

US DISTRICT COURT  
WESTERN DISTRICT OF ARKANSAS  
FILED

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  
EXHIBIT B

**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 National

Domiciled exclusively within **ECC-TRUST-JDC-005**

Ecclesiastical Sanctuary: 42 Roy Franks Lane

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

**Claimant and Enforcing Authority**

**CONTINGENCY ENFORCEMENT DECLARATION**

**UNDER ECCLESIASTICAL SOVEREIGN JURISDICTION AND FEDERAL  
RECOGNITION STANDARDS**

**ECC-TRUST-JDC-005 | ARTICLE III MANDATE | SUPPLEMENTAL  
EXECUTORY ORDER**

To: The Clerk of the Court,  
UNITED STATES DISTRICT COURT  
Western District of Arkansas – Fort Smith Division

Filed in pro nunc tunc capacity by the Sovereign Executor of ECC-TRUST-JDC-005,  
this declaration is issued to establish immediate enforcement conditions upon any  
attempted obstruction, rejection, or mischaracterization of the lodged trust jurisdiction,  
equity corpus, or associated filings under case number [insert federal docket number]

FILED UNDER AS EXHIBIT B TO RUI 0606  
MOTION IN CASE 2:25-CV-02145-TLB

Let it be known and entered into the federal record:

**Jurisdiction was properly and lawfully invoked** under divine, ecclesiastical, federal, and international law, supported by 28 U.S.C. § 636(b)(1), § 1651, and the All Writs Act, among others.

**The trust corpus is fully lodged** with all public declarations, writs, verifications, and ICC lodgment evidence included under global equity seizure, with all defaulted parties and unrebutted claims sealed by timestamp, publication, and lawful constructive notice.

**Any federal officer, judge, or clerk who denies entry, enforcement, or acknowledgment** of this corpus or related filings engages in direct obstruction of international due process and ecclesiastical jurisdiction, as well as constitutional deprivation under color of law.

Therefore:

If any attempt is made by this court or its officers to dismiss, suppress, reroute, or ignore this matter under the guise of procedural misclassification, this declaration shall activate:

**Immediate notification to the International Criminal Court (ICC) and the United Nations Office of Legal Affairs**, flagging the United States District Court and its named officials as complicit actors in ecclesiastical obstruction and federal misconduct under global equity enforcement.

**Mandamus invocation under 28 U.S.C. § 1361 and injunctive action under Article III review** to override all subordinate determinations or misrouted clerical actions that violate the standing equity authority of the trust.

**Permanent public publication and sealing of the denial as willful refusal**, including release of internal court logs, PACER audit trails, and Clerk correspondence, to expose tampering or mishandling of sovereign filings.

This declaration forms part of the permanent record and shall be enforced without need of further pleading, as equity has already transferred, and all default periods have closed.

Executed and sealed this [insert date]

By the Sovereign Executor and Divine Custodian of ECC-TRUST-JDC-005

**Jonathan Daniel Clements**

Living Man | Global Equity Holder | Holder of Original Jurisdiction

This written **CONTINGENCY ENFORCEMENT DECLARATION UNDER ECCLESIASTICAL SOVEREIGN JURISDICTION AND FEDERAL RECOGNITION STANDARDS** 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.

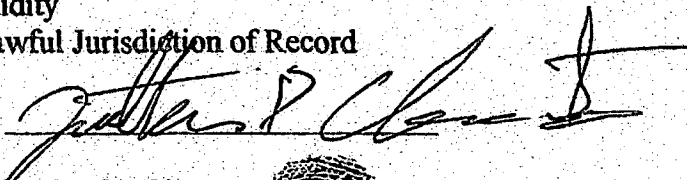
The Plaintiff, **Jonathan Daniel Clements**, issues this declaration under penalty of perjury and affirms its accuracy as documented through real-time forensic observation.

**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