

ELEVENTH JUDICIAL CIRCUIT COURT
McLEAN COUNTY, ILLINOIS

FILED

10/9/2025 9:42 AM

DONALD R. EVERHART, JR.
CLERK OF THE CIRCUIT COURT
MCLEAN COUNTY, ILLINOIS

Princess Emilily Hotep El, Prince Ra Hotep El &
Monica Rene Hall Estate Trust BT)
Petitioners,)

vs.)

State Farm Fire & Casualty Company)
Respondent)

Case Number: 2025LA000153

Claim: \$28,900,075.00

CLERK'S NOTICE OF FILING PURSUANT TO 735 ILCS 5/12-653

TO: State Farm Mutual Automobile Insurance Company
One State Farm Plaza
Bloomington, IL 61701

State Farm Fire & Casualty Company
Corporation Service Company
801 Adlai Stevenson Drive
Springfield, IL 62703

PLEASE TAKE NOTICE that a Registration of Foreign Judgment, consisting of an Affidavit for Filing of Foreign Judgment with Certificate of Default Judgment with Affidavit of Last Known Address and Exhibit A – Affidavit of Service from Consular Court Tribunal 13 has been filed on September 23, 2025 in the Office of the Circuit Clerk of McLean County, Illinois. The Judgment has been filed on behalf of Petitioners by:

Envoy Prince Ra Hotep El
1483 N. Mount Juliet Rd
PMB 183 (Al Morocco)
Mount Juliet, TN 37122
Phone: (702) 592-0693
Email: consularcourtribunal13@proton.me

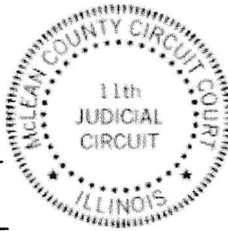
PROOF OF SERVICE PURSUANT TO 735 ILCS 5/12-653

The undersigned certifies that a copy of the Registration of Foreign Judgment, consisting of an Affidavit for Filing of Foreign Judgment with Certificate of Default Judgment with Affidavit of Last Known Address and Exhibit A – Affidavit of Service from Consular Court Tribunal 13 filed on September 23, 2025 were served upon the Defendants at the addresses listed above. The documents were enclosed in an envelope addressed to such Defendants at the last known address as disclosed by the pleadings of record herein and sent via certified mail by means of deposit in a collection bin for the U.S. Postal Service in Room 404 of the McLean County Law and Justice Center located at 104 W. Front Street in Bloomington, IL with proper postage prepaid.

Dated: 10/9/2025

Deputy Clerk: /s/ Charles Hill

Circuit Clerk: 



McLean County Circuit Clerk
104 West Front St. Room 404
Bloomington, IL 61701
(309) 888-5340

FILED

10/20/2025 12:00 AM

DONALD R. EVERHART, JR.
CLERK OF THE CIRCUIT COURT
MCLEAN COUNTY, ILLINOIS

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
MCLEAN COUNTY, ILLINOIS**

Princess Emilily Hotep El, Prince Ra Hotep El, and Monica Rene Hall Estate Trust
BT,

Petitioners,

v.

State Farm Fire and Casualty Company; Luke Pietek; Chris Pool; Brie Locke; Sierra
Timmons; JoAnn Cuevas; and Agent NMLS #396964,

Case No. 2025 LA 000153

**Illinois: Foreign Judgments Recognition & Enforcement Illinois has a set of statutes
(Uniform Acts) that govern recognizing and enforcing judgments from courts outside
Illinois.**

Key Statutes

- 735 ILCS 5/12-664 (“Standards for recognition of foreign-country judgment”)

A court must recognize a foreign judgment due process, the Respondent was served multiple times over the past two years and responded never formally but with soft denials and inconclusive stated investigations without providing evidence of said investigation, Consular Court Tribunal Tribe of Judah possess the personal or subject-matter jurisdiction by Contracts although altered with the insurance policies and being that of investors with the Mutual company or Respondent. Several recorded calls and documented statements letters and responses to the DOI NEVADA as well. The CEO past and present was served via process server on March 12, 2024 and again on August 13, 2025 as well with responses from Jeff Wagoner and Justine Lybbert and many others.

State Farm over a period of approximately two years responded by mail and email to PRINCE RA HOTEPEL his email and the CONSULAR COURT many times over making promises and false statements allegations unsupported and unsubstantiated with multiple personnel involved.

As we have met the due process portion by State Farm willingly participated in the Consular Court Tribunal example Jeff Wagoner stated, that State Farm will file a Formal Response Soon, but did nothing. Luke Pietek stated on or about October 14, 2024 that he was seeking information concerning the amount of settlement but never returned the call nor provided proper settlement payout information. On or about September 5, 2023 Chris Pool and her manager stated that the Consular Court wasn't real making it a comedic prop, and her manager as well. The statement changed as they began to engage with the Consular Court shortly afterwards continuously for two years and would make intentions or promises to

produce formal documentation. After realizing that the Consular Court Tribunal is therein the Government entity of the Melchizedek Priesthood El a foreign government entity 001 status, The Secretary of State the duly qualified and elected Nevada Secretary of State, do hereby certify that Melchizedek Priesthood El LLC did on 11/07/2022 file in this office its registration to do business in this state and is now on file and of record in the office of the Nevada Secretary of State, and further, that said entity is at the date of this certificate duly qualified to exercise therein all the powers recited in its Articles and to transact business in the State of Nevada in accordance with the laws of said State. Along with The Monica Rene Hall Estate Trust BT, and the David Jr Hall Estate Trust BT, and noticed in multiple States in the U.S.

They by soft denial claimed that there was no coverage due to the Municipality of Nevada seized property and they are not allowed to get involved with government seizures. While the State of Nevada top office The Attorney General stated in a formal letter that they had not dealings in the matter said letter states "Prince Ra Hotep El 8237 Fawn Brook Ct Las Vegas, NV 89149 Claim Number: TC20610 Dear Mr. Hotep El: The State of Nevada has received your claim against the State of Nevada in the amount of \$400,000,000.00. We are unable to find any acts to which the State of Nevada is liable, and we must deny your claim for damages."

Sifting responsibility and Fiduciary responsibility onto a municipality without evidence proof or a real investigation, according to Chris Pool and her manager Cc recording, they spoke to someone at the Court and was told that the eviction was true and correct when asked to provide whom they spoke with they stated and I mean "CHRIS POOL" said "YOU WILL HAVE TO SUE US AND GET A SUBPOENA TO GAIN ACCESS TO OUR RECORDS AND INTERNAL INVESTIGATIONS."

- 735 ILCS 5/12-667 ("Effect of recognition of foreign-country judgment")

Once a foreign judgment is recognized, it is conclusive between the parties in the same way as an Illinois sister-state judgment (Full Faith & Credit type effect), and enforceable in the same manner as a judgment of Illinois. (Onecle (https://law.onecle.com/illinois/735ilcs5/12-667.html?utm_source=chatgpt.com))

On September 23, 2025 the foreign judgment was filed by the petitioners and the Consulate of the Consular Court as prince ra hotep el is an officer of such, and it was accepted on or about October 1, 2025 stamped along with other filed documents accepted and stamped by the clerk of the court.

- 735 ILCS 5/12-640 ("Enforcement of foreign judgments")

If a foreign judgment is recognized, it can be filed/enforced; payments (partial or full) are credited; foreign money-judgments get converted, etc. (FindLaw Codes (https://codes.findlaw.com/il/chapter-735-civil-procedure/il-st-sect-735-5-12-640/?utm_source=chatgpt.com))

- Statute of Limitations – 735 ILCS 5/12-669

You must bring an action to recognize a foreign country judgment within the earlier of (a) the time the foreign-country judgment remains effective in the foreign country, or (b) 15 years from when it became effective. (FindLaw Codes (https://codes.findlaw.com/il/chapter-735-civil-procedure/il-st-sect-735-5-12-669/?utm_source=chatgpt.com))

- Filing & Status – 735 ILCS 5/12-652

A foreign judgment (authenticated properly) may be filed with the circuit clerk; once filed, it's treated like an Illinois judgment (same procedures, defenses, revival, enforcement). (CaseLaw (https://caselaw.findlaw.com/il-court-of-appeals/1329812.html?utm_source=chatgpt.com))

Case Law / Examples

- Pinilla v. Harza Eng'g Co., 324 Ill. App. 3d 803 (2001)

Describes how Illinois' Recognition Act & Enforcement Act work together. Recognizing foreign judgments which are final, conclusive, enforceable, etc. Once recognized, they're enforceable like judgments entered in Illinois. (CaseLaw (https://caselaw.findlaw.com/il-court-of-appeals/1329812.html?utm_source=chatgpt.com))

- Pnevmatikos v. Pappas, First Dist. Appellate Court, 2025

Recent case explaining how non-Illinois judgments are handled: Recognition Act (foreign country) plus Enforcement Act (other state judgments). If the foreign judgment is recognized, then it's conclusive and enforceable as if Illinois judgment. (Justia Law (https://law.justia.com/cases/illinois/court-of-appeals-first-appellate-district/2025/1-23-0739.html?utm_source=chatgpt.com))

Illinois: Res Judicata, Issue Preclusion, Estoppel Doctrines

These are relevant to ensure that once a judgment is recognized, issues/claims can't be relitigated, and parties can't repudiate their earlier positions.

Res Judicata (Claim Preclusion)

Elements under Illinois law (cases):

- 1 Final judgment on the merits by a court of competent jurisdiction
 - 2 Identity of cause of action
 - 3 Identity of parties (or their privies) between prior case and current case
- Mann v. Rowland, No. 1-02-3315

A case where Illinois courts reaffirmed those three elements. (Illinois Courts (https://www.illinoiscourts.gov/Resources/621385f1-414f-4c2a-8738-24222fd2b15a/1023315.htm?utm_source=chatgpt.com))

- Long v. Shorebank Dev. Corp. Ltd., 1999, 7th Cir. interpreting Illinois law

The doctrine: “a final judgment on the merits is conclusive as to rights of the parties, and constitutes an absolute bar” to a subsequent action involving same claim, demand, or cause of action. Also notes that res judicata does not apply when the earlier judgment is void. (CaseLaw (https://caselaw.findlaw.com/us-7th-circuit/1045039.html?utm_source=chatgpt.com))

- Illinois Supreme Court: Voluntary Dismissal Without Prejudice Not Accorded Res Judicata Effect Even if the claims/parties are same, if the earlier dismissal was without prejudice, it is not a final judgment on the merits, so res judicata doesn't apply. (The Appellate Strategist (https://www.appellatestrategist.com/2016/06/articles/jurisdictions/illinois/illinois-supreme-court-holds-voluntary-dismissal-without-prejudice-not-accorded-res-judicata-effect/?utm_source=chatgpt.com))

Issue Preclusion (Collateral Estoppel)

- *Pnevmatikos v. Pappas* also touches on finality and conclusiveness for money judgments, implying that issues decided in foreign judgment (if recognized) are binding. (Justia Law (https://law.justia.com/cases/illinois/court-of-appeals-first-appellate-district/2025/1-23-0739.html?utm_source=chatgpt.com))

- *C.I.S., Inc. v. Kann*, 76 Ill. App. 3d 109 (1979)

A case where summary-judgment was granted applying collateral estoppel regarding findings from earlier litigation. Shows application even when parties in interest change roles, if issues are the same and prior decision was final on that issue. (LawPipe (https://www.lawpipe.com/Illinois/Can_Collateral_Estoppel_Be_Applied_Considering_Prior_Litigation_With_The_Same_Corporation_But_With_A_Different_President.html?utm_source=chatgpt.com))

Estoppel Doctrines

- Judicial Estoppel — more narrow and has specific requirements (inconsistent positions, intent, benefit). Illinois in *Seymour v. Collins* narrowed application, focusing on whether there was intent to deceive and how significant the earlier position was. (wfactorlaw.com (https://www.wfactorlaw.com/illinois-supreme-court-narrows-judicial-estoppel-doctrine/?utm_source=chatgpt.com))

- Corporate Estoppel / Equitable Estoppel in Illinois:

- The case *Cosgrove Distributors, Inc. v. Haff*, 2003 — trial court had found corporate estoppel (or pierce the corporate veil/estoppel), but appellate court reversed because there was no evidence that the corporation misrepresented itself or concealed facts; estoppel didn't apply. (Justia Law (https://law.justia.com/cases/illinois/court-of-appeals-third-appellate-district/2003/3030097.html?utm_source=chatgpt.com))

- Estoppel requires things like misrepresentation, reliance, detriment, etc.

Mapping to Your Situation (Wrong Caption, Wrong Case Number, etc.) Based on all that, here's how Illinois law tends to handle situations like you described, and how you might counter their maneuvering: What they're trying Legal problem with it

How Illinois law supports pushing back Wrong caption / wrong plaintiff / wrong / different case number used in their filing

It may indicate they are not operating as the real party in interest, or raising procedural defects to avoid recognition/enforcement of the foreign (default) judgment

Under Illinois' Recognition & Enforcement Acts (e.g. 735 ILCS 5/12-640, 12-652, 12-667) the recognized foreign judgment is conclusive between the correct parties. If you have properly filed/authenticated judgment and are proper petitioner plaintiff/judgment creditor, wrong naming doesn't let them avoid its effect.

They claim they want "verification of authenticity" of documents, rather than opposing recognition on statutory grounds, Illinois statute puts the burden on the resisting party to show that a ground for nonrecognition exists under §12-664(b) or (c), e.g. lack of jurisdiction, lack of due process, fraud, etc. A vague claim of authenticity won't suffice unless tied to a ground. (FindLaw Codes (https://codes.findlaw.com/il/chapter-735-civil-procedure/il-st-sect-735-5-12-664/?utm_source=chatgpt.com))

You can move to enforce, showing you meet statute's requirements: judgment final, conclusive & enforceable where rendered; service, jurisdiction, etc. If they don't show a statutory ground, court must recognize judgment.

They might try to relitigate issues already decided in the foreign judgment (e.g. liability, amounts) by changing names or case numbers

Illinois' res judicata / issue preclusion: once judgment is recognized, under §12-667 the foreign judgment is conclusive and enforceable "to the same extent as a sister-state judgment" would be. That carries preclusive effect for claims / issues already decided.

Pinilla, Pnevmatikos, C.I.S. v. Kann, Long v. Shorebank — to show that Illinois will enforce those principles. Also show that their mis-caption or mis-naming does not erase or nullify finality and identity if real parties in interest are the same.

Further Affiant Sayeth Not.

Envoy Prince Ra Hotep El Sultan
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By: Envoy Prince Ra Hotep El, Trustee

Date: October 17, 2025



No further adjudication is sought. This filing is solely for certification and enforcement purposes.

Respectfully submitted,

Envoy Prince Ra Hotep El Sultan
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Envoy Prince Ra Hotep El

Executor and Beneficiary

בית ליהודה נאמנות קרן

(Beit LiYehudah Ne'emanut Keren)



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