

1 In furtherance the unlawful agreement of the Defendants, Claudia Wilkins vacate the case  
2 management conference, and Claudia Wilkins did overt acts or omissions to further the objective  
3 of the conspiracy.

There was not reason for Claudia Wilkins to vacate the case management of settlement  
conferences and when both parties, filed case management statements.

5 Claudia Wilkins actions are illegal, and corrupt Judges must be removed and or impeached.  
6

7  
8 The Plaintiffs at all times mentioned paid the prefilng fee, and the plaintiff was under so much  
9 mental and emotional distress due to the constant civil rights violation of the Defendnats the  
10 Plaintiff file the same complaintmistakening forgot to put the case # on the complaint, Plaintiff  
11 allege Armstrong, knew and were aware the Plaintiff needed her money, and this was to coerce  
12 the Plaintiff to file a federal false claims case, ASK WILKINS HERE COLLUE TO AID  
13 ASSIST THE US GOVNERMENT TO OBTAIN CIVIL PENALITIES AND HANDLE THE  
14 CASE.

15  
16 The Plaintiff asked Wilkins for a favor, wilkins enter order, vacate the case management  
17 conference, purposefully holds the compolaintant complaint in her chambers for nine months.  
18

19 Plaintiff allege that there are more orders by Armstrong, in which she has directed the Plaintiff  
20 to serve the Defendants.”

21 Plaintiff allege the ORDER was deceptive notice was sent to the Plaintiffs just for the purpose to  
22 use the Plaintiff to serve the complaint on HVLP, “all defendants”

23 Armstrong and/or Wilkins each, issued five or more different Orders to the Plaintiffs, and  
24 extending over a period of two or more years, to the Plaintiffs and theirs actions constitute  
25 pattern and practice of mail fraud, and constitute five or more counts of criminal acts of mail  
26 fraud both jointly and/or severally.

27 The Defendants actions constitute a scheme and/or artifice to and/or mail fraud as defined in  
28 USC 1341 or 1343 and/or 1345 and constituted a violation of one or more of the criminal  
charges as listed on on this complaint. Plaintiff further allege that each and every Federal Judge  
mentioned her had a legal duty or obligation to report the crimes of Rico Defendants(Dekalb  
County,Gwinnett County, and Rich et al.)

29 **ON Nov. 4, 2011 THE COMPLAINANT SHARON BRIDGEWATER FILED A**  
30 **“SECOND” CRIMINAL/CIVIL COMPLAINT ENTITLED SHARON BRIDGEWATER**  
31 **VS. DEKALB COUNTY CASE # \_\_\_\_\_, IN THE U.S.**

1 **NORTHERN DISTRICT COURT OF CALIFORNIA,**  
2 **INSTEAD OF GEORGIA WITH ALLEGATIONS OF**  
3 **RACIAL PROFILING** (I purposely filed this complaint in

4 **California and with the intentions were to transfer the case to Georgia, and because the**  
5 **clerks denied me access to the courts in the Northern District Court of Georgia, and**  
6 **refused to file my paper work in Atlanta).**

7  
8 On or about Dec. 2, 2011 One or more parties "DEKALB COUNTY DEFENDANTS" "**IN**  
9 **CALIFORNIA,**" (Armstrong *et al*) decline a magistrate Judge and request a Federal Judge.  
10 The Sharon Bridgewater vs. Dekalb County case was then assigned The case was then assigned  
11 to a newly OBAMA Appointee Federal Judge Edward Chen.<sup>4</sup>  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26

---

27 <sup>4</sup> Upon information and belief Obama asked, or "attempted" to Federal Judge  
28 Chen to dismiss the Dekalb County lawsuit. 2 out of 11 Federal Northern  
District Court Judges are Obama appointee's one of which is Chen with the  
recent appointment in May 9, 2011.

Case3:11-cv-05352-EMC Document8 Filed11/23/11 Page1 of 1

UNITED STATES DISTRICT COURT  
Northern District of California  
450 Golden Gate Avenue  
San Francisco, California 94102

[www.cand.uscourts.gov](http://www.cand.uscourts.gov)

General Court Number  
415.522.2000

Richard W. Wieking  
Clerk

November 23, 2011

CASE NUMBER: CV 11-05352 I.DL  
CASE TITLE: SHARON BRIDGEWATER-v-DEKALB COUNTY

REASSIGNMENT ORDER

GOOD CAUSE APPEARING THEREFOR,

IT IS ORDERED that this case is reassigned to the San Francisco division.

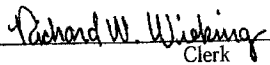
Honorable EDWARD M CHEN for all further proceedings.

Counsel are instructed that all future filings shall bear the initials EMC immediately after the case number.

ALL MATTERS PRESENTLY SCHEDULED FOR HEARING ARE VACATED AND SHOULD BE RENOTICED FOR HEARING BEFORE THE JUDGE TO WHOM THE CASE HAS BEEN REASSIGNED.

Date: 11/23/11

FOR THE EXECUTIVE COMMITTEE:

  
Clerk

NEW CASE FILE CLERK:

Copies to: Courtroom Deputies  
Log Book Noted

Special Projects  
Entered in Computer 11/23/11AS

CASE SYSTEMS ADMINISTRATOR:  
Copies to: All Counsel

Transferor CSA

Obama actions constitute abuse of US Government Power, and obstruction of justice and conspiracy to restrain commerce.

**EVENTS AND OCCURANCE AFTER THE FILING OF THE  
SECOND SHARON BRIDGEWATER VS. DEKALB COUNTY  
COMPLAINT IN THE US FEDERAL DISTRICT COURT OF  
CALIFONRIA**

**\*\*\*\*\*COVER-UP\*\*\*\*\***

Plaintiff are informed and believe **OBAMA ET AL COVER-UP THEIR ILLEGAL  
ACTIONS. MANIPULATE THE MEDIA DISSOCIATE THEMSELVES FROM  
THEIR CO-CONSPIRATOR-DEKALB COUNTY AND GWINNETT COUNTY ET AL  
RICO DEFENDANTS UNFAIRLY TARGETS, ATTACKS STATE LAW  
ENFORCEMENT AGENCIES**

**ON OR ABOUT DECEMBER 15, 2011  
thur Jan. 31, 2011**

**IRST INTERNET MEDIA ARTICLE IS AS FOLLOWS:**

*“The Holder Justice Department declares open season on big city police departments  
Jan 31, 2011, Vol. 16, No. 19 • “*

**WRITE WING NEWS**

“Either there has been a huge increase in discrimination by law enforcement during the  
Obama administration, or Obama is targeting law enforcement for politically motivated  
reasons. In the current era of heightened sensitivity to racism and police brutality, it makes  
no sense that abuses by law enforcement are increasing. The U.S. Department of Justice’s  
sudden flurry of investigations finding massive amounts of discrimination and abuses by

1 police agencies around the country is coincidentally occurring at the same time the U.S.  
2 Department of Justice is undergoing a highly publicized Congressional investigation into  
3 Fast and Furious.

4 Law enforcement is a natural target for the left, which often seems to prefer criminals over  
5 the police. Alleging vague charges of racism or racial profiling is becoming one of the most  
6 prevalent ways the left dishonestly demonizes and discredits its opponents. Made-up charges  
7 of racism are difficult to defend against, because almost any difference in treatment between  
8 two people of different ethnic backgrounds can be blamed on racism with no way of proving  
9 otherwise. You cannot get inside someone's head to prove that he had no racist thoughts; it is  
10 one person's word against another's.

11 This latest round of politically motivated investigations comes on the heels of the Obama  
12 administration suing Arizona, Utah, Alabama and South Carolina over their tough new laws  
13 against illegal immigration. Those lawsuits are mostly based on unfounded grounds of racial  
14 profiling; Arizona's law specifically includes a provision prohibiting racial profiling. The  
15 constant barrage of lawsuits is costing taxpayers exorbitant amounts of money. They're  
16 paying double; once to fund Obama's lawsuits through their federal taxes and again to defend  
17 against the lawsuits and pay any penalties through their local taxes.

18 The flurry of attacks on law enforcement agencies began last week on December 15, when  
19 the DOJ announced vague racial profiling accusations against Maricopa County Sheriff Joe  
20 Arpaio. The DOJ claims that the agency racially profiles more than any other police agency  
21 around the country. However, it refuses to release the "statistical study" on which the  
22 findings are supposedly based. It is widely thought that Arpaio was targeted in retaliation for  
23 enforcing laws against illegal immigration. Since Arizona has such a high percentage of  
24 Latinos, it is easy to make people think there could be discrimination. The DOJ stripped the  
25 agency of its ability to screen for illegal immigrants through the 287(g) program and  
26 is ordering Arpaio to make numerous changes, such as setting up policies against  
27 discrimination. This is redundant considering there are so many policies, rules, and laws  
28 prohibiting discrimination at every level of government.

29 The next day, on December 16, the DOJ released a report claiming there was evidence of  
30 "biased policing" by the Seattle Police Department, and that officers routinely and illegally  
31 use excessive force during arrests. The DOJ ordered the agency to implement onerous new  
32 regulations and procedures.

33 This week, on December 19, the DOJ issued a scathing report alleging numerous civil rights  
34 violations against Latinos by the East Haven Police Department in Connecticut. Six to 15  
35 police officers may be arrested for civil rights violations.

36 On Tuesday, the DOJ ordered the town of Rome, Wisconsin to pay a police officer  
37 \$351,891 because the police department allegedly discriminated against her because she was  
38 female. The DOJ filed a complaint in federal court alleging the town violated the Civil  
Rights Act of 1964.

1 The DOJ is currently investigating the Miami Police Department over allegations of racial  
2 discrimination in the shootings of seven black men. The Meridian Police Department and  
3 Lauderdale County Juvenile Detention Center are under investigation by the DOJ for  
alleged discriminatory treatment of three black youths.

4 There are likely more investigations on the way. The DOJ is considering launching a civil  
5 rights investigation into the Albuquerque Police Department in New Mexico, which some  
6 believe is retaliation over Mayor Richard Berry requiring the police to check the citizenship  
7 of everyone arrested. The ACLU and other activist groups are demanding a federal  
8 investigation of the Las Vegas Metropolitan Police Department over the shooting of a black  
army veteran. At least two dozen members of Congress are demanding that the DOJ  
investigate the New York Police Department over allegedly profiling Muslims.

9 This is not right. The federal government should not be suing local governments. It is  
10 trampling on the rights of states and localities to conduct their own business. The  
11 Constitution grants the federal government very limited powers; the Tenth Amendment  
states that all powers not specifically assigned to the federal government shall be left to the  
12 states. The federal government is micromanaging local law enforcement. If there really are  
13 problems with law enforcement, Congress or local legislatures should look into them, not  
the partisan Executive Branch.

14 The Obama administration knows that investigations and lawsuits will tie up the resources  
15 of smaller law enforcement agencies so they will be unable to accomplish much else. Sheriff  
16 Joe Arpaio will not have anymore resources left to enforce illegal immigration laws and  
other laws the left would prefer to see ignored.

17 The DOJ is in no place to be criticizing other law enforcement agencies. 60 members of  
18 Congress are calling for Attorney General Eric Holder's resignation over Fast and Furious,  
and 75 have signed onto a House resolution vote of no confidence. But by turning the focus  
19 towards alleged wrongdoing from large police agencies like the Seattle Police Department  
and popular Sheriff Joe Arpaio, there will be less media coverage and public scrutiny of Fast  
20 and Furious.

21 Launching dubious investigations for political reasons must be curbed. The U.S. is going  
22 bankrupt. Obama is using money we don't have to attack targets that will earn him favor  
with his far left supporters. As the first black president, Obama should be moving the  
23 country in a direction away from racism. Instead, he is stirring it up. Congress should  
24 expand its investigation of Fast and Furious to this transparent attempt by the Obama  
administration to deflect away from it."

1 Plaintiff allege Holder manipulate the media, uses reverse psychology, to keep the heat  
2 off Obama and/or Holder

## 3 **Eric Holder Tells NY Times He's Taking Hits For Obama** 4 **Because "We're Both African American"**

5 by [Josh Feldman](#) | 12:08 pm, December 18th, 2011

6 [» 217 comments](#)



15 *The New York Times* has a [new profile](#) out today  
16 about Attorney General **Eric Holder**, detailing how he has become a "partisan lightning rod"  
17 and frequent target of conservatives over his pursuance of issues like illegal immigration and gay rights.

18 In the piece, Holder claims that many of his critics are playing "Washington 'gotcha games,'" viewing him as someone who takes "consistently progressive stands" instead of examining his record and seeing that he takes a more realistic view of law enforcement. The most powerful attacks against Holder have come in the wake of the ATF's controversial "Fast & Furious" gunrunning scandal. In the interview, Holder admits that he regrets sending a letter to Congress assuring legislators that "agents always tried to interdict illegally purchased guns," which turned out to be incorrect.

23 But Holder's main focus in the interview is on the "hyperpartisan" nature of political attacks on the Justice Department, and he makes a rather interesting accusation about those targeting him and the president.

26 Of that group of critics, Mr. Holder said he believed that a few — the "more extreme segment" — were motivated by animus against Mr. Obama and that he served as a stand-in for him. "This is a way to get at the president because of the way I can be identified with him," he said, "both due to the nature of our relationship and, you know, the fact that we're both African-American."



\*\*\*\*\*end of article\*\*\*\*\*

Plaintiffs are informed and believe that Mr. Daley, Obama Chief of Staff know of the conspiracy of Obama and/or Holder, AND/OR REFUSE TO BE APART OF OBAMA AND/OR HOLDER RICO ACTIVITIES. On or about Jan. 2012“ Daley Obama Staff Chief of Staff RESIGNS.”

Plaintiffs are informed and believe that CHRISTIA – 55 YEARS OLD HEAD OF THE ANTI-TRUST DIVISION OF THE DEPARTMENT OF JUSTICE , know of the conspiracy of Obama and/or Holder, AND/OR REFUSE TO BE APART OF OBAMA AND/OR HOLDER RICO ACTIVITIES. On or about SECOND HALF OF 2011“RESIGNS,” AS HEAD OF THE ANTI-TRUST DIVISION.

Plaintiff are informed and believe that Laurie Robinson DOJ victim rights avocate knew of the conspiracy of Obama and/or Holder AND/OR REFUSE TO BE APART OF OBAMA AND/OR HOLDER RICO ACTIVITIES. On or about Jan. 2012“Laurie Robinson DOJ victim rights avocate RESIGNS.”

Clearly when one holds a prominent position as an Attorney General and positions at the White house,resign FROM THESE PROMINENT POSITION, ONLY WILL LEAD ON TO CONCLUDE, that there is gross corruption, a dysfunctional US Government committing lawless, ruthless violence, under the color of Federal law.

THE UNITED STATES CAN NOT FUNCTION WITH SUCH INDIVIALS AS HOLDER AS ATTORNEY GENERAL. OUR NATIONAL SECURITY IS AT STAKE.

Plaintiff is informed and believe the Defendants took an vindictive, to fasley imprision the plaintiffs.

**Plaintiff allege upon the filing of a second complaint, Holder, Armstrong, et al,** undertook a vindictive personnel to destroy Plaintiff's fasley imprision the Plaintiff at all cost, and prevent the Plaintiffs from exercising her right to free speech in the manner, after she confronted and viciously attacked Plaintiff without probable cause in retaliation for the Plaintiffs exercising her US Consitutional legal rights.

Plaintiff allege the purpose of the appointment was to dismiss the Plaintiffs complaint(obstruct Justice etc.)



1 In addition to these unlawful acts, in fear of immediate false imprisonment the plaintiff serves  
2 the United States Justice with Federal False Complaint.

3 I then realized that Obama and/or Holder had falsely imprison me and were awaiting for me to  
4 serve the HVLP with the complaint so they could obtain HUD federal false claims civil  
5 penalties. I then immediately sent this letter to Eric Holder, and the US Department of Justice  
6 on my intentions on filing a first amended complaint(see exh. )

7 During these conspiracies,

8 In furtherance of the unlawful agreement of the Defendants Claudia Wilkins, commit an overt  
9 act, rule – ORDER in case # CW-3022, “AND WITHOUT THE PLAINTIFFS FILING  
10 AND/OR HAVING ANY MOTIONS OR HAVING ANY MOTIONS PENDING BEFORE  
11 HER, AND SEND TO THE PLAINTIFFS FEDERAL FALSE CLAIMS COMPLAINT TO  
12 THE PLAINTIFF THAT SHE KEPT IN HER CHAMBERS FOR NINE MONTHS,  
13 HIGHLIGHT INSTRUCTION, IMPLYING FOR THE PLAINTIFF TO SERVE THE  
14 COMPLAINT ON THE US DEPARTMENT OF JUSTICE, WITH THE ORIGINAL  
15 COMPLAINT.

16 Plaintiff allege these highlighted instructions and ORDER from Wilkins was just for the purpose  
17 to get the federal false claims complaint from the Plaintiff, to falsely imprison the plaintiff and  
18 prevent the Plaintiff from criminally and civil suing the Defendants in a court of law.

19 Wilkins issued four or more different Orders with a extending over a period of two or more  
20 years, to the Plaintiffs and her actions constitute pattern and practice of mail fraud, and constitute  
21 four or more counts of criminal acts of mail fraud.

22 The Defendants actions are illegal, foul, outrageous, and all Judges, Holder, in this case must be  
23 impeached for the gross misconduct behind the bench, and her actions constitute one or more of  
24 the above criminal acts..

25 Plaintiff allege the Defendants took an vindictive, to libel, attack the Plaintiff just because the  
26 Plaintiff exercised her legal rights, post all the Plaintiff mugshots on the internet, begin, to even  
27 stalk harrase, trial, opening conspired, committed grave felonies acts against the US Govenrment  
28 and/or the Plaintiffs and begin to conspire their was out.

In furtherance of the unlawful agreement of the Defendants Defendant Holder, et al attempted  
to cover up their illegal actions, dismissed the indictment against the Plaintiff, and ask for  
Obama assistance and did overt acts or omission to further the objective of the conspiracy.

On or through the filing of this complaint The related companies, changed their name to llc dissolve assests to member, McCormack Baron, fake lawsuit, for 300,000 million dollars parking structure. Roger and Mary Tonna, further. Plaintiff is informed and believe all federal Judges in this case, transferred properties, with an

Plaintiff's allege the two or more of the above Defendants have disposed assets, and or have transfers property to a business partner, friend or relative (an insider); since the filing of the Plaintiffs complaint in 2008 and continuing thru the filing of this complaint with intent to hinder, delay, or defraud the plaintiffs creditor or an officer of the estate charged with custody of the property under this title, has transferred, removed, destroyed, mutilated, or concealed, or has permitted to be transferred, removed, mutilated, or concealed property Uniform Fraudulent Transfer Act (UFTA)

In 1984, this Uniform Fraudulent Conveyances Act was revised and renamed the Uniform Fraudulent Transfer Act (UFTA). Under state and federal fraudulent transfer laws, a person who owes a debt cannot transfer or convey assets if the intent is to hinder, delay or defraud his creditors. The UFTA creates a right of action for any creditor against any debtor and any other person who has received property from the debtor in a fraudulent transfer. The UFTA has been adopted in many states, and others have enacted similar laws prohibiting a debtor from transferring assets in order to keep creditors from being paid.

The Plaintiffs are entitled to damages since the timing of each event.



Plaintiff allege and upon information and belief Armstrong commits wire fraud, has taken a Sharon Bridgewater vs. Hayes Valley limited partnership account filed under seal intentionally removed US FEDERAL DISTRICT COURT "filed under sealed" court documents in case number C10-5436(SBA),and/or C10-703(SBA); "PUBLICLY DISCLOSED" private under seal

information and posted on the internet and under the Plaintiff name and under the website  
 SharonBridgewater.org/files/48748936.doc., as follows :

Sharon Bridgewater  
 965 Mission Street, Suite 409  
 San Francisco, CA 94103  
 415-386-7786

In Pro Se

**UNITED STATES DISTRICT COURT FOR  
 NORTHERN DISTRICT OF CALIFORNIA**

Sharon Bridgewater, individually,  
 And on behalf of Specialty Investment Group  
 LLC a dissolved Georgia Corporation

Plaintiff,

Vs.

Hayes Valley Limited Partnership(AKA,  
 Hayes Valley Apartments II L.P.,  
 Hayes Valley Apartments Limited Partnership,  
 A California Limited Partnership)  
 McCormack Baron Ragan Management,  
 MBA Urban Development Co.,(AKA The  
 Related Companies of California, Inc.(AKA  
 The Related Companies of California LLC,  
 Related Companies of California, a California  
 General Partnership) Sunamerica Affordable  
 Housing Partnership Inc., and Does 1 thru 50  
 inclusive

Defendants

Shawn Bankson, Jane Creason, Kimball, Tirey  
 & St. John, LLP, and Does 1 through 50  
 inclusive.

CASE No. C10-5436 (SBA)

**[PROPOSED]  
 COMPLAINT FOR DAMAGES AND  
 INJUNCTIVE RELIEF**

FIRST CAUSE OF ACTION FOR  
 BREACH OF LEASE AGREEMENT  
 CONTRACT  
 THIRD CAUSE OF ACTION FOR  
 CONSPIRACY TO  
 FRAUDULANTLY CONCEAL  
 FOURTH CAUSE OF ACTION FOR  
 CONSPIRACY TO MALICIOUSLY  
 PROSECUTE  
 FIFTH CAUSE OF ACTION FOR  
 CONSPIRACY TO DEFRAUD  
 SEVENTH CAUSE OF ACTION  
 EIGHTH CAUSE OF ACTION  
 CONCEALMENT OF KNOWN FACTS  
 AND INTENTIONAL MISPRESENTATIONS  
 NINTH CAUSE OF ACTION  
 MALICIOUS PROSECUTION(2x)  
 NEGLIENT INFLECTION OF EMOTIONAL  
 DISTRESS  
 CIVIL RICO  
 UNFAIR BUSINESS PRACTICE  
 CARTWRIGHT  
 CLAYTON  
 SECTION 1  
 SECTION 2  
 SHERMAN ACT  
 SECTION 1

Plaintiff allege Armstrong, conspired with Obama and/or Holder, published this document on the internet for two reasons: 1) to create the impression of the minds who read as if the complaintant never filed or made Holder knowledgeable of the RICO activities, and/or the Plaintiffs Federal False Claims complaint 2) to public disclose information, regarding the Plaintiffs business and/or to frabucate, information and/or present to Orinda Evans or another Federal judge to Specialty Investment Group, illegal obtained evidence in a court of law, to falsly imprision the Plaintiffs without due process of law. \

Plaintiffs allege Armstrong actions to take the Plaintiffs "SEALED COMPLAINT AND POST IT UNDER THE PLAINTIFFS WEBPAGE, was without probable cause.

## UPSURATION OF THE PLAINTIFFS COMPANIES

JOINT PARTICIPATION AND/OR ORDERS TO THE CALIFORNIA CORPORATION  
DIVISION, THE GEORGIA CORPORATIONS DIVISION

On or about Sept 2010 and thru the filing of this complaint Plaintiff claims and or are informed and believe that Obama and/or Holder ordered and acted in joint participation with the secretary of Geogai corporation and California, and Nevada, dissolved, or suspended the Plaintiff companies, Plaintiff are informed and believe Holder know Specialty Investment Group LLC conducted the bulk of their business in 2005, and knowingly extends the 5 years statue of limitation to prosecute the Plaintiff for financial crime. Plaintiff is informed and belief Obama on or about May 2010, Obama signs an Executive Order (Specialty Investment Group LLC) extends the financial fraud from 5 year to 10 years.

Plaintiff allege Obama aided, abetted Holder et al, extended the statue of limitations just for the purpose to secure a imprision of the Plaintiffs defraud the Plaintiff out of money or property and without due process of law.

**The Plaintiff Sharon Bridgewater** the sole member of a the Specialty Investment Group LLC et al have taken several steps to take control, reinstate her Georgia Company, including repeated calling the Corporation divisions, sending money order only to be returned and given the run around.

Plaintiffs allege that On or about Sept 2010 and thru the filing of this complaint Plaintiffs have been denied access to their companies.

1  
2 Plaintiff allege that Holder actions were taken purfosfully to restrain commerce, and in  
3 retaliation because the Plaintiffs exert her constitutional legal rights.

4  
5 Plaintiff allege that the defendants actions are illegal and constitute a conspiracy to restrain  
6 commerce oppress and constitute an illegal criminal monoploy  
7  
8

9 The Defendants actions constitute grave, felonious, misconduct. Retailation against a federal  
10 witness and victim of US Government Crime, and halt the ability of the Plaintiffs to report the  
11 crimes. Obama or Holder actions constitute the commission of a predicate act and constitue  
12 retaliation against a Federal Wintess and/or victim of US Government activity, goad, abuse of  
13 US Government power, flagert, prosecutorial misconduct, abuse of US Govenment power  
14 Plaintiffs are informed and believe Eric Holder obtained HUD Federal False Claims in the  
15 amount in excess of 100 Billion Dollars and defrauded the Plaintiffs out of money or property,  
16 and based on information learned from the Plainiffs.

17 Plaintiff allege and upon information and belief Obama and/or Holder at all times mentioned  
18 uses his latest techiqualy and illegal surviellinace, radars, know the Plaintiffs every  
19 movements. The Plaintiff frequently "green lights-radar targets" targeted directly at the  
20 Plaintiffs, unfair advantage, incepts the Plaintiffs complaint sent to an Attorney via Plaintiff e-  
21 mail, entitled Sharon Bridgewater vs. Obama and/or Holder – in the United States District  
22 Court of Eastern Michigan(criminal charges filed)Upon information and belief Obama and/or  
23 Holder conspires with Victoria Roberts, and African American Judge, to assign the case to  
24 Victoria Roberts, and dismiss the complaintants complaint. Bribes, knowingly paid off to  
25 keep his butt out of hot water.

26 ARTICLE OF PAPER OBAMA BIG LIE ARTICLE

27 In furtherance of the objective of the conspiracy On or about April 11, 2012, the  
28 Plaintiff at all times mentioned came home to Michigan, and came home to Ann Arbor,

Michigan. Plaintiffs at all times mentioned found shelter and community support and lived in a homeless tent community in Ann Arbor.(Camp Take Notice)on public land.

### CAMP TAKE NOTICE / AN ANN ARBOR HOMELESS TENT COMMUNITY



Two days after Plaintiff resident a the homeless tent community located on public land, Plaintiff's and other campers received threat, coercion or force, I became a resident at the camp, and on the second day of my residency at the camp(public land) I/we received notice from the Michigan Department of Transportation and/or Defendants JOHN DOE 1 unknown employees of the Executive Branch and other agencies of the U.S. government to immediately vacate the premise(public Land)

I then asked other campers how long had they they lived at the Camp and/or had they received threats of immediate eviction before. Campers told Plaintiffs they lived their for two years, and never receive threats of an immediate eviction, and also stated that the local Police Officer, welcome the camper, and brought down donuts to the campers from time to time and the camp The camp was supported by the University of Michigan, 40 local Washtenaw County Churches.

In furtherance of the unlawful agreement of the Defendants, Obama, and Holder, Defendants JOHN DOE 1 unknown employees of the Executive Branch and other agencies of the U.S. government in their official personal capacity and/or personal "former "capacities and et al fraudulently conceal known facts, they are under a duty to disclose, attack the Plaintiff Sharon Bridgewater again, use threat, coercion and force inflict the Plaintiff Sharon Bridgewater with cruel and unusual punishment, and did overt acts and/or omission to further the objective of the conspiracy.

In furtherance of unlawful agreement of the Defendants, Plaintiff allege, on or about June 22, 2012, used threat, coercion or forcibly evicted Plaintiff from Public land subjected Plaintiffs to



1 cruel and usual punishment, due to the involuntary status of Plaintiffs being homeless AND  
2 DUE TO THE CRIMINAL ACTS OF THE DEFENDANTS, SUBJECTED THE PLAINTIFF  
3 and in violation of the violation of the eighth amendment US Constitutional right, and did overt  
acts or omission in furtherance of the conspiracy.

The Defendants actions constitute grave felonious conduct.

6  
7 The Defendants actions constitute "double and/or triple murder" and constitute willful disregard  
8 of all. This only shows and proves the ruthless US Attorney General we serve.

9  
10 In furtherance of the objective of Obama and/or Holder, Plaintiffs are informed and believe the  
11 defendants Obama and/Holder "fixed" the case filed by the Plaintiff Sharon Bridgewater vs.  
12 Obama and/or Holder et al to be assigned to VICTORIA ROBERTS ANOTHER AFRICAN-  
13 AMERICAN US FEDERAL DISTRICT COURT JUDGE OF MICHIGAN.(AFRICAN  
AMERICAN "SISTERS, A BLACK PEOPLE REFER TO EACH OTHER,)and did overt acts to  
further the conspiracy.

14  
15 Plaintiff allege that a conspiracy is proven by slight connection, in this case the connection is  
16 African American, most of the US Federal District Court Judges are caucisians.

17 In this case it is proof that clearly a conspiracy existing between "ALL AFRICAN  
18 AMERICANS" WHO ABUSED US GOVERNMENT POWER TO COMMIT CRIMINAL  
19 ACTS(OBAMA, HOLDER, ARMSTRONG, EVANS, AND ROBERTS)-with favors from  
20 Wilkins, Baverman, and/or other State and/or Federal Judges(AIDERS AND ABETTORS).

21  
22 Plaintiffs at all times mentioned left the State of Califonrnia and came to Ann Arbor.

23 Plaintiff had a right to occupy public land.

24 Given the Plaintiff history of lawsuits filed 11 the Defendants immediately begin to conspire  
25 with a Michigan AFRICAN AMERICAN FEDERAL JUDGE, OBAMA KNOWING  
26 ELECTION TIME IS HERE AND KNOWING THE PLAINTIFF WILL FILE THIS  
27 COMPLAINT. (15 JUDGES ONLY ONE AFRICAN AMERICA IN THE EASTERN  
DISTRICT COURT)

28 WITH THESE ODDS IT IS A 90 PERCENT CHANCE OF A CNSPIRACY.



1 CASE FIXING,  
2

3  
4 ON OR ABOUT SEPT 6, 2012, THE DEADLINE TO REINSTATE THE SPECIALTY  
5 INVESTMENT GROUP LLC, FILE A COMPLAINT. PLAINTIFF TOLD THE JUDGE  
6 THAT THE COMPLAINT WAS INCOMPLETE, AND PLAINTIFF ASKED THE JUDGE TO  
7 ALLOW AND AMENDMENT. PLAINTIFF ALSO SUBMITTED A MOTION

8 ACT IN JOINT PARTICIPATION WITH HER CLERKS, AND KNOWINGLY  
9 INTENTIONALLY MAKE A RULING, DISMISS THE PLAINTIFFS COMPLAINT, ACT IN  
10 JOINT PARTICIPATION WITH HER COURT CLERKS. AND SEND THE RULING OUT A  
11 WEEK LATER, "DELUSIONAL, FANTASTIC, AND DENIED THE PLAINTIFF  
12 TEMPORARY RESTRAINING ORDER.

13  
14 Plaintiff allege that Victoria Roberts adopted the acts of Armstrong, as mentioned in the above,  
15 knowingly, acted in joint participation with caused her clerks, to make amends to create the  
16 impression of the American public that the plaintiff disposes

17 Roberts, federal court judge charged with enforcing federal anti discrimination laws; and had a  
18 legal duty or obligation to make impartial and fair decision while performing their duties for the  
19 US Federal District Court, their betrayal of their role as impartial trier of fact are far more  
20 serious, and constitute overt acts. Judge Evans and/or Baverman conspired with et al's, to ensure  
21 that Plaintiff's case would never go to trial upon receipt of the Plaintiffs complaint filed. Clearly  
22 their has been an obstruction of Justice in this case.

23 Roberts, actions constitute denial of the Plaintiffs first amendment right to free speech,  
24 obstruction of justice, tampering with a federal witness, tampering with US Federal mail, and  
25 one or more of the above criminal acts as listed on this complaint.

26 While judges do commit frauds and obstruct justice from time to time, there is always the  
27 appellate arm to keep matters in check.  
28

29 PLAINTIFF ALLEGE THE REASON FOR THE DELAY IN SENDING THE PLAINTIFFS  
30 THE JUDGMENT WAS TO AID, ASSIST, PROTECT "HER AFRICAN AMERICAN  
31 "BROTHERS AND SISTERS RICO DEFENDANTS, DENY THE PLAINTIFF HER RIGHT

1 TO ASK FOR AN NEW TRIAL PURSUANT TO FRCP JUDGE, PREVENT THE  
2 PLAINTIFF FROM ASKING FOR A NEW TRIAL,

3  
UPON INFORMATION AND BELIEF CONSPIRES WITH

4 Plaintiff allege the reason for this eviction was to keep the plaintiffs emotionally and mentally  
5 depressed, prevent the Plaintiffs from using the University of Michigan Bloomberg computer  
6 was broken for at least one month, due to a hard drive. Upon information and belief Obama  
7 and/or Holder Order the University of Michigan law library, to obtain legal information

8  
9 In furtherance of the unlawful agreement Obama and or Holder, form a a computer generated  
10 income matching data system of and start prosecuting **"PAST" TENANTS LIVING IN**  
11 **FEDERAL PUBLIC HOUSING FACILITIES OR PAST PARTICIPATANT IN HUD**  
12 **SECTION 8 and dating back to 2007/ 2008 or 2009** and begin to prosecute several tenants, as  
13 well as the Plaintiffs and just for the purpose to prevent the Plaintiff from filing this lawsuit, and  
14 to created the impression of those who observe as if they are real, and to create the impression of  
15 those who observe that they are not "SELECTIVING PROSECUTING THE PLAINTIFF"  
16 ,caused a , third or fourth or fifth indictment, falsely imprision the Plaintiff and/or "kidnap" an  
17 FALSELY IMPRISION THE COMPLAINTANT SHARON BRIDGEWATER AND FOR THE  
18 REST OF THE COMPLAINTANT LIFE, AND/OR IN RETAILATION A FEDERAL FALSE  
19 CLAIMS AGAINST A THE COMPLAINTANT A HOMELESS PERSON the Plaintiff Sharon  
20 Bridgewater(Specialty Investment Group LLC) a Federal Witness and Victim of Crime of the  
21 US Government and/or have defrauded the Plaintiff out of money or property out of property  
22 and/or damages sustain by the US Government or Federal False Claims. and just for the specific  
23 intent to Falsely imprision the Plaintiff<sup>5</sup> and has knowingly, intentionally violated the Plaintiff  
24 Sharon Bridgewater and/or Specialty Investment Group LLC due process rights again.

25 Plaintiff allege and upon information and belief Obama and/or Holder incepts the Plaintiffs  
26 complaint sent to an Attorney via Plaintiff e-mail, entitled Sharon Bridgewater vs. Obama and/or  
27 Holder – in the United States District Court of Eastern Michigan(criminal charges filed)Upon  
28 information and belief Obama and/or Holder conspires with Victoria Roberts, and African  
American Judge, to assign the case to Victoria Roberts, and dismiss the complaintants complaint.

29 In furtherance of the objective of Obama and/or Holder, enter into an unlawful agreement, came  
30 to the meeting of the minds, to use, and/or Order the Plaintiffs are informed and believe the  
31 defendants Obama and/Holder "fixed" the case filed by the Plaintiff Sharon Bridgewater vs.  
32 Obama and/or Holder et al to be assigned to VICTORIA ROBERTS ANOTHER AFRICAN  
33 AMERICAN US FEDERAL DISTRICT COURT JUDGE OF MICHIGAN.(AFRICAN

---

34 <sup>5</sup> Outreagous behavior

1 AMERICAN "SISTERS, A BLACK PEOPLE REFER TO EACH OTHER,)and did overt acts to  
2 further the conspiracy.

3 Each Federal and/or State Judge assigned to the Plaintiffs case or complaints, and/or statement  
4 they made and in ther Decisions/Orders/Judgements, were false and roots in fraud, and they  
5 rendered these actions with the purpose for defrauding the Plaintiffs of her right to trial by an  
6 impartial trier of factor jury. The Defendants have suppressed and tampered with evidence and  
7 manipulated the Plaintiffs rights to coercing the Plaintiff to act against her own interest; all  
8 attorneys(Holder et al)had tampered with evidence, and they all made willful misrepresentation  
9 to cover their conspiracy; that they required collusion of other judges, attorney, clerks, and  
10 admistrative officers of the court to carry out these conspiracies, and theat the judges involved  
11 benefited formt he conspiracy to defraud Plaintiffs as did the original defendants Georgia, and/or  
12 California and/or Michigan Defendants.

13 Armstrong, and Wilkins, Evans AND ROBERTS, and federal court judge charged with enforcing  
14 federal anti discrimination laws; and had a legal duty or obligation to make impartial and fair  
15 decision while performing their duties for the US Federal District Court, their betrayal of their  
16 role as impartial trier of fact are far more serious, and constitute overt acts. Judge Armstrong  
17 and Wilkins, conspired with et al's, to ensure that Plaintiff's case would never to go trial upon  
18 receipt of the Plaintiffs complaint filed. Clearly their has been an obstruction of Justice in this  
19 case.

20 Armstrong and/or Wilkins, should have resused herself, instead, she either acted in joint  
21 participation with Obama and/or Holder, and/or is guilty of failing to report the criminal acts  
22 which is a breach of Rules and/or a violation of Judicial Conduct.

23 Armstrong and Wilkins, actions constitute denial of the Plaintiffs first amendment right to free  
24 speech, obstruction of justice, tampering with a federal witness, and one or more of the above  
25 criminal acts as listed on this complaint.

26  
27 FURTHER,  
28

29 Each of the judicial acts by federal judges and criminal activities under the federal  
30 crime reporting statute were felonies under the obstruction of justice statutes.  
31 Plaintiff allege the Defendants at all times mentioned should have requested an  
32 Congressional Investigation. Being in a position of trust, the offense of obstruction of  
33 justice is far worse than when done by someone not in government. The crime  
34 reporting statute requires that a federal judge receive evidence of the criminal  
35 activities as part of their administrative and not judicial duties. It is a mandatory  
36 responsibility.

1 Making matters even worse, these Federal District Judges, aided and abetted the  
 2 obstruction of justice by lower State court judges over whom they have supervisory  
 3 responsibilities. These are very serious matters, and an indication of even worst  
 judicial misconduct.

4 Title 18 U.S.C. § 2. Principals, states, (a) Whoever commits an offense against the  
 5 United States or aids, abets, counsels, commands, induces or procures its commission,  
 6 is punishable as a principal. (b) Whoever willfully causes an act to be done which if  
 7 directly performed by him or another would be an offense against the United States, is  
 8 punishable as a principal. (The legislative intent to punish as a principal not only one  
 9 who directly commits an offense and one who "aids, abets, counsels, commands,  
 10 induces or procures" another to commit an offense, but also anyone who causes the  
 11 doing of an act which if done by him directly would render him guilty of an offense  
 12 against the United States. Case law decisions: *Rothenburg v. United States*, 1918, 38  
 13 S.Ct. 18, 245 U.S. 480, 62 L.Ed. 414, and *United States v. Giles*, 1937, 57 S.Ct. 340,  
 14 300 U.S. 41, 81 L.Ed. 493).

15 Title 18 U.S.C. § 3. Accessory after the fact, states, Whoever, knowing that an offense  
 16 against the United States had been committed, receives, relieves, comforts or assists  
 17 the offender in order to hinder or prevent his apprehension, trial or punishment, is an  
 18 accessory after the fact.

19 Title 18 U.S.C. § 4 Misprision of felony, states, Whoever, having knowledge of the  
 20 actual commission of a felony cognizable by a court of the United States, conceals  
 21 and does not as soon as possible make known the same to some judge or other person  
 22 in civil or military authority under the United States, shall be fined not more than  
 23 \$500 or imprisoned not more than three years, or both.

24 Plaintiff alleges that all of the named defendant judges have blocked and/or In  
 25 which if the Defendants did report the crimes to Obama and/or Holder that fail to  
 26 resuce themselves and join the conspiracy the plaintiff have been damaged by the  
 27 defendants and have damages according to proof at trial and are liable to the Plaintiffs  
 28 for damages,

These Judges have transformed the Judiciary into an organized crime operation  
 instead of an instrument of administration of justice. As attested to by countless  
 complaints sworn by the Plaintiffs before the United States Federal District Court  
 of Georgia, and California, the widespread corruption of this US Federal District  
 Court's has occurred, with witness intimidation/tampering, tampering with  
 evidence, disregard of the Rule of Law, abuse of their discretionary powers of  
 "sanction" and "censure" to suppress complaints about their misconduct. These

1 abuses by the US Federal Judges have transformed the US Federal District Courts  
2 into a "culture of corruption" cover up for judges who violate the Rules and Law.  
3 The defendants actions were criminal, and these Judges must be impeached and  
removed from the bench and practicing law.

4 The United States of America ex rel Sharon Bridgewater calls for the resignation of all these  
5 Judges, Attorney(and US Attorney General)

6  
7  
8 In furtherance of the unlawful agreement of the Defendants, Defendants JOHN DOE 20  
9 unknown Washtenaw County Sherriff # 1810, Individually and in his official and/or  
10 "former" capacity as arresting Officer of the Washtenaw County Sherriff Department.  
11 Defendants JOHN DOE 21 unknown Washtenaw County Sherriff # 1803, Individually and in  
his official and/or "former" capacity as arresting Officer of the Washtenaw County Sherriff  
Department adopted the acts of Lawrenceville GA, police Department customs, policies and  
procedures and did overt acts or omission to further the objective of the Conspiracy.

12 Plaintiff are informed and believe Obama and/or Holder, Victoria Roberts, Federal Judge of US  
13 District Court of Michigan, et al came to the meeting of the minds entered into an unlawful  
14 agreement, "ordered" and/or acted in joint participation with Defendants JOHN DOE 20  
15 unknown Washtenaw County Sherriff # 1810, Individually and in his official and/or  
16 "former" capacity as arresting Officer of the Washtenaw County Sherriff Department, and  
17 Defendants JOHN DOE 21 unknown Washtenaw County Sherriff # 1803, Individually and in  
his official and/or "former" capacity as arresting Officer of the Washtenaw County Sherriff  
Department to beat, assault, attack the Plaintiffs, use treat, coercion, falsely arrest, and falsely  
imprison the Plaintiff and did overt acts to further the objective of the conspiracy.

18  
19 Plaintiff allege the Defendants abuse US Government Power and/or the attack was to prevent  
20 the Plaintiff from filing this lawsuit in the US Federal District Court against the Defendants.

21 Plaintiff allege again Obama and Holder have repeatedly, stalked, harassed, caused illegal  
22 surveillance on the Plaintiff, used threat, coercion or force, and new and were aware the Plaintiff  
would file these criminal complaint against the Defenants.

23 The Plaintiff offer as proof for Obama and Holder, knew and were aware of this complaint  
24 because on or about August or Sept. of this year, Obama and/or Holder AGREED TO "DIG  
25 AND/OR FIND DIRT" ON GOVERNOR MITT RODNEY, AND attacks the Mitt Rodney  
26 Campaign accuses Governor Rodney with a felony the bain caingpagne, TO CREATE THE  
27 IMPRESSION IN THE AMERICAN PEOPLE THAT GOVERNOR RODNEY IS  
28 ATTACKING.

1 When "DIGGING" AND "SEARCHING" FOR CRIMES, the US ATTORNEY GENERAL  
2 WILL FIND SOMETHING TO CHARGE MOST IF NOT ALL US CITIZENS.

3  
4 IF THIS IS Governor MITT RODNEY, CRIME IS TRUE, "the bain" AS ALLEGE BY THE  
5 OBAMA ADMINISTRATION IT IS "ONLY ONE PENNY" COMPARED TO "A MILLION  
6 DOLLARS" OF THE CRIMES OF THE HOLDER AND/OR THE OBAMA  
7 ADMINISTRATION AS SHOWN WITH THESE UNLAWFUL, RACKEETEERING  
8 ACTIVITIES OF OBAMA AND/OR HOLDER, WHICH INCLUDES ALL OF THE ABOVE  
9 CRIMINAL CHARGES FILED BY THE PLAINTIFFS.

10 OBAMA AND/OR HOLDER MUST BE REMOVED FROM OFFICE. THEY ARE IN  
11 PLACE TO RULE THIS COUNTRY. OUR NATIONAL SECURITY IS AT STAKE, EVERY  
12 AMERICAN CITIZEN FREEDOM IS AT STAKE WITH THIS MILITARY DETAINMENT  
13 OF US CITIZENS WITHOUT DUE PROCESS OF LAW. EVERY AMERICAN CITIZEN  
14 PRIVACY IS AT STAKE WITH THE OBAMA CARE, RFID CHIP TO BE IMPLANTED IN  
15 EVERY US CITIZEN(DECEIFUL BILL).

16 This only shows and proves Obama Character as our US President.

17 The actions of the Obama Champagne and/or Obama constitute trick, fraud, deceit, and  
18 collusion.

19 IN FURTHERANCE OF THE UNLAWFUL AGREEMENT OF THE DEFENDANTS, On or  
20 about Oct. 5, 2012, the Plaintiff a 50 year old lady the Plaintiffs was driving her car and turned or  
21 pulled, into her drive way and exited the vehical.

22 Defendants JOHN DOE 20 unknown Washtenaw County Sherriff # 1810, Individually and in  
23 his official and/or "former" capacity as arresting Officer of the Washtenaw County Sherriff  
24 Department, and Defendants JOHN DOE 21 unknown Washtenaw County Sherriff # 1803,  
25 Individually and in his official and/or "former" capacity as arresting Officer of the Washtenaw  
26 County Sherriff Department a six foot, four, five or six inch, approx. 250 lb plus "football  
27 player-Police Officer" and another Officer pulled directly behind the Plaintiff car in her drive  
28 way gated property, trespassed onto the property punched the the face, beat, assaulted, attacked  
the Plaintiff threw the Plaintiff on the Ground, the Plaintiff have head injuries, put their feet onto  
the Plaintiff face, head and shoulder, hit, used, excessive force "kidnapped" the Plaintiff from her  
own private gated property, falsely imprision the Plaintiff in the Washtenaw County Sherriff Jail  
on Hogback Rd.

While in the police car the Plaintiffs constantly asked the Officers the reason for the assault, the  
Officer specifically took the Plaintiffs driver license, held the Plaintiffs driver with extended



1 arms and looking at the Plaintiff driver license, AND TOOK HIS FINGER, "thump" his finger  
2 on the Plaintiffs Driver license, AS IF HE WAS PLAYING A CARD GAME OF POKER, AND  
3 SUBSEQUENTLY PUT THE PLAINTIFF DRIVERS LICENSE OVER HIS THE POLICE  
CAR SUNVISOR, "implying" WE GOT HER!

4 The Defendnats then charged the Plaintiff with two felonies of resisting arrest, and obstructing a  
5 police Officer, and charged the Plaintiff with one traffic citation of failing to yield to an  
6 emergency vehical, despite the fact that the Plaintiff had stopped in her own drive way.

7  
8 There TRAFFIC CITITION was no probable cause for the Defendants actions. THE TWO  
9 FELONIES WAS WITHOUT PROBABLE CAUSE, yield and was in her own drive way, and  
despite the unconstitutionally of the ticket.

10 The Plaintiff at all times mentioned asked REPEATEDLY ASKED THE OFFICER THE  
11 REASON FOR THE BRUTAL ATTACK, ARREST, AND THE INITIATION OF THEIR  
12 TRAFFIC LIGHTS the Officer the reason for the initiation of the traffic stop, the Officer gave  
the Plaintiff NO REASON.

13  
14 Plaintiff allege the reason for the ATTACK WAS TO PREVENT THE PLAINTIFF FROM  
15 FILING THIS COMPLAINT IN THIS US FEDERAL DISTRICT COURT. PLAINTIFF  
16 ALLEGE THAT OBAMA AND HOLDER KNOW THE PLAINTIFF EVERY MOVE EVEN  
WHEN THE PLAINTIFF SHOWER, AND RELIEVE HERSELF AND HAS AN UNFAIR  
ADVANTAGE OVER THE PLAINTIFFS.

17 THE DEFENDANTS ACTIONS CONTITUTE, ILLEGAL UNLAWFUL SURVIELLANCE,  
18 INVASION OF PRIVACY, KIDNAPPING, EXCESSIVE FORCE, ETC.

19 PLAINTIFF ALLEGE THIS OVERT ACT OF KIDNAPPING, BEATING, ASSAULTING  
20 THE PLAITIFF CONSTITUTE PREDICATE ACTS CONSISTING FOR EXTENDING  
21 PERIOD AND BECAUSE THE PLAINTIFF EXERCISED HER LEGAL RIGHTS

22 Plaintiff spent the night in jail in the MEDICAL WARD, FROM THE BEATING OF THE  
23 OFFICERS. THE NEXT MORNING BEFORE ARRAIGNMENT, THE PLAINTFFS WERE  
24 RELEASE WITHOUT ANY CRIMINIAL ARRAIGNMENT OF THE CRIMINAL FELONY  
25 CHARGES FILED AGAINST THE PLAINTIFFS, The Plaintiffs currently is in fear of her life,  
and is afraid to live in the house in fear the will attack the Plaintiffs again, and at any time.

26 The Plaiff was release from jail and immediately went to the Hospital Emergency for treatment,  
27 XRAY, AND WAS DIAGNOISED WITH WHIPLASH, GIVEN MUSCLE RELAXERS AND  
28 PAIN KILLER PILLS. MANY NEIGHBORS WITNESSED EVERYTHING.



1 Plaintiff allege that even after years of homelessness and due to the Defendants criminal acts,  
2 and after years of having no car, and after obtaining a home in August of this year, and or a car,  
3 Obama and Holder constantly followed, caused illegal unlawful surveillance, the Plaintiffs  
ratified, approved to commit criminal acts against the Plaintiff to conspire with others to cause the  
Plaintiff hardship, suffering, and emotional distress and without probable cause.

5 Holder must be prosecuted for his unconsinable, outrageous actions, and abuse of US Government  
6 Power.

7  
8 Plaintiff allege Defendants JOHN DOE 20 unknown Washtenaw County Sherriff # 1810,  
9 Individually and in his official and/or "former" capacity as arresting Officer of the Washtenaw  
10 County Sherriff Department. Defendants JOHN DOE 21 unknown Washtenaw County Sherriff  
11 # 1803, Individually and in his official and/or "former" capacity as arresting Officer of the  
12 Washtenaw County Sherriff Department acted under the color of MICHIGAN STATE LAW,  
used, threat, coercion and/or EXCESSIVE FORCE, KIDNAP THE PLAINTIFFS, BEAT,  
13 PUNCH, ASSAULT OR KIDNAP THE PLAINTIFFS. and violated the Plaintiffs 4<sup>th</sup> United  
States Constitutional Right via the 5<sup>th</sup> or 14<sup>th</sup> amendment(18 USC 241/242)

14 There was no probable cause for Officer Schriender a "former" and/or current Dekalb  
County Police Officer to stop the Plaintiffs for driving with a drive out tag.  
15 There was no probable cause for Officer Schriender to discriminate based on race, class or  
16 ethnicity, use, threat, coercion and/or force.

17 Defendants JOHN DOE 20 unknown Washtenaw County Sherriff # 1810, Individually and in  
his official and/or "former" capacity as arresting Officer of the Washtenaw County Sherriff  
18 Department. Defendants JOHN DOE 21 unknown Washtenaw County Sherriff # 1803,  
19 Individually and in his official and/or "former" capacity as arresting Officer of the Washtenaw  
County Sherriff Department Officer Schreinder knew or should have known he could not  
20 ASSAULT, KIDNAP, HIT, PUNCH, ASSAULT THE PLAINTIFFS. THE DEFENDANTS  
ACTIONS ARE CLEARLY IN VIOLATION OF clearly established law. The BEATING,  
21 ASSAULT AND KIDNAP, caused the Plaintiffs post-traumatic stress syndrome, flashback,  
22 trauma, shock, and other mental ailments, PAIN AND SUFFERING, as mentioned in the above  
paragraph(the Lawrenceville Georgia Police Officer felony traffic stop at GUNPOINT) and I  
23 was damaged in unknown amount to be proven at trial.

**CAUSE OF ACTION**  
**CONSPIRACY TO DEFRAUD PLAINTIFFS AND THE PEOPLE OF THE STATE**  
**MICHIGAN AND THE US GOVERNMENT.**

Plaintiff reallege the above paraprahs.

The U.S. Constitution: First Amendment guareentees the Plaintiffs and US Citizens:

The U.S. Constitution: Fourth Amendment guareentees the Plaintiffs and US Citizens:

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

The U.S. Constitution: Fifth Amendment guareentees the Plaintiffs and US Citizens that:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

The U.S. Constitution: Fourteenth Amendment guareentees the Plaintiffs and US Citizens, and/or the State of Georgia Constitution.

All persons born or naturalized in the United States and subject to the jurisdiction thereof are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

On or about 2006 and continuing through the filing of this complaint, all Defendants knowingly, intentionally, came to the meeting of the minds, entered into civil conspiracy or collusion and/or agreement to deprive Plaintiffs and/or other US Citizens of their legal rights, and their actions of Conspiracy to Defraud are governed by the statue of Fraud. The Defendants knew that the Plaintiff was an innocent victim of crime by the above defendants, and knew that the actions they were committing and the statement, theft, robbery, fraud, traffic citations, warrants etc. were

1 false and rooted in fraud, and that they rendered these actions with the purpose of defrauding  
2 Plaintiff, retaliating against a federal witness, and to prevent the Plaintiff from exercising her  
3 right to free speech, and or disclosing to a federal Judge the overt acts. All conspired to abuse  
US Government Power, make the Plaintiffs and/or other US Citizens victims of crime of  
robbery, theft and their actions were without probable cause and did overt acts or omissions to  
further the objective of the conspiracy. .” The Defendants have knowingly, intentionally  
VIOLATED MICHIGAN STATUE, AND OR MICHIGAN STATE CONSTITUTION by  
ASSAULT, HITTING, BEATING, AND KIDNAPPING THE PLAINTIFF. All Defendants  
agreed to commit one or more of the above criminal acts, and the Plaintiff charges the  
defendants with one or more of the above crimes as listed on this complaint. The illegal actions  
of the Defendants caused the Plaintiff horrific, psychological damage, cause the Plaintiff of fear  
of living in her newly found house, after being homeless for years of the above Defendants,  
actions, and have cause the Plaintiff other psychological damages.

9  
10 The Defendants actions have interfered with the Plaintiffs lawful employment and/or livelihood,  
11 and interference with commerce, and were taken in an intentional act to harm, hurt  
12 the Plaintiffs and caused the Plaintiff injury and damage. The Plaintiff are the  
victims of a malicious crime.

13 Defendants Washtenaw County Chief of Police, is the final decision maker for any policy and  
14 procedure, unconstitutional traffic stops, theft, conversion of the Plaintiffs property and is  
responsible.

15  
16 Defendants Washtenaw County Executive Director in his/her individual and official and/or  
17 “former” capacity failed to instruct, supervise, and control officers and/or instructed, supervised,  
18 and controlled Washtenaw County employees and is responsible. The Defendants actions were  
taken in an intentional act to interfere with commerce, hurt cause harm and damage to the  
Plaintiff, which requires punitive damage.

19  
20 And the Plaintiff have da in the amount to be proven at trial. The Defendants at all times  
21 constitute a local US GOVERNMENT MONOPOPLY AND MUST BE RESTRAINED AND  
22 ENJOINED FROM THEIR ILLEGAL CRIMINAL ACTS.

23  
24  
25  
26  
27  
28 **MALICIOUS PROSECUTION**  
**(VIOLATION OF THE PLAINTIFF’S CIVIL RIGHTS 42 USC 1983/1985)**

**Plaintiff reallege the above paraprahs.**

It is unlawful for Police Officer, Sgts, etc. to enter into a conspiracy to deprive any person of the rights and privileges of a citizen. The Plaintiff had a right to be own her gated property without any inference from the Washtenaw County Police Department. The Plaintiff had a right a fourth US Constitutional right to be free from "unreasonable searches and seizures. The Plaintiff had right to be free from criminal trespass. On or about Oct. 5, 2012, the Defendnats knowingly, initially, evaded the Plaintiff privacy, trespassed onto the Plaintiff property, ASSAULTED, BEAT, HIT, INJURED THE PLAINTIFFS, AND Charged the Plaintiff with a crimes without probable cause, and have knowing, intentionally, deleted, all court files, and/or police records. THE DEFENDANTS ACTIONS ARE ILLEGAL, THE PLAINTIFF HAVE TEN OR MORE WITNESS OF THE ASSAULT, AND CONDUCT OF THE OFFICERS, without probable cause, in an intentional act to hurt, cause harm, restrain or effect instate commerce. The Defendants knew and were aware they did not have a case against the Plainitff. The Defendants knowingly, intentionally and dismissed the charges against the Plaintiffs a year and a half later in hopes that the Plainitff would forget about their illegal criminal acts. The proceeding terminated in the plainitff favor. The Defendnats actions were without probable cause and constitute malicious prosecution. All Defendants knew or should have known by discriminating against the Plaintiff based on race or ethnicity, and engaging in discriminatory practice, and stealing, taking and converting the Plaintiffs business and personal property to their own use, and falsely imprisoning the plaintiff without due process of law would cause injury and suffering to the Plaintiff.

Given the totality of the circumstances, the Defendants actions amounts to purposeful, racial profiling, despicable conduct carried on by the defendant with the willful and conscious disregard of the Plaintiff's United States US Constitutional rights as secured by the Constitution and numerous violations of the Plaintiffs civil rights, ASSAULT, BATTERY, TRESPASS, KIDNAPPING, etc. (false arrest, imprisonment, illegal search and seizure, libel-false mugshots, arrest, etc) was without probable cause, intentional, malicious, and taken in an intentional act to hurt the Plainitff. The defendants actions deprived the Plaintiff of her US Constitutional right as guareenteed by the US Constitution

1  
2 There is no way "ANY" sane, "reasonable" police Officer, would have believe  
3 the above conduct of the Defendants was lawful. knowingly, intentionally, failed  
4 to take reasonable steps to protect the Plaintiff a victim of another illegal, unlawful  
5 acts in violation of 42 USC section 1986. Each Defendant at incident at the time  
6 and on the date in question had knowledge that Plaintiff's civil rights were being  
7 violated and had the power to prevent or aid in preventing the wrongful acts made  
8 in violation of the Plaintiff's rights.

9  
10 All Defendants acted under the color of Michigan State Law, misused and abused US  
11 Government Power, discriminated against the Plaintiff knowingly used excessive  
12 force, beat, hit, kicked, pushed the Plaintiffs and violated the Plaintiff 4<sup>th</sup> via 5<sup>th</sup> or 14<sup>th</sup>  
13 amendment US Constitutional due process rights as guaranteed by the US Constitution, and  
14 denied and/or deprived the Plaintiff equal protection under the laws and/or equal privileges  
15 under the laws and prevented the Plaintiff from exercising and enjoying equal privileges  
16 immunities as secured by the US Constitution as a citizen of America and/or deprived the  
17 Plaintiff of her US Constitutional rights via the fourth, fifth, or fourteenth  
18 amendment. The Defendants actions were malicious, criminal and his actions  
19 constitute ASSAULT AND BATTERY and the Defendants have effected instate  
20 commerce and their actions constitute Malicious Prosecution, and a scheme to  
21 defraud and/or RICO activities, and or crimes as mentioned in the above criminal  
22 causes of action.

23  
24 The Defendants knew of the Defendants' wrongful conduct and failed or refused to  
25 prevent it or aid in preventing and cheered each other on. The Defendants  
26 knowingly, intentionally keep charges pending against the Plaintiff without an  
27 initiation of criminal proceeding for a year and a half and dismissed the charges  
28 against in to prevent the Plaintiff from reporting their crime to a Federal Judge .  
The proceeding ended in the Plaintiff's favor.

THE PLAINTIFFS ARE VICTIMS OF CRIME. The Defendants actions were  
outrageous, John Doe Chief of Police is responsible for establishing and enforcing  
unambiguous policies and procedures, had a duty or obligation to make clear that  
discriminatory policing AND OR HITTING, BEATING ASSAULTING A 50

1 YEAR OLD LADY will not be tolerated within the Washtenaw County Police  
2 Department.

3  
4  
5 The Defendants actions constitute malicious prosecution, and the Defendants has  
6 caused the Plaintiff extensive damage the lost of the Company Van, the lost of  
7 profit, PLAINTIFF HORRIFIC, PHYCHOLICAL DAMAGE, PAIN  
8 SUFFERING, MENTAL, AND EMOTIONAL DISTRESS, NIGHTMARES,  
9 ETC, INABILITY TO CONCENSTRATE, CAUSED THE PLAINITFF  
10 "SHOCK;" the inablitiy to conduct business and caused the Plaintiff OTHER  
11 damages. The Defendants have intentionally restrained commerce, interfered with  
12 the Plaintiff lawful employment and livelihood, in an intentional acts to oppress,  
13 hurt and cause injury to the Plaintiffs business and/ or person. The Defendants  
14 malicious criminal acts against the Plaintiffs, illegal, charges, RICO acts forced the  
15 Plaintiff to leave her home again, and the Plaintiff has fear to live in her own home  
16 and or drive her own car and did overt acts or omission to further the objective of  
17 the conspiracy. The Plaintiff have been injured and damaged in person, and/or business and/or  
18 property by the malicious criminal actions of the Defendants and have damages.

19 The Plaintiff are informed and believe the Defendants, abused US Government and  
20 at all times conspired under the color of Federal law, and ,have engaged in other  
21 predicate acts and or pattern and practices of RICO acts, and/or controlled,  
22 maintain, the UNITED STATES GOVERNMENT BY RACKEETEERING  
23 ACTIVITIES, AND OR HAVE TARGETED OR US CITIZENS

24 The Defendants actions constitute a conspiracy under the color of Michigan State law, and by  
25 private individuals, illegal unlawful citations, and false charges without probable  
26 cause(MALICIOUS PROSECUTION), and a violation of my US Constitutional 4<sup>th</sup> via 5<sup>th</sup>  
27 and/or 14<sup>th</sup> US Constitutional Amendment right.

28 Any reasonable police Officer know that a they can not trespass onto gated property, attack,  
assault, beat, hit, punch a 50 year old lady, KIDNAP A PERSON, and without probable cause .  
and subsequently charge, a person with two felonies for resisting arrest and obstructing a Officer.



1 The Defendants actions caused the Plaintiff horrific, post-traumatic stress syndrome, flashback,  
2 trauma, shock, and other mental ailments and I was damaged in person, property or business in  
3 unknown amount to be proven at trial.

4  
5 AS SHOWN IN THIS COMPLAINT OBAMA AND/OR HOLDER SUPPORTS, PEONAGE  
6 AND SLAVERY, VIOLATION OF US TENANTS CIVIL DUE PROCESS RIGHTS.

7  
8  
9 **In furtherance of the unlawful agreement of the Defendants OBAMA AND/OR**  
10 **HOLDER**, PLAINTIFF ARE INFORMED AND BELIEVE THAT OBAMA AND OR  
11 HOLDER ARE SECRETLY PLOTTING TO TAKE OVER THE ENTIRE UNITED  
12 STATES OF AMERICA THE REASON THE PLAINTIFF BELIEVE THIS IS AS  
13 FOLLOWS:

14  
15  
16 **[ORDER AND MANDATE] BY BARACK OBAMA;”**  
17  
18 **EFFECTIVE 12/2011**

19 **OBAMA SIGNS EXECUTIVE ORDER TO DETAIN**  
20 **US CITIZENS “FOREVER” WITHOUT DUE**  
21 **PROCESS OF LAW AND WITHOUT A TRIAL.**

22  
23  
24 **INTERNET ARTICLE**  
25 **THE EXAMINER**

26 **BECOME AN EXAMINER**  
27  
28



## ACLU condemns Obama over indefinite detention policy...press ignores

On December 31, 2011 while on vacation in Hawaii, President Obama signed the National Defense Authorization Act (NDAA) into law which in addition to allocating \$662 billion to the Pentagon also contains a measure which allows U.S. citizens to be taken into custody and held indefinitely without ever being charged with a crime.

# 662 SIX HUNDRED AND SIXTY TWO BILLION DOLLARS

Not only can any citizen deemed a threat to “national security interests of the United States,” be held forever without receiving a trial, but the military will be the ones arresting those citizens.

NDAA Section 1022, subsection c allows “(1) Detention under the law of war without trial until the end of the hostilities authorized by the Authorization for Use of Military Force.”

This law basically repeals habeas corpus, by not requiring the government to give cause or evidence as to why the person is being detained; the 6th Amendment which ensures U.S. citizens the right to counsel as well as the Posse Comitatus Act of 1878 which prevents federal military forces from being deployed and used against U.S. citizens.

Shortly after Obama signed the NDAA into law, the American Civil Liberties Union (ACLU) declared the measure illegal and began circulating an online petition entitled: “He signed it. We’ll fight it.”

The ACLU’s website states: “President Obama signed the National Defense Authorization Act (NDAA) into law. It contains a sweeping worldwide indefinite detention provision.”

“The dangerous new law can be used by this and future presidents to militarily detain people captured far from any battlefield. He signed it. Now, we have to fight it wherever we can and for as long as it takes.”

The online petition reads: “I’m outraged that the statute President Obama signed into law authorizes worldwide military detention without charge or trial. I pledge to stand with the ACLU in seeking the reversal of indefinite military detention authority for as long as it takes.”

“And I will support the ACLU as it actively opposes this new law in court, in Congress, and internationally.”

1 While the NDAA seems to have done what no politician could ever do...uniting conservatives  
2 and liberals alike on a single issue, this monumental development has not received even a  
3 mention in the mainstream press.

4 It seems that the ACLU taking on the most left-wing president in U.S. history should be headline  
5 news...but not in today's Obamamedia.

6  
7 Plaintiff allege that Obama AT ALL TIMES MENTIONED TO AN OATH UPON HIS TERM  
8 OF PRESIDENT TO UPHOLD THE UNITED STATES CONSTITUTION. OBAMA in signing  
9 this bill have violated his oath of Office to Defend the United States Constitution.

10 OBAMA ACTIONS CONSTITUTE A VIOLATION OF EVERY US CITIZEN CIVIL RIGHTS  
11 IN SIGNING THIS BILL.

12  
13  
14  
15  
16 Plaintiffs allege that this Order is unconstitutional and Obama had a duty or obligation to  
17 informe the America Public of this. Plaintiff is informed and believe that Obama has put a gag  
18 order on the media .

19 Plaintiffs allege that this order correlations with:

20  
21 Federal Emergency Management Agency(FEMA and Police  
22 Power granted to FEMA and to other Federal by Executive  
23 Orders include but are not limited to the following:

- 24 a. To take over all modes of transportation and control  
25 highways and seaports. (EO 10990)  
26 b. To seize and control he communications media(EO  
27 10995)  
28

- c. To take over all electrical power, gas petroleum, fuels and minerals(EO 10997)
- d. To take over all food resources and farms(EO 10998)
- e. To mobilize civilians into work brigades under government supervision(slave labor)(EO 11000)
- f. To take over all health, education and welfare functions(EO 11001)
- g. To take over all airports and aircraft, including commercial aircraft(EO 11003)
- h. To take over railroads, inland waterways and public storage facilities(EO 11005)
- i. To put all Executive Orders into effect in times of increased international tensions and economic or financial crises(through the Office of Emergency Planning).
- j. Through the Department of Justice, to enforce plans set out in Executive orders, institute industrial support, to establish judicial and legislative liaison, control all aliens, operate penal and correctional institutions, and advise and assist the President(EO 11921)
- k. To develop plans to establish control over the mechanisms of production and distribution, energy resources, wages, salaries, credit and the flow of money in US Financial institutions in any undefined national emergency(EO 11921)

## HOLDER DUTIES

Plaintiff allege AS SHOWN IN THIS COMPLAINT AND HOLDER AND OBAMA ACTIONS OF UPURATION OF THE PLAINTIFF BUSINESSES, THE ILLEGAL BEATING OF THE PLAINTIFFS AND THE ILLEGAL KIDNAPPING TO THE PLAINTIFF FROM HER HOME,

1 ONLY SHOWS AND PROVE, THAT THE DEFENDANTS HAVE ALREADY STARTED  
2 TO ASSERT THESE ABOVE ACTIONS.

3 THESE ACTIONS ARE ILLEGAL AND AGAINST EVERY US CITIZEN CIVIL RIGHTS,  
4 HOLDER AND OBAMA ARE IN NO POSITITON TO KIDNAP CITIZENS, ILLEGALLY  
5 RESTRAIN CITIZEN AND CARRY CITIZENS AWAY FROM THEIR FAMILY, FRIENDS,  
6 AND LOVE ONES.

7 IT IS UNTHINKABLE TO KNOW THAT AT ANY TIME I THE PLAINTIFFS, THE  
8 UNITED STATES EX REL SHARON BRIDGEWATER/US CITIZENS WILL BE TAKEN  
9 AWAY FROM THEIR LOVE ONE, AND NOT SEE THEM FOREVER.

10 OBAMA MUST REPELL THIS LAW.

11  
12  
13  
14  
15  
16 **[ORDER AND MANDATE] BY BARACK OBAMA;"**

17  
18 **EFFECTIVE 12/2011**

19 **OBAMA HEALTHCARE PLAN – “OBAMACARE”**

20  
21 **1. Healthcare Plan;**

22 (Senate health care bill H.R. 3200 seciton 2521, on page 1004, “Not later than 36 month  
23 after the date of enactment” It is now the law of the land by March 3<sup>rd</sup>, 2013 all US citizens will  
24 be required to have an **RFID chip implant underneath the skin**. Penalties are steep for non-  
25 compliance of Obama’s mandate. The “daily” penalty is \$100.00 per day or more.

26 Plaintiff allege in this depressed economy this daily penalty is nothing but threat, force, and  
27 coercions, for every citizen to receive this RFID chip implant.  
28

1 PLAINTIFF ALLEGE THIS BILL IS DECEPTIVE, AND IS ONLY TO TRACK EVERY  
 2 AMERICAN CITIZEN MOVEMENT. PLAINTIFF ALLEGE THAT THIS INFORMATION  
 3 WILL NOT ONLY CONTAIN THE PATIENT HEALTH CARE INFORMATION, BUT  
 4 SOON WILL INTERGRATE FINANCIAL BANKING INFORMATION, AND ALL DATA  
 5 CONCERNING EACH US CITIZEN. THIS RFID CHIPS CORRELATES

6 **The Holy Bible - Revelation "13:16-18" THE ANTI-CHRIST SHALL CAUSE "All both**  
 7 **great, rich, small or poor to receive an mark in their hand or forehead." No man may by**  
 8 **or sell unless he have the Mark. Revelation 14: 9-11**

9 **If any man worship the beast and his imagine and receive his mark in his forehead, or in**  
 10 **his hand, the same shall drink of wine of the wrath of God which is poured out without**  
 11 **mixture into the cup of his indignation; and shall be tormented with fire and brimstone in**  
 12 **the presents of holy angels.....they have no rest day or night, who worship the beast**  
 13 **and his imagine,and whosoever receiveth the mark of his name.**

14 **I AM NOT IMPLYING THAT OBAMA IS THE ANTI-CHRIST**

15 Plaintiff allege that Obama HEALTHCARE PLAN IS ONLY A PLAN TO TRACK US  
 16 CITIZENS EVERY MOVEMENT. will track every citizen

17 PLAINTIFF ALLEGE OBAMA AT ALL TIMES HAD A LEGAL DUTY OR  
 18 OBLIGATION TO REORGANIZE PUBLIC HOUSING FACILITIES ACROSS AMERICA,  
 19 AT ALL TIMES MENTIONED HAD A LEGAL DUTY OR OBLIGATION TO INFORM  
 20 THE AMERICAN PUBLIC OF HIS ACTIONS, AND FAILED TO .

21 The Defendants actions constitute grave, felonious, prosecutorial misconduct, US CITIZENS  
 22 CONSTITITUTIONAL VIOLATION, Retailation against a federal witness and victim of US  
 23 Government Crime, and halt the ability of the Plaintiffs to report the crimes. Obama actions  
 24 constitute the commission of a predicate act and constitute retaliation against a Federal Witness  
 25 and/or victim of US Government activity, goad, abuse of US Government power, flagert,  
 26 prosecutorial misconduct, abuse of US Government power.

27 The Plaintiff are informed and believe the Defendants, abused US Government  
 28 tranporated illegal weapons to the mexican mafia, et and have retaliated against  
 federal witness and victim of crime such as the Plaintiff and have bribe the  
 Insprectors General, and other to cover up their illegal acts and/or the State of  
 Georgia power, and at all times conspired under the color of law, have engaged in

1 pattern and practices of RICO acts, and/or controlled, maintain, Dekalb County Jail  
2 and/or Dekalb county through, targeting US Citizens, and taking and converting  
3 US Citizens possession to their own use and without probable cause and/or through  
pattern and practices of Rackeeteering activities.

## Obama claims executive privilege; Holder held in contempt

By David Jackson, USA TODAY  
Updated 2012-06-20 6:02 PM



President Obama and Attorney General Eric Holder

CAPTION

By BRENDAN SMIALOWSKI, AFP/Getty Images

A Republican-run House committee voted today to cite Attorney General Eric Holder for contempt after President Obama asserted executive privilege over documents in the "Fast and Furious" operation.

Holder's Justice Department requested that Obama claim the privilege and withhold documents concerning the botched gun-smuggling operation and the death of a U.S. border agent.



1 The House Oversight and Government Reform  
2 Committee voted along party lines to recommend that  
3 the full House cite Holder for contempt, after a full  
day of sniping between folks on Capitol Hill and in the  
White House.

6 The "decision to invoke executive privilege implies  
7 that White House officials were either involved in the  
8 Fast and Furious operation or the cover-up that  
9 followed," said Michael Steel, a spokesman for House  
10 Speaker John Boehner, R-Ohio. "The administration  
11 has always insisted that wasn't the case. Were they  
12 lying, or are they now bending the law to hide the  
13 truth?"

14 White House communications director Dan Pfeiffer  
15 shot back that House Republicans are on a "politically  
16 motivated, taxpayer-funded, election-year fishing  
17 expedition."

18 Pfeiffer said Republicans should concentrate instead  
19 on extending federal funding for transportation  
20 projects and student loans.

21 On the gun-smuggling operation, he said "the Justice  
22 Department has spent the past 14 months  
23 accommodating congressional investigators,  
24 producing 7,600 pages of documents, and testifying at  
25 11 congressional hearings. Yet, Republicans insist on  
26 moving forward with an effort that Republicans and  
27 objective legal experts have noted is purely political."  
28

1 Agents involved in Operation Fast and Furious lost  
2 track of some of weapons. Two guns were later found  
3 at the scene of the killing of a U.S. border patrol agent,  
Brian Terry.

4  
5 In a statement issue by their attorney, Terry's parents  
6 condemned the Obama administration for invoking  
7 executive privilege.

8  
9 "Our son, Border Patrol Agent Brian Terry, was killed  
10 by members of a Mexican drug cartel armed with  
11 weapons from this failed Justice Department gun  
12 trafficking investigation," said Josephine Terry and  
13 Kent Terry Sr. "For more than 18 months we have  
14 been asking our federal government for justice and  
accountability."

15 The Terrys also said that "our son lost his life  
16 protecting this nation, and it is very disappointing  
17 that we are now faced with an administration that  
18 seems more concerned with protecting themselves  
19 rather than revealing the truth behind Operation Fast  
20 and Furious."

21 The Republican National Committee slammed Obama  
22 for "hiding" behind executive privilege, noting that  
23 Obama had criticized President George W. Bush when  
24 he invoked the same in 2007 during a controversy  
25 over the firing of U.S. attorneys. (PARTIAL ARTICLE)

INTERNET ARTICLE – RETAILATION AGAINST  
WHISTLEBLOWERS

# ATF's Warning to Whistleblowers



ATF Acting Director Todd Jones / AP



BY: CJ Ciaramella  
July 23, 2012 2:00 pm

1 Lawmakers and government accountability advocates have expressed concern over a July 9  
2 video message directed at Bureau of Alcohol, Tobacco, Firearms and Explosives agents by ATF  
3 Acting Director Todd Jones, which they say is a veiled threat to government whistleblowers.

4 “Choices and consequences means simply that if you make poor choices, that if you don’t abide  
5 by the rules, that if you don’t respect the chain of command, if you don’t find the appropriate  
6 way to raise your concerns to your leadership, there will be consequences, because we cannot  
7 tolerate—we cannot tolerate—an undisciplined organization,” Jones said in the video.

8 Some lawmakers and government accountability groups interpreted the words as a warning to  
9 employees considering blowing the whistle on corruption.

10 In a July 18 letter to Jones, Rep. Darrell Issa (R., Calif.) and Sen. Chuck Grassley (R., Iowa)  
11 wrote ATF employees must be “free and clear of agency interference or retaliation” if they  
12 choose to talk to Congress.

13 “Your ominous message—which could be interpreted as a threat—is likely to have a major  
14 chilling effect on ATF employees exercising their rights to contact Congress,” the two  
15 lawmakers wrote. “Therefore, it needs to be clarified.”

16 “On numerous occasions, we have stressed to ATF and the Department of Justice the importance  
17 of protecting whistleblower disclosures and preventing retaliation against whistleblowers,” they  
18 continued.

19 “The bureau needs to make up its mind whether it’s going to be supportive of employees trying  
20 to get its mission back on track, or if it’s going to snuff out dissent,” said Tom Devine, the legal  
21 director of the Government Accountability Project. “There doesn’t seem to be any consensus.”

22 Grassley and Issa spearheaded the investigation into “Operation Fast and Furious,” a flawed gun-  
23 walking scheme in which federal agents allowed thousands of firearms to be smuggled across the  
24 U.S. border and into the hands of Mexican drug cartels.

25 “What it appears to be is a not-so-veiled threat telling (ATF employees) not to do what they did  
26 to expose Fast and Furious,” Issa told Fox News. “He’s basically saying, ‘No, keep it in the  
27 chain.’”

28 Former ATF agent Jay Dobyns, who has been an outspoken critic of the agency’s leadership,  
29 said Jones’ video misrepresented the atmosphere at the agency toward whistleblowers.

30 “The problem is the whistleblowers I know have all played by the rules and presented complaints  
31 to first, second and third level supervisors, the Ombudsman’s office, Internal Affairs, the EEOC,  
32 the OIG and OSC, Congress, and finally the media,” Dobyns wrote on CleanUpATF.org, a  
33 forum created by fellow ATF whistleblower Vincent Cefalu.

1 “None that I am personally aware of immediately jumped [up] and put themselves in front of a  
2 reporter or camera. What Acting Director Jones does not discuss is the utter lack of interest when  
3 whistleblowers follow the rules. He talks as if the process is balanced but the truth is it is a one-  
way street. You get NO attention or concern until an executive is embarrassed in the media. Not  
even an acknowledgement of a complaint beyond a boilerplate email—thank you for your  
interest; we are very concerned; blah, etc.”

5  
6 Grassley and Issa have previously voiced concern over retaliatory statements made against  
7 whistleblowers at the ATF. In a June 29 letter to the Inspector General, Grassley and Issa wrote  
8 that, according to eyewitness accounts, ATF Chief of Public Affairs Scot Thomasson vowed  
retaliation against agents who first disclosed the details of the scandalous Fast and Furious  
operation.

9  
10 “All of these whistleblowers have axes to grind,” Thomasson allegedly said. “ATF needs to f—k  
11 these guys. We need to get whatever dirt we can on these guys and take them down.”

12 The Government Accountability Project’s Devine said his organization is working to promote  
13 legislation called the Whistleblower Protection Enhancement Act, which would strengthen  
protections for government employees who report misconduct.

14 The bill is currently in pre-conference negotiations between the House and the Senate, and he  
15 expects a final vote sometime in September, Devine said.

16 Devine said his organization has recently had positive experiences with ATF leadership  
17 resolving whistleblower complaints, but the July 9 video sent a contradictory message.

18 The Obama administration has been among the harshest in American history when it comes to  
19 targeting and prosecuting the whistleblowers that leak information, as well as the journalists who  
20 obtain that information.

21 Under President Obama, more Americans have been charged under the Espionage Act for  
22 leaking classified information than all previous administrations combined.

23 President Obama pledged to run the “most transparent administration in history” upon entering  
24 office.

25 In a statement to the *Free Beacon*, ATF spokesman Marc Willis said the video was addressed to  
26 all employees, senior and junior level, and was not meant as a threat.

27 “The excerpt in question was not intended to discourage those with protected disclosure from  
28 pursuing the full range of legal protections available to them in raising work-related concerns,”  
Willis said. “Acting Director Jones and the leadership of ATF respect the rights of all ATF

employees. The ATF leadership has specifically reminded employees and supervisors of employees with protected disclosure rights, about their protections under federal law."

The spokesman also said Jones has expanded opportunities for employees to report work-related concerns since his appointment and added more staff in its ombudsman office to handle complaints, other proof.

#### Fast and Furious: GOP says wiretaps revealed 'Gunwalking' early on

Dodson went public about the agency's controversial gunwalking tactics in an interview with CBS News in February 2011. He later testified before Congress along with Forcelli.

"It is difficult to understand why ATF leadership would put two of these courageous whistleblowers at the mercy of an individual who made such reckless, irresponsible and inaccurate comments about them 18 months ago," say the members of Congress in today's letter to the Inspector General. The letter also asks "what steps, if any, are being taken to ensure that Thomasson does not use his new position to engage in a campaign of retaliation along the lines he expressed a desire to conduct last year."

ATF told CBS News: "As a general policy, atf does not comment on personnel matters. we respect the rights of all our employees and will proceed an appropriate manner." ATF did not respond to our request to speak to Thomasson, nor did he respond to an email request for comment.

\*\*\*\*\*END OF INTERNET ARTICLE\*\*\*\*\*

## **FAST AND FURIOUS**

Fast and Furious was intended to build cases against Mexican drug cartels and the smuggling networks supplying them by allowing illegally purchased firearms to go from the United States into Mexico. In the operation, "straw buyers" - people who buy the weapons for others who might not legally be allowed to buy them - were allowed to purchase in Arizona illegally large numbers of weapons, some of which ended up in the hands of cartels in Mexico.

The idea was that once the weapons in Mexico were traced to the straw purchasers, the smuggling network could be brought down. But the ATF lost track of more than 1,000 firearms, and some guns weren't recovered until they turned up at crime scenes, both in Mexico and, as the Terry case illustrated, the United States.



1 Once the operation was in the public spotlight, Mexican officials and critics in the United States  
2 called the operation a failure, saying it exacerbated the longstanding problem of U.S. weapons  
3 getting into the hands of Mexican cartels.

4 Criticism was heaped on the ATF and its parent agency, the Department of Justice.  
5 Congressional committees began investigating last year, and Democrats and Republicans have  
6 been at odds over who knew what about the operation, and when.

7 The controversial Operation Fast and Furious, which the Bureau of Alcohol, Tobacco, Firearms  
8 and Explosives began in 2009, came to the public's attention after guns linked to the program  
9 were found at the site where a U.S. Border Patrol agent was killed.

10 Brian A. Terry was fatally shot in the Arizona desert, just north of the Mexico border, on  
11 December 14, 2010, after he confronted a group of bandits believed to be preying on illegal  
12 immigrants. Nearly three months later, Sen. Charles Grassley, R-Iowa, announced that two  
13 weapons found near the scene were traced to an ATF gun-running operation, later identified as  
14 Fast and Furious.

## 15 Fast and Furious Events

16 **December 14, 2010:** Border Patrol Agent Brian A. Terry is killed in the Arizona desert. Two  
17 guns found at the site are later linked to the ATF Fast and Furious program.

18 **January 2011:** Congress begins asking questions about the ATF program.

19 **February 4, 2011:** Responding to an inquiry from Sen. Charles Grassley, Assistant Attorney  
20 General Ronald Weich writes that top officials had only recently learned about the ATF gun-  
21 running program, but that nothing improper was done in the operation. Weich also asserts that  
22 any allegation that the ATF knowingly allowed the sale of assault weapons to a straw purchaser  
23 who then transported them into Mexico is false. "ATF makes every effort to interdict weapons  
24 that have been purchased illegally and prevent their transportation to Mexico," Weich wrote.

25 **March 3, 2011:** An ATF whistleblower tells "CBS Evening News" that the ATF intentionally  
26 allowed guns to go into Mexico. Just minutes before the broadcast, ATF Acting Director  
27 Kenneth Melson issues a statement saying the agency is forming a panel to "review the bureau's  
28 current firearms trafficking strategies employed by field division managers and special agents."

**March 4, 2011:** CNN reports that Grassley wrote a letter to Attorney General Eric Holder  
complaining that the ATF was "stonewalling" his investigation into the matter. CNN also reports  
that, according to Grassley, ATF agents told his staff "the agency allowed the sale of assault

1 rifles to known and suspected straw purchasers for an illegal trafficking ring near the southwest  
2 border."

3 **May 2011:** Holder tells the House Judiciary Committee that he "probably heard about Fast and  
Furious for the first time over the last few weeks."

4 **June 15, 2011:** Rep. Darrell Issa alleges Weich's claim that the ATF never knowingly allowed  
5 the sale of assault weapons to straw purchasers, who then transported them into Mexico, is  
6 deceiving. Issa, chairman of the House Oversight and Government Reform Committee, and other  
7 congressmen allege that although it is technically true that straw purchasers didn't cross any  
weapons into Mexico, they did transfer them to third parties who did.

8 Also, ATF whistleblowers testify before Issa's committee. Peter Forcelli, a supervisor at the ATF  
9 Phoenix field office, says Fast and Furious was "a colossal failure of leadership." An agent, Lee  
10 Casa, tells the committee that ATF supervisors brushed off several agents' concerns over letting  
11 guns go. Another agent, John Dodson, tells lawmakers: "I cannot begin to think of how the risk  
of letting guns fall into the hands of known criminals could possibly advance any legitimate law  
enforcement interest."

12 **August 30, 2011:** Melson, the ATF's acting director, is reassigned to a position in the Justice  
13 Department. Also, the U.S. attorney for Arizona, Dennis Burke, resigns. Burke's office had given  
14 legal guidance to the ATF relating to Fast and Furious.

15 **September 7, 2011:** Holder says in a news conference that Fast and Furious "was clearly a  
16 flawed enforcement effort," and adds that investigations will find involvement did not reach "the  
upper levels" of the Justice Department.

17 **October 12, 2011:** Congressional investigators issue a subpoena for communications from  
18 several top Justice Department officials, including Holder, relating to Fast and Furious.  
19 Meanwhile, Republicans say that previously released documents show that Holder knew about  
20 Fast and Furious much earlier than he indicated to the House Judiciary Committee in May.  
Holder and his aides deny the allegation.

21 **November 1, 2011:** Lanny Breuer, an assistant attorney general in charge of the criminal  
22 division, tells a Senate judiciary subcommittee that he first learned of the tactic of allowing  
23 illegally purchased guns to leave shops in April 2010. That tactic, he said, was executed during a  
2006-2007 ATF program, called Operation Wide Receiver, which happened during the George  
24 W. Bush administration.

25 Breuer says he should have warned Holder and other Justice officials about the 2006-2007  
26 tactics, but failed to do so. He said he also failed to recognize that the same tactics used in 2006-  
2007 were being used again in Fast and Furious.

27 **November 8, 2011:** Holder tells the Senate Judiciary Committee that the tactic allowing illegal  
28 guns to be smuggled into Mexico "should never have happened, and it must never happen  
again."

1 **December 2, 2011:** The Justice Department withdraws its February 4 letter to Grassley, saying  
2 the letter contains inaccuracies.

3 Also, ahead of a December 8 House Judiciary Committee hearing at which Holder is to testify,  
4 1,400 pages demanded by investigators are released. The documents show, among other things,  
5 that Justice officials struggled for days over how to write the February letter to Grassley.

6 **December 7, 2011:** Grassley calls on Breuer to resign, saying he misled Congress by saying he  
7 didn't know in February that the assertions in the February 4 letter were wrong. Grassley says  
8 documents show that Breuer should have been aware that the letter contained false assertions,  
9 due to his knowledge of the 2006-2007 Operation Wide Receiver.

10 **December 8, 2011:** Holder tells the House Judiciary Committee that he won't resign over the  
11 Fast and Furious controversy, and that he doesn't think any of his top aides should step down. He  
12 says the operation relied on "unacceptable tactics" and was "inexcusable," but he says that  
13 Justice Department officials have cooperated with investigators, and that any previous  
14 misleading information was not part of an intentional deception.

15 **January 31, 2012:** Democrats on the House Government Oversight and Reform Committee  
16 issue a report saying the panel has found no evidence showing that top Justice officials  
17 "conceived or directed" Fast and Furious. The report from the Democrats, who are a minority on  
18 the Republican-led panel, places blame for the program on federal agents and prosecutors in  
19 Arizona.

20 **February 1, 2012:** Terry's parents, Josephine and Kent Terry Sr., file a \$25 million wrongful  
21 death claim in an Arizona court against the federal government.

22 **February 2, 2012:** Holder tells the House Oversight and Government Reform Committee that  
23 firings of Justice officials who oversaw Fast and Furious are likely to come in the next six  
24 months.

25 Meanwhile, Issa threatens to begin a contempt proceeding against Holder unless he releases  
26 more documents.

27 **May 18, 2012:** Issa and other House GOP lawmakers send Holder demanding that he release the  
28 full amount of materials that Issa's committee asked for previously. Although the letter  
acknowledges that there's been some cooperation on the investigation, it emphasizes that House  
Republicans still want answers in two key areas - who in top positions knew about the operation  
before the murder of a federal border agent exposed its existence, and did anyone on Holder's  
team misinform Congress when they responded in part to the Oversight committee's subpoena.

**June 19, 2012:** A showdown meeting between Holder and Issa fails to resolve their dispute over  
documents. Issa says that unless at least some of the documents are handed over before the  
committee meets June 20, it would vote on a measure that would send a contempt vote to the full  
House.

1 **June 20, 2012:** President Barack Obama asserts executive privilege over some of the documents  
2 sought by Issa's panel. The White House move means the Department of Justice can withhold  
3 some of the documents.

4 The House Oversight and Government Reform Committee votes 23-17 (with all of the panel's  
5 Republicans voting yes, and all of the panel's Democrats voting no) to recommend that the full  
6 House vote on whether to cite Holder for contempt of Congress. The vote by the full House  
7 could happen on the week of June 25.

8 **June 28, 2012:** The House votes to hold Holder in contempt of Congress, but he does not face  
9 criminal prosecution. House Republicans are joined by 17 Democrats in citing Holder, while  
10 dozens of Democrats walk out in protest.

11 The House also cites Holder for civil contempt to give it the option of filing a lawsuit compelling  
12 Holder to turn over documents sought by Oversight Committee investigators. Issa concedes that  
13 investigators lack any evidence that Holder knew of the failed weapons-tracking tactics of Fast  
14 and Furious

#### 15 INTERNET ARTICLE

### 16 **Clinton: DOJ didn't give State a 'heads up' about** 17 **Fast and Furious**

18 By Joshua Altman - 10/27/11 12:37 PM ET

19  
20 Secretary of State Hillary Clinton told lawmakers Thursday that she had not been  
21 notified by the Justice Department about a botched, international gun-tracking  
22 program has been linked to the death of a Border Patrol agent.

23 Appearing before the House Foreign Affairs committee, Clinton was questioned  
24 by Rep. Connie Mack (R-Fla.) about the State Department's involvement in the  
25 controversial Fast and Furious operation that has triggered hearings on Capitol  
26 Hill.

27 Mack asked Clinton if State had issued "the Justice Department a license or a  
28 written waiver in order to allow for the transfer of thousands of weapons across  
the U.S.-Mexico border?"

The secretary testified that State had "no record of any request for coordination.  
We have no record of any kind of notice or heads up."

1 “My recollection is that I heard about it from the press,” Clinton added.

2 Claiming that it was the first time she had been asked that question, Clinton said  
3 that she had seen “no evidence” that such a waiver was granted and promised to  
investigate the matter further.

4 The Alcohol, Tobacco, Firearms and Explosives operation oversaw the sale of  
5 thousands of guns to known and suspected straw buyers for Mexican drug  
6 cartels. Two of the firearms were later found at the murder scene of Border Patrol  
agent Brian Terry.

7  
8 Lawmakers also questioned whether the shooting death of Immigration and  
Customs Enforcement Agent Jaime Zapata in Texas is linked to the program.

9 House Republicans have intensified their inquiry into the operation.

10  
11 On Wednesday, Republicans blasted Homeland Security Secretary Janet  
Napolitano during a hearing before the Judiciary Committee when she testified  
12 that she had not met with Attorney General Eric Holder about the Fast and  
Furious operation.

13  
14 “For you to have two dead agents and to have never had a conversation with Eric  
Holder about Fast and Furious and about this is totally unacceptable,” said Rep.  
15 Jason Chaffetz (R-Utah).

16  
17 Withheld information from Congressional Investigators of the Operation.

18 Obama and/or Holder have

19  
20 The reason why the Plaintiff believe this is: Congress has repeatedly asked for documents of the  
“fast and furious investigations” from Holder and/or Obama, and Holder has repeated made  
21 intentional false representations to Congress. Congress voted Holder has been held in contempt  
for failing to provide documents. The reason why the Plaintiffs believe this is:

22  
23  
24 DEMOCRATS VOTE TO PUT A HALT TO HOLDER FALSE REPRESENTATIONS/STOP  
25 LYING TO CONGRESS WITH TAXPAYERS FUNDS, ON Jun 20, 2012 SEE EXH. \_\_\_\_.

26  
27 The United States of America ex rel Sharon Bridgewater, Upon information and belief  
28 Obama and Holder made these material false representations because they are covering

up their illegal rico acts. The reason why Plaintiff believe this is: Obama claims executive prividge as follows:

Clearly our US Government is led by Abuse of US Govenrment Powers, as shown in this complaint and the plaintiffs are informed and believe in furtherance of the unlawful agreement of Obama and/or Eric Holder Jr. In his individual capacity as the United States Attorney General, Defendants JOHN DOE 1 unknown employees of the Executive Branch in their current or former individual capacities, Defendants JOHN DOE 2 unknown agents of the Federal Bureau of Investigation (FBI) in their current or former individual capacities, Defendants JOHN DOE 3 unknown Assistant United States Attorney General(s) in their current or former individual capacities, Defendants JOHN DOE 4 unknown US "State" Attorney (ies) General(s) in their individual current or former capacities, and/or those operating under his directions, the defendants have secretly paid HIRED, AND BRIBE THE US INSPECTOR GENERAL OPERATING UNDER THE DIRECTION OF HOLDER TO ILLEGALLY AND UNLAWFUL WRITE A REPORT TO STATE THAT HOLDER DID NOT KNOW ABOUT THE FAST AND FURIOUS ILLEGAL TRAFFICING OF WEAPONS TO MEXICAN MAFIA.

THE PURPOSE WAS TO PREVENT HOLDER FROM BEING CONVICT OF RICO ACTIVITIES UPON THE FILING OF THIS COMPLAINT.

CLEARLY IF NEARLY ALL THE US CONGRESS VOTES inspector general paid, to knew and were aware the Plaintiff would file this complaint, paid federal judges, inspector generals, to cover-up conceal evidence.

CLEARLY ONE CAN NOT PAY THEIR EMPLOYEES TO COVER UP FOR THEIR CRIMINAL ACTS, AND THIS IS CLEARLY WHAT HAPPEN IN THIS CASE.

HOLDER ACTIONS CONSTITUTE ILLEGAL BRIBES TO THE INSPECTOR GENERAL AND HOLDER MUST PAY FOR HIS CRIMINAL ACTS.

Plaintiff allege that Obama and/or Holder and/or Federal Judges know and were aware that the Plaintiff would file this complaint of RICO activities.

Defendant Shawn Donovan, in his official personal capacity As the Director of the United States Housing and Urban Development in his individually and official and/or "former" capacities has failed to instruct, supervise, and control officers and/or instructed, supervised, and controlled US Government Contractors in Federal Fair housing law in Public Housing projects, and instructed HVLP to discriminate against minorities businesses across America and is responsible.



**RICO ARTIFICE AND SCHEME TO DEFRAUD [TITLE 18 U.S.C. § 1964(c)]**  
**RE: INJURY TO BUSINESS AND PROPERTY AND DESTRUCTION OF BUSINESS**  
**and OBTAINING MONIES BY AND THROUGH FALSE MISREPRESENTATIONS or**  
**FRAUD, PEONGAGE or SLAVERY, FALSE IMPRISONMENT, Federal Principal and**  
**Aider and Abettor, Title 18 U.S.C.A §2(a)-(b), Federal Principal and Aider and Abettor, Aiding**  
**and Abetting A Conspiracy, Federal Principal and Aider and Abettor Conspiracy to Commit**  
**Aiding and Abetting**

Plaintiff allege that Obama and/or Holder knew and were aware that the Plaintiff would file this rico complaint. Plaintiff allege that Obama and/or Holder know when the Plaintiff filed this complalint they would be liable for RICO, case fixing, etc. Plaintiff is informed and believe that Obama and/or Holder bribe the Inspector General to alter, amend to state that Holder did not know about the fast and furious investigations. Plaintiff allege that mulitiple staff member have resigned, quit their jobs under the Obama adminsitition and do not want to be a part of a corrupt dysfunctional US Government under the leadership of Obama, corruptions.

Despite the tramatic events and criminal acts committed against the Plaintiffs by Dekalb County, Rich et, al, the Plaintiffs continued to strive and was determined to succeed in making the Specialty Invesment Group LLC a success. The Plainitiffs at all times mentioned left the state of Georgia and returned to her home in the State of California, and continued to conduct enterstate commerce, in the State of California and attempted to conduct business as usual, and under extreme emotional distress, and mental anquish of the tramatic events.

**CAUSE OF ACTION**  
**CONSPIRACY TO DEFRAUD PLAINTIFFS AND THE PEOPLE OF THE STATE**  
**MICHIGAN, THE UNITED STATES US GOVERNMENT AND THE AMERICAN**  
**PEOPLE**

Plaintiff reallege the above paraprahs.

The U.S. Constitution: Fifth Amendment guareentees the Plaintiffs and US Citizens that:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property,

1 without due process of law; nor shall private property be taken for public use, without just  
2 compensation.

3 The U.S. Constitution: Fourteenth Amendment guarantees the Plaintiffs and US Citizens, and/or  
the State of Georgia Constitution.

4  
5 All persons born or naturalized in the United States and subject to the jurisdiction thereof are  
6 citizens of the United States and of the State wherein they reside. No State shall make or enforce  
7 any law which shall abridge the privileges or immunities of citizens of the United States; nor  
8 shall any State deprive any person of life, liberty, or property, without due process of law; nor  
deny to any person within its jurisdiction the equal protection of the laws.

9  
10 THE AMERICAN PUBLIC AND US CITIZENS HAD A RIGHT TO KNOW ABOUT THIS  
11 MILITARY DETAINMENT OF US CITIZENS, WITHOUT DUE PROCESS OF LAW.

12 THE AMERICAN PUBLIC AND US CITIZENS HAD A RIGHT TO KNOW ABOUT THE  
13 RFID CHIP, THAT WILL BE IMPLANTED IN EACH AMERICAN CITIZEN WITH THE  
OBAMACARE.

14 THE AMERICAN PUBLIC AND US CITIZENS HAD A RIGHT TO "NOT HAVE TO PAY"  
15 \$100.00 PER DAY IF THEY CHOOSE NOT TO GET THE OBAMACARE HEALTH CARE.

16 Obama actions are illegal and this court must repel this law, further,

17  
18 Antitrust laws( federal and state statutory law) are primarily for the purpose to prevent  
19 businesses including THE UNITED STATES FEDERAL GOVERNMENT WHICH IS A  
20 CORPORATION and/or a **monopoly** that have advantage over all other businesses in that field  
of Real Estate and/or economic control to drive its competitors out of business and/or conspire to  
21 restrain commerce. All the above named Defendants constitute a US Government  
Monopoly.

22 Antitrust law seeks to maximize market efficiency and to protect businesses such as the Specialty  
23 Investment Group LLC, Specialty Global Investments, and/or Bridgewater & Company INC.  
which are covered by these Anti-trust laws.

24 The Sherman Anti-Trust Act is the basic federal antitrust statute. It prohibits businesses in  
25 interstate commerce from contracting, combining, or conspiring to restrain trade, or attempting  
26 to monopolize the market in a particular area of business. Violations of this Act include making  
contracts that unreasonably restrain trade, price fixing, group boycotts, allocating markets, and  
27 attempting to form and maintain a monopoly in an industry to injure competition. Persons found  
in violation of certain aspects of the Sherman Anti-Trust Act may be fined or jailed.

1 In this case all defendants have knowingly, intentionally "criminally" violated many anti-trust  
2 laws AND KNOWINGLY DID OVERT ACTS TO FURTHER THE OBJECTIVE OF THE  
3 CONSPIRACY.

4 ALL DEFENDANTS INCLUDING OBAMA, HAVE KNOWING, INTENTIONALLY  
5 DEFRAUDED THE AMERICAN PEOPLE, AND THE PLAINTIFFS, intentionally  
6 purposefully agreed to of restrain trade or commerce, violate US Citizens due process in health  
7 care, and/or military detainment of US Citizens without due process of law, and/or have illegally  
8 maintained a criminal monopoly and/or have ENGAGE IN RACKETEERING ACTIVITIES.

9 On or about 2006 and continuing through the filing of this complaint, all Defendants knowingly,  
10 intentionally, came to the meeting of the minds, entered into civil conspiracy or collusion and/or  
11 agreement to deprive Plaintiffs and/or other US Citizens of their legal rights, and their actions of  
12 Conspiracy to Defraud are governed by the statue of Fraud.

13 The Defendants knew that the Plaintiffs and or American Citizen was an innocent victim of  
14 crime by the above defendants, and knew that the actions they were committing and the  
15 statement, ILLEGAL DETAINMENT OF US CITIZENS WITH DUE PROCESS OF LAW,  
16 KIDNAPPING, ASSAULT AND BATTERY, theft, robbery, fraud, AND ISSUING ILLEGAL  
17 UNLAWFU traffic citations, warrants etc. AND/OR retaliating against a federal witness, AND  
18 VIOLATING US CITIZENS US CONSTITUTIONAL CIVIL RIGHTS.

19 All conspired to abuse US Government Power, make the Plaintiffs and/or other US Citizens  
20 victims of crime of SLAVERY, PEONAGE, robbery, theft and their actions were without  
21 probable cause and did overt acts or omissions to further the objective of the conspiracy. ."

22 Further, the defendants knew and were aware that the Plaintiffs conducted business and/or  
23 interstate commerce. The Defendants have knowingly, intentionally interfered with interstate  
24 commerce, VIOLATED MICHIGAN, GEORGIA, AND/OR CALIFORNIA, RICO STATUE,  
25 AND THE STATE CONSTITUTION

26 ALL DEFENDANTS RATIFIED, APPROVED ENTERED IN TO AN UNLAWFUL  
27 AGREEMENT AND DID OVERT ACTS TO FURTHER THE OBJECTIVE OF THE  
28 CONSPIRACY.

Defendants JOHN DOE 18 unknown Executive Director of Washtenaw County, Michigan in  
his/her individual and official capacity is the final decision maker for any policy and procedure,  
OF THE WASHTENAW COUNTY SHERIFFS POLICE OFFICER ACTIONS, ASSAULTS,  
KIDNAPPING, FALSE ARREST, ETC, and is responsible.

Defendants JOHN DOE 19 unknown Chief of Police of Washtenaw County Sheriffs  
Department in his or her individual and official capacity as Chief of Police/Sheriff of  
Washtenaw County failed to instruct, supervise, and control officers and/or instructed,  
supervised, and controlled THE POLICE OFFICER TO BEAT, ASSAULT, ATTACK THE  
PLAINTIFF AND IS employees and is responsible.