

THE 50 STATES" EX REL Sharon
Bridgewater Private Attorney General
and/or QUI TAM RELATOR
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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 Islands, Guam, the Northern Mariana
Islands, the American Samoa, EX REL Sharon
Bridgewater (A.K.A. Sharon Abusaleh, 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**

**IN ADMIRALTY AND/OR
MARITIME**

CASE# CGC-08-478207

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

Brian Soerkes (ALCA ORAMA)
**INDIVIDUALLY
AND IN HIS OFFICIAL CAPACITY
AS PRESIDENT OF THE UNITED
STATES OF AMERICA
(1/20/2009 - 1/20/2017) and Predecessors from
Jan. 1, 1993
and continuing thru to his
term) AND/OR SUCCESSIVE
CAPACITY AS PRESIDENT OF THE**

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

**UNITED STATES AMERICA
AND/OR CAPACITY AS PRESIDENT
OF THE UNITED STATES**

The White House

1600 Pennsylvania Avenue, N.W.

Washington, D.C.20500-0001

VS.

**THE OFFICE OF THE PRESIDENT
OF THE UNITED STATES OF
AMERICA (FROM 1/20/20¹⁷ TO 1/20/20¹⁷
AND/OR CONTINUING THRU TO
AND CONTINUING THRU TO
PRESENT) AND/OR PREVIOUS AND
SUCCESSIVE U.S. GOVERNMENT
OFFICES(FROM JAN. 1, 1993 AND
CONTINUING THRU TO PRESENT)**

**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**

**RETROACTIVELY ADJUDICATED
INELIGIBLE AND/OR DISQUALIFIED
AND BARRED FROM HOLDING
OFFICE AND BARR FROM AND**

APPEARING ON ²⁰¹²
ELECTIONS BALLOT DAND/OR OR
REMOVED FROM PUBLIC OFFICE
²⁰¹²
ANY ~~2024~~ ELECTIONS RESULTS
^{BARRY SUERROES}
DECLARING DONALD TRUMP THE
WINNER OF THE U.S. PRESIDENCY
IS NULL AND VOID

ALL APPOINTMENTS OF
NOMINATION OF ^{BARRY SUERROES}
VIA A 2ND TERM IS NULL AND
VOID AND REMOVED

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.

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")

1. *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

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 choose 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 *Brian Sack* crimes see website: thefinalexodus.org and/or thefinalexodus.com. For more details and evidence(see all criminal charges and adjudication – Merrick Garland and Co-Conspirators – CAREER CRIMINALS!!!.

In summary, the pertinent causes of impeachment in the case of *Brian Sack* 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 *BARRY Soerlos (AKA OBAMA)*

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" *BARRY Soerlos (AKA OBAMA)*

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, *Bribery Statute (18 USC 201)* **INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS**

PRESIDENT OF THE UNITED STATES OF AMERICA

(1/20/2009 - 1/20/2017) **and Predecessors from Jan. 1, 1993**

and continuing thru to his term)AND/OR SUCCESSIVE CAPACITY AS PRESIDENT OF THE UNITED STATES AMERICA AND/OR CAPACITY AS PRESIDENT OF THE UNITED STATES conspired with MERRICK GARLAND IN HIS OFFICIAL CAPACITY AS CHIEF JUDGE FOR D.C. CIRCUIT U.S. COURT OF APPEALS CONSPIRED WITH KAMALA HARRIS, ALL U.S. SUPREME COURT JUSTICE, JOE BIDEN, 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 *Barack Obama (AKA Obama)* INDIVIDUALLY AND IN HIS OFFICIAL
CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA
2009-2017
(2017 to 2021 and Predecessors from Jan. 1, 1993

and continuing thru to his term) AND/OR SUCCESSIVE CAPACITY AS PRESIDENT OF THE
UNITED STATES AMERICA AND/OR CAPACITY AS PRESIDENT OF THE UNITED
STATES

RESOLVED, That *Barack Obama (AKA Obama)* INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY
AS PRESIDENT OF THE UNITED STATES OF AMERICA
2009-2017
(2017 to 2021 and Predecessors from Jan. 1, 1993

and continuing thru to his term) AND/OR SUCCESSIVE CAPACITY AS PRESIDENT OF THE
UNITED STATES AMERICA AND/OR CAPACITY AS PRESIDENT OF THE UNITED
STATES 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 Mariana 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 *Barack Soerlos (AKA Obama)* INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS
PRESIDENT OF THE UNITED STATES OF AMERICA
(2017 to 2021 and Predecessors from Jan. 1, 1993
and continuing thru to his term)AND/OR SUCCESSIVE CAPACITY AS PRESIDENT OF THE
UNITED STATES AMERICA AND/OR CAPACITY AS PRESIDENT OF THE UNITED
STATES FOR HIGH CRIMES AND MISDEMEANOURS.

**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 *Perry Soerlos (Barack Obama)* ~~Donald Trump~~ 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, JOE BIDEN, 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.

In furtherance On or about July 5, 2019 *Brenny Santos* 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 ROTHCHILDS - SEE WWW.THEFINALEXODUS.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 JOE BIDEN in his official capacity and/or individually, ALL U.S. SUPREME COURT JUSTICES IN THEIR OFFICIAL CAPACITIES 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 STATUTES MCL - Section 750.248(AND/OR THE "50 STATES" "LIKE STATUTES")AND/OR 18 U.S.C. SECTION 471

ADDITIONAL Article A

IS A ILLEGAL UNAUTHORIZED ALIEN(WAS NOT BORN IN THE U.S.) STATES and is unqualified to hold office as the U.S. President in violation Article II, Section 1, Clause 5: No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States. IS UNQUALIFIED AND ELIGIBLE TO HOLD OFFICE AS THE PRESIDENT OF THE UNITED STATES OF AMERICA, IS DISQUALIFIED AS PRESIDENT OF THE U.S.A. AND CONSPIRED WITH JOE BIDEN IN HIS OFFICIAL CAPACITY AS PRESIDENT AND/OR INDIVIDUALLY OF THE UNITED STATES AND KAMALA HARRIS IN H TO CONCEAL HIS IDENTITY, AND CONSPIRED TO VIOLATION NATIONAL SECURITY(ALLOW MILLIONS OF ILLEGAL IMMIGRATES IN THE COUNTRY), AND ILLEGALLY, UNLAWFULLY USURP THE OFFICE OF THE PRESIDENT OF THE UNITED STATES, conspired and continue to conspire with Joe Biden and Kamala Harris in her official capacity as San Francisco District Attorney and Joe Biden in his official capacity as Vice President, Donald Trump, Corporations, the Federal Reserve(Global Central banks)all Major Corporations("the public/private partnership) foreign heads of state to commit violent crimes in Aid of Racketeering Activity against both Sharon and/or James S. Bridgewater(Genocide, War Crimes, Violations of the and conspired with the Federal Reserve, Global Central Banks, Corporations to submit false claims, defraud both Sharon and/or James S. Bridgewater. And conspired and continue to conspire with one or more Foreign Terrorist Organization to commence a "Fake Global Plandemic" and to do a test run via H1N1 flu in which their was minimal people sick as follows:

<https://apnews.com/article/fact-checking-8603491796>

issued executive order as follows"

<https://obamawhitehouse.archives.gov/the-press-office/2014/09/18/executive-order-combating-antibiotic-resistant-bacteria> to make way for Trump and the foreign Terrorist "aka cov-19 plandemic"

In all of this, Barry Soertoos(Barack Hussein Obama) has undermined the integrity of his office, has brought disrepute on the Presidency, has betrayed his trust as President and has acted in a manner subversive of the rule of law and justice, to the manifest injury of the people of the United States. Wherefore, Barry Soertoos(aka Barack Hussein Obama), IS UNQUALIFIED AND ELIGIBLE TO HOLD OFFICE AS THE VICE PRESIDENT OF THE UNITED STATES OF AMERICA, IS DISQUALIFIED AS VICE PRESIDENT OF THE U.S.A. DUE TO FRAUD, AND CONCEALMENT OF BARRY SOERTOOS TRUE IDENTITY, AND BY CONSPIRING TO USURP THE OFFICE OF THE PRESIDENT AND CONSPIRING TO ALLOW MILLIONS OF ILLEGAL IMMIGRATES IN THE COUNTRY IN VIOLATION OF NATIONAL SECURITY, by such conduct, warrants impeachment and trial, and removal from

office and disqualification (OF BARRY SOERTOES-JOE BIDEN, DONALD TRUMP AND/OR KAMALA HARRIS ET AL) to hold and enjoy any office of honor, trust or profit under the United States.

ADDITIONAL Article A

In his conduct while President of the United States, Barry Soertoos (AKA Barack Hussein Obama), in violation of his constitutional oath to faithfully 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, has willfully corrupted and manipulated the executive branch to increase its power and destroy the balance of powers between the three branches of government that is established by the Constitution of the United States.

(2) Article 2, Section 3 of the Constitution mandates that the President of the United States "shall take Care that the Laws be faithfully executed..." Barry Soertoos (AKA Barack Hussein Obama), in violation of his oath of office has repeatedly ignored this Constitutional mandate by refusing to enforce laws against illegal immigration, defend in court the Defense of Marriage Act

(DOMA), and refusing to enforce Federal voting laws.

Article 1 of the Constitution establishes the legislative branch of the U.S. government and sets forth the powers of the Senate and House of Representatives to make laws. These powers are exclusive and the Constitution does not grant the President the power to either make laws or amend them on his own. Barry Soertoos (AKA Barack Hussein Obama), has ignored these provisions and made or changed laws by either issuing unconstitutional executive orders or instructing governmental departments to take illegal and unconstitutional actions. Specific actions include, but are not necessarily limited to:

(2) The oath of office of the President of the United States requires him to preserve, protect and defend the Constitution. This obviously includes what may be the most important part of the Constitution, the Bill of Rights. Barack Hussein Obama has repeatedly violated his oath of office by seeking to limit both the individual rights and the rights of the States guaranteed in the first ten amendments to the Constitution. Specific actions include, but are not necessarily limited to:

(1) Article 2, Section 2 of the Constitution establishes the President as Commander in Chief of the United States Military. This requires him to use his power and authority to oversee the proper use of the military to properly protect and defend the people and territory of the United States against all enemies, both foreign and domestic. He is further responsible for using the U.S. military in a manner that is effective and protects members of the military and takes proper care of veterans.

E. Continues to refuse to enforce immigration laws passed by Congress in violation of Article 2, Section 3 of the Constitution, and further has used illegal and unconstitutional Executive orders to grant amnesty or de-facto amnesty to illegal aliens currently in the United States.

F. Has deliberately destroyed the morale and effectiveness of Border Patrol agents by interfering with their attempts to fulfill their oath of office and enforce laws legally passed by the U.S. Congress.

G. By his deliberate actions encouraged parents of thousands of children in Central America to send their children, often unaccompanied by adults, across the U.S. border and then asking for billions of taxpayer dollars to care for these children.

H. Ordered the Border Patrol and Department of Homeland Security to place thousands of these children on buses or planes and dumping them in communities around the country; often without any prior notifications to the local elected officials in these communities.

I. Allowed the TSA to let these children, as well as possible teenage gang members and unidentified to fly in U.S. Airlines at taxpayer expense without proper identification required by Federal law.

J. Has refused to respond to lawful requests by Governors of the southern Border States to close the Southern border to any further illegal immigration and has created a severe financial crisis for Border States and other states in order to advance his own political agenda.

K. Has ordered the release of thousands of illegal aliens who have been convicted of serious crimes in the U.S. to be released and stay in the country after they have served their sentences. This violates the requirements of Federal law that such people be immediately deported.

L. Ordered the immediate release of approximately 68,000 other criminals in Federal prisons that have been convicted of drug offenses. These actions endanger the lives and property of honest and law abiding American citizens that the President is legally and constitutionally required to protect.

M. Has authorized the IRS, HHS, BATF, DHS, and EPA to propose new regulations not authorized by Congress that will adversely affect the rights of Americans protected by the First, Second, Fourth, and Fifth Amendments to the Constitution.

ADDITIONAL Article B

Usurpation of the Oval Office via criminal identity fraud Compelling prima facie evidence exists which demonstrates that Barry Soerthoes (AKA Barack Hussein Obama) has engaged in false personation and aggravated identity theft and in conspiracy to commit false personation and identity theft in the pursuit of high office and governmental power. No bona fide records of evidence presented by Barack Hussein Obama establishes his true identity, and voluminous evidence demonstrates that all of the documents presented by Barack Hussein Obama as proof of identity and eligibility for high office are forgeries, created for the sole purpose of deceiving the American people in his pursuit of political power. Additional prima facie evidence demonstrates that Barack Hussein Obama is using an alias, and has a different lawful identity, namely, Barack Hussein Obama, II, Barry Soetoro, or Barack Hussein Obama Soebarkah. Evidence exists that demonstrates (AKA Barack Hussein Obama) is using Social Security numbers, none of which appear to have been issued in the state of Hawaii or that lawfully are attached to his legal identity; and that Barack Hussein Obama has concealed all of his bona fide birth, school, passport, residency, Selective Service and previous employment records in an effort to conceal his true identity. In his conduct of the office of President of the United States, Barack Hussein Obama, in violation of his constitutional oath to faithfully 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, has prevented, obstructed, and impeded the administration of justice, in that: 1. On January 20, 2009, the person identifying himself as Barack Hussein Obama accepted the presidential oath of office on false and fraudulent pretenses; 2. Before, during and since his election in 2008, has made false and misleading statements under oath of perjury, to unlawfully accept the office of President of the United States; 3. He has withheld all determinative and material information concerning his true identity and evidence thereof from lawfully authorized investigative officers and employees of the United States, under obligation to assure the people of the United States that he is the person he presents himself as, and is constitutionally eligible to hold the office of President; 4. He has engaged in approving, condoning, acquiescing in, and counseling witnesses with respect to the giving of false or misleading statements and documents to lawfully authorized investigative officers and employees of the United States concerning his true identity; 5. He has interfered or endeavored to interfere with the conduct of investigations concerning his true identity by the Department of Justice of the United States, the Federal Bureau of Investigation, the Secret Service, The Democratic Party, the news media, and Congressional Committees; 6. He has approved, condoned, and/or acquiesced in, the surreptitious payment of substantial sums of money for the purpose of obtaining the silence or influencing the testimony of witnesses, potential witnesses or individuals who participated in such unlawful activities; 7. He has endeavored to misuse the Central Intelligence Agency, an agency of the United States in the cover up of his identity fraud; 8. He has disseminated information received from officers of the Department of Justice of the United States to subjects of investigations conducted by lawfully authorized investigative officers and employees of the United States, for the purpose of aiding and assisting such subjects in their attempts to avoid criminal liability; 9. He has made or caused to be made false or misleading public statements for the purpose of deceiving the people of the United States into believing that a thorough and complete investigation had been conducted with respect to allegations of identity fraud and misconduct; 10. He has endeavored to cause prospective witnesses to expect favored treatment and consideration in return for their silence or false testimony, or rewarding individuals for their silence or false testimony; In all of this, Barack Hussein Obama has acted in a manner contrary to his trust as President and subversive of constitutional government, to the great prejudice of the cause of law and justice and to the manifest injury of the people of the United States. Wherefore Barack Hussein Obama, by such conduct, warrants impeachment and trial, and removal from office

~~IS A ILLEGAL ALIEN, WAS NOT BORN IN THE U.S. STATES and is unqualified and in violation Article I, Section 3, Clause 3. No Person shall be a Senator who shall not have attained to the Age of thirty Years, and been nine Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen. IS UNQUALIFIED AND ELIGIBLE TO HOLD OFFICE AS THE PRESIDENT OF THE UNITED STATES OF AMERICA, IS DISQUALIFIED AS PRESIDENT OF THE U.S.A. AND CONSPIRED WITH JOE BIDEN IN HIS OFFICIAL CAPACITY AS PRESIDENT AND/OR INDIVIDUALLY OF THE UNITED STATES AND KAMALA HARRIS IN H TO CONCEAL HIS IDENTITY, AND CONSPIRED TO VIOLATION NATIONAL SECURITY (ALLOW MILLIONS OF ILLEGAL IMMIGRATES IN THE COUNTRY), AND ILLEGALLY, UNLAWFULLY USURP THE~~

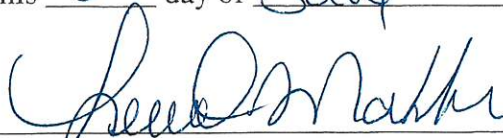
~~OFFICE OF THE PRESIDENT OF THE UNITED STATES, conspired with Kamala Harris in her official capacity as San Francisco District Attorney and Joe Biden in his official capacity as Vice President, Donald Trump, Corporations, the Federal Reserve (Global Central banks) foreign heads of state to commit violent crimes in Aid of Racketeering Activity against both Sharon and/or James S. Bridgewater (Genocide, War Crimes, Violations of the and conspired with the Federal Reserve, Global Central Banks, Corporations to submit false claims, defraud both Sharon and/or James S. Bridgewater~~

In all of this, Barry Soertoes (Barack Hussein Obama) has undermined the integrity of his office, has brought disrepute on the Presidency, has betrayed his trust as President and has acted in a manner subversive of the rule of law and justice, to the manifest injury of the people of the United States. Wherefore, Barack Hussein Obama, Kamala Harris in her official capacity as San Francisco California and/or Joe Biden in his official capacity as Vice President IS UNQUALIFIED AND ELIGIBLE TO HOLD OFFICE AS THE VICE PRESIDENT OF THE UNITED STATES OF AMERICA, IS DISQUALIFIED AS VICE PRESIDENT OF THE U.S.A. DUE TO FRAUD, AND CONCEALMENT OF BARRY SOERTOES TRUE IDENTITY, AND BY CONSPIRING TO USURP THE OFFICE OF THE PRESIDENT AND CONSPIRING TO ALLOW MILLIONS OF ILLEGAL IMMIGRATES IN THE COUNTRY IN VIOLATION OF NATIONAL SECURITY, by such conduct, warrants impeachment and trial, and removal from office and disqualification (OF BARRY SOERTOES-JOE BIDEN, DONALD TRUMP AND/OR KAMALA HARRIS ET AL) to hold and enjoy any office of honor, trust or profit under the United States.

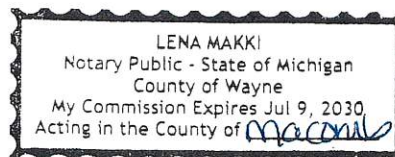
I certify and/or Declare and/or state under penalty and perjury that the foregoing is true and correct. Executed 5th day of July 2024 in Warren, Michigan


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

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



NOTARY PUBLIC or other person
authorized to administer an oath



MY COMMISSION EXPIRES:

07/09/2030