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

Defendant,

Civil No: 1:24-cv-00479-RC

October 26, 2024

(1) Motion for Default Judgment and grant Bill of Cost (See ECF 46,63,65); UTC Sect 708 & 709 (2) Exculpation of Trustee: Fiduciary Responsibility Transfer (Universal Trust Code SECTION 705 (2)) (3) Writ for Bill of Cost: (b) A trustee who has resigned or been removed shall proceed expeditiously to deliver the trust property within the trustee's possession to the co trustee, successor trustee, or other person entitled to it.

Dear Angela D. Caesar,

I am writing about the remedies sought in Case No. 1:24-cv-00479-RC, where we request that the court grant default judgment under Rule 55 for the Tort claim which is a breach of trust and mismanagement. Specifically, this request addresses the following actions:

1. Grant of Default Judgment: Heir of Inhabitants, Plaintiff requests that, due to the default by the relevant parties, the court find in favor of the Plaintiff, in alignment with both Uniform Trust Code, U.S. Code, UCC filing provisions and State of Loc Nation Restitution Act. This judgment seeks restitution for all mentioned in the Bill of Cost, including but not limited to, land

recognition acknowledging Indigenous, aboriginal, etc land rights, including returning land and granting sovereignty over traditional territories with allodium titles held by SOLN Trust, restitution of overdue distribution of \$500 Quadrillion and 50% interest until required land disbursement for 1.4 trillion population is met; for the wrongful treatment of the majority party described in this case, establishing protective rights for the majority against the tyranny of the minority; the unreasonable practice during the Presidential campaign for independent parties and the transfer of fiduciary responsibilities, et al.

Uniform Trust Code SECTION 302. REPRESENTATION BY HOLDER OF GENERAL TESTAMENTARY POWER OF APPOINTMENT. To the extent there is no conflict of interest between the holder of a general testamentary power of appointment and the persons represented with respect to the particular question or dispute, the holder may represent and bind persons whose interests, as permissible appointees, takers in default, or otherwise, are subject to the power.

2. Transfer of Fiduciary Responsibilities: STATE OF LOC Nation Global, Public Benefit Corp has assumed trusteeship and accept fiduciary responsibilities in full, maintaining harmonical acknowledgement with U.S. legal standards and operating in harmony with established laws. This transition includes a directive that all fiduciary duties formerly held by federal entities concerning the trust's lands, resources, and assets be assigned to the Trust. See ECF 82 (UCC1#044-2024-005830). The Trust has completed the necessary UCC filings, ensuring that restitution and protective laws are in place to prevent future mismanagement. (UCC #044-2024-004422; Established laws and directives in case 1:24 cv 00479 RC)

Uniform Trust Code (e) Any interested person may request the court to approve a nonjudicial settlement agreement, to determine whether the representation as provided in [Article] 3 was adequate, and to determine whether the agreement contains terms and conditions the court could have properly approved.

3. Allocation of Majority Seats and Governing Access: In accordance with the trust responsibilities, please grant the new established Trustee access to all seats held by the majority party and allow for comprehensive oversight in governing operations. This aligns with

established legal protections to safeguard the majority interest from historic instances of tyranny imposed by minority interests.

- 4. Surplus and National Debt Resolution: I request that contact information be provided for any relevant department or agency personnel who can coordinate the surplus to address the national debt and oversee the transfer of ownership rights for all assets held by the U.S. government.
- 5. Assignment of Senior Liaison for Departmental Coordination: Finally, I respectfully request the assignment of a senior-level officer with a working knowledge of all U.S. departments and agency functions to act as a liaison during the transitioning period. This individual should have experience in cross-departmental operations and management to assist with transitioning oversight and ensure continuity of governance under STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORPORATION. This person will be assigned to work with Rev Dr Christina Clement.

Default Judgement on Requests for Admissions- Failure to respond (05/03/2024; 09/20/2024; 10/18/2024 have resulted in the court treating these statements as admitted. (ECF 12, 62, 66, 73,76, 77)

1. Historical Recognition of Injustice:

- Admit that for over 500 years, African Americans, members of the Loc community, Aboriginal peoples, and Afro-Indians, African Americans, black, et al (known in this case as the majority party) have experienced systemic injustices and violations of their rights in the United States and globally. And no beneficiary consented to the conduct constituting the breach.

2. Fiduciary Responsibilities:

- Admit that governmental bodies, including the U.S. Department of Justice, have a fiduciary responsibility to protect the rights and interests of all citizens, particularly marginalized communities.

3. Documentation of Historical Injustices:

- Admit that the U.S. Department of Justice has documented cases of historical injustices against mentioned populations (in this case noted as majority party), including evidence of land dispossession and economic disenfranchisement.

4. Judicial Precedents:

- Admit that the U.S. Supreme Court has issued rulings that have recognized the rights of majority populations and the need for redress for historical wrongs. (Civil Rights Acts, 1:24 cv 00479 RC ECF; et al)

5. International Law Obligations:

- Admit that the International Court of Justice has a mandate to address issues of state responsibility related to the violation of human rights, including those impacting marginalized communities.

6. Awareness of Discriminatory Practices:

- Admit that there is a historical record of discriminatory practices and policies in the U.S. legal system that have adversely affected African Americans, Loc community members, Aboriginals, and Afro-Indians even to present. Some cases with innocent individuals is considered "Kidnapping" as there are no laws warranty their detainment.

7. Restorative Justice Framework:

- Admit that there is a growing recognition among legal scholars and practitioners of the need for restorative justice frameworks to address historical injustices.

8. Policy Influence:

- Admit that the U.S. Secretary of State plays a role in shaping international policy that includes discussions on human rights and historical injustices affecting marginalized populations.

Conclusion

The timely responses to these Requests for Admissions are crucial for establishing the facts surrounding this case. Failure to respond has resulted in the court treating these statements as admitted.

Uniform Trust Code SECTION 706. REMOVAL OF TRUSTEE.

- (a) The settlor, a co trustee, or a beneficiary may request the court to remove a trustee, or a trustee may be removed by the court on its own initiative.
 - (b) The court may remove a trustee if:
 - (1) the trustee has committed a serious breach of trust.
- (2) lack of cooperation among co trustees substantially impairs the administration of the trust;
- (3) because of unfitness, unwillingness, or persistent failure of the trustee to administer the trust effectively, the court determines that removal of the trustee best serves the interests of the beneficiaries; or (4) there has been a substantial change of circumstances or removal is requested by all of the qualified beneficiaries, the court finds that removal of the trustee best serves the interests of all of the beneficiaries and is not inconsistent with a material purpose of the trust, and a suitable co trustee or successor trustee is available.

(d) The trustee shall notify the qualified beneficiaries of a proposed transfer of a trust's principal

place of administration not less than 60 days before initiating the transfer. The notice of

proposed transfer must include:

(1) the name of the jurisdiction to which the principal place of administration is to

be transferred;

(2) the address and telephone number at the new location at which the trustee can

be contacted;

(3) an explanation of the reasons for the proposed transfer;

(4) the date on which the proposed transfer is anticipated to occur; and

(5) the date, not less than 60 days after the giving of the notice, by which the

qualified beneficiary must notify the trustee of an objection to the proposed transfer.

Please provide a response indicating the anticipated timeline for judgment, details on the

fiduciary transition, and the contact details for appropriate agencies.

Thank you for your attention to these urgent matters.

Respectfully submitted,

COL

Rev. Dr. Christina Clement, Presidential Candidate of the US 2024

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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.

Inhabitant, Philanthropist, Heir of Prudent Investor Settlor sirnames CLEMENT, HINES, WITH FIDICUIARY Responsibility FOR SCOTT & MCALLISTER. 2024 Presidential Candidate of USA, President of State of Loc Nation Global Public Benefit Corp, Trustee to Clement Dynasty Dynasty Trust