

**IN THE SUPREME COURT OF OHIO**

**Royal Public Official, Ms. Yvette Barbara Baldwin**

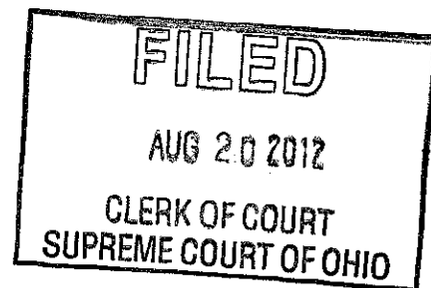
**Relator**

**Case No: 12-1072**

**Vs.**

**Hamilton County Clerk of the Court of Common Pleas**

**Respondent**



**MOTION TO TAKE JUDICIAL NOTICE**

**The relator, Royal Public Official, Ms. Yvette Barbara Baldwin formally petitions that the Court take Judicial Notice of this written statement of petition of the facts at issue as asserted by the relator, Royal Public Official, Ms. Yvette Barbara Baldwin.**

**The relator, Royal Public Official, Ms. Yvette Barbara Baldwin asserts that she was previously employed as a sworn-in Public Official with the Hamilton County Clerk of Courts Common Pleas Criminal/Civil Divisions; the relator further advises that as a sworn-in Public Official with the Hamilton County Clerk of Courts Common Pleas Criminal/Civil Divisions she worked closely with the Prosecutor's Office. The relator asserts that she was responsible for the signing and processing of the Governor's Warrants**

for the Hamilton County Ohio Prosecutors Office. In addition the relator asserts that she was responsible for processing the motions for the death row cases; and the filing of tens of thousands of motion that moved the court; the Hamilton County Ohio Prosecutor's Office respectfully submitted a letter of recommendation on behalf of the relator for admissions to law school; LSAC # L28010535, on file with the Law School Admissions Council until 2014.

This information is of paramount importance due to the fact that the Hamilton County Clerk of Courts Common Pleas Criminal/Civil Divisions Public Official position, establishes authority granted to the relator by the Hamilton County Clerk of Courts.

The relator asserts that she is an International Royal Public Official listed with several Countries throughout the World Order. The foundation for this declaration is based on the legal authority delegated to the relator, Royal Public Official, Ms. Yvette Barbara Baldwin, to act on behalf of the Royal Domain/Realm. The relator further asserts that the Jordanian Royal Order/Edict book is located within the Royal Jordanian Treasury Display/Setup in the Hamilton County Courthouse located at 1000 Main Street, Cincinnati, Ohio 45202. The Jordanian Royal Order/Edict book is of preeminent importance in that the Royal Orders to be issued are recorded as legal law decrees and or statutes authorizing legal formal decisions. The relator, Royal Public Official, Ms. Yvette Barbara Baldwin declares that the Jordanian Royal Order/Edict book is under her legal authority and she grants authorization to the Hamilton County Clerk of Courts and the Hamilton Court Courthouse Administrative Officials, to immediately afford her access to the Royal Jordanian Treasury Display/Setup. Please refer to the Original Complaint and Notarized Affidavit for the reason being that the Royal Special Forces relative/kin should be contacted for transferring the Royal Jordanian Treasury Display/Setup to their authority.

The relator, Royal Public Official, Ms. Yvette Barbara Baldwin further declares that she is the Royal Daughter of Royal Mrs. Maxine Jackson (nee Baldwin). This declaration is significant in that the Royal Jordanian Order/Edict book is signed with her signature for the reason being that Royal Orders were issued by Royal, Mrs. Maxine Jackson (nee Baldwin), on behalf of the Royal Realm and the relator, Royal Public Official, Ms. Yvette Barbara Baldwin. The relator advises that when she viewed the Royal Order/Edict book she visually recognized the handwriting in the book. A copy of Royal, Mrs. Maxine Jackson's (nee Baldwin) signature handwriting is included for review as evidence.

As a citizen of the United States of America, the relator, Royal Public Official, Ms. Yvette Barbara Baldwin asserts that the United States Constitution guarantees the right to redress the deprivation under color of any State law, statute, ordinance, regulation, custom, or usage, of any right, privilege or immunity secured by the Constitution of the United States or by any Act of Congress providing for equal rights of citizens or of all persons within the jurisdiction of the United States. According to the First Amendment, of the U.S. Constitution; Congress shall make no law respecting an establishment or religion, or prohibiting the free exercise thereof; or abridging the freedom of speech; or of the press; or the right of the people peaceably to assemble and to petition the government for a redress of grievances. The Fifth Amendment to the U.S. Constitution declares that 'No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb, nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life,

liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation.' The relator, Royal Public Official, Ms. Yvette Barbara Baldwin further asserts that the Fourteenth Amendment prohibits the deprivation of liberty or property without due process of law. A due process claim is cognizable only if there is a recognized property interest at stake. Due process is best defined in one word—fairness. Throughout the U.S.'s history, its constitution, statutes and case law have provided standards for fair treatment of citizens by federal, state and local governments. The standards are known as due process.

The Attorney for the Respondent, should recognize that to withhold and or deny the Relator access to hold or take possession of the inheritance the Royal Jordanian Treasury Display/Setup is a civil wrong that violates the search warrants and general warrants section of the Ohio Constitution; where the right of the people to be secure in their persons, houses, papers, and possessions against unreasonable searches and seizures shall not be violated; and no warrant shall issue, but upon probable cause, supported by oath or affirmation, particularly describing the place to be searched and the person and things to be seized.

The Ohio Constitution declares formally and officially that for redress in court, all courts shall be open, and every person, for an injury done him in his land, goods, person, or reputation, shall have remedy by due course of law, and shall have justice administered without denial or delay. In addition, the Ohio Constitution further declares that all men are, by nature, free and independent, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property, and seeking and obtaining happiness and safety.

Respectfully Submitted,

Royal Public official, Ms. Yvette Barbara Baldwin  
Royal Public Official, Ms. Yvette Barbara Baldwin

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing has been served upon the following by email: electronic transmissions and or U.S. ordinary mail service, this 11<sup>th</sup> day of August, 2012. The Attorneys for the Respondents. Joseph T. Deters, Hamilton County, Ohio; Christian J. Schaefer, 0015494, Assistant Prosecuting Attorney, 230 E. Ninth Street, Suite 4000, Cincinnati, Ohio 45202.

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