

**INCORPORATION OF RELATED CASES AS
FULLY SET FORTH HEREIN AS EXH. A**

*(Construction of Justice
A PATTERN OF Racketeering
from 2008 thru to present in violation
of RICO!)*

(TWO INTERNATIONAL AND/OR FEDERAL WITNESSES)

Sharon Bridgewater, a prisoner I.D. # N/A, and who's Social Security Number is XXX-XX-2970, and address is 18592 Dale Street, Detroit, MI 48219 is a United States Citizen the Plaintiff is a member of a "protected class and/or race, class based discriminatory animus." Sharon Bridgewater is a University of Michigan Graduate (BA Degree) with some "Master Degree Credits."

Sharon Bridgewater Place of Confinement is as follows *(from Jan 1, 1993 And/or continuing thru to present)*

a. "STATE OF MICHIGAN – WASHTENAW COUNTY –

DEPARTMENT OF JUSTICE *(And/or other unknown domestic And/or "international" "COURTS")*

Sharon Bridgewater have filed no grievance concerning the facts related to this complaint.

James S. Bridgewater, I.D. # N/A, and whose Social Security Number is XXX-XX-7959, and the son of Sharon Bridgewater" whose address is 18592 Dale Street, Detroit, 18592 Dale Street, Detroit, MI 48219 is an African American citizen, and an member of a "race, class-based protected class discriminatory animus." James is an Ohio University Graduate (BA Degree) and License Real Estate Broker, at the time of incident. At all times mentioned on or about Feb. 23, 1998 continuing thru *Jan 1, 1993, continuing thru to*

to July 2013 and continuing thru present James and/or I founded, owned and operated one or more companies Two Witnesses International Ministries- a Non-profit organization, Specialty Investment Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a Nevada Corporation, and Bridgewater & Company Inc., a California Corporation, The Coalition for Empowerment(formerly Greater Lansing Helping Hands)a 501C-3 non-profit organization, a Michigan and/or Georgia non-profit corporation, B & B Building Maintenance INC. a Michigan Corporation, and were "Executive Directors, Chief Executive Officers, President, duly licensed organized and existing under the laws of the State of California, State of Michigan and/or the State of Georgia with principle offices located at 965 Mission Street, San Francisco, CA, in the city of San Francisco, CA, County of San Francisco, 133 W. Michigan Ave. in the city of Ypsilanti, Michigan, County of Washtenaw, and 470 North Clayton Street, Suite 204 and 206, in the City of Lawrenceville, GA, County of Gwinnett. At were " Minority Business Enterprises and/or a Women Business Enterprise - Disadvantaged Business[owned and controlled by one or more minority or socially and economically disadvantaged persons from cultural, racial, chronic economic circumstances or other similar causes and is owned by 51 percent or more African American]: directly engaged in the production, distribution, or acquisition of services, money, goods, or property that conducted "interstate commerce," between or among two or more states (*between a state and a foreign country*); gainfully employed with these companies, "making money to supporting ourselves," and were taxpayers. Internationally protected person at all times mentioned we had high self-esteem and were goal oriented. With

no prior felonies or misdemeanors (or juvenile record). At all times mentioned we enjoyed having a good reputation and:

- a. Had a right to compete in the open market of Real Estate.
- b. Had a right to be free from discrimination based on race or class or ethnicity or disability
- c. Had a right to be accommodate in a public housing facility.
- d. Had right to enjoy equal protection under the laws of the United States Constitution and/or exercise and enjoy equal privileges and immunities as defined in the United States Constitution
- e. Had a right to be free from theft, fraud, threat, coercion, force, assault, battery, stalking, libel, extortion.
- f. Had a right to drive my car on interstate roads, and/or highway and be free from racial profiling.
- g. Had a right to reasonably be protected from predators, unfair competition, unfair business practices (illegal restraints in trade, vertical and/or **horizontal arrangements** under antitrust laws, illegal tying agreement, illegal monopolies, and illegal restraints in commerce).
- h. Had rights as defined in the United States Constitution and/or Universal Declaration of Human Rights and/or the International Covenant on Civil and Political Rights and continues to have the above mentioned rights.

*Kamela Harris
Cruz/Land,
Biden*

On or about 1993 and/or continuing thru present Donald Trump, Sessions, Loretta Lynch, and/or Obama (and other co-conspirators those operating under their direction) and each of them knowingly, intentionally and willfully acted under the color of federal and/or State law, came to the meeting of the mind, entered into an unlawful agreement "acted in their private person," "acted in joint participation," conspired and agreed among themselves to adopt the acts of "their associates," "violate their oath of office," retaliated, discriminated against the Sharon and/or James based on race, class, gender, religion, National origin and/or sex, and/or disability "issue unconstitutional void orders," and denied and/or deprived the Plaintiff equal protection under the laws, and/or equal privileges and immunities and violated one or more of the Plaintiff 1st, 2nd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 13th, and/or 14th US Constitutional rights, committed human rights violations, used threat, coercion, force, extortion, intimidation, retaliation, and in violation of the Racketeered Influenced and Corrupt Organization Act (RICO) committed acts of and the Sharon and/or James has been injured and damage and continues to be damage. Donald Trump [and his predecessors] et al acts or omissions are outrageous, shameful, disgraceful, cowardly, criminal, and goes beyond all human decency. __ Sharon and/or James has lost their ability to earn a living due to the above Donald Trump, et al conspiracies, discrimination based on race or class or ethnic or social economic status, conspiracies to defraud the Sharon Bridgewater out of money or property, violence against the Plaintiffs, oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) "repeated" conspiracies and/or unlawful attacks to restrain commerce, which violates both federal antitrust laws. Donald Trump [his predecessors and those operating under his/their direction] et al acts or omission were taken in bad faith, and

solely to falsely imprison Sharon Bridgewater. Sharon Bridgewater has suffered extreme "mental and emotional distress," which is the number one proximate cause of her being "labeled," as a person with a record of such an impairment, or who is regarded as having such an impairment direct and proximate cause of my disability as defined in the Americans with Disabilities Act of 1990 The Americans with Disabilities Act of 1990 (ADA) (42 U.S.C. § 12101. Sharon Bridgewater has been under a "legal disability as defined in the Americans Disabilities act, which permits the court to apply it "equitable tolling and/or to toll the Statue of limitation for all causes in this action.

RETROACTIVE IMPLICATION OF ALL PEITITION SUBMITTED IN THIS COURT TODAY, AND TOLLING OF THE STATUE OF LIMITATION

Sharon Bridgewater) and/or James S. Bridgewater have been systematically deprived of their fun dental right to due process of law, (from Jan. 1 1993 and continuing thru present) as guaranteed by the Bill of Rights, and/or the Declaration of Human right, as long as said unconstitutional statues have been allowed to remain on the books a "retro-activity appear and practice in this court; as justice requires that this court review 'unlawful imprisonment" retro-activity. Continuing conspiracy withhold money and/or property that rightfully belongs to the " CLAIMANT " and further to declare that CLAIMANT

The "So states" ex repleate Sharon Bridgewater Private Attorney General and relate are entitled to FORFEIT ALL TANGIBLE INTANGIBLE Property in the Amount of One Quadrillion dollars

Standing

Sharon Bridgewater¹ and/or James S. Bridgewater have been injured, and damaged; and have an “injury in fact”—an invasion of a legally protected interest which is concrete and particularized, and “actual or imminent,” not “conjectural” or “hypothetical;” and there is casual connection between the injury and the conduct complained of—the injury is “fairly ... trace[able] to the challenged action and the injury will be “redressed by a favorable decision and have Article III standing.”

SHARON BRIDGEWATER MAKES THIS APPLICATION FOR A PRE-TRIAL WRIT OF HABEAS CORPUS BECAUSE THIS COURT HAS JURISDICTION OVER SHARON BRIDGEWATER AND THE OFFICIALS ACTS OR OMISSIONS ARE IN “BAD FAITH,” OUTREGOUS, REPRESHESIBLE, SHAMEFUL, COWARDLY, ETC. AND SHARON BRIDGEWATER HAS EXHAUSTED ALL AVAILABLE REMEDIES AND HAVE NO OTHER ADEQUATE REMEDIES AT LAW. EXCEPTIONAL CIRCUMSTANCES WARRANTS THE COURT DISCRETREATION

THIS IS AN admiralty and maritime claims and for equitable relief against one or more Donald Trump and/or Jeff Sessions [their predecessors from Jan. 1, 1993 and continuing thru to their term] et al (and those operating under their direction – including but not limited to Mackie [the Prosecutor] Carter and Montgomery – Washtenaw County Sheriffs) and this criminal prosecution is brought against Bridgewater solely on the account that I exercised my US Constitutional right. Relief is sought in this court for
Because the CLAIMANT HAS NO other adequate remedies at law.

¹ has an interest in the office of the United States Attorney General