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4 JUL 11 2022

5 S.C. SUPREME COURT

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8 IN THE SUPREME COURT OF SOUTH CAROLINA

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11 THE STATE OF SOUTH CAROLINA
12 FICTITIOUS FOREIGN STATE,

13
14 vs.
15 Gyasi Koran McClain, Bey
16 Ex. Rel. Gyasi Koran McClain
17 Non corporate entity
18 In Propria Persona
19 Sui Juris

) Case No.: 2022CV4010501296

) ADMINISTRATIVE NOTICE; IN THE
) NATURE OF WRIT OF ERROR CORAM
) NOBIS & A DEMAND FOR DISMISSAL
) OR STATE THE PROPER JURISDICTION

) Date: 07/08/2022

) Date Complaint Filed: 05/28/2022
) Trial Date: 07/07/2022

20 To THE STATE OF SOUTH CAROLINA FICTITIOUS FOREIGN STATE, OTHER PARTY
21 NAME(S), and to his / her / their attorney(s) of record:

22 NOTICE IS HEREBY GIVEN that on 07/11/2022, or as soon thereafter as the matter may be heard,

23 in THE SUPREME COURT OF SOUTH CAROLINA, located at 1231 GERVAIS STREET,

24 COLUMBIA, SOUTH CAROLINA, Gyasi Koran McClain, Bey , will, and hereby does, give

25 ADMINISTRATIVE NOTICE; IN THE NATURE OF WRIT OF ERROR CORAM NOBIS & A

26 DEMAND FOR DISMISSAL OR STATE THE PROPER JURISDICTION. Now comes Gyasi Koran

27 McClain, Bey ex. Rel. Gyasi Koran McClain, Bey a non corporate entity with a ADMINISTRATIVE
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2 NOTICE ;IN THE NATURE OF WRIT OF ERROR CORAM NOBIS & A DEMAND FOR
3 DISMISSAL OR STATE THE PROPER JURISDICTION. Pursuant to FRCP Rule 4 (j)
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5 This Court is defined under FRCP Rule 4 (j) as a FOREIGN STATE as defined under
6 28 USC 1602 -1611 FOREIGN SOVEREIGN IMMUNITY ACT (FSIA) is being
7 jurisdictionally challenge and full disclosure of the true jurisdiction of this Court is
8 now being demand.

9 Any failure to disclose the true jurisdiction is a violation of 15 Statutes at Large,
10 Chapter 249 (section 1), enacted July 27 1868

11 Chap. CCXLIX. ---An Act concerning the Rights of American Citizens in foreign
12 States

13 Whereas the rights of expatriation is a nature and inherent right of all people,
14 indispensable to the enjoyment of the rights of life, liberty, and the pursuit of
15 happiness; and whereas in the recognition of this principle this government has freely
16 received emigrants from all nations, and invested them with the right of citizenship;
17 and whereas

18 it is claimed that such American citizens, with their descendants, are subjects of
19 foreign states, owing allegiance to the government thereof; and whereas it is necessary
20 to the maintenance of public peace that this claim of foreign allegiance should be
21 promptly and finally disavowed; Thereof.

22 Be it enacted by the Senator and the House of Representatives of the United States of
23 American in Congress assembled, That any declaration, instruction, opinion, order, or
24 decision, of any officers of is government which denies., restricts , impairs or questions
25 the rights of expatriation , is hereby declared inconsistent with the fundamental
26 principles of this government.

27 As an America Citizen I hold the inherent right of the 11th amendment. The judicial
28 power shall not be construed to extend to any suit in law or equity, commenced or
29 prosecuted by a Foreign State. If this FOREIGN STATE is misusing the name of this
30 America Citizen by placing it in all caps or misusing the last name or using the term
31 "person" as a CORPORATION all complaints and suit against such CORPORATION
32 fall under the FSIA and the DEPT OF STATE OFFICES in Washington DC. DC now

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2 has to be notify pursuant to 22 CFR 93.1 -93.2. A copy of the FSIA has to be filed with
3 the complaint to the defendant's chief executive officer of that CORPORATION.

4 MUNICIPAL, COUNTY, OR STATE COURT lacks jurisdiction to hear any case under
5 the FOREIGN STATE definitions. This jurisdiction lies with the UNITED STATES
6 DISTRICT COURT under the FSIA Statutes pursuant to 28 USC 1330.

7 Because the Defendant is a non corporate entity and is not registered with any
8 Secretary of State as a CORPORATION the Prosecution has FAILED to state a claim
9 to which relief can be granted under 12(b) (6). Therefore this matter must be dismissed
10 for lack of political, personam, and subject matter jurisdiction, Venue and under the
11 11th amendment.

12 Definitions

13 Corpus Juris Secundum "The Body of Law" or Legal encyclopedia, Volume 7, Section
14 4: as quoted:

15 "Attorney & client: An Attorney's "first" duty is to the Courts (1st) and the public (2nd)
16 and not to the client (3rd), and wherever the duties to an attorney's client "conflict"
with those interests that he/she owes

17 his allegiance to, as an officer of the court in the administration of justice, the former
18 must yield to the latter". The Biggest problem today is that People do not know their
19 own rights & blindly entrust their rights to someone else.

20 BLACK'S LAW DICTIONARY FIFTH EDITION

21 Foreign Court

22 The courts of a foreign state or nation. In the United States, this term is frequently
23 applied to the courts of one of the states when their judgment or records are introduced
24 in the courts of another.

25 Foreign jurisdiction

26 Any jurisdiction foreign to that of the forum; e.g. a sister state or another country. Also
27 the exercise by a state or nation jurisdiction beyond its own territory. Long - arm

28 Service of process is a form of such foreign or extraterritorial jurisdiction

Foreign laws

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2 The laws of a foreign country, or of a sister state. In conflict of law, the legal principle
3 of jurisprudence which are part of the law of a sister state or nation. Foreign laws are
4 additions to our own laws, and in that respect are called "jus receptum"

5 Foreign corporation

6 A corporation doing business in one state though chartered or incorporated in another
7 state is a foreign corporation as to the first state, and, as such, is required to consent to
8 certain conditions and restriction in order to do business in such first state. Under
9 federal tax laws, a foreign corporation is one which is not organized under the law of
10 one of the states or territories of the United States. I.R.C. § 7701 (a) (5). Service of
11 process on foreign corporation is governed by the Fed. R. Civ. P. 4 See also

12 Corporation

13 TITLE 26 - INTERNAL REVENUE CODE, Subtitle F - Procedure and Administration
14 ,CHAPTER 79 – DEFINITIONS Sec. 7701. Definitions (5) Foreign The term
15 "foreign" when applied to a corporation or partnership means a corporation or
16 partnership which is not domestic."

17 Foreign service of process

18 Service of process for the acquisition of jurisdiction by a court in the United States
19 upon a person in a foreign country is prescribed by Fed R. Civ. P. 4 (i) and 28 U.S.C.A.
20 § 1608. Service of process on foreign corporation is governed by Fed. R. Civ. P. 4(d)
21 (3)

22 Foreign states

23 Nations which are outside the United States. Term may also refer to another state; i.e. a
24 sister state.

25 Foreign immunity

26 With respect to jurisdiction immunity of foreign nation, see 28 U.S.C.A 1602 et seq.

27 Profiteering

28 Taking advantage of unusual or exceptional circumstance to make excessive profit; e.g.
selling of scarce or essential goods at inflated price during time of emergency or war.

Person

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3 In general usage, a human being (i.e. nature person) thought by statute term may
4 include a firm, labor organizations, partnerships, associations, corporations, ,legal
5 representative, trustees, trustees in bankruptcy ,or receivers. National Labor Relations
act, §2(1).

6 A corporation is a” person” within meaning of equal protection and due process
7 provisions of United States Constitution.

8 Writ of error coram nobis

9 A common-law writ, the purpose of which is to correct a judgment in the same court in
10 which it was rendered, on the ground of error of fact, for which it was statutes provides
11 no other remedy, which fact did

12 not appear of record, or was unknown to the court when judgment was pronounced,
13 and which ,if known would have prevented the judgment, and which was unknown,
14 and could of reasonable diligence in time to have been otherwise presented to the
15 court, unless he was prevented from so presenting them by duress, fear, or other
sufficient cause.

16 At common law in England, it issued from the Court of Kings Bench to a judgment of
17 that court. Its principal aim is to afford the court in which an action was tried and
18 opportunity to correct it own record with reference to a vital fact not known when the
19 judgment was rendered. It is also said that at common law

20 it lay to correct purely ministerial errors of the officers of the court.

21 Gyasi Koran McClain, Bey

22 ex. rel. Gyasi Koran McClain

23 PROOF OF SERVICE

24 Now comes Gyasi Koran McClain, Bey ex. Rel. Gyasi Koran McClain with a
25 ADMINISTRATIVE NOTICE; IN THE NATURE OF WRIT OF ERROR CORAM
26 NOBIS & A DEMAND FOR DISMISSAL OR STATE THE PROPER
27 JURISDICTION. To be placed before the Clerk of Court of SUPREME COURT OF
28 SOUTH CAROLINA on this day of 08 and month of JULY in the year of our Lord
2022 AD

Gyasi Koran McClain, Bey

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Ex. Rel. Gyasi Koran McClain
C/O 171 Connie Drive
Columbia, South Carolina, P.Z.10

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