# To the U.S. district court Western District of Arkansas (Hot Springs) Civil Docket for Case #: 6:24-cv-06088-SOH-BAB

SHERREL JEAN COURVELLE (in error)
Petitioner

V.

STATE OF ARKANSAS

# TO THE CIRCUIT COURT OF GARLAND COUNTY, ARKANSAS CRIMINAL DIVISION

STATE OF ARKANSAS

Case # 26CR-19-84 (in error) 26CR-21-123 (in error) 26CR-21-531 (in error) 26CR-23-712 (in error)

V.

SHERREL JEAN COURVELLE (in error)

## **WRIT OF ERROR with Exhibits 1-17**

# LAW OF THE CASE

The law of the case is hereby decreed: THE LAW OF THIS SUIT: ATTACHMENT "A" is
incorporated by reference as though fully stated herein and applies to all causes of action
and all declarations at law.

# CHALLENGE OF JURISDICTION/STANDING of MICHELLE COE LAWRENCE

COMES NOW, Sherrel Jean Courvelle®, the living woman, to correct multiple false presumptions made by Michelle Coe Lawrence. Furthermore, I challenge the false presumptions from Michelle Coe Lawrence as to U.S. Citizenship and residency, and as a requirement, said corrections MUST be put on the record before proceeding any further

with said (double jeopardy) jury trial (SEE LAW OF THE SUIT-ATTACHMENT A under "CITIZEN OF THE UNITED STATES; PGS 1-3").

I, Sherrel Jean Courvelle®, the living woman, do hereby challenge the jurisdiction of this Court for the fifth time. Merits of this case cannot be looked at until jurisdiction is proven. Failure to prove jurisdiction is a denial of due process (Rhode Island Massachusetts, 37 US 657, 718, 9 L.Ed 1233 (1838)); "However late this objection [to jurisdiction] has been made, or maybe made in any cause, in an inferior or appellate court of the United States, it must be considered and decided, BEFORE any court can move ONE FURTHER STEP in the cause; as any movement is necessarily the exercise of jurisdiction" (EMPHASIS MINE).

"Where jurisdiction is contested, the burden of establishing it rests upon the Plaintiff." Loos v. American Energy Savers Inc., 168 Itl. App 3d. 558, 522 N.E. 2d 841 (1988).

"Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted."

Latana v. Hopper, 102F. 2d 188; Chicago v New York 37F.Supp. 150

The Prosecutor, Michelle Coe Lawrence, is the one who must establish jurisdiction for the court and also prove her own standing to bring any claim before the court. Since Jurisdiction was challenged on August 1, 2023, and still remains unanswered, all actions that have been taken against Sherrel Courvelle® the living woman have been in excess of jurisdiction and in excess of the courts actual power and authority. All action of unlawful imprisonment, warrants, fines, etc. are null and void. (SEE LAW OF THIS SUIT: SECTION JURISDICTION PGS 3-6, TREASON PGS 6-7, and DUE PROCESS PGS 7-8)

I object to what Michelle Coe Lawrence, the Prosecutor, is presuming about me.

Accordingly, I wish for the facts and evidence beginning with discovery of who this

woman, Michelle Coe Lawrence, Prosecutor, is, and the capacity in which she is acting, because I understand this much --- she has to prove the jurisdiction of the court over both subject matter and my persons, and she has to prove her standing to bring any claim against me. It is my wish that all facts, evidence and discovery be put on the record, within

five (5) days of receipt of service.

With that being said, let us just start over and establish the nature of the claim and the parties.

Because I am challenging the Prosecutor, Michelle Coe Lawrence and her ability to invoke the jurisdiction of the court. This is again my counterclaim and again a denial of jurisdiction.

1. I don't believe that the Prosecutor is acting as a Public Officer in any public office related to me and my activities, so I would like to see a copy on the record of Michelle Coe Lawrence's license to practice law in this country --- not a B.A.R. CARD (NOT A BRITISH ACCREDITED REGISTRY(OR REGENCY) LICENSE-THAT IS A FOREIGN LAW AND A FOREIGN COUNTRY), not a guild card, not a green card – an actual license issued by any level of our American Government.

Mrs. Prosecutor, do you have such a license enabling you to address me?

[If so, make a copy of the license from the American Government-the republican form of government and put it on the record.]

2. If you don't have a license, and you still claim to be acting in a Public Office related to me, do you have a bond and an Oath of Office, as required to be an American Public Official?

All Oaths of Office are found under 22 U.S.C. Foreign Relations, F.R.§ 92.12-92.30 those public officers are also found under U.S.C. Title 8 § 1481-Loss of nationality by naturalized citizen; voluntary action; burden of proof; presumptions.

# [If so, post a copy of each on the Record of your Bond and Oath of Office]

Now, I understand Michelle Coe Lawrence is working for the STATE OF ARKANSAS, and I further understand that the STATE OF ARKANSAS is an INCORPORATED ENTITY that is listed on the New York Stock Exchange and that it has the Dunn and Bradstreet Number of 619312569.

3. Mrs. Michelle Coe Lawrence, when you appear in court representing an INCORPORATED ENTITY, you are required to have the corporation's charter in your hand. If you are not representing the STATE OF ARKANSAS or are representing other entities or are representing multiple INCORPORATED ENTITIES besides the STATE OF ARKANSAS, it is my wish to have ALL of those corporate charters put on the record so I can examine those charter documents, too. Without any valid proof Sherrel Jean Courvelle® or the court can see,

you are claiming to represent the STATE OF ARKANSAS. In addition, I need to see some proof of your relationship with the STATE OF ARKANSAS and any other ENTITIES you are representing here as plaintiffs, so please produce proof that you have a contract with the plaintiffs allowing you to represent them. I need something that has the official STATE OF ARKANSAS seal on it. **Put that on the record**.

- 5. If you are representing the STATE OF ARKANSAS, I assume you have a Business License and a Personal Liability Bond to ensure your Performance--- those documents also need to be put on the record.
- 6. If we assume, and at this point, that's assuming a lot, that you are enabled and entitled to represent the STATE OF ARKANSAS, you are representing a FRANCHISE ORGANIZATION that is a federated state ---- and the requirement is to have a Foreign Agents Registration on file. Foreign Agents Registration Act (F.A.R.A.), which is found at 22 U.S.C. § 611 Foreign Relations and Intercourse A public official is considered a foreign agent. In order to hold a public office, the candidate must file a true and complete registration statement with the Attorney General as a foreign principal.

Providing said documents on record, prove your registration as a Foreign Agent with respect to Arkansas and its people.

7. Once we have all of this put on the record proving that you have the standing to invoke any court in Arkansas, but nonetheless, just to be on the safe side, I need to give you and the Clerk and the Judge and the Court fair notice AGAIN, of my Foreign Sovereign status under the Foreign Sovereign Immunity Act. Many people wonder about the meaning of that Act, and you may be one of them, so I will just inform you that it is Federal Law under the United States Code that requires me to tell you outright that I am a Foreign Sovereign with respect to you, because I am a Texan and am domiciled on Arkansas state, which is a foreign jurisdiction with respect to the STATE OF ARKANSAS, where you and this court reside. I am the "Foreign Sovereign" referred to in the Foreign Sovereigns Immunity Act. I hereby provide you with "MANDATORY NOTICE," AGAIN that all of my vessels are not subject to STATE or British Territorial or Municipal United States statutes, regulations, and policies that are for the CORPORATIONS. I, Sherrel Courvelle©, the living woman and all

my vessels are owed The Law of Peace, Department of the Army Pamphlet 27-161-1 (1956), from all British Territorial and Municipal officers and employees who otherwise have no permission to approach or address me. "Any harm to me the living woman, resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties; 18 USC 2333, 18 USC 1341 and 1342." I identify as a Foreign Sovereign OWED ALL exemptions and immunity. (Exhibit 1-MANDATORY NOTICE, Exhibit 2-Notice of Liability, Exhibit 13-Challege of Jurisdiction, Exhibit 14-Default in dishonor, Exhibit 16-Letter from Arkansas State Court to Kara Petro, Exhibit 17-FSIA Tim Griffin).

8. Mrs. Lawrence, do you have a wet, blue ink signature of mine and Witnesses that I signed and established a contract between myself and the STATE OF ARKANSAS which you represent?

If you refer to The Constitution of the STATE OF ARKANSAS, I am domiciled on Arkansas, not the STATE OF ARKANSAS. The land and soil making up Arkansas where I am domiciled is three dimensional and has physical borders, rocks, trees and rivers. The STATE OF ARKANSAS is an inchoate state --- it only exists on paper as an INCORPORATED ENTITY. The Constitution of the STATE OF ARKANSAS has nothing to do with me. I haven't signed it because it's a foreign service contract.

In actuality, nobody lives in the STATE OF ARKANSAS, which is part of the problem here. In order for me to have anything to do with the STATE OF ARKANSAS, I would have to be an elected official or officer or a dependent of the STATE OF ARKANSAS CORPORATION, and I am notably not any such person. I, Sherrel Jean Courvelle@ am a living, native Texan, domiciled on Arkansas with no office of personhood or dependency related to the STATE OF ARKANSAS INCORPORATED, however styled.

## CHALLENGE OF JURISDICTION/STANDING OF JASON JOHNSON

COMES NOW, Sherrel Jean Courvelle©, the living woman, to correct any false presumptions made or that may be made by STATE OF ARKANSAS ATTORNEY GENERAL, Tim Griffin or ASSISTANT ATTORNEY GENERAL, Jason Johnson representing The State of Arkansas. I understand that Tim Griffin and Jason Johnson are Military Officers for the

Foreign British Territorial CORPORATE FRANCHISE. I also understand that "The State of Arkansas" is under Admiralty Jurisdiction. Assistant Attorney General "Military Officer" Jason Johnson has responded to Honorable Barry Bryant stating he will be attending the habeas corpus hearing representing "The State of Arkansas" (Admiralty Jurisdiction). I, Sherrel Courvelle©, the living woman, am not subject to any military tribunal or subject to any FOREIGN military officer. "It is unconstitutional to try civilians by military tribunals unless there is no civilian court available." (SEE LAW OF THE SUIT-ATTACHMENT A: EX-PARTE MILLIGAN, 71 U.S. 2(1866); PGS 09-17)

I, Sherrel Courvelle©, the living woman am not subject to corporate statutes, codes, regulations, policies of THE STATE OF ARKANSAS or any FEDERAL STATUTES OR CODES or any military law of The State of Arkansas, etc. I am ONLY subject to the Declaration of Independence, the American Common Law, and my Creator alone.

The civilian court is available in Arkansas state and is open and in session. That is the Arkansas State Court of Common Law. A Final Judgement was rendered by a lawful Competent Tribunal of my peers on February 22, 2024. I was found innocent of all charges that had been fraudulently and illegally lached onto me, the living woman, by the GARLAND COUNTY DISTRICT AND CIRCUIT COURTS. A Common Law Trial by jury verdict is final and CANNOT be overturned by any court of the United States. "In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law." The Seventh Amendment of the Constitution of the United States of America (1789).

#### FACTS OF WHO I AM AND MY STANDING AND JURISDICTION

So, I am a bit perplexed, and wondering who or what you have mistaken me for?

And why? Isn't it apparent who I am? And what I am? Do I need to show you the record of my political status as domiciled on Arkansas as an American State National,

AGAIN eliminating all presumptions? Or, otherwise prove to you my membership in The

Arkansas Assembly? I have proof on the public record, and it will be added as (Exhibit 3-928 paperwork).

- 1. I, Sherrel Jean Courvelle®, the living woman, come to correct the false presumptions made by Michelle Coe Lawrence. We the People are American State Nationals, Arkansas state Citizens, Arkansans, we OWE our allegiance to this Arkansas state, the Declaration of Independence, the American Common Law and our Creator alone. We the People are lawfully standing on the Land and Soil Jurisdiction, permanently domiciled on Arkansas, one of the Union states. I have been found to be alive and have fully come to age of majority and am of sound mind and body. (SEE LAW OF THE SUIT-ATTACHMENT A, CITIZENS OF THE UNITED STATES; PGS 1-3)
- 2. I, Sherrel Jean Courvelle©, the living woman, come to correct the false presumptions made by Michelle Coe Lawrence. I am NOT a temporary *resident* of Arkansas, just passing through. I **AM permanently** *domiciled* on Arkansas, a **permanent member** on Garland county.
- 3. Pursuant to the Expatriation Act, The Expatriation Act of July 1868 allows you to sign an Act of State and go back to your original status as an American born on the land of an actual state of the Union. Said party Sherrel Jean Courvelle® is NOT A CORPORATION (Exhibit 4-Act of Expatriation). Just to be clear;
- I am NOT a Sovereign Citizen; it is an oxymoron; a contradiction in terms. It is not possible both to be free (a Sovereign King) and a slave (servant) together. **Sovereign Citizen is NOT a valid political status and NOT a valid Nationality.**
- I am NOT a U.S. Citizen, I am NOT a British Territorial Citizen of The United States of America INC., a CORPORATION.
- -I am NOT a Municipal Citizen of the United States, a CORPORATION.
- -I am NOT a 14th Amendment Citizen of the UNITED STATES a slave created by Congress.
- -I DO NOT intercourse in Interstate Commerce.

- -I am NOT part of any of these FOR-PROFIT, FOREIGN GOVERNMENTAL SERVICE CONTRACTOR CORPORATIONS.
- -I DO NOT have a CONTRACT with these FOREIGN INCORPORATED COURTS obligating me to foreign British Territorial Roman Civil Law or SEA/MARITIME/Admiralty or MUNICIPAL Equity/Air Jurisdiction courts.
- -I DO NOT CONSENT to being trafficked into any of the above said courts.
- 4. As one of the people on Arkansas, I am OWED and GUARANTEED the Common Law, the supreme law of the Land, The Law of the Land and Soil Jurisdiction, and all the guarantees in all three Federal Constitutions. I, Sherrel Jean Courvelle®, the living woman, stand legally and lawfully, via testimony of properly prepared Land and Soil 928 paperwork which was properly recorded on the Garland County Land Records Office (Book 4574, pgs. 0851-0894) and on the International Global Prosperity Group's main database website. The US SECRETARY OF STATE, Anthony Blinken, and the Arkansas SECRETARY OF STATE, John Thurston, both have copies of my Certificate of Nationality and my correct political status (Exhibit 5-Declaration of Political Status Letters). All my property, vessels, ESTATES and assets have been lawfully reconveyed on the Land and Soil Jurisdiction (Exhibit 6-Deed of Reconveyance).
- 5. These Birth Certificates are the "indemnity receipt"—which the military had to issue when they seized upon my name and estate and kidnapped me into their foreign British Territorial United States of America jurisdiction back when I was just a poor defenseless little baby in the cradle. The Birth Certificate is proof of the crime committed against me—It is proof they conscripted my name and estate. It is also proof that someone who just happens to have my Given Name and who was born in the same place at the same time and to the same parents as I was—is insanely insured against loss or damage and is naturally EXEMPT and immune from all of their crimes and attacks. That ENTITY is SHERREL JEAN STINE A FOREIGN FRANCHISE CORPORATION- created by the FOREIGN STATE AND FEDERAL SUBCONTRACTOR CORPORATIONS when my mother unknowingly signed me away as a slave to the CORPORATION/CROWN/VATICAN when I was born. This

CORPORATION FRANCHISE ENTITY was created under Municipal code in the District of Columbia. Since this was an unconscionable contract that my mother signed, it constitutes fraud. Fraud vitiates everything. Fraud was also discovered with Marriage Licenses creating other CORPORATE ENTITIES in my name, SHERREL JEAN COURVELLE. All of this fraud has been discovered and I have taken the necessary steps to correct my nationality and political status, and to detach this FICTICIOUS CORPORATE ENTITY from me, the living woman. Because this CORPORATE FRANCHISE ENTITY named after me was created by the FOREIGN GOVERNMENT SUBCONTRACTOR CORPORATION for their own benefit alone and without my knowledge or consent and not for my benefit, it is considered a USUFRUCT. The definition of Usufruct is the privilege of utilizing and benefiting from an asset that belongs to another. This CORPORATE FRANCHISE ENTITY fraudulently created in my name was created so that the FOREIGN GOVERNMENT SUBCONTRACTORS could lache onto that CORPORATE FRANCHISE ENTITY and benefit from siphoning ITS assets. That is how these SEA/MARITIME/Admiralty/Equity/Air Jurisdiction courts are able to address those CORPORATE ENTITIES they created. These FOREIGN GOVERNMENT SUBCONTRACTOR CORPORATIONS do NOT have the ability to address me the living woman. They are only allowed to adjudicate disputes between CORPORATIONS. I am NOT a CORPORATION. I am NOT the DEFENDANT, SHERREL JEAN CORVELLE, a fictitious CORPORATE ENTITY (a USUFRUCT) named after me the living woman without my knowledge or consent.

\*\* It is YOUR USUFRUCTUARY DUTY to hold me, the living woman harmless from any consequence, harm, injury, charge, debt, payment etc. that is brought against or accrued to the CORPORATE FRANCHISE ENTITY created in my name.

All of these "FOREIGN CORPORATE GOVERNMENT COURT OFFICIALS" at the GARLAND COUNTY COURTS have become **Public Usufructs** by using that CORPORATE FRANCHISE ENTITY fraudulently created in my name, to tache onto for **their benefit atone to siphon**the assets from the SHERREL JEAN COURVELLE—CORPORATE ENTITY while bringing harm and injury to me, Sherrel Courvelle®, the living woman, by false imprisonment, fines, charges, fees, debt, (ACT3) unreasonable psyche evaluations etc.

\*\*These actions that have been taken against me, the living woman, by these FOREIGN CORPORATE COURT OFFICIALS are crimes of Impersonation-Impersonating me the living woman as a CORPORATION, crimes of Personage, and are serious Capitol crimes which can hold the death penalty.

Again, the FOREIGN GOVERNMENT SUBCONTRACTOR CORPORATION responsible for creating these CORPORATE ENTITIES in my name MUST hold me harmless from any actions taken against that CORPORATE ENTITY. They MUST also hold me harmless from any supposed Citizenship obligations owed by these CORPORATE ENTITIES created in my name. Any presumption that I owe you any citizenship obligations based on the existence of this CORPORATION FRANCHISE ENTITY that has been named after me is in error and YOU have the USUFRUCTUARY DUTY to hold me harmless from any presumed citizenship obligation or harm or injury.

The Birth Certificates are also Clearinghouse Receipts—receipts like coat check receipts exchanged for my actual birthright estate, without my knowledge or agreement. The Bonds attached to those receipts are not bonds in the sense of Savings Bonds, they are Performance Bonds, based on the estimated value of your lifetime labor as either: 1). An indentured servant known as a U.S. Citizen voluntarily subjecting themselves to peonage in service to the British Crown, or 2) a Municipal citizen slave, voluntarily donating their estate in exchange for political asylum and basics of life. Those Performance Bonds obligate people to surrender their ability to own private property and pay large percentages of their lifetime earnings to predatory foreign governments—the British Crown operating the Internal Revenue Service, and the Vatican operating the IRS (Exhibits 7–Revocation of Election to Pay Taxes; (SEE LAW OF THE SUIT-ATTACHMENT A UNDER CITIZENS OF THE UNITED STATES; PG 1).

I have come to the age of majority and **DO NOT CONSENT TO VOLUNTARILY SUBJECT MYSELF TO THOSE CITIZENSHIPS.** Which are the reasons why I have Expatriated from those citizenships under the Expatriation Act of 1868.

I have Declared my Political Status as an American State National. Copies of these are filed with the UNITED STATES SECRETARY OF STATE office with Anthony Blinken and filed with the STATE OF ARKANSAS SECRETARY OF STATE'S office with John Thurston. (Exhibit 5-Declaration of Political Status), (Exhibit 4 Act of Expatriation).

The Birth Certificate obliges you to a lifetime of bondage. The Birth Certificate is proof that we were human trafficked as babies into foreign jurisdictions, like a little sailor being cast adrift and shanghaied into the French Foreign Legion. The Birth Certificate is the evidence of crimes and fraud committed against me.

- 6. The Diagram of the Fraud (Exhibit 8) shows that my "missing Trade Name" is at the center of this issue. As this diagram and the public Deed of Re-Conveyance shows, I was presumed to be lost but now am found alive and standing on the land and soil of my birthright. I am the original Possessor and Entitlement Holder of the missing Trade Name and I am owed all beneficial reversionary trust interest in it and in any derivatives thereof." (Exhibit 6-Deed of Reconveyance).
- 7. The Certificate of Assumed Name(s) As this recorded Certificate of Assumed Name shows, I have seized control of all Assumed Names related to my Trade Name and corrected their domicile, too, as of the dates shown. (Exhibit 9–Certificate of Assumed Names)
- 8. This is my Private Registered Indemnity Bond number AMRI00001 RA393427640 US Arkansas. All my vessels are all private persons engaged in peaceful international trade and any other presumption is made in error. Above is the indemnity bond on file with the United States Treasury, demonstrating my private capacity.
- 9. The Revocation of all Powers of Attorney, this is my revocation of all Powers of Attorney. I am the only attorney-in-fact, and I object to any and all other presumptions of this court and its officers (Exhibit 10–Cancellation of All Prior Powers of Attorney).
- 10. I serve Notice on this court that I am tax-exempt and that all vessels related to my name are tax prepaid.

- 11. I serve Notice on this court that I am owed The Law of Peace in all military venues.
- 12. I serve Notice on this court that my Vessels have been reconveyed to the Land and Soil Jurisdiction and are all permanently domiciled on the land and soil of Arkansas.
- 13. I serve Notice on this court that my Vessels are owed the General Session Law and Public Law and are NOT subject to any private statutory or municipal law administered by this court.
- 14. I wish for the complete elimination of all claims and dismissal of all charges related to this matter---with prejudice.
- 15. I wish for the Court Administrator to properly discipline court personnel to prohibit the bringing of such false claims in the future. I do not expect to be further misaddressed.
- 16. The real and personal property that is the subject matter of this action is located at 249 Nathan Terrace Jessieville Arkansas [zip exempt] within Garland county, the actual **soil jurisdiction**. This is the Land and Soil jurisdiction. This action by necessity MUST be adjudicated according to the American Common Law because it concerns actions that took place within Arkansas state; a state of the Union of States, and it concerns the living woman who is NOT subject to these FOREIGN FOR-PROFIT CORPORATIONS. A CORPORATION CANNOT be a government. This is a FOREIGN FOR-PROFIT CORPORATION in the business of offering "governmental services". I do NOT need your services. I DO NOT consent to contract with this FOR-PROFIT FOREIGN CORPORATION, color of law administrative court to handle my affairs.
- 18. Therefore, the venue of this action CANNOT be adjudicated in GARLAND COUNTY CIRCUIT COURT, an administrative court, operating in International SEA Jurisdiction, a court not competent, nor a court of record, nor a court operating American Common Law. Pursuant to The Northwest Ordinance, the three (3) federal constitutions, the 6th and 7th Amendments, and the Judiciary Act of 1789 under the Savings to Suitors Clause stating, "saving to suitors in all cases the right of a common law remedy where the common law is competent to give it." The GARLAND COUNTY CIRCUIT AND DISTRICT COURT does NOT have subject matter jurisdiction over this action.

The correct Jurisdiction for this action is the Arkansas State Court for Common Law (General Post Office Box 1142 Little Rock, Arkansas [72203]) which was reconstructed and brought forward, open and in session, as of August 27th, 2023. That court has Superior, Concurrent, General Jurisdiction. (Exhibit 11–Invocation of Ex-Parte Milligan, Exhibit 12-NOTICE Arkansas State Common Law Court is in session). These cases in the GARLAND COUNTY CIRCUIT AND DISTRICT COURT were brought before the Arkansas State Court and a General Verdict was given on February 22, 2024. A copy of that Common Law verdict was recorded on the GARLAND COUNTY COURT DOCKET on March 1, 2024.

Mrs. Michelle Coe Lawrence shouldn't be addressing me and creating random assumptions about my political status and as well, subjecting me to laws that do NOT apply to me. The recent Supreme Court ruling of the Chevron Deference case and the SEC v. Jarskey both support the unalienable right to a trial by jury untethered from agency/administrative codes.

I stand under the Public Law, not any private law, and I believe that this has been made abundantly clear over the past year. This is my fifth challenge of Jurisdiction that has gone unanswered since August 1, 2023. Michelle Coe Lawrence and Kara Ann Petro are both acting in dereliction of their duty by continuing to take action against me in excess of their jurisdiction because jurisdiction was lawfully challenged and still remains unanswered first on August 1, 2023, September 6, 2023, October 18, 2023, May 3, 2024, June 11, 2024, in court and now again, July 30, 2024. (Exhibit 13-Challenge of jurisdiction 8-1-23, Exhibit 14-Fault in Dishonor 9-6-23, Exhibit 15-Demand to Dismiss 1-22-2024, Exhibit 2-Notice of Liability 5-3-24, Exhibit 16-Letter to Kara Petro 10-18-23, Exhibit 17-Letter to Tim Griffin AG).

Michelle Coe Lawrence and Kara Ann Petro have acted in bad faith and have in succession, denied me of my right of Due Process. In good faith, Michelle Coe Lawrence has five (5) days from the date of Service to answer on the Record all jurisdictional claims proving she has standing to address me, the living woman. If jurisdiction is not proven on the record in five (5) days from filing, then the Prosecutor has no standing to address me and has failed to establish the required jurisdiction for the court, and subsequently all consideration of

her charges MUST be dismissed immediately. I would ask the Federal Judges, Honorable Susan Hickey and Honorable Barry Bryant to deliver the same conclusion and dismiss immediately these unlawful actions against me with prejudice and to discharge me from unlawful, arbitrary imprisonment.

Sherrel Jean Courvelle®

Prisoner #39455

GARLAND COUNTY DETENTION CENTER

Shovel Jean Comullio

3564 Albert Pike Road

Hot Springs, Arkansas 71913

Kimberly Baker©

Assistance of Counsel

General Post Office Box 179

Jessieville, Arkansas [71949]

#### CERTIFICATE OF SERVICE

I, Kimberly Baker, Assistance of Counsel, hereby certify that on this day, 7/30/2024 I remitted a copy of the foregoing WRIT OF ERROR WITH EXHIBITS to the following places by certified mail, Return Receipt Request.

Garland County Prosecuting Attorney's Office Attn: Michelle Coe Lawrence 501 Ouachita Avenue Suite 107 Hot Springs, Arkansas 71901

Cert # 9589 0710 5270 1246 2972 44

Assistant Attorney General Jason Johnson 323 Center Street Suite 200 Little Rock, Arkansas 72201

Cert # 9589 0710 5270 1246 2973 98

U.S. district court, Western Division of Arkansas Judge Isaac Parker Federal Building 30 South 6<sup>th</sup> Street, Room 1038 Fort Smith, Arkansas 72901

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