

NOTICE AND MOTION FOR DEFAULT JUDGMENT

COMES now Sharon Bridgewater, and request the court, pursuant to rule of civil procedure 55(b)(1) of the Federal rule of civil procedure, for an entry of Judgment by default against

Barak H. Obama in his Official Capacity as United States President, The White House, 1600 Pennsylvania Avenue N.W. Washington, D. C. 20500 and [Loretta Elizabeth Lynch](#) in her official Capacity as United States Attorney General , Department of Justice, 950 Pennsylvania Avenue, N.W. Washington, D.C.20530-0001 et al

Defendants/Respondents/Appellees

Defendants/Respondents/Appellees for \$100,000,000,000,000,000.00(One Hundred Trillion Dollars).

I GROUNDS

In support of this request the Plaintiff/Petitioner/Appellant/Claimant, the Plaintiff/Petitioner/Appellant/Claimant relies upon the record in this case and the affidavit submitted herein. No response has been served within the time allowed by law nor has Defendant/Respondent/Appellee Defendant Barak H. Obama in his Official Capacity as United States President, sought additional time within which to respond, and default has been entered against the defendant and/or Respondant Barak H. Obama in his official capacity as President of the United States of AmLorettaa, 125,000,000,000,000 Trillion Dollars, The Federal Reserve, et al " ALL IN PERSONSAM, IN REM AND/OR QUASI IN REM DEFENDANTS AND/OR RESPONDANTS AND/OR APPELLEES" FROM 1993 and continuing thru present - THE APPELLEE - DEFENDANT AND/OR RESPONDANT.

1. The claim of the Plaintiffs and/or Petitioners is for the sum of \$ 125,000,000,000,000 Trillion Dollars, for damages and injuries subtained from 1993 and continuing thru present plus interest from the date of judgment as provided by law, together with the cost of this action .

2. Having failed to plead or otherwise defend in this action _____, and default having herefore been entered; upon application of Plaintiffs and/or Petitioner and upon affidavit the Barak H. Obama in his Official Capacity as United States President, The White House, 1600 Pennsylvania Avenue N.W. Washington, D. C. 20500 and [Loretta Elizabeth Lynch](#) in her official Capacity as United States Attorney General , Department of Justice, 950 Pennsylvania Avenue, N.W. Washington, D.C.20530-0001 et al Defendants/Respondents/Appellees Defendants/Respondents/Appellees is indepted to Plaintiffs and/or Petitioners in the principal sum of \$200,000,000.00 Trillion dollars plus interest from the date of Judgment as provided by law, together with the cost of this action.

I certify and/or Declare and/or state under penalty and perjury and to pursuant to 28 U.S.C. §1746 that the foregoing is true and correct. Executed _____ day of December 2016 in Detroit, Michigan

Dated: _____

Sharon Bridgewater individually –Pro Se
Plaintiff/Petitioner/Appellant/Claimant
18952 Dale Street
Detroit, MI 48219
313-471-8714
Sbridge11@yahoo.com

CASE #_____

**AFFIVANT IN SUPPORT OF
FOR DEFAULT JUDGMENT**

MOTION

Sharon Bridgewater indivually

Plaintiff//Petitioner/Appellant/Claimant

Vs.

Barak Hussein Obama in his Official Capacity as
United States President

The White House
1600 Pennsylvania Avenue, N.W
Washington, D.C.20500

And

LllLoretta Elizabeth Lynch
in her official Capacity as United States Attorney General

Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C.20530-0001

ET AL

DeDefendants/Respondents/Appellees

AFFIDIVANT IN SUPPORT OF MOTION FOR DEFAULT

JUDGMENT

1. Sharon Bridgewater , being duly sworn disposes and statate, under penalty of perjury that the following facts are true and correct to the best of my information and belief.

2.. I am Plaintiff/Petitioner/Appellant/Claimant herein and complaints were served upon the Barak H. Obama in his Official Capacity as United States President, The White House, 1600 Pennsylvania Avenue N.W. Washington, D. C. 20500 and Loretta Elizabeth Lynch in her official Capacity as United States Attorney General , Department of Justice, 950 Pennsylvania Avenue, N.W. Washington, D.C.20530-0001 Defendant and/or Respondant “Barak H. Obama in his official capacity as President of the United States of AmLorettaa, 125,000,000,000,000 Trillion Dollars, The Federal Reserve, et al ” ALL IN PERSONSAM, IN REM AND/OR QUASI IN REM DEFENDANTS AND/OR RESPONDANTS AND/OR APPELLEES” FROM 1993 and continuing thru present - THE APPELLEE

The White House
N.W.Washington, D.C.20500

1600 Pennsylvania Avenue,

DEFENDANT AND RESPONDANT

Barak H. Obama in his official capacity as President of the United States of AmLorettaa, 125,000,000,000,000 Trillion Dollars, what constitute Default under rule “Appearance” under rule 55(b)(2) of Federal Rule of civil procedure providing that if Party Against who Default may occur by failure “to plead or otherwise Defend; and is taken either taken for failure to appear or to plead within the time allowed b the rules; or also be taken for willful failure of a party or of an offender Director or managing against of a party to appear for taking of a deposition or failure to serve ansers to interrogatories or failure of a Defendant Attorney(Loretta Lynch) to appear before a court and/or to comply with a court order of a subpoena. (the time has lapse for Barak H. Obama in his official capacity as President of the United States of AmLorettaa, 125,000,000,000,000 Trillion Dollars, The Federal Reserve, et al ” ALL IN PERSONSAM, IN REM AND/OR QUASI IN REM DEFENDANTS AND/OR RESPONDANTS AND/OR APPELLEES” FROM 1993 and continuing thru present - THE APPELLEE – DEFENDANT AND/OR RESPONDANTS to comply with this court order). The Defendants are in Default

3. The claim of the Plaintiffs and/or Petitioners is for the sum of \$100,000,000,000,000 plus interest from the date of judgment as provided by law, together with the cost of this action .

Having failed to plead or otherwise defend in this action _____, and default having herefore been entered; upon application of Plaintiffs and/or Petitioner and upon affidavit of Sharon Bridgewater.

4. Barak H. Obama in his official capacity as President of the United States of America, \$125,000,000,000,000 plus interest from the date of Judgment as provided by law, together with the cost of this action.

5. The Defendants are not in the military.

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I certify and/or Declare and/or state under penalty and perjury and to pursuant to 28 U.S.C. §1746 that the foregoing is true and correct. Executed _____ day of December 2016 in Detroit, Michigan

Dated: _____

Sharon Bridgewater individually –Pro Se
Plaintiff/Petitioner/Appellant/Claimant
18952 Dale Street
Detroit, MI 48219
313-471-8714
Sbridge11@yahoo.com

SWORN TO AND SUBSCRIBED

BEFORE ME THIS _____ DAY OF _____ 2016

NOTARY PUBLIC

MY COMMISSION EXPIRES

Sharon Bridgewater individually

Plaintiff//Petitioner/Appellant/Claimant

Vs.

Barak Hussein Obama in his Official Capacity as
United States President

The White House
1600 Pennsylvania Avenue, N.W
Washington, D.C.20500

And

LllLoretta Elizabeth Lynch
in her official Capacity as United States Attorney General

Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C.20530-0001

ET AL

DeDefendants/Respondents/Appellees

DEFAULT JUDMENT

The Defendant and/or Respondant Barak H. Obama in his official capacity as President of the United States of AmLorettaa, 125,000,000,000,000 Trillion Dollars, The Federal Reserve, et al ”
ALL IN PERSONSAM, IN REM AND/OR QUASI IN REM DEFENDANTS AND/OR
RESPONDANTS AND/OR APPELLEES” FROM 1993 and continuing thru present - THE

APPELLEE –DEFENDANT AND/OR RESPONDANT having failed to plead or otherwise defend in this action _____, and default having herefore been entered; upon application of Plaintiffs and/or Petitioner and upon affidavit the “BARAK H. OBAMA (AKA BARRY SORTEOES)” IN HIS OFFICIAL CAPACITY AND INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS and DOES 1 thru 1,000,000,000 inclusive is indepted to Plaintiffs and/or Petitioners in the principal sum of \$200,000,000.00 Trillion dollars plus interest thereon; that defendant had been defaulted for failure to appear pursuant to Rule 55(a) of the FederalRule of Civil Procedure; and that the claim is for a sum certain or for a sum which can by computation be made certain; it is hereby ;

ORDERED, ADJUDED, and DECREED that plaintiff, _____ recover of the defendant “BARAK H. OBAMA (AKA BARRY SORTEOES)” IN HIS OFFICIAL CAPACITY AND INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS and DOES 1 thru 1,000,000,000 inclusive the sum of \$200,000,000.00(Two hundred Trillion Dollars), plus costs and interest accordin to law from the date of this Judment until the entire amount is paid.

This Judment is ented by the Clerk at the request of the Plaintiff and upon affidavit that said amount is due, in accordance with Rule 55(b)(1)of the federal rule of Civil Procedure.

By _____
Deputy Clerk

)) Case Number # _____
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)) **ORDER GRANTING DEFAULT**
)) **JUDGMENT**
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Sharon Bridgewater individually

Plaintiff//Petitioner/Appellant/Claimant

V.S.

Barak Hussein Obama in his Official Capacity as
United States President

The White House
1600 Pennsylvania Avenue, N.W
Washington, D.C.20500

And

LIII Loretta Elizabeth Lynch
in her official Capacity as United States Attorney General

Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C.20530-0001

ET AL

DeDefendants/Respondents/Appellees

ORDER GRANTING THE PETITION FOR ADJUFICATION AND GRANTING A DEFAULT JUDGMENT

And now, to with, THIS _____ DAY OF _____ 2015, Sharon Bridgewater (“

“The 50 States” [the District of Columbia, the Common wealth of Puerto Rico, The US Virgin Island, Guam, the Northern Marianna Islands, the AmLorettaan Samoa](The Federal Trade Commission, The Bureau of Consumer Protection, Bureau of Competition, Securities and Exchange Commission) EX REL Sharon Bridgewater(A.K.A. Sharon Abusalem, Sharon Davis) Private Attorney General and QUI TAM RELATOR on behalf of myself, James S. Bridgewater(one or more of the following companies, Specialty Investment Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a Nevada Corporation, and Bridgewater & Company Inc., a California Corporation, The Coalition for Empowerment(formerly Greater Lansing Helping Hands)a 501C-3 non-profit organization, a Michigan and/or Georgia non-profit corporation, B & B Building Maintenance INC. a Michigan Corporation, forced out of business) and those similarly situated, (PROSECUTOR) “THE PLAINTIFFS” AND/OR “THE PETITIONERS” “CLASS REPRESENTATIVE” CLASS (WHO CONTEST OBAMA RIGHT TO HOLD OFFICE AS THE UNITED STATES PRESIDENT, AND THE UNITED STATES QUI TAM RELATOR PETITION FOR ADJUFICATION AND GRANTING A DEFAULT JUDGMENT and the opposition thereto having been duly heard and considered;

IT APPEARS TO THE COURT THAT:

1. On or about from Jan. 1, 2010 and continuing thru present, Defendant

Barak H. Obama(AKA Barry Soertoos) was appointed and elected President of the United States, and class Plaintiffs filed in excess of two hundred lawsuits against Defendant Obama , all lawsuits were duly served on Barak H. Obama(AKA Barry Soertoos) and/or Loretta Lynch, or ~~Loretta Lynch~~[Loretta E. Lynch](#)(his agents)as provided by law. The subject of 1) contesting Obama eligibility to hold Office as United States President via 1)Natural Born Citizen; 2) Unauthorized usage of someone else social security card; 3) forged birth certificate or for other reasons.

It is well settled law, that one must defend a lawsuit. Obama has failed to defend any of the lawsuits.

Consequently Default Judgment shall be entered against the Defendant Barak Obama(class representative) and on behalf of Class member Defendant.

Principle Amount Due

\$200,000,000 Trillion Dollars

Total Debt Due

\$200,000,000 Trillion Dollars

IT IS SO ORDERED.

OBAMA HAS REFUSED TO DEFEND, HAS NOT

\$200,000,000.00 TRILLION DOLLARS

Case Number #_____

_____)	REQUEST FOR ENTRY OF DEFAULT JUDGMENT
Sharon Bridgewater indivually)	
)	
)	
Plaintiff//Petitioner/Appellant/Claimant)	
)	
)	
Vs.)	
)	
Barak Hussein Obama in his Official Capacity)	
as)	
United States President)	

The White House
1600 Pennsylvania Avenue, N.W
Washington, D.C.20500

And

Loretta Elizabeth Lynch
in her official Capacity as United States
Attorney General

Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C.20530-0001

ET AL

DeDefendants/Respondents/Appellees

REQUEST FOR ENTRY OF DEFAULT JUDGMENT

Comes now _____and request the Clerk to enter a default against “BARAK H. OBAMA (AKA BARRY SORTEOES)” INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru 1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT, on the basis that the record in this case demonstrateds that there has been a failure to plead or otherwise Defendant as provided by Rule 55(a) of federal rules of Civil procedure.

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I certify and/or Declare and/or state under penalty and perjury and to pursuant to 28 U.S.C. §1746 that the foregoing is true and correct. Executed _____ day of December 2016 in Detroit, Michigan

Dated:_____

Sharon Bridgewater individually –Pro Se
Plaintiff/Petitioner/Appellant/Claimant
18952 Dale Street
Detroit, MI 48219
313-471-8714
Sbridge11@yahoo.com

Sharon Bridgewater

18592 Dale Street
Detroit, MI 48219
1-313-471-8714
Sbridge11@yahoo.com

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Case Number # _____(ABJ)

Sharon Bridgewater individually))
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Plaintiff//Petitioner/Appellant/Claimant

Vs.

Barak Hussein Obama in his Official Capacity
as
United States President

The White House
1600 Pennsylvania Avenue, N.W
Washington, D.C.20500

And

Loretta Elizabeth Lynch
in her official Capacity as United States
Attorney General

Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C.20530-0001

ET AL

Defendants/Respondents/Appellees

))
))**AFFIDIVANT IN SUPPORT**
))**OF REQUEST FOR ENTRY**
))**OF DEFAULT JUDGMENT**
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**AFFIDIVANT IN SUPPORT OF REQUEST FOR ENTRY
OF DEFAULT JUDGMENT**

1. _____,being duly sworn dispose and state that the following facts are true and correct to the best of my belief:
2. A complaint was filed herein o _____and service of process was had on Defendant and/or Respondant BARAK H. OBAMA (AKA BARRY SORTEOES)” INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF

OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru 1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT.

3. More than 21 days have elapsed since the Defendant and/or Respondant BARAK H. OBAMA (AKA BARRY SORTEOES)" INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru 1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT in _____, case # served, and the DEFENDANT AND/OR RESPONDANT has failed to plead or otherwise Defendant as provided by Federal Rule of civil procedure.

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I certify and/or Declare and/or state under penalty and perjury and to pursuant to 28 U.S.C. §1746 that the foregoing is true and correct. Executed _____ day of December 2016 in Detroit, Michigan

Dated: _____

Sharon Bridgewater individually –Pro Se
Plaintiff/Petitioner/Appellant/Claimant
18952 Dale Street
Detroit, MI 48219
313-471-8714
Sbridge11@yahoo.com

SWORN TO AND SUBSCRIBED

BEFORE ME THIS _____ DAY OF _____ 2016

NOTARY PUBLIC

MY COMMISSION EXPIRES

Sharon Bridgewater

18592 Dale Street
Detroit, MI 48219
1-313-471-8714
Sbridge11@yahoo.com

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

Case Number # _____ (ABJ)

Sharon Bridgewater individually

Plaintiff//Petitioner/Appellant/Claimant

Vs.

Barak Hussein Obama in his Official Capacity
as
United States President

The White House
[1600 Pennsylvania Avenue, N.W](#)
[Washington, D.C.20500](#)

))
))**ENTRY OF DEFAULT**

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))
))**JUDGMENT**

And

Loretta Elizabeth Lynch
in her official Capacity as United States
Attorney General

Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C.20530-0001

ET AL

DeDefendants/Respondents/Appellees

ENTRY OF DEFAULT JUDGMENT

It appearing that the complaint was filed in case___on_____; that the summons and complaint were duly served upon the Defendant and/or Respondant BARAK H. OBAMA (AKA BARRY SORTEOES)” INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru 1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT , and no answer or other pleading has been filed by said BARAK H. OBAMA (AKA BARRY SORTEOES)” INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru 1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT ,, and no answer or other pleading has been filed by said BARAK H. OBAMA (AKA BARRY SORTEOES)” INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru 1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT , as required by law.

Therefore, upon request of the Plaintiffs and/or Petitioners, default is herby entered against the BARAK H. OBAMA (AKA BARRY SORTEOES)” INDIVUALLY CLASS DEFENDANT AND/OR RESPONDANT REPRESENTATIVE ON BEHALF OF CLASS DEFENDANT AND/OR RESPONDANT MEMBERS et al and DOES 1 thru

1,000,000,000 inclusive DEFENDANT AND/OR RESPONDANT ,as provided in rule 55(a), Federal Rule of CivilProcedure.

By: _____
Deputy Clerk