

THE 50 STATES" EX REL Sharon
Bridgewater Private Attorney General
and/or Q U I T A M RELATOR
P.O. BOX 19631
Detroit, MI 48219
1-734-829-0050
thefinalexodus777@gmail.com

SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO
400 MCALLISTER STREET
SAN FRANCISCO, CALIFORNIA 94102

IN ADMIRALTY

IN RE THE STATE of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming[the District of Columbia, the Common wealth of Puerto Rico, The US Virgin Island, Guam, the Northern Marianna Islands, the American Samoa] EX REL Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) Private Attorney General and Q U I T A M RELATOR[FROM 1993 and continuing thru present]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

IN ADMIRALTY AND
MARITIME

CASE# CGC-08-478207

**AFFIDIVANT IN SUPPORT OF
AJUDICATION OF "DEFAULT
JUDGEMENT VIA NOTICE OF
AMOUNT DUE AND DEMAND
FOR PAYMENT; FAILURE TO
PAY, NOTICE OF DEFAULT
AND CERTIFICATE OF
SERVICE**

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,
Health Necessities and Accessories Inc. a
Michigan Corporation, Two Witnesses
International Ministries a 501C-3 non-profit
Organization, a Michigan Non-Profit
Corporation , ALL CORPORATIONS AND
COMPANIES FORCED OUT OF BUSINESS
AND/OR DISSOVLED) - **Real parties in
interest CLASS REPRESENTATIVE**
**("FOR THE 50 STATES AND/OR "WE THE
PEOPLE")**

PLAINTIFF AND/OR CLAIMANT

VS.

**KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HE OFFICIAL
CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN. 1, 1993
AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT
ATTORNEY OF SAN FRANCISCO, CALIFORNIA, (FROM 2004 to 2011), OFFICIAL
CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF
CALIFORNIA(FROM 2011-2016)SENATOR FOR THE STATE OF
CALIFORNIA(January 3, 2017, THRU TO January 18, 2021)AND OFFICIAL
CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM
2021 AND CONTINUING THRU TO PRESENT)AND/OR SUCCESSIVE CAPACITY AS
PRESIDENT OF THE UNITED STATES**

**SAN FRANCISCO DISTRICT
ATTORNEY OFFICE
350 RHODE ISLAND STREET
NORTH BUILDING
SUITE 400N
SAN FRANCISCO, CALIFORNIA 94103**

2 of 12

1 Observatory Circle NW
Washington, DC **20008**,

AND/OR

The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500-0001

VS.

**THE OFFICE OF THE VICE PRESIDENT OF THE UNITED STATES OF AMERICA
AND/OR PREVIOUS AND SUCCESSIVE U.S. GOVERNMENT OFFICES(FROM JAN.
1, 1993 AND CONTINUING THR TO PRESENT)AND/OR THE PRESIDENT OF THE
UNITED STATES OF AMERICA**

VS.

**JOSEPH ROBINETTE BIDEN JR. INDIVIDUALLY
AND/OR INDIVIDUALLY AND/OR IN ALL OF
HIS OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A.
GOVERNMENT(FROM JAN. 1, 1993 AND CONTINUING
THRU TO 2009) & IN HIS OFFICIAL CAPACITY AS VICE PRESIDENT
FOR THE UNITED STATES OF AMERICA(2009 to 2017)
AND OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED
STATES OF AMERICA (2021 THRU TO PRESENT
and Predecessors from Jan. 1, 1993
and continuing thru to his term)**

1 Observatory Circle NW
Washington, DC **20008**,

AND/OR

3 06/2

The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500-0001

VS.

**THE OFFICE OF THE VICE PRESIDENT OF THE UNITED STATES OF AMERICA
(FROM 2009 AND CONTINUING THRU TO PRESENT) AND/OR PREVIOUS AND
SUCCESSIVE U.S. GOVERNMENT OFFICES(FROM JAN. 1, 1993 AND CONTINUING
THR TO PRESENT)AND/OR OFFICE OF THE PRESIDENT OF THE UNITED STATES
OF AMERICA**

VS.

**MERRICK BRIAN GARLAND INDIVIDUALLY AND/OR IN ALL
OF HIS OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A.
GOVERNMENT(FROM JAN. 1, 1993 AND CONTINUING
THRU TO 1997), & IN HIS OFFICIAL
CAPACITY AS CHIEF JUDGE FOR U.S. COURT OF
APPEALS D.C. CIRCUIT(FROM 1997 to 2021)
AND IN HIS OFFICIAL CAPACITY AS ATTORNEY GENERAL
FOR THE UNITED STATES OF AMERICA
(March 11, 2021 to present and Predecessors and Predecessors from
Jan. 1, 1993 and continuing thru to his term,
and “unknown” co-conspirators operating under her direction including
but not limited to all Special Prosecutors
appointed by Merrick Garland)**

**THE UNITED STATES COURT OF APPEALS
DISTRICT OF COLUMBIA CIRCUIT**

E. Barrett Prettyman

U.S. Courthouse and

William B. Bryant Annex
333 Constitution Ave., NW Washington, DC 20001
&

4 of 12

The Department of Justice
950 Pennsylvania Ave, NW
Washington DC 20530-0001

VS.

THE OFFICE OF THE UNITED STATES ATTORNEY GENERAL OF THE UNITED STATES OF AMERICA(FROM 2021 to PRESENT) AND/OR PREVIOUS AND SUCCESSIVE U.S. GOVERNMENT OFFICES(FROM JAN. 1, 1993 AND CONTINUING THR TO PRESENT) AND THE OFFICE OF “UNKNOWN” SPECIAL PROSECUTORS APPOINTED BY MERRICK GARLAND IN HIS OFFICIAL CAPACITY AS THE UNITED STATES ATTORNEY GENERAL OF THE UNITED STATES OF AMERICA(FROM 2021 to PRESENT) AND/OR THEIR PREVIOUS AND SUCCESSIVE U.S. GOVERNMENT OFFICES(FROM JAN. 1, 1993 AND CONTINUING THR TO PRESENT)

**DONALD TRUMP INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA
(2017 to 2021 and Predecessors from Jan. 1, 1993
and continuing thru to his term)AND/OR SUCCESSIVE CAPACITY AS PRESIDENT OF THE UNITED STATES AMERICA AND/OR CAPACITY AS PRESIDENT OF THE UNITED STATES**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500-0001**

VS.

THE OFFICE OF THE PRESIDENT OF THE UNITED STATES OF AMERICA (FROM 2017 TO 2021 AND/OR CONTINUING THRU TO 2024) AND/OR PREVIOUS AND SUCCESSIVE U.S. GOVERNMENT OFFICES(FROM JAN. 1, 1993 AND CONTINUING THR TO PRESENT)

VS.

5 081~

Robert F. Kennedy Jr. individually
and in his official capacity
as Candidate for President of the United States 2024 AND/OR PRESIDENT OF THE
UNITED STATES OF AMERICA

The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500-0001

VS.

**THE OFFICE OF THE PRESIDENT OF THE UNITED STATES OF AMERICA (2024
AND CONTINUING THRU TO PRESENT)**

et al
DEFENDANTS

**AFFIDIVANT IN SUPPORT OF AJUDICATION OF "DEFAULT
JUDGEMENT VIA NOTICE OF AMOUNT DUE AND DEMAND FOR
PAYMENT; FAILURE TO PAY, NOTICE OF DEFAULT AND
CERTIFICATE OF SERVICE**

I being duly sworn I Sharon Bridgewater in re The "50 States" ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator sent a true and correct certified copy of the notice of demand for "overdue monies owed and for \$125 Trillion dollars(see exh. A), and they have not paid "yet." A notice of default filed concurrently with these pleading and/or attached to this document with supporting papers were delivered to one or more Joe Biden, Kamala Harris, Donald Trump, sent by 1st class - certified U.S.mail in a properly addressed envelope with first-class certified mail before 5:00 p.m. on 2-20-21 to one or more Joe Biden, Kamala Harris as follows:

To: Joe Biden in his official capacity as United States President
The White House
1600 Pennsylvania Avenue,N.W.
Washington, D.C.20500-0001
Certified mail # 7020-0640-000-9094-2681

To: Kamala Harris in her official capacity as Vice President

6 of 12

The Vice President Residence
1 Observatory Circle NW
Washington, DC 20008
Certified mail # 7020-0640-000-9094-2681

I also made serve on

Merrick Garland Attorney General for the United States of America,
Department of Justice
950 Pennsylvania Ave, NW
Washington DC 20530-0001
Overnight mail# EJ34621344US

Elizabeth Prelogar, the Solicitor General of the United States,
Room 5614 – Department of Justice,
950 Pennsylvania Ave, NW Washington DC 20530-0001,
Certified mail # 7020-0640-0000-9094-2551

Attorney's of record prior to the entry of default in this matter which were delivered to one or more Merrick Garland and/or Elizabeth Prelogar sent by 1st class - certified U.S.mail in a properly addressed evelope with first-class certified mail before 5:00 p.m. on 2-20-2021 and to one or more Merrick Garland and/or Elizabeth Prelogar, (SEE WWW.THEFINALEXODUS.COM AND/OR WWW.THEFINALEXODUS.ORG and/or documents filed concurrently and since that time THE DEFENDANTS HAS INJURED AND DAMAGED EVEN MORE AND CONTINUES TO BE DAMAGES AND THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR DAMAGES TOTAL 5(FIVE) QUADRILLION DOLLARS.

In addition on April 8th, 2024 I sent the defendants via certified mail a adjudication and preliminary order of forfeiture(see intervention incorporated exh.) filed concurrently. The Defendants further were adjudicated guilty of multiple heinous criminal offenses, including but not limited to conspiracy to commit war crimes, conspiracy to commit genocide, money laundering, and crimes as listed below in 18 U.S.C. section 982. Pursuant to 18 U.S.C. section 982 criminal forfeiture state as follows:

7/8/2

“(1)

The court, in imposing sentence on a person convicted of an offense in violation of section 1956, 1957, or 1960 of this title, shall order that the person forfeit to the United States any property, real or personal, involved in such offense, or any property traceable to such property.

(2) The court, in imposing sentence on a person convicted of a violation of, or a conspiracy to violate—

(A)

section 215, 656, 657, 1005, 1006, 1007, 1014, 1341, 1343, or 1344 of this title, affecting a financial institution, or

(B)

section 471, 472, 473, 474, 476, 477, 478, 479, 480, 481, 485, 486, 487, 488, 501, 502, 510, 542, 545, 555, 842, 844, 1028, 1029, or 1030 of this title,

shall order that the person forfeit to the United States any property constituting, or derived from, proceeds the person obtained directly or indirectly, as the result of such violation.

(3) The court, in imposing a sentence on a person convicted of an offense under—

(A)

section 666(a)(1) (relating to Federal program fraud);

(B)

section 1001 (relating to fraud and false statements);

(C)

section 1031 (relating to major fraud against the United States);

(D)

section 1032 (relating to concealment of assets from conservator, receiver, or liquidating agent of insured financial institution);

(E)

section 1341 (relating to mail fraud); or

(F)

section 1343 (relating to wire fraud), involving the sale of assets acquired or held by the the [1] Federal Deposit Insurance Corporation, as conservator or receiver for a financial institution or any other conservator for a financial institution appointed by the Office of the Comptroller of the Currency, or the National Credit Union Administration, as conservator or liquidating agent for a financial institution, shall order that the person forfeit to the United States any property, real or personal, which represents or is traceable to the gross receipts obtained, directly or indirectly, as a result of such violation.

(4)

With respect to an offense listed in subsection (a)(3) committed for the purpose of executing or attempting to execute any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent statements, pretenses, representations, or promises, the gross receipts of such an offense shall include any property, real or personal, tangible or intangible, which is obtained, directly or indirectly, as a result of such offense.

(5) The court, in imposing sentence on a person convicted of a violation or conspiracy to violate—

(A)

section 511 (altering or removing motor vehicle identification numbers);

(B)

section 553 (importing or exporting stolen motor vehicles);

(C)

section 2119 (armed robbery of automobiles);

(D)

section 2312 (transporting stolen motor vehicles in interstate commerce); or

(E)

section 2313 (possessing or selling a stolen motor vehicle that has moved in interstate commerce);

shall order that the person forfeit to the United States any property, real or personal, which represents or is traceable to the gross proceeds obtained, directly or indirectly, as a result of such violation.

(6)

9/4/12

(A) The court, in imposing sentence on a person convicted of a violation of, or conspiracy to violate, section 274(a), 274A(a)(1), or 274A(a)(2) of the Immigration and Nationality Act or section 555, 1425, 1426, 1427, 1541, 1542, 1543, 1544, or 1546 of this title, or a violation of, or conspiracy to violate, section 1028 of this title if committed in connection with passport or visa issuance or use, shall order that the person forfeit to the United States, regardless of any provision of State law—

(i)

any conveyance, including any vessel, vehicle, or aircraft used in the commission of the offense of which the person is convicted; and

(ii) any property real or personal—

(I)

that constitutes, or is derived from or is traceable to the proceeds obtained directly or indirectly from the commission of the offense of which the person is convicted; or

(II)

that is used to facilitate, or is intended to be used to facilitate, the commission of the offense of which the person is convicted.

(B)

The court, in imposing sentence on a person described in subparagraph (A), shall order that the person forfeit to the United States all property described in that subparagraph.

(7)

The court, in imposing sentence on a person convicted of a Federal health care offense, shall order the person to forfeit property, real or personal, that constitutes or is derived, directly or indirectly, from gross proceeds traceable to the commission of the offense.

(8) The court, in sentencing a defendant convicted of an offense under section 1028, 1029, 1341, 1342, 1343, or 1344, or of a conspiracy to commit such an offense, if the offense involves telemarketing (as that term is defined in section 2325), shall order that the defendant forfeit to the United States any real or personal property—

(A)

10 8/12

used or intended to be used to commit, to facilitate, or to promote the commission of such offense; and

(B)

constituting, derived from, or traceable to the gross proceeds that the defendant obtained directly or indirectly as a result of the offense.

(b)

(1)

The forfeiture of property under this section, including any seizure and disposition of the property and any related judicial or administrative proceeding, shall be governed by the provisions of section 413 (other than subsection (d) of that section) of the Comprehensive Drug Abuse Prevention and Control Act of 1970 (21 U.S.C. 853).

(2)

The substitution of assets provisions of subsection 413(p) shall not be used to order a defendant to forfeit assets in place of the actual property laundered where such defendant acted merely as an intermediary who handled but did not retain the property in the course of the money laundering offense unless the defendant, in committing the offense or offenses giving rise to the forfeiture, conducted three or more separate transactions involving a total of \$100,000 or more in any twelve month period,” and the Defendants property is forfeited to the “50 States” ex rel Sharon Bridgwater Private Attorney General and/or Qui Tam Relator, and this court is entitled to enter a default Judgment in Rem and/or order of forfeiture.

COURT SEAL



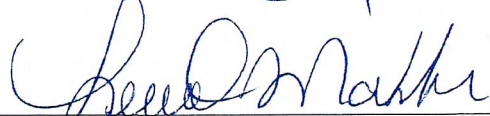
10 of 12

I certify and/or Declare and/or state under penalty and perjury that the foregoing is true and correct. Executed 5th day of July 2024 in Warren, Michigan

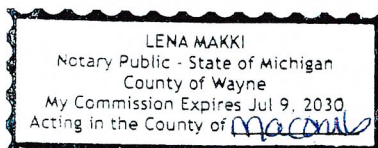


**THE "50 STATES" EX REL Sharon Bridgewater (A.K.A.
Sharon Abusalem, Sharon Davis) Private Attorney
General and QUI TAM RELATOR[FROM 1993 and
continuing thru present]on behalf of myself, James S.
Bridgewater, one or more of the following companies,
Specialty Investment Group L.L.C., a Georgia Company,
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, Health Necessities and Accessories Inc. a
Michigan Corporation, Two Witnesses International
Ministries a 501C-3 non-profit Organization, a Michigan
Non-Profit Corporation , ALL CORPORATIONS AND
COMPANIES FORCED OUT OF BUSINESS AND/OR
DISSOLVED) - Real parties in interest CLASS
REPRESENTATIVE ("FOR THE 50 STATES AND/OR
"WE THE PEOPLE")PLAINTIFF AND/OR CLAIMANT
P.O. BOX 19631
Detroit, MI 48219
1-734-829-0050
thefinalexodus777@gmail.com**

Sworn to and subscribed before me this 5th day of July, 2024



NOTARY PUBLIC or other person
authorized to administer an oath



MY COMMISSION EXPIRES:

07/09/2030

12 of 12