

## FORETHOUGHT

The Preamble to Constitution of the United States We the People of the United States, in Order to form a more perfect Union, establish Justice, ensure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America. The foundation of our Great Country the United States of America: belief in God, the Almighty, and America's Founding Father and Patriot, thought our country's history, believed that a widespread faith in God was the true source of America greatness. America in God we trust.

Alexander Hamilton Last dying words on July 12, 1804, states quote: "I have tender reliance on the mercy of the Lord Jesus Christ. I am a sinner. I look to him for mercy; pray for me."

Patrick Henry Last will and testament on November 20, 1798 states quote: "This is all the inheritance I give to my dear family. The religion of Christ will give them one which will make them rich indeed."

George Washington our first president on Oct. 3, 1789, Proclaim a National Day of Prayer, and stated: "It is the duty of all nation to acknowledge to Providence of Almighty God, to obey his will, to be grateful for his benefits, and to humbly implore his protection and favor."

John Adams 1756 America's second President states quote: "Suppose a nation in some distant region should take the Bible for their only Law Book, and member should regulate this conduct by the precepts there exhibited... What a paradise would this region be."

Other quotes "If we abide by the principles taught in the Bible, our country will go on prospering and to prosper; but if we and our posterity neglect its instruction and authority, no man can tell how sudden a catastrophe may overwhelm us and bury all our glory in profound obscurity."  
Daniel Webster 1821

"It is fit and becoming in all people, at all times, to acknowledge and reverse the Supreme Government of God; to bow in humble submission to his chastisement; to confess and deplore their sins and transgressions in the full conviction that the fear of the Lord is the beginning of wisdom; and to pray, with all fervency and contrition, for the pardon of their past offenses, and for a blessing upon their present and prospective action" Abraham Lincoln Declaring a National Day of Prayer and Fasting following the Battle of Bull Run.

"God who gave us life and liberty. And can the liberties of a nation be thought secure when we have removed their only firm basis, a conviction in the minds of the people that these liberties are a gift of God? That they are not to be violated by with His wrath? Indeed, I tremble for my country when I reflect that God is just; that His justice cannot sleep forever." Thomas Jefferson 1781.

“Our laws and our institution must necessarily be based upon the teachings of the Redeemer of Mankind. It is impossible that it should be otherwise; and in this sense and to this extent, our civilization and our institutions are emphatically Christian.” US Supreme Court 1892.

We hold this truth to be self-evident, that all men are created equal. That they are endowed by their Creator with certain unalienable rights, that among these are life, liberty, and the pursuit of happiness.” Declaration of Independence 1776.

We have been assured, Sir, in the Sacred Writings, that “except the Lord build the House, they labor in vain that build it. “I firmly believe this; and I also believe that without His concurring aid we shall succeed in this political building no better the builders of Babel” Benjamin Franklin Statement he made at the Constitutional Convention June 28, 1787 The Defendant and/or Respondents “have labored in vain” and HAVE BUILT A TOWER OF BABEL (SEE [WWW.THEFINALEXODUS.ORG](http://WWW.THEFINALEXODUS.ORG))”

## **PRELIMINARY STATEMENT**

This is a complex parallel civil and/or criminal Antitrust, Multi-Lit law Litigation, Statutory class action case which involves a Rico conspiracy and/or continuing conspiracy which involves an international criminal organization and involves multiple predicate acts such as: advocating to overthrow the US Government, Treason, conspiracy to commit treason, war crimes, terrorism, terrorist attacks, war crimes, white collar crime, which include offshoring of US Dollars to foreign tax havens, tax evasion, Banking and financial Fraud(Money Laundering, embezzlement, currency reporting violations, anti-trust violations)Health Care Fraud(Kickbacks, false certifications and insurance fraud)Corporate bribery and other corrupt practices to obtain domestic and foreign business, failure to maintain accurate corporate books and records, Securities Fraud(violation of securities laws and regulations, Commodities and Future trading, insider trading) price fixing schemes, Government Contracts and other financial crimes, false claims, Other financial crimes, scheme to deprive US Taxpayer, intangle right to honest services, schemes to defraud, the United States, its agencies, programs, consumers and taxpayers and date as far back as 1993. Public Corruption, Organized Crime and/or international terrorism pose a major threat to the American economic system. It is a serious and deadly problem that threatens the vital interests of the United States, drains billions of dollars from America’s economy annually via unlawful, illegal conduct of Racketeering activity. In today’s world and especially in the United States, where agricultural employment has virtually disappeared and manufacturing

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jobs are fleeing overseas more than in any other sectors (with a few favored exceptions, of which the pharmaceutical companies are an example) big money is made primarily in the following areas: (1) war preparations, and the international trade in weapons, both legal and illegal; (2) oil, gas, and related energy services; (3) trafficking in narcotics and other illegal drugs; (4) “white collar crime,” e.g., embezzlement, securities fraud, insider trading, price-fixing, the illegal manipulation of markets, denuding funds from banks and pension plans, large-scale identity and credit-card theft, stealing huge sums of money from government-funded programs, blackmailing public officials, etc.; (5) trafficking in humans, in part for forced labor, abducting and selling of women and children for sex (exploitation); (6) money laundering; (7) oil and gas investments, investments in defense-related industries intertwined with, and supported by, murder, drug-trafficking, financial scams; (8) bank fraud; (9) stock manipulation to promote their own financial interests and those of their RICO “enterprise,” which exists and carries out crimes on an international scale that “traditional” organized crime organizations, such as the New York Mafia “families,” could never dream of achieving. The “Enterprise” is defined as a Adolf Hitler Global Genocidist Transnational/International Enterprise, GENE ALTERING VIA FRAUD, AND COERCION. The Dysfunctional judiciary in collusion with the President Joe Biden, Merrick Garland (predecessor and/or successors without any oversight of an effective regulatory body, and under a corruption of leadership) was able to execute a 50 year plus case fixing scheme whereby the rules of Judicial Conduct and various Federal and State laws, Rules of Evidence, were circumvented and manipulated and where Supreme Court Judges, District Court Judges, State Court Judges, used their judicial powers to influence, censure, sanction and intimidate both Sharon and/or James S. Bridgewater two witnesses, suppress complaints, conceal crime of executives, and corporations in order to secure certain case outcomes and to cover up their own misconduct. Many of these schemes involved improper overtures from counsel to the acting judges, others involved judges deploying attorneys as arms-length agents of their conspiracy, some judges are alleged to outright broker deals when there was a large liability for the corporations or a large legal fee for the attorneys involved, and most involved judges failing to report corrupt criminal acts by their peers, instead of white whitewashing the complaints and punishing the reporters of the same. Class plaintiff was not just victim of these fraud and abuses but a buy eye witness of a corrupt system, and victims of judicial retaliation. Plaintiff not only observed how cases were “fixed” & “dismissed (obstruction of justice)” but how all public officials including but not limited to the judges, U.S. Legislatures, involved would be promoted or rewarded with a short time after the unlawful schemes. Plaintiff also was a witness to how other agents of the Court (like administrative arms of County Clerk and/or Clerk of the court) often aid in the conspiracies to cover up judicial corrupt. This unlawful conduct allowed the Defendants to defraud the United States and its agencies out of trillions of dollars over the course of 25 years, as well as both Sharon and/or James S. Bridgewater. Both U.S. corporations and foreign corporations conducting business in the United States, have been implicated in wide range of serious misconduct. Corporations not only wield virtually unprecedented power, but they do so in a fashion that causes serious harm to both individuals and to society as a whole. In some recent cases, corporate misconduct and malfeasance destabilized the stock market and led to the loss of trillion of dollars in shareholder equity and the loss of tens (or perhaps even hundreds) of thousands of jobs. Enron for example was the seventh-most valuable company in the U.S., until the revelation of its use of deceptive accounting devices to shift debt off its books.

and hide corporate losses led to losses of more than \$100 billion in shareholder equity before it filed for bankruptcy. But Enron was not alone in the use of fraudulent accounting practices. Another example was the Savings and Loans crisis “under” George H. Bush Administration, “savings and loan scandal” which caused massive losses and the largest financial crisis since the great depression of 1929. The revelation of similar misconduct by other corporations (including Dynegy, Adelphia Communications, WorldCom, and Global Crossing), Bernard Madoff “scheme,” Wall Street Bankers, and faulty mortgages, which led to the 2008 financial economic collapse also led to massive losses. Because of their size, complexity, and control of vast resources, corporations have the ability to engage in misconduct that dwarfs that which could be accomplished by individuals which affects interstate and foreign commerce of the United States, harming international trade. Public corruption has drained trillions from the US Treasury, and further; 1) weaken the stability of the Nation’s economic system; 2) harm competing organization, businesses; 3) interfere with free competition; 4) threaten the domestic security; 5) undermine the general welfare of the Nation and U.S. citizens. This case is about a “massive international criminal enterprise” and/or grossly dysfunctional, United States Government operated by Joe Biden and/or Kamala Harris (and Predecessors from Jan. 1, 1993 Donald Trump, Barry Soerthoes[Barak H. Obama]an illegal unauthorized immigrant, George W. Bush, William Bill Clinton and George H. Bush – and their “administrations”) conspiracies to defraud the US Government and/or both Sharon and/or James S. Bridgewater( out of money and property) defeating the lawful function of US Government, and their abuse of US Government Power, use of threats, coercion, and/or force, obstruction of Justice. All public officials and/or Corporate executives all worked in joint participation to protect the Foreign Terrorist Racketeered Influenced and Corrupt International/Transnational Enterprise, oppress, enslave and control via “fraud and deception” via neurotechnology linked directly to cell phones and/or computers and halt the Sharon Bridgewater a representative of public interest and/or representative of ability of the Plaintiff to report the crimes and continue with their RICO crimes. The Defendants continuing illegal criminal acts are a pattern and practices, against both Sharon and/or James S. Bridgewater – two “former” minority business owners. Billions lives are at stake, as well as our national security. The Defendants must be killed and eradicated for their committing terrorist acts against both Sharon and/or James S. Bridgewater and/or U.S. Citizens. The RICO Organization must be dissolve. The 50 United States ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator have no other adequate remedies at law. The economic base must be destroyed via forfeiture of all property.

**THE DEATH PENALTY ACT(FOR TERRORISM AGAINST U.S.  
CITIZENS) AND/OR THE RACKETEERED INFLUENCED AND CORRUPT  
ORGANIZATION ACT(FORFEITURE OF ALL PUBLIC OFFICES, AND  
FORFEITURE OF ALL PROPERTY)**

Sharon Bridgewater via the “50 States” ex rel Sharon Bridgewater Private Attorney General  
and/or Qui Tam Relator brings this action the under one or more the Death Penalty act which can  
be found at: <https://www.congress.gov/104/plaws/publ132/PLAW-104publ132.pdf>  
And/or [https://www.justice.gov/archives/jm/criminal-resource-manual-69-federal-death-penalty-  
act-1994](https://www.justice.gov/archives/jm/criminal-resource-manual-69-federal-death-penalty-act-1994) and/or the Racketeered Influenced and Corrupt Organization Act[RICO] and  
Supplemental Rule G for admiralty and/or Maritime Claims and Asset Forfeiture Actions to  
recover damages and claims for amount due and owing from one or more KAMALA HARRIS  
INDIVIDUALLY AND/OR IN HER OFFICIAL “CAPACITIES AS AN EMPLOYEE FOR THE  
U.S.A.” and Merrick Garland[STATUTORY CLASS REPRESENTATIVES –SEE THIS SITE]  
and from their boss(es) one or more Joe Biden individually and/or in his official capacity as  
President from January 20, 2021 – and continuing thru to present and Predecessors from Jan 1,  
1993 and continuing thru to present including Donald Trump individually and/or in his official  
capacity as President, Bush, Barry Soertoos[AKA Obama-and illegal unauthorized immigrant],  
William Bill Clinton, “as class representative” for breach of contract, negligence, libel, trespass,  
injury to business and/or property from(Jan.1, 1993 and continuing thru present) and conspiracy

to engage in a pattern of racketeering activity., This is an action for and an admiralty and maritime claim for the purposes of Rule 14(c), 38(e), 82 and the Supplemental Rules for Admiralty or Maritime Claim within the meaning of Rule 9(h) with respect to one or more of the following remedies:

- (I) Maritime time attachment and garnishment,
- (II) Actions in rem Forfeiture arising from a federal statute (G and one or more 18 U.S.C. 18 U.S.C. §'s 981, 982, 985, 18 U.S.C. § 981(a)(1)(C) "drug forfeiture statute, continuing criminal enterprise, derived from proceeds traceable" to the enumerated criminal statutes, and/or § 981 used in conjunction with 28 U.S.C. § 2461(c) which authorize a criminal forfeiture.

The property in dispute(and/or forfeited) is within the jurisdiction of the District of Columbia, or will be during the pendency of this action.

This is a complex civil action for RICO remedies authorized by the federal statutes at 18 U.S.C. 1961 et seq.; for declaratory adjudication and/or relief and forfeiture of property; for actual, consequential and exemplary damages; and for all other relief which this common law admiralty and maritime court via this Superior Court of San Francisco, California deems just and proper under all circumstances which have occasioned this Initial COMPLAINT. The primary cause of this action is a widespread "International/Transnational" criminal enterprise engaged in a pattern of racketeering activity across International, Federal and/or State lines, and a conspiracy to engage in racketeering activity involving numerous RICO predicate acts during the past ten (10)-(32)

calendar years against both Sharon and/or James S. Bridgewater(and/or the businesses of Sharon and/or James S. Bridgewater)and the U.S.A. The predicate acts alleged here cluster around one or more obstruction of justice, 18 U.S.C. 1512, Obstruction by Violence in violation of 18 U.S.C. 1512(a) Obstruction by Intimidation, Threats, Persuasion, or Deception in violation of 18 U.S.C. 1512(b) Obstruction by Destruction of Evidence in violation of 18 U.S.C. 1512(c), Obstruction by Harassment in violation of 18 U.S.C. 1512(d) , Obstructing Federal Courts in violation of 18 U.S.C. 1503, Retaliating Against Federal Witnesses in violation of 18 U.S.C. 1513, Conspiracy to Obstruct in violation of 18 U.S.C. 371), Conspiracy to Defraud, Obstruction by Mail or Wire

Fraud in violation of 18 U.S.C. 1341, 1343, 1346, Obstruction by Extortion Under Color of Official Right in violation of 18 U.S.C. 1951, Obstruction of Justice by Deception, Perjury in violation of 18 U.S.C. 1623 and/or 18 U.S.C. 1621 and False Statements in violation of 18 U.S.C. 1001, Violence crimes in Aid of Racketeering Activity in violation of 18 USC section 1959, violations of one or more 18 U.S.C. §§[1341](#) , [1344](#), 1346, [2319](#), [2320](#),[2315](#), [1503](#), [1510](#), [1511](#) (AND A HOST OF OTHER CRIMES AS DEFINED IN 18 USC SECTION 1961 -et seq..) peonage and slavery[OBSTRUCTION RICO PROHIBITED ACTS –AGAINST SHARON AND/OR JAMES S. BRIDGEWATER(AND THE BUSINESSES OF SHARON AND/OR JAMES S. BRIDGEWATER) and human rights violations, money laundering, control substance, trafficking weapons in violation of international law, trafficking in human body parts and/or

organs, sexual exploitation, Anti-Trust Violations(violations of the Sherman Act, illegal tying agreements, illegal monopoly in Real Estate Transactions, sale of securities and/or fraud, trafficking and stockpiling biological and chemical weapons of mass destruction which can be found at 18 USC section 1961 including harboring and hiring millions of illegal immigrants in violation of 8 USC section 1324, committing terrorist acts against US nationals, Terrorism Transcending National Boundaries (18 U.S.C. § 2332b) violations of the two witnesses neuro-rights, definition can be found at:

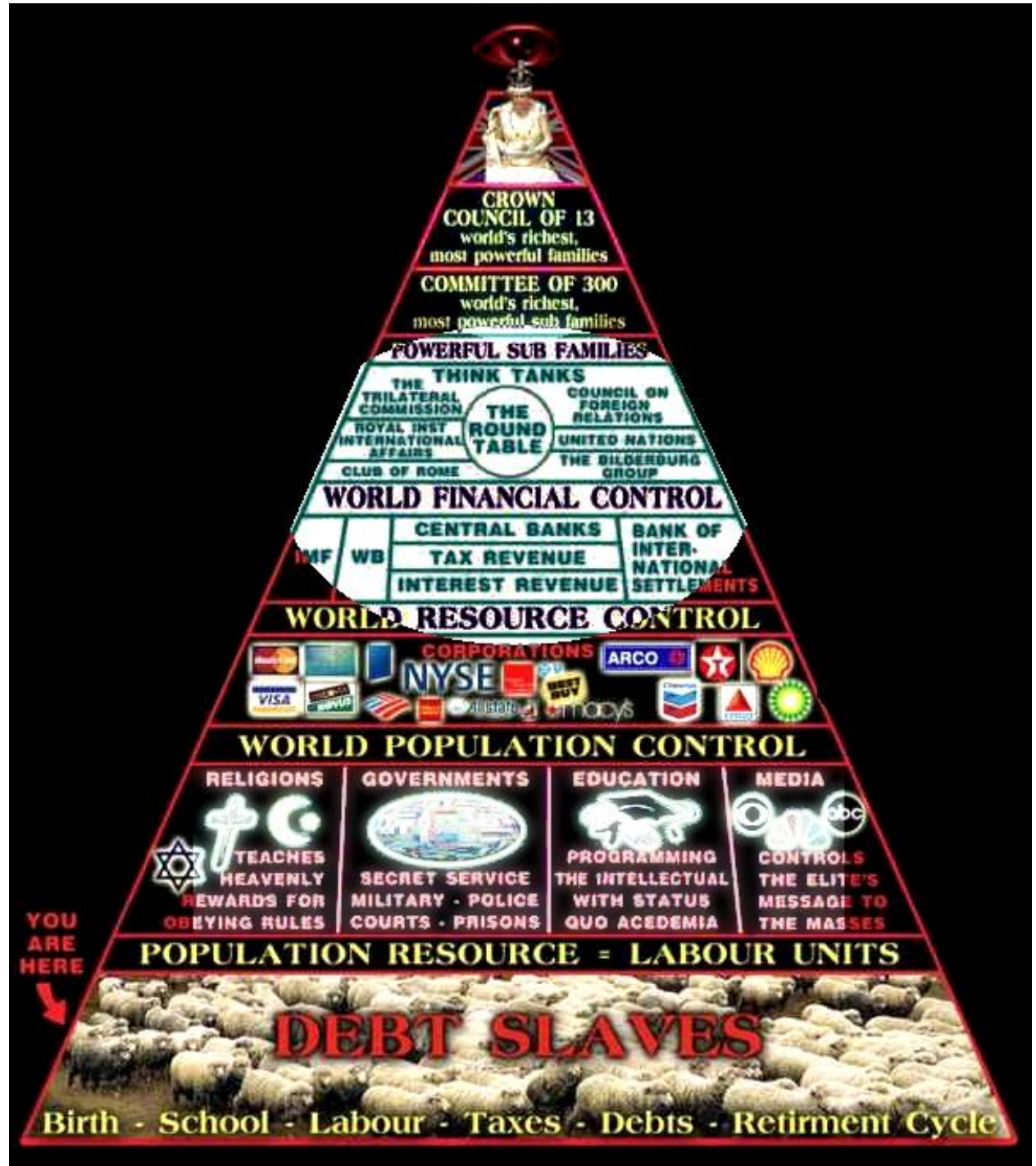
<https://www.iberdrola.com/innovation/neurorights> and a host of other crimes including violation of international crimes(genocide, crimes against humanity, war crimes, etc.) across international and/or foreign boundaries are best illustrated and/or is shown as follows:



The pyramid is divided into several horizontal layers, each representing a different level of power or control:

- CROWN COUNCIL OF 13**: world's richest, most powerful families
- COMMITTEE OF 300**: world's richest, most powerful sub families
- POWERFUL SUB FAMILIES**
- THINK TANKS**: THE TRILATERAL COMMISSION, ROYAL INST INTERNATIONAL AFFAIRS, CLUB OF ROME, COUNCIL ON FOREIGN RELATIONS, UNITED NATIONS, THE BILDERBERG GROUP
- THE ROUND TABLE**
- WORLD FINANCIAL CONTROL**: IMF, WB, CENTRAL BANKS, TAX REVENUE, INTEREST REVENUE, BANK OF INTERNATIONAL SETTLEMENTS
- WORLD RESOURCE CONTROL**: CORPORATIONS (NYSE, ARCO, Shell, etc.)
- WORLD POPULATION CONTROL**: RELIGIONS (TEACHES HEAVENLY REWARDS FOR OBEYING RULES), GOVERNMENTS (SECRET SERVICE, MILITARY - POLICE COURTS - PRISONS), EDUCATION (PROGRAMMING THE INTELLECTUAL WITH STATUS QUO ACEDEMIA), MEDIA (CONTROLS THE ELITE'S MESSAGE TO THE MASSES)
- POPULATION RESOURCE = LABOUR UNITS**
- DEBT SLAVES**: Birth - School - Labour - Taxes - Debts - Retirement Cycle

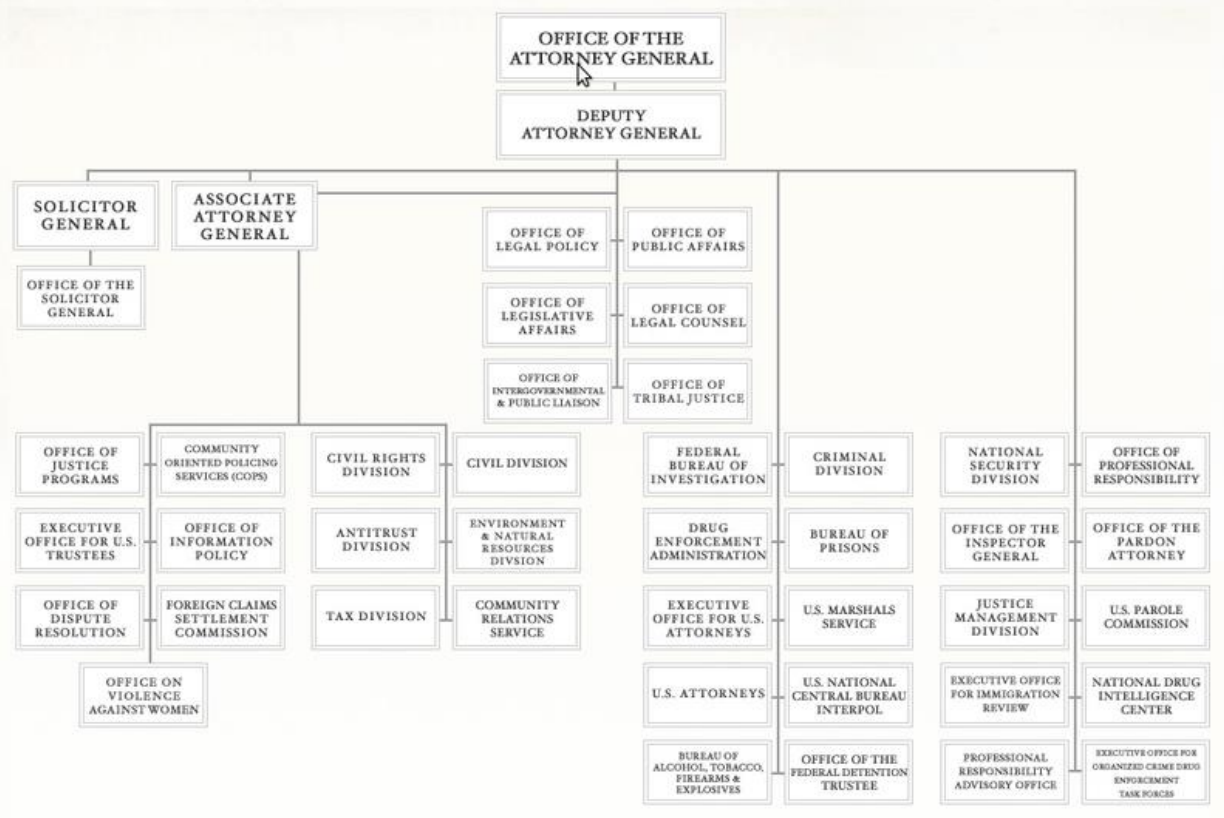
A red arrow points to the bottom layer, labeled "YOU ARE HERE".



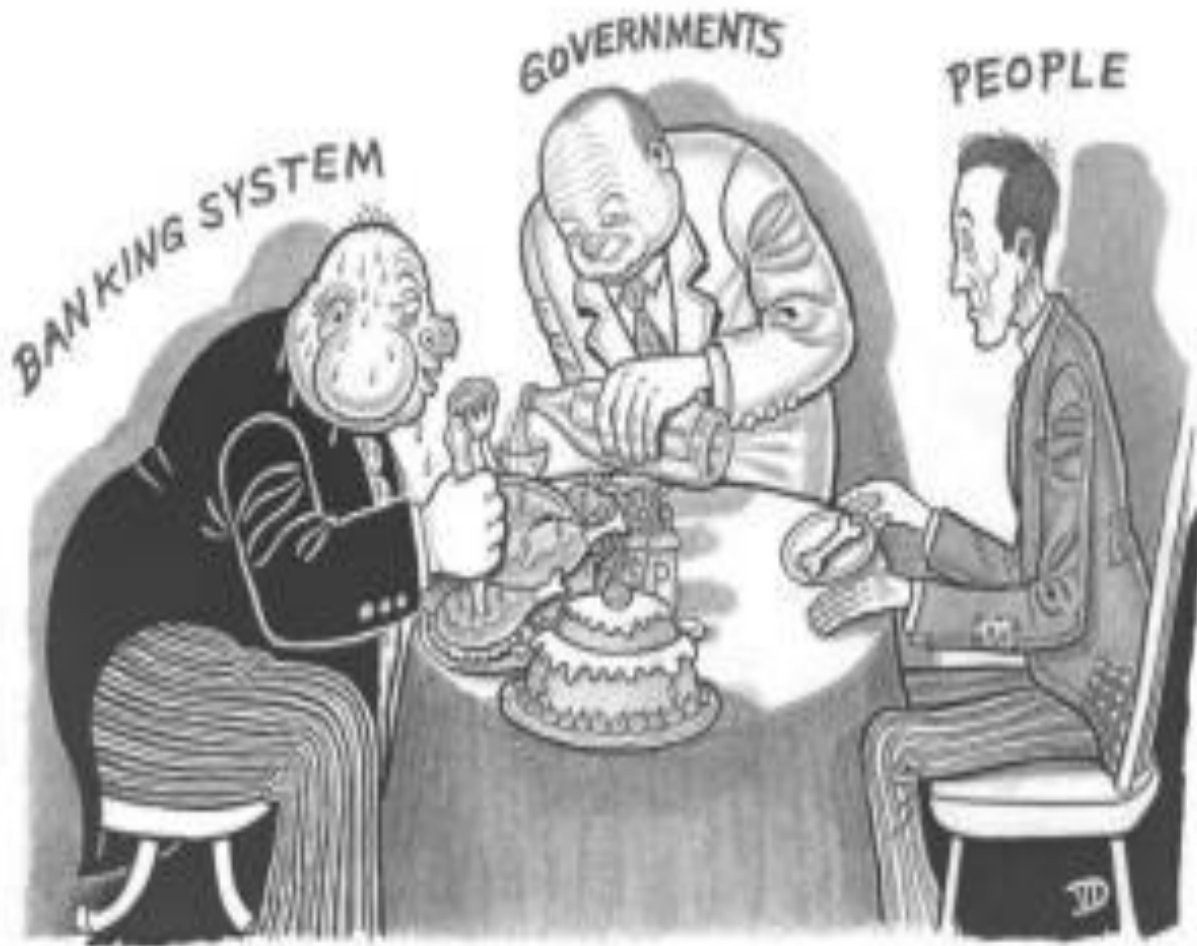
**KAMALA HARRIS INDIVIDUALLY AND IN HER OFFICIAL CAPACITY AS SAN FRANCISCO, CALIFORNIA DISTRICT ATTORNEY AND/OR MERRICK GARLAND INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS UNITED STATES ATTORNEY GENERAL(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR HIS SUCCESSOR(S)ACTING IN JOINT PARTICIPATION(AND ON BEHALF OF) WITH THE PRESIDENT OF THE UNITED STATES(JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT INCLUDING DONALD TRUMP, BARRY SOERTOES[AKA BARAK H. OBAMA – AN ILLEGAL UNAUTHORIZED ALIEN], GEORGE W. BUSH, WILLIAM BILL CLINTON AND/OR GEORGE H. BUSH (THE U.S.A. RACKETEERING – STATUTORY CLASS ACTION – FOREIGN TERRORIST**

ORGANIZATION)

US CONGRESSMAN AND WOMEN AND JEFF SESSIONS IN HIS OFFICIAL CAPACITY AS UNITED STATES ATTORNEY GENERAL ORGANIZATION (THE SOLDIERS)



**(RACKEETEERED INFLUENCED AND  
CORRUPT ORGANIZATION- TRANSNATIONAL AND/OR INTERNATIONAL  
COMBINATION IN RESTRAINTS OF TRADE - ILLEGALLY MONOPOLY  
GENOCIDE, WAR CRIMES, TERRORISM, ILLEGAL EXPERIMENTS ON SHARON  
AND JAMES and “humanity”)**



\*\*\*\* BANKING SYSTEM = ROTHCHILD AND ROCKEFELLORS= \*\*\*\*

\*\*\*\*\*GOVERNMENTS= DONALD TRUMP ET AL\*\*\*\*\*

\*\*\*\*\*PEOPLE = SHARON AND JAMES BRIDGEWATER \*\*\*\*\*

The primary objective of the racketeering enterprise has been to exploit Sharon and/or James S. Bridgewater (and Real Estate Companies and/or Businesses) enslave and control via neurotechnology, inflict severe and sustained economic hardship upon Plaintiff, with the intent of impairing, obstructing, preventing and discouraging Plaintiff from writing, publishing, as a Federal Witness and victim of Racketeering Activity.

**“CONTINUOUS, CONCERTED, SYSTEMIC  
FELONIOUS, CRIMINAL ACTIVITY” -  
CAREER CRIMINALS ACTING IN JOINT  
PARTICIPATION WITH MAJOR  
CORPORATIONS, THEIR DIRECTORS,  
OFFICERS AND/OR  
AGENTS(PUBLIC/PRIVATE CRIMINAL  
PARTNERSHIP TERRORIST ENTERPRISE) -  
(ABUSE OF U.S. GOVERNMENT POWER)**

KAMALA HARRIS INDIVIDUALLY AND IN HER OFFICIAL CAPACITY AS SAN FRANCISCO, CALIFORNIA DISTRICT ATTORNEY AND/OR MERRICK GARLAND INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS UNITED STATES ATTORNEY GENERAL(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR HIS SUCCESSOR(S)ACTING IN JOINT PARTICIPATION(AND ON BEHALF OF) WITH THE PRESIDENT OF THE UNITED STATES(JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT INCLUDING DONALD TRUMP, BARRY SOERTOES[AKA BARAK H. OBAMA – AN ILLEGAL UNAUTHORIZED ALIEN], GEORGE W. BUSH, WILLIAM BILL CLINTON AND/OR GEORGE H. BUSH (THE U.S.A. RACKETEERING – STATUTORY CLASS ACTION REPRESENTATIVES

Defendants are corporations incorporated under the laws of the “50 States” having its principal place of business in the “50 States; and/or are “ corporate successor-in-interest” to one or more corporations and has assumed its rights, duties and liabilities by operation of law and is a corporation incorporated under the laws of the “50 States” having its principal place of business in the “50 States,” engaged directly and/or indirectly in the production, distribution, or acquisition of services, money, goods, or other property in interstate (*foreign*) and/or engaged in interstate (*or foreign*) commerce or trade among the several States, or foreign nations, **are** engaged in continuous, concerted, and systematic activities with Public Officials and/or Public Officials within the districts of Columbia duly authorized and existing and/or incorporated under the laws of the State of Delaware and/or Virginia and/or Maryland and/or the Plaintiffs allege that each and every and/or under the “50 States” and/or duly authorized and/or organized and/or existing as such in and/or under the laws of under the laws of the United States Constitution an Anti-Trust or Monopoly - a combination of capital, skill or acts by two or more persons" for any of five proscribed purposes, combinations of persons, NATURE TRADE OF COMMERCE, REAL ESTATE, HOUSING, AND OTHER COMMERCE all - REVELANT GEOGRAPHAPH MARKET USA AND INTERNATIONAL, Anti-trust laws, and/or subject to securities and exchange commission laws, subject to Federal Trade Commission laws, The Foreign Corrupt Practices Act of 1977 (FCPA) ([15 U.S.C. § 78dd-1](#), *et seq.*) subjected to Bureau of Competition, Bureau of Protection and subjected to the Racketeered Influenced and Corrupt Organization Act the securities and exchange commission laws, federal trade commission laws, etc. and subjected

to federal and/or state law, and further, trade on the new York stock exchange, list foreign committed Wall Street is the home of the [New York Stock Exchange](#), the world's largest stock exchange by market capitalization of its listed companies. Several other major exchanges have or had headquarters in the Wall Street area, including [NASDAQ](#), the [New York Mercantile Exchange](#), the New, and the former American. Anchored by Wall Street, New York City has been called the world's principal [financial center](#). The [New York Stock Exchange](#) on [Broad Street](#), the world's largest [stock exchange](#) (A stock exchange is a form of exchange which provides services for stock and [traders](#) to trade stocks, [bonds](#), and other [securities](#). Stock exchanges also provide facilities for issue and redemption of securities and other financial instruments, and capital events including the payment of income and dividends. Securities traded on a stock exchange include [stock](#) issued by companies, [unit trusts](#), [derivatives](#), pooled investment products and [bonds](#) US Government Monopoly; and \_are each engaged in activities and conduct that affect federal interstate and/or foreign commerce, that each hold legal, equitable, and/or beneficial interests in property, and each is a “person,” as that term is defined pursuant to Section 1961(3) of the Racketeer Influenced and Corrupt Organizations Act of 1970 “RICO”. Plaintiffs allege that each and every RICO person that is specifically identified and named as a RICO defendant is liable as a principal pursuant to Title 18 United States Code §§ 2(a)-(b) and that each and every RICO person that is a RICO defendant is liable as a co-conspirator pursuant to Title 18 United States Code § 371

## **JURISDICTION**

**KAMALA HARRIS INDIVIDUALLY AND IN HER OFFICIAL CAPACITY AS SAN FRANCISCO, CALIFORNIA DISTRICT ATTORNEY AND/OR MERRICK GARLAND INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS UNITED STATES ATTORNEY GENERAL(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR HIS SUCCESSOR(S)ACTING IN JOINT PARTICIPATION(AND/OR ON BEHALF OF) THE PRESIDENT OF THE UNITED STATES JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT AND PREDECESSOR FROM JAN. 1, 1993 AND CONTINUING THRU TO JOE BIDEN’S TERM INCLUDING DONALD TRUMP, BARRY SOERTOES[AKA BARAK H. OBAMA – AN ILLEGAL UNAUTHORIZED ALIEN], GEORGE W. BUSH, WILLIAM BILL CLINTON AND/OR GEORGE H. BUSH**

One or more Joe Biden[Kamala Harris](and his predecessors from Jan. 1, 1993 and continuing thru to his term) Donald Trump, Barry Soertoes[AKA Barak H. Obama]the illegal unauthorized immigrant, George W. Bush, William Bill Clinton and/or George H. Bush in their official capacities as President at all times herein mentioned, is a corporation organized and existing under the laws of the State of Virginia and/or Delaware and/or Maryland. Their principal offices located at 1600 Pennsylvania Ave. NW, Washington, DC in the County of Fairfax. **One or more Merrick Garland** and/or Kamala Harris[Statutory Class Action Representative] a citizen of Virginia, Maryland and/or Delaware and his directors, subsidiaries, affiliates, agents, servants, employees, successors, attorneys, and assigns, and any other persons or entities under his control, and each of them, and all persons and entities in active

concert of participation with Trump, including but not limited to Merrick Garland in his official capacity as United States Attorney General, the Director of Homeland Security, the Director of the United States Bureau of the Alcohol, Tobacco and Firearms and Explosives(ATF), his directors, subsidiaries, affiliates, agents, servants, employees, successors, attorneys, and assigns, and any other persons or entities under his control, and each of them, and all persons and entities in active concert of participation with Joe Biden and/or Trump(and predecessors from Jan. 1, 1993) are citizens of the state of Virginia and/or Maryland and/or Delaware.

Sharon Bridgewater and James Shannon Bridgewater are citizens of the State of Michigan. There is a complete diverse in federal citizenship. Sharon Bridgewater further alleges that the amount in controversy exceeds \$75,000.00, exclusive of costs, expenses, interests, and fees, for purposes of invoking and establishing federal diversity of citizenship subject matter jurisdiction under Title 28 United States Code §§ 1332(a)(1), (2), and 1332(b).

This court further have jurisdiction pursuant to one or more 42 U.S.C. Sections 1983, 1985, 1986, 1988, the 5<sup>th</sup>, 9<sup>th</sup>, 10<sup>th</sup>, and/or 14<sup>th</sup>, 42 USC Section 2000 a-1,2 and/or 3, 42 USC Section 2000e and/or 42 USC section 2000e, 28 U.S.C. §§ 2201 and/or 2202.

This court has jurisdiction via diversity jurisdiction. Sharon Bridgewater is a citizen of the State of Michigan, whose address is 18592 Dale Street, Detroit, Michigan 48219(“SOMETIMES” THE CLAIMANT/PLAINTIFF SOMETIMES LIVES IN HER HONDA CIVIC-DUE TO THE OPRRESSIVE, HARRASSING, CONDUCT OF THE DEFENDANTS]. And/or is a corporation incorporated under the laws of Michigan with its principal place of businesses in Michigan.

Merrick Garland (and Predecessors from Jan. 1, 1993 and continuing thru to his term – and/or



successors) is a citizen of the State of Virginia and/or Maryland and/or Delaware and/or a corporation incorporated under the laws of State of Virginia and/or Maryland and/or Delaware with its principal place of business in the state of State of Virginia and/or Maryland and/or Delaware. CLASS ACTION FAIRNESS ACT, the amount in controversy exceeds \$75,000.00, exclusive of costs, expenses, interests, and fees, for purposes of invoking and establishing federal diversity of citizenship under one or more 28 USC section 1332 and/or 28 USC 1332(a)(1), (2), and 1332(b). This is a case of admiralty or maritime claims within the meaning of Rule 9(h), and this court has further jurisdiction pursuant to one or more Racketeer Influenced and Corrupt Organizations Act of 1970 civil rice and/or Title 18 United States Code § §§ 1961, 1965(a), (b), (c) and/or (d); personam jurisdiction over Jeff Sessions in his official capacity as United States Attorney General, [AND RICO CONSPIRACY]

This court also has jurisdiction to determine the rights and/or liabilities, obligation of the disputing parties between Jeff Sessions and the Plaintiff Bridgewater and/or the Committee and Oversight Government and reform. Further jurisdiction is invoked, via all writs necessary to the complete exercise of its jurisdiction” via 28 USC section 1651 “All Writs;” in rem jurisdiction via a libel action, quasa in rem jurisdiction via a pre-existing interest in property, and per claims arising from ownership of property (and to declare the rights and duties growing out of ownership); jurisdiction over the Foreign officials because they have minimal contacts with Donald Trump and/or Jeff Sessions each of whom are engaged in Washington, engaged in continuous, concerted, and systematic activities with plaintiffs within this district, resulting in injury to their respective interests in their business or property. This court has further jurisdiction

is invoked pursuant to 42 U.S.C. Sections 1983, 1985, 1986, 1988, one or more: 42 USC Section 2000a-1, 42 USC Section 2000 a-2, 42 USC Section 2000 a-3, 42 USC section 2000d; one or more 2241, 2254 or 2255, Habeas Corpus Jurisdiction, and further jurisdiction is invoked pursuant to one or more 28 U.S.C. §§ 1331, 28 USC sections 1333 to 1364; the second ninth, tenth, and fourteenth amendments thereto. This Court has authority to issue a declaratory judgment and order other relief that is just and proper pursuant to 28 U.S.C. §§ 2201 and 2202. Admiralty and Maritime jurisdiction within the meaning of 9(H); 28 USC 2254; 42 USC section 1985(2) and 1985(3)(Conspiracy to interfere with civil rights); 42 USC section 1986(action for neglect to prevent conspiracy);28 U.S.C. §1331, 1333 (ii) 28 U.S.C. §1343(a), and (iii) D.C. Code, Special maritime and territorial jurisdiction, extra-territorial jurisdiction, foreign corrupt practice act jurisdiction, Anti-Trust jurisdiction(Sherman Act, Clayton Act, illegal monopoly), of the United States for acts committed against the Plaintiff class outside the jurisdiction of “states” with respect to offense(s) by and/or against the Plaintiffs a citizen of the United States;” Alien Tort Act, one or more 15 U.S.C. §§ 78j (b) & 78ff; 17 C.F.R. § 240.10b-5; 18 U.S.C. §§ 371, 1343, 1344, 1346 & 2, extra-territorial jurisdiction, Special maritime jurisdiction via crimes committed across international water and further has jurisdiction via contempt in violation of national security. Concurrent jurisdiction, Rome Statue International criminal court for Human rights violations. “All international crimes, and federal crimes,” Torture, Genocide, war crimes, Slavery and Peonage, crimes of aggression, “and other international crime,” human trafficking, sexual exploitation, in violation of international treaties, and in violation of the Declaration for

human rights as signed via the United Nations. Criminal provisions affecting, involving, or relating to the national security via 2 U.S.C. § 192 (Contempt's of Congress Related to National Security and/or 8 U.S.C. § 1185(b) (Travel Controls of Citizens) and/or 18 U.S.C. § 219 *et seq* and further this court has matter jurisdiction over Plaintiffs' claims under the Federal Racketeer Influenced and Corrupt Organizations Act of 1970 ( Fair Housing Act of 1968 and the Fair Housing Amendments Act of 1988, 42 U.S.C. Sections 3601, *et seq.*; (3) 42 U.S.C. Sections 1981, 1982, 1983 and 1985; and (4) 42 U.S.C. Section 1983, for violation of the First, Fourth, Fifth, Sixth, Eighth, Thirteenth and Fourteenth Amendments to the Constitution of the United States. (5) 15 U.S.C. Sections 1, 2, 13 and 18 for treble damages and injunctive relief for violations of the federal antitrust laws and/or 18 U.S.C. Section 1964 (c), 42 U.S.C. Section 1981, and 15 U.S.C. Sections 15 and 26. U.S.C. §§ 1 and 2 *et seq* (Sherman Anti-Trust Act); and 15 USC §§ 15, 16, 22, 26 (Clayton Anti-Trust Act), and 1330, 1331, 1332, 1335, 1343, 1345, 1349, 1346, FOREIGN CORRUPT PRACTICE ACT, GENOVA CONVENTIONS, HAGUE CONVENTION, INTERNATIONAL, TERRORISM

## **ADMIRALTY AND MARITIME LAW – JURISDICTION UNDER “SAVING TO SUITORS” CLAUSE**

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The Judiciary Act of 1789 declared that the federal District Courts have exclusive jurisdiction over causes of admiralty and maritime matters. However, the Act also includes the saving to suitor's clause of 28 U.S.C.S. § 1333. The clause allows a party to pursue a remedy for a maritime claim in a state court when entitled to such remedy. Hence, a party may pursue an in personam maritime claim in an ordinary civil action seeking a common-law remedy with the right to a jury trial. Maritime tort claims may accordingly be brought in state court pursuant to the clause.

**OTHER JURISDICTIONAL STATEMENT CAN  
BE FOUND AT WEBSITE: [WWW.THEFINALEXODUS.ORG](http://WWW.THEFINALEXODUS.ORG)**

**PLAINTIFF/CLAIMANT RESERVES THE RIGHT TO AMEND  
THESE STATEMENTS**