



U.S. Department of Justice
Civil Rights Division

MJK:kjc:bab
DJ 175-11-0

Criminal Section - PHB
950 Pennsylvania Ave, NW
Washington, DC 20530

MAR 18 2011

Ms. Sharon Bridgewater
Post Office Box 422145
San Francisco, CA 94142-2145

Dear Ms. Bridgewater:

This responds to your "Amended Complaint for Damages" dated October 6, 2010, addressed to the Housing and Civil Enforcement Section, which was recently referred to our office regarding your lawsuit against a Bay Area lawfirm, which represents real estate owners and managers, who filed a allegedly unlawful detainer proceeding in county superior court in 2006 that resulted in the loss of your apartment in San Francisco. We apologize for our delay in responding. You complain that this action has violated your right to due process and the American with Disabilities Act under Section 8 Housing.

The Criminal Section of the Civil Rights Division at the Department of Justice is responsible for investigating and prosecuting criminal conduct involving deprivations of civil rights. In general, these matters include certain acts involving racial or religious violence, violence against individuals based upon their sexual orientation or gender identification, misconduct by local and federal law enforcement officials, violations of peonage and involuntary servitude statutes, and violence against reproductive health care facilities.

We have carefully reviewed the information you furnished and concluded that there is no prosecutable violation of federal criminal civil rights statutes. Accordingly, we are unable to assist you.

We can only suggest that you consult with a private attorney or contact the California Bar Association to determine if they may be able to assist you. Thank you for bringing this matter to our attention.

Sincerely,

Mark J. Kappelhoff
Section Chief
Criminal Section

By:

Kevin J. Callahan
Paralegal Specialist
Criminal Section

IN THE STATE COURT of GWINNETT COUNTY

STATE of GEORGIA

VS.

CRIMINAL ACTION _____ FINAL DISPOSITION _____

OFFENSE(s) _____

RACE: SEX: DOB:

OTN:

TERM.

2007

DATE of OFFENSE:

11.20.05

PLEA: TRIAL: VERDICT:
 NEGOTIATED JURY GUILTY ON CT(S)
 GUILTY ON CT(S) BENCH NOT GUILTY CT(S)
 NOLO CONTENDERE CT(S)

OTHER:
 NOLLE PROS CT(S) 1245
 DEAD DOCKET CT(S)

MISDEMEANOR SENTENCE

WHEREAS, the defendant has been found guilty of or has entered a plea to the above-stated offense(s), it is ORDERED that the defendant is sentenced to:
 Confinement in the Gwinnett County Jail Comprehensive Correctional Complex for a period of 12 months

After service of _____
Credit time served CTS 7 months The remainder to be served on PROBATION SUSPENSION
 The entire sentence of confinement may be served, subject to the conditions set out herein, on PROBATION SUSPENSION
 Payment of RESTITUTION (see attached order.) Fine in the amount of \$2700.00 1.30.00 Pay by: _____
PLUS applicable surcharges.

CONDITIONS OF PROBATION SUSPENSION

- (1) You must obey all laws and avoid persons of disreputable or harmful character.
- (2) You must avoid injurious and vicious habits; especially alcohol and narcotics unless lawfully prescribed.
- (3) You must work faithfully and not change your current residence or leave the jurisdiction of the Court without the permission of the Court.
- (4) You must report to your Probation Officer as directed and allow your Probation Officer to visit you wherever you are.
- (5) You must pay all fines and restitution within the time specified by your Probation Officer.
- (6) You must pay a Probation Supervision Fee of \$30 each month to Professional Probation Services, Inc., the Court's probation services contractor.
- (7) You must pay a Crime Victims Compensation Program fee of \$9.00 each month.
- (8) You must perform _____ hours of COMMUNITY SERVICE at the direction of your Probation Officer.
- (9) You must perform 5 days of COMMUNITY SERVICE through the GCCI. REPORT
For orientation. You must pay a Supervision Fee of \$75 plus a daily fee determined by the program director.
- (10) You must prove your attendance at Alcoholics Anonymous or Narcotics Anonymous _____ meetings PER WEEK for _____ consecutive weeks.
- (11) You must prove you attended a state approved school for State mandated Risk Reduction Defensive Driving
- (12) You must provide proof of your evaluation and treatment for mental health substance abuse at the GRN Mental Health Unit.
- (13) You will not use alcohol or narcotics and you must submit to random alcohol / drug screening.
- (14) You must have NO contact with NO VIOLENT contact with, or visit the premises of _____
- (15) You must provide proof of attendance and completion of certified family violence intervention program anger management values clarification
- (16) Appear before this Court on _____ at _____ A.M. to prove completion of the terms of this sentence or your inability to comply.
- (17) You must pay a \$25 Publication fee install ignition interlock tag forfeiture
- (18) If fines, surcharges, & special conditions of the sentence are met/completed, probation may become non-reporting terminated.
- (19) Attend the Victim Impact Panel scheduled: 6:30 p.m. as scheduled by probation. Pay a program fee of \$20.00.
- (20) Not in Court 11/19/07
- (21)

SEP 19 2007

FILED IN OFFICE
11/19/07
CLERK'S AT

The Defendant is further advised that the Court may, at any time, revoke any conditions of this probation and / or discharge the defendant from probation. The Defendant shall be subject to arrest for violation of any condition of probation herein granted. If such probation is revoked, the Court may order the execution of the sentence which was originally imposed, or any portion thereof, in the manner provided by law after deducting therefrom the amount of time the Defendant has served on probation.

Defendant was represented by Attorney John H. Host County, by (Employment) (Appointment)

Court Reporter Donna Haze Judge [print] Barney Rich

ORDERED this 11 day of September, 2007 Judge [sign] _____ By designation

WHITE - Clerk YELLOW - Solicitor PINK - Probation BLUE - Defense Attorney

AOC Fm 1B NCR [30] July 2004

copy

STATE OF MICHIGAN

IN THE DISTRICT COURT FOR THE 14A2 JUDICIAL DISTRICT

STATE OF MICHIGAN

Plaintiff,

-v-

Case No. 122-1929 SM

x-REF 12-50967

Hon. Kirk Tabbey

SHARON BRIDGEWATER
Defendants.

MY ANSWER TO COMPLAINT

Brian L. Mackie - P25745
PROSECUTING ATTORNEY FOR WASHBURN COUNTY
200 N. MAY STREET, SUITE 300
734-222-6620

Lloyd E. Powell - P-19054
Washtenaw County Public Defender
110 N. 4th Ave - Floor 4
Ann Arbor, MI 48107
734-222-6970

RONALD Brown - P46472
Ass. Public defender
110 N. 4th Ave - Floor #400
Ann Arbor, MI 48104
734-222-6970

ANSWER

POLICE INCIDENT 10-05-2012

1. On October 5, 2012 at approximately 9:pm, I, alone drove out of Amelia's driveway at 8944 MacArthur Blvd. (Sycamore Meadows), headed for my home at 1524 Harvest Lane, Superior Township. Immediately I noticed a police vehicle pull right behind me as I exited Sycamore Meadows. See Exhibit 1, the aerial photograph.
2. While driving my 1989 white Lincoln Town car, being the only person in the vehicle, not engaged in any suspicious activity, driving normally alcohol free, I put my directional blinkers on, and made three corner turns, headed into and south on Harvest Lane. As the police vehicle followed me closely, the police never initiated red and blue Emergency Lights. (I do not know the measured mileage of the trip because the odometer is broken).

14A-2 DISTRICT COURT
YPSILANTI CITY
2013 MAR 18 A 9:20

3. Once on Harvest Lane, the officers initiated their traffic light. At first I did not see the lights, and then recognized that the police car ER lights were on. I was not speeding.
4. I continued to travel because the police officer turned off the lights. At a point no more then five or six houses from my residence, the officer's then ~~re. stop had (S)~~ reinstated their Emergency Lights. I realized that the officer's wanted me to stop. Harvest Lane is narrow. There were many cars parallel parked on the west side of the road, and I could not pull over and stop, and I did not want to stop in the middle of the street. I then pulled into the open driveway at 1524 Harvest Lane and stopped my car on the concrete approach to the garage.
5. The Washtenaw County police vehicle went into the open driveway close to and directly behind me, with the Emergency Lights still flashing.
6. Both officers, Montgomery and / or Carter (the two Washtenaw County Deputies) quickly exited the police car, rushed me, and then Carter punched, pushed, and attacked me in the face and Montgomery tried to take my hands into handcuffs, (spoke not a word to me). I shook their hands aside.
7. First I repeatedly cried loudly to the officers: , " I LIVE HERE, WHAT DID I DO FOR YOU TO TREAT ME LIKE THIS? WHY ARE YOU ATTACKING ME, AND WHY AM I UNDER ARREST?"
8. Deputies Montgomery and / or Carter continued to try to get my hands, and pushed, and hit, used great and excessive force, attacked me and pushed me to the ground. Then Deputy Carter put his foot on my face and shoulder and crushed me to into the ground. Then he handcuffed me, arrested me, put me in the rear seat of the police vehicle and detained me against my will. Carter was the larger of the two men (and my perception is a 6'4 inch, "football player" muscle "robot" cop).

14A-2 DISTRICT COURT
YPSILANTI CITY
1013 MAR 18 A 9:20

9. Officer Montgomery then left the police car and went to my vehicle, searched my vehicle and inspected my proof of auto insurance, registration, and then took my purse, searched my purse, and took my operator's license from my wallet.
10. Officer Montgomery then came back to the police car with my driver's license, and the two then were in route to the Washtenaw County Jail, with me locked into the back seat of the vehicle. While in the police car Montgomery had my driver's license in his hand. He was looking at my driver's license, and with his arms "fully stretched" and "flicked" "like a deck of cards", and my perception of him was, "I got Sharon Bridgewater and I caught me another nigger".
11. Through her bedroom window (1518 Harvest Lane) not 18feet from the the scene, Ms. Dorothy Jean James saw the assault by both police officers upon my body and head. Ms. James d. o. b. Is 9/7/1949.
12. From across the street, Antonio D. Terry of 1689 Devon St. and several Other adults saw the police vehicle enter the open driveway and saw the two deputies approach me, but could not see me and the two deputies on the ground.
13. In the police car, I kept asking the officers, and crying "Why am I under arrest, what did I do?". The officers kept changing their story as to why they arrested me, first saying I was arrested for "obstructing an officer and resisting arrest". Then they said I was "fleeing and eluding police". Then they said there was "a failure to yield to an Emergency Vehicle." Then that I "was resisting arrest and obstructing a police officer." In jail I was told by the jail intake officer "You have two felony charges against you."
14. I was detained in the Washtenaw County Jail, and I spent the night in the medical ward and was given Motrin because of the physical pain in my neck, face, back, side, body, and my emotional trauma.

15. At a moment between 9:15am to 9:45am, the Duty Sergeant (Garcia or Alvarez) released me from jail. He and another officer (Williams) said I did not have to go to arraignment for the two charges of resisting and obstructing arrest, and immediately released me and gave me carbon copy tickets for (1) keeping my possessions overnight (SH214712), and (2) Citation SH281965 which demanded my appearance at Judicial District 14A-2 to answer the Superior Township " Civil Infraction Ordinance 158" for " Failed to Yield E R ". Both tickets were carbon copies, both illegible and undecipherable, but marked with x(C / I).

16. Upon my release, I caught a taxicab home, changed my clothing, and immediately drove to St. Joseph Hospital where a male doctor and female nurse did spinal, facial, skull, and other x-rays ; and, they said I had whiplash, and gave me muscle relaxers and pain killer, extra strength Motrin. (See Huron Valley Radiology 6 x-ray views, dated 10/6/12).

17. I stayed with my mother at 12070 West Outer Dr., Detroit for several weeks because the incident caused shock, trauma, and fear of living at the house. Currently my shoulder and back hurt, and I need more medical treatment. I also go to a medical specialist for emotional trauma at University of Michigan Medical Services. I have spoken with Dr. Julie E. Davis. She had no opening and I was referred to another Dr. immediately. I do consult with a clinical social worker for therapy.

18. I am a Disabled Person with a medical condition for which I receive SSI support beginning in 1993.

I verify that all the above statements and the entire answer are true to the best of my knowledge and belief. I understand I must not commit perjury: doing so, I would suffer penalties and costs.

I ask for Trial by Jury

I ask for Discovery.


Steven Prudgeron

DATED: MARCH 14, 2013

14A-2 DISTRICT COURT
YPSILANTI CITY
2013 MAR 18 A 9:20

1 Sharon Bridgewater
2 1524 Harvest Lane
3 Superior Township, MI 48198

1-313-375-0351

In Pro Se

RECEIVED

APR 30 2013

PROSECUTING ATTORNEY

7 STATE OF MICHIGAN
8 WASHTENAW COUNTY
9 14 A2 JUDICIAL DISTRICT COURT

10
11
12 The People of the State of Michigan

13 CASE # 122-1929 *ipm*
14 122-81965
15 THE UNITED STATES OF
16 AMERICA EX REL SHARON
17 BRIDGWATER
18 "PRIVATE ATTORNEY GENERAL"
19 EX-PARTE MOTION TO DISMISS
20 FOR LACK OF SUBJECT MATTER
21 JURISDICTION OR IN THE *pp*
22 ALTERNATIVE TRANSFER TO
23 THE US FEDERAL DISTRICT
24 COURT AND THE US FEDERAL
25 DISTRICT COURT OF COLUMBIA
26

20 Plaintiffs,
21 Vs.

22 *pp*
23

24 DATE: May 1, 2013

25 TIME: *th 9:00 am or 1:00 pm*

26 PLACE: *415 W Michigan Ave*

Ypsilanti, MI 48197

JUDGE: TABBEY

27
28 THE UNITED STATES OF AMERICA
EX REL Sharon Bridgewater

THE STATE OF MICHIGAN VS. THE UNITED STATES EX REL SHARON
BRIDGEWATER "PRIVATE ATTORNEY GENERAL" AND/OR SHARON
BRIDGEWATER

My starting point

#1 Exhibit

To see all the details that are visible on the screen, use the "Print" link next to the map.

1524 Hawwest Lane



EXHIBIT # ONE

1524 HAWWEST LANE
Pleasanton, CA 94566
Apt 20
11/18/12

Suzanne Bridgeman 11/9/2012

RECEIVED

NOV 06 2013

PROSECUTING ATTORNEY

Sharon Bridgewater
12070 W. Outer Dr.
Detroit, MI 48223
313-375-0351
Sbridge11@yahoo.com

STATE OF MICHIGAN IN THE DISTRICT COURT FOR
THE 14A JUDICIAL DISTRICT

People of the State of Michigan

CASE # 122-1929 SM
X-REF 12-50967

14A-2 DISTRICT COURT
YPSILANTI

2013 NOV - 8

Plaintiffs

Vs.

Sharon Bridgewater

Defendant

And/or

Vs.

UNITED STATES OF AMERICA, one or
more of the following companies, Specialty

) SHARON BRIDGEWATER DEFENDANT
AND/OR UNITED STATES OF AMERICA,
one or more of the following companies,
Specialty Investment Group L.L.C., a Georgia
Company, Specialty Global Investments Inc., a
Nevada Corporation, Bridgewater & Company
Inc. a California Corporation, private attorney
general and/or Sharon Bridgewater pro se
and/or on behalf of herself, one or more of the
following companies, Specialty Investment
Group L.L.C., a Georgia Company, Specialty
Global Investments Inc., a Nevada
Corporation, Bridgewater & Company Inc. a
California Corporation and/or on behalf of the
United States of America and/or as a "Private
Attorney General"

) And/or

1 Sharon Bridgewater
2 12070 W. Outer Dr.
3 Detroit, MI 48223
4 1-313-375-0351
5 Sbridge11@yahoo.com
6
7
8

RECEIVED

NOV 06 2013

PROSECUTING ATTORNEY

STATE OF MICHIGAN IN THE DISTRICT COURT FOR
THE 14A JUDICIAL DISTRICT

CASE No. 122-1929 SM
X-REF 12-50967

14A-2 DISTRICT COURT
YPSILANTI
2013 NOV -8 A 8:42

16 People of the State of Michigan

17 CERTIFICATE OF INTERESTED
18 PERSONS

19 Vs.

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21 Sharon Bridgewater

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1 Constitutional rights to free speech, and filed damages against Obama and/or Eric Holder.
2
3 Obama and/or Eric Holder knew and/or were aware and/or should have known that a criminal
4 proceeding and/or civil proceeding an/or investigation Committee, legislative committee was
5 pending and/or about to be instituted. Plaintiffs believes and therefore allege Obama and/or
6 Eric Holder a public officials ratified, approved adopted the acts of these State or Federal Actor
7 conspired to abuse their position as US Attorney General and/or President, act in joint
8 participation, to abuse his position as attorney general, act individually, act outside scope of
9 lawful authority, act under the color of Michigan State, Georgia State law, and/or other state
10 law act in his individual capacity act under the color of California, and/or Michigan State,
11 Georgia State law, and/or other state law act in his individual capacity, discriminate against the
12 Plaintiff Sharon Bridgewater individually, based on race, class or ethnicity commit criminal acts
13 of violence (assault, etc.) willingly, intentionally, knowingly, maliciously, stalk, harass,
14 cyberstalk(conduct to communicate, or to cause to be communicated, words, images, or
15 language by or through the use of electronic mail or electronic communication, directed at the
16 Plaintiffs, causing substantial emotional distress to that person and serving no legitimate
17 purpose or engage in a course of conduct directed at a the Plaintiffs to cause substantial
18 emotional distress, on the account The Untied States ex rel Sharon Bridgewater asserted her
19 legal rights.
20
21 The Defendants actions has caused the Plaintiff shock, trauma, emotional distress,
22 nervousness, anxiety, and other mental ailment in which the Plaintiff was unable to assert her
23 legal rights until now. The Plaintiffs respectfully comes before this Honorable Court in the
24 instant cause as a Pro Se litigant, as a "victim of violence and/or crime" and is recovering from
25 the abuses, acts or omissions of Holder, trauma, violence, and/or being terrorized, and request
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1 this court to waive any "statute of limitations" period in filing this answer, affirmative defenses,
2 or joinder of parties, etc. or Plaintiff's failure to site proper legal authority, confusion of various
3 legal theories, his poor syntax and sentence construction or her unfamiliarity with pleading
4 requirements." "A Pro Se litigant's pleading are to be construed liberally and to a less stringent
5 standard than formal pleadings drafted by lawyers...If a Court can reasonably read the
6 pleadings to state a valid claim on which Plaintiff could prevail, it should do so given the
7 circumstance as alleged above.

8 Federal law provides that every person who, under color of any statute, ordinance,
9 regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or
10 causes to be subjected, any citizen of the United States or other person within the jurisdiction
11 thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution
12 and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper
13 proceeding for redress. ... At all relevant times herein, Plaintiff had a right under the due
14 process and equal protection clauses of the state and federal constitutions not to be deprived of
15 his constitutionally protected interest in his property. U.S.C. Const. Amend. 14; M.G.L. Const.
16 Pt. 1, Art. 10. At all times relevant herein, the defendants Eric Holder, Carter and Montgomery
17 were state actors(footnote) and their conduct was subject to 42 U.S.C. secs. 1983, 1985, and
18 1988. At all times Holder and/or Obama knew public officials knew or reasonably should have
19 known that their failure to act and/or omission a would violate the Plaintiff US constitutional
20 rights of Plaintiff believe and therefore allege that Obama and/or Holder knowingly,
21 intentionally took actions with the malicious intention to cause a deprivation of the Plaintiffs US
22 constitutional rights and to injury to the plaintiff, at all times there actions clearly violated
23 Federal and/or State established at the time the action in question occurred, there was no
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extraordinary circumstances, the Plaintiff at all times mentioned were innocent victims of
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crime in which she asserted her legal rights, was maliciously attacked, terrorized, etc. At all times
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mentioned Eric at all times abused his position as attorney general, acted in his individual
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capacity did illegally unlawfully agree, discriminate against the Plaintiff based on race, class or
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ethnicity, conspired, did make an unconstitutional traffic stop acted in their individual capacity,
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did commit malicious criminal acts, violence against the Defendant Sharon Bridgewater
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without probable cause and did overt acts or omissions to further the objective of the
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conspiracy.
8

Officers" discriminate against the Plaintiff Sharon Bridgewater individually, based
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on race, class or ethnicity commit criminal acts of violence (assault, etc.), willingly, intentionally,
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knowingly, maliciously, stalk, harass, cyberstalk (conduct to communicate, or to cause to be
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communicated, words, images, or language by or through the use of electronic mail or
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electronic communication, directed at the Plaintiffs, causing substantial emotional distress to
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that person and serving no legitimate purpose or engage in a course of conduct directed at the Plaintiffs
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to cause substantial emotional distress, or made threats with the intent to cause the
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Plaintiffs to reasonably fear for his/her safety and to cause bodily injury to, in furtherance
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obstructed congressional investigations, obstructed justice; intimidated party, witness, etc. by
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force, intimidation, or threat, prevented the Plaintiff or witness and or victim from attending
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such court, or from testifying to any matter pending therein, freely, fully, and truthfully, on the
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account of the Plaintiff having exercised her 1st US Constitutional right. In furtherance of the
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conspiracy conspire or go in disguise on the highway or on the premises of another, for the
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purpose of depriving, either directly or indirectly, the Plaintiff depriving the Plaintiff "a member
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of a class or race based discriminatory animus," equal protection of the laws, or of equal
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privileges and immunities under the laws; and for the purpose of preventing or hindering the constituted authorities of any State or Territory from giving or securing to all persons within such State or Territory the equal protection of the laws; or cause to be done, acts in furtherance of the object of such conspiracy, whereby the Plaintiff was injured in business, person or property, on the account of having and exercising her US Constitutional rights as secured by the US Constitution.

In furtherance of the unlawful agreement, on or about 2010 and further continuing thru Sept. 6, 2012 and approx. one month before the presidential electon Sharon Bridgewater individually exercised her guareenteed 1st US Constitutional right to free speech submitted a complaint in the US Federal District Court for the Eastern District of Michigan, case number _____ entitled The United States ex rel Sharon Bridgewater and/or Sharon Bridgewater individually vs. Barak Obama and/or Eric Holder Jr. and a host of other Defendants for damages. The complaint was dismissed. Upon information and belief Eric Holder Jr. came to the meeting of the minds, entered into an unlawful agreement, with Washtenaw County Sherriffs Department and/or Officer Carter Montemoney "Michigan State Actors-Police."

In furtherance of the unlawful agreement The Plaintiff on behalf of the United States of America ex rel Sharon Bridgewater, On Sept. 6, 2012, and approx. one month before the presidential elections exercised her guareenteed 1st US Constitutional right to free speech filed a complaint in the United States District Court for the Eastern District of Michigan, entitled The United States ex rel Sharon Bridgewater vs. Obama and/or Holder case # _____ . The complaint was dismissed. Upon information and belief Eric Holder Jr. came to the meeting of the minds, entered into an unlawful agreement, with Washtenaw County Sherriffs Department and/or Officer Carter Montemoney "Michigan State Actors-Police

Officers" to act under the color of Michigan State law act outside their scope of lawful
1 authority, discriminate against the Plaintiff and/or Defendant Sharon Bridgewater individually,
2 based on race, class or ethnicity commit criminal acts of violence (assault, etc.) deny and/or
3 deprive the Plaintiff and/or Defendant Sharon Bridgewater equal protection of the laws, and/or
4 equal privileges and immunities as secured by the US Constitution, violate the
5 Defendant/Plaintiff Sharon Bridgewater individually 1st and 4th guaranteed US Constitutional
6 right against the Defendants Sharon Bridgewater and on the account that the Defendant
7 exercised her legal rights and did overt acts or omissions to further the objective of the
8 conspiracy. Upon information and belief Holder acted in joint participation with Carter and
9 Montemogogy, knowingly, intentionally discriminated against the Plaintiff based on race,
10 class, ethnicity, conspired with Carter and Montegery to make an unconstitutional traffic stop,
11 and assault the Plaintiff. On Oct. 5, 2013, at approximately 8:45pm, the Defendant and/or
12 Plaintiff Sharon Bridgewater was driving her 1989 Lincoln Town Car, not engaged in any
13 suspicious activity and driving with the normal flow of traffic, and pulled her car up in her drive
14 way, and exited the vehicle. Officer Montogemery and Carter ran up to the Plaintiff and
15 grabbed the Plaintiff wrist and while the Plaintiff's back was turned, twisted the Plaintiff wrist,
16 the Plaintiff was cause off guard. The Plaintiff asked the Officers why he had grabbed her
17 hands and what was the reason for the arrest. Officer Carter then grabbed the Plaintiff by the
18 neck and choked the Plaintiff. The Plaintiff could not breath. Officer Montenogemr then
19 grabbed the plaintiff around the arms and torso and thrust the Plaintiff face down toward the
20 ground. The Plaintiff braced her fall with her knees. The Plaintiff repeated told the Officer she
21 lived at the address and why were the Officer treating her this way. Carter or Montegomery
22 maintained this grip and fell on top of the Plaintiff's back.(Carter is approx 6'4 – muscular as
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what the Plaintiff describes as a football player "robot cop"). Officer Carter maintained this
1 grip with his knee and/or foot and on top of the plaintiff back. The Plaintiff landed on a piece of
2 the cement brick on the back porch and the grass as she fell to the ground and striking her head
3 and chest against the bricks, and/or grass immediately cause pain to the Plaintiff breast, chest, or
4 torso. Carter or Monteogeromy grabbed the Plaintiff by the waist, pick the Plaintiff up off the
5 ground and developing momemtums swung the Plaintiff upward and then thrust the Plaintiff
6 ground. At least one of the officers carried a night stick or knel on the Plaintiff back. Both
7 Officer pulled the Plaintiff hands behind her back and hancuffed her. The position of the short
8 chain between the two cuffs and the tightness of the cufffs on the Plaintiff made it impossible to
9 avoid the twisting and pressure caused by the impiorprly placed cuffs(The impropoer
10 placement of the cuffs caused the Plaintiff hand to swell, sresulting in ubmness and sorness in
11 both wrist and hands). As the Officer were placing the Plaintiff in the car Officer Carter struck
12 the Plaintiff in the face, and placed the Plaintiff in back of the police vehical. Carter then went
13 to the Plaintiff vehichal and without the permission of the Plaintiff took the Plaintiff purse
14 without authority, search the Plaintiff car without lawful authority, search the Plaintiff purse and
15 obtain the Plaintiff driving license. Carter or Montogermy then used police radio, in which ran
16 the Plaintiff name vehical police "in which the Police records clearly indicated the Plaintiff was
17 not wanted for any warrants, he then took the Plaintiff driver licensed – stretched both hand out
18 with the Plaintiff licensed in his hand and flick the Plaintiffs Drivers licensed "like a deck of
19 cards" as what the Plaintiff would interperete "we got Sharon Bridgewater." Dorothy J _____, the
20 Plaintiffs next door neighbor. Other neighbors witnessed, the Plaintiff driving normally,
21 neighbor witness the police vehical lights on in the Plaintiffs drive way and/or the Attack on the
22 Plaintiff. At the station the Plaintiff asked what was she arrested for, Officer unknown at that
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1 time told the Plaintiff there were two felony charges pending against her. At the Station
2 Officer Monteomony and Carter then made intentional false statements on the police report, and
3 falsified the Police report. Unknow Sgt reviewed the report, and executed an errouneous and
4 flase complaint(knowingly, intentionally failed to swear under penalty and perjury² the or under
5 oath the warrant) before the Judge Tabbey and/or another different Judge in the Court of
6 Washtenaw, County, unlawfully and willingly commit an act in violation of "unknown to the
7 Plaintiff- Statues Annotated commonly known as "resisting arrest" failure to yield to emergency
8 vehical. A copy of this complaint is attached the notice of removal and incorporate by reference
9 in it. As a result of this false complaint, a warrant for Plaintiff's arrest was issued on or
10 about Oct. 29, 2012, by the Judge of the Washetnaw County Court. A copy of the warrant is
11 attached to the file in the removal and incorporated by reference. In furtherance of the
12 unlawful agreement on or about Nov. 11, 2012, at the time of arraigned, and further continuing
13 thru todays date the complaint knowingly, intentionally, failed to swear under penalty and
14 perjury and affidivant of probable cause. On or about from Nov. 2012 and continuing thru the
15 filing of this complaint the once a month, and suffering from shock, trauma, mental ailment and
16 terrozed the Plaintiff, from the assault, malicious stalking of Holder was force to make court
17 appearances for crimes she did not commit.³ Each court appearance the Plaintiff was suffered
18 from horrific, continual shock, trauma, nervousness, emotional distress, post tramatic stress
19 sydrome of the horrific assault, false imprisonment, and fearing that the Police and/or Balifs in
20 the court room would assault the Plaintiff(post-tramatic stress sydrome from Holder, Carter and
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² Each criminal complaint must be sworn under penalty and perjury are not to be lightly disregarded.

³ Plaintiff virtually was "falsely imprisoned" served time "as probabation for a year," - reporting to the court for court appearances and was not free to leave the state of Michigan and return to her home in California.

1 Montemomny acts or omissions). Defendant Eric Holder, Carter and Montegomery are liable to
2 the Plaintiff for their unlawful, overt actions. As a result of the acts of the officer describe
3 above, the Plaintiff suffered pain and suffering and injuries, including, and the abrasions on the
4 leg, chest, neck whiplash. Further as a further result of the acts of the officer describe in
5 paragraph 10 above the plaintiff also suffered injuries, including soreness and numbness of the
6 right wrist and hand, which continued for approximately six weeks following the incident. In addition,
7 the Plaintiff suffered regular shooting pains from the right elbow to the right thumb for
8 approximately two weeks, following the incident. The frequency of these pains subsided.
9 The actions of Holder, acts or omission and/or Carter and Montegomery constituted kidnapping
10 because the Plaintiff asserted her legal right prior to the presidential elections, assault and battery
11 in violation of "unknown code section to the Plaintiffs" Michigan common law. The actions of
12 Eric Holder violated the Plaintiff Sharon Bridgewater right to be free from unreasonable
13 detentions, search and seizure under the fourth amendment to the US Constitution. Defendant
14 Eric Holder, Carter and Montegomery is liable to the Defendant in their individual capacities
15 and further the Plaintiff is entitled to injunctive relief for these unlawful actions in violation of
16 the Constitution.
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22 The charges alleged in the complaint were wholly untrue and false, and the
23 complaint was caused to be issued by Defendants Eric Holder in his individual capacity, for
24 reasons just because the Plaintiff exercised her US Constitutional right to free speech.
25 Defendants Eric Holder, for reasons unknown to Plaintiff at this time.
26

27 Defendant Carter and Montemomery falsely imprisoned Plaintiff against her will
28 the Plaintiff Carter and Montemomery will and repeatedly refused and neglected to take

1 reasonable and necessary action to ascertain the falsity of Plaintiff's imprisonment. This
2 Defendant Carter and Montomergy could have, during the duration of Plaintiff false
3 imprisonment, ascertained that Plaintiff was being falsely imprisonment had the Defendant
4 exercesed reasonable diligencency in performing his duties and not repeatedly refused to make
5 reasonable and necessary factual investigation of the charges made against the Plaintiff.
6

7 As a result of Eric Holders acts or omissions and/or false arrest and imprisonment
8 Plaintiff suffered extreme humiliation and embarrassment during the duration of the false
9 imprisonment. As a further result, Plaintiff suffered severe mental anxiety, and distress as
10 well as severeve nervious disorder of the Plaintiffs entire body, particulatutry to the Plaintiff
11 neck, wrist, , leg and hip which resulted in extreme physical pain and suffering during the
12 duration of the imprisiomnet. Further, Plaintiff suffered pysical injury and damge to wrist and
13 hip, back which resulted in extreme physical pain and suffereing durin the duration of the false
14 imprisimonment, and continuing for an extemnded perod of time afterward. As a further result
15 of the imprisiomnet, Plaintiff is suffereing and will continue to suffer for the rest of the Plaintiff
16 lifetime from emental distress, humiation and resupation, whhill will in part, cause the plaintiff
17 futfure loss and trusted posititon in employment and commmunity. Plaintiff suffered a lost of
18 enaring in the approximate amount of hundred of thousand of dollars in that she and/or her son
19 was unable to conduct business from the constant theft, fraud, acts or omissions of Holder
20 and/or Obama. The Defendants did at at the mes and in the manner set forth above did
21 prosecute the Plaintiff maliciously.
22

23
24
25 The Defendants were responsible for the institution or coninunace of the original felony
26 criminal proceeding against the Plaintiff.
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18

1 The felony criminal proceeding instituted and continued against the Plaintiff were wholly
2 without legal or probable cause, were instituted and continued with malice, and the proceedings
3 is witout probable cause and/or on the account that the Plaintiffs exercised her legal rights, were
4 terminated in favor of the Plaintiff Sharon Bridgwater et al. Holder committed numerous
5 felonious, grave, criminal acts of fraud by omission, conspiacy, assault, battery, kidnapping
6 before the presidential elections, etc. The actions are unbearable for the Plaintiff. Plaintiff,
7 even to this date needs extensive therapy from the terror bestowed upon her by the acts or
8 omission of Obama and/or Holder. Plaintiff Sharon Bridgewater individually, James
9 Bridgewater individually, and/or one or more of the following companies, Specialty Investment
10 Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a Nevada Corporation,
11 Bridgewater & Company Inc. a California Corporation, And/or Sharon Bridgewater pro se
12 and/or on behalf of James S. Bridgewater, and/or one or more of the following companies,
13 Specialty Investment Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a
14 Nevada Corporation, Bridgewater & Company Inc. a California Corporation Eric Holders
15 actions constituted ASSAULT, BATTERY, FALSE ARREST, FALSE IMPRISIONMENT,
16 NEGLIGENCE (VIOLATION OF FOURTH AMENDMENT RIGHTS) MALICIOUS
17 PROSECUTION, and overt criminal acts.
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SUBJECT MATTER
JURISDICTION AND VENUE

US Federal District Court in the District of Columbia has jurisdiction under 28 USC section(s) 1331 and/or 1332.⁴ There is complete diversity of citizenship between Plaintiff and all of the Defendants in this matter because controversy exceeds, excluding interest and cost exceeds the sum of \$75,000. (Diversity jurisdiction). This is a civil right case (18 USC section 241/242). Sharon Bridgewater can not assert her legal rights in any other court. Plaintiff Sharon Bridgewater intends to join the committee on oversight, which is pending, seeks declaratory relief in that

DECLARATORY RELIEF

DECLARE THAT THE ACTION OF HOLDER ARE ILLEGAL AND/OR THAT OBAMA CAN NOT EXERT EXECUTIVE PRIVILEGE, DECLARE THAT THE COMMITTEE IS ENTITLED TO EACH AND EVERY DOCUMENTS TO COMPLETE ITS CRIMINAL INVESTIGATION ERIC HOLDER, Defendants reserve the right to assert other claims and/or defenses in this action and/or other pending actions in case number 1:12 CV-1332(ABJ) and in case number, and fully intends to intervene, and/or assert claims in this court before this court and against Holder and his co-conspirator John Does. UNITED STATES OF AMERICA ex rel

- In order to avoid bias in state courts against a state's own citizens and against citizens of other states, Congress enacted a statute that provides for federal court jurisdiction over disputes between citizens of different states.

1 Sharon Bridgewater, one or more of the following companies, Specialty Investment Group
2 L.L.C., a Georgia Company, Specialty Global Investments Inc., a Nevada Corporation,
3 Bridgewater & Company Inc. a California Corporation, private attorney general and/or Sharon
4 Bridgewater pro se and/or on behalf of herself, one or more of the following companies,
5 Specialty Investment Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a
6 Nevada Corporation, Bridgewater & Company Inc. a California Corporation and/or The United
7 States of America and/or as a "Private Attorney General" And/or COMMITTEE ON
8 OVERSIGHT AND GOVERNMENT REFORM, UNITED STATES HOUSE OF
9 REPRESENTATIVES reserves all defenses, motions, pleas, rights to intervene and rights to
10 file claims in this US Federal District Court and prays that this action be removed to this Court
11 for determination, declaratory relief and that all further proceedings, and that we obtain all
12 additional relief to which they are entitled.

Dated: Nov. 6, 2013

Respectfully submitted

By: Specialty Investment Group L.L.C., a Georgia Company,
Its Managing Member and/or Founder
By: Specialty Global Investments Inc., a Nevada Corporation,
By: Bridgewater & Company Inc. a California Corporation
Its President and/or Chief Executive Officer (C.E.O.)
and/or Founder and/or Officer and/or Secretary
and/or Treasurer and/or Officer

-21-

1 By:
2
3

4 Name: Sharon Bridgewater
5

6 Title: President and/or Chief Executive
7 Officer (C.E.O.) and/or Founder
8 And/or Managing Member and/or
9 Secretary and/or Treasurer
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Sharon Bridgewater individually
Counsel for the Plaintiffs – Pro Se
12070 W. Outer Drive
Detroit, MI 48223
1-313-375-0351
Sbridge11@yahoo.com

THE UNITED STATES OF AMERICA ex rel Sharon
Bridgewater "Private Attorney General"
Counsel for the USA
12070 W. Outer Drive
Detroit, MI 48223
1-313-375-0351
Sbridge11@yahoo.com

22

St. Joseph Mercy Hospital, Ann Arbor

St. Joseph Mercy Hospital – Ann Arbor

Ypsilanti, Michigan

A Member of Trinity Health
Livonia, Michigan

Patient Name: BRIDGEWATER, SHARON
MRN: (aac)-000919118
Date of Birth: 04/11/1962
Admit Date: 10/06/2012
Discharge Date: 10/06/2012
Account Number: 011074548-2280
Patient Type: Emergency
Attending: Perrotta MD, Dominic A

Depart Summary

Depart Summary

Date: 10/06/2012 3:56:28 PM EDT

Electronically Signed By: per contribution

Date Signed: per contribution

Signed By: McIntee PA-C, Mark B (10/06/2012 03:48 PM EDT); Shelton LPN, Margaret M (10/06/2012 03:49 PM EDT);

10/06/2012 15:11	XR T-Spine 3 Views	FACIAL BONES: THORACIC SPINE DATE OF EXAM: 10/06/2012 CLINICAL HISTORY: A 50-year-old female with right sided facial injury and pain, upper back and shoulder pain. FACIAL BONES: Five views were obtained. IMPRESSION: 1. No definite fracture identified. The zygomatic arches are not well seen on the base view. If there is specific tenderness in this region clinically, a dedicated base view with attention to the zygomatic arches would be recommended. 2. Sinuses are well aerated without opacification or air fluid level. Lateral view shows intact nasal bone on this projection and unremarkable anterior maxillary spine. THORACIC SPINE: Three views were obtained. IMPRESSION: There is limited visualization of the upper thoracic spine due to streak artifact. However, vertebral body height and alignment grossly maintained from T1 through T3. Remainder of the thoracic spine unremarkable without fracture, subluxation or other abnormality. Reading Location: AASJPRW2005
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DISCHARGE INSTRUCTION(S)

Patient Education received:

NEW MEDICATIONS

ibuprofen (Motrin 800 mg oral tablet) 1 Tab, By Mouth, 3 Times a day, As Needed, for pain, Refills: 0

methocarbamol (Robaxin-750 750 mg oral tablet) 1 Tab, By Mouth, 3 Times a day, 7 Day(s), Refills: 0

MEDICATIONS TO CONTINUE THAT HAVE CHANGED **Be sure to take the NEW Dose**

None

MEDICATIONS TO CONTINUE WITH NO CHANGES. **This list is based on the information available to us at this time and we may not have been able to verify all home medications during your visit.

None

STOP TAKING THESE MEDICATIONS

None

DO NOT TAKE UNTIL YOU TALK TO YOUR DOCTOR

None

MEDICATIONS RECEIVED WHILE IN ED

None

*stating
There are other reports involving facial injury
bruises. This is
only
one page*

Your medication list: **These are the medications you should continue taking.**
ibuprofen (Motrin 800 mg oral tablet) 1 Tab, By Mouth, 3 Times a day, As Needed, for pain, Refills: 0

Printed Date: 12/06/12

Printed Time: 14:37

ERH B

authority, plaintiff sues each of said defendants in his or her individual capacity or capacities only as to Counts "One" through "Eight" and Count "Eleven" of this Complaint, as the acts complained of were not within the scope of such defendants' official duties, but were crimes and unlawful acts outside the scope of such duties, and plaintiff seeks recovery for the acts and omissions of each such defendant individually and from his or her personal assets, not against the government body that is (or was) such defendant's employer at the time of the acts complained of.

38. John "Jeb" Bush ("Jeb Bush") is the Governor of the State of Florida. He is a son of George H. W. Bush, and a brother of George W. Bush, Neil Mallon Bush, and Marvin Bush.

39. Neil Mallon Bush ("Neil Bush") is a private citizen residing in Colorado. He is a son of George H. W. Bush, and a brother of George W. Bush, Jeb Bush, and Marvin Bush.

40. Marvin Bush is a private citizen residing in Florida. He is a son of George H. W. Bush and a brother of George W. Bush, Jeb Bush, and Neil Mallon Bush.

41. Richard Cheney ("Cheney") is the Vice-President of the United States. He was formerly Secretary of Defense in the Bush I Administration, and a Republican Congressman from Wyoming.

42. Donald H. Rumsfeld ("Rumsfeld") is the Secretary of Defense.

43. Dov Zakheim ("Zakheim") was formerly Deputy Under Secretary of Defense for Planning and Resources (1985-87) and was later CEO of SPC International Corp., a subsidiary of System Planning Corp. of which he was corporate vice president. System Planning Corp. is noteworthy, among other things, in that it has been engaged on remote-control technology for aircraft, and another of its subsidiaries, Tridata Corp., headed the investigation into the attack on the WTC in 1993. Zakheim, a co-signer of the Project for the New American Century's which

based on knowingly false claims concerning non-existent “weapons of mass destruction.” Not yet making the conventional news is that the Bush II Administration, despite the end of the Cold War more than a decade ago, plans (at enormous cost, of course) to “revitalize [America’s] nuclear weapons manufacturing infrastructure” and to build nuclear “robust nuclear earth-penetrator” warheads.¹⁴

31. Although the idea of the United States government, or key elements of it, planning and carrying out terror attacks against American citizens on American soil may seem incomprehensible, there is documented precedent for a plot essentially the same as that alleged in this complaint. In the early 1960s, a plan code-named “Operation Northwoods,” endorsed in writing by all of the then-Joint Chiefs of Staff, envisaged the possible assassination of Cuban émigrés, sinking boats carrying Cuban refugees on the high seas, hijacking airplanes, blowing up a U.S. ship, and even orchestrating violent terrorism in U.S. cities.¹⁵ If plans such as “Operation Northwoods” could be proposed in earnest, at a time when Cuba was under the wing of a rival, nuclear-armed superpower, it should not be impossible to believe that the Bush II Administration — not constrained by the existence of any power corresponding to the USSR forty years ago — might consider similar plans to gain license to seize the second-largest known petroleum reserves on the planet, those of Iraq.¹⁶

¹⁴ Fred Kaplan, “Our Hidden WMD Program: Why Bush is spending so much on nuclear weapons,” *Slate*, 4/23/2004.

¹⁵ James Bamford, *Body of Secrets*, (Doubleday 2004); David Ruppe, “Friendly Fire — Book: U.S. Military Drafted Plans to Terrorize U.S. Cities to Provoke War with Cuba,” www.abcnews.com, 5/1/2004.

¹⁶ A thoughtful, moderate and comprehensive argument for a truly independent, apolitical investigation of 9-11, and that the same may have been engineered by the parties who have benefited, is theologian David Ray Griffin’s essential *The New Pearl Harbor: Disturbing Questions About the Bush Administration and 9-11*.

- m. To use martial law and the threat of martial law — already openly enunciated by General Tommy Franks in 2003 — to intimidate and marginalize dissenters;
- n. To advance “American” interests — more truly, the interests of the Enterprise and corporate interests within and without the Enterprise that are favorable to it — by means both covert (e.g., the “destabilization” of disfavored regimes, such as was recently effected in Haiti and is underway in Venezuela, by CIA and other Enterprise vehicles) and overt (by the kidnapping [e.g., President Aristide of Haiti] and murder [e.g., President Allende of Chile] of foreign leaders, the invasion of countries under various pretexts [e.g., Afghanistan, Iraq] and the installation of servient regimes);
- o. To augment the “black” budgets of the CIA, FEMA, and other government Enterprise vehicles (i.e., the federal funds appropriated under cover of Defense and other programs, but without meaningful review by Congress, and used largely for assassinations, the undermining and overthrow of foreign governments, the payment of bribes to foreign governments and politicians, and other crimes) by black market trafficking in weapons and narcotics worldwide;
- p. To reward financial donors, agents, and persons aiding and abetting their unlawful acts with political patronage, employment with companies controlled by, or friendly to, the Enterprise, government contracts, and other benefits;
- q. To slander, intimidate, silence and, if need be, murder persons — including loyal United States citizens, not guilty of any crimes — who disclose or threaten disclosure of Enterprise activities, or information tending to discredit major Enterprise actors.

88. The essence of Plaintiff's complaint is that a classic RICO “Enterprise,” having gained control of key offices and instrumentalities of the United States government (including semi-Constitutional “black ops” organizations, such as the CIA and FEMA) and the Armed Forces, are guilty of (among other crimes that are “predicate acts” under RICO) kidnapping, arson, and murder including, but not limited to, the carrying out of the 9-11 terror attacks that resulted in the death of nearly 3,000 persons.

89. As will be described in more detail below, Plaintiff alleges that in carrying out, or causing the air defenses of the United States to “stand down” so as to ensure the success of the 9-

amiability, amorality, and family connections, as a “strong leader” in a phony “war against terrorism,” a significant part of such “terrorism” to be created by the Enterprise itself;

- v. To distract the attention of voters and financial markets from corporate scandals, a stock market that dropped approximately 900 points just in the three weeks immediately preceding 9-11, the outsourcing of American jobs to foreign countries, outrageous favoritism benefiting the very rich, and disastrous environmental policies;²⁹
- w. To distract public scrutiny away from the Cheney energy-policy group and its formulating energy policy for the Bush II Administration as a virtual “wish-list” for the fossil fuel companies;
- x. To reward Larry Silverstein, the principal of Silverstein Properties (lessee of the World Trade Center) and friend of Rupert Murdoch (right-wing media baron, and ardent Bush supporter) for his aid and assistance in effecting and concealing the crimes involving the destruction of the World Trade Center, by conspiring to commit a multi-billion dollar insurance fraud, redounding to Silverstein’s benefit;
- y. To prepare for future, even more odious operations (the launching of wars overseas, possible martial law and wide-scale extra-judicial detentions and killings within the United States) by testing the extent to which the “mainstream,” corporate-controlled mass media will fail to report, or will under-report, information concerning crimes committed by the Enterprise, or otherwise unfavorable to the Enterprise and its principals;
- z. By carrying out a relatively small-scale operation that, while disguised for public consumption as an act of “Islamic terror,” would be recognized by senior government and military figures as what it was — treason and mass murder — thereby permitting the Enterprise to further corrupt the government and the military, drive many government employees and military officers loyal to the Constitution and not approving of the attacks into retirement, and allowing the Enterprise to identify, isolate and neutralize dissenters in sensitive positions, in anticipation of later, larger operations yet to be carried out.

²⁹ Extensive rule changes were effectively written by lobbyists for industries benefiting from pollution, and an almost comical number of positions affecting environmental decisions were filled by recent employees of the industries wishing to pollute the resources supposedly being protected.

Executive Director

Daniel Jones

Board Members

President

Carlton Lartigue

Vice President

George Smith

Treasurer

Vacant

Secretary

Fred Lutzke

Sharon Gawlak

Jim Haadsma

Rev. Marshall Murphy

Michael Pierce

Denise Washington, PhD

Mission

To proclaim the Good News of Jesus Christ so that all may experience God's love.

Clothe, feed and shelter the homeless in the name of Christ. Disciple individuals to become spiritually, physically and emotionally functional and able to live optimally within God's Kingdom and the community.

11 Green Street
Battle Creek, MI 49014

Phone: 269 965.1148
Fax: 269 966.4155
www.thehavenbc.org

THE *H*aven

Giving Hope to the Homeless Since 1956

Inasmuch House
27 Green Street
Battle Creek, MI 49014

Date: January 2, 2018

Re: Homeless Shelter Verification

Dear Judge:

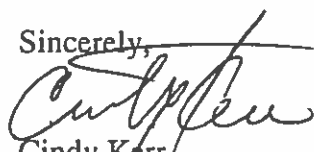
Please accept this letter for Sharon Bridgewater, confirming that we do not have any availability at the Haven of Rest Inasmuch House, the homeless shelter for women, children, and families.

Our residency is a first-come, first serve basis and there is no waiting list. However, we offer a *Lucky Ducky* shower daily from 12 Noon to 1pm and a *Warm Shelter* from 11pm until 7am daily.

Sharon is currently in our warm shelter since December 9, 2017.

Any assistance that you may be able to provide to her would be greatly appreciated. If you have any questions, please feel free to contact me at (269) 788-0971.

Sincerely,



Cindy Kerr
Hub Monitor
Haven Inasmuch
(269) 788-0971



Program Delivery
Partner