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IN RE: CASE 2017-0002108 AFFIDAVIT OF FACTS GIVING JUDICIAL  
NOTICE.

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TO: THE S.C. SUPREME COURT,

S.C. SUPREME COURT

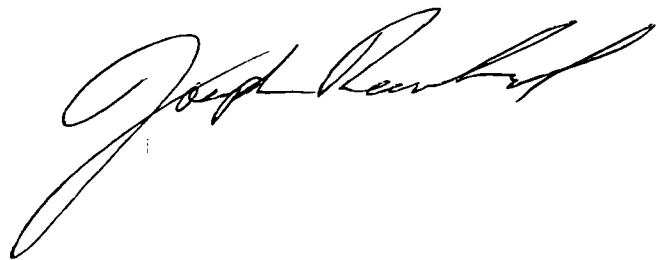
THE ATTORNEY GENERAL TO THE (4) GLOBAL THRONES GIVE THE S.C. SUPREME COURT AND ALL PARTIES JUDICIAL NOTICE. A RELEVANT PORTION OF THE LEAD ISSUE OF RELIGIOUS PROPHECY ARGUED WITHIN THESE PROCEEDINGS WHERE THE INDICTMENTS BY THEIR LANGUAGE AND OR CHARGE CONTAINED THEREIN PREDETERMINE IN ADVANCE THE OUTCOME OF THE PROCEEDINGS AND TAKE AWAY THE PRESUMPTION OF INNOCENCE HAS RECENTLY COME UNDER REVIEW BY THE UNITED STATES SUPREME COURT. THAT COURT DETERMINED THAT THE PRESUMPTION OF INNOCENCE LIES AT THE FOUNDATION OF CRIMINAL LAW MAKING IT STRUCTURAL EFFECTING THE WHOLE OF THE PROCEEDINGS AND NOT SUBJECT TO THE HARMLESS ERROR DOCTRINE. THE COURT FURTHER DETERMINED THE PRESUMPTION OF INNOCENCE IS A PRINCIPLE SO ROOTED IN THE TRADITIONS AND CONSCIENCE OF THE PEOPLE AS TO BE FUNDAMENTAL AND TO DEPRIVE SUCH, AS DONE BY WAY OF THE LANGUAGE AND OR CHARGE IN THE INDICTMENTS, IS A VIOLATION OF DUE PROCESS WHICH VOIDS THE COURT'S JURISDICTION FOR THIS EGREGIOUS UNCONSTITUTIONAL ACTION. IT IS AUTOMATICALLY A REVERSIBLE ERROR. BUT WHEN YOU ADD THE FACT THAT THE GRAND JURY BY THE LANGUAGE AND OR CHARGE WENT BEYOND THE SCOPE OF THE POWER AND AUTHORITY GIVEN TO THEM BY DUE PROCESS LAW AND CONVICTED US BEFORE WE GAVE A PLEA OR WENT TO TRIAL. THEN BY CURATIVE INSTRUCTION IN EFFORTS TO CORRECT THIS STRUCTURAL ERROR THE COURT CONSTRUCTIVELY AMEND THE INDICTMENTS ON THE MENS REA ELEMENTS. WHEN YOU ADD THESE COMPOUNDING FACTORS IT IS NO LONGER A REVERSIBLE ERROR, BUT IT BECOMES AN ERROR THAT CALLS FOR THE SENTENCE AND CONVICTION TO BE VACATED.

REVERSAL OF CONVICTION IS REVERSAL, REGARDLESS OF REASON, AND AN INVALID CONVICTION IS NO CONVICTION AT ALL, ESPECIALLY IN LIGHT OF THE FRAUD UPON THE COURT FOR MAKING USE OF SUCH INDICTMENTS WHERE COLLATERAL ATTACK FOR THE FRAUD UPON THE COURT IS NOT RESTRICTED BY PROCEDURAL LIMITATIONS, NELSON-v.-COLORADO, 137 S.Ct. 1249, 197 L.Ed.2d. 611, 85 U.S.L.W. 4205(U.S.2017); UNITED-STATES-v.-LIBOVS, 858 F3d. 64(2nd.Cir.2017); CITY-OF-LEBANNON-v.-MILBURN, 286 Or. App. 212, 398 P.3d. 486(2017); WELLS-FARGO-BANK-N.A.-v.-H.M.H.-ROMAN-TWO-N.C.-LLC, 859 F3d. 295(4th.Cir.2017); MOSELY-v.-UNITED-STATES, 2018 WL 1187778 (W.D.N.C.2018); RUBIN-v.-ISLAMIC-REPUBLIC-OF-IRAN, 138 S.Ct. 816, 86 U.S.L.W. 4064(U.S.2018)(ADDRESSING THE KING-KHALIFAH'S INTELLECTUAL PROPERTY RELATED TO MARRIAGE AS THE SOLE CORPORATION); PYNE-v.-UNITED-STATES, F.Supp.3d., 2016 WL 1377402(D.C.Md. 2016); VAETH-v.-BOARD-OF-TRUSTEES, F.Supp.3d., 2016 WL 775386 (D.C.Md.2016); IN-RE:-DEY,--B.R.--, 2015 WL 669788(10th.Cir.2015),

RESPECTFULLY,

JOSEPH TODD ROWLAND, ACTING  
ATTORNEY GENERAL TO THE

(4) GLOBAL THRONES



MARCH 24, 2018