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CIVIL RIGHTS COMPLAINT 42 U.S.C. § 1983

FILED CLERK 2015 SEP 24 AM 9: 22 U.G. 144 PM 9: 22 EAS: 144 PM 9: 22

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Sage El f/k/a/ Hall, Winston Gregory)	CITT	1 ~	
non corporate entity		CV	19	50
(real party in interest, tertius interveniens)				
an Indigenous Empire Washitaw Muur National				
Plaintiff,)	JUF	RY DEMAND	
)	YES	S V NO)
-against-)			
)			
TULLY, J. KALISH, R. WALKER, C)		CIE	1 1402
GERSTEIN, M. QUINONES, J. FARBER,)		ULLL	SON, J.
C. SGT. CORREIA, ANTHON, P.O NIEVES	ŧί			•
# 23976. P.O ANDERSON # 4969. P.O.	ĺ		BLOOM,	M.J.
OKUZU # 953197. P.O. USESSEF # 3912.	Ś			
P.O. JIMENEZ # 13248. ATT, SEYMOUR	Ś			
W. JAMES JR. ATT, TINA M. LUONGO	ń			
ATN DAWN C. RYAN	, \			
AII BDAWN C. KIAN	¥			
Defendants	A			

- I. Previous Lawsuits:
 - A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes (No ()
 - B. If your answer to A is yes, describe each lawsuit in the space below (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)
 - 1. Parties to this previous lawsuit:

Plaintiffs:

Sage El f/k/g/ Hall, Winston

Defendants:

P.O. HUSSIEN, ABDUL, CAPTCHUZ, HUDSON,S ATTACKENA MANAV. FARBER, C. GERSTEIN, M.

2. Court (if federal court, name the district;

if state court, name the county)

JUPREHE

JN THE GREHENAL COURT OF KINGS COUNTY

SO

		and the second second
	3.	Docket Number 2013 KN051818 (Index#) 13227 2014
	4.	Name of the Judge to whom case was assigned: Knipel
	5.	Disposition: (for example: Was the case dismissed? Was it appealed? Is it still pending?): The Case was dismissed Still pending
		John Farming
	6.	Approximate date of filing lawsuit: <u>March 16, 2015</u>
	7.	Approximate date of filing lawsuit: Oct 14, 2014
II.	Place of Pres	ent Confinement: M
	A. Is there a	prisoner grievance procedure in this institution? Yes (No ()
		present the facts relating to your complaint in the prisoner grievance e? Yes (/) No ()
	C. If your ar	nswer is YES,
	1. W	That steps did you take? I wrote grievance lefters froms
	3	to requesting to go to social Services and letting ther COS & Captains
		nowthat my Indigenous hights are violated to have me Injail.
		That was the result? No responce to my grievance letters
	2. **	not forms. They also ignore applico. calls to Social Services on
		hig had
	D. If your ar	nswer is NO, explain why not
	<u></u>	
	E. If there is authorities	no prison grievance procedure in the institution, did you complain to prison es? Yes (/) No ()
	F. If your ar	nswer is YES,
	1. W	That steps did you take? The Steps I took was lefting the
	<u>(</u>	Dis and the Captains know that I need medical attention
	Q fg	or my face due to clirty cells I develope askin bacteria that
	2. W	That was the result? — was ignored by captains and
	<u>(</u>	2.0.8. No medical attention was given to me see exil Pic

Exhibit F1 pics Exhibit F2 pics





III. Partie	s:
	(In Item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)
	ame of plaintiff Sage-E
Ac	Idress C/O 388 E49 St Brooklyn NY. near [1203]
(In	item B below, place the full name and address of each defendant)
B. Lis Pla	st all defendants' names and addresses at which each defendant may be served.
Defendant No	THE THE PART TO STATE OF THE P
	5 P.O. NIENES#23976, P.O. Anderson#4969 x
	c) <u>P.O. USESSEF# 3912</u>
Defendant No	.2 P.O. JIHENEZ# 13248
	SGT. CORRETA, ANTHONY
	C) ATT. SEYHOUR W. JAMES JR
Defendant No	.3 a) ATT. TINA H. LUDNGO b) ATT. DAWNC. BYAN
	O) RTT. DAWN C. K YAN
Defendant No	.4 g) TULKY, J.
	b) KALISH, R
	9 MALKER, C
Defendant No	. 5 a) GERSTEIN, H
	DQUINONES, J
	OFABBER, C
x = Please	note all of these defendants at 120 Sc located at
[Make sure that	at the defendants listed above are identical to those listed in the caption on page 1.]
120 20	chermerhorn at Brooklyn N.Y. 11201.
Double Jesopardy Fe	3 Kings County Criminal Court.

IV. Statement of Claim:

(State briefly and concisely, the <u>facts</u> of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not to give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional 8½ by 11 sheets of paper as necessary.)

Exhibit Statement Complaint Filed 09/24/15 Page 8 of 11 PageID #: 8

Affidavit Of Truth and Statement Complaint For Cases # 2014KN079363 and 2014KN082519

1. The history of the cases # 2014KN079363 and 2014KN082519

- a) Both cases occurred after a previous disposition of the same, vtl 511, unconstitutional charge on October 14, 2014 with the seal of cpl 160.50 which states all public records, finger prints, plates and accusatory instruments be returned to me 5 days after disposition. Instead I was wrongfully arrested, again, 5 days after disposition, resulting in double jeopardy.
- b) The same vtl 511 charges were brought up two different times. It is an unconstitutional violation to my right to travel.
- c) The second arrest occurred while I was parked in front of my girlfriend's house. My automobile was turned off and I was texting on my phone. A police officer knocked on my car window and asked me if I was drunk. I told him that I was not drunk. Then he ordered me to come out the car and take a Breathalyzer test. I replied, I give no consent to this interrogation, then called 911 and made a report.

2. Event that took place

- a) No rebuttal to my affidavits from the ADA in writing in a timely manner.
- b) The affidavits that I presented are (1) administrative notice and demand a judicial notice of offer of proof, demand for verified complaint, (2)affidavit of lack of standing and no corpus delecti with motion to dismiss/strike for lack of standing and no corpus delecti, and (3)affidavit of a constitutional challenge and demanding the charging agent to certify the charges based in valid existing law pursuant to the constitution and specific to the bill of rights.
- c) An order of default and dismissal was mailed to judge Kalish on February 20, 2015, yet the case still proceeded in default.

3. Issue concerning jurisdiction

- a) I am Sage-El, an Empire Washitaw Muur/Moor national and holder in due course for dba name Hall, Winston Gregory.
- b) My authenticated birth certificate (certificate of title) with Secretary of State, John F. Kerry's Signature and my affidavit pursuant to general rule 220 was assigned to the case but still continued without rebuttal.
- c) In both cases files (accusatory instrument) I affixed an authenticated vessel lien & contributing beneficiary statement that value (\$)1,000,000,000,000.000 In gold and silver.

4. My experiences encountered in trial with judges

- a) Whenever I, Sage El, made a special appearance to the court, the judges waited until the courtroom was empty before they called my case.
- b) Judge Kalish and Gerstein both removed their robes on two occasions in the court and left the courtroom for 15 minutes or more. Upon their return, they continually referred to me by my dba name, WINSTON HALL, which I, Sage El, corrected and stated for the record my title of nobility. Yet, each judge denied my status.
- c) On one of my special appearances, I was called up for arraignment four times by judge Kalish.
 d) On April 22, 2015, Judge Gerstein forced me into an unconstitutional preliminary bench trial without a public trial or any jury. That same day, he sent me to room AP3 on second call without my name assigned to that room.
- e) I encountered ADJ Quinones, J: who was belligerent and biased, denied me of my right to free speech and right to defend myself by not answering questions; and committing treason with the ADA to falsify records to make a conviction with me.
- f) ADJ Quinones adjourned the case to the following week, April 30th. That week, in court, she issued a warrant for my arrest, even though she stated I wouldn't wave any of my rights by not entering the well in the court. Then I stated my refusal to enter the well and the case should be dismissed because this case is in default. I was arrested outside the court by the same police officer (Chukwuem Okuzu) without producing an warrant for my arrest. I was unlawfully arrested for aggravated operating a motor vehicle while I was standing on the sidewalk outside the court building doing an interview with NPR with reporter Joel Rose. I was brought back up to the court room then ADJ Quinones denied me my rights to defend myself and order an attorney on the case and he also falsified the record with

the ADA Chelsea Toder making a request to remand me with \$3,000 bail. An attorney was assigned May 12^{th} to the case with little information about the case and forced a speedy unconstitutional bench trial set for May 26, 2015.

- 5. On May 26, 2015 I made a special appearance to the court, on entering the court room I took a look on the attendance sheet for the court and my appellation was not on for the day, then I use my phone and record the docket sheet for the day without my appellation on it, then I left the court. Quinones, J then issue another unlawful warrant to arrest my estate.
- 6. Im seeking justice and all these public servants remove from there jobs. Im also requesting to be on the do not detain list and my tort complaint charge amount is one hundred million usd. \$.100,000,000.00

V.	Relief:					
Share	re what relief you are seeking if you prevail on yo	ur complaint.				
The	e relief Im seeking is justice and	all the defendants removed				
from	m their jobs.					
From their jobs. I moseething to be placed on the do not detain list by the U.S.A. Marshals and one hundred milliondollars, \$ 100,000,000 uso						
Mai	arshals and one hundred millions	dollars, \$ 100,000,000 (15)				
	I declare under penalty of perjury that on <u>Se</u>	ρ <u>24,2015</u> , I delivered this				
	To Provid Dersona	Date)				
	In Propria Persona Complaint t o prison authorities to be mailed to	the United States District Court for the				
Easter	ern District of New York.					
	a					
	Signed this 24 day of September, 20]	5. I declare under penalty of perjury that				
the for	foregoing is true and correct.					
	3age-	el of Plaintiff ucc 1-207, ucc 1-308, ucc 3-603 all right reserv				
	Signature of	of Plaintiff accit with accit sol, accidentiff				
	1111					
	Name of P	rison Facility				
		•				
	C/o 3s	88 E 49 Street Klyn N.Y. near [[1203]				
	Broo	Klun Alle near Tizo3T				
	Address					
	عالم					
	्र भूगर Prisoner ID)#				