves a debt obligation of \$500 Quadrillion and the withdrawal of land equivalent to an area supporting a population of 1.4 trillion individuals. The land will be transferred as fee simple absolute allodium.

- Restitution Terms:

- The principal amount of \$500 Quadrillion will be paid within two years from the agreement date. Interest will accrue at an annual nominal rate of 50%, compounded monthly, with payments commencing on the agreement date.
- Roles and Positions: The agreement includes provisions for equivalent charter roles, departmental responsibilities, and signatory positions for Investors.
- Additional Considerations: The agreement stipulates monthly meetings, oversight committees, and budgetary provisions to support the execution of the terms.
- 4. Discussion
- General Discussion: Members discussed the implications of the settlement, including its impact on the community and governance. Questions were raised

regarding the management of the transferred land and the operational details of the equivalent roles and positions.

• Concerns Addressed: Rev Dr Christina Clement addressed concerns about the feasibility of the land transfer and the administrative integration of equivalent roles and positions.

5. Decision

A motion was made by Christina Clement to approve the settlement agreement as presented. The motion was seconded.

Vote:

The motion was carried by a majority vote.

6. Next Steps

- Implementation: Presidential Candidate Christina Clement, will oversee the implementation of the settlement agreement and ensure that all necessary actions are taken to fulfill the terms.

-Follow-Up Meeting: A follow-up meeting will be scheduled for August 11, 2024 to review the progress of the settlement implementation.

7. Announcement

See this document of 19 pages; dated 08/04/2024 for additional details and discussions related to this decision.

8. Case Reference This settlement pertains to Case 1:24 CV 00479 RC in the District Court for restitution. Pro se fees approved pursuant to Equal Access to Justic Act.

9. Adjournment The meeting was adjourned at 7pm by Rev. Dr. Christina Clement, Incorporator and Founder of Christina Loren Clement LLC.

Minutes Submitted by: Rev. Dr. Christina Clement, Incorporator and Founder Date of Submission: 08/04/2024 Minutes Approved by: Rev. Dr. Christina Clement Incorporator and Founder Christina Loren Clement LLC 08/04/2024

Settlement Agreement

Parties Involved:

Government: United States of America Government

Investor: Christina Loren Clement LLC, an affiliate of State of Loc Nation Global Public Benefit Corporation

Settlement Amount:

- Principal: \$500 Quadrillion
- Interest Rate: 50% annual nominal rate, compounded monthly

Repayment Terms:

- Maturity Date: 2 years from the agreement date
- Interest Payments: Monthly, starting on the agreement date

Land Transfer:

- Description: Withdrawal of land equivalent to an area supporting a population of 1.4 trillion individuals
- Type: Fee simple absolute allodium

Equivalent Roles and Positions:

- Governmental Roles: Equivalent chartered roles and positions as outlined
- Departments: Equivalent departments and staff, including budgets

Meetings and Oversight:

- Monthly Meetings: Regular meetings to oversee the settlement's execution
- Signatory Positions: Equivalent signatory positions for all parties

Legal Reference:

-Act: State of Loc Nation Global Public Benefit Corp Restitution Act, SOLN Private law an Act, The Charter 06042024; Policy framework for preventing and eliminating corruption and ensuring the impartiality of the judicial system; Dejure Defacto; SOLN legal framework establishing protections against the tyranny of the minority; hyper power establishment Act, et al in case 1:24 cv 00479 RC

- 28 SOLN 1920; 28 USC 1920, Mandatory Restitution Act of 1966 18 USC 3663A; 18 USC 2559; unjust enrichment; the Bangalore Principles of Judicial Conduct 2018-2024, et al on various documents of case file

Additional Terms:

1. Tax Deposits:

- All taxes from Afro, Indigenous, Aboriginal, and Afro natives will be deposited into the SOLN Tax Fund.
- Alcohol taxes from suppliers and distributors will be deposited into the **SOLN Alcohol Repair Fund.
- Corporations selling unhealthy foods will contribute to the S.O.L.N Healthcare Reform Fund.
- 2. Restitution Funds, et al on-case files of Case1:24 cv 00479RC:
 - Minority officials involved in blatant murder or hate crimes are required to pay restitution into the S.O.L.N Bereavement Fund.
 - Restitution for false imprisonment and kidnapping will be deposited into the S.O.L.N False Imprisonment and Kidnapping Restitution Fund.
- 3. Reporting and Auditing:
 - All funds mentioned above will be managed with reporting auditors approved by Christina Loren Clement LLC.

Case Reference:

- Settlement Pertains To: Case 1:24 CV 00479 RC in the District Court for restitution

Announcement:

• See this document, pages 1-19 dated 08/04/2024 for additional details and discussions related to this decision.

Signature:

Christina Loren Clement LLC:

United States of America Government:



Representative Full Name and Title: Date:

<u>31 U.S.C. 1304(b)</u> specifies that a "transcript of the judgment" must be filed with the Secretary of the Treasury. This means that a copy of the judgment must be filed with the Judgment Fund Branch for interest to accrue on a judgment of a federal district court, the Court of Appeals for the Federal Circuit, or the United States Court of Federal Claims. By practice, the successful plaintiff files a copy of the judgment. Whoever submits the judgment should include a cover letter explaining that it is being submitted to preserve interest rights under <u>31 U.S.C. 1304</u>. A copy of the judgment and cover letter must be sent to the Financial Management Service, Judgment Fund Branch, at the address indicated on the Judgment Fund Web site at <u>http://www.fms.treas.gov/judgefund</u>.

§ 256.11 How do agencies request payments.

Agencies must submit requests for payments from the Judgment Fund on Fiscal Service's Judgment Fund payment request forms or by using other approved methods as provided for on the Judgment Fund Web site at <u>http://www.fiscal.treasury.gov/judgefund</u>. Fiscal Service provides forms and detailed information about Judgment Fund payments in the TFM, Volume I, Part 6, Chapter 3100. The TFM is also available on the Judgment Fund Web site. The submitting agency must complete and sign all required Judgment Fund forms and must attach all required supporting documents.

(b) Additionally, Fiscal Service requires that requests for payment identify the statute that forms the basis of the underlying claim. The award or settlement must comply with the statutory and regulatory requirements that authorize the award or settlement. For example, interest is payable on Judgment Fund awards only if there is an express statutory provision, contractual agreement or constitutional waiver of sovereign immunity authorizing the assessment of interest against the United States. Also, a tort under the Federal Tort Claims Act (FTCA) is payable from the Judgment Fund only when the award amount exceeds \$2,500 (for administrative awards) and is in compliance with the regulatory requirements at <u>28 CFR part 14</u>.

§ 256.52 How does Fiscal Service issue a payment?

Pursuant to <u>31 CFR part 208</u>, Judgment Fund payments are to be made by electronic funds transfer (EFT). Fiscal Service will issue an electronic payment to the payee's account as specified on the appropriate Judgment Fund form. If a submitting agency determines that a waiver (in accordance with <u>31 CFR part 208</u>) to the requirement for payment by EFT is appropriate, Fiscal Service will issue a payment by check. The Voucher for Payment must direct payment to the payee designated in the judgment or settlement agreement.

Subpart G—Private Relief Bills

§ 256.60 How do I get paid for a Private Relief Bill?

You may apply for payment by sending a request letter along with supporting documentation, to include a copy of the private relief act and proof of your identity, to the address specified on the Fiscal Service Web site at <u>http://www.fiscal.treasury.gov/privaterelief</u>.

Judgement Fund Application

August 1, 2024 10:07pm

Department of the Treasury

Bureau of the Fiscal Service

Judgment Fund Branch

P.O. Box 1328

Parkersburg, WV 26106-1328

JFICS.Management@fiscal.treasury.gov

Judgment.fund@fiscal.treasury.gov

Cc: U.S. Department of the Treasury 1500 Pennsylvania Avenue NW Washington, DC 20220

Secretary of Treasury

Subject: Submission of Bill of Cost for Case 1:24-cv-00479 RC

Dear Sir/Madam,

I am writing to submit the bill of cost pursuant to 28 USC 1920 and prose litigant fee pursuant to the, in the matter of Christina Clement and HH Empress Queen Christina Locs is Our Artifact of Faith, Plaintiffs, v. Attorney General Merrick Garland; Chief Justice John Roberts Jr.; Secretary General of the United Nations; Registrar-Peace Palace Carnegie Pleinz et al., Defendants, Case No. 1:24-cv-00479 RC. This submission is made to preserve interest pursuant to 31 U.S.C. 1304(b).

Please find the attached transcript of the bill of cost, bill of cost clarification, and lien. A copy of these documents will also be filed with the Secretary of the Treasury pursuant to 31 USC 13049 (b)

Should you have any questions or require additional information, please do not hesitate to contact me at info@stateoflocnation.com.

Thank you for your attention to this matter.

Sincerely,

C.U=*

Christina Clement, In her capacity State of Loc Nation Global, Public Benefit Corporation 8 The Green, A Dover, Delaware 19901 info@stateoflocnation.com

Enclosures:

- Transcript of the Bill of Cost
- Bill of Cost Clarification
- Lien
- Ein pursuant to 256.13

Submission Form for Payment of Judgment by the Judgment Fund, Pursuant to TFM, Volume I, Part 6, Chapter 3100

- 1. Agency Information
- Agency Name: State of Loc Nation Global, Public Benefit Corporation
- Agency Contact Name: Christina Clement
- Contact Title: In her capacity
- Contact Email Address: info@stateoflocnation.com
- Agency Mailing Address: State of Loc Nation Global, Public Benefit Corporation 8 The Green, A Dover, Delaware 19901

- 2. Judgment Information
 - Case Number: 1:24-cv-00479 RC
 - -Case Name: Christina Clement and HH Empress Queen Christina Locs is Our Artifact of Faith v. Attorney General Merrick Garland; Chief Justice John Roberts Jr.; Secretary General of the United Nations; Registrar-Peace Palace Carnegie Pleinz et al.
 - Court District Court of Columbia
 - Date of Judgment: Default Judgement April 2024 and Bill of Cost due 7/17/2024
 - Date Judgment Became Final:
 - See attached bill of cost
- 3. Interest Information
 - Interest Rate 50%
 - Interest Start Date: April 17, 2024
 - Interest End Date: Date of last Payment
 - Total Interest Amount:
- 4. Claimant Information
 - Claimant Name: Christina Clement and HH Empress Queen Christina Locs is Our Artifact of Faith
 - Claimant Contact Information:
 - Phone Number 678-780-5557
 - Email Address: info@staeoflocnation.com
 - Mailing Address: 8 The Green, Suite A, Dover, Delaware 19901

5. Submission Information

- Submitted by: Christina Clement
- Title: In her capacity
- Organization: State of Loc Nation Global, Public Benefit Corporation
- Mailing Address: 8 The Green, Suite A, Dover, Delaware 19901
- Email Address: info@stateoflocnation.com
- Phone Number: 678-780-5557

6. Attachments

- Meeting Minutes
- Settlement
 - Transcript of the Bill of Cost
 - Bill of Cost Clarification
 - o Lien

Other supporting documents from Case files of 1:24 cv 00479RC Clement vs Garland



Signature: ____

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.

Date: 08/01/2024 10:18p

Printed Name: Christina Clement

Title: In her capacity

3. Submit the completed form and attachments to:

Department of the Treasury Bureau of the Fiscal Service Judgment Fund Branch P.O. Box 1328 Parkersburg, WV 26106-1328 08/03/2024 3:10am

Case 1:24 cv 00479 RC Index

"As social action affects the course of law, let's call to account the original complaint we're agents of change united by virtue. Legal challenge based on improvement, revised draft of a new community unevenly applied....For a verdict of history, formally empowered with authority, levers of the law. There needs to be a bottom-up legal change. Who'll see us? What the world could be, not what it is. Society is something to be invented not endured....must stand, or go down together. Wrongs will be righted. A loophole of ambiguity in the system". The full scope of the legal desert, because the judgement's built in, the unequivocal recitation of the truth -Roman J Israel, Esq

Notice the State of Loc Nation Global, Public Benefit Corporation Tribunal of Absolute Universal Law; request for immediate judgement of Bill of Cost

(Mandatory Restitution Act of 1966 18 USC 3663A; 18 USC 2559; unjust enrichment; the Bangalore Principles of Judicial Conduct 2018-2024)

1. Original complaint sent to Attorney Garland in 2023 pursuant to 28 CFR 14.2 with no response. Filed 2/13/2024 with arguments to all (4) four defendants (page 13-23); Letter to Chief Justice John Roberts Jr (page 23-25); Defendant Roberts : Notable cases (page 25-32); Acceptance of Position: Assumed the Presidency (page 33-36) The issues raising: (pages 36-55) International Jurist Commission and Genocide Claim (page 55-56) Legal action against discrimination and violation of Rights (page 56- 76) Recap of key arguments (page 76-78) Prayer for relief of redressability in an environmental citizen suit (page 79-86) Incorrect civil cover sheet completed by clerk of court with omitted defendants and missing cause of action (page 87-88)

2. Returned mail from the Supreme court with letter and complaint (Page 1-88) another mailing proof of sending original complaint to attorney Garland under the tort claim act including all 4 defendants (page 89-175) Receipt of Revealed the Kingdom of Locs Nazirite Vow continues Volume 2 International case for restitution (page 176-177) filed 04/01/2024 Page 1-177

3. Motion to Oppress defendants Extensions (page 1-3) and receipts of mailings (pages 4-14) filed 05/02/24 Page 1-14

4. Affidavit of mailing to support April 2024 default judgement filed 04/30/2024 Page 1-6; copy of returned mailing from secretary-general of the US (page 5-6)

5. Motion for default judgement pursuant to rule 55 of the district court of Columbia filed 04/30/2024 Page 1-2

6. Summons in a civil action request for Garland filed 05/10/2024 page 1-2

7. Court stamped Summons for Attorney general garland filed 05/10/2024 Page 1-2

8. Motion to add party to complaint file (page 1-4) Complaint (page 4-77) Summons forms for omitted defendants (78-83) filed 05/12/24 Page 1-83

9. Motion to Efile without leave of Court filed 05/12/2024 Page 1-2

10. Motion for Default Judgement Pursuant to Rule 55 of the District court of Columbia fled 05/12/2024 Page 1-2

■. Motion to default judgement; acts consulting corruption of the judicial system; copy of the complaint (page 5-78) Rule 5 Serving and filing pleadings and other papers (page 78-85) Policy framework for preventing and eliminating corruption and ensuring the impartiality of the judicial system (page 85-93) Rule 55 default judgement (page 93-98) filed 05/13/2024 Page 1-98

2. Request for entry of Default judgement (page1-6) Dejure State of Loc Nation Letterhead (letter to President of the US; Speaker of the house of Representative; President pro tempore of the senate; secretary general) formal declaration of Sovereignty and partnership (page 8-47) Joints Statement of Intent to recognize the State of Loc Nation (page 48-55); Inclusion immediately in the 2024 election, electors applied to State of Loc Nation Calculates (55-61) filed 05/19/2024 page 1-61

13. Leave to file granted: Admissible testimonials of State of Loc Nation Citizens, Victim Impact Statements Filed 05/28/2024 Page 1-8

14. Motion for Summary Judgement; admissible testimonials of State of Loc Nation citizens (page 9-16) filed 05/30/2024 Pages 1-16

15. Motion for summary Judgement (Page 1-24); Volume 1 with population and Practitioner guide (page 25-524) Proposal of Bereavement law (page 524-526) Filed 06/01/24 Pages 1-526

16.Letter to Members of Congress; office of the Historian; foreign Institute regarding Rule of Law filed 06/02/2024 Pages 1-9

17. Letter to Carnegie Endowment CEIP: Private law An Act; The Charter filed 06/04/2024 Pages 1-17

18. Letter to President Pro Tempore of the US Senate; publish in the federal registrar and transmit to congress; The honorable Patty Murray; the charter filed 06/05/2024 page 1-19

19. Lien (page 1-11) Letter to Carnegie Endowment (CEIP): Private law; Act of Congress (pages 12-29); The Charter Notarized and Notarized enactment of proclamation of SOLN as Hyper power (page 30)

20. Letter to Federal Registrar: Existing Agency of State of Loc Nation; State of Loc nation authority; The Charter filed 06/07/2024 Page 1-16

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21. Letter to Federal Trade Commission; Office of Secretary; US Dept of Education; US dept of Labor: Enacting Agency of State of Loc Nation Majority Hyper Power on deceptive fees. Letter to Charter Counsel of Record enactment; The charter of State of Loc Nation hyper power (pages 4-19)

22. Letter to Deeds of Recorder: Notarized Commercial Lien; The Charter of SOLNGPBC (14-22) Filed 06/09/2024

23. Letter to US General Services Administration: Ascertainment letter for Christina Clement and The Charter of SOLNGPBC Filed 06/10/2024 Pages 1-18

24. Letter to Archivist of the United States; DHS Secretary; Congressional Advisory Committee; House of Representatives and the Senate; Secretary of State; Appropriate Committee 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. Letter to SOS: Violation notice regarding Voting Rights and Election Inclusion for Presidential Candidate Christina Clement (Page 8-11)

25. Motion for Entry of Final Judgement filed 06/17/2024 Page 1-3

26. Letter to United Nations Treaty Collection; Library of Congress; US Dept of State-Treaties and Agreements; International Court of Justice-Treaty Section; The Peace Palace Library-Hague Academy of International law; The British Library-Legal Deposit Office; Yale Law School-Lillian Goldman Lae Library; Library of Parliament(Canade) Treaties and International agreements; European Union-EUR-Lex; United Nations Office of Geneva(UNOG) Library and Archives: Introducing the SOLN legal framework; federal land management agencies; trust document for State of Loc Nation Trust; Rules to adding assets; liens; SOLN Legal Counsel and Expertise ; receipts of cert mail to recorder of deeds filed 06/20/24 pages 1-17

27. Motion for expedited decision- writ of Mandamus; administrative Procedure Act filed 06/21/2024 page 1-9

28. Letter to CNN; NBC; Biden and Trump: Motion writ mandamus; victim statement of over 4,000 stories 10 million names; response to executive order; invoice; Commercial lien; filed 06/26/2024 page 1-39

29. 06/22/2024 Press release regarding distribution to allocated funds of \$500 quadrillion restitution; accountable entities (page 3) filed 06/23/2024 Pages 1-8

30. Page 1-21 Letter to Secretary General and Reps of Switzerland on historical and ongoing violations against afro, aboriginal, native and indigenous communities; Page 1(22)-172(193) International Covenant on Civil and Political rights Filed 06/28/2024; Pages 1-193

31. Bill of Cost Filed 06/30/24 Pages 1-8 Objection to Bill of Cost Due 7/17/2024

32. Letter to Office of Government Ethics; Ethics Plan 2024-2025 Budget Presidential Transaction Act 2024-2025 filed 07/03/2024 Page 1-25 (without OGE Form)

33. Letter to Office of Government Ethics; Ethics Plan 2024-2025 Budget Presidential Transaction Act 2024-2025 and with OGE form 278-T filed 07/03/2024 page 1-30

34. Leave to file granted w/o attachment is duplicate of ECF no 17- Notarized Lien filed 07/03/2024 Page 1-12

35. Bill of Cost Clarification Filed 07/04/2024 Pages 1-5

36. Leave to file Granted- Letter to alert the Court for prolonged case filed 07/10/2024 page 1-3

37. Letter to the United Nations and African Union headquarters; Multi-Level Government as a Jurisdictional Consent Tribunal System filed 07/06/2024 page 1-20

38. Motion to validate affidavit of Service, Correct clerk errors in servicing the motions and add all omitted defendants to the case and judgement in favor of Plaintiff filed 07/10/2024 Page 1-6

39. Leave to file declined by Judge Contreras

40. Picture of Cert mailing to defendants filed07/15/2024 page 1-15

41. S.O.L.N Legal framework establishing protections against hate crimes at international, federal, state, city and local levels within the United States and International jurisdictions; filed 07/15/2024 page 1-6; Screen shots of sent emails page 1-42

42. Motion to submit Additional affidavit of Service; Errata Civil Cover Sheet page 1-2; Letter to the House of Rep and Kamala Harris in regards to SOLN Tribunal Legal Framework filed 07/15/2024 Page 1-13

43. State of Loc Nation Charter and Arbitration Disclosure Filed 07/18/2024 Page 1-17 (add to SOLN Bylaws)

44. Certification Affidavit of mailings filed 07/18/2024 page 1-8 with picture of receipts

45. S.O.L.N Legal framework establishing protections against hate crimes at international, federal, state, city and local levels within the United States and International jurisdictions. Enter laws into US Code Title 53 filed 07/18/2024 pages 1-6

46. Motion to acknowledge of Preamble and Articles as Mandatory Authority for majority party protection against the tyranny of the minority acts in addition to all bill of cost prayer for relief. Filed 07/21/2024 Page 1-28 Directive to Print SOLN currency (page 20-22)

47. "Leave to Filed Granted" Letter to Judge Request for consideration under the equal access to Justice Act filed 07232024 page 1-3; Bill of Cost clarification page 1-15; Congressional research Service on attorney's fees and the Equal access to Justice Act page 6-15 (also sent the attorney general opinion which was not entered into the case)

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48. State of Loc Nation Restitution Act 07/25/2024 page 1-7

49. Motion to acknowledge SOLNGPBC governmental departments establishment Act filed 07/27/2024 Page 1-7

50. Motion to acknowledge SOLNGPBC Governmental department establishments act; (page 1-7) hyper power position establishment and restitution act (page 7-12); establishing the treasury department and the SOLN federal and international reserve act (page 12-15); establishment and authority of airports, trade boats and equivalent entities act (page 15-17); division for Olympic Excellence and Participation (pages 17-19) Artwork Report (Page 1(20)-29(48)) filed 07/28/2024 Pages 1-48

51. Motion to enforce judgment and writ of attachment; writ of execution; writ of garnishment; writ of replevin on Bill of Cost; contest of oath, contest of election and restitution for illegal transatlantic slave trade genocide filed 07/29/2024 Page 1-9

52. Motion to acknowledge State of Loc Nation Law on the formation and operation of Community Investment Credit Unions Act. Filed 08/01/2024 Pages 1-5

53. This document, Notice the State of Loc Nation Global, Public Benefit Corporation Tribunal of Absolute Universal Law; request for immediate judgement of Bill of Cost (Gilroy, Dan. 2017 Roman J Israel, Esq) filed 08/3/2024 Pages 1-5

Blue Color highlights: State of Loc Nation Global, Public Benefit Corporation

Introduction to the State of Loc Nation Global Public Benefit Corporation Tribunal of Absolute Universal Law

Overview

The "State of Loc Nation Global Public Benefit Corporation (SOLNGPBC) is an innovative legal and organizational framework that seeks to implement a system of Absolute Universal Law. This initiative aims to address systemic issues and create a new model for societal governance, justice, and restitution. The Tribunal of Absolute Universal Law represents the highest authority within this framework, aspiring to embody principles of universal justice, fairness, and equity.

Key Concepts

1. Absolute Universal Law: Unlike bylaws which are specific to particular organizations or regions, Absolute Universal Law is conceived as a set of principles and rules that apply universally, transcending local, national, and international boundaries. These laws are grounded in universal human rights, ethical standards, and principles of natural justice.

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2. Public Benefit Corporation: SOLNGPBC is structured as a public benefit corporation, emphasizing its commitment to serving the public interest. This structure allows the organization to prioritize social and environmental objectives alongside financial goals.

3. Tribunal of Absolute Universal Law: This tribunal acts as the ultimate adjudicative body, overseeing the enforcement and interpretation of Absolute Universal Law. It aims to provide a fair and impartial platform for resolving disputes and ensuring justice.

Legal Challenges and Actions

The SOLNGPBC has been actively engaged in numerous legal proceedings, as evidenced by the extensive documentation of cases and motions filed. Key elements include:

- Complaints and Motions: The organization has filed various complaints and motions addressing issues such as discrimination, violation of rights, and the need for systemic change. These filings often include detailed arguments, testimonies, and legal bases for the requested actions.

- Restitution and Redress: Central to the SOLNGPBC's mission is seeking restitution for historical and ongoing injustices, particularly those affecting marginalized communities. This includes invoking the Mandatory Restitution Act and other legal frameworks to secure compensation and rectify wrongs.

- International Engagement: The SOLNGPBC engages with international bodies such as the United Nations and the International Court of Justice to advocate for global recognition and enforcement of its principles and judgments.

Notable Legal Filings and Actions

1. Original Complaint and Correspondence: Initial complaints were sent to high-level officials, including the Attorney General and Chief Justice, detailing various legal grievances and requesting redress.

2. Motions for Default and Summary Judgment: Multiple motions have been filed to expedite judgments, address procedural issues, and ensure all relevant parties are included in the legal processes.

3. Affidavits and Certifications: The organization has submitted numerous affidavits and certifications to support its claims, document service of process, and ensure transparency and accountability.

4. Legislative Proposals and Acts: The SOLNGPBC has proposed several legislative acts aimed at establishing new governmental departments, enacting protections against hate crimes, and formalizing its legal framework.

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5. Restitution and Financial Claims: A significant aspect of the legal strategy involves seeking financial restitution, including a notable claim of \$500 quadrillion for historical injustices, et al bill of cost.

Vision and Mission

The State of Loc Nation Global Public Benefit Corporation envisions a world governed by principles of Absolute Universal Law, where justice is universally accessible and rights are uniformly protected. By addressing systemic inequities and advocating for bottom-up legal change, the SOLNGPBC aims to transform society into one that is invented, not endured.

Conclusion

The SOLNGPBC's comprehensive legal efforts and visionary approach reflect a profound commitment to justice, equity, and societal transformation. By establishing the Tribunal of Absolute Universal Law, the organization seeks to create a new paradigm for governance and legal accountability, offering a bold and inclusive vision for the future.

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

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 acknowledge State of Loc Nation State of Loc Nation Restitution Act, publish and distribute

State of Loc Nation Restitution Act

An Act to Initiate, Enforce, and Collect Liens Pursuant to State of Loc Nation Code

Preamble

In order to safeguard the rights and freedoms of all citizens and to prevent the tyranny of any minority over the majority, the State of Loc Nation will adopt all relevant international, federal, US Codes and statutes alongside State of Loc Nation statutes. This commitment is made to ensure equal justice, uphold principles of separate but equal treatment, and maintain harmony within our society.

Section 1: Short Title

This Act may be cited as the "State of Loc Nation Enforcement Act."



JUL 25 2024 Clerk, U.S. District & Bankruptcy Court for the District of Columbia

Section 2: Definitions

For the purposes of this Act, the following definitions shall apply:

(a) Lien: A legal right or interest that a creditor has in the debtor's property, owed monetary amount lasting till the debt obligation is satisfied.

(b) Debtor: An individual or entity that owes a debt to another individual or entity.

(c) Creditor: An individual or entity to whom money is owed by the debtor.

(d) Property: Any asset, tangible or intangible, owed monetary amount that can be subject to a lien.

(e) State of Loc Nation Code: The compilation of the general and permanent statutes of the State of Loc Nation.

Section 3: Authority to Initiate Liens

(a) The authority to initiate liens under this Act is vested in designated officials within the Department of Revenue of the State of Loc Nation.

(b) A lien may be initiated against a debtor's property for unpaid debts, taxes, fines, or any other financial obligation as recognized under the State of Loc Nation Code.

Section 4: Enforcement of Liens

(a) Once initiated, liens shall be enforced in accordance with the procedures outlined in the State of Loc Nation Code.

(b) Enforcement actions may include, but are not limited to, the following measures:

- 1. Seizure of land and/or property.
- 2. Garnishment of wages.
- 3. Levy of bank accounts.
- 4. Foreclosure on real property.
- 5. Claims against surety bonds, insurance policies, withdrawal from the treasury department, et al

(c) The Department of Revenue shall establish and maintain records of all lien enforcement actions.

Section 5: Collection of Liens

(a) The State of Loc Nation Department of Revenue is authorized to collect payments on liens through various methods, including but not limited to:

- 1. Direct payment plans with debtors.
- 2. Coordination with employers for wage garnishment.
- 3. Collaboration with financial institutions for account levies.
- 4. Collaboration with Surety bond Providers, Insurance policy providers, full authorization of "power of the purse"; Article 1, Section 9, Clause 7 as it pertains to State of Loc Nation act of Congress, et al

(b) All collected funds shall be deposited into a designated account and utilized for the purposes as prescribed by the State of Loc Nation Code.

Section 6: Notification and Due Process

(a) Debtors shall be provided with written notification of the lien initiation, enforcement actions, and their rights under this Act.

(b) Debtors shall have the right to:

- 1. Contest the lien through a formal appeal process.
- 2. Request a hearing before an administrative judge.
- 3. Negotiate payment terms or settlements.
- 4. Debtors are required to submit the full amount due on undisputed claims without the need for an appeal. Payment must be made promptly to resolve such claims fully and adhere to the due date on lien, invoice, notice or complaint.

Section 7: Reporting and Accountability

(a) The Department of Revenue shall submit an annual report to the State of Loc Nation legislature detailing:

- 1. The number of liens initiated.
- 2. The total amount of funds collected.
- 3. Enforcement actions taken.

4. Any challenges or issues encountered in the implementation of this Act.

(b) A State of Loc Nation, independent audit shall be conducted annually to ensure compliance with this Act.

Section 8: Compliance with State of Loc Nation Code

(a) All actions taken under this Act shall be in compliance with relevant sections of the State of Loc Nation Code.

(b) In cases of conflict between this Act and federal statutes, the statutes of the State of Loc Nation shall prevail.

Section 9: Authority and Process of Initiating Withdrawals from the Treasury Department

(a) Authority: The Treasury Department of the State of Loc Nation is authorized to process withdrawals for the enforcement and collection of liens. Withdrawals must adhere to the "Due by" dates or additional 10% percentage of total is added for penalty and/or late fee.

(b) Process of Initiating Withdrawals:

1. Request Submission: The State of Loc Nation Department of Revenue shall submit an approved authorized by CHRISTINA LOREN CLEMENT LLC written request for withdrawal to the Treasury Department. The request must include:

- The amount of funds required.
- The specific purpose for the withdrawal.
- Details of the lien enforcement actions necessitating the withdrawal.
- Supporting documentation verifying the need for funds.

2. Verification: The Treasury Department shall verify the accuracy and legitimacy of the request by:

- Reviewing the supporting documentation.
- Confirming that the requested amount aligns with the lien enforcement actions.
- 3. Approval:

- The request must be reviewed and approved by the Chief Financial Officer (CFO) of the Treasury Department or an authorized representative.

- The approval process shall ensure that the request is in compliance with all relevant laws and regulations of State of Loc Nation and Federal and US codes.

4. Disbursement:

- Upon approval, the Treasury Department shall disburse the funds to the appropriate account or entity specified in the request.

- The disbursement shall be made promptly to ensure the effective enforcement of liens.

5. Record-Keeping:

- Both Treasury Department(s) shall maintain detailed records of all withdrawal requests and disbursements.

- These records shall include the amount, purpose, date of request, date of disbursement, and the recipient of the funds.

- Quarterly reports shall be generated and submitted to the legislature for review.

6. Audit and Accountability:

- An independent audit of the withdrawal and disbursement process shall be conducted annually to ensure transparency and accountability.

- Any discrepancies or irregularities found during the audit shall be addressed promptly, and corrective measures shall be implemented.

Section 10: Authorization of CHRISTINA LOREN CLEMENT LLC

(a) As mentioned in the State of Loc Nation legal framework, CHRISTINA LOREN CLEMENT LLC is authorized to instruct, direct, and enforce all US departments according to the laws set forth by the State of Loc Nation along with all S.O.L.N departments.

(b) CHRISTINA LOREN CLEMENT LLC shall have the power to:

- 1. Ensure compliance with the statutes of the State of Loc Nation.
- 2. Oversee the execution of lien-related activities.
- 3. Coordinate with federal and state agencies as required.
- 4. Provide directives to relevant departments to enforce the provisions of this Act.
- 5. Establish and authorize departments and department leads for proficiency.

(c) All actions taken by CHRISTINA LOREN CLEMENT LLC shall be documented and reported to the State of Loc Nation, Department of Revenue for oversight and accountability.

Section 11: Public Announcement and Legal Notices

(a) This Act and all State of Loc Nation Acts are hereby required to be published as Public Announcements and/or Legal Notices as of the effective date.

(b) Confirmation of receipt and completion of publication shall be obtained and documented by the Department of Revenue. Publishers can submit the confirmation of receipt and completion of publication to: Mail address:

CHRISTINA LOREN CLEMENT LLC

Attention: Department of Revenue

8 The Green, Suite A, Dover, Delaware 19901

Section 12: Effective Date

This Act shall take effect immediately upon enactment 01, JULY 2024.

Section 13: Severability

If any provision of this Act is found to be unconstitutional or invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect.

Section 14: Repeal of Conflicting Laws

All laws or parts of laws in conflict with this Act are hereby repealed to the extent of such conflict.

Approved by: CHRISTINA LOREN CLEMENT LLC

End of State of Loc Nation Police Accountability and Justice Act

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.

C.C.

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 25, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties <u>"</u>CHRISTINA CLEMENT, PM

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 acknowledge State of Loc Nation Police Accountability and Justice Act, publish and distribute

An Act for the Protection of Majority Parties Against the Tyranny of Police Officers and to Provide Remedies for Blatant Acts of Murder

Preamble

In order to safeguard the rights and freedoms of all citizens and to prevent the tyranny of any minority over the majority, the State of Loc Nation will adopt all relevant international, federal, US Codes and statutes alongside State of Loc Nation statutes. This commitment is made to ensure equal justice, uphold principles of separate but equal treatment, and maintain harmony within our society.

Section 1: Short Title

This Act may be cited as the "State of Loc Nation Police Accountability and Justice Act."

Section 2: Definitions

For the purposes of this Act, the following definitions shall apply:

(a) Police Officer: Any individual employed by a law enforcement agency within the State of Loc Nation, including local, state, and federal officers operating within the state.

(b) Majority Party: The demographic group or groups that constitute the majority population within the State of Loc Nation.

(c) Blatant Acts of Murder: Any intentional and unlawful killing of a person by a police officer, or others as defined by State of Loc Nation statutes and applicable federal and State of loc nation federal laws.

(d) Tyranny: The unjust use of power or authority by police officers, or others resulting in harm, oppression, or intimidation of individuals or groups.

(e) State of Loc Nation Code: The compilation of the general and permanent statutes of the State of Loc Nation.

(f) Mental Health Crisis: A situation in which an individual's behavior puts them at risk of hurting themselves or others and/or prevents them from being able to care for themselves or function effectively in the community due to mental health issues.

(g) Hate Crime: For the purposes of this Act, a "hate crime" is defined as any act of violence, including blatant murder, committed against an individual or group specifically because of their affiliation with a majority party. This includes, but is not limited to, acts motivated by prejudice, hatred, or discrimination against the individual's race, ethnicity, religion, or other characteristic associated with being part of the majority party. Such acts shall be considered as committed with intent to harm based on bias and shall be punishable under the provisions of this Act.

Section 3: Protection Against Tyranny

(a) Policy Statement: It is the policy of the State of Loc Nation to protect its citizens from any form of tyranny or unjust actions by police officers.

- (b) Prohibited Actions: Police officers are prohibited from engaging in the following actions:
 - 1. Use of excessive force.
 - 2. Unlawful detention or arrest.
 - 3. Racial profiling.
 - 4. Intimidation or harassment.
 - 5. Any other actions deemed oppressive or unjust under State of Loc Nation statutes.

Section 4: Accountability Measures

(a) Independent Oversight: The State of Loc Nation shall establish an independent oversight body known as the Majority Police Accountability Commission (MPAC) to investigate complaints and allegations of police misconduct.

(b) Complaint Process:

1. Any individual or group may file a complaint with the S.O.L.N MPAC regarding police misconduct.

MAILED COMPLAINTS TO:

STATE OF LOC NATION,

8 THE GREEN, SUITE A,

DOVER, DELAWARE 19901

ATTENTION: S.O.L.N Majority PAC

2. The S.O.L.N MPAC shall conduct a thorough and impartial investigation of all complaints received.

3. Findings and recommendations shall be submitted to the relevant authorities for appropriate action.

(c) Disciplinary Actions: Police officers found guilty of misconduct by the S.O.L.N MPAC shall face disciplinary actions, which may include:

1. Suspension.

- 2. Termination of employment and or max penalty fines.
- 3. Criminal charges, if applicable.
- 4. Mandatory retraining and counseling.

Section 5: Remedies for Blatant Acts of Murder

(a) Immediate Suspension: Any police officer involved in a blatant act of murder shall be immediately suspended from duty pending investigation.

(b) Independent Investigation: The S.O.L.N MPAC shall conduct an independent investigation into all incidents of alleged murder by police officers and individuals committing majority party hate crime acts.

(c) Hold wrongdoers accountable as a hate crime.

(c) Prosecution:

1. If the **S.O.L.N MPAC** finds sufficient evidence of criminal conduct, the case shall be referred to the S.O.L.N Attorney General's Office for prosecution.

2. The Attorney General's Office shall prosecute the case to the fullest extent of the law.

(d) Victim Support: The State of Loc Nation shall provide support services to the families of victims of police violence, including:

- 1. Counseling and mental health services.
- 2. Legal assistance.
- 3. Financial compensation.

(e) Victim Statements: A list of all victims of blatant murder by police officers and individuals committing majority party hate crime acts shall be maintained and published as part of this Act. Victim statements shall be included to honor their memory and ensure transparency.

Victim Statements: Incorporated into the State of Loc Nation Police Accountability and Justice Act, these statements add to the call for rigorous measures to protect citizens and ensure that law enforcement operates within the bounds of justice and fairness. "Say their names" list can also be found on both www.christinalorenclement.com and Say Their Names List 2023 — #SayTheirNames (sayevery.name).

1 Leydan Boykins: On September 10, 2021, 12-year-old Leydan Boykins tragically lost his life while in the custody of the Paulding County Sheriff's Office in Georgia. Leydan, a passenger in a car driven by a family friend who was stopped for a traffic violation, was taken into custody despite his age. During the incident, Leydan was placed in the back of a police cruiser that was later involved in a fatal collision. This devastating loss underscores the critical need for comprehensive reforms in the way law enforcement agencies handle vulnerable individuals, particularly minors, to prevent such tragedies from occurring.

2. Sean Bell: On November 25, 2006, Sean Bell was fatally shot by New York City police officers outside a nightclub in Queens. Bell, who was unarmed, was celebrating his bachelor party on the night before his wedding. The officers fired a total of 50 shots at Bell and his two friends, resulting in Bell's death and the injury of the other two men. This tragic incident sparked widespread outrage and highlighted the urgent need for police accountability and reform.

3. Emmett Till: On August 28, 1955, 14-year-old Emmett Till was brutally lynched in Money, Mississippi. Till, an African American teenager from Chicago, was visiting relatives in the South when he was falsely accused of offending a white woman, Carolyn Bryant, in a local grocery store. The accusations led to his abduction by two white men, Roy Bryant and J.W. Milam, who tortured and murdered him before disposing of his body in the Tallahatchie River. Till's body was later recovered and displayed in an open casket by his mother, Mamie Till-Mobley, to expose the horrific violence and injustice. This case became a catalyst for the Civil Rights Movement and a stark reminder of the deep-seated racial injustices that continue to demand vigilance and reform.

4. Trayvon Martin: On February 26, 2012, 17-year-old Trayvon Martin was tragically killed in Sanford, Florida. Trayvon, an African American high school student, was unarmed and walking back to his father's house from a convenience store when he was confronted by George Zimmerman, a neighborhood watch volunteer. Zimmerman, who was carrying a concealed weapon, claimed that he shot Trayvon in self-defense during a struggle. Despite significant evidence and public outcry, Zimmerman was acquitted of all charges, sparking national protests and renewed debates about racial profiling, gun control, and the justice system. Trayvon's death became a pivotal moment in the movement against racial injustice and a powerful symbol in the fight for civil rights.

5. James Scurlock: On May 30, 2020, 22-year-old James Scurlock was fatally shot during a protest in Omaha, Nebraska, against police brutality and racial injustice. Scurlock, an African American, was participating in demonstrations in response to the killing of George Floyd. During the protest, a confrontation occurred between Scurlock and Jake Gardner, a local bar owner who had armed himself and was involved in the altercation. Gardner shot Scurlock, resulting in his death. The case attracted significant attention as Gardner initially faced no charges, leading to widespread protests and calls for justice. The decision to later

Case 1244 201004799 REC Doorment 52811 Fifted 08/04/5244 Page 20 of 86

charge Gardner with manslaughter underscored the deep divisions and challenges in addressing cases of violence involving civilians and self-defense claims in the context of social unrest.

See 1,000's more on A Say Their Names List 2023 — #SayTheirNames (sayevery.name). Victim Statements: Incorporated into the State of Loc Nation Police Accountability and Justice Act, these statements add to the call for rigorous measures to protect citizens and ensure that law enforcement operates within the bounds of justice and fairness. "Say their names" list can also be found on both www.christinalorenclement.com and A Say Their Names List 2023 — #SayTheirNames (sayevery.name)

Section 6: Training and Education

(a) Mandatory Training: All police officers in the State of Loc Nation shall undergo mandatory training on the following topics:

- 1. Use of force.
- 2. De-escalation techniques.
- 3. Cultural competency.
- 4. Implicit bias.
- 5. Mental health crisis intervention.

(b) Continuing Education: Police officers shall participate in continuing education programs to stay updated on best practices and changes in laws and policies.

Section 7: Mental Health Recognition and Response

(a) Policy Statement: It is the policy of the State of Loc Nation to recognize and address the mental health needs of individuals during police interactions.

(b) Crisis Intervention Teams (CIT): The State of Loc Nation shall establish Crisis Intervention Teams within all law enforcement agencies to handle situations involving individuals experiencing a mental health crisis.

(c) Training:

1. All police officers shall receive training on recognizing signs of mental health crises and appropriate response techniques effective immediately.

2. CIT members shall receive specialized training in mental health crisis intervention and de-escalation strategies.

(d) Protocols:

1. When encountering an individual experiencing a mental health crisis, police officers shall:

- Assess the situation to determine if a CIT response is necessary.
- Employ de-escalation techniques to safely manage the situation.
- Contact mental health professionals for assistance when appropriate.
- Utilize mental health evaluation and proper techniques training.

2. Police officers shall prioritize the safety and well-being of the individual experiencing the crisis, using force only as a last resort.

Section 8: Public Transparency

(a) Data Collection and Reporting: The Loc Community Association shall collect and publish data on police misconduct and use of force incidents, including:

- 1. Number of complaints received.
- 2. Nature of complaints.
- 3. Outcomes of investigations.
- 4. Disciplinary actions taken.

(b) Public Access: This data shall be made publicly accessible through an online portal to ensure transparency and accountability.

Section 9: Public Announcement and Legal Notices

(a) This Act and all State of Loc Nation Acts are hereby required to be published as Public Announcements and/or Legal Notices by effective date.

(b) Confirmation of receipt and completion of publication shall be obtained and documented by the Department of Justice.

Section 10: Effective Date

This Act shall take effect immediately upon enactment as of 11/25/2006.

Section 11: Severability

If any provision of this Act is found to be unconstitutional or invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect.

Section 12: Repeal of Conflicting Laws

All laws or parts of laws in conflict with this Act are hereby repealed to the extent of such conflict.

Approved by: CHRISTINA LOREN CLEMENT LLC

End of State of Loc Nation Police Accountability and Justice Act

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.

C.C=

Rev. Dr. Christina Clement, Presidential Candidate of the US 2024 8 The Green, Suite A

Dover, DE 19901

678-780-5557

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CERTIFICATE OF SERVICE

 I hereby certify that on July 25, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties ___CHRISTINA CLEMENT, PM

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

Bill of Costs

28 USC 1920 (1)(2)(3)(4)(5)(6)

- Filing of complaint:
- 2024 Total Mailings/ Certified Mailings:
- Online Pacer fees for copies of received filings:
- 5-year research/filing/follow up of case 1:24 cv 00479 RC
- 2023 Total mailings/Certified mailings
- Time: Email, Phone Calls, Follow Up; Interviews, meetings
- Travel, et al expenses paid
- Pro se Litigant fees (Rule 56 (d)(1) other than attorney fees- should be allowed to the prevailing party

(a) + \$12,000,000.00 allocated by HR 40

(b)+ \$1.5 Million allocated by Washington DC

(c) +\$500,000 allocated by Chicago Executive Order 2024-1

(d) +\$12,000,000.00 allocated by California



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

\$405.00

(e)+\$500,000 allocated by Boston

(f) +Each additional state: \$500,000 each smaller state comparable to Boston; \$ 1.5 Million for midsize state comparable to Washington and \$12,000,000.00 larger states comparable to California (see chart at the end of this document)

Federal Rules of Civil Procedure:

Rule 8: Claim for Relief, Divine right; L'etat, c'est moi; Jus Cogens; International covenant; equal protection clause 14th amendment; case 1:24 cv 00479-rc Document 2 Filed 4/01/2024 Page 32-34

- Rule 55: Entitled to Relief of Case 1:24 cv 00479-RC
- Rule 12 (2): Served 60 days Response due April 2024 (Document 4 Pages 1-6)
- Rule 4: Summons (1) United States (a)(b)(c) Affidavit of Service provided and proof of refused mailing.
- Rule 7: (a) Pleadings prep time (1) Complaint (b) Motions with form (1)(a)(b)(c)
- Title VII Rule 54 Judgement Cost (b)Judgement on multiple claims/parties; (c) Default Judgement
- Code of the District of Columbia 1-301.191 (c) (1)

Relief sought

(1) +Contested Oath- Relief Sought

- Rule 9 (d)
- State of Loc Nation Act "The provisions of the Act shall take effect on "Jan 1, 2024" Case 1:24 cv 00479- RC Document 26 Filed 06/20/2024 Page 1-16; Document 17 Filed 06/04/2024 1-17
- State of Loc Nation Charter; Executive Orders; 437 electors
- Majority Party Laws to protect from the tyranny of the minority into Title 53: "That Title 53 of the United States Code, entitled "State of Loc Nation Majority Party Laws, Hyper Power" is hereby revised, codified, and enacted into law, and may be cited as 'Title 53, United States Code, section_____ "Case 1:24 cv 00479-Rc Document 24 Filed 6/16/2024 3-11

(2) +Contested Election-Relief Sought

28 USC Rule 65 (d) Injunctions; Voting Rights Act of 1965; Help America Vote Act of 2002; Secretary of State (s)

- All States, ensure Rev Dr Christina Clement's name is added to 2024 presidential ballots all-expense paid
- All States, enforce uniform voter signature requirements across all states for presidential ballots
- All States, prohibit gerry mandering practices.
- All press, ensure Rev Dr Christina Clement gets "equal time rule" in main stream media as other bonafide 2024 Presidential Candidates; all expense paid and equal air time. Sec 315 of the Communications Act of 1934
- All States notified, appointed Rev Dr Christina Clement assumed Presidency with majority electoral votes of 437 electors. Article II, Sect 2, Clause 2 (Case 1:24 cv 00479-RC Document 2 Filed 04/1/2024 Page 36-39
- (3) +Mass Action- Restitution for Trans-Atlantic Slave Trade Genocide Federal Rule of Civil Procedure 23 Class Actions 28 USCA Federal rules of Civil Procedure Rule 23 Injuries and Damages Case 1:24 cv 00479-Rc Document 2 filed 04/01/2024 Page 13 and 14; Restitution page 15; FRCP 55(b)
- Land patent withdrawal for 1.4 trillion and 48,620, 500 population allodium title Document 19
- 18 USC 77 SEC 1581-1597; 18 USC 1595; 1595A; FED RULES OF CIVIL PROCEDURE 8(A)(3); VIRGINIA CODE 1705; FUGITIVE SLAVE ACT OF 1793; ARTICLE IV SEC 2 CLAUSE 31; 13th amendment; ARSON; 18 USC 844; JONED V US 529 US 848 (2000);
- Asset Forfeiture
- Acknowledge, honor and respect the Afro, native, aboriginal, indigenous, loc Nationites War veteran (s) who served in all wars that contributed to the Hyper power and Super power.

(g) +"Make right all Wrongs" \$500 Quadrillion Dollars

(4) +Special Damages- Relief sought

Rule 9 (g) Special damages: Missed Presidential Election debate; missed press coverage of campaign; missed dates for 2024 Presidential ballot requirement. 9(b) Unnecessary delay.

- Schedule Rev Dr Christina Clement for September's Presidential debate all-expense paid; Allocate equal time of Press coverage as all main 2024 Presidential Candidates on each platform they have appeared on all expense paid. Add Christina Clement Name to all 2024 Presidential Election State Ballots all-expense paid.
- Secretary General administrative duties regarding Signed Dejure of State of Loc Nation; Case 1:24 cv 00479-Rc Document 12-1 Filed 05/19/2024 Page 2-55
- Registrar-Peace Palace Carnegie Pleinz et al update records of granted relief from grievances in Revealed the Kingdom of Locs Nazirite Vow Continues Volume 3 Received by courts in large book Case 1:24 cv 00479-Rc Document 2-1 04/01/2024 page 88
- Continued recognition of State of Loc Nation as a sovereign entity providing governance and advocacy for Indigenous, Afro-community; aboriginal, native and loc Nationites and all others listed in Case 1:24 cv 00479 RC Document 2 Filed 04/1/2024 Page 46-48
- Grant other and further relief as the court deems just and proper.
- Amend the Constitution to include protections for "Majority party against the tyranny of the minority" from State of Loc Nation.
- Restore the ethically system of checks and balances.
- Enact a Bereavement law lead by Dr Cynthia Williams Case 1:24 cv 00479 RC Document 15-3 Filed 06/01/2024 Page 1 of 2
- State of Loc Nation as it's own State /Country Case 1:24 cv 00479- RC Document 16 Page 1-9
- Apostilled Document 17 and Mail to Attention: Christina Clement 8 The Green, Suite A, Dover Delaware 19901 (include cost)

DUE UPON RECEIPT <u>COSTS: Monetary (a)-(g)= \$Total</u> <u>Other: (1)-(4) = all relief</u>

Rule 56 (a)(c)(d)(1); Rule 65.1

Above statement entitles movant to the max award; amount sought; and/or estimate; and all said terms if any. 8 USC 2042 Withdrawal; May this judgement satisfy as proof of the right thereto direct payment to Christina Clement and/or State of Loc Nation.

As we have seen in Chapter 1 of the congressional "power of the purse," the Constitution permits the withdrawal of money from the Treasury only where Congress enacts an appropriation authorizing the payment. Therefore, an appropriation is a law authorizing the payment of funds from the Treasury. In addition, most appropriations also authorize agencies to incur obligations and to ultimately draw money from the Treasury to satisfy those obligations. Stated differently, most appropriations provide both budget authority and the authority to make payments from the Treasury. Such appropriations do not represent cash actually set aside in the Treasury. They represent legal authority granted by Congress to incur obligations and to make disbursements for the purposes, during the time periods, and up to the amount limitations specified in the appropriation acts. See United States ex rel. Becker v. Westinghouse Savannah River Co., 305 F.3d 284 (4th Cir. 2002). See, e.g., National Ass'n of Regional Councils v. Costle, 564 F.2d 583, 586 (D.C. Cir. 1977); New York Airways, Inc. v. United States, 369 F.2d 743 (Ct. Cl. 1966). Thus, at some point if obligations are paid, they are paid by and from an appropriation.

Respectfully,

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.

CUT

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 29, 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. cc 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, et al

"CHRISTINA CLEMENT, PM

Cha 50 State	e Rankings for Size	Calcu	ulate	total	for	(a)-(g)	
The sizes of the 50 states in square miles. (Read across row for state rank in each category.)							
Rank	State	Total sq miles	State	Land sq miles	State	Water sq miles	
1	Alaska	656,424	Alaska	570,374	Alaska	86,051	
2	Texas	268,601	Texas	261,914	<u>Michigan</u>	40,001	
3	California	163,707	California	155,973	Wisconsin	11,190	
4	Montana	147,046	Montana	145,556	Louisiana	8,277	
5	New Mexico	121,598	New Mexico	121,365	<u>California</u>	7,734	
6	Arizona	114,006	Arizona	113,642	<u>Minnesota</u>	7,326	
7	Nevada	110,567	<u>Nevada</u>	109,806	New York	7,251	
8	Colorado	104,100	Colorado	103,730	Texas	6,687	
9	<u>Oregon</u>	98,386	Wyoming	97,105	<u>Florida</u>	5,991	
10	Wyoming	97,818	Oregon	96,003	Washington	4,721	
11	<u>Michigan</u>	96,810	<u>Idaho</u>	82,751	Maine	4,523	
12	<u>Minnesota</u>	86,943	<u>Utah</u>	82,168	North Carolina	3,954	
13	Utah	84,904	Kansas	81,823	Ohio	3,875	

Email: team@clementforpresident2024.com Mobile: 678-780-5557 www.christinalorenclement.com www.stateoflocnation.com 8 The Green, Suite A Dover Delaware C/O Christina Loren Clement LLC

14	<u>Idaho</u>	83,574	<u>Minnesota</u>	79,617	<u>Virginia</u>	3,171
15	Kansas	82,282	Nebraska	76,878	<u>Utah</u>	2,736
16	Nebraska	77,358	South Dakota	75,898	Massachusetts	2,717
17	South Dakota	77,121	North Dakota	68,994	Maryland	2,633
18	Washington	71,303	<u>Missouri</u>	68,898	<u>Oregon</u>	2,383
19	North Dakota	70,704	Oklahoma	68,679	Illinois	2,325
20	<u>Oklahoma</u>	69,903	Washington	66,582	South Carolina	1,896
21	Missouri	69,709	<u>Georgia</u>	57,919	North Dakota	1,710
22	Wisconsin	65,503	<u>Michigan</u>	56,809	Alabama	1,673
23	<u>Florida</u>	59,988	lowa	55,875	Georgia	1,522
24	<u>Georgia</u>	59,441	Illinois	55,593	<u>Mississippi</u>	1,520
25	Illinois	57,918	Wisconsin	54,314	<u>Montana</u>	1,490
26	lowa	56,276	<u>Florida</u>	53,997	New Jersey	1,303
27	New York	54,475	Arkansas	52,075	<u>Pennsylvania</u>	1,239
28	Arkansas	53,182	Alabama	50,750	South Dakota	1,224
29	North Carolina	52,672	North Carolina	48,718	<u>Oklahoma</u>	1,224
30	Alabama	52,423	New York	47,224	Arkansas	1,107
31	Louisiana	51,843	<u>Mississippi</u>	46,914	Tennessee	926
32	Mississippi	48,434	Pennsylvania	44,820	Idaho	823
33	Pennsylvania	46,058	Louisiana	43,566	Missouri	811
34	Ohio	44,828	<u>Tennessee</u>	41,220	Nevada	761
35	Virginia	42,769	<u>Ohio</u>	40,953	Wyoming	714
36	Tennessee	42,146	Kentucky	39,732	Connecticut	698
37	Kentucky	40,411	Virginia	39,598	Kentucky	679

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38	Indiana	36,420	Indiana	35,870	Indiana	550	
39	Maine	35,387	Maine	30,865	Delaware	535	
40	South Carolina	32,007	South Carolina	30,111	Rhode Island	500	
41	West Virginia	24,231	West Virginia	24,087	<u>Nebraska</u>	481	
42	Maryland	12,407	Maryland	9,775	<u>Kansas</u>	459	
43	Massachusetts	10,555	Vermont	9,249	lowa	401	
44	Vermont	9,615	New Hampshire	8,969	New Hampshire	382	
45	New Hampshire	9,351	Massachusetts	7,838	Colorado	371	
46	New Jersey	8,722	New Jersey	7,419	Vermont	366	
47	Hawaii	6,459	Hawaii	6,423	Arizona	364	
48	Connecticut	5,544	Connecticut	4,845	New Mexico	234	
49	Delaware	2,489	Delaware	1,955	West Virginia	145	
50	Rhode Island	1,545	Rhode Island	1,045	<u>Hawaii</u>	36	
	Information source: Carpenter, Alan, and Carl Provorse. <u>The World Almanac of the U.S.A.</u> . Mahwah: World Almanac Books, 1996. Print						

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

Response to "Objection to Bill of Costs due 7/17/2024

Bill of Costs Clarification

Reasonableness and Necessity of Costs:

- The costs and administrative actions detailed in the Bill of Costs are deemed reasonable and essential for this litigation. A default judgment; summary judgment and Injunctive relief in favor of the plaintiff is to be granted, allowing all relief sought as itemized in the Bill of Costs.

The presented evidence includes undisputed facts, numerous victim statements, and relevant legal foundations such as relevant US codes, statues, Fed Rules, treaties, customary international law, general principles recognized globally, and judicial precedents.

Disbursements for the monetary award are due from the Judgment Fund, established under 31 U.S.C. § 1304, for the meritorious claim in case 1:24 cv 000479 RC, et al., with allocated funds referencing from HR 40, Chicago Mayor's Executive Order 2024-1, and other state orders pertinent to the evidence and research presented in this case related to the Trans-Atlantic Slave Trade and the damaging after effects of the illegal kidnapping which proves the market value of amounts listed in (a)-(f).



JUL 4 2024 Clerk, U.S. District & Bankruptcy Court for the District of Columbia The legal framework is supported by statutes including but not limited to,28 USC 1505 (Treaties), Title VII addressing discrimination during federal campaigns, 28 USC 1491(2) governing Court of Federal Claims jurisdiction, and 28 USC 2677 covering miscellaneous provisions.et al presented in this case.

Compensatory/Punitive Relief

The costs included in Pro se litigant fee (a)-(g) of the Bill of Costs, 42 USC 1988 (c):

are announced allocated for the research specific to this case. HR 40, Chicago's Executive Order 2024-1, and allocations from California and Washington DC have all earmarked funds for researching and addressing events related to the transatlantic slave trade. These orders, along with others, demonstrate the market value for such research as presented in case 1:24 cv 00479-rc. Reviewing these orders facilitates adherence to Rule 56(e)(d)(1) and 28 USC 1920(1-6) for expedient Pro se fee coverage under 31 U.S.C. § 1304, alongside various HR bills, state and mayoral orders, and international entities as documented in Volume 2 (court-recorded large book received). These funds have already been allocated for the information presented to the court. I consent to sharing this five-year research effort to support task forces, saving time, energy, and future litigation efforts. This includes itemized costs such as filing complaints, certified or tracked mailings to courts and government agencies, PACER fees for retrieving stamped filings online, research into laws, statutes, documentaries, books, victim testimonies, historical research, time spent on emails, phone calls to courts and government offices, interviews, meetings, travel to and from FedEx and USPS, law library usage, and other related expenses.

Punitive Damages

(f) Each additional state:

This provision was included due to uncertainty regarding the court's decision on granting the prayer for relief. In the event that another state allocates funds for the same research while awaiting the granting for plaintiff relief, the clerk may include the allocated amount from other states in the final total. The state chart at the end of the Bill of Costs serves as a reference or checklist of all states who may eventually participate in funding my research. The determination of the final total may be based on the new executive order or by applying the formula used in the previous stage, matching the newly allocated funds from other states with the size and amount previously offered. For instance, HR 40 and Chicago each offered \$12 million, and any state offering a comparable amount could also contribute.

• Section titled: Federal Rules of Civil Procedure:

This section outlines entitlement for relief as requested by Rule 8.

• Section titled: Relief Sought

Case 1:24 cv 00479 RC presents three grievances: Contest of Oath; Contest of Election; and Class Action for restitution for kidnapping during the transatlantic Slave trade. 28 USC 2412 (c)

Injunctive, Equitable Relief;

• Number 1: Contest of Oath, relief sought:

This section details all administrative actions to remedy this grievance. The documents submitted justify and present claims for relief as itemized here. In summary, it seeks for State of Loc Nation to submit majority law to be incorporated into federal law using powers from "SOLN The Act" and "SOLN The Charter" as per the cited documents of this case. (28 USC 1505 Treaty)

Injunctive and Equitable Relief:

• Number 2: Contest of Election, relief sought:

This section lists all administrative actions intended to address this grievance. (28 USC 1491(2))

Restitution; Injunctive and Equitable Relief

• Number 3: Class Action, relief sought:

This section outlines all administrative actions aimed at remedying this grievance.

Restitution:

(g) "Make right all Wrongs."

Submitted in the case for the restitution of 500 years of grievance is cited. Also included is an itemization of all parties' equal share to pay, totaling to Sum noted in part (g) "Make right all Wrongs."

Calculation: Case 1:24 cv 00479 RC Document 28 Filed 06/26/2024 Page 3 of 13

Allocated sanctions: Case 1:24 cv 00479-RC Document 29 Filed 06/23/2024 Page 3 of 8

Injunctive; Equitable and General Relief:

• Number 4: Special Damages - Relief Sought:

This section lists all administrative actions necessary to remedy the wrongs.

Restitution

• Due Upon Receipt

This is the total restitution calculated from (a)-(g)

This is the total injunctive, punitive, general, special, equitable, compensatory reliefs.

Proper Documentation and additional summary

- Attached are the various governmental correspondence to prove my usage of dollar amounts for the research are publicly announced market rates for the level of research, evidence and defense of this grievance.

Case 1:24 cv 00479-RC Document 28-1 Filed 6/26/2024 Page 1-4 of 26

Rule 56 (a)(c)(d)(1); Rule 65.1

• Additional rule entitling to 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 July 4, 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 Proposal presented to

press@cityofchicago.org Response to Executive Order 2024-1 Black Reparations Task Force and Agenda, et al

- Proposal presented also to customerservice@fultoncountyga.gov response to Fulton Reparations Task Force
- Proposal presented in response to California Assembly Bill 3121 California Reparations Task Force reparationstaskforce@doj.ca.gov
- Proposal presented in response to Detroit Reparations Task Force legislativepolicy@detroitmi.gov
- Proposal presented in response to Boston Reparations Task Force reparations@boston.gov
- Proposal presented in response to Philadelphia Reparations Task Force kelsey.hubbell@phila.gov
- Proposal presented in Response to H.R. 40-117th Congress (2021-2022)

"CHRISTINA CLEMENT

6/6/2024

Invoice Case 1:24 cv 00479-RC

Due upon receipt

antideficiencyactrep@gao.gov; jonessa@gao.gov; antideficiencyactrep@gao.gov

Pay to the order of

State of Loc Nation

On behalf of Christina Clement

HH Empress Queen Christina Clement

8 The Green, Suite A

Dover, Delaware 19901

678-780-5557

www.stateoflocnation.com

Enacted Default judgement; Summary Judgement; Enacted The Charter of State of Loc Nation Global, Public Benefit Corporation, the hyper Power; Private law AN ACT

The Impoundment Control Act of 1974 2 U.S.C. §§ 681-688

Bill To:

U.S. Department of the Treasury

1500 Pennsylvania Avenue, NW

Washington, D.C. 20220

General Information: (202) 622-2000

www.treasury.gov

Bureau of the Fiscal Service

Bureau of the Fiscal Service

Liberty Center Building





JUN 6 2024 Clerk, U.S. District & Bankruptcy Court for the District of Columbia 401 14th Street, SW

Washington, D.C. 20227

(202) 874-6950

https://www.fiscal.treasury.gov

Re: Case 1:24 cv 00479 RC Debtors

Article I, Section 9, Clause 7

Date: 6/6/2024

Amount Due:

Enacted for Plaintiff Relief 1:24 CV 00479 RC and Pro se litigant fees

Terms:

Due Upon Receipt

Payment Instructions:

Please remit payment, restitution promptly to the following account:

Legislative Authorization: Enact "State of Loc Nation An Act" and "The Charter". The Office of Management and Budget (OMB) enact allocation of the funds within the federal budget framework for case 1:24 cv 00479 RC restitution Antideficiency Act 31 USC 1341(a)(1)(B); 31 usc 1341(a)(1)(B); Article I, Section 9, Clause 7

Agency Requests for the US Treasury Authorization: Office of the Attorney General's Office Office of Chief Justice Office of Secretary General Office of Registrar Peace Palace Land Management Bureau **Treasury Disbursement:** Enact The Treasury Department, through the Bureau of the Fiscal Service, disburses the funds via electronic funds transfer.

Land Management Bureau Bureau of Land Management, Interior

Action: Public Land Order

Article IV, Section 3, Clause 2; Section 204 Federal Land Policy and Management Act of 1976, 43 USC 1714

Withdraw Public land for State of Loc Nation global Population 1.4 Trillion LOC Nationites and 48, 620, 500 National African American Population in each state and country Case 1:24 cv 00479-RC Document 15 as well as Revealed the Kingdom of Locs Nazirite Vow continues Volume 1 Page 132

Summary: This order

Declaration of Sovereignty and Fee Simple Absolute Allodium

We, the People of the State of Loc Nation, hereby declare our sovereign rights to the land historically and rightfully belonging to our ancestors. Through this declaration, we assert our claim to hold and manage this land as fee simple absolute allodium, free from any external claims or obligations.

Revealed the Kingdom of Locs Nazirite Vow continues Volume 1, 2 and 3

HH Empress Queen Christina Clement, Locs is our Artifact of faith 98253363 'called by God', in receiving a divine intervention that ordered her to proclaim God's will and to address injustices of the people. Case 1:24 cv 00479-RC

The Moroccan-American Treaty of Peace and Friendship, [28 June 1786] https://founders.archives.gov/documents/Adams/06-18-02-0196

Grace to the only God.

I the underwritten, the Servant of God, Taher Ben Abdelkack Fennish, do certify that His Imperial Majesty my Master (whom God preserve) having concluded a Treaty of Peace and Commerce with the United States of America has ordered me the better to compleat it and in addition of the tenth Article of said Treaty to declare, "that if any Vessel belonging to the United States shall be in any of the Ports of His Majesty's Dominions or within Gunshot of his Forts, she shall be protected as much as possible and no Vessel whatever, belong either to Moorish or Christian Powers with whom the United States may be at War, shall be permitted to follow or engage her, as we deem the Citizens of America our good Friends.["] And in obedience to his Majesty's Commands I certify this Declaration by putting my hand and Seal to it, on the Eighteenth Day of Ramadan in the Year One thousand two hundred— $\underline{7}$

(signed)

The Servant of the King my Master whom God preserve

-The Maroons, who are descendants of kidnapped enslaved Africans, have a significant history of treaties with colonial powers, particularly in the Caribbean as well as from the colonial americal. Below are the major treaties involving the Maroons:

Jamaica

- 1. Treaty of 1739 (Leeward Maroons)
 - Date: March 1, 1739
 - Parties: British colonial government and the Leeward Maroons led by Captain Cudjoe.
 - Terms:
 - The Maroons were granted land and freedom in exchange for ceasing hostilities.
 - They agreed to support the British in suppressing other slave uprisings.
 - Return of runaway slaves to British authorities.

2. Treaty of 1739 (Windward Maroons)

- Date: June 23, 1739
- Parties: British colonial government and the Windward Maroons led by Captain Quao.
- -Terms:
- Similar to the Leeward treaty, granting land and freedom.
- Obligations to support the British in suppressing rebellions.
- 3. Second Maroon War Treaty (1796)
 - Date: 1796
 - Parties: British colonial government and the Trelawny Town Maroons.

- Terms:

- End of the Second Maroon War.
- The Maroons of Trelawny Town were deported to Nova Scotia, and later to Sierra Leone.

Suriname

- 1. Treaty with the Ndyuka (Okanisi) Maroons (1760)
 - Date: September 10, 1760
- Parties: Dutch colonial government and the Ndyuka (Okanisi) Maroons.

- Terms:

- Recognition of the Maroons' autonomy.
- Cessation of hostilities.
- Provisions for trade and mutual assistance.
- 2. Treaty with the Saramaka Maroons (1762)
 - Date: September 19, 1762
 - Parties: Dutch colonial government and the Saramaka Maroons.
 - Terms:
 - Recognition of the Maroons' autonomy.
 - Agreements similar to those with the Ndyuka, focusing on trade and peace.
- 3. Treaty with the Matawai Maroons (1767)
 - Date 1767
 - Parties: Dutch colonial government and the Matawai Maroons.
 - Terms:
 - Recognition of Matawai autonomy.
 - Trade agreements and mutual peace.

- 4. Treaty with the Aluku (Boni) Maroons (1769)
 - Date: 1769
 - Parties: Dutch colonial government and the Aluku (Boni) Maroons.
 - Terms:
 - Recognition of Aluku autonomy.
 - Terms for peaceful coexistence and trade.

Other Caribbean and Latin American Territories

Treaty with the Accompong Maroons (Jamaica)

- 1739 (part of the broader Maroon treaties in Jamaica)
- -Parties: British colonial government and the Accompong Maroons.
- Terms:
- Recognition of autonomy and granting of land.
- Obligations similar to those in other Maroon treaties in Jamaica.

Brazil

Treaties with Palmares

- While specific treaties are less documented, the Quilombo of Palmares in Brazil engaged in several negotiations and temporary truces with the Portuguese colonial powers during the 17th century.

- Content and Terms: The treaties typically granted the Maroons autonomy, land, and freedom in exchange for peace, trade agreements, and mutual assistance (often in suppressing other slave uprisings).

- Long-Term Impact: These treaties were crucial in establishing Maroon communities as autonomous entities within their respective colonies, influencing their social and political structures to this day.

The treaties with the Maroons were significant for their recognition of Maroon autonomy and their role in colonial power dynamics. The exact terms and implementation varied, but they generally involved a mutual cessation of hostilities, land grants, and obligations for mutual assistance.

Letters Patent -Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1

International Grievances-Revealed the Kingdom of Locs Nazirite Vow Continues Volume 2

National Grievances-Revealed the Kingdom of Locs Nazirite Vow Continues Volume 3 -District Court of Columbia Case 1:24 cv 00479-RC

Declaration of Independence

State of Loc Nation De facto De Jure

Georgia State Corporations

Federal Tort Claim ACT Case 1:24 cv 00479 RC

Default Summary Judgement

Universal Declaration of Human Rights

Revealed the Kingdom of Locs Nazirite Vow Continues Vol 1 with Population

Revealed the Kingdom of Locs Nazirite Vow Continues Volume 2 International Grievance and ICJ Practitioner Guide

Revealed the Kingdom of Locs Nazirite Vow Continues Volume 3 National Grievance

Affidavit of Service

Entry of Default

Default Summary Judgement

Admissible Victims Statement w/leave to file Granted

Response to Leave to file granted 1

Response to leave to file granted 2- AN Act Protempore- Ancestry and Contributions; Declaration of Hyper Power; The Charter

Response to Leave to File Granted 3-Public Land Order

STATE OF LOC NATION ACT Economic Recovery

Due to the inherent, government intervention, market instability State of Loc Nation Government intervention is Necessary.

- State of Loc Nation Federal Reserve Act enacts the foregoing of the Federal Reserve system discriminating practices of the SOLN citizens. SOLN Federal department will monitor Board of Governors activities to ensure a "fair representation of the financial, agricultural, industrial and commercial interest and geographical divisions of the country" reporting its findings for approval or revisions.
- Enact the receipt of restitution for the kidnapping during the illegal Trans-Atlantic slave trade- Clement VS Garland February 2023 Case 1:24-cv 00479-RC self-enacted Judgement for Plaintiff debt owed by Government backed by the full faith and credit of the U.S. government. Federal Reserve notes are a blend of 25 percent linen and 75 **percent cotton** produced from forced free kidnapped human labor during the "New World Slavery."
- Honoring the many African American, Indigenous, Aboriginal and Natives who contributed at stellar levels birth places will give each state and international territories tourist attraction revenue.
- Enact IRS audit of Developers who participated in the National Affordable Housing Act; Sec 101- The National Housing Goal was The Congress affirms the national goal that every American family be able to afford a decent home in a suitable environment. Recover misapplied funds back into the communities with penalty.
- Any citizen who disputes housing for another human being shall be fined and SOLN discrimination charge for the attempt to stop affordable housing due to race, color, religion, gender, sex, national origin, etc in accordance with Title VII of the Civil Rights Act of 1964.
- Sec-255 Sweat Equity Model Program: Submit the model program to Dynasty Healing Corp Attention Christina Loren Clement, LLC 8 The Green, suite A, Dover Delaware 19901 for Review, implementation and operation of (a) (b)(C)(d) (2)€(f). Send funding for staff, expenses, consistent marketing and Proclamation on the Federal Registrar for Public Trust and Awareness.
- SOLN Civil Works Administration Will provide construction jobs to build homes, schools, cities, man made lakes, parks, etc on the Public Land withdrawn inherited Land Patents of Fee simple Absolute allodium for the State of Loc Nation. This will provide jobs on a national and international scope.

- Education- Implement mental health, first year law, and reparenting curriculums to all grades. IT training and Physical health curriculum which teach discipline. Agriculture curriculums can participate with local farmers for internship or credit. SOLN educational programs should include hands on learning and field trips of future employment so children can relate to the purpose of the various lessons.
- Enact a State of Loc Nation liquid substance that alters good faith judgement Tax to each establishment selling, producing, distributing, marketing "Liquor" "Alcohol" "Spirits" in the neighborhoods of State of Loc Nation represented citizens. This tax will be used to fund the local community programs, schools, parks, street repairs, and occupational training, arts, and rehabilitation. Enact a tax for the purchase and marketing of the "alcohol", "spirits", "liquor".
- Public Apology to the families whose loved ones where wrongfully taken off of life support during COVID due to lack of space and violation of HIPPAA Laws.
- Residents financial relief minimum wage cover basic rental and food needs
- Child Support penalties applied to Mom, Dad, Sister or/and Brother of the absent parent to ignite unity of family to provide for living child who is an extension of the blood line.

State of Loc Nation consumers collective economic power is set to expand from \$910 Billion to \$1.7 Trillion in 2030 according mckinsey.com implementing State of Loc Nation laws and Constitution with the protection of the "majority" against "minority tyrant will be beneficial for all parties.

When we talk about private debt being paid by the "full faith and credit of the U.S. government," we're essentially discussing how the trust and stability of U.S. currency enable individuals and businesses to settle debts.

1. Legal Tender: U.S. currency is designated as legal tender by the government, which means it must be accepted as a means of payment for all debts, both public and private. This legal requirement ensures that creditors (e.g., banks, businesses) accept U.S. dollars as payment for debts.

2. Trust in Currency: The value of U.S. currency is backed by the government's stability, economic policies, and ability to manage public finances. This trust stems from the government's promise to support the currency's value, ensuring it is widely accepted and retains purchasing power.

3. Economic Stability: The U.S. government's economic strength and stability, supported by institutions like the Federal Reserve, bolster confidence in the U.S. dollar. This confidence ensures that the currency remains valuable and acceptable for settling private debts.

4. Regulatory Framework: The U.S. government enforces a regulatory framework that supports financial stability and trust in the currency. This includes oversight of financial institutions, monetary policy to control inflation, and fiscal policy to manage public finances.

5. Payment of Private Debts:

- Loans and Mortgages: When individuals or businesses take out loans or mortgages, they are typically required to repay them in U.S. dollars. The lender accepts U.S. dollars because they trust the currency's value, underpinned by the government's commitment.

- Goods and Services: Payments for goods and services are also made in U.S. dollars. Vendors accept these payments because they are confident in the currency's value and its backing by the U.S. government.

6. Economic Policies: The Federal Reserve's role in managing the money supply and ensuring economic stability supports the value of the US currency. This includes controlling inflation and maintaining confidence in the financial system, which indirectly supports the ability of individuals and businesses to repay debts in a stable currency. SOLN Law enacts education on credit worthiness in schools and through community programs to educate citizens on finances so they may have a fair opportunity to obtain funding and loans. SOLN Fair Credit Reporting Act will impose fines and penalties to any financial institution in violation of the US Fair Credit Reporting Act with malicious intent to spoil public character.

Government's Fiscal Capacity: The government's ability to levy taxes and generate revenue ensures it can meet its financial obligations. This capacity strengthens overall confidence in the currency, as the government can support economic stability and the value of the U.S. dollar.

In essence, the "full faith and credit of the U.S. government" underpin the trust and acceptance of U.S. dollars. This trust allows individuals and businesses to use U.S. dollars to settle private debts reliably, knowing that the currency is widely accepted and retains its value.

NOW, THEREFORE, I CHRISTINA LOREN CLEMENT, QORE of STATE OF LOC NATION, HYPER POWER and Presidential Candidate of United States of America Super Power by virtue of the authority vested in me by the State of Loc Nation Constitution and the Laws of State of

Loc Nation; United States and International law, do hereby enact and proclaim STATE OF LOC NATION globally recognized as Hyper Power, State of Loc Nation laws within the US Constitution protects the "majority" from "minority" tyrant. I call upon educators, students, public officials, professional organizations, corporations and all Americans and International friends to observe State oof Loc Nation "Aboriginal"; "Afro Communities"; "Indigenous";" Native" contributions with appropriate programs, ceremonies and activities that acknowledge the countless contributions that have been made to the world.

Case 11224 cov 0024799 RCC Document 5241 Hidel 00780 34224 Hage 1260 6 126

Loc Nation; United States and International law, do hereby enact and proclaim STATE OF LOC NATION globally recognized as Hyper Power, State of Loc Nation laws within the US Constitution protects the "majority" from "minority" tyrant. I call upon educators, students, public officials, professional organizations, corporations and all Americans and International friends to observe State oof Loc Nation "Aboriginal"; "Afro Communities"; "Indigenous";" Native" contributions with appropriate programs, ceremonies and activities that acknowledge the countless contributions that have been made to the world.

NENA SMITH NOTARY PUBLIC Cobb County State of Georgia My Comm. Expires March 8, 2027