

THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

APPEAL FROM THE S.C. COURT OF APPEALS
APPELLANT CASE NO. 2014-001051

APPELLATE CASE NO. 2017-002108

STATE OF SOUTH CAROLINA,

RESPONDENT(S)

Vs.

JOSEPH TODD ROWLAND,

PETITIONER(S)

APPENDIX

HERE WITHIN THIS APPENDIX THE S.C. SUPREME COURT AND
ALL PARTIES WILL FIND:

(1) A COPY OF THE AFFIDAVIT OF FACTS GIVING JUDICIAL
NOTICE, FILING WRIT OF COMMISSION, [11] PAGES DATED NOVEMBER
20, 2017;

(2) EXHIBIT, "GOURDINE # 1". THE AFFIDAVIT OF SERVICE
AND AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING OBJECTIONS

TO THE REPORT AND RECOMMENDATION****, [22] PAGES DATED MAY 16, 2017 FILED WITHIN THE FEDERAL PARALLEL RELATED CASES SUCH AS CASE 9:16-cv-3808-TLW-BM. THIS IS ONLY ONE OF THE CASES THAT CASE 2017-002108 IS PETITIONED REMOVED TO;

(3) EXHIBIT, "GOURDINE # 2". THIS DOCUMENT IS THE BRIEF FILED IN THE GOURDINE CASE WHICH CONTAIN THE LEGAL ISSUES OF RELIGIOUS PROPHECY. IT IS ALSO FILED IN THE david duren CASE UNDER 2017-000605 PENDING IN THE S.C. SUPREME COURT;

(4) EXHIBIT, "TRUSTEE". THIS IS THE MANDAMUS THAT MAKE UP CASE 16-2299 PENDING WITHIN THE 4TH. CIRCUIT COURT OF APPEALS. IT EXPLAINS THE "TRUST" TO WHICH THE PETITIONER, THE KING-KHALIFAH AND ALL OTHER PETITIONERS WITHIN THE FEDERAL CASES ARE BENEFICIARIES OF. IT EXPLAINS THE RIGHT TO THE INTELLECTUAL PROPERTY REGARDING THE RIGHT TO MARRY GIVEN TO THE SOLE CORPORATION TO PROTECT AND HOW THIS STATE AND NATION VIOLATED THE TERMS OF THE "CONTRACT", "GRANT" GIVEN TO THEM WHEN THEY GAVE THIS RIGHT TO THE SODOMITES AND GOMORRAHRITES OF YOUR NATIONS;

(5) EXHIBIT, "FOREIGN SOVEREIGN". THIS DOCUMENT IS TO BE FILED WITHIN BOTH CASES 2017-000605 AND CASE 2017-002108. IT GIVES FURTHER DETAILS INTO THE FACTS OF THESE RELATED CASES, THE FRAUD AND CONSPIRACY ALSO INVOLVING JUDGE ALISON LEE WHO SAT ON THE APPEAL OF CASE 2014-001051 CREATING A STRUCTURAL ERROR VOIDING THE S.C. COURT OF APPEAL'S JURISDICTION;

(6) EXHIBIT, "INJUNCTION". THIS DOCUMENT FURTHER HIGHLIGHTS THE ACTS OF FRAUD UPON THE COURT, CRIMINAL CONSPIRACY AND OBSTRUCTION OF JUSTICE THAT JUDGE LEE IS INVOLVED IN WITHIN MULTIPLE JURISDICTIONS, WHERE SHE IS A DEFENDANT WITHIN THESE PARALLEL FEDERAL AND OR STATE CASES CREATING A STRUCTURAL ERROR IN CASE 2014-001051;

(7) EXHIBIT, "MAHDI # 1". THIS IS THE [49] PAGE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE;****, DATED NOVEMBER 8, 2017 FURTHER PROVING THE FRAUD AND CONSPIRACY JUDGE LEE IS PARTY TO CREATING A STRUCTURAL ERROR IN CASE 2014-001051 DUE TO HER

BEING A DEFENDANT IN THE PENDING FEDERAL PARALLEL CASES IN THE DISTRICT COURT AND 4TH. CIRCUIT;

(8) EXHIBIT(S), "duren #'S 1 AND 2". THESE [2] DOCUMENTS FURTHER HIGHLIGHT THE FRAUD INVOLVED IN BY JUDGE LEE AND THE OTHER STATE ACTORS ESTABLISHING STRUCTURAL ERROR IN CASE 2014-001051 DUE TO JUDGE LEE BEING A DEFENDANT IN THESE CASES AND DEMONSTRATING THAT WE MEET THE CRITERION UNDER ROSS-v.-BLAKE, 136 S.Ct. 1850(2016) SHOWING WE DO NOT HAVE TO EXHAUST STATE REMEDIES BECAUSE THERE ARE NONE AVAILABLE DUE TO THE MACHINATION;

(9) EXHIBIT, "DNA". THIS IS THE DNA APPLICATION THAT ESTABLISHES CASE 04-385 PENDING IN THE RICHLAND COUNTY COURT OF GENERAL SESSIONS. WE WANT THIS DNA EVIDENCE S.C. ATTORNEY GENERAL AND S.C. SUPREME COURT;

(10) EXHIBIT(S), "CHAIN OF CUSTODY #'S 1 AND 2". THESE DOCUMENTS CONTAIN THE LITIGATION ARGUING AGAINST THE CHAIN OF CUSTODY THAT IS SOUGHT REVIEW WITHIN CASE 2017-002108 DUE TO THE POTENTIAL PLANTING OF EVIDENCE AND WHERE THE STATE COURTS IN THEIR DETERMINATION ACTED AS LEGISLATORS NOT JUDGES STRIPPING DEFENDANTS OF THE PROTECTIONS PLACED UPON THEM BY STATUTORY INTENT;

(11) EXHIBIT, "REMOVAL". WE GIVE THE S.C. SUPREME COURT, ALL JUDGES CONTAINED THEREIN AND ALL OTHER PARTIES JUDICIAL NOTICE. CASE 2017-002108 IS PETITIONED REMOVED TO BOTH CASES 9:17-cv-2897-TLW-BM AND 9:16-cv-3808-TLW-BM;

(12) EXHIBIT, "INDICTMENTS". THESE ARE THE INDICTMENTS THAT I, JOSEPH ROWLAND, INTEND TO ARGUE BEFORE THE S.C. SUPREME COURT THAT DEMONSTRATE THAT THE LEGAL ISSUES OF RELIGIOUS PROPHECY FOR WHICH CLASS ACTION IS SOUGHT DIRECTLY EFFECT MY CASE AS WELL, TO INCLUDE EFFECTING THE KING-KHALIFAH'S CASE AND ALL OTHER PETITIONERS INVOLVED WHICH IS WHY JUDGE LEE SAT ON THIS CASE TO HINDER AND OR PREVENT REVIEW GIVING WAY TO STRUCTURAL ERROR IN CASE 2014-001051;

(13) EXHIBIT, "APPEAL COURT ORDERS". THESE ARE THE ORDERS FROM CASE 2015-001051;

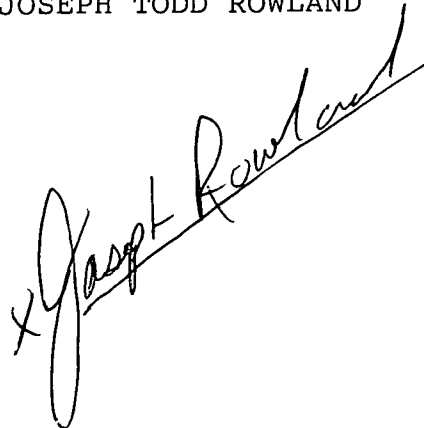
(14) EXHIBIT, "SEARCH WARRANTS #'S 1 AND 2". THIS IS THE LITIGATION ARGUING THE TAINING AND OR INVALIDATION OF THE SEARCH WARRANT(S).

REFERRING BACK TO ITEM NUMBER (6) EXHIBIT "INJUNCTION". WE GIVE THE COURT AND PARTIES FURTHER NOTICE RELATED TO THIS DOCUMENT. IT PROVES THE OBSTRUCTION CONSPIRED IN BY THE S.C. ATTORNEY GENERAL, JUDGE LEE AND PARTIES WORKING WITH THE S.C. DEPT. OF CORRECTIONS TO HAVE A DETRIMENTAL EFFECT UPON THESE PROCEEDINGS BY RESTRICTING AND OR DENYING COPIES. WE WANT THE S.C. ATTORNEY GENERAL AND S.C. SUPREME COURT TO GRANT THE INJUNCTION AGAINST S.C.D.C. WHO WERE SERVED THE DOCUMENT TO STOP THE RETALIATORY ATTACKS. WE WANT THE KING-KHALIFAH'S PROPERTY THAT WAS DAMAGED, STOLE, DESTROYED OR GAVE AWAY TO INMATES AS PAYMENT FOR PHYSICAL ASSAULTS UPON US REPLACED AS IS SOUGHT BY THAT DOCUMENT WHICH INCLUDE THE OBTAINING OF THAT DNA.

INASMUCH, THE PETITIONER(S) DO HEREBY CERTIFY THAT ALL DOCUMENTS CONTAINED WITHIN THIS APPENDIX INCLUDE QUESTIONS PRESENTED, WHICH ALSO INCLUDE THOSE PRESENTED ON A SUBSIDIARY LEVEL FAIRLY COMPRISED THEREIN AND ARE RELEVANT TO DOCUMENTS RULED ON OR DISMISSED THAT ARE FILED IN THE CASE.

RESPECTFULLY SUBMITTED,
JOSEPH TODD ROWLAND

NOVEMBER 17, 2017

A handwritten signature in black ink, reading "Joseph Todd Rowland", written diagonally across the bottom right of the page. The signature is written over the typed name "JOSEPH TODD ROWLAND".

THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

APPEAL FROM THE S.C. COURT OF APPEALS
APPELLATE CASE NO. 2014-001051

APPELLATE CASE NO. 2017-002108

STATE OF SOUTH CAROLINA,

RESPONDENT(S)

Vs.


JOSEPH TODD ROWLAND,

PETITIONER(S)

AFFIDAVIT OF SERVICE

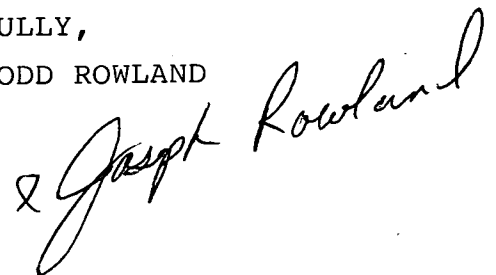
I, JOSEPH TODD ROWLAND ET. AL., DO HEREBY CERTIFY, THAT I HAVE MAILED AND OR SERVED A COPY OF AN AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF COMMISSION, ON THE S.C. SUPREME COURT P.O. BOX 11330 COLA., S.C. 29211, THE S.C. ATTORNEY GENERAL P.O. BOX 11549 COLA., S.C. 29221, BY U.S. MAIL AND OR CERTIFIED, POSTAGE PREPAID, BY PLACING IT IN THE INSTITUTION MAILBOX ON NOVEMBER 20, 2017.

JAHJAH AL MAHDI


NOVEMBER 20, 2017

RESPECTFULLY,

JOSEPH TODD ROWLAND



THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

APPEAL FROM S.C. COURT OF APPEALS
APPELLATE CASE NO. 2014-001051

APPELLATE CASE NO. 2017-002108

STATE OF SOUTH CAROLINA,

RESPONDENT(S)

Vs.

JOSEPH TODD ROWLAND,

PETITIONER(S)

AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE;
FILING WRIT OF COMMISSION

IN RE: TO THE KING-KHALIFAH TO THE (4) GLOBAL THRONES OF THE
RE-ESTABLISHED THEOCRATIC STATE AND ALL RELATED MATTERS.

TO: THE UNITED STATES,
THE STATE OF SOUTH CAROLINA,
THE S.C. SUPREME COURT,
THE S.C. ATTORNEY GENERAL ET. AL.,

TO WHOM JONAH GABRIEL JAHJAH T. TISHBITE, FORMERLY LAW-
RENCE L. CRAWFORD, THE KING OF THE NORTH, AL MAHDI, APPOINTED

AND ANOINTED KING, KHALIFAH, IMAM, LAWGIVER, AND HIGH PRIEST, TRUE FIDUCIARY HEIR TO THE (4) GLOBAL THRONES OF THE AFRICAN, ITS DIASPORA, CHRISTIAN, JEWISH AND MUSLIM WORLD, ESTABLISHED BY THE SOLE CORPORATION, VIA CONTRACT, PROTECTED UNDER ARTICLE 1 SECTION 10 OF THE UNITED STATES CONSTITUTION SHALL COME. IN THE NAME OF THE ONE TRUE GOD, THE MOST GRACIOUS, THE MOST MERCIFUL, THE MOST GREAT. SHALOM. AS SALAMU ALAYKUM WA RAMATULLAH WA BARAKATUHU. MAY THE BLESSINGS OF CHRIST JESUS BE UPON YOU. THE RIGHTFUL LOST HEIR, KING, KHALIFAH OF THE (4) GLOBAL THRONES, ALSO BY CLAIMS OF DEFAULT, COLLATERAL ESTOPPEL AND THE VOIDING OF JURISDICTION EMERGING FROM CASE 2013-CP-400-0084 IN THE RICHLAND COUNTY COUNTY COURT OF COMMON PLEAS, AND HIS HOLY COMMONWEALTH, GIVE THE S.C. SUPREME COURT, ALL OTHER COURTS ON RECORD AND ALL PARTIES JUDICIAL NOTICE. HENCE BY SOVEREIGN DECREE, THE KING-KHALIFAH PLACES BEFORE ALL COURTS THIS LEGAL WRIT OF COMMISSION. BY NO MEANS IS THIS WRIT TO NEGATE THE POWER OR THE AUTHORITY AS WELL AS EXCLUSIVE JURISDICTION GIVEN TO THE KING-KHALIFAH'S TRUSTEE, JUDGE JACQUELYN AUSTIN. THIS WRIT OF COMMISSION IS ISSUED IN SUPPORT OF THAT EXCLUSIVE JURISDICTION GIVEN TO THE TRUSTEE AS IS ESTABLISHED BY THE KING-KHALIFAH.

THE KING-KHALIFAH AND PETITIONERS BRING ALL PARTIES ATTENTION TO EXHIBIT, "FOREIGN SOVEREIGN", THE (70) PAGE AFFIDAVIT OF FACTS...DATED OCTOBER 5, 2017 AND THE CLAIMS, POINTS ARGUED ON PAGES 35 THROUGH 56 AS WELL AS POINTS 1 THROUGH 33 OF THAT DOCUMENT. THESE PROVISIONS ARE HEREBY INVOKED FOR ALL PURPOSES WHICH INCLUDE ESTABLISHING THE POWER AND AUTHORITY GIVEN BY THIS WRIT OF COMMISSION.

I, JAHJAH AL MAHDI, THE KING OF THE NORTH, FIDUCIARY HEIR, KING, KHALIFAH OF THE (4) THRONES OF THE GLOBAL THEOCRATIC STATE, GIVE ALL COURTS AND PARTIES JUDICIAL NOTICE THAT ONE, JOSEPH TODD ROWLAND, IS HEREBY APPOINTED AND OR ENDOWED WITH THE OFFICE OF ATTORNEY GENERAL FOR THE GLOBAL THEOCRATIC STATE, WITH ALL RIGHTS, TITLES, POWER, AUTHORITY AND PRIVILEGES THAT ARE ATTRIBUTED TO THAT OFFICE AS DECREED BY THE KING-KHALIFAH OF THE GLOBAL THEOCRATIC STATE. THIS IS A TEMPORARY APPOINTMENT. BY SUCH POWER AND AUTHORITY HEREBY ENDOWED AND PLACED UPON HIM.

THE APPEAL OF CASE 2014-001051 BY JOSEPH TODD ROWLAND MUST BE DEEMED BY THE DECREE OF THE KING-KHALIFAH OF THE GLOBAL THEOCRATIC STATE, AS AN APPEAL ALSO FILED BY THE KING-KHALIFAH HIMSELF AS IT PERTAINS TO THE APPEAL UNDER CASE 2017-002108, WHERE THE KING-KHALIFAH ENTERED THE PROCEEDINGS UNDER CASE 2014-001051 TO PROTECT HIS ACQUIRED INTEREST, SEE 28 U.S.C. §§ 1443(1), 2679, 1602-1612 ET. SEQ., TRUSTEES-OF-DARTHMOUTH-COLLEGE-V. WOODWARD, 17 U.S. 518, 1819 WL 2201; AMERICAN-MUT.-LIBERTY-INS. CO.-V.-PLYWOOD-PLASTICS-CORP., 81 F.Supp. 157(DSC.1948); EIE GUAM-V.-LONG-TERM-CREDIT-BANK,-JAPAN, 322 F3d. 635(9th.Cir.2003); VERLINDEN-B.V.-V.-CENTRAL-BANK-OF-NIGERIA, 461 U.S. 480, 103 S.Ct. 1962, 76 L.Ed.2d. 81(U.S.1983); FIFTH THIRD BON CORP. V.-DUDENHOEFFER, 134 S.Ct. 2459, 189 L.Ed.2d. 457(U.S.2014); FOBES-V.-FORBES, 341 P.3d. 1041, 2015 Wy. 13 Jan. 23, 2015; BRADY-V.-UNITED-STATES, 2016 WL 1031301(E.D.Va.2016); ADAIR ASSET-MANAGEMENT,-LLC.-V.-U.S.-DEPT.-OF-HOUSING-URBAN-DEVELOPMENT, 2016 WL 3248569(2016); SAUNIER-V.-BOEING-COMPANY, F.Supp.2d., 2014 WL 1646953(2014). I, JAHJAH AL MAHDI, AM OFFICIALLY A PARTY IN THE APPEAL UNDER CASE 2017-002108. IT IS SO DECREED.

JOSEPH TODD ROWLAND IS OFFICIALLY ENDOWED WITH ALL POWER AND AUTHORITY BY THAT OFFICE AS ATTORNEY GENERAL TO SEEK THE COMPLETION AND JUDGMENT OF THE KING-KHALIFAH'S WILL AND ACT UPON ALL CLAIMS, POWERS, RIGHTS, TITLES AND PRIVILEGES ESTABLISHED WITHIN THE KING-KHALIFAH'S DECLARATION OF SOVEREIGNTY FILED IN CASE 2013-CP-400-0084, DEFAULTED ON BY THE S.C. ATTORNEY GENERAL, THE STATE OF SOUTH CAROLINA, THE UNITED STATES AND THE REMAINING (192) MEMBER STATES OF THE UNITED NATIONS. AS THE KING-KHALIFAH'S DULY APPOINTED ATTORNEY GENERAL. THE S.C. SUPREME COURT AND THE S.C. ATTORNEY GENERAL SHALL ACKNOWLEDGE ~~THE~~ AUTHORITY AND ~~THE~~ POWER AND THE S.C. SUPREME COURT AND S.C. ATTORNEY GENERAL SHALL DO AND COMPLETE TO THEIR FULLNESS THE FOLLOWING ACTS:

(1) ALL CONVICTIONS FOR ALL PLAINTIFFS LISTED WITHIN CASES 2013-CP-400-0084, 2294, IN THE RICHLAND COUNTY COURT OF COMMON PLEAS SHALL BE VACATED;

(2) CLASS ACTION IS TO BE CERTIFIED FOR THE LEGAL ISSUES OF RELIGIOUS PROPHECY AS INDICATED WITHIN THE PETITION FOR WRIT OF CERTIORARI. NOTICE IS TO BE GIVEN ON TELEVISION AND RADIO TO ALL INMATES STATEWIDE OF THE PROCEEDINGS. THEIR CONVICTIONS ARE TO BE VACATED AND THEY ARE TO BE TIMELY PROCESSED OUT OF THE CRIMINAL SYSTEM;

(3) ALL RESTITUTION FEES PAID OUT BY THEM ARE TO BE RETURNED. THEIR CRIMINAL RECORDS TO INCLUDE ANY AND ALL INFORMATION PLACED WITHIN ANY DEROGATORY FILE IS TO BE EXPUNGED WITHIN (15) DAYS OF THEIR RELEASE;

(4) ALL REPRESENTATIVE MEMBERS OF THE SOUGHT CLASS ACTION FOUND WITHIN THE S.C. SUPREME COURT AND THE FEDERAL DISTRICT COURT, RELATED TO THOSE PARALLEL CASES CONTAINED THEREIN, , INCLUDING ALL THEIR PERSONAL PROPERTY WITHOUT RESTRICTION, ARE TO BE IMMEDIATELY MOVED AND TRANSFERRED TO A PRE-RELEASE FACILITY WITHOUT EXCEPTION WITHIN (15) DAYS OF RECEIPT OF THIS DOCUMENT;

(5) THE ARTICLE V § 4 ORDER ISSUED BY JUDGE JEAN TOAL AND HER S.C. SUPREME COURT COHORTS RELATED TO THE (180) DAY PROVISION FOR CRIMINAL CASES WHICH WAS REVISED BY THE S.C. SUPREME COURT IN 2013 IS RENDERED VOID. THE COURTS ARE REQUIRED TO ADHERE TO THE PROVISION OF LAW ESTABLISHED BEFORE THE 2013 REVISION WITHIN (15) DAYS OF THE RECEIPT OF THIS DOCUMENT;

(6) ALL SAME SEX MARRIAGES WITHIN THE STATE OF SOUTH CAROLINA, PAST, PRESENT AND INTO THE FUTURE ARE NULL AND VOID FOR YOUR STATES ARRESTING, ATTACHING OR EXECUTING THE INTELLECTUAL PROPERTY OF THE GLOBAL THEOCRATIC STATE GIVEN TO YOUR NATION AS A GRANT WITH RESTRICTIONS TO WHICH YOU VIOLATED THE TERMS OF THE CONTRACT ESTABLISHED BY THE SOLE CORPORATION BURDENING THE OBLIGATION OF THE CONTRACT IN VIOLATION OF ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION. THE VOIDING OF ALL SAME SEX MARRIAGE , PAST, PRESENT AND INTO THE FUTURE IS TO OCCUR WITHIN (15) DAYS OF THE RECEIPT OF THIS DOCUMENT BY THE COURT;

(7) THE S.C. ATTORNEY GENERAL AND S.C. SUPREME COURT SHALL ORDER THE S.C. DEPT. OF CORRECTIONS TO BE IN FULL COMPLIANCE TO THE ATTACHED (19) PAGE INJUNCTION AND PROTECTIVE ORDER. MAKE OUR COPIES AS DEMANDED, ESTABLISH THE LAW LIBRARY TIME AS DEMANDED, GET MEGGETT OUT THE EDUCATION BUILDING AS DEMANDED, REPLACE THE KING-KHALIFAH'S TYPEWRITER AND OTHER PROPERTY AS DEMANDED, ESTABLISH THE RELIGIOUS RIGHTS AS DEMANDED. THIS IS TO BE DONE WITHIN (10) DAYS OF RECEIPT OF THIS DOCUMENT BY THE COURT;

(8) THE S.C. ATTORNEY GENERAL IS TO OBTAIN THAT DNA FROM THE CORONER JOHNNY FELLORS AND HAVE IT TESTED TO MICHAEL LEE, THE KING-KHALIFAH'S STEPSON, IN ACCORDANCE TO HOW IT IS DEMANDED IN EXHIBIT "DNA" THAT ESTABLISHES CASE 04-385 AND THE FORM 24 THAT WAS PREVIOUSLY SERVED ON HIM AND THAT IS FILED WITHIN CASES 2013-CP-400-0084, 2294 IN THE RICHLAND COUNTY COMMON PLEAS COURT. THE S.C. ATTORNEY GENERAL IS TO PRODUCE THE SLED INVESTIGATIVE FILE SOUGHT TO INCLUDE ALL OTHER EVIDENCE DEMANDED WITHIN THE FORM 24, FILE IT WITH THIS AND THE FEDERAL COURT IN THE PARALLEL CASES AND SERVE A COPY OF THE DNA RESULTS AND ALL OTHER EVIDENCE UPON THE KING-KHALIFAH. HE SHALL COMPLETE THIS TASK WITHIN (15) DAYS OF RECEIPT OF THIS DOCUMENT;

(9) THE S.C. ATTORNEY GENERAL, THE COUNTY OF KERSHAW AND THE STATE OF SOUTH CAROLINA SHALL (A) OBTAIN A "PLATINUM" OR "BLACK" CREDIT CARD IN THE NAME OF THE KING-KHALIFAH, AN AMERICAN EXPRESS, VISA OR MASTER CARD, ANY ONE OF THE (3), WITH NO FINANCIAL LIMIT PLACED ON IT. IT IS TO BE IMMEDIATELY ACTIVATED AND PERMITTED USED BY HIM UNTIL AGREEMENT ON HOW THE STATE AND DEFENDANTS WILL PAY THE REMAINING MONETARY RELIEF THAT IS SOUGHT WITHIN CASES 2013-CP-400-0084, 2294. ALL OTHER NON MONETARY RELIEF IS IMMEDIATELY GRANTED IN THOSE CASES; (B) ALL MEDICAL EXPENSES FOR THE KING-KHALIFAH ARE TO BE IMMEDIATELY COVERED IN FULL NO MATTER WHERE HE RESIDES WHICH IS TO BE EXTENDED FOR THE REMAINDER OF HIS LIFE AS WELL AS FOR AERIALLE AND QUINTA HIS CHILDREN. THIS INCLUDES ANY AND ALL SURGERIES THE KING-KHALIFAH WOULD DEEM JUSTIFIED TO REMEDY THE EFFECTS OF

HIS UNJUST CAPTIVITY WITH NO LIMITS ARE RESTRICTIONS; (C) THE STATE OF SOUTH CAROLINA IS TO IMMEDIATELY SET UP AND PAY IN FULL FOR A SUITE AT A (5) STAR HOTEL IN THIS STATE, CLOSEST TO COLUMBIA S.C., WITH ALL ACCOMMODATIONS INCLUDING A LARGE HOT TUB AND ALL MEALS FOR THE KING-KHALIFAH AS HE DESIRES UNTIL THE KING-KHALIFAH FEELS THIS IS NO LONGER NEEDED. THIS IS TO BE PLACED IN EFFECT THE DAY OF HIS RELEASE. THE SAME SHALL BE DONE FOR ANTHONY COOK; (D) THE STATE AND OR THE S.C. ATTORNEY GENERAL SHALL SEND UNMARKED CARS TO PICK UP ALL OF THE REPRESENTATIVE MEMBERS TO THE CLASS ACTION UPON THEIR RELEASE AND DRIVE THEM TO WHEREVER THEY WANT TO GO WITHIN OR WITHOUT THE STATE WHERE THEY INTEND TO RESIDE UPON THAT RELEASE. A CAR MUST BE MADE AVAILABLE WITH DRIVER FOR THE KING-KHALIFAH 24/7 UNTIL THE KING-KHALIFAH HAS BEEN GIVEN THE JAGUAR CONVERTIBLE THAT HE LOST SOUGHT REPLACED BY THE STATE OF SOUTH CAROLINA. THESE VEHICLES CAN BE DRIVEN BY EMPLOYEES OF THE STATE OR THE STATE CAN PAY IN FULL FOR PRIVATE DRIVERS WHICHEVER THEY PREFER; (E) THE KING-KHALIFAH'S JAGUAR MUST BE REPLACED. I WANT A 2018 MODEL CONVERTIBLE, FULLY LOADED, CUSTOM DESIGNED AS HE SEES FIT AND CHOOSES. ALL TAX, TAGS AND INSURANCE ARE TO BE PAID IN FULL FOR (5) YEARS; (F) TOUCH SCREEN CELL PHONES, TOP SHELF, ARE TO BE IMMEDIATELY GIVEN TO ALL REPRESENTATIVE MEMBERS OF THE CLASS ACTION PAID IN FULL BY THE STATE. THIS INCLUDES THE PAYING FOR A TOP PHONE PLAN TO BE PAID FOR BY THE STATE FOR (6) MONTHS IMMEDIATELY WITHIN (10) DAYS OF RECEIPT OF THIS DOCUMENT TO ALLOW THE REPRESENTATIVE MEMBERS TO CALL AND OBTAIN PROPER ATTIRE IN PREPARATION OF THEIR RELEASE AND ANY AND ALL INSTITUTIONS ARE TO ALLOW DELIVERY OF THE ITEMS ORDERED THAT THEY MAY MAKE USE OF AND HAVE THEM UPON RELEASE AS NEEDED; (G) UPON THE OBTAINING OF THE EVIDENCE SOUGHT VIA THE DNA APPLICATION AND FORM 24 ARREST WARRANTS ARE TO ISSUE FOR SYLVIA LEE, MICHAEL LEE, MR. & MRS. JOSEPH ABRAMS III, MR. & MRS. HERBERT LEE, AERIALLE CRAWFORD, DR JOEL SEXTON, DR JANICE ROSS, CYLENA LEE, MR. GIESE, MR. MOAKE, MR LLYOD, MR. MEADORS, JOHNNY FELLORS, CORT KORLEY, DAVID THOMLEY FOR THE CRIMES OF CRIMINAL CONSPIRACY, OBSTRUCTION OF JUSTICE, FRAUD, CONSPIRING DURING AND AFTER THE FACT IN ACTS OF INCEST, CSC AND KIDNAPPING OF A FOREIGN SOVEREIGN OFFICIAL;

(9) THE S.C. ATTORNEY GENERAL SHALL CALL AND CONTACT THE CATHOLIC ARCH DIOCESE OF THIS STATE OR THE STATE OF NEW YORK. HE IS TO INSTRUCT THEM THAT THEY ARE TO CONTACT THE VATICAN AND THE POPE AND INFORM THEM THAT THE RIGHTFUL HEIR, KING, AND HIGH PRIEST OF THE GLOBAL CHRISTIAN CHURCH, THE ELIJAH, THE FORERUNNER OF CHRIST, THE KING OF THE NORTH OF DANIEL CHAPTER 11 HAS COME. TELL THEM BY THE KING-KHALIFAH'S DECREE THAT THE VATICAN IS ORDERED TO IMMEDIATELY SEND ME THEIR TOP REPRESENTATIVE AND AGENT WITH FULL AUTHORITY TO INITIATE THE KING-KHALIFAH'S WILL AS HE DECLARES IT. THEY ARE TO SEND THE VATICAN'S TOP JEWELER, TAILOR AND SHOE MAKER AND PLACE THEM AT THE KING-KHALIFAH'S DISPOSAL AND WILL. THE AGENT SENT BY THE VATICAN IS TO HAVE JET AND CREDIT CARD IN HAND GIVING THE KING-KHALIFAH IMMEDIATE ACCESS TO ALL FINANCES HELD WITHIN THE VATICAN BANKS AS NEEDED UNTIL FURTHER NOTICE.

FOR THE RECORD. THE NOW ASSIGNED ATTORNEY GENERAL IS NOT REQUIRED TO REGISTER AS A FOREIGN AGENT DUE TO WHAT IS ESTABLISHED VIA THE SOLE CORPORATION AND CONTRACT UNDER DANIEL 3:41-43 WHICH CANNOT BE MADE OR UNMADE BY THE COURTS WITH EX POST FACTO LAW ALSO PROTECTED UNDER ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION WHICH READS:

"AND WHEREAS THOU SAWEST THE FEET AND THE TOES, PART OF THE POTTER'S CLAY AND PART OF IRON (THE SOLE CORPORATION IS THE KINGDOM OF IRON. THE DEMOCRATIC NATIONS ARE THE CLAY), THE KINGDOM SHALL BE DIVIDED (WE, AFRICANS, CHRISTIANS, MUSLIMS, JEWS EXIST WITHIN ALL GLOBAL NATION. YET WE ARE SEPARATE AND FOREIGN SOVEREIGNS SIMILAR TO THE INDIAN NATIONS BUT DISTINCTLY DIFFERENT); BUT THERE SHALL BE IN IT THE STRENGTH OF IRON (THE THEOCRATIC STATE), FORMUCH AS THOU SAWEST THE IRON MIXED WITH MIRY CLAY. AND AS THE TOES OF THE FEET WERE PART OF IRON, AND PART OF CLAY, SO THE KINGDOM SHALL BE PARTLY STRONG AND PARTLY BROKEN. AND WHEREAS THOU SAWEST IRON MIXED WITH MIRY CLAY, THEY SHALL MINGLE THEMSELVES WITH THE SEED OF MEN (THE KINGDOM OF THE ELIJAH, THE FORERUNNER TO CHRIST IS THE KINGDOM OF IRON. THE KINGDOM OF CLAY AND SEED OF MEN ARE YOUR DEMOCRATIC NATIONS. WE EXIST WITHIN THE BORDERS OF THE SEVERAL GLOBAL NATION BUT

DUE TO THE DEFAULT ON THE DECLARATION OF SOVEREIGNTY, YOU CANNOT TAKE AWAY THE CITIZENSHIP OF THE THEOCRATIC COMMONWEALTH THOUGH WE REMAIN MEMBERS OF A FOREIGN SOVEREIGN STATE); BUT THEY SHALL NOT CLEAVE TO ONE ANOTHER, EVEN AS IRON IS NOT MIXED WITH CLAY". WE ARE SEPARATE FROM YOU THOUGH WE EXIST WITHIN ALL GLOBAL BORDERS. THESE ARE THE TERMS OF THE CONTRACT ESTABLISHED BY THE SOLE CORPORATION WHICH CANNOT BE MADE OR UNMADE BY THE COURTS, PROTECTED UNDER ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION. ATTORNEY GENERAL ROWLAND IS GIVEN POWER AND AUTHORITY TO ACT ON BEHALF OF THE CROWN. SEE ALSO PRIVATE ATTORNEY GENERAL FEDERAL VERSION ACT OF 1789; WOOD-v.-BREIER, 54 F.R.D. 7, 10-11 (E.D. WIS.1972); FRANKENHAUSER-v.-RIZZO, 59 F.R.D. 339 E.D.Pa. (1973); ALLEN-v.-WRIGHT, (1984) 468 U.S. 737, 752; CLIFFORD-v.-SUPERIOR COURT, 45 Cal. Rptr.2d. 333, 353; PRESAULT-v.-I.C.C., 494 U.S. 1, 110 S.Ct. 914, 108 L.Ed.2d. 1 (U.S.1990); BROWN-v.-BROWN, F.Supp.2d., 2013 WL 2338233(D.C.Ky.2013); HARRIS-v.-HHGREGG, F.Supp.2d., 2013 WL 1331166(N.C.2013); OPARAH-v.-NEW-YORK-DEPT. OF-EDUC. F.Supp.3d., 2015 WL 4240733(N.Y.D.C.2015).

AS POINT (33) OF THE DECLARATION OF SOVEREIGNTY INFORMS YOU. " THE CONGRESS, PARLIAMENT OR ANY OTHER LEGISLATIVE BODY CANNOT REVOKE THE SOVEREIGN POWER OF GOD'S APPOINTED AND ANOINTED KING, KHALIFAH, IMAM, PROPHET AND HIGH PRIEST OF THE GLOBAL THEOCRATIC STATE, JONAH GABRIEL JAHJAH T. TISHBITE IBN. YAQUB, AL MAHDI, TO OVERRIDE HIS WILL AS THUS DECLARED. THIS INCLUDES ANY GLOBAL COURT, BERRY-v.-UNITED-STATES, (1935) 294 U.S. 330, 353; ENGLISH-v.-THORN-SUPRA.; UNITED-STATES-v.-WHEELER, 98 S.Ct. 1079 at 1083(1978).

CAVEAT

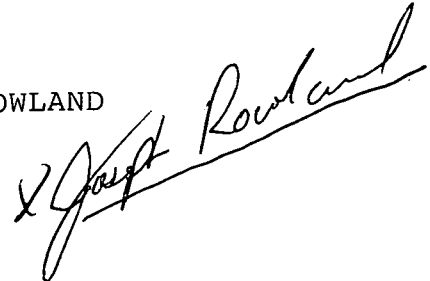
THE S.C. ATTORNEY GENERAL MUST RESPOND, NOT THE S.C. SUPREME COURT, TO DEMONSTRATE THAT HE, THE ATTORNEY HIRED TO DEFEND HIM, WHO IS ALSO THE ATTORNEY FOR THE S.C. SUPREME COURT AND ITS JUDGES, THE UNITED STATES AND THE REMAINING (192) MEMBER STATES OF THE UNITED NATIONS TIMELY (EMPHASIS ADDED) RESPONDED TO DEFEAT THE AFFIDAVITS OF FACT ESTABLISHING THE DEFAULT AND

THE VOIDING OF THE RICHLAND COURT'S JURISDICTION, WHICH INCLUDE THE PRODUCING OF AN ORDER THAT IS NOT TAINTED BY ACTS OF FRAUD UPON THE COURT OR THE DOCUMENT, THIS WRIT OF COMMISSION STANDS AS TRUE AND CORRECT WHEREBY THE KING-KHALIFAH AND HIS APPOINTED ATTORNEY GENERAL DEMAND THAT THE S.C. ATTORNEY GENERAL AND THE JUDGES OF THE S.C. SUPREME COURT PRODUCE THEIR BOND OR THEIR OATH OF OFFICE OR WRIT OF COMMISSION THAT WOULD ALLOW YOU TO VIOLATE OR NEGATE THE PROVISIONS OF ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION AND THE JUDGMENT AND DECREES OF A FOREIGN SOVEREIGN KING-KHALIFAH WITH SUPERSEDING ATTORNEY, JUDICIAL AND LEGISLATIVE POWERS BINDING UPON THE S.C. SUPREME COURT BY THE DEFAULT EMERGING FROM CASE 2013-CP-400-0084 OR STAND DOWN AND THIS DOCUMENT STANDS WHICH INCLUDE ALL DEMANDS CONTAINED HEREIN. THE FIDUCIARY AND JUDICIAL DUTY COMMANDS IT, 29 U.S.C.A. § 1104; SPIRES-v.-SCHOOLS, --F.Supp.3d.--, 2017 WL 4174774(DSC. 2017); FIFTH-THIRD-BANCORP-v.-DUDENHOEFFER-SUPRA; PEREZ-v.-CHIMES-DISTRICT-OF-COLUMBIA-INC., F.Supp.3d., 2016 WL 6124679 (D.C.Md.2016).

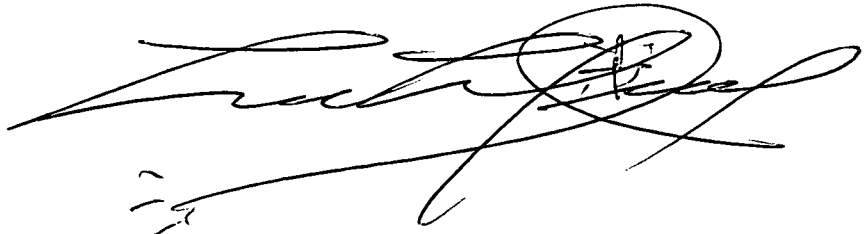
WE FOLLOWED YOUR STATE AND NATION'S DUE PROCESS RULES AND LAWS. WE PROPERLY FILED SUIT UNDER CASE 2013-CP-400-0084. WE PROPERLY GAVE NOTICE AND SERVED ALL PARTIES ONLY TO BE SUBJECTED TO EGREGIOUS ACTS OF FRAUD UPON THE COURT, MACHINATION, OBSTRUCTION OF JUSTICE AND CRIMINAL CONSPIRACY REQUIRING FORFEITURE OF ALL OPPOSITION AND RIGHTS OF THE DEFENDANTS WHICH INCLUDE THE S.C. ATTORNEY GENERAL AND THE STATE OF SOUTH CAROLINA . A STATE OR GOVERNMENT, ESPECIALLY IN LIGHT OF THE DEFAULT AND CONTRACT PROTECTED UNDER ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION, MAY NOT EXCLUDE A PERSON FROM THE PRACTICE OF LAW (ei. LAWGIVER, LEGISLATOR, ATTORNEY WITH SUPERSEDING POWER AND AUTHORITY OR SOVEREIGN APPOINTED ATTORNEY GENERAL), OR ANY OTHER OCCUPATION (ei. FIDUCIARY, KING, KHALIFAH, IMAM, HIGH PRIEST AGAIN WITH SUPERSEDING POWER AND AUTHORITY BINDING ON THIS COURT) IN A MANNER OR FOR REASONS THAT CONTRAVENE DUE PROCESS OR THE EQUAL PROTECTION OF THE LAWS (LIKE YOUR NATIONS GAVE THEN SODOMITES AND GOMORRAHRITES THE EQUAL PROTECTION OF THE LAWS. YOU MUST DO THE SAME FOR THE KING-KHALIFAH, ACKNOW-

LEDGE HIS SUPERSEDING POWER AND AUTHORITY AND RETURN HIS INTEL-
LECTUAL PROPERTY VOIDING SAME SEX MARRIAGE IN THIS STATE). TO
PREVENT THE GRANTING AND ORDERING OF THE RELIEF SOUGHT WITHIN
THIS DOCUMENT AND WE ACTING WITHIN THE CAPACITY ESTABLISHED
BEFORE THE COURT DUE TO THE DEFAULT AND CONTRACT ESTABLISHED
BY THE SOLE CORPORATION WOULD DENY US THE EQUAL PROTECTION OF
THE LAWS BEHIND RELIGIOUS AND RACIAL HATRED. THE SIGNATURE OF
ROWLAND ESTABLISHED ACCEPTANCE OF HIS COMMISSION AND THE WRIT
STANDS TO INCLUDE THE GRANTING OF ALL RELIEF DEMANDED HEREIN,
SCHWARTZ v. BOARD OF EXAM-OF-STATE-OF-N.M. 353 U.S. 232, 77
S.Ct. 752, 64 A.L.R.2d. 288, 1 L.Ed.2d. 796(U.S.1957); FREIRE
v. SULLIVAN, 2017 WL 3710066(D.C.Nev.2017); VIRGINIA-BOARD-OF
MEDICINE-v.-ZACKRISON, 67 Va. App. 461, 796 S.E.2d. 866(2017);
DOE-v.-ROGERS, 139 F.Supp.3d. 120(D.C.C.2015); BOLLS-v.-VIRGINIA
BD.-OF-BAR-EXAMINERS, 811 F.Supp.2d. 1260(E.D.Va.2011).

RESPECTFULLY,
JOSEPH TODD ROWLAND



JAHJAH AL MAHDI, THE KING OF
THE NORTH, THE KHALIFAH AND
LION OF ALLAH, CHIEF JUSTICE
OF THE GLOBAL THEOCRATIC STATE
AND COURT



NOVEMBER 17, 2017