

Exhibit

(4)

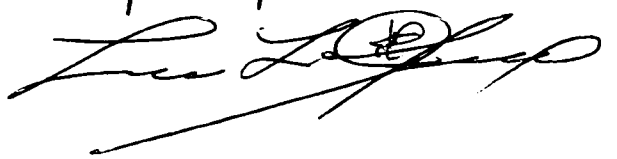
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Certificate of Service

We, Cook, Caporaso et al, do hereby certify that we have mailed and or served a copy of an affidavit of facts giving judicial notice; challenging the Richland Court's jurisdiction; responding to defendants motions and letters (31) pages dated October 7, 2015 on the Richland Court, Judge Lee and all involved parties by US mail postage prepaid on October 8, 2015

SEARCHED
SERIALIZED
INDEXED
2015 OCT 11 AM 11:42
RICHLAND COUNTY

Anthony Cook
Anthony Cook
October 9, 2015

Respectfully,
Jahshah almahdi


State of South Carolina
County of Richland
U.S. District Court
U.S. District Court
Court of Appeals
et al.,

Anthony Cook;
Lawrence L Crawford
Jared aka Jonah
Gabriel Jahjah
T. Tishbite et al.,
plaintiffs

Court of Common Pleas
5th Judicial Circuit
State of New York
State of Georgia
2nd, 11th Circuits
et al.,

CASES 2013 CP-
400-0084, 2294;
9:15-cv-984 et al.,

vs.

Cpl. Bough, SCAC,
State of South Carolina
vs. The United
States et al.,
defendants

affidavit of facts
awarding judicial
notice; challenging
the Richland County
jurisdiction; respond-
ing to defendants
motions and letters

DEC - 11 11:42
RICHLAND COUNTY
COURTY

So: The Richland Court of
Common Pleas,
Judge Alison Lee et al.,
The defendants in this

30831

Richland case filed motions for hearing which was originally scheduled October 1, 2015. They made claims that the plaintiffs were amending the proceedings. We object to a hearing being granted and to any claims of amendment by the defendants.

The plaintiffs give judicial notice. On October 1, 2015 the plaintiffs filed a document entitled, "Affidavit of Facts Giving Judicial Notice" -

menting the newly filed Georgia
Writ of Error, also the Crawford
and Sublette Appeals of cases 915-
CU-183; 9114-CU-1501; 1115-CU-2310
and all pending state and federal
cases; motion for sanctions;
motion to strike; motion for
recusal; motion for the Banc
Review, evidentiary hearing,
the appointment of legal counsel,
and to exceed any page limits;
motions for an extension of time;
motion to expand the scope and
for inclusion; motion for and

50/51

documents filed on October 4, 2015
from the Right and Clerk of Court
due to state interference to delay
or impede service. You people
know I have a disability to my hands.

What's argued within this
document is why they want that
motion granted Judge Lee. They
are trying to play you. They are
trying to deceive you. The de-
fendants are involved in
dilatatory and obstructive behavior
in their efforts to prevent removal

To the federal courts which include
the destroying of evidence. They
are conspiring across multiple
state and federal jurisdictions to
prevent removal because the
case is sound and they don't want
to pay all that money or accept
the fact that a black man, an in-
mate, supposedly, beat them. I'm
just keeping it real. They want
to restrict me from placing on
the court record their crimes and
documenting the dilatory and

obstructive behavior as it mani-
fest itself during the course of
these proceedings. Thus we object
to the hearing and motion they
submitted because it would ex-
tremely prejudice us in document-
ing and addressing the dilatory
and obstructive behavior in their
efforts to prevent removal.

Their intent is to push the
case back into the state court
and have a judge appointed that
they know will make a bogus

ruling to kill the default because
they know we are using that de-
fault as a spring board to move
the case in federal jurisdiction.
We object. This is fraud upon the court.

They are trying to "play you"
and the court, deceive you and
misrepresent the facts. By no
means are we amending the
complaint. What's occurring is that
the defendants are engaged
in further, continual acts of
dictatory and obstructive behavior
to prevent removal and we

100831

ARE merely documenting the
efforts as they manifest them-
selves in our efforts to seek
sanctions before irreparable
harm can come to our proceedings.
We object to any claim of us
amending. It is documenting
sanctionable acts being contin-
ually perpetrated against us.

It becomes perspicuous as to
what their intention is in their
efforts to force this case back to
the state courts. So to protect our
DUE PROCESS rights. I am pleased

uob31

REQUIRED to act. JUDGE LEE I
bring you, the court, and
parties attention to pages 76
through 152 of (152) page document
dated September 14, 2015. To pre-
vent any further Acts of Fraud
I am officially voiding this courts
jurisdiction for DUE PROCESS vio-
lations as is argued within this
document. JUDGE LEE you, your-
self told me how the affidavits
were to be filed at your last
hearing. Now these corrupt
defendants want to penalize me

And deprive me my DUE PROCESS
rights because I was intelligent
enough to pick up on your in-
structions given in the court? This
is wrong Judge Lee. Now I must
ret. I am challenging, voiding
the courts jurisdiction for DUE
PROCESS violations. At this juncture
only post proceedings as to how and
when these people will pay us or when
we are going to be released
should and can be conducted
before this court. Thus pl

happening they sought can't prove
occur. I want this documented
in the case file so that who-
ever is the Administrative
Judge in the upcoming term will
see this and acknowledge this
in the court record until these
past proceedings can occur. Don't
let them penalize us because I
followed your instructions and oral
determinations Judge Lee. The
default stands as a final deter-
mination via your determination
on the filing of the affidavits

W0831

And the voiding of jurisdiction
for DUE PROCESS violations. Collateral
estoppel now attaches and only
post proceedings can be conducted
before this court where they
failed to "timely" (emphasis added)
respond to that default document
and subsequent (95) page document
within (30) days of service upon
them to rebut them.

With this foundation being
laid. In Tahiri al Mahdi, by
default and collateral estoppel,
to include the voiding of the

Court of Common Pleas jurisdiction
in case 2013-CP-400-0084; REITER-
ATE within the court official
RECORD. That I am the Judiciary
HEIR, King, Khalifah, Imam, High
Priest and Lawgiver, the direct
descendant of God's Holy Prophets
and Kings and I am beneficiary
of the trust pursuant to the (1)
Global Thrones of the REESTABLISHED
Global Theocratic State by divine
DECREE with SUPERSEDING POWER
OVER all global courts etc. This is
clearly written within the

16 of 31

last will and Testament of God's
Holy prophets and Kings under Pro-
bate International law making
all these rights that are establish-
ed by will and Testament LAW. SEE
Ecclesiastical law volume 1 pages
53 and 54 | The ancient law of
most main (Probate Law); Zechariah
6: 12-13 | Book of Numbers 18: 1-8;
Book of Exodus 40: 12-15; Kings 8: 25;
1 Chronicles 17: 7-14; Isaiah 44: 29-
32; Isaiah 44: 25; Book of Daniel
10: 14; Book of Daniel 11: 1-3; Mark
9: 12; Isaiah 61: 1-3; Book of Malachi
1: 10-13

3:1-4:1 majah 4:5-6; Sunnah
ibn majah volume 5 pages 391-396
ISBN no 01-251-294-1. The
default now makes the (3) Holy
Books and Sunnah "legally"
(emphasis added) true and correct.
Thus, the court and defendants
can no longer call the claims
frivolous or assert that I am
attempting to set upon rights I
have not established.

By these rights, titles, power
and authority now established by
the default and voiding of juris-
180831

dictions of the Richland Court to
hear any other matter other
than post matters. Also via the
memorandum of Law and Decla-
ration of Sovereignty, the (92) page
default document and subsequent
(95) page document exercising authority,
that the United States, hiding its
appearance and defendants de-
faulted on. I legally and respect-
fully bind you Judge Lee without
your consent as an employer of
this state and by the Supremacy

190831

Clause where the United States
appeared, concealed their appearance
and failed to plead making them
party to the default. I am officially
appointing you, Judge Lee, as my
trustee by decree of the King,
Khalifah and Chief Justice of the
Global Theocratic State and Court
whose power and authority now
legally supersedes this court and
all other global courts and govern-
ments. You are now officially
my trustee Judge Lee. I want you

200831

To discharge our debts in all criminal matters related to JAHTAH, THE KING, KHALIFAH and my people; African Americans, Christians, Muslims and Jews within this state pursuant to their convictions. Make history court.

You shall, with all due respect, order that the SC Attorney General release JAHTAH, Anthony Cook (per case 2015-CP-21-0851); Henry Nesbit (case 2014-001231) since this case was filed before jurisdiction was established in appellate court; Mason Johnson (per case 2015-CP-460-0415); Anthony Lee (per case 2013-CP-02-0704);

2/8/31

RYAN RIVERS (PCA CASE 2014-CP-400-7536); TERRANCE MCQUEA (PCA CASE 2015-CP-45-272); DAVID A. DURAN (PCA CASE 2015-CP-43-2134); ROBERT MITCHELL and JOHN SUTCLIFFE (PCA CASES 2015-CP-10-2153 and 2015-CP-10-3080); all plaintiffs, inmates listed in case 2013-CP-400-2294 with the exception of YISIN HARKIN, GATHERS and JALAN PERERA. They will remain in captivity. The release is to occur within (30) days of the clerk receiving this document which will be done by

certified mail without conditions.

JUDGE LEE, you shall order that the S.C. Attorney General be in compliance to that discovery request for evidence and depositions as sought via the Attorney Kays letter and form 24 which copies of, they were seized, and have in their possession. It is still needed to prove their crimes.

You shall issue an order granting class action certification pursuant to the legal issues of religious prophesy pertaining to

230831

The indictments and release
The remaining inmates within
The state of South Carolina over
a period of (12) months which is
not to be extended without consent
of the King. All criminal records
which include DNA data base
shall be ordered expunged to
give them a second chance to
get their lives together. Don't worry.
The wicked ones will come right
back. The repentant ones will
benefit. This is God's will.

You shall order that all

indictments in this state be changed to correct the structural error before anyone else is brought to trial. All that has to be done is to add the two lines of presumption of innocence language seen in the warrants to the indictments.

You shall issue an order to reclaim the intellectual property of the global theocratic state in the form of the right to "marry". You shall order that all same sex marriage be stayed and those existing within the

State of South Carolina shall
be annulled - All global govern-
ment laws must forever remain
subordinate to God's Laws. SEE
THE Book of Leviticus 18:22 and
Romans 11:26-28.

Further, pursuant to all the
damage, fraud, spoliation, obstruction,
crimes and sanctions argued and also
listed in cases 2006-CA-400-3567, 3568,
3569 and THESE CASES, THE UNSPEAK-
ABLE injury caused to the King-
Khalifah, his family and his
Holy commonwealth. I wish we

be compensated for and be granted all relief "originally" filed in cases 2006-CA-400-3567, 3568, 3569, 2013-CA-400-0084 and default document, in fairness to the defendants. Additional relief (e.g. punitive damages in additional amounts) will be sought within the Federal courts within Independent or dependent jurisdiction cases. The conviction relief do not apply to Michael Stagner or Dylan Roof in Charleston.

The Judge shall order that U.S., the state and various countries

ISSUE A CHECK TO SAHJAH AL
MAGHOLI IN THE AMOUNT OF \$100
MILLION; \$50 MILLION FOR ANTHONY
COOK AND JOHN SUTCLIFFE; \$30 MILLION
FOR QUINTA AND AERIALLE GAWFORD
TO BE GIVEN TO SAHJAH ON THEIR
BEHALF TO DISPENSE TO THEM AS
DEEMED PROPER BY THEIR FATHER
AND THE KING - KHALIFAH. \$200 IS
TO BE GIVEN TO THE REMAINING
PLAINTIFFS. THIS IS INITIAL IMMEDI-
ATE PAYMENT. ANY REMAINING
BALANCE IS TO BE PAID TO THE
KING, COOK AND HIS CHILDREN IN

The amount of \$1 million per year until paid in full. \$100k to the remaining plaintiffs until paid in full per year. Failure will result in immediate freeze on all relevant assets.

Constitutional relief do not apply to known lesbians or homosexuals or transgressors. The Equal Protection of the laws clause is of no effect upon this determination whereas theocratic law, foreign law, superstates state

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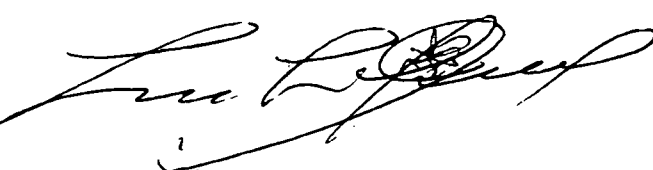
And Federal law. " Give not
that which is holy unto the dogs,
neither cast ye your pearls
before swine " (Matthew 7:6).

This applies to those convicted
of hate crimes as well with
exception of those related to
homosexual or lesbian behavior.

You shall issue an order
establishing legal name change
acknowledging all rights and titles
as sought within the default
document for Cameron and his
Holy sovereign offspring.

This relief is not appealable to any global court, the Global Jurisdictional court now being the highest court globally by default and collateral estoppel. Judge Lee you are officially appointed as trustee to discharge the debt and shall ensure order be issued granting all the aforementioned within (30) days the clerk receives this document before your term as Adm. Judge expires. Thank you.

Anthony Cook
Anthony Cook
October 2, 2015

Respectfully,
Jahoon Al Mahali


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