

From: [Lord Noble Ali](#)
To: [Court Of Appeals Filings](#); [Williamson, Bridgett](#)
Subject: WARE TRUST NO. 2025-CP-2600218 and 2024CV261042014
Date: Thursday, August 28, 2025 2:06:42 PM
Attachments: [WT CNR 08142025.PDF](#)
[WT FINAL JUDGMENT DECREE 08262025.PDF](#)

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I.S.L.A.M.
With The Peace and Blessings of Our Creator
And The Seven Creative Forces,
As-Salaamu Alaikum:

Thank you for your business. On the 26th Day of August, 2025, The Court issued a Final Judgment and Decree In Equity and Emergency Writ of Execution, A TRUE BILL – “WE THE PEOPLE”. On August 27, 2025 4:09 PM, the Court of Common Pleas entered an “ORDER LIFTING STAY OF JUDGMENT”, complying with the South Carolina Court of Appeals Order filed on February 6, 2025. A true and correct copy of the aforesaid is attached hereto, incorporated herein by reference and made a part hereof as if fully reproduced.

The record demonstrates that Secured Party has the True Title to the name “WARE TRUST®” including any and all derivatives and variations in the spelling of said name used with the intent of referencing said tradename/trademark, and that Respondents did not properly controvert the True Bill and failed to respond before Notary Public with superior claim or rebuttal to Secured Party’s notice and claim.

Further, the record evinces that there is no genuine issue as to any material fact as pertains to the liability of the Respondents and claims of WARE TRUST® and Secured Party including the amount. No genuine dispute exists over the validity of Secured Party’s priority, superior, supreme perfected claim over the subject property, and there is an absence of a legal defect in said claim. There is sufficiency in the account. Respondents bear primary liability and responsibility.

As a consequence, the Respondents have no defenses, rights, rights to property, title and or interests that may be recognized by The Court. The Court of Common Pleas lacks subject matter jurisdiction to void, nullify, or impair obligations of a Private Contract, e.g. the agreement of the parties before Us; and is not permitted to overrule, set aside, or modify the Private Judgment so as to take away the rights of WARE TRUST® and or Secured Party which have become vested by the Private Judgment.

Resultantly, the record is devoid of Respondents’ certified proof of claim and incontrovertible evidence of ANY superior claim over that of Secured Party. WARE TRUST® and its Secured Party are entitled to closure, peace and the “pursuit of happiness”.

With the exception of releasing the subject property, closing or zeroing all accounts, and delivering the corporate check to WARE TRUST® and its Secured Party, it appears that

there is no more business.

Therefore, Respondents are required to take emergency action now and respond to WARE TRUST© and its Secured Party and state: “The Judgment and Writ of Ejectment against WARE TRUST© is vacated and this matter is now **CLOSED**”.

“Bring forth The Cargo!”

Thank you for your time, cooperation and understanding. Squarely, take heed and govern yourself accordingly.

Dated: this **Twenty-Eighth** Day of the **Eighth** Month in the Year of Our Lord and Savior Two Thousand Twenty-five.

SIGNED AND SEALED:

In Peace and Light....

I AM.

A Son of a living Widow.

/s/ King Lord Noble, R Asanti, Ali©1988, the living, breathing, sentient Gensman known by the appellation “King Lord Noble, R Asanti, Ali©1988, All Rights Reserved,” Sui Juris Secured Party Creditor, Authorized Representative, Private Agent-in-Fact **for WARE TRUST©2010, ALL RIGHTS RESERVED, APPELLANT-PLAINTIFF.**

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