

Yehevehe-Elohim; Yahsua-Mashiach; Aleph-Tav.
PRINCIPAL

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Chief Judge: aka: "Cecilia M. Altonaga"
(full name unknown)
and ALL SUCCESSORS AND ASSIGNS

FILED BY PG D.C.

OCT 04 2021

ANGELA E. NOBLE
CLERK U.S. DIST. CT.
S. D. OF FLA. - MIAMI

**United States district Court
southern district of Florida**

Case 1:21-cv-22441-XXXI

DONALD J. TRUMP, the Forty-Fifth President
of the United States, LINDA CUADROS AND
AMERICAN CONSERVATIVE UNION,
INDIVIDUALLY AND ON BEHALF OF
THE CLASS,
Plaintiffs,

v.
TWITTER, INC., and JACK DORSEY,
Defendants.

Donald-John: Trump, et al.

vs.

TWITTER, INC., and Jack-Patrick: Dorsey, et al.

**NOTICE OF JOINDER
AND
MANDATORY JUDICIAL NOTICE**

PRINCIPAL - AGENT DOCTRINE APPLIES

NOTICE OF ACCEPTANCE OF OATH OF OFFICE CONTRACTS (Article IV of the
Constitution for the union of the several united States of America,
1789 - 1791) AND SURETIES (Sept. 13, 1982, ; §3(h)(9), Aug. 21, 2002, ;
§4(f)(2), Dec. 15, 2003, ; title IX, §901(b), (c), Oct. 13, 2006.)

Yehevehe-Elohim; Yahsua-Mashiach; Aleph-Tav.
PRINCIPAL

*** Mandatory Notice [ER 201] :**

*** BOUVIER'S LAW DICTIONARY** (1856), to wit:
MINISTER, international law. This is the general name given to public
functionaries who represent their country abroad, such as ambassadors,
(q.v.) envoys, (q.v.) and residents. (q.v.) A custom of recent origin has
introduced a new kind of ministers, without any particular determination
of character; these are simply called ministers, to indicate that they are
invested with the general character of a sovereign's mandatories, without
any particular assignment of rank or character.
2. The Minister represents his government in a vague and indeterminate
manner, which cannot be equal to the first degree; and he possesses all the
rights essential to a public minister.

State of Creation)
House of Learning) ss.

**Kenneth-Wayne: Leaming, herein JOINER, being subject to penalty for
Bearing False Witness, Law of Jehevehe-Elohim [ER 603], affirms
JOINER is of age of majority, competent to be a witness, and having
First Hand Knowledge, STATES AND DECLARES:**

**JOINER hereby provides MANDATORY NOTICE [ER 201] of each of the FACTS
Appearing herein, uncontroverted, and in Exhibit "A" hereto; and,**

1) JOINER comes in Good Faith, Peace and Honor, and for curing any
defects along the way: and,

2) JOINER hereby JOINS the Action, for himself, and as Public
MINISTER, for others similarly situated as appears in the
Uncontroverted ADMINISTRATIVE RECORD submitted herewith as **Exhibit
"A"**, incorporated herein by reference as if fully reproduced herein,
and JOINER act exclusively AS HIMSELF, does NOT Re-Present himself, or
any others similarly situated as anyone, or anything, other than
Constituent members to "We the People ... "; and,

3) JOINER hereby ACCEPTS the Oath of Office Contracts as mandated by
Article VI of the Constitution for the union of the several united
States of America, 1789 - 1791 ("union Constitution") of each of the
Court's Officers who have anything to do with the instant Action and
/or have knowledge of the conduct of each and every Officer /employee
of the court having any duty and/or function relating to the instant
Action, AND Further ACCEPTS the Surety(s) Insuring, Indemnifying, and
Guaranteeing the Faithful Performance of said Oath of Office

Yehevehe-Elohim; Yahsua-Mashiach; Aleph-Tav.
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CONTRACTS as provided by Congress by and through the Act of Sept. 13, 1982, ; §3(h)(9), Aug. 21, 2002, ; §4(f)(2), Dec. 15, 2003, ; title IX, §901(b), (c), Oct. 13, 2006; and,

4) MANDATORY NOTICE [ER 201]: LIABILITY for FAILURE TO PREVENT /CORRECT (R.S. §1981 derived from act Apr. 20, 1871, ch. 22, §6) as purviewed by and through R.S. §722; §2, Oct. 19, 1976, ; title II, §205(c), Oct. 21, 1980, ; title I, §§103, 113(a), Nov. 21, 1991, , 1079; §4(a), Nov. 16, 1993, ; title IV, §40303, Sept. 13, 1994, ; title III, §309(b), Oct. 19, 1996, ; §4(d), Sept. 22, 2000; and,

5) JOINER relies in Good Faith on the FACT that those who left a record of Due Process law and procedure over the centuries did NOT commit fraud in leaving the record(s) of Matthew 18:15-18, Magna Charta of 15 June 1215, Declaration of Independence of 04 July 1776, Articles of Confederation of 15 November 1777 - 01 March 1781, Federalist Papers of October 1787 - August 1788, Constitution for the union of the several united States of America of 1789 - 1791 (union Constitution); and the Congressional enactment of the ADMINISTRATIVE PROCEDURES ACT(s) of 11 June 1946, Pub. L. 79-404/ 60 Stat. 237 as amended; and recognized by "State of Washington" (supra) legislature through enactment of the Act of 1988 c 4 as amended, inclusive of the provision setting forth that Review of the Administrative Record (Judicial. Etc.) is limited to the FACT(s) appearing in the Administrative Record; and.

6) JOINER relies in Good Faith on the FACT that those who left a record of Due Process law and procedure over the centuries did NOT commit fraud in leaving the record(s) of Matthew 18:15-18, Magna Charta of 15 June 1215 (continuing as Binding on Esquires as British Crown SUBJECTS), Declaration of Independence of 04 July 1776, Articles of Confederation of 15 November 1777 - 01 March 1781, Federalist Papers of October 1787 - August 1788, Constitution for the union of the several united States of America of 1789 - 1791 (union Constitution); and the Congressional enactment of the ADMINISTRATIVE PROCEDURES ACT(s) of 11 June 1946, Pub. L. 79-404/ 60 Stat. 237 as amended; and

Yehevehe-Elohim; Yahsua-Mashiach; Aleph-Tav.
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inclusive of the provision setting forth that Review of the Administrative Record (Judicial. Etc.) is limited to the FACT(s) appearing in the Administrative Record; and.

7) JOINER, as Appears PUBLISHED at Natrona county, Wyoming, Recorder's File 1104929, is a Constituent /Public MINISTER of The State of Washington, AD 1878, admitted to the union upon the Constitution appearing as Senate Document 66, by Act of Congress on 22 February, 1889, *see Pierce county, Washington, Record #200009130560 incorporated herein by reference*, and as such is a Constituent member to "We the People ..", and is NOT a subject to the TERRITORIAL municipal corporation whose process name is "State of Washington" created by the Washington Territorial Legislature on 23 December, 1889, and said "State of Washington", assumed fiduciary responsibility for The State of Washington (supra) during the planned transition to the 1878 Washington Republic, inclusive of electing and qualifying the several Officers thereof which, to date, has not occurred (omission /FRAUD /Conspiracy), and as applicable to others similarly situated, NOR is CLAIMANT a corporate member, subject, of any of the several municipal Corporations created by Congress in and for the district of Columbia during AD 1793 - 1800, inclusive of City of Washington, District of Columbia, UNITED STATES, United States, UNITED STATES OF AMERICA, United States of America (*see journals of Congress, 1791 - 1799*) nor of any subsequent, successors, agency(s), or subdivisions thereof; and,

8) The UNCONTROVERTED Administrative Record (common-law judgment, see ¶2 & ¶6, above) EVIDENCES that the RESPONDENT(s) thereto ("Defendants" above) have **AGREED** and **STIPULATED** to each of the following **FACTS**:

a. **Jack-Patrick: Dorsey.**; aka: **Parag Agrawal** (full name unknown); aka: **Leslie Berland** (full name unknown); aka: **Kayvon Beykpour** (full name unknown); aka: **Vijaya Gadde** (full name unknown); aka: **Ned Segal** (full name unknown); aka: **Peiter "Mudge" Zatco** (full name unknown); and inclusive of all successors, assigns, colleagues, and all Co-Mingled financial

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PRINCIPAL

.....
activities, accounts, and activities; dba: **TWITTER.COM, TWITTER, INC., etc.**, herein "Twitter RESPONDENTS", are the owners, operators, and colleagues of the Social Media operation commonly known as "TWITTER" and "Twitter.com" collectively operating the Platform, a Modern means of the exchange of ideas commonly known historically as 'Freedom of Speech' and as such recognized by Congress as having "Freedom of the Press" type IMMUNITY for the Activities as a PLATFORM; and,

b. The Twitter RESPONDENTS are Citizen /Subjects to the several municipal corporations created by Congress in and for the district of Columbia (supra), jurisdiction(s) foreign to The State of Washington (1878) and also foreign to the union, the district of Columbia, and all organic governments located on North America, Earth, and the People constituent thereto, and as such CLAIMANT must, of necessity, bring the Action for himself, and others similarly situated, by and through his capacity as a Public MINISTER, there being no diplomatic, or other officers, of the organic governments of the People; and,

c. RESPONDENTS have taken action, collectively and in concert /conspiracy to act as CENSOR(s) to the exchange of Ideas on the Platform and as such, NOT acting in the capacity of PLATFORM, and thus OUTSIDE THE SCOPE of Platform, Censorship being NOT PROTECTED conduct by either the union Constitution, nor any Act of Congress; and,

d. The Twitter RESPONDENTS have knowingly and intentionally, as professed and STATED, by themselves, in /on national and worldwide media, on many occasions obstructed CLAIMANT's, and others similarly situated, ability to receive information from /about CLAIMANT's Employee(s) inclusive of Donald-John: Trump (President of the union) who CLAIMANT, and others similarly situated, have a duty to monitor, observe, receive information from, and to perform the DUTY, as CONSTITUENT

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members to "We the People ...", to supervise and control our employee(s) and DEPRIVING CLAIMANT, and others similarly situated OF RIGHTS Recognized and Protected by the union Constitution and Acts of Congress while acting in concert /CONSPIRACY and UNDER COLOR OF LAW (*Act protecting 'PLATFORM'*) for which Congress has provided substantial CRIMINAL and Civil Action PENALTY(s) for Each ACTOR in the CONSPIRACY AGAINST RIGHTS and DEPRIVATION OF RIGHTS UNDER COLOR OF LAW and CONSPIRACY TO INTERFERE WITH RIGHTS; and,

e. The conduct EVIDENCED herein and on numerous MEDIA (recorded Television Network /Radio Network /and Online Broadcasts) is clearly violative of DEPRIVATION OF RIGHTS UNDER COLOR OF LAW /CONSPIRACY AGAINST RIGHTS, etc., as recognized by Congress through enactment of Act of June 25, 1948, ch. 645, 62 Stat. 696 ; Pub. L. 90-284, title I, §103(a), Apr. 11, 1968, 82 Stat. 75 ; Pub. L. 100-690, title VII, §7018(a), (b)(1), Nov. 18, 1988, 102 Stat. 4396 ; Pub. L. 103-322, title VI, §60006(a), title XXXII, §§320103(a), 320201(a), title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 1970 , 2109, 2113, 2147; Pub. L. 104-294, title VI, §§604(b)(14)(A), 607(a), Oct. 11, 1996, 110 Stat. 3507 , 3511 [18 USC 241 & 242] and as purviewed through CIVIL ACTION FOR DEPRIVATION OF RIGHTS R.S. §1979; Pub. L. 96-170, §1, Dec. 29, 1979, 93 Stat. 1284 ; Pub. L. 104-317, title III, §309(c), Oct. 19, 1996, 110 Stat. 3853 [42 USC 1983] , CONSPIRACY TO INTERFERE WITH RIGHTS, R.S. §1980 derived from acts July 31, 1861, ch. 33, 12 Stat. 284 ; Apr. 20, 1871, ch. 22, §2, 17 Stat. 13 [42 USC 1985]; ACTION FOR NEGLIGENCE TO PREVENT, R.S. §1981 [42 USC 1986] , and applicable on the soil of the Territory of Washington (supra) as the union State has failed to fill its offices through the abuses of "State of Washington" (supra), see union Constitution, Article IV, Sec. 3; and,

f. RESPONDENT(s) did NOT present any FACT EVIDENCE, in controversy

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to any /each FACT as EVIDENCED herein-above, and in the alternative STIPULATED to each uncontroverted FACT by Nihil-Decit / Tacit Procuration (default) and thereby AGREE to the Financial Penalties set forth by Congress as purviewed by and through Article I, Sec. 10, of the Constitution for the union of the several united States of America, 1789-1791 ("union Constitution"), and as purviewed by and through Articles in Amendment IX and X to said union Constitution, and RESPONDENT(s) Refused /Neglected to Tender and / or Negotiate all such funds due within Ten (10) days of such Default as Stipulated in the Administrative Record; and,

9) ACCOUNTING OF SUMS DUE (Twitter RESPONDENTS) UPON DEFAULT:

DEPRIVATION OF RIGHTS UNDER COLOR OF LAW

8 - Respondents x 250,000.00 per each 2,000,000.00

CONSPIRACY AGAINST RIGHTS

8 - Respondents x 250,000.00 per each 2,000,000.00

TOTAL: 4,000,000.00

Tenderable in Morgan Silver Dollars (face value) or the equivalent in gold /silver coin (consistent with Art. I, Sec. 10, union Constitution); and,

10) NOTICE: JOINER, and each other party similarly situated, each being a separate VICTIM of RESPONDENT(s) is each entitled to separate DAMAGES in the Maximum Amount(s), due to the callous Disregard, CONSPIRACY(s) and Deprivations of RIGHTS Under Color of Law set by Congress for the Offenses set forth AND AGREED in the ADMINISTRATIVE RECORD, EXHIBIT "A", and herein-above; and,

11) ALL RIGHTS RESERVED; and,

12) Further JOINER says not at this time.



Given under my Hand and Seal this day, 12 July, 2021,

Kenneth-Wayne: Leaming.
JOINER, Public MINISTER, Declarant.

EXHIBIT "A"

Yeheveke-Elohia; Yahwa-Mashiach; Aleph-Tav.
PRINCIPAL



When Recorded Return to:
Kenneth-Wayne: Leaming.
Public MINISTER
116 Stewart Street
Seattle
Washington



8/9/2021 12:18:35 PM
Pages: 5

NATRONA COUNTY CLERK

Tracy Good
Recorded: CL
Fee: \$24.00
KENNETH WAYN LEAMING

1109184

RECORDING COVER SHEET

RECORD:

**NOTICE OF:
FINAL ADMINISTRATIVE RECORD (common-law) JUDGMENT**

GRANTEE(s):

**Kenneth-Wayne: Leaming.
(and others similarly situated)
116 Stewart Street
Seattle
Washington**

GRANTOR(S):

**Jack-Patrick: Dorsey.; et al.;
and Twitter, Inc., et al.
c/o 1355 Market Street
Suite 900
San Francisco
California**

OTHER MATTER: The Recording of the Instrument under this instant Cover, is Herewith PUBLISHED as NOTICE to all People, Party(s), and Persons WORLDWIDE, as a matter of Public Record.

NOTE: No Land /Real Property on Natrona county involved in RECORD(s)

NOTICE:
MINISTER'S LAW DICTIONARY (1856):
MINISTER, international law. This is the general name given to public functionaries who represent their country abroad, such as ambassadors, (q.v.) envoys, (q.v.) and residents. (q.v.) A custom of recent origin has introduced a new kind of ministers, without any particular determination of character; these are simply called ministers, to indicate that they are invested with the general character of a sovereign's mandatories, without any particular assignment of rank or character.
2. The Minister represents his government in a vague and indeterminate manner, which cannot be equal to the first degree; and he possesses all the rights essential to a public minister.

Given under my Hand and Seal
this day, 29 July, 2021,



**Kenneth-Wayne:
Leaming.
CLAIMANT,
Injured Party,
Declarant;
Public MINISTER.**

Yehevehe-Slohin Yehue-Mealeeh Aleph-Tev
PRINCIPAL



Kenneth-Wayne Leeming
CLAIMANT, Injured Party, Declarant
116 Stewart Street
Seattle
Washington

- vs -

Jack-Patrick Dorney; and,
aka: Parag Agrawal (full name unknown); and,
aka: Leslie Barland (full name unknown); and,
aka: Kayvan Beyzpour (full name unknown); and,
aka: Vijaya deSilva (full name unknown); and,
aka: Ned Segal (full name unknown); and,
aka: Peter "Hedge" Zetco (full name unknown); and,
inclusive of all successors, assigns, colleagues, and all Co-Mingled
financial activities, accounts, and activities; and,
dba: TWITTER.COM, TWITTER, INC. et al, et ux, etc.
1355 Market Street
Suite 900
San Francisco
California

(PRINCIPAL - AGENT DOCTRINE APPLIES)

**EQUAL ADMINISTRATIVE
DEFAULT JUDGMENT**

State of Creation)
House of Leeming) es.

Kenneth-Wayne, CLAIMANT, Injured Party, Declarant, herein "CLAIMANT",
being subject to penalty for bearing false witness under the law of
Yehevehe-Slohin, [N.R. 603] affirms CLAIMANT is of age of majority,

Yehevehe-Slohin Yehue-Mealeeh Aleph-Tev
PRINCIPAL

competent to testify, and having firsthand knowledge, STATES AND
DECLARES:

- 1) CLAIMANT came, and continues in good faith, peace and honor, and for curing any defects along the way; and,
- 2) The CLAIMANT(s) in the instant matter, having been SERVED by Certified Mail in excess of Twenty (20) days before a NOTICE OF FAULT - OPPORTUNITY TO CURE was served, CLAIMANT having received no Response, such less a Response with and/or accompanied by EVIDENCE in Controversy to say, such less every, FACT appearing in the CLAIM(s) by Evidence, the RESPONDENT(s) appeared to AGREE by TACIT PROCURATION /WIBIL DECIT (Default) to ALL Facts and Claims Presented; and,
- 3) In the interest(s) of Due Process, CLAIMANT Granted, and served NOTICE of the FACT that the RESPONDENT(s) were Granted an additional Twenty (20) days to RESPOND with Evidence in Controversy to the FACTS appearing in the CLAIM(s), and Informed RESPONDENT(s) that THE RECORD WILL EVIDENCE THE DEFAULT, by Tacit Procuration /Wibil-Decit (DEFAULT) to every FACT appearing therein, and now, herein; and,

- 4) CLAIMANT has received absolutely NO RESPONSE, and NO EVIDENCE in Controversy to any FACT or CLAIM Presented, and as such, the Record EVIDENCES that there is NO CONTROVERSY to any FACT or CLAIM, and that the Parties are in AGREEMENT as to EVERY FACT and CLAIM; and,

Yeherete-Elshim Yehue-Mehiseth Aleph-Tev
PRINCIPAL

5) CLAIMANT being a Constituent /Public MINISTER of The State of Washington, AD 1878, admitted to the union upon the Constitution appearing as Senate Document 65, by Act of Congress on 22 February, 1889. *see Pierce county, Washington, Record #200009130560 incorporated herein by reference*, and as such is a Constituent member to "We the People...", and is NOT a subject to the TERRITORIAL municipal corporation whose process name is "State of Washington" created by the Washington Territorial Legislature on 23 December, 1889, and said "State of Washington", assumed fiduciary responsibility for The State of Washington (supra) during the planned transition to the 1878 Washington Republic, inclusive of electing and qualifying the several Officers thereof which, to date, has not occurred (omission /FRAUD /Conspiracy), and as applicable to others similarly situated, HUR is CLAIMANT a corporate member, subject of any of the several municipal Corporations created by Congress in and for the district of Columbia during AD 1793 - 1800, inclusive of City of Washington, District of Columbia, UNITED STATES, United States, UNITED STATES OF AMERICA, United States of America (*see Journals of Congress*) nor of any subsequent, successors, agency(s), or subdivisions thereof; and,

6) CLAIMANT relies in Good Faith on the UNCONTROVERTED FACT that those who left a record of Due Process law and procedure over the centuries did NOT commit fraud in leaving a record of Matthew 18:15-18, Magna

Yeherete-Elshim Yehue-Mehiseth Aleph-Tev
PRINCIPAL

Charter of 15 June 1215, Declaration of Independence of 04 July 1776, Articles of Confederation, Federalist Papers of October 1787 - August 1788, Constitution for the union of the several United States of America of 1789 - 1791 (union Constitution); and the Congressional enactment of the ADMINISTRATIVE PROCEDURES ACT(s) of 11 June 1946, Pub. L. 79-404/ 80 Stat. 237 as amended; and recognized by "State of Washington" (supra) legislature through enactment of the Act of 1988 c 4 as amended, inclusive of the provision setting forth that Review of the Administrative Record (Judicial. Rev.) is limited to the FACT(s) appearing in the Administrative Record; and,

7) Jack-Patrick; Darvey.; aka: Fering Agrawal (full name unknown); aka: Leslie Norland (full name unknown); aka: Rajven Boympoor (full name unknown); aka: Vijaya Gadda (full name unknown); aka: Mad Segal (full name unknown); aka: Peiter "Madge" Zesse (full name unknown); and inclusive of all successors, assigns, colleagues, and all Co-Mingled financial activities, accounts, and activities, et al., et ux; dba: TWITTER.COM, TWITTER, INC., etc., herein "TWITTER RESPONDENTS", are the owners, operators, and colleagues of the Social Media operation commonly known as "TWITTER" and "Twitter.com" collectively operating the Platform, a Modern means of the exchange of ideas commonly known historically as 'Freedom of Speech' and as such recognized by Congress as having 'Freedom of the Press' type IMMUNITY for the ACTIVITIES on a PLATFORM; and,

Yehvehe-Elshim; Yehave-Mehlishch Aleph-Yav.
PRINCIPAL

8) The Twitter RESPONDENTS are Citizen /Subjects to the several municipal corporations created by Congress in and for the district of Columbia (supra), jurisdiction(s) foreign to The State of Washington (1878) and also foreign to the union, the district of Columbia, and all organic governments located on North America, Earth, and the People constituent thereto, and as such CLAIMANT must, of necessity, bring the Action for himself, and others similarly situated, by and through his capacity as a Public MINISTER, there being no diplomatic, or other officers, of the organic governments of the People; and,

9) RESPONDENTS have taken action, collectively and in concert /conspiracy to act as CENSOR(s) to the exchange of Ideas on the Platform and as such, NOT acting in the capacity of PLATFURN, and thus OUTSIDE THE SCOPE OF PLATFORM. Censorship being NOT PROTECTED conduct by either the union Constitution, nor any Act of Congress; and,

10) The Twitter RESPONDENTS have knowingly and intentionally, as professed and STATED, by themselves, in /on national and worldwide media, on many occasions obstructed CLAIMANT's, and others similarly situated, ability to receive information from /about CLAIMANT's Employee(s) inclusive of Donald-John: Trump (President of the union) who CLAIMANT, and others similarly situated, have a duty to monitor, observe, receive information from, and to perform

Yehvehe-Elshim; Yehave-Mehlishch Aleph-Yav.
PRINCIPAL

the DUTY, as CONSTITUENT members to "We the People ...", to supervise and control our employee(s) and DEPRIVING CLAIMANT, and others similarly situated OF RIGHTS Recognized and Protected by the union Constitution and Acts of Congress while acting in concert /CONSPIRACY and UNDER COLOR OF LAW (Act protecting PLATFURN) for which Congress has provided substantial CRIMINAL and Civil Action PENALTY(s) for Each ACTOR in the CONSPIRACY AGAINST RIGHTS and DEPRIVATION OF RIGHTS UNDER COLOR OF LAW and CONSPIRACY TO INTERFERE WITH RIGHTS; and,

11) The conduct EVIDENCED herein and on numerous MEDIA (recorded Television Network /Radio Network /and Online Broadcasts) is clearly violative of DEPRIVATION OF RIGHTS UNDER COLOR OF LAW /CONSPIRACY AGAINST RIGHTS, etc., as recognized by Congress through enactment of Act of June 26, 1949, ch. 646, 62 Stat. 696; Pub. L. 90-284, title I, §103(a), Apr. 11, 1968, 82 Stat. 76; Pub. L. 100-690, title VII, §7018(a), (b) (1), Nov. 18, 1988, 102 Stat. 4396; Pub. L. 103-322, title VI, §60006(a), title XIII, §5320103(a), 320201(a), title XIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 1970, 2102, 2113, 2137; Pub. L. 104-294, title VI, §5604(b)(14)(A), 607(a), Oct. 11, 1996, 110 Stat. 3507, 3511 [18 USC 241 & 242] and as purviewed through CIVIL ACTION FOR DEPRIVATION OF RIGHTS R.S. §1979; Pub. L. 96-170, §1, Dec. 29, 1979, 93 Stat. 1284; Pub. L. 104-317, title III, §309(c), Oct. 19, 1996, 110 Stat. 3863 [42 USC 1983],

Yehaveh-Mohim Yehaveh-Mohim Abah-Tov
PRINCIPAL

CONTRACT TO INVESTORSHIP WITH JEROME, R.S. §1980 derived from acts July 31, 1961, ch. 33, 12 Stat. 284 ; Apr. 20, 1871, ch. 22, §6, 17 Stat. 13 [42 USC 1985]; **ACTION FOR BREACH OF CONTRACT, R.S. §1981** [42 USC 1981], and applicable on the soil of the Territory of Washington (supra) as the union State has failed to fill its offices through the abuses of "State of Washington" (supra), see union Constitution, Article IV, Sec. 3; and,

12) Funds due shall be tendered and/or negotiated within Ten (10) days of final default; and,

13) ACCOUNTING OF DOLLARS DUE TO EACH VICTIM (from Twitter RESPONDENTS) UPON DEFAULT:

REPARATION OF RIGHTS UNDER COLOR OF LAW

8 - Respondents x 250,000.00 per each each
2,000,000.00

CONTRACT AGAINST RIGHTS

8 - Respondents x 250,000.00 per each 2,000,000.00

TOTAL: 4,000,000.00

Tenderable in Morgan Silver Dollars or the equivalent in Gold/silver coins (consistent with Art. I, Sec. 10, union Constitution); and,

Yehaveh-Mohim Yehaveh-Mohim Abah-Tov
PRINCIPAL

14) Further CLAIMANT claims not at this time; and,

15) Further CLAIMANT says not at this time; and,

16) ALL RIGHTS RESERVED.

Given under my Hand and Seal this day, 13 July, 2021,



K. Wayne

I hereby declare my name, name in the same before, standing in my own right and responsibility.

Kenneth-Wayne Leasing.

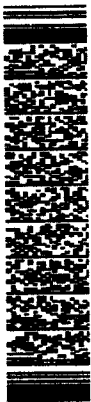
CLAIMANT, Injured Party, Declarant;
Public MINISTER.

BOGUMBA'S LAW DICTIONARY (1856), to wit: MINISTER, international law. This is the general name given to public functionaries who represent their country abroad, such as ambassadors, (q.v.) envoys, (q.v.) and residents. (q.v.) A custom of recent origin has introduced a new kind of ministers, without any particular designation of character; these are simply called ministers, in instances that they are invested with the general character of a sovereign's plenipotentiary, without any particular assignment of rank or character. 2. The Minister represents his government in a vague and indeterminate manner, which cannot be equal to the first degree; and he possesses all the rights essential to a public minister.


Kenneth-Wayne: Learning.
Public MINISTER
116 Stewart Street #812
Seattle
Washington

US POSTAGE AND FEES PAID
2021-09-27
98101
C1356052
Retail \$4.68
3.0 OZLTR

easy post.
easy post.com/signup



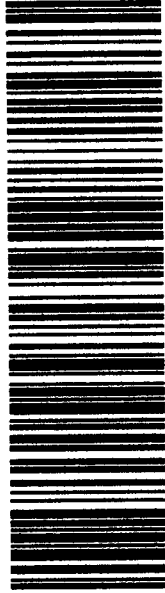
0901000003137



**SOUTHERN DISTRICT OF FLORIDA'S
US DISTRICT COURT
400 NW 1ST AVE
CASE 121-CV-22441
MIAMI FL 33128-1863**

INSPECTED BY: _____

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POST OFFICE MATTER
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