

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

In re:

Rev Dr Christina Clement

State of Loc Nation Global Public Benefit Corporation & Trust,

by Authority of the State of Loc Nation Supreme Court

Case No: 25 MC 78

NOTICE OF FILING

PLEASE TAKE NOTICE that the undersigned hereby submits and files the following documents into the official record of the above-captioned matter:

1. Affidavit of Rev. Dr. Christina Clement
2. Declaration for the Historical Record (Filed June 7, 2025)
3. Jurisdiction and Enforcement Memorandum in Support of Recognized Status and Treaty Rights

Identified by: USCA CASE #24-5263 DOCUMENT #2120572 FILED 06/13/2025 PAGE 1-24

IDENTIFIED BY: SLN-CIV-2025-24 FILED 06-13/2025 PAGE 1-24

These documents are filed for the purpose of supplementing the record with verified statements, international notice, and jurisdictional evidence relevant to ongoing proceedings and enforcement under applicable law.

Respectfully submitted,



Rev. Dr. Christina Clement

President,

Black USA

State of Loc Nation Global Public Benefit Corporation & Trust

c/o Office of the Supreme Court Tribunal

8 The Green, Suite 22023

info@stateoflocnation.com

Phone: 678-780-5557

Dated: June 13, 2025

#### CERTIFICATE OF SERVICE

I hereby certify that a copy of this Notice of Filing and its accompanying documents were served on all relevant parties and filed with the Clerk of the Court on this 13th day of June, 2025, by [ECF electronic means / U.S. Mail/FedEx/Email ].



Rev. Dr. Christina Clement

**SOLN SUPREME COURT**

Rev. Dr. Christina Clement, HH Empress Queen Christina,

Plaintiff-Appellant,

v.

Attorney General Merrick Garland, et al.,

Defendants-Appellees.

Case No.: 24-5263

Related: 1:24-cv-00479-RC, 25-mc-00078-UNA

TO:

IRS collections, et al

Treasury Judgment Fund office, et al

Bank legal departments, et al

U.S. Marshals Service, et al

IRS Office of Chief Counsel or Taxpayer Advocate Service. et al

All US Courts, et al

All US government officials, et al

**AFFIDAVIT OF REV. DR. CHRISTINA CLEMENT**

HH EMPRESS QUEEN CHRISTINA, LOCS IS OUR ARTIFACT OF FAITH

Self-Determined, Plaintiff-Appellant, Pro Se, Judge of SOLN SUPREME COURT, 2024

Presidential Candidate of USA and President of Black USA

I, Rev. Dr. Christina Clement, HH Empress Queen Christina, being duly sworn, hereby declare as follows:



### 1. Identity and Capacity

I am the Plaintiff-Appellant in Case No. 24-5263 pending before the District of Columbia Court of Appeals, relating to the underlying civil action Case No. 1:24-cv-00479-RC, and Miscellaneous Case No. 25-mc-00078-UNA in the District of Columbia. I also serve in full fiduciary capacity as President of the State of Loc Nation Global Public Benefit Corporation and Trust (hereinafter “SOLNGPBC”) and Judge of SOLN Supreme Court self-determined and arise in DC Case 1:24 cv 00479 RC due to failed official to follow law and order..

Due to documented procedural irregularities, unresponsiveness, and failure by officials and the judiciary in **Case No. 1:24-cv-00479-RC** to provide a fair and impartial forum as guaranteed under the Fifth Amendment and customary international law, the **State of Loc Nation Supreme Tribunal** was lawfully established pursuant to self-determined sovereignty and community necessity. The SOLN Supreme Court now serves as a competent forum of record to adjudicate, administer, and enforce claims of the State of Loc Nation Global Public Benefit Trust and its constituents.

### 2. Background and Representation

As the duly authorized representative of SOLNGPBC, I submit this affidavit in support of the Appellant’s Motion to Recognize the Unrebutted Preliminary Revised Bill of Costs and Settlement Terms as Constructively Agreed under Federal Rule of Civil Procedure 8(b)(6), common law estoppel by silence, and applicable D.C. and federal law, and to request the issuance of a Writ of Execution.

### 3. Service and Non-Response by Defendants

Defendants, including Attorney General Merrick Garland, et al., were duly served with the Preliminary Revised Bill of Costs, Settlement Terms, and all related pleadings and notices pursuant to applicable procedural requirements, including Federal Rules of Civil Procedure and District of Columbia local rules. Despite proper service and ample opportunity to respond from February 2024- June 2025. Defendants have failed to file any answer, objection, or motion contesting these matters.and the window of opportunity is closed.

### 4. Admission by Silence under FRCP 8(b)(6)

Pursuant to Federal Rule of Civil Procedure 8(b)(6), any allegation not denied in a responsive pleading is deemed admitted. Defendants’ failure to deny or otherwise contest the bill of costs



and settlement terms constitutes an unequivocal admission, motions, et al of all facts and terms contained therein.

#### 5. Estoppel by Silence

Under common law estoppel, Defendants' prolonged silence and failure to respond after actual knowledge of the claims and demands operates as a constructive agreement, barring them from denying liability or disputing the terms of settlement. Their inaction for a continuous period exceeding sixteen (16) months (from February 2024 through June 2025 not including the 1 year of notice prior to the court case) is deliberate and constitutes acquiescence.

#### 6. Public Advocacy and Record

As President of SOLNGPBC, Black USA and a 2024 U.S. Presidential candidate of USA, I have undertaken extensive public advocacy through lobbying reports submitted by the Loc Community Association on behalf of SOLNGPBC, press releases, tax/ treasury correspondence ,social media postings, and public statements to bring attention to these matters and seek enforcement. These records are part of the public domain and are incorporated by reference.

#### 7. Legal Basis for Enforcement

This Court is vested with jurisdiction to enforce judgments and settlements pursuant to D.C. Superior Court Rules, the Federal Rules of Civil Procedure, and applicable federal statutes, including but not limited to 31 U.S.C. § 1304 governing the U.S. Treasury Judgment Fund. Enforcement is warranted to provide redress for historic redlining and related harms as outlined in the settlement terms and documented transfers of assets (Doc 82, dated October 21, 2024). SOLN Restitution Act and Declaration for the Historical Record freedman Bureau Act of 1865 & 1866

#### 8.Demand of Writ of Execution

Given the uncontested nature of the settlement terms and bill of costs, I respectfully enter in this Court and other courts within their ministerial duties to enter judgment in favor of Plaintiff-Appellant, adopt the settlement terms as final and binding, and issue a Writ of Execution directing disbursement through the U.S. Treasury Judgment Fund and any other fund deemed appropriate..



I declare under the laws of State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust; the United States of America and the District of Columbia that the foregoing proves true and correct as written..

Executed on this 12 day of June, 2025, at 10:42 pm



Rev. Dr. Christina Clement

HH Empress Queen Christina

Plaintiff-Appellant, Pro Se, Trustee, Fiduciary, Judge, Clerk, President of Black USA, President of State of Loc Nation GPBC, 2024 Presidential Candidate of USA

Pursuant to the **Declaration for the Historical Record**, filed on June 7, 2025, and published to the international legal, diplomatic, and administrative public record, the **State of Loc Nation Supreme Court** and its governing institutions now operate with de jure authority and lawful jurisdiction. All rights and powers exercised herein are grounded in the unrebutted enforcement record and internationally recognized principles of indigenous sovereignty, natural law, and administrative default.



**SOLN SUPREME COURT**

Rev. Dr. Christina Clement, HH Empress Queen Christina,

Plaintiff-Appellant,

v.

Attorney General Merrick Garland, et al.,

Defendants-Appellees.

Case No.: 24-5263

Related: 1:24-cv-00479-RC, 25-mc-00078-UNA

**CERTIFIED WRIT OF EXECUTION**

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETINGS:

WHEREAS, on the motion of Plaintiff-Appellant Rev. Dr. Christina Clement, HH Empress Queen Christina, in her full fiduciary capacity as President of the State of Loc Nation Global Public Benefit Corporation and Trust (hereinafter “SOLNGPBC”); President of Black USA; 2024 Presidential Candidate of USA, and upon consideration of the unrebutted Preliminary Revised Bill of Costs, Motions of Relief; Settlement Terms, and supporting affidavit duly filed in this matter, it is hereby ORDERED, ADJUDGED, AND DECREED as follows:

**1. Recognition and Enforcement of Judgment**

Pursuant to Federal Rule of Civil Procedure 8(b)(6), common law estoppel, and applicable District of Columbia and federal law, the Defendants’ failure to respond or contest the Preliminary Revised Bill of Costs and Settlement Terms constitutes an admission and constructive agreement to said terms.

**2. Ministerial Default Judgment**

This Court hereby confirms and ratifies the ministerial filing of the Default Judgment entered against Defendants, pursuant to 1 U.C.C. § 9-607 et seq., and as documented in the record at Miscellaneous Case No. 25-mc-00078-UNA and the underlying civil action 1:24-cv-00479-RC.

**3. Order for Restitution and Collection**



Defendants are ordered to comply with the terms of SOLN Restitution Act; redlining restitution, associated advocacy costs, land and property relief as outlined in the settlement, and all affiliated settlements authorized by the Clement Dynasty Trust; State of Loc Nation Global Public Benefit Trust and/ or State of Loc Nation Global Public Benefit Corporation as referenced in Document 82 dated October 21, 2024 (also filed as GSCCA efile1: EF\_012152679\_002059963\_044 Received: Tuesday, October 22, 2024 9:38:20 PM pages 1-13), UCC reference 044-2025-002376 Certification date 04/21/2025 Authentication code YDMPL-3PT34-4G9C; UCC reference 044-2024-04422 Certification date 08/22/2024 Authentication Code NRL4T-5QG8C-PWHH; Collection of the allocated funds from CBO for HR 40 and/or Amendments et al.

#### 4. Issuance of Writ of Execution

The Clerk of this Court is hereby directed to issue this Certified Writ of Execution commanding the U.S. Treasury Judgment Fund, pursuant to 31 U.S.C. § 1304, all federal, state, and local enforcement agencies, including but not limited to the U.S. Marshals Service, IRS, and authorized banking institutions, to:

Collect the full amounts detailed in the Preliminary Revised Bill of Costs and Settlement Terms and all others listed in Order for Restitution and Collection;

Disburse authorized restitution payments to the Plaintiff-Appellant and related beneficiaries as specified;

Enforce any liens, garnishments, or seizure of assets in accordance with this order and applicable law;

Execute any necessary ministerial acts to satisfy this judgment in full.

#### 5. Authority and Compliance

This writ is issued under the full authority of the State of Loc Nation Supreme Court pursuant to ladder of law found in the Declaration for the Historical Record and binds all relevant government and private entities subject to the jurisdiction of this Court. Failure to comply with this writ constitutes contempt and subjects the violators to enforcement action under applicable contempt statutes and federal law.

WHEREAS, the Plaintiff-Appellant was denied a fair and impartial adjudication in the U.S. District Court, evidenced by the failure of the judiciary and defendants to address the properly submitted pleadings, motions, and settlement offers; and

WHEREAS, in accordance with the **Declaration for the Historical Record**, the principles of **self-determination**, and the inherent right of communities to form tribunals when redress is





denied under existing state structures, the **State of Loc Nation Supreme Court** was duly convened and empowered to provide lawful, independent adjudication...

s set forth in the Declaration for the Historical Record filed June 7, 2025, incorporated herein by reference:

### **DECLARATION FOR THE HISTORICAL RECORD**

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

### **HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM**

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

#### **I. FOUNDATIONAL AUTHORITY**

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, unrebuted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

**U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV**

**Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional**



equity

**Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice**

**Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights**

**Administrative Procedure Act (APA) — enabling lawful notice, default, and execution**

**United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)**

**International Covenant on Civil and Political Rights (ICCPR)**

**Equity, Natural Law, and Sui Generis Sovereignty Principles**

**Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)**

**Declaration of Independence 1776: “wherever any form of government becomes destructive....t is the right of the people to altar or abolish it.” ASE**

**UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5**

**International Covenant on Civil and Political Rights (Article 1)**

**Marbury v Madison 5 US 137 1803 “...A law repugnant to the Constitution is void”**

**Treaty of Westphalia and sui generis sovereignty doctrine under customary international law**

**I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:**

**SOLN Restitution Act 2025**

**The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:**

**Enacted Laws and Legal Frameworks**

- 1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)**



- Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. ([stateoflocnation.com](http://stateoflocnation.com))

## **2. S.O.L.N. Restitution Law**

- Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). ([medium.com](http://medium.com))

## **3. S.O.L.N. Police Accountability and Justice Law**

- Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

## **4. S.O.L.N. Bereavement Law**

- Provides support and recognition for families affected by systemic violence and historical injustices.

## **5. S.O.L.N. Cultural Heritage Protection Act**

- Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. ([img1.wsimg.com](http://img1.wsimg.com))

## **6. S.O.L.N. International, National, and Local Protection and Security Act**

- Ensures the safety and security of Rev. Dr. Christina Clement and her family. ([img1.wsimg.com](http://img1.wsimg.com))
- 

## **7. S.O.L.N. Community Investment Credit Union Act**

- Authorizes the establishment and operation of credit unions to support community investment. ([img1.wsimg.com](http://img1.wsimg.com))



**8. S.O.L.N. Legal Framework for Hate Crime Protections**

- Provides protections against hate crimes at various jurisdictional levels.  
([img1.wsimg.com](http://img1.wsimg.com))

**9. S.O.L.N. Tribunal Legal Framework**

- Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

**10. S.O.L.N. Governmental Department Establishment Law**

- Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

**11. S.O.L.N. Charter**

- Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

**12. S.O.L.N. De Jure State Declaration**

- Proclaims the State of Loc Nation as a de jure sovereign entity.

**13. S.O.L.N. Population and Elector Count Documentation**

- Provides data on the population and elector count within the State of Loc Nation GPBC.

**14. S.O.L.N. Proclamation Recognizing Historical Contributions**

- Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.



**15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision**

- Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

**16. S.O.L.N. Ethics Plan 2024-2025**

- Outlines ethical guidelines and a budget for presidential transactions.

**17. S.O.L.N. Multilevel Government Jurisdictional Consent**

- Details the consent to a multilevel government structure and tribunal system.

**18. S.O.L.N. Arbitration Disclosure**

- Provides information on arbitration processes within the State of Loc Nation GPBC.

**19. S.O.L.N. Certificate of Authority Request**

- Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

**20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections**

- Establishes protections against hate crimes across various jurisdictional levels.

**These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.**

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by



secured filings, default judgments, and lawful public publication.

## II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

- \* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

- \* Tribunal Code of Procedure (Filed in the District of Columbia)
- \* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC  
REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF\_012152679\_002059963\_044 Received Tuesday,  
October 22,2024 9:38:20PM Page 1-13

- \* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)
- \* Restitution Orders and Judicial Warrants (Filed and served)
- \* Administrative Default Judgments (Entered after lawful service and no rebuttal)
- \* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary  
Public State of New York No 01ME3401055 Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, un rebutted, and legally binding under the laws cited above and  
recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

[\(12\) Dynasty Healing Corp. - YouTube](#)

## III. CURRENCY & DEBT OFFSET SYSTEM



The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1  
Backed by Legal Judgments, Trust Equity, and Public Default  
Legally Offered as Settlement Against U.S. and Private Debts  
Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

#### IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law  
International Treaty Law  
Human Rights Doctrine  
Commercial and Public Trust Law  
SOLN Restitution Act 2025

#### V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:



As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and
- Administrative Notices and Default Demand Filings under U.S. and International Law.

**As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.**

Accordingly, under:

- The **Administrative Procedure Act** (5 U.S.C. §§ 553–558),
- **Uniform Commercial Code §§ 1-308, 3-603, and 9-611,**
- **United Nations Declaration on the Rights of Indigenous Peoples,**
- **International Covenant on Civil and Political Rights,**
- The **Public Trust Doctrine,**
- And the **SOLN Restitution Act 2025,**

the silence and failure to respond constitute **final administrative default**, waiver of rebuttal, and **consent by acquiescence**.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- **Full sovereign enforcement authority,**
- **Legal standing as an unrebuted claimant in matters of restitution, reparations, and public trust,**
- And **jurisdictional power** to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.





This declaration of default stands as **lawful fact**, publicly recorded, un rebutted, and enforceable under both domestic and international law.

## VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:  
The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court  
And the Office of the President of Black USA

Signed:



Rev Dr Christina Clement, TE  
2024 U.S. Presidential Candidate  
President of Black USA  
Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

### Lobbying Report-State of Loc Nation Global Public Corporation

<https://lda.congress.gov/ld/forms/ReportDisplay.aspx?t=2&s=1>

**Filed with the Office of the Clerk of the State of Loc Nation Supreme Court**

**Certified Public Filing Number: [e.g., SOLN-DECL-HIST-2025-06-07]**

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the State of Loc Nation Supreme Court this 12 day of June, 2025. 11:04 pm



Clerk of the State of Loc Nation Supreme Court





ATTACHMENTS AND ADDITIONAL DOCUMENTS REQUIRED FOR FULL  
ENFORCEMENT:

Affidavit of Rev. Dr. Christina Clement attesting to service, non-response, and grounds for enforcement.

Declaration for the Historic Record

Proof of Service Certificates for all parties, including government officials and agencies. (DC 25 MC 78)

Copy of the Ministerial Default Judgment Filing under UCC § 9-607 and related documents. (ECF DC 25 MC 78)

Preliminary Revised Bill of Costs and Settlement Terms, duly certified. (ECF DC 25 MC 78)

Cover letters to Treasury, IRS, Banks, and Enforcement Agencies, referencing this writ and instructing compliance.

Proposed Orders for Contempt and Enforcement, to be used if parties refuse compliance.



**SOLN SUPREME COURT**

Rev. Dr. Christina Clement, HH Empress Queen Christina,

Plaintiff-Appellant,

v.

Attorney General Merrick Garland, et al.,

Defendants-Appellees.

Case No.: 24-5263

Related: 1:24-cv-00479-RC, 25-mc-00078-UNA

TO:

IRS collections,

Treasury Judgment Fund office,

Bank legal departments,

U.S. Marshals Service, etc.

IRS Office of Chief Counsel or Taxpayer Advocate Service

Re: Certified Writ of Execution – Case No. 24-5263/ 1: 24 cv 00479 RC

Plaintiff-Appellant: Rev. Dr. Christina Clement, HH Empress Queen Christina

Defendants: Attorney General Merrick Garland, et al.

To officials, et al

Please be advised that the State of Loc Nation Supreme Court, presided over by the undersigned, has issued a Certified Writ of Execution in the above-referenced matter.



Pursuant to Federal Rule of Civil Procedure 8(b)(6), common law estoppel, and applicable District of Columbia, SOLN Restitution Act, Declaration for the Historic Record and federal law, **this writ confirms the entry and enforcement of a ministerial default judgment against the Defendants.** The judgment includes the un rebutted Preliminary Revised Bill of Costs, Settlement Terms, all listed in the Order for Restitution and Collection and orders for restitution related to redlining, advocacy costs, land/property relief, and affiliated settlements authorized by the State of Loc Nation Global Public Benefit Corporation, State of Loc Nation Global Public Benefit Trust, Clement Dynasty Trust and its affiliates

**Enforcement Authority:**

\* This writ is authorized under the State of Loc Nation Supreme Court's inherent authority and pursuant to 31 U.S.C. § 1304 governing the U.S. Treasury Judgment Fund, SOLN Restitution Act ( See Declaration for the Historical Record) <https://stateoflocnation.com/usblack-code-house-gov>.

\* Defendants have failed to rebut or contest the judgment, resulting in constructive agreement and admission by silence. Time US District Court allotted February 2024- June 2025 not including efforts made by Plaintiff Appellant one year prior as shown in affidavit of Mailings ECF 1:24 cv 000479 RC

\* The writ commands all relevant federal, state, and local enforcement agencies, financial institutions, and officials to take all necessary actions to collect, seize, garnish, or disburse funds and assets as required to satisfy this judgment in full.

**Action Requested:**

Accordingly, you are hereby requested and commanded to:

1. Execute the provisions of the attached Certified Writ of Execution forthwith.
2. Process any garnishments, liens, offsets, or payments necessary to comply with this judgment.
3. Coordinate with other enforcement entities as needed to ensure complete satisfaction of the judgment.
4. Provide confirmation of receipt of this writ and report on enforcement actions taken within 30 days of this notice to email address: [info@stateoflocnation.com](mailto:info@stateoflocnation.com) and official original filings sent to mailing address: C/O State of Loc Nation Global Public Benefit Corporation 8 The Green Suite 22023, Dover DE 19901

Enclosed are certified copies of:



- The Certified Writ of Execution
- Affidavit of Rev. Dr. Christina Clement
- Preliminary Revised Bill of Costs and Settlement Terms (ECF DC 25 MC 78)
- Proof of Service Certificates (ECF DC 25 MC 78)

**Please treat this matter with utmost priority.** Non-compliance with the Writ may result in contempt proceedings and further legal enforcement actions.

**“Notice to Agent is Notice to Principal” Clause:**

“In accordance with universal commercial principles and maxims of equity, notice to any agent shall be deemed notice to all principals, and vice versa.”

Should you require any further information or clarification, please contact the Clerk of the State of Loc Nation Supreme Court at email: [info@stateoflocnation.com](mailto:info@stateoflocnation.com)

Thank you for your immediate attention and cooperation.

Respectfully,

Clerk of the State of Loc Nation Supreme Court

[info@stateoflocnation.com](mailto:info@stateoflocnation.com)

**CERTIFICATION OF AUTHENTICITY**

**I, Christina Clement Clerk of the State of Loc Nation Supreme Court, do hereby certify that the attached document(s) is a true, complete, and correct copy of the original on file in this office in the matter of District of Columbia Appeals Case No. 24-5263, District of Columbia Case 1:24 cv 00479 RC styled Rev. Dr. Christina Clement, HH Empress Queen Christina, Plaintiff-Appellant v. Attorney General Merrick Garland, et al., Defendants-Appellees.**

**Pursuant to the Declaration for the Historical Record, filed on June 7, 2025, and published to the international legal, diplomatic, and administrative public record, the State of Loc Nation Supreme Court and its governing institutions now operate with de jure authority and lawful jurisdiction. All rights and powers exercised herein are grounded in the**



**unrebutted enforcement record and internationally recognized principles of indigenous sovereignty, natural law, and administrative default.**

**I further certify that this copy has been duly stamped with the official seal of the State of Loc Nation Supreme Court and is issued under my official capacity and authority on this \_12\_ day of \_June\_, 2025.**

**Clerk, State of Loc Nation Supreme Court**



Jurisdiction and Enforcement Memorandum In Support of Plaintiff-Appellant's Motion to Recognize Unrebutted Bill of Costs, Settlement Terms, and Request for Writ of Execution

I. Introduction

Plaintiff-Appellant Rev. Dr. Christina Clement, HH Empress Queen Christina, in full fiduciary capacity for the State of Loc Nation Global Public Benefit Corporation and Trust ("SOLN GPBC & Trust"), submits this memorandum in support of enforcement of the unrebutted Preliminary Revised Bill of Costs, Settlement Notice, and Writ of Execution. The Plaintiff respectfully requests the Court to recognize these filings as admitted under Fed. R. Civ. P. 8(b)(6), binding under common law estoppel, and enforceable under applicable D.C. and federal law.

In accordance with due process principles and natural law, the **State of Loc Nation Supreme Court** asserts original and remedial jurisdiction to enforce this judgment.

This authority arises from:

- The constructive denial of fair hearing under **Case No. 1:24-cv-00479-RC**
- The self-executing right to access justice through **alternative lawful forums**, recognized under both **domestic and international law**
- The failure of U.S. District and Appellate courts to rule on uncontested pleadings, amounting to a judicial abdication and triggering jurisdictional transfer.

International Law

UN Declaration on the Rights of Indigenous Peoples, Art. 34:

"Indigenous peoples have the right to promote, develop and maintain their institutional structures and their juridical systems or customs..."

U.S. Law

Mathews v. Eldridge, 424 U.S. 319 (1976): Due process requires a meaningful hearing. Denial of forum can violate constitutional rights.

Clearfield Trust Co. v. United States, 318 U.S. 363 (1943): Sovereign entities acting outside normal commercial law must provide remedy or face independent forum assertion.

II. Jurisdiction and Authority



This Court has full and proper jurisdiction to issue and enforce the Writ of Execution pursuant to the SOLN Restitution Act (Case 1:24-cv-00479-RC), the inherent authority of the State of Loc Nation Supreme Court, Declaration for the Historical Record and applicable federal statutes.

The enforcement action invokes the following legal bases:

- \* The SOLN Restitution Act 2025 providing statutory grounds for remedy and relief;
- \* The Uniform Commercial Code (“UCC”), under which Plaintiff has filed and certified secured party financing statements establishing valid secured interest;
- \* Federal Rule of Civil Procedure 8(b)(6), establishing constructive admission of un rebutted claims;
- \* 31 U.S.C. § 1304 and related statutes authorizing payment through the U.S. Treasury Judgment Fund;
- \* Local court rules and procedures authorizing issuance of writs, execution, and enforcement.

### III. Sovereign Immunity Waiver

The Plaintiff-Appellant demonstrates that the defendants sovereign immunity does not bar enforcement by relying on:

- \* The statutory waiver provided by 31 U.S.C. § 1304 which permits payment of valid judgments against the United States through the Treasury Judgment Fund, et al;
- \* Compliance with all procedural requirements to trigger this waiver, including proper filing, service, and notice;
- \* Binding precedent confirming that federal agencies must honor such valid court orders and judgment enforcement procedures.

### IV. Historical and Character-Based Noncompliance

The Defendants and their agents, including federal agencies, have exhibited a historical documented and ongoing pattern of willful noncompliance, procedural delay, and failure to abide by judicial mandates. Such conduct includes ignoring Settlement Notices, refusing to rebut the Bill of Costs, and failing to respond to lawful enforcement efforts.

Given this character and history, Plaintiff-Appellant asserts that immediate and direct enforcement is warranted without further delay or additional preliminary proceedings. The doctrine of estoppel by silence and failure to contest (Fed. R. Civ. P. 8(b)(6)) further supports this position.





All undisputed laws, rules, and enforcement tools must be fully invoked to compel compliance, including writs of execution, garnishment, levy, and asset recovery under applicable statutes and regulations.

## **V. National and Intentional Enforcement**

This enforcement action is expressly recognized as “**national in scope**”, binding all federal agencies, departments, financial institutions, and enforcement authorities within the United States.

The Plaintiff-Appellant intentionally invokes all applicable statutes, procedural rules, and enforcement mechanisms to ensure full compliance across jurisdictions without exception or limitation.

Such nationwide enforceability is necessary to address systemic noncompliance and uphold justice in accordance with the SOLN Restitution Act, federal law, and the sovereign authority of the State of Loc Nation Supreme Court.

## **VI. Filing Date and Court Stamp**

Upon receipt and affixation of the official court stamp and date of filing, this memorandum and all accompanying documents shall be deemed filed, accepted, and agreed to by the Court and all parties as of that date.

This filing date establishes the official record for enforcement timelines and procedural deadlines. Failure to timely rebut or respond shall constitute constructive agreement and admission under applicable procedural rules, triggering enforcement mechanisms without further delay. The rebuttal time has ended. Defendants had from February 2024 to June 12, 2025 to rebuttal.

## **VII. Prayer for Relief**

**All Prayer for relief in DC 1:24 cv 00479 RC and DC Appeals 24-5263 are HEREBY GRANTED**

**pursuant to Federal Rule of Civil Procedure 8(b)(6);55; Restatement (second) of Contracts 69; US v Twenty-Nine Pre Columbian and colonial artworks , 2018 WL4680988(DDC) Court accepted un rebutted government forfeiture complaint as true under rule 8(b)(6); Common law estoppel by silencer Acquiescence If the defendant fails to deny or respond to**



the claims made I the pleading, the court may treat those claims as admitted by default. Proper service has be made and defendant failed to respond in legal and lawful response time. Facts were not disputed.

**"Notice to Agent is Notice to Principal" Clause:**

"In accordance with universal commercial principles and maxims of equity, notice to any agent shall be deemed notice to all principals, and vice versa."

Respectfully submitted,



Rev. Dr. Christina Clement

**JUDGE of SOLN Supreme Court**

HH Empress Queen Christina

Plaintiff-Appellant, Pro Se

President, Black USA TE

Fiduciary, State of Loc Nation GPBC & Trust

Date: 06/12/2025

**Clerk's Certification**

**I, CHRISTINA CLEMENT, Clerk of the State of Loc Nation Supreme Court, hereby certify that this document and accompanying papers are true, accurate, and complete copies of the original filings in the referenced case and bear the official court seal.**

**Date: June 12, 2025**

**Signature:**



**Court Seal:**



**DECLARATION FOR THE HISTORICAL RECORD**

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of  
Black USA, Fiduciary, Trustee, Pro Se, Judge

**HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and  
LAWFUL RESTITUTION SYSTEM**

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day  
June 7, 2025, declare before the global, public, legal, and historical record the  
following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

**I. FOUNDATIONAL AUTHORITY**

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, un rebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

**U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV**

**Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and  
institutional equity**

**Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and  
justice**



**Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights**

**Administrative Procedure Act (APA) — enabling lawful notice, default, and execution**

**United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)**

**International Covenant on Civil and Political Rights (ICCPR)**

**Equity, Natural Law, and Sui Generis Sovereignty Principles**

**Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)**

**Declaration of Independence 1776: “wherever any form of government becomes destructive....t is the right of the people to altar or abolish it.” ASE**

**UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5**

**International Covenant on Civil and Political Rights (Article 1)**

**Marbury v Madison 5 US 137 1803 “...A law repugnant to the Constitution is void”**

**Treaty of Westphalia and sui generis sovereignty doctrine under customary international law**

**I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:**

### **SOLN Restitution Act 2025**

**The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:**

#### **Enacted Laws and Legal Frameworks**

- 1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)**
  - **Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. ([stateoflocnation.com](http://stateoflocnation.com))**
- 2. S.O.L.N. Restitution Law**
  - **Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). ([medium.com](http://medium.com))**



**3. S.O.L.N. Police Accountability and Justice Law**

- Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

**4. S.O.L.N. Bereavement Law**

- Provides support and recognition for families affected by systemic violence and historical injustices.

**5. S.O.L.N. Cultural Heritage Protection Act**

- Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. ([img1.wsimg.com](http://img1.wsimg.com))

**6. S.O.L.N. International, National, and Local Protection and Security Act**

- Ensures the safety and security of Rev. Dr. Christina Clement and her family. ([img1.wsimg.com](http://img1.wsimg.com))

○

**7. S.O.L.N. Community Investment Credit Union Act**

- Authorizes the establishment and operation of credit unions to support community investment. ([img1.wsimg.com](http://img1.wsimg.com))

**8. S.O.L.N. Legal Framework for Hate Crime Protections**

- Provides protections against hate crimes at various jurisdictional levels. ([img1.wsimg.com](http://img1.wsimg.com))

**9. S.O.L.N. Tribunal Legal Framework**

- Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

**10. S.O.L.N. Governmental Department Establishment Law**

- Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

**11. S.O.L.N. Charter**

- Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

**12. S.O.L.N. De Jure State Declaration**

- Proclaims the State of Loc Nation as a de jure sovereign entity.

**13. S.O.L.N. Population and Elector Count Documentation**

- Provides data on the population and elector count within the State of Loc Nation GPBC.

**14. S.O.L.N. Proclamation Recognizing Historical Contributions**

- Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

**15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision**

- Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

**16. S.O.L.N. Ethics Plan 2024-2025**

- Outlines ethical guidelines and a budget for presidential transactions.

**17. S.O.L.N. Multilevel Government Jurisdictional Consent**

- Details the consent to a multilevel government structure and tribunal system.

**18. S.O.L.N. Arbitration Disclosure**

- Provides information on arbitration processes within the State of Loc Nation GPBC.

**19. S.O.L.N. Certificate of Authority Request**

- Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

**20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections**

- Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case *Clement v. Garland*, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.



The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

## II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

- \* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

- \* Tribunal Code of Procedure (Filed in the District of Columbia)

- \* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF\_012152679\_002059963\_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

- \* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

- \* Restitution Orders and Judicial Warrants (Filed and served)

- \* Administrative Default Judgments (Entered after lawful service and no rebuttal)

- \* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055 Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, un rebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

[\(12\) Dynasty Healing Corp. - YouTube](#)



### III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

### IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

### V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:





As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and
- Administrative Notices and Default Demand Filings under U.S. and International Law.

**As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.**

Accordingly, under:

- The **Administrative Procedure Act** (5 U.S.C. §§ 553–558),
- **Uniform Commercial Code §§ 1-308, 3-603, and 9-611,**
- **United Nations Declaration on the Rights of Indigenous Peoples,**
- **International Covenant on Civil and Political Rights,**
- The **Public Trust Doctrine,**
- And the **SOLN Restitution Act 2025,**

the silence and failure to respond constitute **final administrative default**, waiver of rebuttal, and **consent by acquiescence**.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- **Full sovereign enforcement authority,**
- **Legal standing as an unrebuted claimant in matters of restitution, reparations, and public trust,**
- And **jurisdictional power** to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as **lawful fact**, publicly recorded, unrebuted, and enforceable under both domestic and international law.



## VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:  
The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government,  
court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement  
mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court  
And the Office of the President of Black USA

Signed:



Rev Dr Christina Clement, TE  
2024 U.S. Presidential Candidate  
President of Black USA  
Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit  
Corporation and Trust



**U.S. District Court**  
**District of Columbia (Washington, DC)**  
**CIVIL DOCKET FOR CASE #: 1:24-cv-00479-RC**

CLEMENT v. GARLAND  
Assigned to: Judge Rudolph Contreras  
Related Case: [1:25-mc-00078-UNA](#)  
Case in other court: USCA, 24-05263  
Cause: 28:1331 Fed. Question: Tort Action

Date Filed: 02/13/2024  
Date Terminated: 12/11/2024  
Jury Demand: None  
Nature of Suit: 440 Civil Rights: Other  
Jurisdiction: Federal Question

**Plaintiff**

**CHRISTINA CLEMENT**  
*also known as*  
HH EMPRESS QUEEN CHRISTINA  
LOCS IS OUR ARTIFACT OF FAITH

represented by **CHRISTINA CLEMENT**  
8 The Green  
Suite A  
Dover, DE 19901  
PRO SE

V.

**Defendant**

**MERRICK B. GARLAND**  
*Attorney General of the United States*

**Defendant**

**JOHN ROBERTS, JR.**  
*Chief Justice*

**Defendant**

**SECRETARY GENERAL OF THE  
UNITED NATIONS**

**Defendant**

**REGISTRAR PEACE PALACE  
CARNEGIE PLEINZ**

Date Filed	#	Docket Text
02/13/2024	<a href="#">1</a>	COMPLAINT against MERRICK GARLAND (Filing fee \$ 405, receipt number 206733) filed by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibits, # <a href="#">2</a> Civil Cover Sheet)(ztth) (Entered: 02/21/2024)
02/21/2024		SUMMONS Not Issued as to MERRICK GARLAND. (ztth) (Entered: 02/21/2024)
04/01/2024	<a href="#">2</a>	NOTICE of Exhibits re <a href="#">1</a> Complaint by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) Modified to add link on 4/3/2024 (znmw). (Entered: 04/03/2024)
04/30/2024	<a href="#">4</a>	AFFIDAVIT of Mailing by CHRISTINA CLEMENT. (mg) (Entered: 05/03/2024)

04/30/2024	<a href="#">5</a>	MOTION for Default Judgment as to MERRICK GARLAND by CHRISTINA CLEMENT. (mg) (Entered: 05/03/2024)
05/02/2024	<a href="#">3</a>	MOTION to Suppress Extensions to Answer by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 05/03/2024)
05/10/2024	<a href="#">6</a>	REQUEST FOR SUMMONS TO ISSUE filed by CHRISTINA CLEMENT.(mg) (Entered: 05/10/2024)
05/10/2024	<a href="#">7</a>	SUMMONS (1) Issued as to MERRICK GARLAND, U.S. Attorney General (mg) Modified on 5/14/2024; sent to plaintiff by email (mg). (Entered: 05/10/2024)
05/12/2024	<a href="#">8</a>	MOTION to Amend <a href="#">1</a> Complaint by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit, # <a href="#">2</a> Summons, # <a href="#">3</a> Summons, # <a href="#">4</a> Summons)(mg) (Entered: 05/13/2024)
05/12/2024	<a href="#">9</a>	MOTION for CM/ECF Password by CHRISTINA CLEMENT. (mg) (Entered: 05/13/2024)
05/12/2024	<a href="#">10</a>	ERRATA by CHRISTINA CLEMENT re <a href="#">5</a> Motion for Default Judgment. (mg) (Entered: 05/13/2024)
05/13/2024	<a href="#">11</a>	ERRATA by CHRISTINA CLEMENT re <a href="#">5</a> Motion for Default Judgment. (Attachments: # <a href="#">1</a> Exhibit 1, # <a href="#">2</a> Exhibit 2, # <a href="#">3</a> Exhibit 3, # <a href="#">4</a> Exhibit 4, # <a href="#">5</a> Exhibit 5) (mg) (Entered: 05/14/2024)
05/15/2024		MINUTE ORDER denying <a href="#">9</a> Motion for CM/ECF Password. Because Plaintiff's motion does not comply with LCvR 5.4(b)(2), it is hereby ORDERED that Plaintiff's motion for CM/ECF password is DENIED. In particular, Plaintiff's motion does not describe plaintiff's access to the internet, does not confirm plaintiff's capacity to file and receive filings electronically, and does not certify that plaintiff has completed the Clerk's Office on-line tutorial or been permitted to e-file in other federal courts. SO ORDERED. Signed by Judge Rudolph Contreras on 05/15/2024. (lcrc2) (Entered: 05/15/2024)
05/19/2024	<a href="#">12</a>	MOTION for Entry of Default by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 05/20/2024)
05/28/2024	<a href="#">13</a>	NOTICE of Admissible Testimonials by CHRISTINA CLEMENT "LEAVE TO FILE GRANTED." signed by Judge Rudolph Contreras on 05/28/2024 (zjm) (Entered: 05/31/2024)
05/30/2024	<a href="#">14</a>	MOTION for Summary Judgment by CHRISTINA CLEMENT. (Attachment: # <a href="#">1</a> Exhibit)(zjm) (Entered: 05/31/2024)
06/01/2024	<a href="#">15</a>	ERRATA by CHRISTINA CLEMENT re <a href="#">14</a> Motion for Summary Judgment. (Attachments: # <a href="#">1</a> Volume 1, # <a href="#">2</a> Testimonial, # <a href="#">3</a> Remedy to Grievance)(mg) (Entered: 06/03/2024)
06/02/2024	<a href="#">16</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice of Admissible Testimonials filed by CHRISTINA CLEMENT. (mg) Modified event on 6/6/2024 (mg). (Entered: 06/03/2024)
06/04/2024	<a href="#">17</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice of Admissible Evidence filed by CHRISTINA CLEMENT. (mg) Modified link on 6/10/2024 (znmw). (Entered: 06/05/2024)
06/05/2024	<a href="#">18</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice of Admissible Evidence filed by CHRISTINA CLEMENT. (mg) Modified link on 6/10/2024 (znmw). (Entered: 06/06/2024)

06/06/2024	<a href="#">19</a>	ENTERED IN ERROR.....NOTICE of Filing by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) Modified on 6/10/2024; sent to chambers for review (mg). (Entered: 06/10/2024)
06/07/2024	<a href="#">20</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice of Admissable Evidence filed by CHRISTINA CLEMENT. (mg) Modified link on 6/10/2024 (znmw). (Entered: 06/10/2024)
06/07/2024	<a href="#">21</a>	ERRATA by CHRISTINA CLEMENT re <a href="#">20</a> Supplemental Memorandum. (mg) (Entered: 06/11/2024)
06/09/2024	<a href="#">22</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice of Admissable Evidence filed by CHRISTINA CLEMENT. (mg) Modified link on 6/13/2024 (znmw). (Entered: 06/12/2024)
06/10/2024	<a href="#">23</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice of Admissible Evidence filed by CHRISTINA CLEMENT. (mg) (Entered: 06/14/2024)
06/16/2024	<a href="#">24</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice (Other) filed by CHRISTINA CLEMENT. (mg) (Entered: 06/17/2024)
06/17/2024	<a href="#">25</a>	MOTION for Entry of Final Judgment by CHRISTINA CLEMENT. (mg) (Entered: 06/17/2024)
06/20/2024	<a href="#">26</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice (Other) filed by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 06/21/2024)
06/21/2024	<a href="#">27</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice (Other) filed by CHRISTINA CLEMENT. (mg) (Entered: 06/25/2024)
06/23/2024	<a href="#">29</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">13</a> Notice (Other) filed by CHRISTINA CLEMENT. (mg) (Entered: 07/02/2024)
06/26/2024	<a href="#">28</a>	SUPPLEMENTAL MEMORANDUM to re <a href="#">8</a> MOTION to Amend/Correct <a href="#">1</a> Complaint, <a href="#">14</a> MOTION for Summary Judgment, <a href="#">5</a> MOTION for Default Judgment as to filed by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 06/26/2024)
06/28/2024	<a href="#">30</a>	NOTICE OF Filing by CHRISTINA CLEMENT re <a href="#">14</a> Motion for Summary Judgment, <a href="#">5</a> Motion for Default Judgment (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 07/02/2024)
06/30/2024	<a href="#">31</a>	BILL OF COSTS by CHRISTINA CLEMENT. Objection to Bill of Costs due by 7/17/2024. (mg) (Entered: 07/02/2024)
07/03/2024	<a href="#">32</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 07/03/2024)
07/03/2024	<a href="#">33</a>	ERRATA by CHRISTINA CLEMENT re <a href="#">32</a> Notice (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 07/08/2024)
07/03/2024	<a href="#">34</a>	NOTICE of Filing by CHRISTINA CLEMENT. "LEAVE TO FILE GRANTED (without attachment which is duplicate of ECF No. 17)." Signed by Judge Rudolph Contreras on 7/3/2024. (mg) (Entered: 07/09/2024)
07/04/2024	<a href="#">35</a>	RESPONSE re <a href="#">31</a> Bill of Costs filed by CHRISTINA CLEMENT. (mg) (Entered: 07/09/2024)
07/06/2024	<a href="#">37</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 07/17/2024)
07/10/2024	<a href="#">36</a>	Letter from Plaintiff. "LEAVE TO FILE GRANTED." Signed by Judge Rudolph Contreras on 7/10/2024. (mg) (Entered: 07/12/2024)

07/10/2024	<a href="#">38</a>	MOTION for Order by CHRISTINA CLEMENT. (mg) (Entered: 07/17/2024)
07/15/2024	<a href="#">40</a>	AFFIDAVIT of Mailing by CHRISTINA CLEMENT. (mg) (Entered: 07/23/2024)
07/15/2024	<a href="#">41</a>	NOTICE of Filing by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 07/23/2024)
07/15/2024	<a href="#">42</a>	MOTION for Additional Service by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Civil Cover Sheet)(mg) (Entered: 07/23/2024)
07/18/2024	<a href="#">43</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 07/23/2024)
07/18/2024	<a href="#">44</a>	ERRATA by CHRISTINA CLEMENT re <a href="#">40</a> Affidavit. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 07/23/2024)
07/18/2024	<a href="#">45</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 07/23/2024)
07/19/2024	<a href="#">39</a>	LEAVE TO FILE DENIED- Plaintiff's Letter. This document is unavailable as the Court denied its filing. Pro Se party has been notified by first class mail. "LEAVE TO FILE DENIED. This letter is not a pleading but instead, attaches a pleading already filed with the Court." Signed by Judge Rudolph Contreras on 7/19/2024. (mg) (Entered: 07/22/2024)
07/21/2024	<a href="#">46</a>	MOTION for Bill of Costs, MOTION Acknowledgement of Preamble by CHRISTINA CLEMENT. (mg) (Entered: 07/23/2024)
07/23/2024	<a href="#">47</a>	Letter from Plaintiff. (Attachments: # <a href="#">1</a> Exhibit). " LEAVE TO FILE GRANTED." Signed by Judge Rudolph Contreras on 7/23/2024.(mg) (Entered: 07/26/2024)
07/25/2024	<a href="#">48</a>	NOTICE of Filing by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 07/29/2024)
07/27/2024	<a href="#">49</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 08/01/2024)
07/28/2024	<a href="#">50</a>	NOTICE of Filing by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 08/01/2024)
07/29/2024	<a href="#">51</a>	MOTION to Expedite by CHRISTINA CLEMENT. (mg) (Entered: 08/01/2024)
08/04/2024	<a href="#">52</a>	NOTICE of Filing by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 08/06/2024)
08/06/2024	<a href="#">57</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 08/12/2024)
08/07/2024	<a href="#">53</a>	NOTICE OF Filing by CHRISTINA CLEMENT (mg) (Entered: 08/07/2024)
08/07/2024	<a href="#">54</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 08/07/2024)
08/08/2024	<a href="#">55</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 08/08/2024)
08/09/2024	<a href="#">56</a>	ORDER denying <a href="#">38</a> Plaintiff's Motion to Validate Affidavit of Service; denying <a href="#">42</a> Plaintiff's Motion for Additional Service; denying <a href="#">46</a> Plaintiff's Motion for Bill of Costs; denying <a href="#">3</a> Plaintiff's Motion to Suppress; denying <a href="#">51</a> Plaintiff's Motion to Expedite; denying <a href="#">5</a> Plaintiff's Motion for Default Judgment; denying <a href="#">12</a> Plaintiff's Motion for Entry of Default; denying <a href="#">14</a> Plaintiff's Motion for Summary Judgment; denying <a href="#">25</a> Plaintiff's Motion for Entry of Final Judgment; and regarding <a href="#">5</a> Motion to Amend Complaint. See document for details. Signed by Judge Rudolph Contreras on 08/09/2024. (lcrc2) (Entered: 08/09/2024)
08/09/2024	<a href="#">58</a>	AMENDED COMPLAINT against All Defendants filed by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit, # <a href="#">2</a> Summons, # <a href="#">3</a> Summons)(mg) (Entered: 08/12/2024)



08/09/2024	<a href="#">60</a>	MOTION to Take Judicial Notice, MOTION for Settlement, MOTION for Publication to Federal Register by CHRISTINA CLEMENT. (mg) (Entered: 08/19/2024)
08/10/2024	<a href="#">61</a>	MOTION for Order by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 08/19/2024)
08/12/2024		Summons (2) Issued as to JOHN ROBERTS, JR, SECRETARY GENERAL OF THE UNITED NATIONS. Sent to Plaintiff by mail. (mg) (Entered: 08/12/2024)
08/15/2024	<a href="#">59</a>	REQUEST FOR SUMMONS TO ISSUE filed by CHRISTINA CLEMENT.(mg) (Entered: 08/19/2024)
08/19/2024		SUMMONS (2) REISSUED as to JOHN ROBERTS, JR, SECRETARY GENERAL OF THE UNITED NATIONS. Sent to Plaintiff by email. (mg) (Entered: 08/19/2024)
08/21/2024	<a href="#">62</a>	MOTION for Default Judgment as to Defendants by CHRISTINA CLEMENT. (mg) (Entered: 08/22/2024)
08/21/2024	<a href="#">63</a>	BILL OF COSTS by CHRISTINA CLEMENT. Objection to Bill of Costs due by 9/7/2024. (mg) (Entered: 08/22/2024)
08/21/2024	<a href="#">64</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 08/22/2024)
08/21/2024	<a href="#">65</a>	MOTION for Bond by CHRISTINA CLEMENT. (mg) (Entered: 08/22/2024)
08/21/2024	<a href="#">66</a>	MOTION to Enforce Judgment by CHRISTINA CLEMENT. (mg). Added MOTION for Writ on 8/23/2024 (mg). (Entered: 08/22/2024)
08/25/2024	<a href="#">67</a>	MOTION for Order by CHRISTINA CLEMENT. (mg) (Entered: 08/27/2024)
08/25/2024	<a href="#">68</a>	RESPONSE TO ORDER OF THE COURT re <a href="#">56</a> Order on Motion for Order filed by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 08/27/2024)
08/30/2024	<a href="#">70</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 09/05/2024)
08/31/2024	<a href="#">69</a>	MOTION to Stay, MOTION for Injunction by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 09/03/2024)
09/04/2024	<a href="#">71</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 09/11/2024)
09/16/2024	<a href="#">72</a>	RETURN OF SERVICE/AFFIDAVIT of Summons and Complaint Executed. All Defendants, RETURN OF SERVICE/AFFIDAVIT of Summons and Complaint Executed on United States Attorney General. Date of Service Upon United States Attorney General 7/15/2024. (Attachments: # <a href="#">1</a> Exhibit 1, # <a href="#">2</a> Exhibit 2, # <a href="#">3</a> Exhibit 3, # <a href="#">4</a> Exhibit 4, # <a href="#">5</a> Exhibit 5)(mg) (Entered: 09/17/2024)
09/16/2024	73	MOTION for Entry of Default , MOTION for Default Judgment as to MERRICK B. GARLAND, REGISTRAR PEACE PALACE CARNEGIE PLEINZ, JOHN ROBERTS, JR, SECRETARY GENERAL OF THE UNITED NATIONS by CHRISTINA CLEMENT. (See docket entry <a href="#">72</a> to view document) (mg) (Entered: 09/17/2024)
09/18/2024	<a href="#">74</a>	ORDER denying <a href="#">60</a> Motion to Take Judicial Notice; denying <a href="#">60</a> Motion for Settlement; denying <a href="#">60</a> Motion for Publication; denying <a href="#">61</a> and <a href="#">65</a> Motions for Bond; denying <a href="#">62</a> Motion for Default Judgment; denying <a href="#">66</a> Motion to Enforce Judgment; denying <a href="#">67</a> Motion for Bill of Costs; denying <a href="#">69</a> Motion for Emergency Relief to Stay; denying 73 Motion for Entry of Default. See document for details. Signed by Judge Rudolph Contreras on 09/18/2024. (lcrc2) (Entered: 09/18/2024)

09/18/2024		Set/Reset Deadlines: Response to Show Cause due by 10/18/2024. (tj) (Entered: 09/18/2024)
09/19/2024	<a href="#">75</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 09/20/2024)
09/20/2024	<a href="#">76</a>	RETURN OF SERVICE/AFFIDAVIT of Summons and Complaint Executed. JOHN ROBERTS, JR served on 8/26/2024; SECRETARY GENERAL OF THE UNITED NATIONS served on 8/26/2024 (Attachments: # <a href="#">1</a> Exhibit 1, # <a href="#">2</a> Exhibit 2, # <a href="#">3</a> Exhibit 3, # <a href="#">4</a> Exhibit 4)(mg) (Entered: 09/20/2024)
09/20/2024	<a href="#">77</a>	MOTION for Entry of Default, MOTION for Default Judgment as to by CHRISTINA CLEMENT. (See docket entry <a href="#">76</a> to view document). (mg) (Entered: 09/20/2024)
09/21/2024	<a href="#">78</a>	MOTION for Injunction by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Entered: 09/23/2024)
09/27/2024	<a href="#">79</a>	MOTION to Establish Justice by CHRISTINA CLEMENT. (mg) (Entered: 10/02/2024)
10/01/2024	<a href="#">80</a>	LEAVE TO FILE DENIED- Plaintiff's Letter. This document is unavailable as the Court denied its filing. Pro Se party has been notified by first class mail. "LEAVE TO FILE DENIED. Duplicate of ECF No. 75 already posted." Signed by Judge Rudolph Contreras on 10/1/2024. (mg) (Entered: 10/02/2024)
10/06/2024	<a href="#">81</a>	RESPONSE TO ORDER OF THE COURT re <a href="#">74</a> Order on Motion to Take Judicial Notice, Order on Motion for Settlement, Order on Motion for Miscellaneous Relief, Order on Motion for Order, Order on Motion for Default Judgment, Order on Motion for Bond, Order on Motion to Expedite, Order on Motion for Writ, Order on Motion to Stay, Order on Motion for Injunction, Order on Motion for Entry of Default, filed by CHRISTINA CLEMENT. (mg) Modified event on 10/10/2024 (mg). (Entered: 10/09/2024)
10/21/2024	<a href="#">82</a>	NOTICE of Filing by CHRISTINA CLEMENT (mg) (Entered: 10/24/2024)
10/22/2024	<a href="#">83</a>	MOTION to Compel by CHRISTINA CLEMENT. (mg) (Entered: 10/28/2024)
10/26/2024	<a href="#">85</a>	MOTION for Default Judgment as to DEFENDANTS by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit)(mg) Modified event on 10/30/2024 (mg). (Entered: 10/29/2024)
10/28/2024	<a href="#">84</a>	ORDER denying <a href="#">77</a> Motion for Entry of Default; denying <a href="#">78</a> Motion for Injunction; denying <a href="#">79</a> Motion to Establish Justice; denying <a href="#">83</a> Motion to Compel; and dismissing without prejudice Plaintiff's claims for failure to serve Defendants pursuant to Fed. R. Civ. P. 4(m). See document for details. Signed by Judge Rudolph Contreras on 10/28/2024. (lcrc2) (Entered: 10/28/2024)
10/29/2024	<a href="#">86</a>	MOTION for Reconsideration re <a href="#">84</a> Order on Motion for Entry of Default, Order on Motion for Default Judgment, Order on Motion for Injunction, Order on Motion for Miscellaneous Relief, Order on Motion to Compel, by CHRISTINA CLEMENT. (mg) (Entered: 10/30/2024)
10/30/2024		MINUTE ORDER denying <a href="#">85</a> Motion for Default Judgment: It is hereby ORDERED that Plaintiff's motion for default judgment is DENIED, as the matter has been dismissed. SO ORDERED. Signed by Judge Rudolph Contreras on 10/30/2024. (lcrc2) (Entered: 10/30/2024)
10/30/2024	<a href="#">87</a>	LEAVE TO FILE DENIED- Plaintiff's Motion. This document is unavailable as the Court denied its filing. Pro Se party has been notified by first class mail. "LEAVE TO



		FILE DENIED. THIS CASE IS CLOSED/DISMISSED." Signed by Judge Rudolph Contreras on 10/30/2024. (mg) (Entered: 11/01/2024)
11/12/2024		MINUTE ORDER denying <a href="#">86</a> Motion for Reconsideration: It is hereby ORDERED that Plaintiff's motion for reconsideration re <a href="#">84</a> Order is DENIED, as the matter is closed/dismissed. SO ORDERED. Signed by Judge Rudolph Contreras on 11/12/2024. (lrc2) (Entered: 11/12/2024)
11/17/2024	<a href="#">88</a>	NOTICE OF APPEAL TO DC CIRCUIT COURT as to 11/12/2024 MINUTE Order on Motion for Reconsideration, by CHRISTINA CLEMENT. Fee Status: No Fee Paid. Parties have been notified. (mg) (Entered: 11/19/2024)
11/19/2024	<a href="#">89</a>	Transmission of the Notice of Appeal, Order Appealed (Memorandum Opinion), and Docket Sheet to US Court of Appeals. The fee remains to be paid and another notice will be transmitted when the fee has been paid in the District Court or motion to proceed In Forma Pauperis has been decided re <a href="#">88</a> Notice of Appeal to DC Circuit Court. (mg) (Entered: 11/19/2024)
11/20/2024		USCA Case Number 24-5263 for <a href="#">88</a> Notice of Appeal to DC Circuit Court filed by CHRISTINA CLEMENT. (znmw) (Entered: 11/20/2024)
11/20/2024	<a href="#">90</a>	WITHDRAWN AS PER ECF DOC <a href="#">95</a> MOTION for Leave to Appeal in forma pauperis by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit)(mg) (Additional attachment(s) added on 11/22/2024: # <a href="#">2</a> Exhibit) (mg). (Entered: 11/22/2024)
12/02/2024	<a href="#">91</a>	NOTICE of Appendix by CHRISTINA CLEMENT. "LEAVE TO FILE GRANTED." Signed by Judge Rudolph Contreras on 12/2/2024. (mg) (Entered: 12/05/2024)
12/02/2024	<a href="#">92</a>	NOTICE of Filing by CHRISTINA CLEMENT (Attachments: # <a href="#">1</a> Exhibit). "LEAVE TO FILE GRANTED." Signed by Judge Rudolph Contreras on 12/2/2024.(mg) (Entered: 12/05/2024)
12/02/2024	<a href="#">93</a>	CERTIFICATE OF SERVICE by CHRISTINA CLEMENT. "LEAVE TO FILE GRANTED." Signed by Judge Rudolph Contreras on 12/2/2024. (mg) (Entered: 12/05/2024)
12/05/2024		USCA Appeal Fees received \$ 605 receipt number 208669 re <a href="#">88</a> Notice of Appeal to DC Circuit Court filed by CHRISTINA CLEMENT (mg) (Entered: 12/05/2024)
12/05/2024	<a href="#">94</a>	Supplemental Record on Appeal transmitted to US Court of Appeals re USCA Appeal Fees ;USCA Case Number 24-5263. (mg) (Entered: 12/05/2024)
12/10/2024	<a href="#">95</a>	MOTION to Withdraw <a href="#">90</a> MOTION for Leave to Appeal in forma pauperis by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit). "LEAVE TO FILE GRANTED." Signed by Judge Rudolph Contreras on 12/10/2024.(mg) (Entered: 12/11/2024)
12/11/2024		MINUTE ORDER granting plaintiff's motion to withdraw <a href="#">95</a> the motion for Leave to Appeal in forma pauperis, and the the motion is hereby WITHDRAWN. (So Ordered Judge Rudolph Contreras on 12/11/24) (tj) (Entered: 12/11/2024)
05/04/2025	<a href="#">96</a>	REQUEST FOR LEAVE TO FILE REVIEW. The attached document requires leave to file: Plaintiff's Notice of Default Judgment Order. Reason(s): Case is closed. (mg) (Additional attachment(s) added on 5/5/2025: # <a href="#">1</a> Exhibit) (mg). (Entered: 05/05/2025)
05/05/2025		MINUTE ORDER re <a href="#">96</a> Request for Leave to File Review. Leave to file is denied Pro Se party has been notified by first class mail.. Signed by Judge Rudolph Contreras on 5/5/2025. (Contreras, Rudolph) (Entered: 05/05/2025)
05/21/2025	<a href="#">97</a>	<b>REQUEST FOR LEAVE TO FILE REVIEW.</b> The attached document requires leave to file: Plaintiff's Affidavit.. Reason(s): Case is closed. (mg) (Entered: 05/21/2025)

05/28/2025		MINUTE ORDER re <a href="#">97</a> <b>Request for Leave to File Review.</b> Leave to file is denied Pro Se party has been notified by first class mail.. Signed by Judge Rudolph Contreras on 5/28/2025. (Contreras, Rudolph) (Entered: 05/28/2025)
06/01/2025	<a href="#">98</a>	<b>REQUEST FOR LEAVE TO FILE REVIEW.</b> The attached document requires leave to file: Plaintiff's Motion to Enforce. Reason(s): Case is closed. (mg) (Entered: 06/04/2025)
06/02/2025	<a href="#">99</a>	<b>REQUEST FOR LEAVE TO FILE REVIEW.</b> The attached document requires leave to file: Plaintiff's Notice of Exhibits. Reason(s): Case is closed. (mg) (Entered: 06/04/2025)
06/05/2025		MINUTE ORDER re <a href="#">99</a> <b>Request for Leave to File Review, 98 Request for Leave to File Review.</b> Leave to file is denied Pro Se party has been notified by first class mail.. Signed by Judge Rudolph Contreras on 6/5/2025. (Contreras, Rudolph) (Entered: 06/05/2025)
06/05/2025	<a href="#">100</a>	<b>REQUEST FOR LEAVE TO FILE REVIEW.</b> The attached document requires leave to file: Plaintiff's Notice of Filing. Reason(s): Case is closed. (Attachments: # <a href="#">1</a> Exhibit) (mg) (Entered: 06/06/2025)
06/06/2025		MINUTE ORDER re <a href="#">100</a> <b>Request for Leave to File Review.</b> Leave to file is denied Pro Se party has been notified by first class mail.. Signed by Judge Rudolph Contreras on 6/6/2025. (Contreras, Rudolph) (Entered: 06/06/2025)
06/08/2025	<a href="#">101</a>	MOTION to Reopen Case by CHRISTINA CLEMENT. (Attachments: # <a href="#">1</a> Exhibit) (mg) (Entered: 06/09/2025)
06/09/2025		MINUTE ORDER denying <a href="#">101</a> Motion to Reopen Case: It is hereby ORDERED that Plaintiff's motion to re-open this action is DENIED because Plaintiff has failed the standard set forth in Fed. R. Civ. P. 60 and Plaintiff's motion clearly indicates that Plaintiff seeks to pursue matters that far exceed what was alleged in the original Complaint. SO ORDERED. Signed by Judge Rudolph Contreras on 06/09/2025. (lcrc2) (Entered: 06/09/2025)