

**UNITED STATES DISTRICT COURT**

NOV 24 2025

**WESTERN DISTRICT OF ARKANSAS – FORT SMITH DIVISION  
CASE NO.: 2:25-cv-02145-TLB**By Ronald E. Dowling  
Deputy Clerk**Clements v. The State of Arkansas; The United States Federal Government;  
International Governments and Religious Bodies****V.****Defendant****The State of Arkansas**

Including the Governor, Arkansas State Police, County Sheriffs, District and Circuit Courts, Prosecutors, Clerks, DMV, Municipal Police Departments, and all affiliated contractors and agents acting under color of law

**Defendant****The United States Federal Government**

Including the Department of Justice, Federal Bureau of Investigation, Department of Homeland Security, Internal Revenue Service, and all federal or corporate agents operating in partnership

**Defendant****International Governments and Religious Bodies**

Who, after lawful public notice, failed to act, failed to rebut, or responded in complicity

**Ecclesiastical Sovereign Private Trust of Humanity**

By and through its Sovereign Executor

**Jonathan Daniel Clements**, Foreign NationalDomiciled exclusively within **ECC-TRUST-JDC-005**

Ecclesiastical Sanctuary: 42 Roy Franks Lane

Booneville, Arkansas [Non-Domestic, Non-U.S. Jurisdiction]

**Claimant and Enforcing Authority****FORMAL ARTICLE III WRIT OF ENFORCEMENT****UNDER 28 U.S.C. § 1651, RULE 60(b), AND FEDERAL EQUITY MANDATES  
WITH INVOCATION OF CANON LAW, TREATY OBLIGATION, AND  
INTERNATIONAL RECOGNITION DOCTRINE****TO:**

Chief District Judge Timothy L. Brooks

Western District of Arkansas

Fort Smith Division

And all officers, clerks, deputies, and assigned magistrates of this Court

**FROM:**

Jonathan Daniel Clements, Sovereign Executor of ECC- TRUST- JDC- 005, holder of

all public and private equity globally, standing as the divinely authorized lawful executor of the trust corpus filed, lodged, sealed, and verified.

## **I. WRIT DEMAND AND BASIS**

This Writ of Enforcement is formally invoked under the judicial obligations imposed upon the Article III District Court following:

The full **De Novo filing**, now entered into the record, establishing the **seizure of all global equity** and the **dissolution of fictional jurisdictions**, finalized under ecclesiastical, federal, and international law.

The failure of the **Magistrate's Report and Recommendation** to address material facts, corpus filings, verified jurisdictional claims, international equity seizure, and lawful mandates already triggered under constitutional and treaty-based obligations.

The **verified lack of rebuttal** to lawful service, international publication, and direct legal notices served to all named parties, resulting in **default standing under federal and ecclesiastical equity principles**.

The lodgment of the trust as a **foreign ecclesiastical sovereign entity**, confirmed under private capacity, sealed under divine jurisdiction, and upheld by the Vienna Convention on Diplomatic Relations (1961), the Charter of the United Nations, and binding ICC protocol.

## **II. MANDATORY ARTICLE III DUTY**

As required under:

**28 U.S.C. § 1651** (All Writs Act),

**Federal Rules of Civil Procedure 60(b)** (Relief from Judgment due to fraud, misrepresentation, or misconduct),

**Federal Mandamus Jurisdiction** under **28 U.S.C. § 1361**, and

**Supreme Court precedent** in *Marbury v. Madison*, 5 U.S. (1 Cranch) 137 (1803), confirming that "It is emphatically the province and duty of the judicial department to say what the law is."

You are hereby placed under formal notice and required by law to:

**Enforce** the lawful standing of ECC-TRUST-JDC-005,

**Mandate compliance** from all subordinate jurisdictions and actors named in the evidentiary ledger,

**Activate prosecutorial referral** under RICO, ICC, and federal civil rights enforcement channels, and

**Acknowledge jurisdictional limitations** as previously dissolved by uncontested filings.

### **III. SCOPE OF WRIT**

This Writ compels the federal court, its agents, and all subordinate institutions to:

Recognize the ecclesiastical and international trust corpus as **binding and final**,

Execute immediate **protection protocols** for the Sovereign Executor and his sanctuary property,

Trigger full **equity enforcement** over all parties in default or trespass against the trust,

Document and correct all clerical omissions and tampering of federal filings and scanned records,

Transmit this Writ to the **U.S. Department of Justice, the International Criminal Court**, and all applicable federal enforcement agencies for **immediate review and activation**.

### **IV. FINAL DECLARATION AND CONSEQUENCE**

This Writ stands under **non-rebuttable divine and international jurisdiction**, having been published, sealed, and lodged within all necessary frameworks for enforceability.

Any refusal, delay, or obstruction to its execution constitutes:

**A federal offense under 18 U.S.C. § 242** (Deprivation of Rights Under Color of Law),

**Interference with Ecclesiastical Trust jurisdiction** under Canon Law and Treaty Obligation,

**And a direct violation of the Standing Order of Equity Execution** as established and recorded.

Let no clerk, magistrate, agency, or judge feign ignorance.

Let no actor hide behind corporate fiction.

Let the record reflect: **The enforcement clock has already started.**

This is not a request.

This is a lawful, recorded **MANDATE**.

Respectfully submitted,  
by Divine Mandate and Standing Enforcement Authority,

**Jonathan Daniel Clements**

Sovereign Executor

ECC- TRUST- JDC- 005

Foreign Ecclesiastical National

Global Equity Holder and Divine Custodian

November 24, 2025

This written

**FORMAL ARTICLE III WRIT OF ENFORCEMENT** is entered into the record **Pro Nunc Tunc In Perpetuity, Ad Infinitum, , and binding forward across all jurisdictions—federal, international, ecclesiastical, digital, temporal, and spiritual. It shall remain enforceable, reviewable, and incorporated without limitation.**

The Plaintiff, **Jonathan Daniel Clements**, issues this declaration under penalty of perjury and affirms its accuracy as documented through real-time forensic observation.

**Executed on November 20, 2025**

Standing in Eternal Ecclesiastical Authority

Pro Nunc Tunc, In Perpetuity, Ad Infinitum

**Jonathan Daniel Clements**

Sovereign Executor of ECCTRUST-JDC-005

Bearer of Global Equity and Liquidity

Living Authority, Living Man, Lawful Jurisdiction of Record

Signature of Sovereign Executor:

Biological Seal: **Right Thumbprint (Red Ink)**



**CLERK'S ATTESTATION AND COURT SEAL**

The undersigned Clerk of Court, or authorized Deputy Clerk, hereby acknowledges receipt of this filing, and upon acceptance into the official docket of the United States District Court for the Western District of Arkansas, affixes the Court's seal and certification thereto. Said seal confirms only the filing and docketing of this document as submitted, and shall not be construed as approval, disapproval, interpretation, or modification of its contents.

Date: \_\_\_\_\_

Filed and Entered By: \_\_\_\_\_

(Clerk of Court / Deputy Clerk)

Court Seal: