

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

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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**

**Notice of Appeal PERMITTED BY LAW**

**Motion for Relief for Appellate**

An “**appeal permitted by law**” as of right from a district court to a court of appeals may be taken.

(1) only by filing a with the district clerk within the time allowed by Rule

(1) The notice of appeal must:

(A) specify the party or parties taking the appeal by naming each one in the caption or body of the notice

**CHRISTINA CLEMENT**

**HH EMPRESS QUEEN CHRISTINA CLEMENT TM 98253363**

(B) the “appealable order”—from which the appeal is taken;

**The Dismissal of the case 1:24 cv 00479 RC on November 12, 2024 and all related orders and rulings made by the court during the course of the case.**

**RECEIVED**

NOV 17 2024

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

59 (E ) Amend judgment of DC Case 1:24 cv 00479 RC

[Rule 59 - New Trial; Altering or Amending a Judgment, Sup. Ct. R. D.C. 59 | Casetext Search + Citator](#)

Grant relief and Bill of Cost in favor of Plaintiff. Case is Undisputed

[Rule 60 - Relief from a Judgment or Order, Sup. Ct. R. D.C. 60 | Casetext Search + Citator](#)

### **New Violations 42 USC 1983**

Requesting access to proceed with Court of Relief Notice of Appeal -Motion for Relief 42 USC 1983. Dismissed District Court Case date 11/12/2024. Case of National Importance; violation of Due Process and fundamental rights of Majority Party; significant legal errors which has impacted and continues to impact a large number of people with long term consequences. Et al

Undisputed fact Evidence

- District Court of District of Columbia Case 1:24 cv 00479 RC
- 2024 Presidential Campaign: violations of constitutional rights, electoral fairness, and administrative abuses. (Significant offenses to my right to a fair and equitable campaign.
- Violates 1<sup>st</sup> amendment; equal protection clause 14<sup>th</sup> amendment; Due Process 5<sup>th</sup> amendment; Federal Election Campaign Act (FECA);administration abuse and Arbitrary decision making (APA) 5 USC 706; Electoral Fairness Principles (ICCPR) International Covenant on Civil and Political Rights ; voting Rights Act

**“On one hand this case is undisputed in the regards of the several violations of rights, equity and administrative abuse and**

**on the other hand it is an undisputed evidence that there is a requirement to codify State of Loc Nation laws, rules and regulations into the US Code for the protection of the majority party against the tyranny of the minority.” Rev Dr Christina Clement**

The Plaintiffs entitlement to relief 1:24 cv 00479 RC and Bill of Cost ECF 66 is supported by undisputed facts and evidence, while simultaneously also being established through the Defendants’ failure to respond, warranting a default judgement under US Rule 55 and S.O.L.N adopted Rule 55.

(d) Agreed Statement as the Record on Appeal.

In place of the record on appeal as defined in Rule 10(a), the parties may prepare, sign, and submit to the district court a statement of the case showing how the issues presented by the appeal arose and were decided in the district court. The statement must set forth only those facts averred and proved or sought to be proved that are essential to the court's resolution of the issues. This statement is truthful,—the district

court may consider necessary to a full presentation of the issues on appeal—and must then be certified to the court of appeals as the record on appeal.

The district clerk must then send it to the circuit clerk within the time provided by Rule 11. A copy of the agreed statement may be filed in place of the appendix required by Rule 30 simultaneously adopted by S.O.L.N majority party.

**Name the court to which the appeal is taken.**

**United States Court of Appeals for the DC Circuit, pursuant to 28 USC 1291 for dismissal under technicalities proven with undisputed evidence and facts. 1292 (a) Appeals as a Rights 1292 (B) an immediate appeal and adopted S.O.L.N laws for majority party to same mentioned rules, laws and codes also being established.**

*Rule 10 (b) The Transcript of Proceedings.*

Provide any transcripts that have not been released to appellate or uploaded to court record view.

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 November 17, 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