

THE 50 STATES" EX REL Sharon  
Bridgewater Private Attorney General  
and/or QUI TAM RELATOR  
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Detroit, MI 48219  
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**SUPERIOR COURT OF CLALIFORNIA 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 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**

**IN ADMIRALTY AND/OR  
MARITIME**

**CASE# CGC-08-478207**

**AFFIDIVANT AND RETROACTIVE  
ADJUDICATION AND NOTICE OF  
COMMON LAW "IMPEACHMENT  
TRIAL AND/OR HEARING BY  
THE "50 STATES" EX REL  
SHARON BRIDGEWATER  
PRIVATE ATTORNEY GENEAL  
AND/OR QUI TAM RELATOR OF**

**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**

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

**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**

**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**

**AND ADJUDICATION OF "unanimous yeas" (vote to convict) via the "50 States" ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator and RETROACTIVE adjudication of conviction and adjudication removal AND DISQUALIFICATION**

2/8/9

RETROACTIVELY ADJUDICATED  
INELIGIBLE AND/OR DISQUALIFIED  
FROM HOLDING ANY PUBLIC  
OFFICE

**ALL APPOINTMENTS OF  
NOMINATION OF JOE BIDEN IN  
HIS OFFICIAL CAPACITY AS  
PRESIDENT OF THE UNITED  
STATES DECLARED NULL AND  
VOID**

I Sharon Bridgewater and/or James S.Bridgewater two witnesses AND IN RE THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR Witnesses do swear and/or affirm, as the case may be that the testimony and/or evidence I give in this case now depending between the United States is the truth, the whole truth, and nothing but the truth and that in all things appertaining to the trial of the impeachment of , now pending, I will do impartial justice according to the Constitution and laws:: so help you God." Which oath shall be entered at large on this records.

3 of 34

1. *Constitution ("The Constitution") For The United States and Statutes Thereof;*

Where not provided for by the Indiana state constitution and statutes, or if provided for by same but is in conflict with the superior Constitution for, and Statutes of, the United States, the latter Constitution and Statutes, in accordance with the Article VI, Par. 2 ("The Supremacy Clause") of the said Constitution, are relied upon. All officers, including but not limited to, judicial and executive officers, Members of the Indiana State General Assembly have sworn oath to uphold and protect the said Constitution for the United States, allegiance to and action according to which are hereby demanded and expected. Failure to uphold and act in accordance with the said Constitution will be regarded as treason against the United States as deemed by the Constitution and US Supreme Court directives as well as remedy at election.

## IMPEACHMENT

Articles Of Impeachment (Indiana Constitution AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA")

2. *Indiana State Constitution, Article 6, §7*(Indiana Constitution AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA")

") -- Power To Impeach: "All State officers shall, for crime, incapacity, or negligence, be liable to be removed from office, either by impeachment by the House of Representatives, to be tried by the Senate, or by a joint resolution of the General Assembly; two-thirds of the members elected to each branch voting, in either case, therefor."

2. *Indiana State Constitution, Article 6, §8*(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA")-- Liability For Impeachment:

"All State, county, township, and town officers, may be impeached, or removed from office, in such manner as may be prescribed by law".

3. *Indiana State Constitution*, Article 7, *Judiciary*, §7(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”) - - Judicial Circuits. The State

shall, from time to time, be divided into judicial circuits; and a Judge for each circuit shall be elected by the voters thereof. He shall reside within the circuit and shall have been duly admitted to practice law by the Supreme Court of Indiana; he shall hold his office for the term of six years, if he so long behaves well.

(History: As Amended November 3, 1970).

4. *Indiana State Constitution*, Article 7, §13 -- Impeachment Of Circuit Judges(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”):

“Removal of Circuit Court Judges and Prosecuting Attorneys. Any Judge of the Circuit Court or Prosecuting Attorney, who shall have been convicted of corruption or other high crime, may, on information in the name of the State, be removed from office by the Supreme Court, or in such other manner as may be prescribed by law.”

5. *Indiana State Code*, IC 5-8-1-1(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”) Officers; judges; prosecuting attorney; liability to impeachment

(a) Under Article 6, Sections 7 and 8 of the Constitution of the State of Indiana(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”), all state officers other than justices of the supreme court or judges of the court of appeals of Indiana or the Indiana

tax court, all other judges, prosecuting attorneys, and all county, city, town, and township officers are liable to impeachment for any misdemeanor in office.

(b) A justice of the supreme court or a judge of the court of appeals of Indiana or of the Indiana tax court is subject to removal from office under Article 7, Section 11 of the Constitution of the State of Indiana.

6. *Indiana State Code*, IC 5-8-1-2(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA” CODES) Method of impeachment

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All impeachments must be by resolution, adopted, originated in and conducted by managers elected by the house of representatives, who must prepare articles of impeachment, present them at the bar of the senate and prosecute the same, and the trial must be had before the senate sitting as a court of impeachment.

*7. Indiana State Code IC 5-8-1-3((AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA" CODES) Articles of impeachment*

When an officer is impeached by the house of representatives for a misdemeanor in office, the articles of impeachment must be delivered to the president of the senate, saving and excepting only that in case the officer impeached be the governor, lieutenant-governor, or the acting president of the senate, such articles shall be delivered to the secretary of the senate.

*8. Indiana State Code IC 5-8-1-4(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA" CODES) Hearing*

The senate must assign a day for the hearing of the impeachment, and inform the managers elected by the house of representatives thereof. The secretary of the senate must cause a copy of the articles of impeachment, with a notice to appear and answer the same at the time and place appointed, to be served on the defendant not less than ten (10) days before the day fixed for the hearing.

*9. Indiana State Code IC 5-8-1-5(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA" CODES) Service upon defendant*

The service must be made upon the defendant personally, or if he can not, upon diligent inquiry, be found within the state, the senate, upon proof of the fact, may order publication to be made, in such manner as it may deem proper, of a notice requiring him to appear at a specified time and place and answer the articles of impeachment.

10. *Indiana State Code IC 5-8-1-8(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODES)* Answering articles of impeachment; judgment

If the objection to the sufficiency of the articles of impeachment is not sustained by a majority of the members of the senate who heard the argument, the defendant must be ordered forthwith to answer the articles of impeachment. If he then pleads guilty, the senate must render judgment of conviction against him. If he plead not guilty, or refuses to plead, the senate must, at such time as it may appoint, proceed to try the impeachment.

11. *Indiana State Code IC 5-8-1-13((AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODES)*  
Suspension or removal from office

The judgment may be that the defendant be suspended or that he be removed from office and disqualified to hold any office of honor, trust or profit, under the state.

12. *Indiana State Code IC 5-8-1-14(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODES)*  
Disqualification of defendant from receiving salaries. If judgment of suspension is given, the defendant, during the continuance thereof, is disqualified from receiving the salary, fees or emoluments of the office.

13. *Indiana State Code IC 5-8-1-15(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODES)* Temporary suspension during pendency of proceedings; filling vacancies

Whenever articles of impeachment against any officer subject to impeachment are presented to the senate, such officer is temporarily suspended from office and cannot act in the officer's official capacity until the officer is acquitted. Upon such suspension of any officer other than the governor, the office must, at once, be temporarily filled by an appointment made by the governor, with the advice and consent of the senate, until the acquittal of the party impeached, or, in case of removal, until the vacancy is filled as required by law.

14. *Indiana State Code IC 5-8-1-17((AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODES)* Indictment or information not barred

If the offense for which the defendant is convicted on impeachment is also the subject of an indictment or information, the indictment or information is not barred hereby.

15. *Indiana State Code IC 5-8-1-19(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”)* Judge or prosecuting attorney; duties of attorney general

(a) Under Article 7, Section 13 of the Constitution of the State of Indiana(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA” ) , whenever a circuit, superior, probate, or county court judge or prosecuting attorney has been convicted of corruption or any other high crime, the attorney general shall bring proceedings in the supreme court, on information, in the name of the state, for the removal from office of the judge or prosecuting attorney.

(b) If the judgment is against the defendant, the defendant is removed from office. The governor, the officer, or the entity required to fill a vacancy under IC 3-13-6-2 shall, subject to:

- (1) IC 33-33-2-39(AND/OR THE “50 STATES LIKE CODES”);
- (2) IC 33-33-2-43; (AND/OR THE “50 STATES LIKE CODES”);
- (3) IC 33-33-45-38; (AND/OR THE “50 STATES LIKE CODES”);
- (4) IC 33-33-71-40; (AND/OR THE “50 STATES LIKE CODES”); appoint or select a successor to fill the vacancy in office.

16. *Indiana State Code IC 5-8-3(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODE )* Disqualification by Violation of Federal Law

*Indiana State Code IC 5-8-3-1(AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODE )* Draft dodging; sedition

A person may not hold an office within Indiana, either by election or appointment, if the person has been convicted of:

- (1) evading the Selective Service Act (50 App. U.S.C. 451-473);

- (2) engaging in conspiracy or an attempt to defraud the government of the United States;
- (3) seditious utterances in violation of the laws of the United States; or
- (4) any other crime against the laws of the United States where the sentence imposed exceeded six (6) months.

17. *Indiana State Code IC 5-8-3-2((AND THE “LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA”CODE )*  
Appointment or election void Any appointment or election of any person lacking the qualification described in section 1 of this chapter is absolutely void and the person shall be removed from office under IC 34-17.

## II.B Articles Of Impeachment (The Constitution For The United States)

1. *The Constitution*, Article 1, §2, Clause 5 -- The House of Representatives shall chuse their Speaker and other Officers; and shall have the sole Power of Impeachment.
2. *The Constitution*, Article 1, §3, Clause 6 -- The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath or Affirmation. When the President of the United States is tried, the Chief Justice shall preside: And no Person shall be convicted without the Concurrence of two thirds of the Members present.

*The Constitution*, Article 1, §3, Clause 7 -- Judgment in Cases of Impeachment shall not extend further than to removal from Office, and disqualification to hold and enjoy any Office of honor, Trust or Profit under the United States: but the Party convicted shall nevertheless be liable and subject to Indictment, Trial, Judgment and Punishment, according to Law.

3. *The Constitution*, Article 2, §4 -- The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors.

For a full and/or partial list of Joe Biden crimes see website: [thefinalexodus.org](http://thefinalexodus.org) and/or [thefinalexodus.com](http://thefinalexodus.com). For more details and evidence(see all criminal charges and adjudication – Merrick Garland and Co-Conspirators – CAREER CRIMINALS!!!.

9 of 34

In summary, the pertinent causes of impeachment in the case of DONALD TRUMPS acts or omissions are as follows:

1. "crime, incapacity, or negligence", *Indiana State constitution*, Art 6, § 7(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA"CODES ) .
2. "as prescribed by law", see below, *Indiana State constitution*, Art 6, § 8.
3. violation of good behavior, "if he so long behaves well", Indiana constitution, Art 7, § 7(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA"CODES ).
4. "who shall have been convicted of corruption or other high crime", *Indiana State constitution*, Art 7, §13(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA"CODES ). There is confidence, supported by evidence, that a fair and unbiased trial

by the Indiana Senate will result in such a conviction for **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)**

5. "or in such other manner as may be prescribed by law." *Indiana State constitution*, Art 7, §13. See IC-5-8-1-1(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA"CODES ) whereby circuit "judges, prosecuting attorneys, and all county, city, town, and township officers are liable to impeachment for any misdemeanor in office" **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)**

10 of 34

has committed many such crimes under such Articles and statutes. Also see IC 5-8-3.

6. "violation of federal law", see IC 5-8-3(AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA"CODES ), specifically: 5-8-3-1-(2) (AND THE "LIKE 50 STATES CONSTITUTION INCLUDING CALIFORNIA AND/OR THE DISTRICT OF COLUMBIA"CODES ), "engaging in conspiracy or an attempt to defraud the government of the United States", he knowingly CONSPIRED WITH ALL U.S. SUPREME COURT JUDGES AND issued unlawful orders with the knowledge that they defrauded the US government. 5-8-3-1-(3) "seditious utterances in violation of the laws of the United States", he knowingly acted and issued multiple orders with the knowledge that they were and he was in violation of the

Constitution for the United States (the Supreme Law of the Land). Such violations, as repeatedly declared by the US Supreme Court, constitute treason and sedition against the United States.

5-8-3-1(4) "other crime against the laws of the United States", he deliberately and knowingly violated other laws of Indiana and the United States as well as substituting his prejudice for the enacted will of the Indiana and US legislators.

7. "Appointment or election void Any appointment or election of any person [ *to wit* a circuit judge] lacking the qualification described in section 1 of this chapter (i.e. IC 5-8-3-1, see items 6 above) is absolutely void and the person shall be removed from office under IC 34-17." *Indiana State Code* IC 5-8-3-2. Underline added.

8. "Treason, Bribery, or other high Crimes and Misdemeanors", *US Constitution*, Art.

II, § 4, he has committed other crimes (misdemeanors and felonies), see attached Notice of Felony and/or adjudication of felonies committed against Sharon and James S. Bridgewater In addition, **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)CONSPIRED WITH ONE OR MORE MERRICK GARLAND IN HIS OFFICIAL CAPACITY AS CHIEF JUDGE FOR D.C. CIRCUIT U.S. COURT OF APPEALS CONSPIRED WITH KAMALA HARRIS, DISTRICT**

COURT JUDGES , ALL U.S. SUPREME COURT JUSTICE, DONALD TRUMP, WILLIAM BARR "ALL SPECIAL PROSECUTORS APPOINTED BY HIM, FOREIGN OFFICIALS, CORPORATE DIRECTORS, PRESIDENTS, ETC. ("THE PUBLIC/PRIVATE CRIMINAL PARTNERSHIP") TO DEFRAUD AND/OR EXPLOIT SHARON AND/OR JAMES S. BRIDGEWATER has repeatedly and knowingly violated the US Constitution rendering him (as determined by the US Supreme Court – "A judge is engaged in acts of treason. Having taken at least two, if not three, oaths of office to support the Constitution of the United States, and the Constitution of the State of Illinois, any judge who has acted in violation of the Constitution is engaged in an act or acts of treason. If a judge does not fully comply with the Constitution, then his orders are void, In re Sawyer, 124 U.S. 200 (1888), he/she is without jurisdiction, and he/she has engaged in an act or acts of treason. TREASON Whenever a judge acts where he/she does not have jurisdiction to act, the judge is engaged in an act or acts of treason.") as having committed treason against the United States.

### **III . PLAINTIFF INCORPORATES BY REFERENCE AS FULLY SET FORTH HEREIN INTERVENTION BY RIGHT(RETROACTIVE ADJUDICATION AND DECLARATORY RELIEF AND/OR JUDGMENT AND/OR COMPLAINT IN INTERVENTION**

**Articles of Impeachment of 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) RESOLVED, That 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**

12-0834

**and continuing thru to his term)** is impeached for high crimes and misdemeanors, and that the following articles of impeachment to be exhibited:

**ARTICLES OF IMPEACHMENT EXHIBITED BY SHARON BRIDGEWATER VIA 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 Commonwealth 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 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 DISSOVLED) - Real parties in interest CLASS REPRESENTATIVE ("FOR THE 50 STATES AND/OR "WE THE PEOPLE") PLAINTIFF AND/OR CLAIMANT**

**, AGAINST 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) FOR HIGH CRIMES AND MISDEMEANOURS.**

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**ARTICLE 1 –USURPATION OF ONE OR MORE THE OFFICE OF THE PRESIDENT OF THE UNITED STATES OF AMERICA via IMPERSATION OF FEDERAL OFFICER IN VIOLATION OF 18 U.S.C. SECTION 912**

There is compelling prima facie evidence exists which demonstrates that **JOSEPH ROBINETTE BIDEN JR.** has engaged in false personation of federal officer and in conspiracy to commit false personation of federal office in violation of 18 U.S.C. section 912, and the adoption of Hayes Valley Limited Partnership(HVLP) public/private “racketeering enterprise, affecting interstate commerce(interference with commerce by threat in violation of 18 U.S.C. section 1951) conspired with Kamala Harris in one or more of her official capacity as **DISTRICT ATTORNEY OF SAN FRANCISCO, CALIFORNIA, (FROM 2004 to 2011), THE OFFICE OF THE U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016), THE OFFICE OF THE SENATOR FOR THE STATE OF CALIFORNIA(January 3, 2017, THRU TO January 18, 2021)AND THE OFFICE OF THE VICE PRESIDENT OF THE UNITED STATES OF AMERICA, WILLIAM BARR, MERRICK GARLAND, FOREIGN OFFICIALS, ENEMIES OF THE U.S.A. ALL**, and to defraud the U.S.A. in violation of 18 U.S.C. section 371 did knowingly, intentionally, commit, threatened to commit, attempt to commit, criminal offenses against the U.S.A. and/or conspired to commit Genocide, War Crimes, Assault and Battery, kidnapping and other violent crimes against Sharon and/or James S. Bridgewater for the purpose to increase his position as the Attorney General of the United States of America in the enterprise and to further defraud, and exploit Sharon and/or James S. Bridgewater to obtain financial benefit without due process of law and she did multiple acts or omissions that was a substantial step toward committing the crime and that strongly corroborated the defendant’s intent to commit the crime in the pursuit of high office and governmental power purpose of deceiving the American people in his pursuit of political power.

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In furtherance On or about July 5, 2019 JOE BIDEN IN HIS OFFICIAL CAPACITY AS PRESIDENT AND/OR INDIVIDUALLY CONCEALED KNOWN FACTS HE WAS UNDER A DUTY TO DISCLOSED TO SHARON AND/OR JAMES S. BRIDGEWATER **KNOWINGLY, INTENTIONALLY WILLFULLY INTENTIONALLY CONSPIRED WITH ONE OR MORE ROBERT KENNEDY(A MEMBER OF THE GLOBAL ELITE ADOLF HITLER WEAPON OF MASS DESTRUCTION GLOBAL HOLOCAUST - SATANIC BLOODLINE OF THE ROTHCILDS – SEE WWW.THEFINALLEXODUS.ORG)** MERRICK GARLAND, WILLIAM BARR IN HIS OFFICIAL CAPACITY AS ATTORNEY GENERAL OF THE UNITED STATES OF AMERICA and/or individually KAMALA HARRIS IN HER OFFICIAL CAPACITY AS SENATOR and/or individually DONALD TRUMP in his official capacity and/or individually, **ALL U.S. SUPREME COURT JUSTICES IN THEIR OFFICIAL CAPACITES AND/OR INDIVIDUALLY AND ABUSED POWER, ABUSED THE “OFFICE OF THE U.S. COURT OF PRESIDENT” COMMITTED FRAUD ON THE COURT, AND/OR WIRE FRAUD** and knowingly intentionally CONSPIRED WITH one or more , KAMALA HARRIS, MERRICK GARLAND JOE BIDEN, WILLIAM BARR, ALL SUPREME COURT JUSTICES, FOREIGN OFFICIALS AND/OR “THE PUBLIC/PRIVATE PARTNERSHIP” participated in AND/OR devised a scheme or plan to defraud Sharon and/or James S. Bridgewater for the purpose of obtaining money or property by means of false or fraudulent pretenses, representations, or promises deceitful statement and false or fraudulent representations;

**And on July 5, 2019 USED INTERSTATE WIRE(THE COURT ELECTRONIC FILING SYSTEM- THE SCHEME THE ELECTRONIC FILING( EFILING) SYSTEM THAT ALLOWS CASE DOCUMENTS TO BE FILED WITH THE COURT ONLINE IN VIOLATION OF 18 U.S.C. SECTION) MADE A COUNTERFEIT, FORGED PUBLIC RECORD ENTITLED SHARON BRIDGEWATER VS. DONALD TRUMP CASE# 19-1141 IN THE U.S. COURT OF APPEALS D.C. CIRCUIT**

IN VIOLATION OF ONE OR MORE MICHIGAN CRIMINAL STATUES MCL - Section 750.248(AND/OR THE “50 STATES” “LIKE STATUES”)AND/OR 18 U.S.C. SECTION 471

**CRIMINAL STATUES MCL - Section 750.248 - Making, altering, forging, or counterfeiting public record; intent; felony; penalty; exception; venue; "distributed ledger technology" defined.**

(2) A person who falsely makes, alters, forges, or counterfeits a public record, or a certificate, return, or attestation of a clerk of a court, register of deeds, notary public, township clerk, or any other public officer, in relation to a matter in which the certificate, return, or attestation may be received as legal proof, or a charter, will, testament, bond, writing obligatory, letter of attorney, policy of insurance, bill of lading, bill of exchange, promissory note, or an order, acquittance of discharge for money or other property, or a waiver, release, claim or demand, or an acceptance of a bill of exchange, or indorsement, or assignment of a bill of exchange or promissory note for the payment of money, or an accountable receipt for money, goods, or other property with intent to injure or defraud another person is guilty of a felony punishable by imprisonment for not more than 14 years.

THE ABOVE STATEMENT WAS as part of the scheme were material and to influence, a person to part with money or property;

Biden in his official capacity as President and Merrick Garland and other Co-Conspirators K. Harris, Trump, all the U.S. Supreme Court Justices acted with the intent to defraud, Sharon and/or James S. Bridgewater with the intent to deceive and cheat both Sharon and/or James S. Bridgewater and conspired with Merrick Garland in his official capacity as Chief Judge for D.C. Circuit U.S. Court of Appeals used, or caused to be used, an interstate or foreign wire communication in violation of **18 U.S.C. § 1343 - WIRE FRAUD A RACKETEERING PREDICATE ACT.**

And FOR THE SOLE PURPOSE( TO OBTAIN 125 TRILLION THE SUPREME COURT MUST HAVE JURIDICTIION "OF CONTROVERSIES AND/OR JUDGMENTS REGARDING ONE OR MORE TRUMP, BIDEN AND/OR HARRIS - THE PRESIDENT OF THE U.S.A. CASES MUST BE HEARD BY THE U.S. SUPREME COURT, & TO EXPLOIT SHARON AND/OR JAMES S. BRIDGEWATER ISSUE NULL AND VOID TO OBTAIN \$125(ONE HUNDRED AND TWENTY FIVE TRILLION DOLLARS FROM MAJOR CORPORATIONS, VIA EXPLOITATION OF TWO WITNESSES)

to increase and/or maintain his position as the President of the United States of the America in the enterprise and to further defraud, and exploit Sharon and/or James S. Bridgewater to obtain financial benefit without due process of law(AND TO HELP THE ADOLPH HITLER TERRORIST GROUP FINANCE THEIR CRIMINAL ACTIVITY)and HE did multiple acts or omissions that was a substantial step toward committing the crime and that strongly corroborated the defendant's intent to commit the crime in the pursuit of high office and governmental power purpose of deceiving the American people in his pursuit of political power(TO INCREASE and/or maintain HIS POSITION AS PRESIDENT OF THE UNITED STATES OF AMERICA, BASED ON HIS OWN FRAUD CRIMINAL STATUES Making, altering, forging, or counterfeiting public record IN VIOLATION OF ONE OR MORE (MCL - Section 750.248 AND/OR THE "50 STATES" STATUE- AND/IN THE U.S. COURT OF APPEALS D.C.

CIRCUIT FOR THE SOLE PURPOSE TO CONTINUE TO EXPLOIT AND DEFRAUD  
SHARON BRIDGEWATER VIA HIS FRAUD IN THE U.S. COURT OF APPEALS  
ENTITLED

Sharon Bridgewater v. Donald Trump, et al

*Biden* *Garland*  
GARLAND CONSPIRED WITH HARRIS AND ~~BIDEN~~ <sup>President of the U.S.A.</sup> TO OBTAIN THE POSITION AS  
THE UNITED STATES ATTORNEY-GENERAL AND TO APPOINT SPECIAL  
PROSECUTORS FAKE CRIMINAL PROSECUTION OF ONE OR MORE HUNTER BIDEN  
CRIMINAL PROSECUTION, DONALD TRUMP HAVE ACTED IN JOINT  
PARTICIPATION WITH OTHER UNKNOWN CRIMINALS , CONSOLIDATED CASES  
“UNDER SEAL” ADD JOINDER OF PARTIES – AND “FAKED ONE OR MORE A  
CLOSED CASES ENTITLED SHARON BRIDGEWATER VS. DONALD TRUMP(JOE  
BIDEN AND/OR K. HARRIS)” IN WHICH NO ONE HAS BEEN PROSECUTED AND/OR  
SENT TO JAIL)AND FOR THE SOLE PURPOSE TO EXPLOIT SHARON AND/OR JAMES  
S. BRIDGEWATER VICTIMS OR RACKETEERING AND TO EXTORT MONEY FROM  
CORPORATIONS(AS

In his conduct of as President of the United States in violation of his oath of office and/or  
constitutional oath to faithfully execute the **THE OFFICE OF THE PRESIDENT OF THE  
UNITED STATES OF AMERICA** and/or to uphold the U.S. Constitution in violation of his  
oath of office, and, to the best of his ability, preserve, protect, and defend the Constitution of the  
United States, and in violation of his constitutional duty to take care that the laws be faithfully  
executed, has prevented, obstructed, and impeded the administration of justice, in that: conspired  
and committed overt acts or omissions against Sharon and/or James S. Bridgewater(AND TWO  
OR MORE OF SHARON AND/OR JAMES S. BRIDGEWATER BUSINESSES –  
BRIDGEWATER AND COMPANY, SPECIAL INVESTMENT GROUP LLC, HEALTH  
NECESSITIES AND ACCESSORIES INCORPORATED) *has engaged in misleading  
statements impeded a federal officer and abused the office of*

*the U.S. president in violation of 18 U.S.C. section 912, by such  
conduct warrants impeachment & trial & removal from office*

*IT IS ORDERED, ADJUGED & Decreed that Joe Biden  
is guilty(adjudicated) impeached & removed from office from  
the date JAN 20, 2021 and  
continuing thru to present  
all executive orders,  
appointments, nominations  
are null & void  
and without any  
legal effect.*

ARTICLE II

17/6/34

Charge of Violent Crimes and a Conspiracy to commit violence against the Government of the  
United States, Plaintiff

CONSPIRACY WITH ~~DOJTRUMP~~, KAMALA HARRIS AND MERRICK  
GARLAND, WILLIAM BARR AND OTHERS

1. On or about ~~January 20, 2021~~, the person identifying himself as ~~Joe Biden~~ and accepted the oath of office of the ~~President~~ of the United States of America conspired with Kamala Harris, ~~Garland~~, Trump, all U.S. Supreme Court Justices, Unknown Special Prosecutors, Robert Kennedy deliberately and voluntarily made FALSE, DECEITFULLY statements to each other by the person all on false and fraudulent pretenses;
2. Before, during and since his usurpation of the office of the ~~President of the United States~~ in 2021 he has, has made false and misleading statements, knowingly, intentionally appointed Special Prosecutors and knew and were he did not have the "legal authority" and knew and were aware he abused his position ~~President of U.S. Appeals~~ and conspired with K. Harris, committed fraud on the court in the U.S. Court of Appeal for the sole pur

under oath of perjury, (conspiracy with sworn in by Kamala Harris false to unlawfully accept the office of the vice president, district attorney for San Francisco, U.S. Senator, and/or the office of President of the United States;

subornation of perjury elements

PERJURY/FALSE SWEARING AND CONSPIRACY TO FALSELY SWEAR AND  
CONSPIRACY TO COMMIT PERJURY(KAMALA HARRIS AND MERRICK GARLAND

an oath is "required or authorized by law" when the oath is "specifically provided for" by a statute or regulation or when the oath is "administered by a person authorized by state or federal law to administer oaths.

Kamala Harris testified under oath orally and asked Garland "I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States and/or the U.S. Attorney General of the United States of America and will to the best of my Ability, preserve, protect and defend the Constitution of the United States.

Kamala Harris testimony was false – in that she knew and were aware that both she and Garland and other had committed wire fraud, knowingly, intentionally violated both Sharon and/or James S. Bridgewater “all” 1, 2, 4, 5, 6, 8, 13, 14(18 USC section 241 and 18 USC 242) U.S.

Constitutional rights (from August 1, 2008 and continuing thru to present). And the testimony was false, and the false testimony <sup>Appointed</sup> promoted Merrick Garland in the criminal enterprise to the United States Attorney General and for the sole purpose to collect and extort money from corporations based on Bridgewater fraudulent court document via his conspiracy to commit wire fraud in the U.S. Court of Appeals D. C. Circuit and both Kamala Harris and Merrick Garland conspired and/or acted deliberately and with knowledge that the testimony was false in violation of 18 U.S.C. section **(18 U.S.C. § 1621)**

3. He has concealed known facts she was under a duty to disclose to the American people has withheld all determinative and material information concerning criminal acts or omissions committed against both Sharon and/or James S. Bridgewater business, person or property and has made intentional false representation to the American people and/or used deceit to

to assure the people of the United States that he is a person constitutionally eligible and/or eligible to hold the office of the ~~Attorney General~~ <sup>Conspired with Donald</sup> of the United States of America or, etc. knowing intentionally violated his oath of office as ~~The President~~ <sup>Attorney</sup> District Attorney of the United States of America, knowingly intentionally oppressed AND CONSPIRED TO OPRESS BOTH SHARON AND/OR JAMES S. BRIDGEWATER in violation of 18 U.S.C. SECTION 241 AND/OR 18 U.S.C. 242 committed violent crimes in aid of racketeering and against Sharon and/or James S. Bridgewater(representative of the people of the 50 States) AND MANY OTHER CRIMINAL FELONIOUS ACTS INCLUDING ILLEGALLY USURPATION OF JAMES AND/OR SHARON BRIDGEWATER BUSINESSES – HEALTH NECESSITIES AND ACCESSORIES FOR FINANCIAL GAIN. He has engaged in

false or misleading statements and documents to the American people and impersonated federal  
of Officers and one or more **OFFICE OF THE President of the UNITED STATES OF AMERICA** and/or **COURT OF APPEALS D.C. CIRCUIT** in violation of 18 U.S.C. SECTION 912. In all of this, **Joe Biden** and has acted in a manner contrary to his trust as **Attorney General OF THE UNITED STATES OF AMERICA** and/or **President OF THE UNITED STATES OF AMERICA**. Wherefore **Merrick B. Garland** has acted in a manner contrary to his trust as **President OF THE UNITED STATES OF AMERICA** and/or **COURT OF APPEALS D.C. CIRCUIT**. In all of this, **Merrick B. Garland** has acted in a manner contrary to his trust as **President OF THE UNITED STATES OF AMERICA**.

19 of 34

ARTICLE II APPENDIX C REPORT, by such conduct, warrants impeachment and trial, and removal from office, AND IT IS ORDERED, ADJUDGED AND DECREED THAT

TRUMP AT THAT TIME BE DEBARRED FROM THE UNITED STATES OF AMERICA

IS ADJUDGED RETROACTIVELY GUILTY, IMPEACHED, AND REMOVED FROM THE  
WHITE HOUSE, OFFICE OF THE PRESIDENT AND DISQUALIFIED FROM HOLDING(AS THE  
ATTORNEY GENERAL OF THE UNITED STATES OF AMERICA AND/OR ANY  
OFFICE IN THE U.S. GOVERNMENT OF THE UNITED STATES OF  
AMERICA(WHEREFORE ALL APPOINTMENTS AT THE WHITE HOUSE OFFICE OF THE PRESIDENT  
IS  
NULL AND VOID, INCLUDING ALL NOMINATIONS AND WITHOUT ANY  
LEGAL EFFECT !

Kamala Harris  
Vice Presidency

## ARTICLE III

**CONSPIRACY TO DEFRAUD THE U.S.A. AND URSPUR PUBLIC  
OFFICE AGAIN BY RUNNING FOR U.S. PRESIDENT IN 2024 TO FUTHER  
DEFRAUD BOTH SHARON AND/OR JAMES S. BRIDGEWATER AND BY  
PURPOSEFULLY INTENTIONALLY DUMPING** Thousands of tons of radioactive waste  
from atom bomb near where Bridgewater sleeps in her car

<https://www.freep.com/story/news/local/michigan/wayne/2024/08/19/radioactive-waste-atom-bomb-disposal-van-buren-township-wayne-county/74814545007/>

in retaliation for Sharon Bridgewater testimony in violation of 18 U.S.C. 1512.

ARTICLE IV Malfeasance, misconduct and abuse of power, violations of oath of office JOE BIDEN  
CONSPIRING WITH ~~one or more~~, KAMALA HARRIS, AND 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) Using the powers of the office of ~~MERRICK BRIAN~~ <sup>The White House - U.S. President</sup>  
~~GARLAND INDIVIDUALLY AND/OR IN ALL~~ <sup>SD</sup>  
~~OF HIS OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S. GOVERNMENT~~ <sup>SD</sup>  
~~(FROM JAN. 1, 1993 AND CONTINUING~~ <sup>SD</sup>  
~~THRU TO 1997), & IN HIS OFFICIAL~~ <sup>SD</sup>  
~~CAPACITY AS CHIEF JUDGE FOR U.S. COURT OF~~ <sup>SD</sup>  
~~APPEALS D.C. CIRCUIT (FROM 1997 to 2021)~~ <sup>SD</sup>  
AND IN HIS OFFICIAL CAPACITY AS ATTORNEY GENERAL <sup>President of the U.S.A.</sup>  
FOR THE UNITED STATES OF AMERICA <sup>President of the U.S.A.</sup>  
violation of his constitutional oath faithfully to execute the office of ~~THE U.S. CHIEF JUDGED~~ <sup>SD</sup>  
~~FOR THE U.S. COURT OF APPEALS AND/OR THE ATTORNEY GENERAL OF THE~~  
~~UNITED STATES OF~~ and, to the best of his ability, preserve, protect, and defend the  
Constitution of the United States, and in disregard of his constitutional duty to take care that the  
laws be faithfully executed, has repeatedly engaged in harassing, retaliating "AGAINST  
FEDERAL WITNESSES AND WITNESS TAMPERING IN VIOLATION OF 18 U.S.C.  
1512(to prevent Sharon Bridgewater from protecting her country, representing the people of the  
50 States against and Adolph Hitler international foreign terrorist Global Holocaust Group and  
China take over of America) toward Sharon and/or James S. Bridgewater - conduct violating the  
constitutional rights of citizens and/or rights of Sharon and/or James S. Bridgewater, has  
repeatedly, knowingly intentionally harassed and continues to harrass James and/or Sharon  
Bridgewater by using "those" under his direction to initiate unconstitutional traffic stops, illegal  
searches and seizures in violation of James S. Bridgewater rights(four or more unconstitutional  
traffic stops which happened in the Plaintiff/Claimant residential driveway – and harassment  
while James is sitting on his own private property on his own porch 18 U.S.C.SECTION 241  
AND/OR 18 U.S.C. SECTION 242), "numerous traffic tickets" and CRIMINAL court  
PROCEEDINGS(and on one occasion the Police officer via one "unconstitutional traffic stopped  
James, addressed James by stating, "OK MR. BRIDGEWATER IT'S TIME!!– IMPLYING IT'S  
TIME FOR ANOTHER UNCONSTITUTIONAL TRAFFIC STOP AGAIN" – KNOWINGLY,  
INTENTIONALLY "KEEPING BOTH JAMES AND/OR SHARON BRIDGEWATER  
"BROKE WITH NO MONEY – AFTER PAYING CRIMINAL FINES"INTENTIONAL  
OPPRESSION, INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, INTENTIONAL  
CRUEL AND USUAL PUNISHMENT – INTENTIONAL FALSE IMPRISONMENT), and  
multiple, NUMEROUS TIMES Police Officers "knocking" on Sharon Bridgewater car  
windows(when Bridgewater is sleeping in her car – telling Sharon to move, "you can't sleep  
here" on public property, and conspiring with U.S. Supreme Court Justices to issue Cruel and  
unusal punishment "<https://www.npr.org/2024/06/28/nx-s1-4992010/supreme-court-homeless-punish-sleeping-encampments>(knowing Sharon Bridgewater is homeless(lost her primary  
residency due to his conspiracy with Kamala Harris, Joe Biden, Donald Trump, all U.S. Supreme  
Court Justices et al acts or omissions) impairing the due and proper administration of justice and  
the conduct of lawful inquiries, or contravening the laws governing agencies of the executive

21 434

branch and the purposes of these agencies. CONSPIRING TO URSURP TWO OR MORE OF SHARON AND/OR JAMES S. BRIDGEWATER BUSINESSES( ILLEGAL RESTRAINTS IN TRADE, PREVENTING BOTH SHARON AND/OR JAMES S. BRIDGEWATER FROM CONDUCTING INTERSTATE AND/OR FOREIGN COMMERCE WITH THEIR OWN BUSINESSES)

This conduct has included one or more of the following:

1. HE has failed to take care that the laws are faithfully, and/or failed to uphold his oath of office and/or has violated his oath of office as Chief Judge for U.S. Court of Appeals D. C. Circuit is not qualified to hold Office as the United States Attorney General.

*President of the U.S.A.*

2. HE has abused the power of the Office of the Department of Justice (and other U.S. Government Offices) to circumvent and subvert the constitutional rule of law which vests all law-making authority with congress alone, by abusing "THE DEPARTMENT OF JUSTICE - *THE WHITE HOUSE* Executive Powers (and/or other power).

3. He has engaged in massive cover-up and "helped" THE SATANIC ORGANIZATION ENTERPRISE AND ONE OR MORE ROBERT KENNEDY, TRUMP AND HARRIS campaign finance fraud involving 2024 ELECTIONS and worked with the Independent Party, Democratic Party and/or the Republican Party to manipulate election results in multiple states and districts, to keep one or more Robert Kennedy, Trump and/or Harris in power to assist the "satanic criminal genocide organization" and/or knowing he conspired and committed these criminal acts or omissions against Sharon and/or James S. Bridgewater and to further defraud the two witnesses AND THE U.S.A. IN VIOLATION OF 18 U.S.C. SECTION 371 **he has violated his oath of office, his acts or omissions constitute malfeasance, misconduct and abuse of power, violations of oath of office.**

In all of this, **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) RESOLVED, That JOSEPH ROBINETTE BIDEN JR.**

*22 of 34*

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) has acted in a manner contrary to his trust as and  
has acted to subvert the constitutional government of the United States, to the great prejudice of  
the cause of law and justice and to the manifest injury of the people of the United States.

Wherefore I *Joe Biden*, by such conduct, warrants impeachment and trial, and  
removal from office. AND IT IS ORDERED, ADJUDGED AND DECREED THAT MERRICK  
BRIAN GARLAND IS ADJUDGED GUILTY, IMPEACHED, AND REMOVED FROM  
OFFICE AND DISQUALIFIED FROM HOLDING ANY OFFICE IN THE U.S.  
GOVERNMENT

**ARTICLE V- Aiding and Abetting known enemies of the United States China, and others  
and stockpiling biological and chemical weapons of mass destruction AND  
COMMENCING A FAKE PANDEMIC TO EMERGENCY** his conduct of, *China*

*Joe Biden*  
*AND IN HIS OFFICIAL CAPACITY AS VICE PRESIDENT (2009 to 2017)*  
*AND IN HIS OFFICIAL CAPACITY AS ATTORNEY GENERAL*

FOR THE UNITED STATES OF AMERICA *Joe Biden*  
contrary to his oath of office to faithfully uphold the U.S. Constitution, his oath of office and/or  
execute the office of the U.S. of the United States and, to the best of his ability, preserve, protect,  
and defend the Constitution of the United States, and in violation of his constitutional duty to  
take care that the laws be faithfully executed, has directly engaged in the covert conspiring with  
two or more Donald Trump, *Garcia* and Kamala Harris, Barry Soertoes(AKA Barak H.  
Obama – the illegal immigrant) in aiding and abetting of foreign terrorist Tedros Adhanom G.  
(LISTED AS A DESIGNATED TERRORIST ON THE DEPARTMENT OF STATE  
DESIGNATED TERRORIST LIST) to inject the two witnesses(and the people of the U.S. with a  
HIV bioweapon of mass Destruction(Genocide) stockpiling biological and chemical weapons of  
mass destruction.

1. He conspired with Trump, Biden, Kennedy and/or Kamala Harris has refused to faithfully execute the laws of the United States concerning organized immigration and naturalization as prescribed by the 1986 Immigration Reform Act;

Wherefore, ~~the~~ *Joe Biden*, by such conduct, warrants impeachment and trial, and removal from office. AND IT IS ORDERED, ADJUDGED AND DECREED THAT MERRICK GARLAND "RETROACTIVELY" FROM 2021 IS ADJUDGED GUILTY, IMPEACHED, AND REMOVED FROM OFFICE AND DISQUALIFIED FROM HOLDING ANY OFFICE IN THE U.S. GOVERNMENT.

*VI*  
**ARTICLE VI - RICO VIOLATION - CONDUCT OF OR PARTICIPATION IN AN ENTERPRISE THROUGH COLLECTION OF UNLAWFUL DEBT**

In His conduct of **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 contrary to

his oath to faithfully execute the office of **PRESIDENT OF THE UNITED STATES OF AMERICA (2021 THRU TO PRESENT)**  
and Predecessors from Jan. 1, 1993

**and continuing thru to his term**) is unlawfully, illegally employed and/or associated with a "Adolf Hitler Global Genocide Holocaust – *human immunodeficiency virus* (HIV)/ Acquired immunodeficiency syndrome (AIDS)AIDS Biological and/or Chemical Weapon of Mass Destruction Foreign Public/Private Partnership" Terrorist Enterprise , unlawfully conducted and continues to conduct and/or participated and continues to participate in an Enterprise Through Collection of an Unlawful Debt through a pattern of racketeering activity and activities of which affect, interstate or foreign commerce, and Wherefore, JOE BIDEN , by such conduct, warrants impeachment and trial, and

removal from office. AND IT IS ORDERED, ADJUDGED AND DECREED THAT JOE BIDEN IS ADJUDGED GUILTY, IMPEACHED, AND REMOVED FROM OFFICE AND DISQUALIFIED FROM HOLDING ANY OFFICE IN THE U.S. GOVERNMENT

*VII*  
**ARTICLE VII - RICO VIOLATION - CONDUCT OF OR PARTICIPATION IN AN ENTERPRISE THROUGH A PATTERN OF RACKETEERING ACTIVITY**

In his conduct of the **JOSEPH ROBINETTE BIDEN JR. INDIVIDUALLY AND/OR INDIVIDUALLY AND/OR IN ALL OF HIS OFFICIAL CAPACITIES AS AN**

*24 M34*

**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 contrary to**

his oath to faithfully execute the office of THE PRESIDENT OF THE UNITED STATES OF AMERICA)and contrary to

his oath to faithfully execute the office of THE PRESIDENT OF THE UNITED STATES OF AMERICA)is unlawfully, illegally employed and/or associated with a "Adolf Hitler Global Genocide Holocaust – *human immunodeficiency virus*)(HIV)/ Acquired immunodeficiency syndrome (AIDS)AIDS Biological and/or Chemical Weapon of Mass Destruction Foreign Public/Private Partnership" Terrorist Enterprise , unlawfully conducted and continues to conduct and/or participated and continues to participate in an Enterprise directly or indirectly, such enterprise by engaging in at least two of the following incidents. Witness tampering, conspiracy to tamper with witness, retaliation against federal witnesses(Sharon and/or James S. Bridgewater – representative of the people of the 50 States), conspiracy to retaliate against federal witnesses, violent crimes in aid of racketeering activity and multiple other predicate acts including but not limited to conspiracy to harbor illegal aliens in violation of 8 U.S. Code § 1324 -Of those incidents in which Merrick Garland and/or Kamala Harris was engaged, at least two of them had the same or similar intents, results, accomplices, victims Sharon and/or James S. Bridgewater and/or methods of commission – abuse of power, judicial racketeering, or were interrelated by distinguishing characteristics and were not isolated incidents, from 2008(continually and constantly- committing at least ten or more predicate acts per year and continuing thru to present - at least one of the predicate incidents alleged occurred after August 1, 2008; and the last of such incidents occurred within 5-10 and/or 15 years after a prior incident of racketeering conduct) Wherefore, JOE BIDEN, by such conduct, warrants impeachment and trial, and removal from office. AND IT IS ORDERED, ADJUDGED AND DECREED THAT

*Joe Biden* IS "retroactively" from July 5, 2019 ADJUDGED GUILTY, IMPEACHED, AND REMOVED FROM OFFICE(FROM THE OFFICE OF THE CHIEF JUDGE FOR THE D.C. CIRCUIT U.S. COURT OF APPEALS AND/OR THE OFFICE OF THE UNITED STATES ATTORNEY GENERAL) AND DISQUALIFIED FROM HOLDING ANY OFFICE IN THE U.S. GOVERNMENT ALL OFFICES AND/OR DEPARTMENT OF JUSTICE APPOINTMENTS ARE NULL AND VOID AND WITHOUT ANY LEGAL EFFECT, INCLUDING ALL APPOINTMENT OF SPECIAL PROSECUTORS , *in the Hunter Biden*

*Conspiracy with Hunter to*  
*Fake Prosecution!*

CONSPIRING WITH CHINA U.S. NATIONAL SOVEREIGNTY(SUPREME AUTHORITY  
OVER U.S. CITIZENS AND THE UNITED STATES - *TREASON*

See website: [www.thefinalexodus.org](http://www.thefinalexodus.org)

ARTICLE III

AIDING, ABETTING SUPPORTING KNOWN FOREIGN TERRORIST AND CONSPIRACY  
WITH THE KNOWN TO INITIATED A SECOND "PLAEMIC"

See website: [www.thefinalexodus.org](http://www.thefinalexodus.org)

ARTICLE IX

AIDING, ABETTING KNOWN TERRORIST, ~~DECEIVING SUPPORTING KNOWN TERRORIST~~  
See website: [www.thefinalexodus.org](http://www.thefinalexodus.org)

ARTICLE X

*initiating a*  
DIGITAL DOLLAR TO DEFRAUD ALL U.S. CITIZENS OUT OF MONEY AND/OR  
PROPERTY AND/OR ENSLAVE TO ENFORCE IN CONJUNCTION WITH IRAN DIGITAL *Food*  
*rationing program & China's "cashless currency"*

see website: [www.thefinalexodus.org](http://www.thefinalexodus.org)

ARTICLE XI

ABUSE OF POWER - *Failure to maintain U.S. Borders, harboring illegal aliens (multiple predicate acts)*

In his conduct as President of the United States—and in violation of his constitutional oath faith  
fully to execute the office of the President of the United States and, to the best of his ability,  
preserve, protect, and defend the Constitution of the United States, and in violation of his  
constitutional duty to take care that the laws be faithfully executed—Joseph R. Biden, Jr., has  
abused the powers of the office of the President of the United States, in that: Using the powers of

26034

his high office, President Biden has knowingly presided over an executive branch that has continuously, overtly, and consistently violated Federal immigration law by pursuing an aggressive, open-borders <sup>4</sup> agenda by purposefully and knowingly releasing more than 2,000,000 illegal aliens into the interior of the United States without the intention or ability to ensure that ~~they~~ Jun 23, 2023 appear in immigration court to face asylum or deportation proceedings. Biden has intentionally facilitated a complete and total invasion at the southern border. Biden ended the Migrant Protection Protocols to require ~~o~~ aliens seeking asylum to remain in Mexico while being <sup>7</sup> processed by the Department of Homeland Security. Biden has closed Department of Homeland Security detention facilities and refused to cooperate with ~~o~~ State and local law enforcement officials in securing the border. He has allowed illegal aliens to enter the United States as asylum seekers despite knowing they did not qualify for asylum. President Biden has pursued this open-border agenda purposefully and willfully, circumventing every safeguard, check, and balance required by law, resulting in mass illegal immigration into the United States, to the detriment of the American people. Biden, with such conduct, has demonstrated a failure to uphold Federal immigration law, violating his oath to the Constitution if allowed to remain in office, and has acted in a manner grossly incompatible with the rule of law and to the manifest injury of the people of the United States. Wherefore, President Biden, by such conduct, warrants impeachment and trial, removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States.

  
**ARTICLE VI: DERELICTION OF DUTY** <sup>6</sup> The Constitution provides that the House of Representatives <sup>7</sup> shall have the sole Power of Impeachment" <sup>7</sup> and that the President of the United

  
21 of 34

States “shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors”. In his conduct as President of the United States—and in violation of his constitutional oath faithfully to execute the office of the President of the United States and, to the best of his ability, preserve, protect, and defend the Constitution of the United States, and in violation of his constitutional duty to take care that the laws be faithfully executed—Joseph R. Biden, Jr., has neglected the constitutional duty of the office of the President of the United States, in that: Neglecting the powers of his high office, President Biden has abandoned his duties to ensure that the laws are faithfully executed and upheld, by presiding over an executive branch that has continually, overtly, and consistently refused to enforce the Nation’s immigration laws and secure the southern border. President Biden has endangered the security of the United States and the health and safety of the American people. President Biden has caused a national security crisis and is endangering the lives of the American people. President Biden has presided over the largest influx of illegal immigrants in American history, and as evidence of his dereliction, the deportation cases pursued by his administration are at historic lows. President Biden’s negligence of duty has resulted in the surrender of operational control of the border to the complete and total control of foreign, criminal cartels—putting the lives of American citizens in jeopardy. On President Biden’s watch, illegal aliens have been processed and released into the interior of the country under a mass system of parole, contrary to the clear terms of Federal immigration law. Utilizing the “CBP ONE” program, the executive branch will release nearly 40,000 illegal aliens per month into the United States. He has failed to uphold the mandatory detention and deportation provisions of immigration laws, resulting in the mass entry of inadmissible aliens and the continued presence of deportable aliens.

Through this ~~10~~ complete and total dereliction of duty and extreme absence ~~21~~ in oversight of his own administration's policies, President Biden has allowed more than 1,500,000 illegal immigrants ~~22~~ to invade the southern border. On Joe Biden's watch, illicit fentanyl has killed more than 100,000 American citizens. In fiscal year 2023, U.S. Customs and Border Patrol

The Constitution provides that the House of Representatives “shall have the sole Power of Impeachment” and that the President “shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors”. Further, section 3 of the 14th Amendment to the Constitution prohibits any person who has “engaged in insurrection or rebellion against” the United States from “hold[ing] any office … under the United States”. In his conduct while President of the United States—and in violation of his constitutional oath faithfully to execute the office of President of the United States and, to the best of his ability, preserve, protect, and defend the Constitution of the United States, and in violation of his constitutional duty to take care that the laws be faithfully executed—*Joe Biden*

29 0634

*[Handwritten signature]*

**ARTICLE 6 – CONSPIRACY TO COMMIT NATIONAL SECURITY  
VIOLATIONS**

“In his conduct of the ~~U.S. ATTORNEY'S OFFICE AS  
DEPARTMENT OF JUSTICE FROM 1997 TO 2001~~  
~~AS PRESIDENT OF THE UNITED STATES AS ATTORNEY GENERAL~~  
FOR THE UNITED STATES OF AMERICA

*Joe Biden*, in violation of his oath of office and/or constitutional oath to support and defend the Constitution of the United States against all enemies, foreign and domestic, to bear truth faith and allegiance to the same, and to well and faithfully discharge the duties of his Office, has conspired and willfully and systemically refused to hold Federal immigration laws, in that: His is the head of the Homeland Security, Federal Protective Service, U.S. Customs and Border Protection (which includes the United States Border Patrol), U.S. Immigration and Customs Enforcement. In his conduct of the ~~U.S. ATTORNEY GENERAL~~  
FOR THE UNITED STATES OF AMERICA, in violation of his constitutional oath to faithfully execute the office of the Department of Justice of the United States and, to the best of his ability to, preserve, protect, and defend the Constitution of the United States, and to protect U.S.

Borders and in violation of his constitutional duty and/or oath of office he has knowingly, intentionally failed to due his legal duties in protection the U.S.A. Borders. He willfully prevented, obstructed, and impeded the administration of justice, in that: ~~He has failed~~  
conspired with Kamala Devi Harris and both has demonstrated extraordinary incompetence in the execution of her duties and responsibilities, a stark refusal to uphold the existing immigration laws, and a palpable indifference to people of the United States suffering as a result of the ongoing southern border crisis in the United States *Joe Biden* and just like Vice President Harris has consistently refused to visit (and if he did visit the borders – had done nothing) the southern border to evaluate this ongoing national crisis, aside from a single trip hundreds of miles away from 10 the epicenter of the migrant crisis. 11 Women and girls in the United States have paid a 12 disproportionate price for the ongoing border crisis, tragically extenuated by the

inaction of border czar Kamala Devi Harris. In August 2023, Rachel Morin, a mother of 5, was raped and killed by an illegal alien. In September 16 2023, an illegal alien attacked a woman and her 9-year old daughter in Los Angeles. On May 14, 2024, an illegal 18 alien from Turkey raped a 15-year-old New York girl after threatening to beat her with a pipe. In February 2024, a 22-year-old nursing student Laken Riley was killed by an illegal alien. In June 2024, a 13-year-old New York girl was raped in broad daylight inside a Queens park by an illegal alien; Jocelyn Nungaray, a 12-year-old Houston girl, was killed by 2 illegal aliens and later found dead after being strangled and sexually assaulted; aliens were charged with kidnapping a 14-year-old Indiana girl. During her tenure as the designated border czar, the U.S. Customs and Border Protection Agency “encountered” nearly 302,000 illegal aliens at the southwest border in December 2023, the highest monthly total ever recorded and representing consecutive months of over 240,000 illegal alien “encounters”. According to the U.S. Customs and Border data, in the first 5 months of fiscal year 2023, 106,000 pounds of drugs were seized at the southwest border, including 11,000 pounds of fentanyl. The first 5 months of fiscal year 2023 saw a 179.3-percent increase in fentanyl seizures over the same time frame in fiscal year 2022. According to Drug Enforcement Agency statistics, over 50,600,000 fentanyl pills were seized in 2022, including over 10,800 pounds of fentanyl powder; these fentanyl seizures are enough to kill over 379,000,000 people. Recent data from the Centers for Disease Control and Prevention indicate that 107,735 individuals in the United States died of a drug overdose in the 12-month period ending July 2022. According to the U.S. Customs and Border, migrant deaths at the southwest border of the United States totaled 856 in fiscal year 2022, the deadliest year on record. A May 2017 report from Doctors Without Borders indicated that out of the number of women surveyed, nearly one-third had been sexually assaulted as they approached the southern border. IN ADDITION BRIDGEWATER WAS INJURED AND DAMAGED BY MERRICK GALAND AND/OR KAMALA HARRIS ACTS OR OMISSIONS OF ‘HARBORING ILLEGAL ALIENS’- AND NEGLIGENCE. BRIDGEWATER IS A VICTIM OF AN ILLEGAL ALIEN, RAPE BY FRAUD, ILLEGAL RESTRAINTS IN TRADE AND LOST EVERYTHING BY AN ILLEGAL ALIEN AND/OR HARRIS ADOPTION OF WILLIAM J. CLINTON, BARRY SOFROTOES(AN ILLEGAL ALIEN) ACTS OR OMISSIONS In all of this, Joe Biden AND CONSPIRACY WITH Kamala Devi Harris willfully and systematically refused to uphold the immigration laws, failed to control the border to the detriment of national security, compromised public safety, and violated the rule of law, to the manifest injury of the people of the United States. Wherefore

Joe Biden, by such conduct, has demonstrated that HE will remain a threat to national security and the Constitution if allowed to remain in Office, and has acted in a manner grossly incompatible with self-governance and the rule of law. Joe Biden AND thus warrants impeachment and trial, removal from Office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States. Wherefore, Joe Biden, by such conduct, warrants impeachment and trial, and removal from office. AND IT IS ORDERED, ADJUDGED AND DECREED THAT Joe Biden AND KAMALA IS ADJUDGED GUILTY, IMPEACHED, AND REMOVED FROM OFFICE AND DISQUALIFIED FROM HOLDING ANY OFFICE IN THE U.S. GOVERNMENT.

~~ARTICLE IX - PLAINTIFF / CLAIMANT~~

incorporates EXH. A. As fully set  
forth herein

WHEREFORE THE "50 states" ex rel *Sharon Bridgewater* <sup>Private Attorney General  
& Relator</sup> demand that you, the said, should be put to answer the accusations as set

forth in said articles, and that such proceedings, examinations, trials, and judgments might be thereupon had as are agreeable to law and justice:

You, the said, are therefore hereby summoned AND/OR TO BE ARRESTED, JAILED AND/OR EXECUTED VIA before SHARON BRIDGEWATER IN RE SHARON BRIDGEWATER VIA 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 Commonwealth 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 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 LAWFUL ORDER - SEE

*Pleading filed concurred*

PLAINTIFF/CLAIMANT RESERVES THE RIGHT TO AMEND THIS IMPEACHMENT

32-4834

ARTICLE # ~~TK~~ CONSPIRING WITH KAMALA HARRIS AND/OR BARRY SOERTOES(AKA BARAK H. OBAMA - AN ILLEGAL IMMIGRATE) - ON OR ABOUT AUGUST 1, 2008 AND CONTINUING THRU TO PRESENT *Joe Biden, individually and/or in his official capacity as President or Vice President or Senator* KNOWINGLY, INTENTIONALLY CONSPIRED TO MAINTAIN AND INCREASE POSITION IN A FOREIGN TERRORIST GROUP CRIMINAL ENTERPRISE BY CONSPIRING TO HARBOR, HIRE, MILLION OF ILLEGAL IMMIGRATES IN VIOLATION OF 8 U.S.C. SECTION 1324 AND KNOWINGLY, INTENTIONALLY PERSONALLY IN HER DEFACTO AS ONE OR MORE "PUBLIC OFFICER" ACTING UNDER THE AUTHORITY OF THE UNITED STATES GOVERNMENT CONSPIRING WITH BARRY SOERTOES(AKA BARAK H. OBAMA)-AN ILLEGAL IMMIGRATE ET AL CONSPIRED TO ENGAGE IN RACKETEERING ACTIVITY" BY ALLOWING MILLIONS OF ILLEGAL IMMIGRATES TO ENTER THE COUNTY IN VIOLATION OF (AND OTHER AIDING, AND ABETTING ILLEGAL IMMIGRATES - STATES IN VIOLATION OF NATIONAL SECURITY AND KNOWINGLY, INTENTIONALLY DAMAGING BOTH SHARON AND/OR JAMES S. BRIDGEWATER(IN BUSINESS, PERSON OR PROPERTY)IN VIOLATION OF THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION ACT, *Also granted a ~~to~~ terrorist listed on the Department of State Foreign Terrorist list U.S. National Security Agency (NSA) authority over both S. Sharon and James Bridgewater) And U.S. Customs has seized thousands of illegal immigrants + James S. Sharon has been injured during*

ON OR ABOUT AUGUST 1, 2008 AND CONTINUING THRU TO PRESENT *Joe Biden, individually & for in his official capacity as President or Vice President or Senator* CONSPIRED WITH KAMALA HARRIS IN HER OFFICIAL CAPACITY AS SAN FRANCISCO, CALIFORNIA DISTRICT ATTORNEY ADOPTED THE ACTS OF HAYES VALLEY LIMITED PARTNERSHIP(INTERFERENCE WITH COMMERCE BY THREAT AGAINST BOTH SHARON AND/OR JAMES S. BRIDGEWATER)CAME TO THE MEETING OF THE MINDS WITH BARRY SOERTOES(AKA BARAK H. OBAMA)AN ILLEGAL IMMIGRATE(SEE THIS SITE ), AND TWO OR MORE ERIC HOLDER, JOE BIDEN, DONALD TRUMP, CHIEF JUDGE FOR D.C. CIRCUIT U.S. COURT OF APPEALS MERRICK GARLAND ET AL SUPREME COURT JUSTICE TO CONSPIRED AND/OR AID, ABET OR TO PERSONALLY COMMIT RACKETEERING ACTS OF ENGAGE IN A PATTERN OF RACKETEERING ACTIVITY, VIOLATE NATIONAL SECURITY AND HIRING ILLEGAL IMMIGRATES IN VIOLATION OF 8 U.S. Code § 1324

<https://www.bitchute.com/video/jhXVQyRro34u>

TO VIOLATE NATIONAL SECURITY, USURP THE POSITION AS SAN FRANCISCO DISTRICT ATTORNEY DEFRAUD THE U.S.A. IN VIOLATION OF 18 U.S.C. SECTION 371 COMMIT GLOBAL HEALTH CARE FRAUD, FUND AND SUPPORT FOREIGN TERRORIST, TO MAINTAIN AND INCREASE HER POSITION(FROM SAN FRANCISCO DISTRICT ATTORNEY- PROSECUTOR - TO PRESIDENT OF THE U.S.A.)ENGAGE IN A PATTERN OF RACKETEERING ACTIVITY COMMIT three or more murder, kidnapping, assault with a dangerous weapon, and threats of violence, against both Sharon and/or James S. Bridgewater(witness tampering, retaliation against federal witnesses) to further an illegal criminal enterprise "VIOLENT CRIMES IN AID OF RACKETEERING" OF 18 U.S.C.

SECTION 1959 CONCEALED KNOWN FACTS SHE WAS UNDER A DUTY TO  
DISCLOSE TO THE AMERICA PEOPLE, DEFRAUD THE BOTH SHARON AND/OR  
JAMES S. BRIDGEWATER, U.S. CITIZENS AND THE U.S.A. IN VIOLATON OF 18 U.S.C.  
SECTION 371 AGAINST SHARON AND/OR JAMES S. BRIDGEWATER, AN  
KNOWINGLY, INTENTIONALLY HARBOR MILLIONS OF ILLEGAL ALIENS IN  
VIOLATION OF 8 U.S. Code § 1324(MILLIONS OF PREDICATE ACTS IN VIOLATION  
FOR PROFIT) KNOWNINGLY, PERSONAL AGREED TO ENGAGE IN A PATTERN OF  
RACKTEERING ACTIVITY OF RICO STATUE AND ON OR ABOUT JAN. 21, 2021 AND  
CONTINUING THRU TO PRESENT KAMALA HARRIS KNOWINGLY, INTENTIONALLY  
FAILED TO DUE HE LEGAL DUTY AS VICE PRESIDENT OF THE U.S.A. VIOLATE  
NATIONAL SECURITY, HARBORED MILLIONS OF ILLEGAL ALIENS IN VIOLATION  
OF 8 U.S. Code § 1324(MILLIONS OF PREDICATE ACTS IN VIOLATION FOR PROFIT)  
IN VIOLATION OF THE RACKETEERED INFLUENCED AND CORRUPT  
ORGANIZATION(IN 1996 HARBORING AND HIRING ALIENS WAS INCLUDED AS A  
PREDICATE ACT VIA THE RACKETEERED INFLUENCED AND CORRUPT  
ORGANIZATION ACT)

**BECAUSE “PUBLIC OFFICER” ACTING UNDER THE AUTHORITY OF THE**  
**UNITED STATES GOVERNMENT CONSPIRING WITH BARRY SOERTOES(AKA**  
**BARAK H. OBAMA)-AN ILLEGAL IMMIGRATE ET AL COMMITTED THESE**  
**CRIMINAL ACTS, ON OR ABOUT AUGUST 8, 2008, SHE/HE PERSONALLY INTENDED**  
**TO ENGAGE IN "A PATTERN OF RACKETEERING ACTIVITY" TO INCREASE HER**  
**POSTITION IN THE CRIMINAL ENTERPRISE HER REPRESENTATIVE CAPACITY AS**  
**SAN FRANCISCO, DISTRICT ATTORNEY AND CONTINUES TO COMMIT THESE**  
**PREDICATE RACKETEERING CRIMINAL ACTS, HE/SHE IS RETROACTIVELY**  
**ADJUDICATED GUILTY FROM AUGUST 1, 2008 FOR CONSPIRACY TO HARBOR**  
**AND/OR HIRE ILLEGAL IMMIGRATES, AND/OR CONSPIRING AND/OR AIDING,**  
**ABETTING AN ILLEGAL IMMIGRATE(BARRY SOERTOES-AKA BARAK H.**  
**OBAMA)AND MILLIONS OF OTHER ILLEGAL IMMIGRATES IN VIOLATION OF 8**  
**U.S.C. SECTION 1324 IS RETROACTIVELY, IMPEACHED AND REMOVE,**  
**DISQUALIFIED FROM HOLDING OFFICE BY THE "50 STATES" EX REL SHARON**  
**BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR( AND**  
**FORFEITS HER RIGHT TO HOLD ANY OFFICE OF THE U.S.A. GOVERNMENT )(IS**  
**RETROACTIVELY DISQUALIFIED AND IS NOT ELIGIBLE TO HOLD OFFICE AS THE**  
**UNITED STATES PRESIDENT AND/OR ATTORNEY GENERAL OF THE UNITED**  
**STATES)**

AND ON OR ABOUT AUGUST 8, 2008, BECAUSE SHE/HE CONSPIRED, AIDED AND ABETTED BARRY SOERTOES(AKA OBAMA AN ILLEGAL IMMIGRATE) TO COMMIT HEALTH CARE FRAUD, ENGAGE IN A "GLOBAL FAKE PLANDEMIC" AND/OR ASSOCIATED WITH A FOREIGN TERRORIST ENTERPRIZE COMMITTED THESE CRIMINAL ACTS HE/SHE LOST HER REPRESENTATIVE CAPACITY AS PUBLIC OFFICER" ACTING UNDER THE AUTHORITY OF THE UNITED STATES GOVERNMENT IS RETROACTIVELY IMPEACHED AND REMOVE BY THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR(FROM AUGUST 1, 2008)RETROACTIVELY ADJUDICATED GUILTY FOR CONSPRING TO HARBOR MILLIONS OF ILLEGAL IMMIGRATES, CONSPIRING TO VIOLATE NATIONAL SECURITY ( AND FORFEITS HIS/HER RIGHT TO HOLD OFFICE AS ONE OR MORE U.S. CONGRESSMAN, REPRESENTATIVE, U.S. SUPREME COURT JUDGE, GOVERNOR, ATTORNEY GENERAL OF THE UNITED STATES OF AMERICA ETC. )

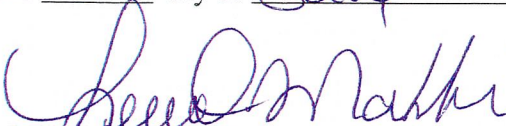
AND HIS/HER ACTS OR OMISSIONS HAS DAMAGED SHARON AND/OR JAMES S. BRIDGEWATER(AND THEIR COMPANIES) IT IS ORDERED, ADJUDICATE AND DECREED THAT De Biden in his official capacities and as President or Vice President or Senator IS UNANIOUMOUSLY GUILTY, ADJUDICATE GUILTY, IMPEACHED AND REMOVED FROM THE OFFICE OF THE U.S. President and/or Vice President and/or Senator (AND ALL SUCCESSIVE OFFICES)IS DISQUALIFIED FROM HOLDING THE office of the President of the U.S.A. PRESIDENT" AND/OR ANY OFFICE! All Appointments, executive orders etc. are null void and without any legal effect!

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 5<sup>th</sup> day of July, 2024



NOTARY PUBLIC or other person  
authorized to administer an oath



MY COMMISSION EXPIRES:

07/09/2030

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

**SUPERIOR COURT OF CLALIFORNIA COUNTY OF SAN FRANCISCO**

**400 MCALLISTER STREET  
SAN FRANCISCO, CALIFORNIA 94102  
"IN ADMIRALTY"**

**IN RE: THE STATE of Alabama, Alaska, Arizona, IN ADMIRALTY AND/OR  
Arkansas, California, Colorado, Connecticut, MARITIME  
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 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

CASE# CGC-08-478207

**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**

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

VS.

2 19 ②

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

3 wft w

## WRIT OF SUMMONS

THE "50 STATES" EX REL SHARON BRIDGEWATER  
PRIVATE ATTORNEY GENERAL  
AND/OR QUI TAM RELATOR ss:

*Greeting: 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

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  
THRU TO PRESENT)AND/OR OFFICE OF THE PRESIDENT OF THE UNITED  
STATES OF AMERICA

Whereas the THE "50 STATES" EX REL SHARON BRIDGEWATER  
PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR did, on the  
day of JULY 5<sup>TH</sup>, 2024, exhibit articles of impeachment against you,

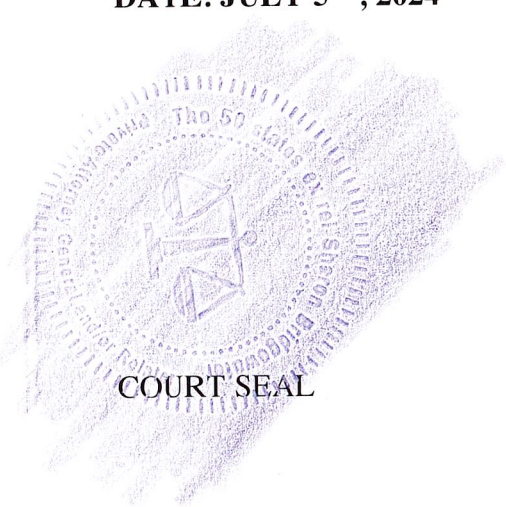
4  
5/5/24

**YOU ARE NOTIFIED THAT SHARON BRIDGEWATER VIA 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 Commonwealth 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 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 DISSOVLED) - Real parties in interest CLASS REPRESENTATIVE ("FOR THE 50 STATES AND/OR "WE THE PEOPLE") PLAINTIFF AND/OR CLAIMANT HAS COMMENCED AN ACTION AGAINST YOU.**

**ISSUED**

**DATE: JULY 5<sup>TH</sup>, 2024**

**COURT SEAL**



I certify and/or Declare and/or state under penalty and perjury that the foregoing is true and correct. Executed 5<sup>TH</sup> day of JULY 2024 in Ann Arbor, Michigan

*S. M. B.*

*[Handwritten signature in blue ink, appearing to read "Sharon Bridgewater"]*

---

**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  
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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**

*6 of 16*

THE 50 STATES" EX REL Sharon  
Bridgewater Private Attorney General  
and/or QUI TAM 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, IN ADMIRALTY AND/OR  
Arkansas, California, Colorado, Connecticut, MARITIME**

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 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

CASE# CGC-08-478207

**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**

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

**and Predecessors from Jan. 1, 1993  
and continuing thru to his term)**

**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 (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**

*2 85*

## ARREST WARRANT

TO: AUTHORIZED LAW ENFORCEMENT OFFICER AND/OR AUTHORIZED PERSON APPOINTED BY THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR

YOU ARE COMMANDED TO ARREST AND BRING BEFORE THIS ADMIRALTY AND MARITIME COURT AND SHARON BRIDGEWATER VIA IN RE THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR("COMMON LAW MAGISTRATE JUDGE, JUDGE AND/OR JURY")WITHOUT UNNECESSARY DELAY 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

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

VS.

ADJUDICATED GUILTY OF RACKETEERING CONSPIRACY, WAR CRIMES, GENOCIDE AND MULTIPLE OTHER CRIMES AND BASED ON THE AFFIDIVANT AND INTERVENTION AS A MATTER OF RIGHT AND/OR COMPLAINT FOR FORFEITURE(IN ANY ACTION ARISING UPON A CONTRACT, EXPRESS OR IMPLIED, WHEN A DEFENDANTS IS ABOUT TO DEPART FROM THE STATE WITH THE INTENT TO DEFRAUD THE DEFENDANT'S CREDITORS, IN A ACTION TO RECOVER THE POSSESSION OF PERSONAL PROPERTY UNJUSTLY DETAINED

3 05

**OR IN ACTION FOR LIBEL OR SLANDER – THE COURT MAY ISSUE AN ARREST  
WARRANT – ALL APPLY – SEE AFFIDAVIT FILED CONCURRENTLY)**

COURT SEAL



Respectfully submitted, and/or adjudicated

**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  
ISSUING OFFICER**

Dated: JULY. 5, 2024

IN WARREN, MICHIGAN

4 of 5

# RETURN

This warrant was received on (date) \_\_\_\_\_, and the person

was arrested on (date) \_\_\_\_\_

at (city and state) \_\_\_\_\_.

Date: \_\_\_\_\_

AUTHORIZED PERSON APPOINTED BY THE "50 STATES EX. REL SHARON  
BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR  
AND/OR ARRESTING OFFICER

---

SIGNATURE

PRINTED NAME \_\_\_\_\_

TITLE \_\_\_\_\_

Arresting officer's signature Printed name and title

505

THE 50 STATES" EX REL Sharon  
Bridgewater Private Attorney General  
and/or QUI TAM 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 Commonwealth 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 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**

**IN ADMIRALTY AND/OR  
MARITIME**

**CASE# CGC-08-478207**

**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**

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

**and Predecessors from Jan. 1, 1993  
and continuing thru to his term)**

**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 (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**

**WRIT OF QUO WARRANTO**

2067

**RETROACTIVE ADJUDICATION AND NOTICE OF COMMON LAW "WRIT OF QUO  
WARRANTO" DIRECTED TO 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**

**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  
THRU TO PRESENT)AND/OR OFFICE OF THE PRESIDENT OF THE UNITED  
STATES OF AMERICA**

*3007*

## **WRIT OF QUO WARRANTO**

**(RETROACTIVE ADJUDICATION AND FORFEITURE OF U.S. GOVERNMENT  
PUBLIC OFFICE(S) & FOR ADJUDICATION/CONVICTION/SENTENCE OF  
RACKETEERING CONSPIRACY(WAR CRIMES, GENOCIDE, ETC.) AND  
CONSPIRACY TO DEFRAUD THE U.S.A. IN VIOLATION OF 18 U.S.C. 371 AND  
BEING DESIGNATED A FOREIGN TERRORIST ORGANIZATION) AND  
PERMANENTLY BARRED FROM "HOLDING, OCCUPYING ANY U.S.  
GOVERNMENT EMPLOYMENT AND/OR OFFICES AND/OR FROM HOLDING OR  
OCCUPYING FUTURE U.S. GOVERNMENT OFFICES**

**TO THE AUTHORIZED PERSON APPOINTED BY THE "50 STATES" EX REL  
SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM  
RELATOR**

**PLAINTIFF/CLAIMANT RELIES ON AND/OR INCORPORATES BY  
REFERENCES INTERVENTION AS A MATTER OF RIGHT AND/OR  
COMPLAINT FILED CONCURRENTLY. ALL HAVE BEEN ADJUDICATED  
GUILTY OF RACKETEERING CONSPIRACY(WAR CRIMES, ETC.)**

**PURSUANT TO THE RICO ACT, Whoever violates any provision of section 1962 of this chapter shall be fined under this title or imprisoned not more than 20 years (or for life if the violation is based on a racketeering activity for which the maximum penalty includes life imprisonment), or both, and shall forfeit to the United States, irrespective of any provision of State law**

- (1) any interest the person has acquired or maintained in violation of section 1962;**
- (2) any**
  - (A) interest in;**
  - (B) security of;**
  - (C) claim against; or**
  - (D) property or contractual right of any kind affording a source of influence over;**

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007

**any enterprise which the person has established, operated, controlled, conducted, or participated in the conduct of, in violation of section 1962; and**

**(3) any property constituting, or derived from, any proceeds which the person obtained, directly or indirectly, from racketeering activity or unlawful debt collection in violation of section 1962.**

**The court, in imposing sentence on such person shall order, in addition to any other sentence imposed pursuant to this section, that the person forfeit to the United States all property described in this subsection. In lieu of a fine otherwise authorized by this section, a defendant who derives profits or other proceeds from an offense may be fined not more than twice the gross profits or other proceeds.**

**(b) Property subject to criminal forfeiture under this section includes**

- (1) real property, including things growing on, affixed to, and found in land; and**
- (2) tangible and intangible personal property, including rights, privileges, interests, claims, and securities.**

**(c) All right, title, and interest in property described in subsection (a) vests in the**

**United States upon the commission of the act giving rise to forfeiture under this section. Any such property that is subsequently transferred to a person other than the defendant may be the subject of a special verdict of forfeiture and thereafter shall be ordered forfeited to the United States, unless the transferee establishes in a hearing pursuant to subsection (l) that he is a bona fide purchaser for value of such property who at the time of purchase was reasonably without cause to believe that the property was subject to forfeiture under this section.**

**WHEREFORE,**

**IT IS ORDERED, ADJUDGED AND DECREED THAT**

**JOSEPH ROBINETTE BIDEN JR. INDIVIDUALLY  
AND/OR INDIVIDUALLY AND/OR IN ALL OF  
HIS OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A.**

*5087*

**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)**

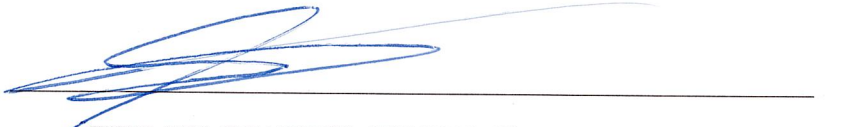
usurps, intrudes into, or wrongfully holds or exercises the office(s) FROM ON OR ABOUT JAN. 1, 1993 AND CONTINUING THRU TO AUGUST 1, 2008 AND CONTINUING THRU TO PRESENT by force and all are RETROACTIVELY "OUSTED" FROM PUBLIC OFFICE(AND/OR ORGANIZATION AND/OR CORPORATION) FROM ON OR ABOUT JAN. 1, 1993 AND CONTINUING THRU TO AUGUST 1, 2008 AND CONTINUING THRU TO PRESENT AND "RETROACTIVELY" OUSTED AND IS OUSTED FROM OFFICE IMMEDIATELY!!

**IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT ONE OR MORE AUTHORIZED PERSONS APPOINTED BY THE '50 STATES' ARE TO seize THE ABOVE MENTIONED "FOREIGN TERRORIST ORGANIZATION CO-CONSPIRATORS" **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)** and take into custody, AND PREPARE FOR EXECUTION.**



WITNESS, THE HONORABLE JUDGE THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR IN THE DISTRICT OF SAN FRANCISCO, CALIFORNIA SUPERIOR STATE COURT 5TH ON THE 2024 DAY OF JULY.

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,  
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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

7/5/24

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  
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**SUPERIOR COURT OF CLALIFORNIA 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 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**

**IN ADMIRALTY AND/OR  
MARITIME**

**CASE# CGC-08-478207**

**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**

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

**and Predecessors from Jan. 1, 1993  
and continuing thru to his term)**

**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 (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**

**SUMMONS AND PROCESS OF  
ATTACHMENT AND  
GARNISHMENT RULE (B)(1)**

2067

**SUMMONS AND PROCESS OF ATTACHMENT AND GARNISHMENT RULE (B)(1)**

To the President of the United States and/or

The AUTHORIZED PERSON APPOINTED BY THE "50 STATES" EX REL  
SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM  
RELATOR VIA THIS ADMIRALTY AND MARITIME COURT

**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**

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

Whereas a SWORN AFFIDIVANT, RETROACTIVE ADJUDICATION(AUGUST 1, 2008  
AND CONTINUING THRU TO PRESENT) AND INTERVENTION AS A MATTER OF  
RIGHTS AND DECLARATORY RELIEF AND/OR JUDGMENT ALONG WITH A  
COMPLAINT has been filed in the SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN  
FRANCISCO, 400 MCALLISTER STREET, SAN FRANCISCO, CALIFORNIA 94102 entitled  
Sharon Bridgewater In re the "50 States" ex rel Sharon Bridgewater Private Attorney General  
and/or Qui Tam Relator 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  
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**1 Observatory Circle NW  
Washington, DC 20008,**

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**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  
THRU TO PRESENT)AND/OR OFFICE OF THE PRESIDENT OF THE UNITED  
STATES OF AMERICA**

Owner of 10 QUADRILLION IN CURRENCY, ALL TANGIBLE AND INTANGIBLE PROPERTY AND/OR FORFEITURE OF PROPERTY in Claims for relief GENOCIDE, DEMOCIDE, WAR CRIMES, RACKETEERING CONSPIRACY ETC. AND FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT for damages and personal injuries and/or admiralty and/or maritime for which damages are asked in the sum of 10 QUADRILLION IN CURRENCY, ASSETS ETC. and ADJUDICATING PROCESS PREJUDGMENT WRITS OF ATTACHMENT ISSUE IN DUE form of law and according to the practice of this court against said Defendant **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**

*4 067*

**Washington, DC 20008,**

**AND/OR**

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

and for attachment of the goods and chattels of said Defendant.

Now therefore, we do hereby empower and strictly charge an command you, the said authorized person appointed by Sharon Bridgewater via In Re the "50 States" ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator said Defendant cannot be found in this District of Michigan and/or San Francisco California , that you attach Defendant's goods and chattels can be found, that you attach Defendant Debts, credits and effects, to the amount sued for in the hand of the garnishee named in the Intervention and/or Complaint specifically inkling the following:

a)all intangible and/or tangible property in the amount of \$10 Quadrillion in currency and tangible and/or intangible property .

You are also direct to notify the said Defendant **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)**  
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**STATES OF AMERICA (2021 THRU TO PRESENT**  
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**The White House  
1600 Pennsylvania Avenue, N.W.  
Washington, D.C.20500-0001**

5057

that:

- (1) A foreign attachment has been commence against the Defendant;
- (2) The garnishee are required to file in the office of the Clerk of the Untied Stated of the SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO, 400 MCALLISTER STREET, SAN FRANCISCO, CALIFORNIA 94102 within twenty(20)days and/or (30)days from the service of this Writ, to report under oath, setting forth in detail all debts owing by the garnishee to the Defendant; all property of the Defendant in the possession, custody or control of the garnishee or to which the garnishees hold legal title; all property which held by the garnishees as fiduciary in which the Defendant has interest; and whether any property attached is immune or exempt from attachment; and
- (3) The garnishee are enjoined from paying any debt to or for the amount of Defendant an from delivering any property owed by the Defendant to or for the account of the Defendant or otherwise disposing thereof;
- (4) The garnishees are required to promptly forward a copy of the Writ to the Defendant. If the property of the Defendant is found in the possession of anyone not a garnishee, you are directed to notify her that she/he has been added as garnishee, is direct to file a report and is enjoined as above said.

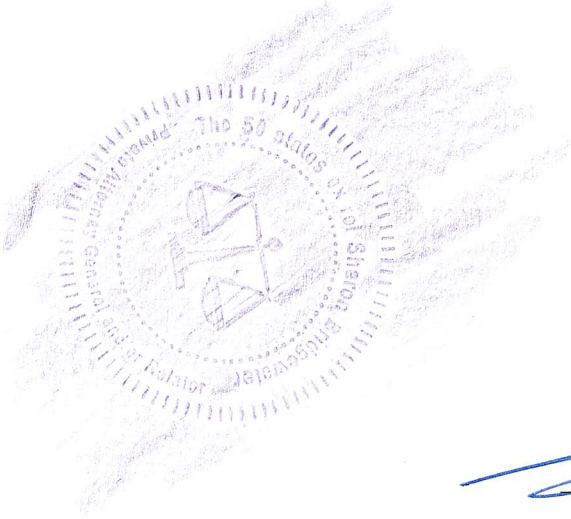
You are directed to notify Defendant **JOSEPH ROBINETTE BIDEN JR. INDIVIDUALLY AND/OR INDIVIDUALLY AND/OR IN ALL OF HIS OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN. 1, 1993 AND CONTINUING THRU TO 2009) & IN HIS OFFICIAL CAPACITY AS VICE PRESIDENT FOR THE UNITED STATES OF AMERICA(2009 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)**

THAT Sharon Bridgewater In re the "50 States" ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator has commenced a foreign Attachment \$10 Quadrillion in currency and tangible and/or intangible property.

ENTERED this 5<sup>TH</sup> DAY OF JULY 2024 at WARREN, MICHIGAN

6 087

COURT SEAL



Respectfully submitted, and/or adjudicated

**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

7/16/7