

Case 2:22-cv-01998-STATESTICE

Vizir of the Morocco Constate republic

st the Nevada state republic

AN 2 7 2023







Moorish National Republic Federal Government & ~ Societas Republicae Ea Al Maurikanos ~ 9~

Moorish Divine and National Movement of the World Arthmest Amexem / Southwest Amexem / Central Amexem / Adjoining Atlantis and Americana Islands

 $\boldsymbol{\diamondsuit} \sim \text{Temple of the Moon and Sun} \sim \boldsymbol{\diamondsuit}$

The True and De Jure Natural Peoples - Beirs of the Land

> ~ I.S.L.A.M. ~ >

In The Morocco Consular Court at the Nevada state republic

Consular Jurisdiction and Venue

Available for public display @ https://moorishamericannationalconsulate.org/default -Judgment -lines

Exhibit: F

Messiah El aboriginal Moorish American national and rightful heir of Maghrib Al-Aqsa, Morocco at North America by jus sanguinis, in full life, in propria persona, sui juris authorized rep., ex rel KEVIN FISHER (ens legis)

C/o P.O. Box 27796, Las Vegas, Nevada republic

Complainant / Judgment Creditor

VS.

David F. Brown, foreign occidental European male (acting as)
Administrative clerk
JUSTICE COURT LAS VEGAS TOWNSHIP (Inc.)
CLARK COUNTY (Inc.)

Chris Alireza Karsaz, (acting as) Duly appointed agent / Lead Attorney Eric R. Newmark (acting as) Associate Attorney

Respondents / Judgment Debtors

Authorized Representatives of 9225 West Charleston Blvd Apartments LLC. d/b/a/ THE AVONDALE APARTMENTS LLC 9225 West Charleston Blvd, Las Vegas Nevada Republic [near. 89117]

Unknown/ Non-Party Occupants
9225 West Charleston Blvd
Las Vegas Nevada Republic [near, 89117]

Third Party Interlopers'

1 of 6 Article file # 7022 2410 0000 0353 6931 Docket No. 22:cv-01998-RFB-VCF (and related case number: 22E038599) in the records of JUSTICE COURT LAS VEGAS TOWNSHIP (Inc.) CLARK COUNTY (Inc.)

Default Judgment International Document

Consular jurisdiction and venue established under Treaty Law per Art. 20 and 21 of the Treaty of Peace and Friendship 1836 between United States of North America and Moroccan Empire; and per Art. III, sect. 2 and Art. VI, cl. 2 of the constitution for the United States of North America.

The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in Justice Court of Las Vegas Township, in and for the county of Clark, State of Nevada.

Date 2/4/7 mg

A 'SECURITY' 15 USC et seq] U.S.S.E.C. TRACER FLAG _Deputy

, Default Judgment

International Document

Notice to principle is Notice to agent Notice to Agent is Notice to Principle

Exhibit: F

IN THE COLORABLE COLLUSIVE ACTIONS and void proceedings of case number 22E038599 in the records of the foreign private de facto corporate entity named JUSTICE COURT LAS VEGAS TOWNSHIP (Inc.) a subsidiary of the foreign private de facto corporate entities named, STATE OF NEVADA (Inc.), and UNITED STATES (Inc.) / UNITED STATES OF AMERICA (Inc.), the Respondents, David F. Brown, Chris Alireza Karsaz / No. 12236 / Eric R. Newmark / No. 12054 (hereinafter "Judgment Debtors"), all being foreign citizen - subjects under the plausible 14" Amendment U.S. corporate citizenship clause by jus soli; having been duly served with process at their corporate mailing addresses (either directly or by and through their principal / clerk / attorney/ agent / assign) the Affidavit of Fact: Writ of Quo Warranto / Allodial Compensation Invoice [Exhibit: A] entered in case number 22E038599 on November 15th, 2022, the Affidavit of Fact: Default Judgement [Exhibit C] Submitted by hand, electronic filing in case on November 23rd,2022. having been duly served with process at their corporate mailing addresses on November 23rd ,2022, Article # 7020 0090 0000 2931 5525, [Exhibit C1] and the unknown authorized representatives of the private foreign entity named 9225 WEST CHARLESTON BLVD APARTMENTS LLC. dba THE AVONDALE APARTMENTS LLC., Las Vegas, Nevada, and the unknown / non-party occupants at the property known as 9225 WEST CHARLESTON BLVD APARTMENTS LLC. dba THE AVONDALE APARTMENTS LLC.

(hereinafter "Third Party Interlopers"), having been served with process at their mailing addresses along with the Judgment Debtors at their corporate mailing addresses and there being no answer or cause to the contrary, and such affidavits standing in the record as prima facie evidence and conclusive proof of the Judgment Debtors being presently indebted to the Complainant, Messiah El (hereinafter "Judgment Creditor"), an aboriginal and indigenous Moorish American sovereign national heir of Morocco, Maghrib Al-Aqsa, at North-West Amexem / North America by *jus sanguinis*, it is therefore considered:

ORDERED AND ADJUDGED that a Judgment by default be and the same is hereby entered against the Judgment Debtor's the Judgment as follows:

 i. The immediate dismissal with prejudice of case number 22E038599 and any other attachments associated thereto for lack of jurisdiction and fraud;

ii. <u>Damage</u>	Cost
Deprivation of rights under color of law (18 USC 242)	\$1.000.000
Conspiracy against rights (18 USC 241)	\$1.000.000
Fraud in the inducement	\$1.000.000
Consular assistance.	\$20.000.00
Misc. expenses (mailing, paper, ink, etc.)	\$2,000.00

Total \$3,022,000 payable in lawful money of .9999 fine silver bullion coins and /or bars due forthwith

It is further ORDERED AND ADJUGED that a judgment lien be and the same is hereby entered against the oaths of office, surety bonds, and the property and assets of the Judgment Debtor's (jointly) and their spouse, their heirs, successors and assigns, including, but not limited to, any and all automobiles, boats, aircrafts, real estate, real properly, hereditaments, personal properly, common property / community property, intellectual

3 of 6 Article file # 7022 2410 0000 0353 6931

properly, corporeal properly, incorporeal properly, bank accounts, future earnings, wages, and pensions in order to secure the performance and payment of this judgment, and to levy upon such property and assets for the satisfaction of this judgment if payment cannot be made;

It is further ORDERED AND ADJUDGED that the Judgment Debtors' forfeit all of their right; and property to the Judgment Creditor under the organic 13" Amendment (Section 12) of the Constitution for the United States of North America, and this judgment may be levied upon thirty (30) days from its entry date in case number 22E038599, unless it is shown in the record that settlement was made between the Judgment Debtors and the Judgment Creditor;

It is further ORDERED AND ADJUDGED that judgment for possession of the ancestral estate in reversion known as 9225 West Charleston Blvd Las Vegas, Nevada (and more fully described in the Affidavit of Fact: Adverse Claim of Title and Reversion of Ancestral Estate [Exhibit: B] is granted to the Judgment Creditor, in allodium, as rightful heir and absolute owner possessing Aboriginal title by *jus sanguinis* and Treaty right to inherit;

It is further ORDERED AND ADJUDGED that a Writ of Possession shall be forthwith issued to the Sheriff for Clack County, Nevada, upon payment of proper costs therewith; and the Sheriff's office shall forthwith execute the Writ of Possession in accordance with their Treaty obligation under Article 20 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, which aver the following:

CASE Z.ZZ-CV-U1990-KFD-VCF DUGUIIEIILO-3 FIREU U1/31/23 FAGE 3 UI O

Article 20. If any of the citizens of the United States, or any persons under their

protection, shall have any disputes with each other, the consul shall decide between

the parties, and whenever the consul shall require any aid or assistance from our

government, to enforce his decisions, it shall be immediately granted to him.

There shall be no cause for the Sheriff's office to delay in executing the Writ of Possession.

In accordance with the 'Full Faith and Credit Clause' of the Constitution for the United

States of North America Article IV, section 4, this judgment, and the writ of possession are

considered to be 'domesticated' for enforcement in the Nevada state from the entry date in case

number 22E038599 in the records of the JUSTICE COURT LAS VEGAS TOWNSHIP (Inc.)

CLARK COUNTY.

DONE AND ORDERED at Maghrib Al-Aqsa, North-West Amexem / North America.

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A 'SECURITY' 15 USC et seq] U.S.S.E.C. TRACER FLAG

5 of 6

Affidavit

I declare and affirm by virtue of divine law, under the Zodiac Constitution, and upon the United States Republic Constitution of 1791, and upon the honor of my Foremothers and Forefathers that the above Affidavit of Fact: Default Judgment is true and correct.

Witness my hand and seal this 27th day Jaware 1,2023.

(Seal)

Malcolm Ali Bey, Consular General / Judicial officer Morocco Consular Court at the Nevada Republic Messiah el Authorized rep., ex rel. KEVIN FISHER; All rights reserved.

C/o P.O. 27796

Las Vegas, Nevada republic Non-Domestic/ Non -Resident / Non-Subject/ Non Citizen

Cited Authorities:

Consular jurisdiction and venue under Art. 20 and 21 of the Treaty of Peace and Friendship of 1836 (in force 1837) between United States of North America and Moroccan Empire

- Treaty right to inherit under Art. 22 of the aforesaid Treaty of 1836
- Supremacy clause under Art. VI, cl. 2 of the Constitution for the United States of North America 1,791
- Diversity of Nationality case under Art. III, sect. 2 of the Constitution for the United States of North America 1791
- Forfeiture clause under organic Amendment 13, sect. 12 of the Constitution for the United States of North America 1791

Kolovrat v. Oregon, 366 U.S. 187, 194, 81 S.Ct. 922 (1961) ("state cannot refuse to give foreign nationals their treaty rights because of fear valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Art; VI, clause 2, state policies as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements.)

Christmas v. Russell, 5 Wall. 302, 18 L. Ed. 475 ("A judgment or record shall have the same faith, credit, conclusive effect; and obligatory force in other states as it has by law or usage in the state from whence taken.)

First Nat. Bank v. Terry, 103 Cal. App. 501, 285 P. 336, 377 ("Full faith and Credit clause of Const; U.S. art 4, § 1, requires that foreign judgements be given such faith and credit as it had by law or usage of state of its origin.

TITLE 22. FOREIGN RELATIONS AND INTERCOURSE PAGE 954 Chapter 2: Consular courts, Section 143 General Jurisdiction in Civil cases.

Such officers are also invested with all the judicial authority necessary to execute the provisions of such treaties, respectively, in regard to civil rights, whether of property or person; and they shall entertain jurisdiction in matter of contract at the port where, or nearest to which the damage complained of was sustained, provided such port be one of the ports at which the United States are represented by consuls. Such jurisdiction shall embrace all controversies between citizens of the United States, or others, provided for by such treaties, respectively. R.S. subsection 4085

7 of 8 Article file # 7022 2410 0000 0353 6931