

TO: Jenny Abbott Kitchings "Clerk"

FROM: Marquille R Livingston

DATE: 7-29-21

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AUG 03 2021

SC Court of Appeals

RE: DOCUMENTS ENCLOSED IS TO BE FILED

IN APPELLANT CASE # 2018-001595

THE STATE v. MARQUILLE R. LIVINGSTON

DEAR CLERK, I'M WRITING TO HAVE THE DOCUMENT ENCLOSED  
HEREIN FILED IN THE ABOVE APPELLANT CASE FOR REVIEW IN  
SAID ABOVE MENTIONED CASE. THESE DOCUMENTS ARE RELEVANT  
TO THIS CASE ON APPEAL. THIS IS MY LETTER OF INSTRUCTION,  
AND I THANK YOU IN ADVANCE FOR THE FILING OF THE DOCUMENTS  
ENCLOSED HEREIN.

Respectfully Submitted

"All Rights Reserved Without Prejudice"

S/ Marquille R Livingston UCC 1-308

DATE: 7-29-21

Marquille Livingston #274774

P.O. BOX 205

Ridgeville, SC 29478

**NOTICE TO CHANGE STATUS FROM DECEDENT TO NON DECEDENT**

To: IRS  
05/24/2018

401 west peachtree st NW

ste 980

ATLANTA, GA 30308

**RECEIVED**

AUG 03 2021

SC Court of Appeals

From: Marquille Rondale Livingston  
C/o 200 Springtree Drive Apt 429  
Columbia, SC [29223-9998]

Dear Sirs,

Here are the documents that you require as proof that I'm a **Non Decedent**...

IRS Manual 21.7.13.3.2.2 An infant is the decedent of an estate or grantor, owner or trustor of a trust, guardianship, receivership or custodianship that has yet to receive an SSN.

~~PLEASE UPDATE MY MASTER FILE TO INDICATE NON DECEDENT~~

Documents : (3)

DRIVER LICENSE , BIRTH CERTIFICATE, AND SOCIAL SECURITY CARD.

Thank you,

By: Marquille Rondale Livingston



[Executive Orders]

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release

December 10, 1998

## EXECUTIVE ORDER 13107

~~IMPLEMENTATION OF HUMAN RIGHTS TREATIES~~

By the authority vested in me as President by the Constitution and the laws of the United States of America, and bearing in mind the obligations of the United States pursuant to the International Covenant on Civil and Political Rights (ICCPR), the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT), the Convention on the Elimination of All Forms of Racial Discrimination (CERD), and other relevant treaties concerned with the protection and promotion of human rights to which the United States is now or may become a party in the future, it is hereby ordered as follows:

Section 1. Implementation of Human Rights Obligations. (a) It shall be the policy and practice of the Government of the United States, being committed to the protection and promotion of human rights and fundamental freedoms, fully to respect and implement its obligations under the international human rights treaties to which it is a party, including the ICCPR, the CAT, and the CERD.

(b) It shall also be the policy and practice of the Government of the United States to promote respect for international human rights, both in our relationships with all other countries and by working with and strengthening the various international mechanisms for the promotion of human rights, including, inter alia, those of the United Nations, the International Labor Organization, and the Organization of American States.

Sec. 2. Responsibility of Executive Departments and Agencies. (a) All executive departments and agencies (as defined in 5 U.S.C. 101-105, including boards and commissions, and hereinafter referred to collectively as "agency" or "agencies") shall maintain a current awareness of United States international human rights obligations that are relevant to their functions and shall perform such functions so as to respect and implement those obligations fully. The head of each agency shall designate a single contact officer who will be responsible for overall coordination of the implementation of this order. Under this order, all such agencies shall retain their established institutional roles in the implementation, interpretation, and enforcement of Federal law and policy.

(b) The heads of agencies shall have lead responsibility, in coordination with other appropriate agencies, for questions concerning

implementation of human rights obligations that fall within their respective operating and program responsibilities and authorities or, to the extent that matters do not fall within the operating and program responsibilities and authorities of any agency, that most closely relate to their general areas of concern.

Sec. 3. Human Rights Inquiries and Complaints. Each agency shall take lead responsibility, in coordination with other appropriate agencies, for responding to inquiries, requests for information, and complaints about violations of human rights obligations that fall within its areas of responsibility or, if the matter does not fall within its areas of responsibility, referring it to the appropriate agency for response.

Sec. 4. Interagency Working Group on Human Rights Treaties. (a) There is hereby established an Interagency Working Group on Human Rights Treaties for the purpose of providing guidance, oversight, and coordination with respect to questions concerning the adherence to and implementation of human rights obligations and related matters.

(b) The designee of the Assistant to the President for National Security Affairs shall chair the Interagency Working Group, which shall consist of appropriate policy and legal representatives at the Assistant Secretary level from the Department of State, the Department of Justice, the Department of Labor, the Department of Defense, the Joint Chiefs of Staff, and other agencies as the chair deems appropriate. The principal members may designate alternates to attend meetings in their stead.

(c) The principal functions of the Interagency Working Group shall include:

(i) coordinating the interagency review of any significant issues concerning the implementation of this order and analysis and recommendations in connection with pursuing the ratification of human rights treaties, as such questions may from time to time arise;

(ii) coordinating the preparation of reports that are to be submitted by the United States in fulfillment of treaty obligations;

(iii) coordinating the responses of the United States Government to complaints against it concerning alleged human rights violations submitted to the United Nations, the Organization of American States, and other international organizations;

(iv) developing effective mechanisms to ensure that legislation proposed by the Administration is reviewed for conformity with international human rights obligations and that these obligations are taken into account in reviewing legislation under consideration by the Congress as well;

(v) developing recommended proposals and mechanisms for improving the monitoring of the actions by the various States, Commonwealths, and territories of the United States and, where appropriate, of Native Americans and Federally recognized Indian tribes, including the review of State, Commonwealth, and territorial laws for their conformity with relevant treaties, the provision of relevant information for reports and other monitoring purposes, and the promotion of effective remedial mechanisms;

(vi) developing plans for public outreach and education concerning

the provisions of the ICCPR, CAT, CERD, and other relevant treaties, and human rights-related provisions of domestic law;

(vii) coordinating and directing an annual review of United States reservations, declarations, and understandings to human rights treaties, and matters as to which there have been non-trivial complaints or allegations of inconsistency with or breach of international human rights obligations, in order to determine whether there should be consideration of any modification of relevant reservations, declarations, and understandings to human rights treaties, or United States practices or laws. The results and recommendations of this review shall be reviewed by the head of each participating agency;

(viii) making such other recommendations as it shall deem appropriate to the President, through the Assistant to the President for National Security Affairs, concerning United States adherence to or implementation of human rights treaties and related matters; and

(ix) coordinating such other significant tasks in connection with human rights treaties or international human rights institutions, including the Inter-American Commission on Human Rights and the Special Rapporteurs and complaints procedures established by the United Nations Human Rights Commission.

(d) The work of the Interagency Working Group shall not supplant the work of other interagency entities, including the President's Committee on the International Labor Organization, that address international human rights issues.

Sec. 5. Cooperation Among Executive Departments and Agencies. All agencies shall cooperate in carrying out the provisions of this order. The Interagency Working Group shall facilitate such cooperative measures.

Sec. 6. Judicial Review, Scope, and Administration. (a) Nothing in this order shall create any right or benefit, substantive or procedural, enforceable by any party against the United States, its agencies or instrumentalities, its officers or employees, or any other person.

(b) This order does not supersede Federal statutes and does not impose any justiciable obligations on the executive branch.

(c) The term "treaty obligations" shall mean treaty obligations as approved by the Senate pursuant to Article II, section 2, clause 2 of the United States Constitution.

(d) To the maximum extent practicable and subject to the availability of appropriations, agencies shall carry out the provisions of this order.

WILLIAM J. CLINTON

THE WHITE HOUSE,  
December 10, 1998.

30-30-30



Marquille Rondale Livingston  
220 Springtree Drive Apt 429  
Columbia, SC [29223-9998]

Richland County Solicitor  
Attention: Head Solicitor - Heather S. Weiss  
1701 Main Street,  
Columbia, South Carolina  
U.S.A. [20201-9999]

Re: STATE OF SOUTH CAROLINA vs. MARQUILLE  
C/A No.: Case No: 180020046-14

I, Marquille Rondale Livingston am writing this letter giving you notice to cease and desist, and return the issue to source by filing the 1099 OID on this case. This case is a commercial business transaction, and you have a duty under the Internal Revenue Service Article VI to up hold your oath of fidelity. I have reclaimed my nationality as an American International. I am no longer under the status of a U.S. Citizen. I am now under the protection of the International laws and am supported by the Universal Declaration of Human Rights (Article 15). Everyone has the right to claim their nationality under the International law.

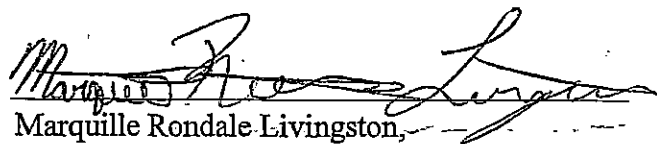
December 26th 1933 49 Statute 3097 Treaty Series 881 (Convention on Rights and Duties of States) stated CONGRESS replaced STATUTES with international law, placing all states under International Law, including Washington, DC. Therefore this court has a duty to use International Law verses any statutes because I am an American and not a U.S. Citizen.

Under International Law, he who brings the claim must also bring the remedy. Therefore you must provide a remedy in this case. You have violated International law because you brought a claim without a remedy and without a proof of claim filed with the Internal Revenue Service. The remedy that is needed has been stated in the first paragraph.

According to 27 CFR 72.11.....*Commercial crimes*. Any of the following types of crimes (Federal or State): Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes. Addiction to narcotic drugs and use of marijuana will be treated as if such were commercial crime.

**IN CONCLUSION,**

It is a fact that your office is a member of a political organization, in which I have revoked my political citizen elector because I am an American International. It is also in fact that the Richland County General Session Court is a private corporation doing business under an EIN. Therefore, discharge all charges and provide the 1099 OID for this case including but not limited to releasing the body that is being held as property (slave) within 72 hours of receiving this letter.



Marquille Rondale Livingston,  
South Carolina Elector  
220 Springtree Drive Apt 429  
Columbia, SC [29223-9998]

CC:

**Universal Postal Union International Bureau  
PO Box 312  
3000 Burne 15 Switzerland**

Document prepared by -Return to:  
The House of Livingston.  
C/o 220 Springtree Dr Apt 429.  
Columbia, South Carolina [29223].

## Notice of Absolute Forgiveness and Discharge Forever of All Known and Unknown Estate Debts, Duties, Claims, and Liabilities

Let it now be known and evident to all concerned persons or men worldwide through the announcement and notice of this perfect free will writing sealed by my own hand - in an offer to bring peace, harmony, and wholeness to all of the world - that I, the living soul manifest, known as Man, Estate Hæres, and Dignitary, who acknowledges all that is the complete Will and Testament of the Estate named, or known as, Marquille Livingston-created, birthed, or delivered on Fevruary 17<sup>th</sup> 1982, through the hand or water of my natural born mother or her person - NOW AND FOREVER ABSOLUTELY FORGIVE AND DISCHARGE ALL KNOWN AND UNKNOWN ESTATE DEBTS, DUTIES, CLAIMS, AND LIABILITIES.

This Absolute Forgiveness and Discharge includes, but is not limited to, any Estate debt, duty, donation, claim, contract, covenant, conveyance, custom, bill, bond, bargain, article, interest, obligation, franchise, promise, pledge, novation, encumbrance, mortgage, lien, letter, liability, legacy, judgment, order, warranty, attachment, hold, copy, custody, consideration, information, reservation, privilege, immunity, suit, prescription, responsibility, administration, management, term, or condition - thus freeing, liberating, and emancipating forever all persons, property, and sureties from any Estate related performance or burden for... I AM.

Additionally, through this Absolute Forgiveness and Discharge, all Estate res, remainder, or reversion, including, but not limited to, any subject, matter, issue, person, character, instrument, deed, will, title, certificate, benefit, insurance, policy, account, security, deposit, pension, fund, or retirement plan - be it dispositive, appointive, nominative, or other, is hereby consolidated, merged, and extinguished - ultimately returning said Estate to its complete original natural whole state of dignity and demesne for... I AM.

Marquille Livingston - House of Livingston  
Marquille Livingston - House of Livingston  
Estate Dignitary - Paterfamilias  
Member -

I, a living soul manifest, now bear witness with my own eyes and attest through my own hand this notice and free will writing by Marquille Livingston on this 14 Day of JUNE in the Year 2018 -



COPY

Document prepared by -Return to:  
The House of Livingston.  
C/o 220 Springtree Drive Apt 429  
Columbia, South Carolina [29223].

## **Notice of Appointment to the Office of Executor for the Estate Named or Known as Marquille Livingston**

Let it now be known and evident to all concerned persons or men worldwide through the Evidence and notice of this perfect free will writing sealed by my own hand - in an offer to bring peace, harmony, and wholeness to all of the world - that I, the living soul manifest, known as Man, Estate Hæres, and Dignitary, who acknowledges all that is the complete Will and Testament of the Estate named, or known as, Marquille Livingston - created, birthed, or delivered on February 17<sup>th</sup> 1982, through the hand or water of my natural born mother or her person - now appoint Marquille Livingston to the Office of Executor, to act, should the need ever arise, within the commercial realm, for all intents and purposes, and with full and complete authority, regarding the Estate named, or known as, Marquille Livingston

Let it also be known to all concerned persons worldwide, through this EVIDENCE and notice that the embossed seal-created by my own hand, exclusively for the Estate named, or known as, Marquille Livingston - emanating from the Office of Executor - will be considered as the ONLY valid authorization for any and all commercial or legal action(s) regarding said Estate.

Marquille Livingston - House of Livingston  
Marquille Livingston - House of Livingston  
Estate Dignitary - Paterfamilias  
Member -

I, a living soul manifest, now bear witness with my own eyes and attest through my own hand, this notice and free will writing by Marquille Livingston on this 14 Day of JUNE in the Year Two Thousand Eighteen-



**COPY**

*Marquille*  
From: Marquille Rondale Livingston, A man and a State Citizen of the South Carolina republic.  
c/o 220 Springtree Drive Apt 429  
Columbia, South Carolina near 29223

*Marquille*  
TO: Administrative Office of the United States Courts  
One Columbus Circle, NE  
Washington DC 20544

AND

To: G. PATRICK JENNINGS, Trial Attorney, Tax Division  
U.S. Department of Justice  
P.O. Box 683  
Ben Franklin Station  
Washington, D.C. 20044-0683

AND

To: MATTHEW G. WHITAKER, Acting Attorney General  
U. S. Department of Justice  
.950 Pennsylvania Ave, NW  
Washington, D.C., 20530-0001

AND

To: ROBIN L BLUME, clerk of court  
U.S. District Court  
901 Richland Street  
Columbia, South Carolina 29202

To: SHERRIE A. LYDON, US Attorney  
U.S. Department of Justice  
Wells Fargo Building  
1441 Main Street Suite 500  
Columbia, SC 29201

AND

Reference  
Case No: 180020046-14

UNITED STATES DISTRICT COURT  
SOUTH CAROLINA

**NOTICE OF CLAIM OF RIGHT OF SUBROGATION  
FOR COURT BOND IN FUND WITH CUSIP: 808509541**

*Marquille*  
It is a fact that: I, Marquille Rondale Livingston, am a natural born State Citizen of South Carolina, as defined in 26 U.S. Code § 7701 (a)(9)(10) – Definitions, in its constitutional capacity, as one of the several states of the Union. And I am an inhabitant thereof.

The Court Administrator; G. Patrick Jennings, Matthew G. Whitaker; Robin L. Blume and Sherrie Lydon hereinafter you or your.

I became aware of the following security, using my equity without my knowledge or permission:

**MARQUILLE LIVINGSTON (CC 1802-004614)**

**Schwab Target 2030**

Symbol: SWDRX

CUSIP: 808509541

Inception Date: 7/1/2005

Net Assets: \$950,789,000.00 as of  
11/23/2018

Portfolio Assets: \$950,789,000.00 as of  
11/23/2018

Since it appears that you are using my equity as surety for bonding Criminal Case No. 180020046-14, I hereby exercise my right of subrogation on the above security. As the alleged defendant, it appears that I am being treated like a trustee of a constructive trust without ever being expressly informed of the nature of my presumed status. Are there tax records concerning the transfer of this security to Schwab Target 2030 or any other transfers?

I demand that the bond be brought forward and that the proceeds from said bond be used to set off and settle all charges concerning Case No. 180020046-14. If you are subject to 18 USC 472 which bars you from talking about anything relating to the securities generated by this case number, then it would behoove you to dismiss this case with prejudice.

12 day of January, 2019

Marquille Rondale Livingston sui juris  
Marquille Rondale Livingston

CERTIFICATE OF SERVICE

I, the undersigned, not a party to these proceedings, hereby certify and affirm that I served  
and correct copy of the foregoing:

**1. NOTICE OF CLAIM OF RIGHT OF SUBROGATION FOR COURT BOND IN  
FUND WITH CUSIP: 808509541**

**ROBIN L. BLUME**, clerk of court  
U.S. District Court  
901 Richland Street  
Columbia, South Carolina

Certified Mail#

7018 D680 0002 2955  
3422

And copies of the above document by First Class Mail to:

Administrative Office of the United States Courts  
One Columbus Circle, NE  
Washington DC 20544  
and

G. PATRICK JENNINGS, Trial Attorney, Tax Division  
U.S. Department of Justice  
P.O. Box 683, Ben Franklin Station  
Washington, D.C. 20044-0683  
and

MATTHEW G. WHITAKER, Acting Attorney General  
U. S. Department of Justice  
950 Pennsylvania Ave, NW  
Washington, D.C., 20530-0001  
AND

SHERRIE A. LYDON, US Attorney  
U.S. Department of Justice  
Wells Fargo Building  
1441 Main Street Suite 500  
Columbia, SC 29201

And by personal service to: **Marquille Rondale Livingston**  
**220 Springtree Drive Apt 429**  
**Columbia, South Carolina near 29223**

By causing all of the above to be placed into the US Postal System, addressed to the above  
person(s)/entity

by:

Signature

Printed Name -

Marquille R Livingston

Marquille Rondale Livingston  
c/o 220 springtree Drive Apt 429  
Columbia, SC [29223-9998]

October 15, 2018

Office of the Secretary of State  
For South Carolina State  
Elections Division /Department  
South Carolina State Seat of Government  
1205 Pendleton Street Suite 525  
Columbia, South Carolina 29201

RE: Notice & Praecept, Elector Status Change.

Greetings:

You will please take notice that I recently discovered that there are certain political liabilities which are attach to the voter registration/roll which, if they had been fully disclosed to me at the time I was induced into the Consent Contract, would have dissuaded me from doing so. For that reason and on that basis. I am hereby repudiating the said Consent contract and rescinding my signature from and Declare void any and all forms, cards and Instruments which may evidence the said mistake.

You will also forthwith please remove my name from the voter roll for South Carolina State and any political sub-division thereof as well as notify any and all interested parties of this Elector status change. My individual sovereign Consent is withdrawn and reserved until further notice. No answer to this instruction is required, but acknowledgement of compliance would be appreciated. In the event you are unable or unwilling to comply with this instruction. I shall alternatively require of you evidence of your Article VI Oath of Fidelity as well as the policy number and name and address of the underwriter of your Bond.

Respectfully,

Marquille Rondale Livingston  
Marquille Rondale Livingston,  
South Carolina Elector

Marquille Rondale Livingston  
c/o 220 springtree Drive Apt 429  
Columbia, SC [29223-9998]

049-53-0775

Social Security Acct. No. ~~XXXXXXXXXX~~

October 15, 2018

Commissioner of Social Security  
Social Security Administration  
6401 Security Boulevard  
Baltimore Maryland 21235

RE: Notice & Praecipe, Power of Attorney Cancellation.

Greetings:

You will please take notice that I recently discovered that there is a power attorney Consent attached to the above numbered social security account in which if it had been disclosed to me or my parents, we would not have approved of this Power of Attorney. It is my further understanding that the power of attorney aspect was not necessary to the performance of the contract between the parties to said social security account. For these reasons and on that basis, I am hereby repudiating, nunc pro tunc, the said power of attorney Consent effective the date of opening of said account. You will also forthwith please notify any and all interested parties of this Elector status change and action as well as direct/order that all forms, cards documents and instruments bearing my signature in connection with said social security account be amended to reflect this change. No answer to this instruction is required, but acknowledgement of compliance would be appreciated. In the event that you are unable or unwilling to comply with this instruction, I shall alternatively require of you evidence of your Article VI Oath of Fidelity as well as the policy number and name and address of the underwriter of your Bond.

Respectfully,

Marquille Rondale Livingston  
Marquille Rondale Livingston,  
South Carolina Elector



Marquille Livingston #274774  
LCI  
P.O. BOX 205  
Ridgeville, SC 29472



**Time  
Sensitive  
Material**

FIRST CLASS



U.S. POSTAGE >> PITNEY BOWES



ZIP 29472 \$ 000.91<sup>0</sup>  
02 4W  
0000373893 JUL 30 2021

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JUL 30 2021

MAIL ROOM  
LIEBER C.I.

"Clerk of Court"  
JENNY ABBOTT KITCHINGS  
Post Office Box 11629  
Columbia, SC 29211

**RECEIVED**

AUG 03 2021

SC Court of Appeals