

ACC/WMA 0046N

Seminole Pacta Sunt Servanda En Lex Jurisprudence Dejure Priesthood

Location: north america continent, lay between latitude 48.1667° N and longitude 100.1667° W.

Aboriginal Consular Court, Aboriginal Insular Tribunal Aula Regis Curia Regis

Lex spectat nature ordinem- blacks dictionary 4th edition page 1058

The law regards the order of nature. Co.Litt. 197b; Broom, Max. 252.

Prerogative / Common Law Crimes

Such crimes as are punishable by the force of the common law, as distinguished from crimes created by statutes. Wilkins v. U. S., C.C.A.Pa., 96 F. 837, 37 C.C.A. 588; In re Greene, C.C.Ohio, 52 F.111. see

DEJURE JUDICIAL NOTICE:

see: Judicial Notice definition, Black law dictionary 4th edition, page 986.

Knowledge of that is so notorious that everybody, including judges, knows it, and hence need not be proved.

UCc/UBc lien levy filings and civil insurance bond claims

The following tortfeasors listed in this indictment are guilty of a notorious act that injured the aggrieved secured party which is the one entitled to remedy.

Report

Aggrieved secured party <u>World Martial Authority (UCc-1)</u>, <u>HRH Villiers</u>
Siyabonga Mhlongo, the Project teams and the People of Angola

Tortfeasor(s)/Lien debtor(s) Bank BAI LUANDA Angola, Former CEO_Jose de Lima Massano, Current Board Bank BAI; Mário Alberto BarberLuís, Theodore Jameson Giletti, Helder Miguel P.J. de Aguiar, Diogo Neto Viana, Filipe Rodrigues Lélis

Tort origination Location: Bank BIA Luanda Angola Sede localizado na — Edis GARDEN TOWERS Torre BAI, Min, Tel, Tv. Ho Chi Minh, Luanda, Angola

Notice of Interest/Surety: Transactions sent FOR THE AMOUNTS BELOW AS REFERENCE

In reference to Voucher

Number, **19073-WMAM001FGCG008-046N**

Dated, 19/12/2024

Payment to, HE V.S Mhlongo "GREAT TUSKERS CO-OPERATIVE (Pty)
Ltd

Signatory, HE V.S Mhlongo

The sum of, €10,000,000,000.00 - Ten Billion Euros

(OR EQUIVALENT IN LOCAL CURRENCY)

Via Fully Bonded and assured Voucher from GLDB Reserve and Treasury

Humanitarian Projects Vouchers GLDB Reserve UCc1

This is the 13th day of August 2025

Aggrieved Parties Statement, for crimes against Humanity.

TORT FEASOR. FAILURE OF OBLIGATIONS and FAILURE OF PERFORMANCE as obligee as Registered agent, and FAILURE OF OBLIGATIONS as transfer agent.

This is an automatic arrest under Uniform Bonding codes and with that, Bank BAI Angola is put on notice for deceit. Bank BAI, and all names mentioned above are complicit. They received the Voucher, which is funds under International Acceptance to credit, with full compliance certification, all confirmations of full responsibilities and LIABILITIES held by the issuer. The bank is deemed as transfer agent only and at zero risk. This is not DEBTOR finance or funds, and their actions of ignorance have been brought to our attention. The CEO, Chairman and Board of the Bank after investigation are complicit in crimes against humanity and stalling the economy of Angola.

Many attempts by the World Martial Authority WMA and King Mhlongo for President of Angola and the finance minister were repeatedly blocked by entities of the administration who are also complicit. JP Morgan Approved the dedication value of the administration who are also complicit. JP Morgan Approved the dedication value of the dedication of the administration who are also complicit. JP Morgan Approved the dedication value of the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit. JP Morgan Approved the dedication of the administration who are also complicit.

In our eyes this is FRAUD of the greatest magnitude, with attempted takeover of the Nation via FAKE FIAT FRAUD investments which is a Common law Cheat.

Every Transaction invokes UCc as they operate USD and are complicit in 31 USC 5118 (d) (2) which is a Felony.

All Vouchers are in compliance with 31 USC 5118 (d) (2), Basel 4, HJR 192, Virginia codes 1-500 and 8.A1-305-6 all points of the General Assembly, UCc 1 DCN File NO. 08-10-08-7015-1

All banks are LIABLE under UBc and 31 USC 5118 (D) (2) for Illegally demanding and circulating DEBT

Failure to accept money in compliance under HJR 192, Also failure to accept funds from another Nation aka America Republic Great seal Perserverando Superior to USA inc

Furthermore, The TORT feasor SCHEDULE includes 20 charges with fines up to 10 million USD per charge or 10 years in prison per charge

This is a Common Law Writ Order and Demand UCc 3 603 You are complicit in a Common Law Cheat!!

The International Court of Justice ICJ will receive this order to be passed Internationally via Supreme Courts under the Permanent Editorial Board, Bar Associations and International Courts of Record, who are under and subjected to UCc1-200

UCc is the international oversight via Aboriginal Royal title UCc Dejure Sovereign. The UCc Court, and the WMA is International Private and Commercial Law Enforcement and oversight to the Revenue.

Due Process is not required as you took your chances as an LLC already under UCc Bankruptcy with no Court of Jurisdiction or any Jurisdictional Authority to rule against the order given in the form of a Voucher for the prosperity and welfare of the people of Angola.

GUILTY your behavior is beyond monstrous, and this verdict is a lenient one in comparison to what it should be.

Bailiff/Deputy affirms that the foregoing information are true facts, and they are responsible for fraudulent information. Bailiff/Deputy understands that all information must be accurate, otherwise the claim will not be processed.

Bailiff/Deputy affirms that the foregoing information are true facts, and they are responsible for fraudulent information. Bailiff/Deputy understands that all information must be accurate, otherwise the claim will not be delayed.

WMA, Bailiff/Deputy Name and Bond Number WMA ID

Honorable Lee Clegg Global Commander GC24799UCc-1SGC8* Enforcer and endorser of the said Voucher and Chief Negotiator, Court Martial and Consular and Tribunal Officer

The depositor HRH Villiers S. Mhlongo Kwa Zulu-Natal and UCc Judge









To ruo Just

The tortfeasor/lien debtor(s) will be responsible for any IRS obligations resulting from the discharge or cancellation of any debt(s), as well as earned income resulting from accepted settlement(s). see Director, Norv Eisenberg, fee schedule, UNITED STATES DEPARTMENT OF TRAVEL

Not performing, UCc 3-603 / Title 31 USC 5118 is CONTEMPT, automatic, instant LIEN LEVY as they as OBLIGEE initiated, via non-performance = common law tort injury, as UCc Notice to All Workers and Employees, Law Enforcement Affidavit saith / read as, go FILE IMMEDIATELY with at in the UCc jurisdiction, quoted, from UNITED STATES DEPARTMENT OF STATE, LLC, Washington D.C., also via non-performance is a breach of COMMON LAW, or any U.S code, statute, registered agents!

Definition Judicial Notice, a notorious act, not needing Statutory, Civil Process Verdict, that is corporate, Verdict implies a jury decided! WMA is a Super prerogative process, common law, countered a notorious act, definition further PRODUCTION OF EVIDENCE NOT NECESSARY which indemnifies WMA judicial administration(s) secure via the all writs usage only!

The Sovereign Plaintiff WMA is the Jury, defined in common law handbook as a COURT OF RECORD and COMPETENT TRIBUNAL means can force or enforce agreements / contracts!

The King Queen is immune such as their Embassy consul, insular diplomat's ambassador's ministers, Bailiff's deputies et alii! GLDB 019073 Archived 8/16/2025

Angola, this is an Order of attention Under Article 9 to Seize all their DEBTOR trading.

Their SWIFT is to be immediately blocked, and their DEBTOR assets seized by Asset Seizure and Forfeiture under UCc 9. Also permanently revoking their SWIFT ability for not complying with BASEL 4. The bank SHOULD BE IMMEDIATELY CLOSED until these matters are rectified and all corrupt elements and Cartels are removed. An official oversight is required to halt any injustices. This is unfortunately a familiar story, as most banks show a high level of corruption and theft, blocking of funds FAILURE OF PERFORMANCE, FAILURE OF OBLIGATIONS WP9-71 to settle, and funds that are meant for Humanitarian causes are blocked and traded elsewhere without the owner's consent.

It is Hereby ordered that Bank BAI and items stated above are to be immediately credited into World Martial Authority WMA accounts and will be distributed by our appointed Bailiff/Martial /UCc Judge.

This order will be carried out with immediate effect as will Investigations and Auditing of Bank BAI s facilities for FRAUD

All evidence has been received and accounted for and every attempt to peacefully settle this matter has been exhausted. You are now under International Warrant of Arrest including all accomplices subsequently found out to have been involved.

A Ouo Warranto will be issued.

The invoice below must be immediately paid

Guilty Plea is entered on record with the Fine.

This invoice is to be paid within 7 working days.

VAT



NOTE THIS INVOICE IS SUBJECT TO CHANGE AFTER INSPECTION & AUDIT.

UNLESS PAID, EACH CHARGE WILL HOLD 1 YEAR'S PRISON SENTENCE PER 1 MILLION EUROS OWED.

1. MALICIOUS PROSECUTION (32 CFR 750.23)	=€100,000,000.00=EUR
2. DEFAMATION OF CHARACTER	=€50,000,000.00=EUR
3. SLANDER	= €10,000,000.00=EUR
4. LIBEL	=€10,000,000.00=EUR
5. MALFEASANCE (22 CFR 13.3)	=€10,000,000.00=EUR
6. EXTORTION (25 CFR 11.417) to be reviewed	=€10,000,000.00=EUR
7. SUBORNATION OF PERJURY (18 USC 1622)	=€10.000,000,00=EUR
8. RICO (18 USC 1961-1968)	=€100,000,000,00=EUR
9. VIOLATIONS OF THE UNIVERSAL DECLARATION	3
OF HUMAN RIGHTS	=€300,000,000.00=EUR
10. BREACH OF TRUST	=€10,000,000.00= EUR
11. TERRORISM	=€10,000,000.00= EUR
12.MALFEASANCE	=€10,000,000,00= EUR
13.MISCONDUCT IN PUBLIC OFFICE	=€30,000,000.00= EUR
14. Demanding debt in the form of DEBT NOTES i.e. promissory	=€10,000,000.00=EUR
15. 10 BILLION EUROS for the Voucher Issued	=€10,000,000,000.00= EUR
Total to pay	=€10,670,000,000.00=EUR
	OLOGINA /

This is NOW Private property Under Aboriginal Title UCc Dejure Sovereign protection

Furthermore, ignoring this Cease-and-Desist Notice by further threats of enforcement proceedings on the matter BY Bank BAI /or associates. Who had not addressed the Voucher and FINAL NOTICE! they had received from World Martial Authority before instructing LEGAL LLC NON-BONDED

REVOLUT, Konstitucijos Ave. 21B, 08130, Vilnius, Lithuania Commonwealth Reserve Private Company

Swift CR-MRS-GB-23 Account LT64 3250 0732 2522 4809 account name Commonwealth Reserve, for World Martial Authority Bank contact 46 72 521 89 99, Mrs. Janine Moulton

This is blatant incompetence, ignorance and harassment. It is unacceptable.

Great Seal Perserverando Nation AKA America republic, AlterNations, GLDB Reserve Bank and Treasury and Aboriginal Consular Court Insular Tribunal, Competent Court of Record Aboriginal title UCc-1 Dejure Sovereign, wish to inform any persons in receipt of this document.

See HJR 192, 31 USC 5118 (d) (2), Uniform Bonding codes page 2.

Those that interfere with World Martial Authority WMA will be charged under UCc as all are subjected to it. Being paid in, demanding and circulating DEBT is an arrestable FELONY which casts you out of commerce as you are operating in an ACTING capacity. A common law cheat

No State court of any nation shall have subject matter jurisdiction, over matters arising under Global Command or WMA, be it Federal, State, Civil Courts, Roman Civil/CIVIL Courts, shall have no Jurisdiction as their rules and procedures, proceedings, processes civil=debtor, LIABLE. Only prerogative tribunal supports and secures natural law, normal law juris peritus. Under Bond 019073, Alodial title Great Seal Perserverando Nation AKA America republic, AlterNations, GLDB Reserve Bank and Treasury and Aboriginal Consular Court Insular Tribunal, Competent Court of Record Aboriginal title UCc-1 Dejure Sovereign, wish to inform any person in receipt of this document that this VERDICT is FINAL AND CAN NOT BE REVOKED BY ANY COURT OR JURISDICTION OR DEBTOR FICTIONAL COURTS

This version will be published on the WMA website and broadcast publicly



Chief Judge

Grantor Lamont Durrell Belton

sui juris 'at law'

Amir General Res judicta consular insular aboriginal judsticiare UCc Article 1 Private, International and Commercial Law Enforcement Owner and Grantor of GLDB Reserve Bank

Bond 019073 ID no: GC24798UCc-1CJG8*











Global Commander
Honorable Lee Clegg
World Martial Authority
Bond 019073 ID no GC24799UCc-1SGC8*













