

APPENDIX

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**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

PRELLE et al : **CIVIL ACTION**
v. :
PRELLE : **NO. 16-3723**
:

ORDER

AND NOW, this 11th day of August 2016, in accord with our July 26, 2016 Order (ECF Doc. No. 5), following today's hearing on our Rule to Show Cause and finding Plaintiff has not, and cannot, name a Defendant over whom we may exercise personal jurisdiction or venue based upon an unidentified trust *res* which he will not disclose on the public record but his claims purportedly relate to a trust *res* entirely in New Jersey and conduct involving a Delaware notarized signature and New Jersey public officials who may be arguably immune but over whom we lack personal jurisdiction and are otherwise not named as Defendants, it is **ORDERED** Plaintiff's Amended Complaint (ECF Doc. No. 9) is **DISMISSED** for lack of personal jurisdiction or venue and the Clerk of Court shall close this case.


KEARNEY, J.

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

ARTHUR SCOTT PRELLE,

Plaintiff,

v.

CHIEF EXECUTIVE OF NEW JERSEY,
STATE OF, *et al.*,

Defendants.

Civil Action No. 16-5447 (MAS) (LHG)

ORDER

This matter comes before the Court on two motions by Defendants in this action, both to dismiss Plaintiff Arthur Scott Prelle's ("Prelle") Second Amended Complaint. In the first, Defendants Treasurer of the State of New Jersey and the Governor of the State of New Jersey (improperly pled as the "Chief Executive Officer of the State of New Jersey") (collectively, the "State of New Jersey") moved to dismiss the Second Amended Complaint. (ECF No. 113.) Prelle opposed (ECF No. 115), and the State of New Jersey replied (ECF No. 118). In the second, Defendant Treasurer of the United States (the "United States") also moved to dismiss the Second Amended Complaint. (ECF No. 117.) Prelle opposed (ECF No. 119), and the United States replied (ECF No. 120). Additionally, Prelle's Order to Show Cause is pending before the Court. (ECF No. 107.) The Court has carefully considered the parties' submissions and decides the matter without oral argument under Local Civil Rule 78.1. For the reasons set forth in the accompanying Memorandum Opinion, and other good cause shown,

IT IS on this 4th day of March 2022, **ORDERED** that:

1. The State of New Jersey's Motion to Dismiss (ECF No. 113) is **GRANTED**.
2. The United States' Motion to Dismiss (ECF No. 117) is **GRANTED**.
3. The Second Amended Complaint is **DISMISSED** with prejudice.

4. Plaintiff's Order to Show Cause (ECF No. 107) is **DENIED** as moot.
5. The Clerk of the Court is directed to close the case.

/s/ Michael A. Shipp

MICHAEL A. SHIPP

UNITED STATES DISTRICT JUDGE

3a

NOT FOR PUBLICATION

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

ARTHUR SCOTT PRELLE,

Plaintiff,

v.

CHIEF EXECUTIVE OF NEW JERSEY,
STATE OF *et al.*,

Defendants.

Civil Action No. 16-5447 (MAS) (LHG)

MEMORANDUM OPINION

SHIPP, District Judge

This matter comes before the Court on two motions by Defendants in this action, both to dismiss Plaintiff Arthur Scott Prelle’s (“Prelle”) Second Amended Complaint. In the first, Defendants Treasurer of the State of New Jersey and the Governor of the State of New Jersey (improperly pled as the “Chief Executive Officer of the State of New Jersey”) (collectively, the “State of New Jersey”) moved to dismiss the Second Amended Complaint. (ECF No. 113.) Prelle opposed (ECF No. 115), and the State of New Jersey replied (ECF No. 118). In the second, Defendant Treasurer of the United States (the “United States”) also moved to dismiss the Second Amended Complaint. (ECF No. 117.) Prelle opposed (ECF No. 119), and the United States replied (ECF No. 120). Additionally, Prelle’s Order to Show Cause is pending before the Court. (ECF No. 107.) The Court has carefully considered the parties’ submissions and decides the matter without oral argument under Local Civil Rule 78.1. For the reasons below, the Court grants Defendants’ Motions.

I. BACKGROUND

The parties are familiar with the factual background of this matter, and the Court incorporates by reference the facts from its June 25, 2021 Memorandum Order (the “Order”). *See Prelle v. Treasurer of United States*, No. 16-5447, 2021 WL 2652337, at *1 (D.N.J. June 25, 2021), ECF No. 102.¹ In its Order, the Court dismissed Prelle’s First Amended Complaint for failure to comply with Federal Rule of Civil Procedure Rule 8(a)(2). (*Id.* at *2-3) The Court gave Prelle “one final opportunity to amend his pleading.” (*Id.* at *6.) That final opportunity is now before the Court. (*See generally* Sec. Am. Compl., ECF No. 111.)

Once again, the Second Amended Complaint is puzzling. From what the Court can glean, the underlying claims pertain to an alleged trust that Prelle claims he is entitled to.² (*See generally id.*) Prelle alleges that he is “sole heir, grantee, mortgagee, and subrogee of said ‘ARTHUR SCOTT PRELLE’ estate(s) trusts(s) [sic] and its aliases” and “beneficiary of RE789806284US-0022 Trust.” (*Id.* at *52.) According to Prelle, “defendant Governor of NJ never accepts or disclaims responsibility as trustee for said RE789806284US-0022 Trust.” (*Id.*) As noted in the previous Order, it appears that Prelle alleges that his birth and birth certificate somehow established the above-referenced trust because:

Said transaction of birth record without valuable consideration creates an advantageous bargain obtained by means of a relation of trust, confidence, and undue influence on complainant Arthur’s parents by their fiduciaries Kenneth N. Morese and his agents.

¹ Page numbers preceded with an asterisk reference the page numbers at the top of the ECF filing.

² Plaintiff is not new to litigating in federal court. *In re Prelle*, 616 F. App’x 52, 52 n.1 (3d Cir. 2015). In fact, similar to this matter, the Third Circuit noted that Plaintiff raises arguments and uses language common to the so-called “sovereign-citizens movement.” *Id.* (quoting *Coppedge v. Deutsche Bank Nat’l Trust*, 511 F. App’x 130, 131 (3d Cir. 2013)). Prelle does the same here.

(*Id.* at *54.) Prelle also alleges that the “Treasurer of US never accepts or disclaims responsibility as trustee for said RE789806284US-0022 Trust.” (*Id.* at *53.) Furthermore, the Second Amended Complaint indicates that the United States is properly joined as a defendant because property “for the benefit of complainant Arthur are involved and are wrongly converted for the unjust enrichment of another’s use and benefit.” (*Id.* at *49.) To avoid dismissal, Prelle adds three causes of action in his Second Amended Complaint: (1) resulting trust, (2) accounting, and (3) unjust enrichment. (*Id.* at *60-62.)

II. LEGAL STANDARD

Federal Rule of Civil Procedure 8(a)(2) “requires only ‘a short and plain statement of the claim showing that the pleader is entitled to relief,’ in order to ‘give the defendant fair notice of what the . . . claim is and the grounds upon which it rests.’”³ *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 555 (2007) (quoting *Conley v. Gibson*, 355 U.S. 41, 47 (1957) (alteration in original)). “[A] *pro se* complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.” *Erickson v. Pardus*, 551 U.S. 89, 94 (2007) (citation omitted). Nonetheless, “a litigant is not absolved from complying with *Twombly* and the federal pleading requirements merely because [he] proceeds *pro se*.” *Thakar v. Tan*, 372 F. App’x 325, 328 (3d Cir. 2010) (citation omitted). Thus, “*pro se* litigants still must allege sufficient facts in their complaints to support a claim.” *Mala v. Crown Bay Marina, Inc.*, 704 F.3d 239, 245 (3d Cir. 2013) (citation omitted).

III. DISCUSSION

In reviewing Prelle’s Second Amended Complaint in full, the Court finds it still runs afoul of Rule 8(a). Critically, the factual allegations remain incomprehensible. The crux of the Second

³ Unless otherwise noted, all references to a “Rule” or “Rules” hereinafter refer to the Federal Rules of Civil Procedure.

Amended Complaint seemingly alleges the creation of a trust by virtue of Prelle's birth and birth certificate, the "Arthur Scott Prelle" trust. But Prelle points to no law or statute, state or federal, that entitles him to any relief from Defendants. (E.g., Sec. Am. Compl. *51 (claiming without support that the State of New Jersey is the grantor of a business trust in his name).) Incomprehensibly, Prelle alleges he is entitled to relief because the State of New Jersey obtained his birth record without valuable consideration to his parents. (*Id.* at *54.) Prelle offers no facts that would support the existence of any trust, let alone his entitlement to it. (*Id.* at *53.) Nor is Prelle entitled to relief merely because his Second Amended Complaint adds causes of action for "resulting trust," "accounting," and unjust enrichment. (Sec. Am. Compl. *60-62.) Prelle still fails to state a claim for relief because broad labels without facts to support an actual legal right are insufficient as a matter of law.

Put plainly, the Court finds that Plaintiff's Second Amended Complaint still fails to provide "a short and plain statement of the claim showing that the pleader is entitled to relief." *Twombly*, 550 U.S. at 555. Because the Court granted Prelle one final opportunity to amend, the Court now dismisses with prejudice. Any further amendment would be futile. *See Grayson v. Mayview State Hosp.*, 293 F.3d 103, 108 (3d Cir. 2002) (noting that court has discretion to dismiss claims with prejudice when finding amendment would be futile (citing *Foman v. Davis*, 371 U.S. 178, 182 (1962))).

IV. CONCLUSION

The Court dismisses with prejudice Prelle's Second Amended Complaint. It will issue an order consistent with this Memorandum Opinion.

/s/ Michael A. Shipp

MICHAEL A. SHIPP

UNITED STATES DISTRICT JUDGE

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 22-1453

ARTHUR SCOTT PRELLE,
Appellant

v.

UNITED STATES OF AMERICA, By Arthur Scott Prelle; CHIEF EXECUTIVE
OFFICER OF NEW JERSEY; TREASURER OF THE STATE OF NEW JERSEY;
UNITED STATES DEPARTMENT OF TREASURY;
TRUSTEES FOR RE789806284US-0022

On Appeal from the United States District Court
for the District of New Jersey
(D.C. Civil Action No. 3:16-cv-05447)
District Judge: Honorable Michael A. Shipp

Submitted Pursuant to Third Circuit LAR 34.1(a)
November 1, 2022
Before: MCKEE*, HARDIMAN, and PORTER, Circuit Judges

JUDGMENT

This cause came to be considered on the record from the United States District Court for the District of New Jersey and was submitted pursuant to Third Circuit LAR 34.1(a) on November 1, 2022. On consideration whereof, it is now hereby

* Judge McKee assumed senior status on October 21, 2022.

ORDERED and ADJUDGED by this Court that the judgment of the District Court entered on March 4, 2022, be and the same hereby is affirmed. All of the above in accordance with the opinion of this Court.

ATTEST:

s/ Patricia S. Dodszuweit
Clerk

DATED: November 16, 2022

NOT PRECEDENTIAL

**UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT**

No. 22-1453

**ARTHUR SCOTT PRELLE,
Appellant**

v.

**UNITED STATES OF AMERICA, By Arthur Scott Prelle; CHIEF EXECUTIVE
OFFICER OF NEW JERSEY; TREASURER OF THE STATE OF NEW JERSEY;
UNITED STATES DEPARTMENT OF TREASURY;
TRUSTEES FOR RE789806284US-0022**

**On Appeal from the United States District Court
for the District of New Jersey
(D.C. Civil Action No. 3:16-cv-05447)
District Judge: Honorable Michael A. Shipp**

**Submitted Pursuant to Third Circuit LAR 34.1(a)
November 1, 2022
Before: MCKEE,* HARDIMAN, and PORTER, Circuit Judges
(Opinion filed: November 16, 2022)**

OPINION**

* Judge McKee assumed senior status on October 21, 2022.

** This disposition is not an opinion of the full Court and pursuant to I.O.P. 5.7 does not constitute binding precedent.

PER CURIAM

Arthur Scott Prelle, proceeding pro se, appeals an order of the United States District Court for the District of New Jersey granting the defendants' motions to dismiss his second amended complaint. For the following reasons we will affirm.

As noted by the District Court, Prelle's submissions are "far from a paragon of clarity." D.Ct. ECF No. 102 at 2. In his initial pleadings, Prelle made confusing and convoluted allegations appearing to assert the creation of a trust by virtue of his birth and the issuance of his birth certificate by the State of New Jersey. Prelle alleged that the "obligor/trustee Chief Executive Officer of 'New Jersey, State Of' [had] failed its duties of any response or accounting" for the alleged trust and had "usurped [the] rights of beneficiary to said trust(s)[.]" D.Ct. ECF No. 11 at 20. Prelle further alleged that the Treasurer of the United States had "wrongly converted" certain "property made by and certified by the full faith and credit of the United States of America . . . for the benefit of complainant Arthur." Id. at 5. Prelle sought a wide-range of relief, including but not limited to an unspecified judgment in "gold dollars as defined by the 'The Coinage Act' of April 2, 1792," a finding that former President Barack Obama lacks United States citizenship, and an order rescinding and revoking laws granting rights to gay and/or transgender citizens. Id. at 34-37.

On motion of the defendants, the District Court dismissed the amended complaint without prejudice, finding that it failed to provide a "short and plain statement of the

claim showing that the pleader is entitled to relief.” Fed. R. Civ. P. 8(a)(2). The District Court provided Prelle “one final opportunity to amend his pleading and address the deficiencies identified” by the court. D.Ct. ECF No. 102 at 6.

Prelle filed a second amended complaint, D.Ct. ECF No. 111, and the defendants again moved to dismiss. The District Court granted the motion, finding that the second amended complaint “still runs afoul of Rule 8(a).” D.Ct. ECF No. 121 at 3. The District Court noted that “the factual allegations remain incomprehensible,” and that Prelle pointed to “no law or statute, state or federal, that entitles him to any relief from Defendants.” D.Ct. ECF No. 121 at 3-4. Finding that any further amendment would be futile, the District Court dismissed the second amended complaint with prejudice. Id. at 4. Prelle filed a timely notice of appeal.

We have jurisdiction under 28 U.S.C. § 1291. We review the District Court’s dismissal of a complaint for failure to comply with the requirements of Rule 8 for an abuse of discretion. In re Westinghouse Sec. Litig., 90 F.3d 696, 702 (3d Cir. 1996). Federal Rule of Civil Procedure 8(a)(2) requires “a short and plain statement of the claim showing that the pleader is entitled to relief.” Fed. R. Civ. P. 8(a)(2). Each averment must be “simple, concise, and direct.” Fed. R. Civ. P. 8(d)(1). “Taken together,” Rules 8(a) and 8(d)(1) “underscore the emphasis placed on clarity and brevity by the federal pleading rules.” Westinghouse, 90 F.3d at 702. A complaint must contain sufficient clarity “to avoid requiring a district court or opposing party to forever sift through its pages in search’ of the nature of the plaintiff’s claim[.]” Glover v. FDIC, 698 F.3d 139,

147 (3d Cir. 2012) (quoting Jennings v. Emry, 910 F.2d 1434, 1436 (7th Cir. 1990)).

While a court should liberally construe the pleadings of a pro se plaintiff, the complaint must still comply with the pleading requirements of Rule 8. See Mala v. Crown Bay Marina, Inc., 704 F.3d 239, 245 (3d Cir. 2013) (noting that “pro se litigants still must allege sufficient facts in their complaint to support a claim”).

We conclude that the District Court did not abuse its discretion in dismissing Prelle’s second amended complaint under Rule 8. Prelle’s second amended complaint, replete with antiquated legal language often associated with the “sovereign-citizen” movement, remains mostly incomprehensible. It again lacked a “short and plain” statement of Prelle’s claims against the defendants and was insufficient “to give the adverse part[ies] fair notice of the claim[s] asserted so as to enable [them] to answer and prepare for trial.” Salahuddin v. Cuomo, 861 F.2d 40, 42 (2d Cir. 1988). Further, Prelle’s blanket assertions and conclusory allegations regarding the defendants’ interference in a trust inuring to his benefit do not constitute well-pleaded factual allegations and are insufficient, by themselves, to establish a claim to relief that rises above the speculative level. See Renfro v. Unisys Corp., 671 F.3d 314, 320 (3d Cir. 2011). Under these circumstances, the District Court also did not err in denying Prelle further leave to amend. See Grayson v. Mayview State Hosp., 293 F.3d 103, 108 (3d Cir. 2002).

Accordingly, we will affirm the judgment of the District Court.¹

¹ To the extent that Prelle is appealing the District Court's denial of his motions to seal, we discern no abuse of discretion in the District Court's decisions. See In re Cendant Corp., 260 F.3d 183, 197 (3d Cir. 2001) (providing that review of an order denying a motion to seal is for abuse of discretion). To the extent Prelle's submissions to this Court seek any additional relief, his requests are denied.

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 22-1453

ARTHUR PRELLE,
UNITED STATES OF AMERICA, By Arthur Scott Prelle

v.

CHIEF EXECUTIVE OFFICER OF NEW JERSEY;
TREASURER OF THE STATE OF NEW JERSEY;
UNITED STATES DEPARTMENT OF TREASURY;
TRUSTEE FOR RE789806284US-0022

Arthur Scott Prelle,
Appellant

(D. N.J. No. 3-16-cv-05447)

SUR PETITION FOR REHEARING

Present: CHAGARES, *Chief Judge*, AMBRO, JORDAN, HARDIMAN,
GREENAWAY, JR., KRAUSE, RESTREPO, BIBAS, PORTER, MATEY, PHIPPS,
FREEMAN, and MCKEE,¹ *Circuit Judges*.

The petition for rehearing filed by Appellant in the above-entitled case having been submitted to the judges who participated in the decision of this Court and to all the other available circuit judges of the circuit in regular active service, and no judge who concurred

¹ The vote of Judge McKee is limited to panel rehearing.

in the decision having asked for rehearing, and a majority of the judges of the circuit in regular service not having voted for rehearing, the petition for rehearing by the panel and the Court en banc, is denied.

BY THE COURT,

s/ Thomas M. Hardiman
Circuit Judge

Dated: January 27, 2023
PDB/cc: Arthur Scott Prelle
All Counsel of Record

IN THE
United States District Court
FOR THE DISTRICT OF NEW JERSEY
AT TRENTON

United States of America,
Prell, arthur scott,
complainants,

v.

Chief Executive of "New Jersey, State Of",
Treasurer of "New Jersey, State Of",
Treasurer of the United States,
Trustees for PE789806284US-0022 Trust

any parties similarly situated,
Defendants.

Case No. 16 5447

In Equity

RECEIVED

AUG 30 2021

On special deposit
8/21/2021

Notice of Amended Complaint

HERE COMES complainant Prelle, arthur scott. Said complainant respectfully submits the attached amended complaint.

The attached amended complaint is respectfully submitted in response to the honorable court's order and leave dated 8/17/2021. It intends to remedy the deficiencies in the earlier complaint. It significantly reduces the size of the complaint, pleads for a resulting trust, removes diversion, and adds short causes of action.

Further complainant Prelle, arthur scott moves the honorable court to reopen the case.

Respectfully submitted,



complainant
Prelle, arthur scott
on special deposit

Date: 8/23/2021

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Table of Authorities

Bouvier, J. (1857). *A Law Dictionary: Adapted to the Constitution and Laws of the United States of America, and of the Several States of the American Union: With References to the Civil and Other Systems of Foreign Law.* (7th ed.). Philadelphia: Childs & Peterson.

Engrossed and corrected copy of the Articles of Confederation, showing amendments adopted, November 15, 1777, Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-17. (1777, 1774-1789, 1774-1789). National Archives.

Engrossed copy of the Declaration of Independence, August 2, 1776; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360. (1776, 1774-1789, 1774-1789). National Archives.

Federal Rules of Civil Procedure (2017)

Gibson, H. R. (1907). *A treatise on suits in chancery: setting forth the principles, pleadings, practice, proofs and processes of the jurisprudence of equity*, (2nd ed.). Knoxville: Gauth-Ogden.

God. (1599). *That Is The Holy Scriptures contained in the Old and New Testament.* London: Deputies of Christopher Barker.

Judiciary Act of 1789

Local Civil and Criminal Rules of the United States District Court for the District of New Jersey (2019)

Pannill v. Roanoke Times Co. 252 F. 910. (n.d.).

Pomeroy, J. N. (1905). *Pomeroy's Equity Jurisprudence and Equitable Remedies* (3rd ed.). San Francisco: Bancroft-Whitney.

Signed Copy of the Constitution of the United States: Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360. (1774-1789). National Archives.

Story, J. (1838). *Commentaries on equity pleadings, and the incidents thereof, according to the practice of the courts of equity, of England and America.* London: A. Maxwell, Bell Yard.

Treaty of Paris, 1783; International Treaties and Related Records, 1778-1974: General Records of the United States Government, Record Group 11. (n.d.). National Archives.

Whitehouse, R. T. (1921). *Equity Forms, State and Federal.* Chicago: Callaghan.

TO THE HONORABLE JUDGES OF THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY AT TRENTON

Amended Complaint To Establish a Resulting Trust

NOW COMES complainant Prelle, arthur scott, of malvern, at chester county, pennsylvania and moves for leave to amend the complaint before service and respectfully shows:

PARTIES

I. That Prelle, arthur scott (hereinafter "Arthur") is a natural person and private American national citizen of the unincorporated union of the United States of America under section 1 of the 14th amendment of the constitution by *jus soli* and *jus sanguinis* (prior to A.D. 1933) (Signed Copy of the Constitution of the United States; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360, 1774-1789)¹; and as a wanderer does not intend to be a citizen of any state (Pannill v. Roanoke Times Co. 252 F. 910)²; complainant Arthur's domicile of origin is on the land of the unincorporated Somerville and unincorporated republic nation New Jersey. complainant Arthur's national domicile is on the land of the unincorporated union of the United States of America. complainant Arthur sojourns and can be addressed at: in care of 110 regents court, unincorporated, pennsylvania. *postal code 19355 United States of America without the United States.*

¹ Signed Copy of the Constitution of the United States; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360; National Archives. Amend. 14 § 1

² Pannill, 252 F. 910

II. The United States of America is joined as complainant on the relation to private citizen of the United States Arthur. Further said joinder is on the grounds that property made by and certified by the full faith and credit of the United States of America Department of State and Department of Treasury and United States Mint and United States Postal Office for the benefit of complainant Arthur are involved and are wrongly converted for the unjust enrichment of another's use and benefit. Chancellor Henry Gibson states, "When a private citizen sues, the bill is still in the name of the State, by her Attorney General for the proper circuit, on the relation of such citizen." (Gibson, 1907, p. 866)³ While said citation refers to a state matter, its spirit and intent is used here on the grounds of the United States of America secured conveyances and secured notes being involved and the premises that follow.

III. That defendant Governor of "New Jersey, State Of" ("Governor of NJ") serves as Chief Executive Officer of "New Jersey, State Of" and is an officer of "New Jersey, State Of" corporation in the City of Trenton in the unincorporated republic nation New Jersey state. STATE OF NEW JERSEY a.k.a. "New Jersey, State Of" a.k.a. "State Of New Jersey" is a corporation incorporated under the Laws of the unincorporated republic nation New Jersey state having its principal office in the City of Trenton in said state.

IV. That defendant Treasurer of "New Jersey, State Of" ("Treasurer of NJ") is an officer of said "New Jersey, State Of" corporation in the City of Trenton in the unincorporated republic nation New Jersey state. This office seems to be vacant by resignation and an "acting treasurer" appears to be doing these duties.

³ Gibson, Henry R. "§ 1082." *Suits in Chancery*. 2nd ed. Gant-Ogden Co.: Knoxville, 1907. p. 866 Print.

V. That defendant Treasurer of the United States ("Treasurer of US") is an officer of the United States corporation in the City of Washington in the District of Columbia territory. This office seems to be vacant by resignation. UNITED STATES (Bouvier, 1857, pp. 612-613)⁴ is a corporation having its principal office in the City of Washington in the state of District of Columbia.

VI. That said complainant Arthur commits an exhaustive search by notice and pleads that any known defendants to the complainant are merely passive objects of the judgment of the Court and their rights are merely incidental to those of the complainant before the court (Story, 1838, p. 66)⁵; and complainant Arthur charges any real parties of interest with rights cognizable by this court are unknown to the complainant (Story, 1838, p. 76)⁶. Further, complainant Arthur moves for a finding of fact identifying real parties of interest for the purpose of bringing them before the court and for the complainants to cure any defect of parties. Should the court not reveal any real parties of interest, the complainant Arthur moves for leave to proceed ex parte.

GROUNDS OF JURISDICTION

VII. The jurisdiction of the Court is invoked under Article III, Section 2, Clause 1 of the constitution for the united States of America (Signed Copy of the Constitution of the United States: Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the

⁴ "UNITED STATES OF AMERICA def. 5." Bouvier, John. *A Law Dictionary: Adapted to the Constitution and Laws of the United States of America, and of the Several States of the American Union: With References to the Civil and Other Systems of Foreign Law*. 7th ed. Two Volumes. Philadelphia: Childs & Peterson. 1857. Print. Volume II, pp. 612-613.

⁵ Story, J. (1838). *Commentaries on equity pleadings, and the incidents thereof, according to the practice of the courts of equity, of England and America*. London: A. Maxwell, Bell Yard. Print. § 80

⁶ Story, J. (1838). § 92

Continental and Confederation Congresses and the Constitutional Convention, 1774-1789.

Record Group 360, 1774-1789)⁷. The Court's jurisdiction in this case is exclusive.

VIII. This is an original action in equity arising under the constitution and laws of the United States of America, and that the matter in controversy herein exceeds the sum of 'three thousand (3,000) dollars exclusive of interest and costs. *Judiciary Act of 1789* § 11. (Whitehouse, 1921, p. 929)⁸;

IX. The acts complained of are contrary to Equity, and tend to the injury of the complainants, and that the complainants have no remedy, or not a complete remedy, without the assistance of a court of Equity.

FACTS OF THE CASE

X. That obligor STATE OF NEW JERSEY a.k.a. "New Jersey, State Of" a.k.a. "State Of New Jersey" is a corporation incorporated under the Laws of the unincorporated republic nation New Jersey state having its principal office in the City of Trenton in said state.

XI. That obligor STATE OF NEW JERSEY is grantor of the "ARTHUR SCOTT PRELLE" unincorporated business trust(s) estate(s).

XII. That obligor "ARTHUR SCOTT PRELLE" and its aliases are one or more unincorporated business trust(s) estate(s). That obligor "ARTHUR SCOTT PRELLE" and its aliases are merely passive objects of the judgment of the court and their rights are merely incidental and an attachment to those of the living man and complainant Arthur

⁷ Signed Copy of the Constitution of the United States; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360; National Archives. Art. III § 2 Cl. 1

⁸ Whitehouse, Robert Treat. *Equity Forms, State and Federal*. Chicago: Callaghan, 1921. Print. p. 929

before the court. (Story, 1838, p. 66)⁹ That obligor and legal fiction "ARTHUR SCOTT PRELLE" and its aliases are distinct and an attachment to complainant Arthur and not to be confused by similarity of the names.

XIII. That complainant Arthur is a wanderer and citizen of the United States. (Pannill v. Roanoke Times Co. 252 F. 910)

XIV. That complainant Arthur is sole heir, grantee, mortgagee, and subrogee of said "ARTHUR SCOTT PRELLE" estate(s) trust(s) and its aliases.

XV. That complainant Arthur is distinct from the trust title for fictitious person "ARTHUR SCOTT PRELLE" which is in the possession of defendant Governor of NJ as part of the *res* of RE789806284US-0022 Trust.

XVI. That complainant Arthur is grantor, mortgagor, and beneficiary of RE789806284US-0022 Trust with an equitable interest of ARTHUR SCOTT PRELLE specially deposited into said RE789806284US-0022 Trust.

XVII. That complainant Arthur is without a trustee and accounting for RE789806284US-0022 Trust and states a trust "is never suffered to fail for want of a trustee, either when the designated trustee dies, or refuses to act, or is an improper person." (Pomeroy, 1905, p. 2149)"¹⁰

XVIII. That defendant Governor of NJ never accepts or disclaims responsibility as trustee for said RE789806284US-0022 Trust.

⁹ Story, J. (1838). *Commentaries on equity pleadings, and the incidents thereof, according to the practice of the courts of equity, of England and America*. London: A. Maxwell, Bell Yard. Print. § 80

¹⁰ Pomeroy, John Norton, and John Norton Pomeroy. *Pomeroy's Equity Jurisprudence and Equitable Remedies*. 3rd Ed. Vol. III of VI. San Francisco: Bancroft-Whitney, 1905. Print. § 988, p. 2149.

XXIX. That defendant Treasurer of NJ is trustee of RE789806284US-0022 Trust should said trustee Governor of NJ not perform for any reason.

XX. That on or about 5/6/2016, defendant Treasurer of NJ's office is vacant by resignation.

XXI. That defendant Treasurer of NJ never accepts or disclaims responsibility as trustee for said RE789806284US-0022 Trust.

XXII. That defendant Treasurer of US is trustee of RE789806284US-0022 Trust should said trustees Governor of NJ and Treasurer of NJ not perform for any reason.

XXIII. Ex-treasurer of the United States Rosa Gumataotao Rios is delivered notice of the trust indenture and *res* specially deposited with the Governor of NJ.

XXIV. That defendant Treasurer of US never accepts or disclaims responsibility as trustee for said RE789806284US-0022 Trust.

XXV. That on or about 10/6/1917 an alien property custodian is established to handle claims to property for the United States.

XXVI. That on January thirtieth, A.D. 1967 complainant Arthur's parents are delivered a child of said parents' Holy wedlock on the land of the unincorporated Somerset county and the unincorporated republic nation New Jersey state.

XXVII. On or about the same day, said parents accept and acknowledge their child in their family Bible as an inheritance from God and deed absolute on the grounds of The Psalms of David verse CXXVII:3 (God, 1599)¹¹ declaring, "Behold, children are the inheritance of the Lord, *and* the fruit of the womb *his* reward."

¹¹ God. (1599). *The Bible, That Is The Holy Scriptures contained in the Old and New Testament.* London: Deputies of Christopher Barker. Print.

XXVIII. Said parents in error, mistake or accident did not specify the special private nature of the deposit a genuine original record of birth with their appointed fiduciary trustee/intermediary Kenneth N. Morese, M.D. whom they implicitly trusted to do the right thing to prevent any degradation of said living complainant Arthur's rights and responsibilities.

XXIX. Said genuine original record of birth is obtained by the STATE OF NEW JERSEY without valuable consideration to said parents.

XXX. Said genuine original record is used by STATE OF NEW JERSEY to create the public legal fiction 'ARTHUR SCOTT PRELLE' estate(s) trust(s).

XXXI. On or about 2/1/1967, said public legal fiction 'ARTHUR SCOTT PRELLE' attaches implicitly and without valuable consideration to the living complainant Arthur or his parents.

XXXII. During said parents' exciting short hospital stay, they are never given full good faith disclosure and explanation by said trustee/intermediary Kenneth N. Morese.

XXXIII. Said transaction of birth record without valuable consideration creates an advantageous bargain obtained by means of a relation of trust, confidence, and undue influence on complainant Arthur's parents by their fiduciaries Kenneth N. Morese and his agents. ("*Fides est obligation conscientiae alicujus ad intentionem alterius*" "A trust is an obligation of conscience of one to the will of another." "Equity will not aid a volunteer," "Equity will not complete an imperfect gift;" "Where there are equal equities the first in order of time shall prevail; where there are equal equities the law must prevail;" "God and not man, make the heir;" "The heir succeeds to the restitution not the penalty;" and "Equity abhors a forfeiture.").

XXXIV. Said child, a natural person, is now before the court as complainant Arthur seeking restitution of a resulting trust on the ground of maxims '*Filius est nomen naturae, sed haeres nomen juris.* "Son" is a name of nature, but "heir" a name of law.' and '*In restitutionem, non in poenam, haeres succedit.* The heir succeeds to the restitution, not the penalty.' and '*Haeredum appellatione veniunt haeredes haeredum in infinitum.* By the title of heirs, come the heirs of heirs to infinity.'

XXXV. That on or about 2/1/1967 "ARTHUR SCOTT PRELLE" is created by obligor STATE OF NEW JERSEY with unknown (to complainant) assets and unknown (to complainant) terms attached thereto.

XXXVI. That said "ARTHUR SCOTT PRELLE" estate(s) trust(s) attaches to said living infant:

XXXVII. That said creation of "ARTHUR SCOTT PRELLE" estate(s) trust(s) creates an advantageous bargain for the grantor without good faith disclosure of terms;

XXXVIII. That complainant Arthur's uninformed parents through mistake and error pledge their infant as a volunteer with custodial naked title to said "ARTHUR SCOTT PRELLE" estate(s) trust(s) that escheat to the grantor without acceptance;

XXXIX. That complainant Arthur purchases for valuable consideration One lawful dollar note of THE UNITED STATES OF AMERICA serial number tracer title "E77864970C".

XL. That complainant Arthur purchases from the STATE OF NEW JERSEY Department of Health for valuable consideration STATE OF NEW JERSEY Department of Health instrument (A0009228206) RECORD OF BIRTH.

XLI. That complainant Arthur purchases from the STATE OF NEW JERSEY Department of Treasury for valuable consideration STATE OF NEW JERSEY Treasurer Certificate (Number 1351067910).

XLII. That complainant Arthur purchases from the United States of America Department of State for valuable consideration United States of America Department of State certificates of full faith and credit ("15019682-2", "150027435-1", "150027435-4", "150027435-7", "150027435-10", "150027435-13").

XLIII. That on or about 10/28/2014 complainant Arthur executes a notice of deed of acknowledgement and acceptance for his natural body and all attachments as deed absolute (Lamar County, Georgia Superior Court BPA Book 38, pp. 680-693)).

XLIV. That on or about 10/28/2014 complainant Arthur executes a notice of deed and intent of acknowledgement and acceptance for all THE UNITED STATES OF AMERICA dollar notes and all attachments as deeds absolute and remove from general deposit and specially deposit equitable interest in the RE789806284US Trust (Lamar County Georgia Superior Court (Lamar County, Georgia Superior Court BPA Book 38, pp. 680-693)).

XLV. That on or about 12/8/2014 a certification of trust is publicly recorded regarding the RE789806284US-0022 Trust.

XLVI. That on or about 3/29/2015 and 5/12/2016, complainant Arthur, as heir and grantee, accepts and acknowledges "ARTHUR SCOTT PRELLE" s certificate of title regarding record of birth and all attachments thereto as deed absolute (Lamar County, Georgia Superior Court (BPA Book 46, pp. 91-99,103-111) 5/15/2015).

XLVII. That a private "SEClipse" yellow graphic code appears above state registrar of STATE OF NEW JERSEY's signature on STATE OF NEW JERSEY Department of Health instrument (A0009228206) RECORD OF BIRTH.

XLVIII. That notice of interest in "ARTHUR SCOTT PRELLE" estate is published on or about 1/7/2016, 1/14/2016, and 1/21/2016 in the Trenton Times newspaper, distributed in both Mercer county and Somerset county of New Jersey.

XLIX. That notary named in said notice (in previous paragraph) and complainant Arthur are without response from any adverse party or *bonæ fide* purchaser for value to subject matter in said public notices.

L. Said notary (in previous paragraph) issues certificate of dishonor by non-response to said public notice.

LI. That on or about 4/8/2016, complainant Arthur delivers original executed and sealed notice of subrogation in care of notary service and USPS restricted delivery registered mail to defendant Governor of NJ.

LII. That said notary and said complainant is without response to said notices of subrogation (in previous paragraph).

LIII. That complainant Arthur delivers said notice of subrogation with reliance on the integrity and authority of defendant Governor of NJ.

LIV. That on or about 5/4/2016, RE789806284US-0022 Trust is duly reformed, recreated, and reestablished as a private non-statutory trust.

LV. That on or about 5/6/2016, Governor of NJ or its agent receives and accepts USPS restricted delivery registered mail (RE220662278US) containing:

- a. Sealed and executed John F. Kerry, Secretary of State of United States of America Department of State issued certificate of full faith and credit ("Deed Poll"), "15019682-2" dated 3/2/2015 and All attachments thereto
- b. One U.S. Mint one ounce silver dollar specie dated 2005
- c. One cancelled USPS ONE DOLLAR USA postage stamp
- d. One lawful dollar note of THE UNITED STATES OF AMERICA serial number tracer title "E77864970C"
- e. "Declaration Creating RE789806284US-0022 Trust" (Indenture) dated 12/23/2015
- f. "Deed of Conveyance of Personal Property" dated 12/23/2015
- g. "Notice of Acknowledgement and Acceptance For Consideration by Grantee and Heir" dated 12/23/2015
- h. "Annex A" dated 12/23/2015

LVI. That on or about 5/27/2016, Treasurer of US or its agent receives and accepts USPS restricted delivery registered mail (RE220662281US) containing a copy of the contents of registered mail (RE220662278US).

LVII. That complainant Arthur as grantor transfers said USPS registered mail (RE220662278US) and its contents with reliance on defendant Governor of NJ.

LVIII. That transfer of contents of said USPS registered mails (RE220662278US & RE220662281US) create a confidential or fiduciary relation between complainant Arthur and defendants.

LIX. That notary and complainant are without response from defendant Governor of NJ regarding USPS registered mail (RE220662278US) and its contents.

LX. That said USPS registered mail (RE220662278US) and its contents is never returned to said notary.

LXI. That said USPS registered mail (RE220662278US) and its contents is never returned to complainant Arthur.

LXII. That after notice of tolling of time and notice of statement of interest are delivered to defendant Governor of NJ, notary issues certificate of dishonor by non-response regarding RE789806284US-0022 Trust.

LXIII. That defendant occupant of the office of Governor of NJ is liable for trust *res* of RE789806284US-0022 Trust in its possession, viz:

- a. Equitable interest in sealed and executed John F. Kerry, Secretary of State of United States of America Department of State issued certificate of full faith and credit ("Deed Poll"), "15019682-2" dated 3/2/2015 and All attachments thereto
- b. Equitable interest in valuable consideration of one U.S. Mint one ounce silver dollar specie dated 2005
- c. Equitable interest in valuable consideration of one cancelled USPS ONE DOLLAR USA postage stamp
- d. Equitable interest in valuable consideration of one lawful dollar note of THE UNITED STATES OF AMERICA serial number tracer title "E77864970C"

- e. Sealed and executed "Declaration Creating RE789806284US-0022 Trust" (Indenture) dated 12/23/2015
- f. Sealed and executed "Deed of Conveyance of Personal Property" dated 12/23/2015
- g. Equitable interest in sealed and executed "Notice of Acknowledgement and Acceptance For Consideration by Grantee and Heir" dated 12/23/2015
- h. Equitable interest in sealed and executed "Annex A" dated 12/23/2015

LXIV. Said "Declaration Creating RE789806284US-0022 Trust" creates a promise to the beneficiaries of said RE789806284US-0022 Trust.

LXV. That private grantor, trustees, and beneficiaries are named in said "Declaration Creating RE789806284US-0022 Trust" with a confidential or fiduciary relationship where the complainant Arthur's intent and wish is to protect their identity and safety from public enemies and belligerents pursuant to 50 U.S.C. § 4309, the *Privacy Act of 1974* and the *Right to Financial Privacy Act of 1978*.

LXVI. That complainant Arthur never intends to forfeit or abandon his equitable interest in said trust *res* of RE789806284US-0022 Trust and all attachments thereto.

LXVII. That complainant Arthur is without a trustee and accounting for said RE789806284US-0022 Trust and all attachments thereto.

LXVIII. That by the foregoing facts defendant Governor of NJ has acquired *bonæ fide* title and property with notice that another is entitled to its benefits.

LXIX. That by the foregoing facts defendant Governor of NJ has acquired unjust enrichment of *bonæ fide* title and property with notice that another is entitled to its benefits.

LXX. complainant Arthur states as to the said obligors STATE OF NEW JERSEY;; and ARTHUR SCOTT PRELLE (fictitious name) above named, that they not be made a party hereto because they cannot be made a party hereto without ousting the jurisdiction of this honorable court.

LXXI. Wherever complainant Arthur has delivered a signature that appears to be "By Arthur", it is the complainant's intent to sign as the man and distinguish the intent of the man as living grantee, heir, and subrogee from the attachment of any fictitious entity created by corporations on or about 2/1/1967 to the child delivered on or about 1/30/1967 under the maxim 'Equity look to the intent rather than the form.'

LXXII. That complainant Arthur requires a judge/chancellor hearing this case and any appointed master to make oath that said judge/chancellor and master is three degrees removed from the parties and obligors involved, or which parties and obligors are less than three degrees removed and why there is no judge/chancellor or master three degrees removed from the parties and obligors.

FIRST CAUSE OF ACTION

RESULTING TRUST

LXXIII. Plaintiffs reallege and incorporate by reference all the facts the case with the same force and effect as if fully restated herein.

LXXIV. As a proximate result of the defendant Governor of NJ's wrongful detention of the RE789806284US-0022 Trust *res* as alleged herein, complainant Arthur injured by being denied an accounting and beneficial use of said *res*.

LXXV. That defendant Governor of NJ gains unjust enrichment by retaining *bonae fide* title and property of said RE789806284US-0022 Trust.

LXXVI. Defendants gain an unconscionable advantage in the retention of the income from the complainant Arthur's property if a resulting trust is not established.

LXXVII. Defendants are enriched by not paying the value of the use of said RE789806284US-0022 Trust.

LXXVIII. By reason of the existence of RE789806284US-0022 Trust *res*, the right of complainant Arthur to the benefit of said *res*, and the wrongful detention of said *res* by defendant Governor of NJ, each of the defendants are involuntary trustees holding said property and profits therefrom in resulting trust for complainant Arthur with duty of benefits to complainant Arthur.

SECOND CAUSE OF ACTION

ACCOUNTING

LXXIX. Plaintiffs reallege and incorporate by reference all the facts the case with the same force and effect as if fully restated herein.

LXXX. Defendants never account for the rents and profits received by them or their agents and assigns which were and continue to be wrongfully taken from complainant Arthur

LXXXI. As a result of the wrongful taking of the property of complainant Arthur and the rents and profits therefrom, complainant Arthur is unable to use or invest those rents and profits.

THIRD CAUSE OF ACTION

UNJUST ENRICHMENT

LXXXII. Plaintiffs reallege and incorporate by reference all the facts the case with the same force and effect as if fully restated herein.

LXXXIII. Defendants wrongfully retain, receive and are withholding property, rents and profits which rightfully belong to complainant Arthur.

LXXXIV. Defendants never file any accounting to account for and/or pay to complainant Arthur the value of the rents and profits derived therefrom.

LXXXV. As a result of Defendants' wrongful acts and omissions, Defendants are unjustly enriched to the detriment of complainant Arthur.

DEMAND FOR RELIEF

LXXXVI. That the foregoing facts require an attachment of property, restraining order, and receiver.

LXXXVII. complainants therefore demand:

- 1st. that a judge/chancellor three degrees removed from the parties and obligors is appointed to hear and discharge this matter, or cause is given and parties and obligors identified that are less than three degrees removed,
- 2nd. this Honorable court to issue its writ of subpoena, in due form of law and according to the course and practice of the court, directed to the said GOVERNOR OF STATE OF NEW JERSEY, TREASURER OF STATE OF NEW JERSEY, TREASURER OF THE UNITED STATES defendants as aforesaid; and said STATE OF NEW JERSEY, and ARTHUR SCOTT PRELLE, the obligors as aforesaid, commanding them at a certain day and under a certain penalty to be therein specified to appear before this Honorable court to answer all and singular the matters and things hereinbefore set forth and complained of and to stand by and abide and perform all the orders and decrees of the court herein: That subpoena to answer issue against defendants and obligors requiring them to answer this bill;
- 3rd. that in case of said defendants default to appear and answer this bill or perform, a writ of *distringas* may issue to compel them to do so;
- 4th. that said defendants answer, a full, complete and detailed statement of each and every sum by it received as trustee of suitor's estate, when and from whom received,

and what balance it owes the complainant Arthur, and that complainant Arthur have a decree for such balance against all of the defendants and obligors,

5th. that the defendants be required to set out in their answer a full and detailed account of all moneys, notes of hand, accounts (on and off balance sheet), or other evidences of debt, and all property of every kind that came into their hands, and show what disposition they made of them: And if the defendants are charged with having sold, transferred, given away or otherwise disposed of any property not accounted for, that they may be required to specify the same and to state what consideration they received therefor; And if they have failed to account for any money or property, that they be required to state why they so failed, and what has become of the same:

6th. that an account be taken and stated by the Clerk and Master showing all the moneys, accounts (on and off balance sheet), choses in action and other evidences of debt, and all property, that went into the defendants' hands, or should by due diligence have gone into their hands by virtue of their being the trustee and what disposition they have made thereof, and what profit they made, or could by due diligence have made out of the money and property that went, or might have gone, into their hands as such trustee: That the Master show in his said report what balance is due complainant Arthur, after allowing the defendant all just credits, but no compensation, and that a decree be rendered in favor of complainant Arthur against the defendants for said balance;

7th. that a special master, that is three degrees removed from the parties and obligors involved, be appointed for discovery and taking testimony *de bene esse*;

8th. for a declaration that establishes a resulting trust for the benefit of the complainant Arthur;

9th. that the court remove the trustee and substitute trustee where defendants are unwilling or unable to be trustee;

10th. that restitution and judgment against Defendants in an amount to be determined by accounting and certificates of dishonor, together with interest, attorneys' fees, and the costs of this action,

11th. for costs of suit incurred herein;

12th. that attachment of property issue regarding subject matter restraining the defendants, obligors, their attorneys, agents and servants from destruction or waste of the same subject matter without hindering complainant Arthur's current day to day use;

13th. that defendants, obligors, their attorneys, agents and servants permanently be enjoined from destruction or waste the same subject matter,

14th. that a receiver be assigned to prevent destruction or waste to same subject matter by defendants, obligors, their attorneys, agents and servants without hindering complainant Arthur's current day to day use,

15th. that complainants may have all such writs as may be necessary on a petition for a Declaratory Judgment;

16th. that the public notary issued certificates of dishonor be enforced;

17th. that a peremptory writ of injunction issue to enjoin and restrain defendants, obligors, their attorneys, agents and servants from destruction or waste the same subject matter;

18th. that complainant Arthur be declared subrogee and released from all primary suretyship on relation to subject matter ARTHUR SCOTT PRELLE and any derivations, and that complainant Arthur have a decree thereto,

- 19th. that complainant Arthur be released from all trusteeship on relation to subject matter ARTHUR SCOTT PRELLE and any derivations, and that complainant Arthur have a decree thereto.
- 20th. that your Honor declare a finding of facts regarding the solvency of said UNITED STATES a.k.a. UNITED STATES OF AMERICA corporation,
- 21st. that your Honor declare a finding of fact regarding the nature and differences between what the various names for the United States of America represent, including but not limited to United States, UNITED STATES, UNITED STATES OF AMERICA, United States of America,
- 22nd. that your Honor declare a finding of fact regarding the status and existence of a de jure unincorporated union of the united states of America.
- 23rd. that complainant Arthur and trustee for RE789806284US-0022 Trust have a good faith disclosure, and summary thereof, of the receiver and terms for bankruptcy of said UNITED STATES a.k.a. UNITED STATES OF AMERICA corporation should it be found in bankruptcy or post-bankruptcy.
- 24th. that your Honor declare a finding of facts and decree thereto regarding complainant Arthur's rights in said bankruptcy should UNITED STATES a.k.a. UNITED STATES OF AMERICA corporation be found in bankruptcy or post-bankruptcy,
- 25th. that your Honor declare a finding of fact regarding the nature, grantor, and terms of said one lawful dollar note of THE UNITED STATES OF AMERICA serial number tracer title "E77864970C" and any trust it may represent,
- 26th. that your Honor declare a finding of fact regarding complainant Arthur's rights to said one lawful dollar note of THE UNITED STATES OF AMERICA serial

number tracer title "E77864970C" and rights as grantee to any trust said note may represent, and rights of RE789806284US-0022 Trust to same subject matter,

27th. that complainant Arthur and trustee for RE789806284US-0022 Trust have a good faith disclosure of all terms and grantor for said one lawful dollar note of THE UNITED STATES OF AMERICA serial number tracer title "E77864970C" and any trust it may represent,

28th. that complainant Arthur and trustee for RE789806284US-0022 Trust have an accounting for said one lawful dollar note of THE UNITED STATES OF AMERICA serial number tracer title "E77864970C" and any trust it may represent,

29th. that complainant Arthur and trustee for RE789806284US-0022 Trust have an accounting for equitable interest of all treasury notes deposited in said trust;

30th. that complainant Arthur and trustee for RE789806284US-0022 Trust have an accounting for equitable interest of all blank indorsements, special indorsements, anomalous indorsements, deeds absolute, and notes specially deposited in said trust;

31st. that your Honor declare a finding of fact regarding complainant's, Arthur's, rights as heir and grantee and subrogee and mortgagee to obligor "ARTHUR SCOTT PRELLE" and any derivations, surcharges, and attachments thereto, and that complainant Arthur have a decree thereto,

32nd. that the trustee for "ARTHUR SCOTT PRELLE" and trustee for RE789806284US-0022 Trust perform a full acquittance and discharge of all obligations for person "ARTHUR SCOTT PRELLE" and its aliases,

33rd. that your Honor declare a finding of fact that complainant's, Arthur's, citizenship to be a private American national citizen of the United States as constitutionally defined by the constitution for the United States of America under

Section 1 of the 14th Amendment and rights thereto, and that complainant Arthur have a decree thereto,

34th. that the complainants are entitled to further relief by establishing resulting trust(s) based on the premises.

35th. that the complainant Arthur in said resulting trust have unlimited power to modify or revoke said resulting trusts,

36th. that your Honor declare a finding of fact regarding complainant's, Arthur's primary equitable and legal rights, powers, immunities, and privileges associated with direct privity to the constitution for the united States of America¹², Declaration of Independence¹³, Articles of Confederation¹⁴, Treaty of Paris (Treaty of Paris, 1783; International Treaties and Related Records, 1778-1974; General Records of the United States Government, Record Group 11);¹⁵ and Contract dated February 25, 1783 (Papers of the Continental Congress, Item 145 (Letters & Papers of Bankers in Holland & Contracts for Loans, 1779-90))¹⁶ and that complainant Arthur have a decree thereto,

¹² Signed Copy of the Constitution of the United States; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360: National Archives.

¹³ Engrossed copy of the Declaration of Independence, August 2, 1776; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360: National Archives.

¹⁴ Engrossed and corrected copy of the Articles of Confederation, showing amendments adopted, November 15, 1777, Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360: National Archives.

¹⁵ Treaty of Paris, 1783; International Treaties and Related Records, 1778-1974; General Records of the United States Government, Record Group 11: National Archives.

¹⁶ Contract between the King of France and the Thirteen United States of North America, signed on February 25, 1783

37th. that your Honor declare a finding of fact regarding complainant's, Arthur's primary equitable and legal rights, powers, immunities, and privileges associated with other treaties of the United States of America and a decree thereto;

38th. that your Honor declare a finding of fact regarding complainant's, Arthur's inherent capacity of holding absolute and equitable title under trust law as implemented organically by the import of English and American equity jurisprudence and principles of equity running historically in the United States of America *circa* 1776 and what equitable interest and title he holds in relationship to the decedent estate(s) 'ARTHUR SCOTT PRELLE' (and its aliases), including but not limited to accounts of the social security administration, drivers licenses, blank indorsements, special indorsements, anomalous indorsements, and any other similar accounts of voluntary suretyship without consideration, and that complainant have a decree for an accounting and restitution thereto,

39th. that your Honor declare a finding of fact regarding complainant's, Arthur's equitable interest and title he holds in relationship to all his decedent ancestors' estates, including but not limited to accounts of the social security administration, drivers licenses, blank indorsements, special indorsements, anomalous indorsements, and any other similar accounts of voluntary suretyship without consideration, and that complainant have a decree for an accounting and restitution thereto, (Maxim: *Haeres est eadem persona cum antecessore*. The heir is the same person with the ancestor.);

40th. that your Honor consolidate all matters of the "ARTHUR SCOTT PRELLE" estate(s) trust(s) and all aliases and all attachments;

41st. that any interest in land is redeemed where it is found a blank indorsement note issued by "ARTHUR SCOTT PRELLE" (or its aliases) was used to settle all or part of a mortgage thereto;

42nd. that any interest in motor cars is redeemed where it is found a blank indorsement note issued by "ARTHUR SCOTT PRELLE" (or its aliases) was used to settle all or part of a loan or lease thereto;

43rd. that an account be taken to show how the trustee and obligors have managed the estate, what disposition they have made of the trust funds, and money, and other property which are or should be in their hands;

44th. that in the event the relator is shown to have been injured by the conduct of the defendants, obligors, their attorneys, agents and servants, and to be entitled to an accounting for fees and moneys and property by it be given a decree for all damages by it sustained by reason of the acts or omissions of the defendants and obligors;

45th. that complainant Arthur be redeemed in gold dollars as defined by "The Coinage Act" of April 2, 1792 and the constitution for the united States of America;

46th. that your Honor declare a finding of fact and decree thereto regarding complainant Arthur's rights to travel and access to all United States of America's land, territory, air space, extraterrestrial space, subterranean space, at sea space or vessels, undersea space, above sea space, facilities, and any attachments therefrom or thereat;

47th. that your Honor declare a finding of fact regarding and decree thereto regarding complainant Arthur's rights to acquire, purchase, and bear arms without hindrance at all United States of America's land, territory, air space, extraterrestrial

space, subterranean space, at sea space or vessels, undersea space, above sea space, facilities, and any attachments therefrom or thereat;

48th. that your Honor declare a finding of fact and decree thereto regarding complainant Arthur's rights to fourth amendment¹⁷ privacy in exercise of other constitutional rights including but not limited to travel, electronic communications, communications by post office, communications by courier, wireless communication, health information;

49th. that complainant Arthur at all times have contact information and access to and notice of de jure officers of the United States of America and its states;

50th. that complainant Arthur have the United States of America and its states' and territories' good faith protection at all times of complainant Arthur from any emergency martial rule and procedure, and a decree thereto;

51st. that your Honor declare a finding of fact regarding the legitimacy of all bills of attainder, ex post facto Laws and orders instituted under emergency war powers and the constitution and laws of the United States of America;

52nd. that accountings and findings of fact be put in layman's terms and speech describing the intent, nuances, technical/legal terms, and any double entendres thereto;

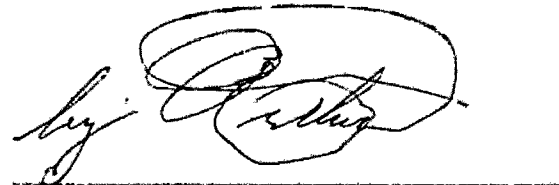
53rd. that summary(ies) be made and added of any accountings and findings of fact that exceed ten pages;

54th. and that the complainants have all such other further relief, as the nature of the case may require.

¹⁷ Signed Copy of the Constitution of the United States; Miscellaneous Papers of the Continental Congress, 1774-1789; Records of the Continental and Confederation Congresses and the Constitutional Convention, 1774-1789, Record Group 360: National Archives.

This is the first application for a restraining order, attachment, and receiver in this case. No other judge has refused the relief sought.

IN TOKEN WHEREOF, *i* have hereunto set *my* hand this 23rd day of August in the year of our Lord two thousand twenty-one, and of the Independence of the United States of America the two-hundred and forty six,



Prelle, arthur scott, complainant
on special deposit

Verification

United States of America

The state of Pennsylvania }
The county of Chester } s.a.

On this 23rd day of August A.D. 2021, before me personally appeared the natural person Prelle, arthur scott, the complainant in the above entitled case, and makes oath under God that he had read the foregoing bill of complaint subscribed by him, and knows the contents thereof, and that the same is true of his own knowledge, except as to the matter therein stated on information and belief, and as to those matters he believes them to be true. He certifies that to the best of his knowledge, information, and belief, formed after an inquiry reasonable under the circumstances:

- (1) it is not being presented for any improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
- (2) the claims, defenses, and other legal contentions are warranted by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law or for establishing new law;
- (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and
- (4) the denials of factual contentions are warranted on the evidence or, if specifically so identified, are reasonably based on belief or a lack of information.

Respectfully submitted,



complainant
Prelle, arthur scott
on special deposit

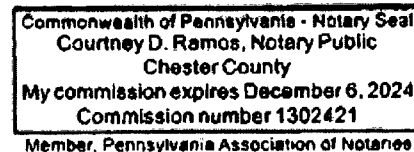
Before me,



Notary

12/06/2024

Comm. Exp.



Addresses of Obligors and Parties

Last known addresses:

Governor of "New Jersey, State Of"
125 West State Street,
Trenton, New Jersey.
postal code 08625

Governor of "Pennsylvania, Commonwealth Of"
238 Main Capitol Building
Harrisburg, Pennsylvania.
postal code 17120

Registrar of Somerset County Marcie
Tyson
25 West End Avenue
Somerville, New Jersey.
postal code 08876

State Registrar of State Of New Jersey,
Vincent T. Arrisi
Office of Vital Statistics and Registry
H & A Bldg, 5th Floor
Warren and Market Streets
Trenton, New Jersey.
postal code 08625

PRESIDENT OF THE UNITED STATES
OF AMERICA
The White House
1600 Pennsylvania Avenue NW
Washington, District of Columbia.
postal code 20500

Treasurer of the United States
Department of the Treasury
1500 Pennsylvania Avenue, Northwest
Washington, District of Columbia.
postal code 20220

Treasurer of "New Jersey, State Of"
125 West State Street
Trenton, New Jersey.
postal code 08625

STATE OF NEW JERSEY
125 West State Street
Trenton, New Jersey.
postal code 08625

Rachael A. Honig
U.S. Attorney's Office
Peter W. Rodino, Jr. Federal Building
970 Broad Street, 7th Floor
Newark, New Jersey.
postal code 07102
(complainant United States of America)