UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF LOUISIANAI 18 P

PLAINTIFF

Oscar Dantzler P.O. Box 1786 Hammond, La 70404 985-510-1422 oscardantzler@yahoo.com

SECT.B MAG. 2

VERSUS

DEFENDANTS

THE UNITED STATES DEPARTMENT OF JUSTICE OFFICE, AND THE UNITED STATES DEPARTMENT OF JUSTICE OFFICE THROUGH THE ATTORNEY GENERAL MERRICK B. GARLAND INDIVIDUALLY AND IN HIS COMPACITY AS THE U. S. ATTORNEY GENERAL AND THEIR AGENTS ONE -FIVE, AND CLAIBORNE W. BROWN, L.L.C. INDIVIDAULLY AND IN HIS CAPACITY AS AN ATTORNEY, AND CASHE COUDRAIN & BASS, LLP, THROUGH ANDRE COUDRAIN INDIVIDAULLY AND IN HIS CAPACITY AS AN ATTORNEY AND CASHE COUDRAIN & BASS, LLP, THROUGH ASHLEY EDWARDS BASS INDIVIDAULLY AND IN HER CAPACITY AS AN ATTORNEY, AND CASHE COUDRAIN & BASS, LLP THROUGH INDIGO K. DIEKMANN INDIVIDAULLY AND IN HER CAPACITY AS AN ASSOCIATE ATTORNEY WITH CASHE COUDRAIN & BASS, LLP., AND CASHE COUDRAIN & BASS, LLP THROUGH JAMIE POLOZOLA GOMEZ INDIVIDAULLY AND IN HER CAPACITY AS AN ASSOCIATE ATTORNEY WITH CASHE COUDRAIN & BASS, LLP, AND THEIR AGENTS ONE THROUGH FIVE, AND THE UNITED STATE EASTERN COURT THROUGH JAY Z. ZAINEY INDIVIDAULLY AND IN HIS CAPACITY AS A FEDERAL JUDGE, AND THE UNITED STATE EASTERN DISTRICT COURT THROUGH JANIS VAN MEERVELD INDIVIDAULLY AND IN HER CAPACITY AS A FEDERAL JUDGE, ET AL

PETITION FOR A WRIT OF MANDAMUS AND/OR PETITION FOR A WRIT PROHIBITION

The petition of Oscar Dantzler, Jr., a resident of full age of majority of the

Parish of Tangipahoa	, State of Louisiana,	and a citizen in the	United States,	, respectfully
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shows that:

JURISDICTION AND VENUE

Jurisdiction is founded under the provisions of TITLE VII of the Civil Rights Act of

1964, amended by the Equal Employment Act of 1972 as amended by the Civil Rights

Process X Dktd

CtRmDep Doc.No.

DISTRICT COURT

Act of 1991 Title 42 U.S.C. Section 1983 and 2000(e)et. Seq., and under Section 704 and Section 706 of the Title VII et. And Jurisdiction is founded under pursuant to 5 U.S.C.\$ 552, Jurisdiction is founded pursuant to 18 US Code 1341, and Jurisdiction is founded under the provisions of Fraud in Silence, and Jurisdiction is founded pursuant to 28 U.S.C. \$ 1332 Jurisdiction is founded pursuant to 28 U.S.C.\$ 1343(a)1,2,3,4, (b)1,2 and under the Provisions of 28 U.S.C.\$ 1391, and pursuant to 28 USU 1361, 28 U.S.C. 1651(a)(b) Title 42 U.S.C. Section 1983 and 1985(3), and Title 28 U.S.C.S..\$, 534, and, 535(b), (b) 2 and causes of action arising under the First and Fourteenth Amendment to The United States Constitution of America and it extends the provisions of the Fifth Amendment's Due Process Clause and makes them applicable to the states. Jurisdiction is also founded pursuant to La. Supreme Court, Rule of Professional Conduct and Jurisdiction is also founded pursuant to 18 U.S.C. 1961-1968, and title 18 U.S.C.A.\$ 242 and pursuant to 28 U.S.C. Section 1391(a)(e), and 1331, and 1343(3), 2201 and 2202, Federal question, and 28 U.S.C. Section 1367 affording supplemental jurisdiction over Plaintiff's state law claims.

REQUEST FOR JUDICIAL NOTICE OF EXHIBITS

Plaintiff hereby requests the court to take Judicial Notice pursuant to Rule 201, Federal Rules of Evidence, of all plaintiff's attached Exhibits to support Plaintiff's Petition for a Writ of Mandamus or and Petition for a Writ of Prohibition and therefore be made part of this suit.

All listed defendants are a resident of full age of majority of the Parish of Tangipahoa and the Parish of Baton Rouge, State of Louisiana, and a citizen of the United States of America;

1.

Plaintiff reserves his right to amend this petition within the time limits Prescribed by law and thereafter for good cause shown and / correct any error, Misstatements, omissions, or vague

allegations which may be contained herein;

3.

Plaintiff shows that he desires and requires that defendants answer or otherwise respond to this suit within the proper time limits prescribe in the F. R. C. Pr.

Plaintiff advise the court that he has mail numerous of certified mail through the U.S.P.S. and my mails are being intercepted through the mail and they are not reaching their destination to the U.S.D.O.J. Office, U.S.F.B.I., and other businesses.

Plaintiff has no other recourse for justice unless this Honorable Court accept / maintain jurisdiction over plaintiff's suit filed herein.

Plaintiff Action against the U.S.D.O.J. Office, Et al

6.

Plaintiff advises this honorable Court that the U.S.D.O.J. Office and their agents had a Mandatory duty to investigate plaintiff's criminal complaint and to meet with the plaintiff pertaining to the alleged fraudulent of documents and other matters, and the conspiracy between all of the attorneys of record as was required by Federal and State laws in which all were interfered with.

7

Plaintiff have filed a criminal complaint with the U.S.D.O.J. Office against the mention parties, and these attorneys Claiborne Brown, Andre Coudrain, Ashley E. Bass, Indigo k. Diekman, and Jamie P. Gomez requesting a thorough criminal investigation under the R.I.C.O. ACT in-reference to the alleged fraudulent of documents, other criminal matters and conspiracy, but to know avail all was ignored intentionally, by the U.S.D.O.J. Office and their agents for some unknown reason and as of this date of filing the U.S.D.O.J. Office had not responded to plaintiff's criminal complaint.

1. Plaintiff Action Against his attorney Claiborne Brown

Plaintiff alleges to this court that he had hired attorney C. Brown to represent him one

hundred percent, but he did not, because of his conspiracy with the other opposing counsels.

9.

Plaintiff alleges that his attorney refused to communicate with plaintiff honestly pertaining to his case like I had advised him in the beginning.

10.

Plaintiff alleges that he advised his attorney before he filed any motion to contact him to discuss them, but he refused.

11.

Plaintiff alleges to this court that he had sent numerous of letter to his attorney reaching out to him pertaining to my case, but he refuses to communicate back by phone and mail, or email with plaintiff. (See Exhibit's (A), (B))

12.

Plaintiff alleges to this court that he advised his attorney to raise any and all objection when it came to my medical record being release and to take any action on my behalf if mine medical records were release in violation of the HIPPA law, but he refuses.

13

Plaintiff alleges to this court that he advised his attorney to raise any and all objection when it came to my Income Taxes Documents being release and to take any action on mine behalf if my Income Taxes Document were release without my signature and or without any court order ordering it. (He is stayed silence concerning this)

14.

Plaintiff alleges to this court that he advised his attorney to raise any and all objection when it came to me agreeing and signing a protective order pertaining to my case, but he refused and did it secretly and agreed to consent to the protective order without my permission to give opposing counsel a disadvantage and what they wanted.

15.

Plaintiff advises to this court that the defendant's protective order was not agreed upon nor signed until after my attorney had persuaded me to give opposing counsels my deposition. I strongly believe that this was wrong and very unethical on my attorney part.

16.

Plaintiff alleges to this court that he advised his attorney to take defendants depositions at the earlier stage after he had enrolled as plaintiff counsel and thereafter (in which was the strength of my case), but he refused to.

17.

Plaintiff alleges to this court that my attorney persuaded me to give my depositions first and then he was going to take deposition of defendants, but he lied to plaintiff.

Plaintiff alleges to this court that my attorney allowed for defendant's counsel to gain lead way and to get more evidence against me to win my case by not taking defendants depositions and by being silence for numerous of months while defendants' counsels out working on case for defendants.

19.

Plaintiff alleges to this court that my attorney allowed for defendants to take my depositions on the 02-16-2022 to get my private, confidential information from me that did not pertain to my case and I strongly believe he should have raised objection or advised me not to give out my private information whenever it was asked by defendant's counsel.

Plaintiff alleges to this court that plaintiff attorney, Claiborne Brown has mis-lead me that a settlement offer was on the table by defendants' counsels to keep him on my case in which he lied to me. (See Exhibit (C)

21.

Plaintiff alleges to this court that plaintiff attorney, Claiborne Brown and defendants' counsels have conspired together to make sure that plaintiff's case got dismiss and ruling in favor of defendants.

22.

Plaintiff alleges to this court that plaintiff attorney, Claiborne Brown and defendants' counsels have conspired with defendants' counsels to commit fraudulent, criminal activities against plaintiff's case to make sure that plaintiff's case got dismiss and ruling in favor of defendants.

Plaintiff alleges to this court that plaintiff attorney, Claiborne Brown did not make known to plaintiff any outstanding motions, pleadings, scheduling orders, trial dates and others that he was required to do before plaintiff dismissed his of my case.

Plaintiff alleges to this court that plaintiff had received a letter from the T.P.S.S. after plaintiff had given his deposition to defendant's counsels relieving plaintiff of duty, cancelling plaintiff's Health and Vision Insurance and plaintiff then delivered the letter to plaintiff's attorney and advised him that we needed to file a retaliation charge against the T.P.S.S. with the U.S.E.E.O.C. Office and he refused. (See Exhibit (D))

Plaintiff have sent my attorney several letters advising him that he has been terminated as my attorney of record and as of this date of filing he is still on my case. (See Exhibit's (E), (F)

25.

Plaintiff alleges to this court that my attorney had plaintiff to give my deposition in February of 2022 to defendant's attorneys and he lied to me that he was going to take defendant's depositions like I had requested of him: instead, he has allowed for defendant's counsels to gain lead way and get supported evidence against me to win my case.

Plaintiff alleges to this court that my attorney had filed several other motion(s) into Court without plaintiff having any knowledge of however, Plaintiff recently found out the Motions, pleadings, others after plaintiff had terminated him off case 27.

Plaintiff alleges to this court that my attorney C. Brown was familiar with and I supplied him with documentation to support my claims to pending case in the same court by the name of Moore vs. T.P.S.S., Et al #65-15556 a 54 year desegregation case a Federal Court Order that is in place that plaintiff have a right under and he refused to filed motion to transfer or/ consolidate my case before this Judge.

28.

Plaintiff has filed a complaint with the Attorney Disciplinary Board against plaintiff's attorney, Claiborne Brown pertaining to this case.

Plaintiff have filed a motion with the court for a status conference pertaining to me representing myself (dismissing counsel of record) and the court has not signed no order and/or I have not received no order from the court as of this day of filing. (See

Exhibit (G)

30.

Plaintiff have filed a motion with the court to vacate any and all prior pending pleading pertaining to my case and the court has not signed no order and / or I have not received no order from the court as of this day of filing. (See EXHIBIT (H))

Plaintiff have filed letters with the court to send to judge advising the court my attorney has been dismissed off my case as of July 03, 2022 and the court has not signed no order and /or I have not received no order from the court as of this day of filing of dismissing him. (See Exhibit (I)

Plaintiff alleges to this court that I have advised my attorney to file a motion to dismiss my suit against all parties without prejudice before I had terminated him, but he refused to file motion to dismiss all parties of record without prejudice on my behalf. (Witnesses by two Persons)

32.

2.Plaintiff's Action Against Attorney, Claiborne Brown

Plaintiff alleges to the court that Plaintiff's Attorney, Claiborne Brown have conspired with Defendant's (opposing counsels) to give them plaintiff's personal information and plaintiff's private confidential information so that the opposing counsels could launch a secretly criminal investigation with other conspirators against plaintiff, because plaintiff had sent the current Governor into a 2nd primary for the 2019 Gubernatorial Election and because plaintiff have

announced previously that plaintiff is running again for governor for the 2023 Gubernatorial Election.

2.

Plaintiff alleges to the court that plaintiff's personal information and plaintiff's

Private confidential information would be used for other reasons, because plaintiff

personal information and plaintiff's private confidential information has nothing to do

with plaintiff's Race Discrimination and retaliation lawsuit.

3.

Plaintiff strongly believe that these allegations also fall under the R.I.C.O. ACT for a criminal investigation and plaintiff is requesting for a criminal investigation under the R.I.C.O. ACT for such allegations.

2. Plaintiff Action Against the Cash Coudrain & Bass, LLP, Andre Coudrain, Ashley Edwards Bass, Indigo K. Diekmann, and Jamie Polozola Gomez, Et al

<u>1.</u>

Plaintiff alleges to this Honorable Court that he had received information from a knowledgeable person that this Law Firm, and Andre Coudrain and plaintiff's counsel are working together in conspiracy against plaintiff by fraudulent activities, intentionally to get my case dismissed and possible to try to get criminal charges brought against plaintiff.

2.

Plaintiff have filed suit against Andre Coudrain in the past.

3.

Plaintiff had filed several complaints against Andre Coudrain with the Attorney Disciplinary Board for Counsels.

4.

Plaintiff had filed a criminal complaint against Andre Coudrain with the Tangipahoa Parish Sheriff Office, but to know avail.

4.

Plaintiff had spoken out at other meeting and the council meeting on several occasions

against Andre Coudrain pertaining criminal circumstances. (please see attached videos or face book page Oscar Dantzler)

Plaintiff strongly believes that attorney Andre Coudrain has personal vedette against plaintiff, because of plaintiff's above and below statements and he is not concern about fair justice on my behalf.

3. Plaintiff Action Against the Cash Coudrain & Bass, LLP, Ashley Edwards Bass, Indigo K. Diekmann, and Jamie Polozola Gomez, Et al

Plaintiff alleges to this Honorable Court that he had received information from a knowledgeable person that this Law Firm, and Ashley E. Bass and plaintiff's counsel are working together in conspiracy against plaintiff by fraudulent activities, intentionally to get my case dismissed and possible to try to get criminal charges brought against plaintiff.

Plaintiff alleges to this Honorable Court that he had received information from a knowledgeable person that this Law Firm, Andre Coudrain, Ashley E. Bass and the associates' attorneys Indigo K. Diekmann, and Jamie Polozola Gomez of record and plaintiff's counsels are working together in conspiracy against plaintiff by fraudulent activities, intentionally to get my case dismissed.

Plaintiff alleges to this Honorable Court that this Law Firm, Ashley E. Bass and the associate's attorneys Indigo K. Diekmann, and Jamie Polozola Gomez of record strongly support the wrongful criminal conspiracy activities that are being committed by the Lead attorneys working together in conspiracy against plaintiff by fraudulent activities, intentionally to get plaintiff's case dismissed.

Plaintiff alleges to this court that my attorney had plaintiff to give my deposition in February of 2022 to defendant's attorneys so that defendant's counsels could have access to most of plaintiff's personal information for reasons that do not pertain to plaintiff's Race

Discrimination case.

5.

Plaintiff alleges to this Honorable Court that he had received information from a knowledgeable person that this Law Firm, Andre Coudrain, Ashley E. Bass and the associate's attorneys Indigo K. Diekmann, and Jamie Polozola Gomez of record have received my medical records from my medical center without my consent and without a court order according to plaintiff's counsel and he refused to take legal action pertaining to this.

6

Plaintiff alleges to this Honorable Court that he believes that this Law Firm, Andre Coudrain, Ashley E. Bass and the associate's attorneys Indigo K. Diekmann, and Jamie Polozola Gomez of record have attempted to get plaintiff's Income Taxes Returns from the IRS without my permission and without a court order like they did for my medical records without my consent and without a court order according to plaintiff's counsel.

7.

Plaintiff alleges to this court other fraudulent activities and criminal conspiracy would be shown more at trial against the defendant(s).

8.

Plaintiff advises this court and believe that this is conspiracy against plaintiff and Plaintiff believes that this is a complaint that falls under the R.I.C.O. ACT. Investigation.

9.

Plaintiff fear for the safety of his life and the life of his immediately family.

Plaintiff alleges to this court and plaintiff strongly believe that his Constitutional Rights has been violated under the provision of the United States Federal Constitutional and under the provisions of State of Louisiana Constitution have been violated by all defendants mention and by the Government officials.

10...

Plaintiff alleges and shows this court that the defendants has shown an intentionally

continuing, retaliatory, fraudulent, and conspiracy criminal pattern that falls under the RICO ACT.

11.

Plaintiff alleges to this honorable court that The Law firm of Andre Coudrain Bass has intentionally orchestrated this retaliatory treatment and conspiracy, fraudulent and criminal acts against plaintiff with all mention defendants to dismiss plaintiff's lawsuit.

4. Plaintiff Action Against the Cash Coudrain & Bass, LLP, Ashley Edwards Bass, Indigo K. Diekmann, and Jamie Polozola Gomez, Et al

Plaintiff alleges to the court that the Law Firm of Cash Coudrain & Bass, LLP, and the attorneys, Andre Coudrain, Ashley Edwards Bass, Indigo K. Diekmann, and Jamie Polozola Gomez have conspired with Plaintiff's Attorney, Claiborne Brown to give them Plaintiff's personal information and plaintiff's private confidential information so that the opposing counsels and other conspirators could launch a secretly criminal investigation against plaintiff, because plaintiff had sent the current Governor into a 2nd primary for the 2019 Gubernatorial Election and because plaintiff have announced previously that he is running again for governor for the 2023 Gubernatorial Election.

attorneys, Andre Coudrain, Ashley Edwards Bass, Indigo K. Diekmann, and Jamie Polozola Gomez have inquired information from plaintiff's bank accounts, bank cards, credit card, and other personal and private information without plaintiff's consent and without a Federal Court Order being issued against plaintiff to defendants to launch this secretly criminal investigation against plaintiff and plaintiff's immediately family

Plaintiff alleges to the court that the Law Firm of Cash Coudrain & Bass, LLP, and the

members.

Plaintiff alleges to the court that plaintiff's personal information and plaintiff's confidential information would be used for other reasons, because plaintiff personal information and plaintiff's confidential information has nothing to do with plaintiff's Race Discrimination and retaliation lawsuit.

4.

Plaintiff strongly believe that these allegations also fall under the R.I.C.O. ACT for a criminal investigation and plaintiff is requesting for a criminal investigation under the R.I.C.O. ACT for such allegations.

4. Plaintiff Action Against the Court, Judge, Jay C. Zainey, and Judge Janis Van Meerveld

Plaintiff alleges to this court that Judge, Zainey and Judge, Janis Meerveld is very much aware of what's going with my case between plaintiff's counsel and defendant's counsels.

2.

Plaintiff alleges to this court that the court is very much aware of the fraudulent activities and the criminal activities that going with my case between plaintiff's counsel and defendant s counsels to dismiss plaintiff's case.

3

Plaintiff have filed motion requesting for an expedited Status Conference on the July-5, 2022 with submission date set for July 20, 2022 showing the court that the plaintiff has dismissed plaintiff's attorney off his case with attached evidence and as of this date of filing plaintiff have not received no order granting plaintiff motion or denying plaintiff's motion.

Plaintiff have filed motion to vacate any and all prior pending pleadings, and hearings, motion filed by any parties on the July-5, 2022 with submission date set for July 20, 2022 showing the court that the plaintiff has dismissed plaintiff's attorney off his case with attached evidence and plaintiff also advised the court he is not aware of any prior pending pleadings, and as of this date of filing plaintiff have not received no order granting plaintiff

motion or denying plaintiff's motion.

5.

Plaintiff advises to this court before plaintiff hired an attorney I was representing myself and whenever Plaintiff had filed motions and requested for a status hearing or oral arguments plaintiff motions were denied by the same court, Judges.

6

Plaintiff advises to this court that he knows without a doubt he would not get fair justice in the court with these judges on my case as long as defendants' counsels on records representing defendants.

7..

Plaintiff advises to this court that he had filed prior motions to recuse judge off of plaintiff's case and the court denied plaintiff motion.

8..

Plaintiff alleges and strongly believes that the court, these judges are working in conspiracy with opposing counsels and with plaintiff's counsel to make sure my sue get dismiss.

9.

Plaintiff alleges to this court that both judges are familiar with another case pending in the same court by the name of Moore vs. T.P.S.S., Et al #65-15556 a 54 year desegregation case a Federal Court Order is still in place that plaintiff had a right under.

Plaintiff advises this court that plaintiff had filed a motion to transfer/ or consolidate plaintiff's case, to case # 65-15556, but my motion got denied by court.

5. Plaintiff Action Against the Court, Judge, Jay C. Zainey, and Judge Janis Van Meerveld 11.

Plaintiff alleges to this court that both judges have shown continuedly bias toward plaintiff, because plaintiff, race African American and plaintiff believes the court would continuedly to be bias thereafter toward plaintiff by filing this complaint against them (court).

12.

Plaintiff alleges to this court that both judges would continuedly to treat plaintiff as a

2nd, second class citizen, because of plaintiff's race, African American and especially, because plaintiff is not a license attorney; even thou, plaintiff filed motions before this court before plaintiff's attorney of record and plaintiff's counsel motions get heard and ruled on first.

13.

Plaintiff alleges to this court that if both judges are removed from plaintiff's case plaintiff strongly believes that plaintiff would get equal justice.

14

The plaintiff, Oscar Dantzler, presents with respect that the named defendant(s) are justly and truly indebted unto him for damages in amount to be determine by the trier of the facts for liability for conspiracy to violate his civil rights under color of law, intentional infliction of emotional distress, and other tortuous acts as set forth in Plaintiff's Complaint and/or referred to herein:

15.

Some of the above defendants are constitutionally and democratically elected district officials, and some are appointed officer and some are not elected officials, and some are elective officials, and some are state agencies who are not immune from suit for damages, and plaintiff shows that some defendants can act only through its agents and that it liable for the acts of its agents under the theory of respondent superior, and/or but are subject to injunctive relief by the courts and /or any other relief the court may find.

16

All of the transactions and events relevant to the plaintiff's complaint occurred in and about the Tangipahoa Parish, Baton Rouge Parish Eastern District of Louisiana., and the United States of America, and Washington, D.C.

17

Plaintiff advise this court that the defendants, (no one), in fact made any effort whatsoever to bring the unlawful activity to halt, in fact the defendants have helped-encourage in an on going conspiracy way and abetted with The defendants in their wrongful actions involving conspiracy.

18.

Plaintiff further advises this court that the defendants Supported the wrongful actions of the

mention law and the defendants Have exhibited wanton and willful disregard for the Rules of the Court Procedures and for the justice system and not only did defendants Engage in the conspiracy with each other against plaintiff, in which they had knowledge of, they resorted to engage in subterfuge, albeit a very easily discernible form, in an attempt to circuvment plaintiffs (claims) under the provisions of Title VII and other Federal and State claims under the U.S. Federal Constitution.

CONSPIRACY

Plaintiff shows that no direct evidence of the existence of a conspiracy between the named defendants is necessary, and that a jury can infer from the circumstances of this case that there exist a conspiracy between some or all of the defendants to commit illegal malicious acts which violated the plaintiff constitutional rights under color of law and that those persons who are not immune from damages can be assed for damages regardless of the immunity of their conspirators and despite the fact that those are immune might be the only conspirators cloaked with legal authority. Plaintiff need not prove that every conspirator knew the exact details of the plan or the identity of all the participants, so long as the conspirators shared some of the conspiratorial objectives. HAMPTON vs. HANRAHAN 600 F2 nd 600, 620-623 (7thCir.1979) cert. denied

LAW AND ARGUMENTS

446 US 754 (1980)

1.

With regards to such notice and opportunity to be heard to which plaintiff, Oscar Dantzler is entitled by both the Federal Constitution and the Constitution of the State of Louisiana as well as the laws, statutes, and Rules of the courts of State which provides and guarantee due process, equal protection and access to the courts it is noted herein and set forth herein .

2

Plaintiff alleges that the action of defendants deprived plaintiff of his clearly established right to due process and equal protection of the laws, guarantee to him pursuant to the Fourteenth

Amendment to the U. S. Constitution and to petition the government for redress of grievances under the First Amendment to the U. S. Constitution and Louisiana Constitution Article I., Section 2. All which defendants interfered with.

3

Plaintiff alleges at all times pertinent hereto, plaintiff enjoyed a clearly established right to life, liberty, property, and to confront his accusers, and the pursuit of happiness under the Fourteenth Amendments to the U. S. Constitution and a freedom of association under the First Amendment to the U. S. Constitution, all of which defendants impaired and interfered with.

4

Plaintiff alleges that at all times pertinent hereto, defendants were person (s) acting under color of the law within the meaning and intent of 42 U.S.C. \$ 1983. Plaintiff alleges conspiracy to continue to overlook plaintiff's (criminal complaint) and other laws intentionally by not responding back to plaintiff's letters nor meeting with plaintiff which was motivated by defendants' conspiracy with one another, because of my race, black that cause a deprivation of equal protection of the laws that caused injury to plaintiff within the meaning and intent under the provision of 42 U.S.C.1985. The actions of defendants served to impair and interfere with plaintiff's clearly established rights in violation of 42 U.S.C. \$ 1983 and 42 U.S.C. 1985(3).

5.

Plaintiff believes that defendant(s),(no one), in fact made any effort whatsoever to bring the unlawful activity to halt, in fact the defendant(s) have helped-encourage in an on going conspiracy way and abetted the defendants officials in their wrongful actions by conspiracy.

Plaintiff further believes that defendant(s) supported the wrongful actions of the defendant(s) and they have exhibited wanton and willful disregard for the Rules of the state Court Procedures and for the justice system and not only did defendant(s) deny the Plaintiff's Equal Due Process of Law, in which they had knowledge of, they resorted to engage in subterfuge, albeit a very

easily discernible form, in an attempt to circuvment plaintiff's (claims), to Due Process of Law, by conspiracy.

Title 28 U.S.C. § 1361,

This federal statute permit's the plaintiff or/and any citizen to file a lawsuit in the federal courts to obtain a court order requiring a federal official to perform a mandatory duty and to halt unlawful acts. This statute is Title 28 U.S.C. § 1361. Action to compel an officer of the U.S. D.O.J. office and their agents to perform their duty. The district courts shall have original jurisdiction of any action in the nature of mandamus to compel an officer or employee of the United States or any agency thereof to perform a duty owed to the plaintiff.

28 U.S.C. \$ 1651

1.

Writs (a) The Supreme Court and all courts established by Act of Congress may issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law. (b) An alternative writ or rule nisi may be issued by a justice or judge of a court which has jurisdiction. (June 25, 1948, ch. 646, 62 Stat. 944; May 24, 1949, ch. 139, Sec. 90, 63 Stat. 102.)

2

Title 28 U.S.C.S. \$1391(e) provides for venue for actions in the nature of mandamus brought under Title 28 USCS \$ 1361 against federal officers, employees, or agencies, or any agency thereof acting in its official capacity or under color of legal authority. Plaintiff for all of the relief set forth in his petition for writ of mandamus, which he seeks to compel the aforementioned defendant(s) to perform their duty owed to the plaintiff as required by law.

3.

The defendants, (federal agencies) has a clear and present legal duty (i.e., nondiscretionary ministerial and statutory requirement) under Title 28 U.S.C.S. \$ 535 (a),(b) to report any information, allegation, and complaint relating to violations of civil rights guaranteed by the Fourteenth Amendment to the U. S. Constitution, and 42 U.S.C. section 1983, and 1985(3), 18

U.S.C. 242, and the laws of the U.S., by officials acting under color of law, to the United States Attorney General.

4.

The defendants, (federal agencies) has refused, intentionally and deliberatively and continues to refuse, to comply with the requirements of Title 28 U.S.C. \$ 535 (a), (b) to continue to conceal my criminal complaint.

5

Plaintiff is entitled to relief sought, because, as is more fully shown in his verified petition, there is no genuine issue of material facts that needs to be tried in this action. Furthermore, there are no affirmative defense available to the defendants, U.S.D.O.J. Office and the U.S.F.B.I. in that, Title 28 USCS \$ 535(a), (b) establishes that agents of the defendants have a clear and present legal duty under to report any information, allegation and complaint relating to violations of federal criminal law involving government officers and employees to the U. S. Attorney General. In spite of the statutory requirement to document plaintiff's complaint, the U.S.D.O.J. Office and their agents, has refused and continues to refuse to document my complaint.

Plaintiff continues to suffer and incur damages as a result of the deprivation of civil rights guaranteed him by the Fourteenth Amendment to the U. S. Constitution by law enforcement officials, and federal officials, and other individual acting under color of law.

7.

Unless the U.S.D.O.J. Office, is compelled to perform their duty' Plaintiff is likely to sustain further irreparable harm, false imprisonment, false criminal charges, including death such as murder, because of the ongoing abuse by defendants, and because plaintiff is constantly standing up against his rights being violated if the U.S.D.O.J. Office don't intervene immediately which is more fully described in the related complaint, continues to this day.

8

Plaintiff has suffered and which can only be attributed to the circumstances and events particular to this matter.

Plaintiff has exhausted all available remedies prior to seeking mandamus relief; and he believes that any further efforts to obtain relief from local agencies and state court, and federal courts will likely result in serious reprisals against him for making allegations of wrongdoing on the part of local law enforcement agencies, law firms, elective officials and federal officials, as occurred in the past and present. For this reason, requirements for exhaustion of effort to obtain local relief should be considered waived and satisfied. (Heckler v. Ringer 466 U.S. 602 (1984) 10.

Plaintiff is seeking mandamus relief against defendants, U.S. D.O.J. Office and agent does one through five, who refused to fulfill their statutory responsibilities under Title 28 U.S.C. \$ 535 (a), (b), by refusing to document plaintiff's allegations of deprivation of certain rights and protections guaranteed to him by the Fourteenth Amendment to the U.S. Constitution, and 42 U.S.C. section 1983, and 1985(3), 18 U.S.C. 242, and the laws of the United States, by officials acting under color of law, and for failing to take actions within the legal limits of their authority

Plaintiff is seeking relief against respondents (federal officers,) who refused to fulfill their sworn obligation, and present legal duty (i.e., nondiscretionary ministerial and statutory requirement) under Title 28 USC 1343(1)(2)(3), and the U. S. Federal constitution, to enforce the U.S. Constitution, any allegations, and complaint relating to violations of plaintiff's civil rights guaranteed by the Fourteenth Amendment to the U. S., and 42 U.S.C. section 1983, and 1985(3), 18 U.S.C. 242, and the laws of the United States, by officials acting under color of law,.

12.

Title 28 USC 535(a), (b) mandates and governs the investigation of crimes involving government officers and employees. It authorizes the Attorney General and the F. B. I. to investigate any information, allegation, matter, or complaint witnessed, discovered, or received, relating to violations of federal criminal law involving government officers and employees,

corporations and requires the head of the U.S.D.O.J. Office, or the witness, discover, or recipient, to expeditiously report these violations to the attorney General, as appropriate.

The U.S.D.O.J. Office and Federal Bureau of Investigation, is an organ of the national government, has the commensurate responsibility to vigilantly support and defend the Constitution, and the Court will not interpret Title 28 U.S.C. \$ 534 in manner inconsistent with this Responsibilities [Tarlton v. Saxbe (1974) 165 US App DC 293, 504 F2d 1116]. Exclusively

14.

Plaintiff is a citizen of the United States, and is a victim, as defined by Title 42 U.S.C.A. \$ 10607 (e) (2), for purposes of providing the services described in the Attorney General Guidelines for Victim and Witness Assistance and, as defined by Title 42 U.S.C. \$ 10607 (e) (2), for purpose of enforcing the rights enumerate.

15.

Defendants, U.S.F B I is an agency of the United States of America and are components of U.S. Department of Justice.

16.

Defendants, AGENT DOES ONE through FIVE, are officers, agents and/or employees of the U.S. courts, and FBI, and the D.O.J. acting within the scope of their office or employment, and are being sued individually and each in their official capacity, for the negligent and/or wrongful acts and/or omissions occurring in connection with the performance of their duties, which resulted from their refusal to take the required actions that would have identified the plaintiff as a victim of crime, within the meaning of Title 42 U.S.C. \$ 10607 (b) (1).

17.

As agents acting on behalf of the U.S.D.O.J. Office and the F. B. I, Defendants, AGENT DOES ONE through FIVE, have, and at all relevant times described herein had, a clear and present legal duty (i.e., nondiscretionary ministerial and statutory requirement) under Title 28 U.S.C. \$ 535(a),(b) to report any information, allegation, and complaint relating to violations of federal criminal law and civil rights, by official acting under color of law, to the Civil Right

Division of the Department of Justice.

18.

Defendants, AGENT DOES ONE through FIVE, have, and at all relevant times described herein had, the present ability to perform the above-described duty.

Defendants, trial courts, and U.S.D.O.J. Office and the U.S.F.B.I. are, and at all relevant times described herein was, the appropriate venue for the plaintiff to bring his complaint for violations of federal and state criminal law and of his civil rights, by official acting under color of law, is that:

20.

Title 42 U.S.C.A. \$ 14141 allows the United States to remedy a pattern or practice of conduct by any governmental authority, or any agent thereof, or any person acting on behalf of a governmental authority, including law enforcement officers, who deprive a person of their constitutionally guaranteed rights.

21.

Plaintiff sent letters to the U.S.D.O.J. Office, and the U.S.F.B.I. Office crying out for help, but to know avail all were ignored by defendants.

22.

Therefore plaintiff request a Writ of Mandamus ordering the U.S.D.O.J. Office and the U.S.F.B.I. and agent one-five to conduct a proper investigation of my claims.

In all cases, the afore-mentioned defendants refused to document plaintiff's complaint, without proffering a tenable explanation.

23.

Given the refusal of the U.S.D.O.J Office., and the U.S.F. B. I. to properly and effectively investigate the complaints and allegation of the plaintiff and bring the perpetrators to justice, in accordance with the law and its own policies, and given further other substantial indicators of acquiescence by the Department of Justice in the abuses described in plaintiff's complaint, and its unwillingness to support legal initiatives that might be undertaken to obtain relief for the plaintiff, any further efforts on the part of the plaintiff to secure remedies through these venues would be futile

MEMORANDUM OF POINTS AND AUTHORITIES

Plaintiff, Oscar Dantzler, in support of his petition for writ of mandate, which seeks an order from this court to compel the U.S.D.O.J. Office and the U.S.F. B. I., and their agents, to perform their Statutory duty owed to the plaintiff under The U.S. Federal Constitution and the Constitution of the State of Louisiana.

Submits the following Memorandum of points and Authorities:

- A. Relief in nature of mandamus under Title 28 U.S.C.A. \$ 1361 was appropriate in action against federal officials and state officials alleging failure to discharge their duty, since plaintiff sought only to require federal officers and state officers to perform ministerial duty of complying with their own regulations. [Legal Aid Soc'y V. Brennan (1979, CA9 Cal) 608 F2d 1319, 21 BNA FEP Cas 605, 21 CCH EPD paragraph 30443, cert den (1980) 447 US 921, 656 L Ed 2d 1112, 100 S Ct 3010, 22 BNA FEP Cas 1832, 23 CCH EDP paragraph 30977]
- B. District Court had jurisdiction under 28 USCS & 1361 of third-party action who sought to compel federal and state officials to fulfill their affirmative duty under federal statutes; to extent that third-party plaintiffs alleged that defendants' federal officers, state officers acted unconstitutionally and outside ambit of their statutory authority, and sought relief to correct such actions, suit was "in the nature of mandamus" so as to bring it within purview of & 1361. [Kelley v. metropolitan County Board of Education (1973, MD Tenn) 372 F Supp 528]
- D. When complaint is predicated upon Mandamus Act (28 USCS \$ 1361), it is essential that plaintiff allege and show that government owes him performance of legal duty "so plainly prescribed as to be free from doubt." [Naporano metal & Iron Co. v. Secretary of Labor (1976, CA3 NJ) 529 F2d 537, 41 ALR Fed 597; Commonwealth of Pennsylvania, By Sheppard v. National Ass'n of Flood Insurers (1975, CA3 Pa) 520 F2d 11, 20 FR Serv 2d 601]

The defendants (federal officers,) has a clear sworn obligation, and present legal duty (i.e., nondiscretionary ministerial and statutory requirement) under the U.S. Federal Constitution, and under Title 28 USC 1343(1)(2)(3), to enforce the U.S. Constitution, any allegations, and complaint relating to violations of plaintiff's civil rights guaranteed by the Fourteenth Amendment to the U.S. Constitution and 42 U.S.C. section 1983, and 1985(3), 18 U.S.C. 242, 28 USC 1391(e) and the laws of the United States, by officials acting under color of law,.

28 USC 1343(I)(2)(3) (Provides)

(a) The district courts shall have original jurisdiction of any civil action authorized by law to be commenced by any person: (1) To recover damages for injury to his person or property, or

because of the deprivation of any right or privilege of a citizen of the United States, by any act done in furtherance of any conspiracy mentioned in section 1985 of Title 42; (2) To recover damages from any person who fails to prevent or to aid in preventing any wrongs mentioned in section 1985 of Title 42 which he had knowledge were about to occur and power to prevent; (3) To redress the deprivation, under color of any State law, statute, ordinance, regulation, custom or usage, of any right, privilege or immunity secured by the Constitution of the United States or by any Act of Congress providing for equal rights of citizens or of all persons within the jurisdiction of the United States; (4) To recover damages or to secure equitable or other relief under any Act of Congress providing for the protection of civil rights,

CONCLUSION

Therefore, plaintiff request a Writ of Mandamus ordering all the defendants, and their employees, agents to do what is required of defendants to do pursuant to the law and an order ordering for defendants not to continue this type of misconduct in the future.

Plaintiff is entitled to the issuance of a Writ of Mandamus ordering and directing the above defendants (parties) to do what they are required to do pursuant to the law

Consequently, plaintiff has no plain, speedy, and adequate remedy in the ordinary course of the law other to request the court to compel official action by a Writ of Mandamus order.

Plaintiff asserts that a writ of mandamus is appropriate because (1) he has sufficiently established his clear and indisputable right to the relief sought, (2) the defendants have a statutory mandate to fulfill that right, and (3) the plaintiff has no other adequate remedy available to him.

Plaintiff requests from this Honorable Court a Trial by Jury.

WHEREFORE, plaintiff prays that;

- 1. A Writ of Mandamus be issue ordering and directing the above defendants (parties) to do what they are required to do pursuant to the law.
- 2. A Writ of Mandamus be issue ordering the United States Federal District Court, to sta any/and/ or all pending matters, pleadings, and motions and/or until plaintiff's Writ of Mandamus is heard for the best interest of justice.
- 3. A Writ of Mandamus be issue pursuant to Title 28 U.S.C.S 1361(B), ordering defendants, the U.S.D.O.J. Office, and the U.S. F.B.I. Office and appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff under title 28 U.S.C. 535 (a), (b) within fifteen (15) day of the date of this order; or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,
- **4.** A Writ of Mandamus be issue ordering aforementioned defendants and their agents does one-five, to provide a reasonably sufficient explanation for their past refusal to uphold the provision of title 28 U.S.C. 535(a),(b) and for their failure to perform their statutory duty ,as prescribe

therein;

- 5. A Writ of Mandamus be issue ordering aforementioned defendants and their agents does onefive, to make known to plaintiff and this court, upon forwarding his complaint, the determination by the civil rights division of the department of justice, and in particular, as to whether the department will request a criminal civil rights investigation by the aforementioned defendants or whether the division will decline criminal prosecution in favor of an administrative inquiry;
- **6.** A Writ of Mandamus be issue pursuant to title 18 U.S.C. 3771(d)(3)ordering aforementioned defendants, D.O.J., Attorney General to enforce the right to be reasonable protected from the accused afforded to the plaintiff under title 18 U.S.C 3771(a), by designing a person(s) in the D.O.J. or (responsible official) pursuant to title 42 U.S.C. 10607(a), to provide the plaintiff with the services required by federal law and the attorney general guidelines for victim and witness assistance, immediately upon receipt of the order;
- 7. A Writ of Mandamus be issue granting an injunction pursuant to Tittle 18 U.S.C. 3771(d) (3), ordering the aforementioned (caption) defendants and their agents does one-five, and the Attorney general of the United States, to take and investigate plaintiff complaint, pursuant to title 18 U.S.C. 3771(f)(2), for the willful and wanton failure of defendants, to protect the aforementioned rights of the plaintiff.
- **8.** A Writ of Mandamus be issue pursuant to Title 28 U.S.C.S 1361, ordering defendants, and appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,
- 9. A Writ of Mandamus be issue pursuant to Title 42 U.S.C. 10607(e)(2) ordering defendants, and appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,
- 10. A Writ of Mandamus be issue ordering and directing the above defendants (parties) not to continue to retaliate, harass nor violate plaintiff's civil rights no further.

WHEREFORE Plaintiff pray and plaintiff has no other recourse for justice unless this

Honorable Court accept / maintain jurisdiction over plaintiff's suit filed herein.

Respectfully submitted,

OSCAR C. DANTZLER, JR. PRO SE 1203 Apple Street Post Office Box 1786 Hammond, Louisiana 70403 (985)-510-1422 Email-Oscardantzler@yahoo.com

PARTIES:

PLAINTIFF Oscar Dantzler 1203 Apple Street Hammond, La. 70401 985-510-1422

SERVE:

UNITED STATES ATTORNEY FOR THE EASTERN DISTRICT OF LOUISIANA

Duane A. Evans 650 Poydras Street Suite 1600 New Orleans, La. 70130

DEFENDANTS

U.S.D.O.J. OFFICE OF THE U.S. ATTORNEY GENERAL OFFICE & THEIR AGENTS

THROUGH

U.S. Attorney General, Merrick B. Garland Assistant Attorney General, Kenneth A. Polite, Jr. 950 Pennsylvania Ave. N.W. Washington, D.C. 20530-0001

Claiborne W. Brown, LLC Through Claiborne W. Brown 1070 West Causeway Approach Ste B Mandeville, La. 70471-3188

Cash Coudrain & Bass, LLP, Through Andre Coudrain, Through Ashley Edwards Bass, Through Indigo K. Diekmann, as associate attorney Through Jamie Polozola Gomez, as associate attorney 106 South Magnolia Street Hammond, La. 70401

U.S.E.D.C. Through Jay Zainey in his capacity as a Federal Judge and U.S.E.D.C. Through Janis Meerveld in her capacity as a Federal Judge 500 Poydrass Street
New Orleans, La. 70130

STATE OF LOUISIANA

PARISH OF TANGIPAHOA

AFFIDAVIT

BEFORE ME, Notary Public, personally came and appeared OSCAR DANTZLER

A resident of the full age of majority of Tangipahoa Parish, Louisiana, who upon being duly sworn did depose and state that he is the plaintiff in the above foregoing complaint, that he has read the same, and all facts and allegations contained therein are true and correct to the best of his knowledge, information, belief._

OSCAR DANTZLER

SWORN TO AND SUBSCRIBED before me, Notary Public, this _

AY OF <u>5079</u>-----, 20

NOTARY PUBLIC

FedEx® Tracking

274666224191

ADD NICKNAME

Delivered Thursday, 6/23/2022 at 10:49 a

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Signed for by: D.RICHARDS

GET STATUS UPDATES

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Travel History

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Page 1 of 5

ELLIBIT A

June 20, 2022

From: Dr. Oscar Dantzler
To: Attorney Claiborne Brown

Reference: Deposition(s) and other case related matters

Dear Attorney C. Brown good morning, I hope that you are doing well. I just wanted to touch bases with you concerning my case against the Tangipahoa Parish School Board. I have been out of state working. As per our conversation several weeks ago you had advised me that Andre Coudrain had called you and advised you that he had received my medical records from my hospital (OLOL) without my consent and neither was there a court order issued by the court for the Medical Center to release my medical personnel file to the opposing counsels. I also advise you to send me a copy of documents that the opposing counsels had used to obtain my medical record and as of this date at time, I have not received said medical record documents from you that they had provided to my Medical Center, Our Lady of the lake to obtain my medical records. Mr. Brown you also advised me that the Medical Center had violated the HIPAA law by releasing my medical record to opposing counsel's. Please e-mail me and / or send the medical forms / documents that were used by opposing counsels to obtain my medical records to my physical address 1203 apple St. Hammond LA 70401. Also Mr. Brown we have talked several months ago about the depositions and I also had advised you that you let the opposing counsels take my deposition in the past and at the same time I also had requested for you to take several depositions from defendants, as of this date and time, no defendant depositions has been schedule nor taken from defendants. I have sent you a prior letter by email requesting the same.

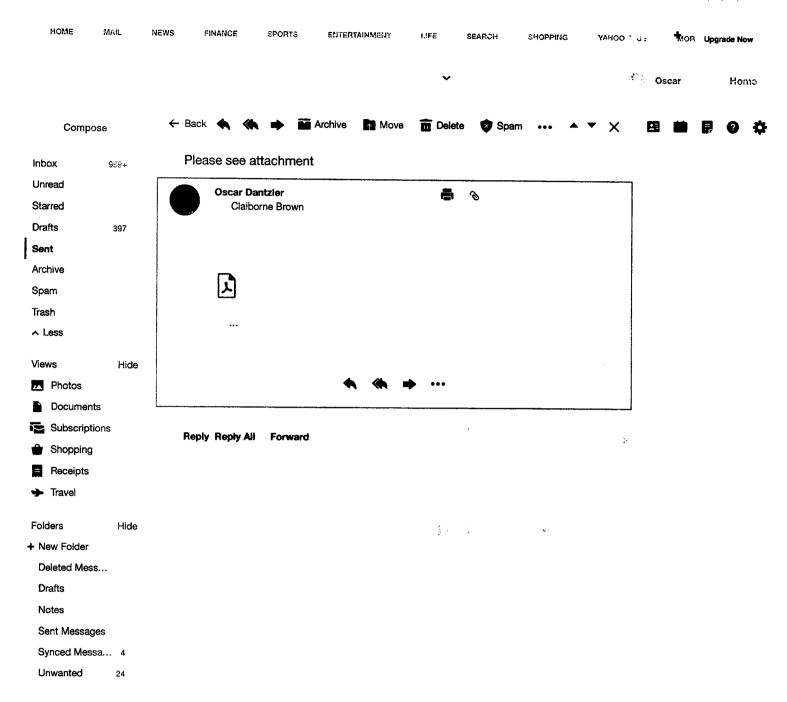
- 1. Please let me know, what is the status of my case.
- 2. Please let me know, what you are going to do concerning the defendant's deposition that I have requested for you to take;
- 3. Please let me know what you're going to do about my medical records that has been released to the opposing counsels in violation of the HIPAA law
- 4. 2nd request please send me a copy of document that was used by opposing counsels to obtain my medical records
- 5. I am also requesting a copy of the stamped and / or received documents from the Medical Center that was used by opposing counsel(s) to obtain my medical records
- 6. I strongly object to my income tax information being turned over to defendant's opposing counsels.
- 7. I also strongly object to consenting and signing a protective order with defendants.

I remain,

Dr. Oscar Dantzler 1203 Apple Street Hammond, La. 70401

985-510-1422

Email-oscardantzler@yahoo.com



May 08, 2022

From: Dr., Oscar Dantzler

To: Attorney C. Brown

Ref: T.P.S.S. Depositions

Dear Attorney C. Brown, good morning I hope that you are doing well. I just wanted to touch base with you concerning my case against the T.P.S.S. I don't know what your schedule look like this week. I would like to schedule a meeting asap this week, because there are somethings that I would like to discuss with you concerning defendant's depositions. I don't know if you have already scheduled depositions with some defendants prior to this letter. Defendant's counsels have taken my deposition in February of 2022 and others. I would like to discuss and request that defendant's deposition be taken as soon as possible while school is still in before school gets out, because I don't want them saying they're on vacation or defendants counsel making up excuses while they can-not be deposed. If they are on the jobsite working, defendants counsel cannot give no excuse why they cannot be deposed while they are still employed, or defendant's counsels cannot make up excuses stating that they have other court matters to attend to so that they could prolong the time. My deposition was taken while I was employed so I would like for their depositions to be taken just like my deposition was taken while they are employed also. I would also like to request that other person be depose and I have some questions for them to answer and respond to during their depositions. Thank you.

I Remain,

Dr., Oscar Dantzler P. O. Box 1786 Hammond, La. 70404 985-510-1422

Email-oscardantzler@yahoo.com

cc, Attorney C. Brown cc, Herman Charles / State President / NIOP 03/05/2022 US POSTAGE \$000,539

For a feedback likely.

י אפעיטפעי

Internal Revenue Service

P.O. Box 934 Austin, TX 78767-0934

メンシー

HAMMOND, LA 70403 OSCAR DANTZLER **1203 APPLE ST**

"Manual Deposit" Stop 6056 AUSC

Official Business

ALC SECTION

Fxhibit

Form 4506

(October 2020)

Department of the Treasury Internal Revenue Service

Request for Copy of Tax Return

▶ Do not sign this form unless all applicable lines have been completed. ► Request may be rejected if the form is incomplete or illegible.

For more information about Form 4506, visit www.irs.gov/form4506. Tip. You may be able to get your tax return or return information from other sources. If you had your tax return completed by a paid preparer, they

OMB No. 1645-0429

should be able to provide you a copy of the return. The IRS can provide a Tax Return Transcript for many returns free of charge. The transcript provides most of the line entries from the original tax return and usually contains the information that a third party (such as a mortgage company) requires. See Form 4506-T, Request for Transcript of Tax Return, or you can quickly request transcripts by using our automated self-help service tools. Please visit us at IRS.gov and click on "Get a Tax Transcript..." or call 1-800-908-9948. 1b First social security number on tax return, Ta Name shown on tax return. If a joint return, enter the name shown first. employer identification number, or announced instructions) 7-24-4150 scar Dan-12 Ler 2b Second social security number or individual 2a If a joint return, enter spouse's name shown on tax return. taxpayer identification number if joint tax return 3 Current name, address (including apt., room, or suite no.), city, state, and ZIP code (see instructions) 1203 APPLE ST., HAMMOND. 11 76403 6 If the tax return is to be malled to a third party (such as a mortgage company), enter the third party's name, address, and telephone number.

ASHLEVE BASS CASHE CUUTA AINT ISBS 1. P. D. DRAWER 1509 HAMMUNDILA 70404 Caution: If the first return is being sent to the third party, ensure that lines 5 through 7 are completed before signing, (see instructions). Tax return requested. Form 1040, 1120, 841, etc. and all attachments as originally submitted to the IRS, including Form(s) W-2, schedules, or amended returns. Copies of Forms 1040, 1040A, and 1040EZ are generally available for 7 years from filing before they are destroyed by law. Other returns may be available for a longer period of time. Enter only one return number, if you need more than one type of lettern, you man the lete another Form 4506. ► Note: If the copies must be cartified for court or administrative proceedings, chack here . . . Year or period requested. Enter the ending date of the tax year or period using the mm/dd/yyyy format (see instructions). Fac There is a \$48 fee for each return requested. Full payment must be included with your request or it will Le ne octes. Make your massk or money order payable to "United States Treasury." Enter your SSN, ITIN, ਲਾ ਜ਼ਿੰਦ ਬਲਾ ਾਸੰਗਾਲ ਕੋਰੋਜ਼ਿੰਦ ਸ਼ਬਰੂਸ਼ਵਤਦੇ on your check or money order. Costrar acut return Number of returns requested on line 7 Total call dulipsy in a Serby line 8b . . . TWE TENTION LINE TO THE TENTION WE WILL REFUND THE FEB. If the refund should go to the third party listed on line 5, check here Caution: On the entitle tax set applicable lines have been completed.

Signature of the entitle tax set applicable lines have been completed.

Signature of the entitle tax set applicable in a cities the tax payer whose name is shown on line 1a or 2a, or a person authorized to obtain the tax return.

Signature of the entitle tax return, at least one spouse must sign. If signed by a corporate officer, 1 percent or more shareholder, pariner, requested, in the entitle tax return, at least one spouse must sign. If signed by a corporate officer, 1 percent or more shareholder, pariner, requested, in the entitle tax return and the entitle tax return are requested. If the entitle tax return are requested to obtain the tax return and tax ret Signature and upon so reading Phone number of taxpayer on line decrees the less should be authority to sign the Form 4506. See instructions. 1a or 28 Signature (see instructions) Sign Oscar fille of line ta above is a corporation, partnership, estate, or trust) Here Spouse's signature 1649 RECHIRA 4508 (Flow, 10-2020) Print/Type name For Privacy Act and Paperwork Reduction Act Notice Company 200 NOT PROCESS

IRS-AUSTIN, TEXAS

RAIVS Requests for Tax Return Photocopy of Taxpayer Filed Returns

Taxpayer OSCAR DANTZLER	Date	
	2.1.0000	
Refer to all checked boxes for your request for the taxp	payer named above.	
1. You must resubmit your request on the most current version available of Form 4506. You must also check the Dox above the Signature Line, which is the Attestation Box, on the revised form.	7. The information we need to release taxpayer informatio to a third party is incomplete. The name and address of the third party must be on line 5 of Form 4506.	
2. We can't respond to your request without additional information. You must submit a new Form 4506 with the corrections checkmarked on this form.	8. Lines 6 through 8 of Form 4506 must be complete. 9. Your line 6 entry indicates you are requesting tax return information for more than 1500 must be complete.	
3. We can't accept altered forms (e.g., white-out, line-through, write-overs, labels/stickers, etc.) or stamped signatures or the required entries on your form aren't legible. You must complete and submit a new Form 4506.	information for more than one type of tax form. You must submit a separate Form 4506 for each type of tax form. 10. We are returning your payment to you or your designated third party.	
4. The taxpayer's information doesn't match our records, is incomplete, or is missing. You must correct the items checked below:	11. You submitted your request with a payment. However, these documents don't require a fee, so we are returning your payment. The Return and Income Verification Services (RAIVS) team is processing your request.	
Name (lines 1a/2a or line 3) Tax periods (line 7) Note: Indicate each tax period requested on a separate line. If you are requesting more than eight years or periods, you must attach another Form 4506. Employer identification or social security number (lines 1b/2b) Note: Be sure your TIN matches your name (SSN for individuals, EIN for businesses). Acdress (lines 3 and 4) Note: Be sure to include your apartment or unit number with your address. If necessary, submit a Change of Address (Form 8822). 5. The taxpayer's address does not match our records. You must provide one of the following when you submit your request:	 12. Your request didn't include a payment or had an insufficient payment. A \$43 fee is required for each tax year you request. 13. Our office doesn't process requests for Form 5500, Annual Return/Report of Employee Benefit Plan. You request a copy of Form 5500 at: Public Disclosure Office, Room N-1513 Pension and Welfare Benefits Administration 200 Constitution Avenue, NW Washington, DC 20210 14. We can't provide state tax documents. Please contact your local state office. 15. Your request didn't have the appropriate signature, title, or date. Please refer to the enclosed information to determine the appropriate signature for the type of return you are requesting information about. 	
 Copies of two pieces of identification bearing the taxpayer's signature An original notarized statement affirming the taxpayer's identify A signed statement worded as follows: "I certify under penalty of perjury under laws of the United States of Arme foa that I am the taxpayer who filed the return / forms / denomination request for the tax periods of: You as sad us to send information to more than one third party. You must submit a separate Form 4506 for each third porty mulpism? 	 16. You must submit one of the following authorizations to meet IRS guidelines for receiving information about another taxpayer: a. Form 2848 (Power of Attomey) that specifies which tax forms or tax matters, tax years and acts are authorized by the taxpayer. NOTE: If you filed a joint return, you and your spouse must each file Form 2848. b. Form 8821 (Tax Information Authorization) that specifies which tax forms or tax matters are authorized by the taxpayer. c. Certificate of Guardianship or other court document granting similar authorization. 	

	17. To receive information about an estate, trust, or deceased taxpayer, you must submit one of the following documents that gives you the authority to act on behalf of the estate. NOTE: The death of a taxpayer makes all previous certificates of guardianship and powers of attorney invalid.				
	 a. Certificate of Guardianship over the estate b. Letters Testamentary c. A Will probated by the court d. Other court documents identifying you as the Personal Representative, Administrator, Executor, Trustee, Beneficiary with material interest in the estate, etc., or granting similar authority. 				
X	18. We notified the third party listed on line 5 of your Form 4506 that we couldn't complete your request. However, we can't tell a third party the reasons why. The third party may contact you to get the information we need to complete your request.				
	You can get the forms,-schedules, or publications you need by visiting our website at www.irs.gov/formspubs or calling 1-800-TAX-Form (1-800-829-3676).				
	If you have questions about the information in this form, you based at the Return and Income Verification Services Team at:				
	(<u>737</u> , <u>800-7661</u> or fax us at (<u>207</u>) <u>477-9808</u> .				
	Refer to 15RS # 3016_63548				
	For all other inquiries, you can call:				
	• 1-267-941-1000 for returns with an international				
	201/383 • 1-300-823-301 eror individual returns with Form 2106 ರಾ 9chedules C. ⊟ಾಗ್				
	 ปี-200-829-0922 (ปี/ โ.เมีชโตนสโ returns ม-200-829-041.5 ชาก อนรไทess returns 				
End	sures:				
X	Original c. copy of request				
	Signature unities				
	Notice 1820				
	Original factory en documents				

From: Claiborne Brown

cwbrown@cwbrownlaw.com

Subject: Dantzler v. TPSB: Updated

Settlement Proposal

Date: May 19, 2022 at 12:29:46 PM

To: oscardantzler@yahoo.com,

Gantzlerenterprise@gmail.com

Cc: Herman Charles hkingmagic@gmail.com

Dr. Dantzler:

As we discussed, this is to outline the updated settlement proposal that I would like to present to the TPSB.

--First, the lump sum settlement amount, which was \$275,000, would be increased to \$325,000 (to adjust for additional costs and attorney's fees). I still recommend the settlement authority of approximately \$225,000 (which will give you a net of approximately \$150,000 after costs and fees are deducted). Regardless, I will of course discuss with you any counteroffer from the TPSB, even if it exceeds the \$225,000 in authority, before accepting.

Second, you would agree to continue working as a bus driver and would retire at the end of the 2023 school year (the first year that you are retirement eligible at 55 years old); in return, the TPSB would agree to allow you to retire at the position of Field Transportation Coordinator, with a retroactive date of March 1, 2019. This would permit you to receive a retirement from the TPSB at the full amount for the FTC position.

-Third, you would be smenable to signing a non-disclosure agreement ("NDA") pertaining to the details of your case. The NDA would cover only future disclosures and would not cover anything that has been published in the past. The NDA would also only pertain to your case, and would not cover any other case of instances of wrongs of which you become aware and about which you would feel the need to speak out.

Thanks.

R/

CLAIBORNI W. BROWN, LL.C.

ATTORNEY AT LAW

1070-B WEST CAUSIEWAY SLOROACH

Mandeville, 100081/10, 10401 Telephone (985) 845-2824

Sxhibit D.

Facsimile: (985) 246-3199 cwbrown@cwbrownlaw.com

Confidentiality Statement: This e-mail may contain attorney-client privileged or confidential information. It is for the sole-use of the intended recipient(s). If you have received this transmission in error, immediately notify us at the telephone number and address above and delete the original message.

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Hammond, LA 70401 1203 Apple Street Oscar Dantzler

70401-200709

19456 PULESTON ROAD | AMITE, LA 70422

Exhibit E

MELISSA M. STILLEY
SUPERINTENDENT



GLENN WESTMORELAND BOARD PRESIDENT

April 4, 2022

Oscar Dantzler 1203 Apple Street Frammond, LA 70401

Dear Mr. Dantzler:

You will be on leave without pay effective April payroll. You will be responsible for your insurances.

Health

833.98

(Make payable to TPSS)

Vision

14.00

(Make payable to AlwaysCare)

If we do not receive payment by the 20th of each month you are out, your insurances will be cancelled.

If you have any questions, you may call me at (985) 748-2416.

Sincerely,

Rosa Dupuy

Layroli Coordinator

TANGIPAHOA PARISH

please see attached from omar dantzler ods06493cpc <ods06493cpc@OfficeDepot.com> Sun 7/3/2022 3:04 PM To:

• cwbrown@cwbrownlaw.com <cwbrown@cwbrownlaw.com>

1 attachments (601 KB) 07032022145429.pdf;

Office Depot, Inc. 1000 S. Clearview Pkwy Ste. 1020 | Harahan LA 70123 Tel:504.736.9733 | ods06493cpc@officedepot.com

Office DEPOT OfficeMax

Taking care of business

Gxhibit F

Delivery Complete: na

OfficeDepotFax@etherfax.net < OfficeDepotFax@etherfax.net >

Sun 7/3/2022 3:05 PM

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attention to: Attorney C. Brown date: July 3, 2022
company: Attorney At LAW from: Oscar Dawtzla phone #: 985-845-2824 company:
phone #: 985 - 845 - 2824 company:
fax # 985-246-3199 sender's phone # 985-215-1508
fax #: 985-246-3199 sender's phone #: 985-215-1508 Afformery ClariBorne Brown sender's email:
comments: Oscardantzler at yahoo.com
Plas see Attachment
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Office DEPOT. OfficeMax

State of Louisiana

Parish of Tangipahoa

<u>AFFIDAVIT</u>

BEFORE MiE, NOTARY PUBLIC, personally came and appeared

OSCAR DANTZLER

A residence of full age of majority of Tangipahoa Parish of Louisiana who upon being duly sworn did depose and stated that he is the plaintiff and /or author in these foregoing attached letters dated July 03, 2022 against said individual to disregard the June 30, 2022 statement, signed at 100 Mission Drive, Slidell, La. 70460 and that he has read the same, and all facts and allegations contained therein are true and correct to the best of his knowledge information and belief.

Oscar Dantzler

Of July . 202

NOTARY PUBLIC

Annie Laurie Seeger

#155966

Statewide, Louisiana

True Copy of Original Sels

July 3, 2022

From: Oscar Dantzler

To: Attorney Claiborne Brown

Ref: Reconsidering my June 30, 2022 letter

Dear attorney C. Brown, after reconsidering my June 30 letter, please do not dismiss my suit # 20-02960 Dantzler against the T.P.S.S., Et al. After discovering new information, I am further not satisfied with attorney Brown representation of me on the case # 20-02960 Dantzler against the T.P.S.S., Et al. Please dis-regard the June 30, 2022 statement, signed at 100 Mission Drive, Slidell, La 70460.

I am terminating you as my attorney of record pertaining to suit # 20-02960 Dantzler against the T.P.S.S., Et al as of this date of this letter.

1. Charles Perkins
2. Manna Charles

Sincerely,

Oscar Dantzler 1203 Apple Street Hammond, La. 70401 985-510-1422 oscardantzler@yahoo.com

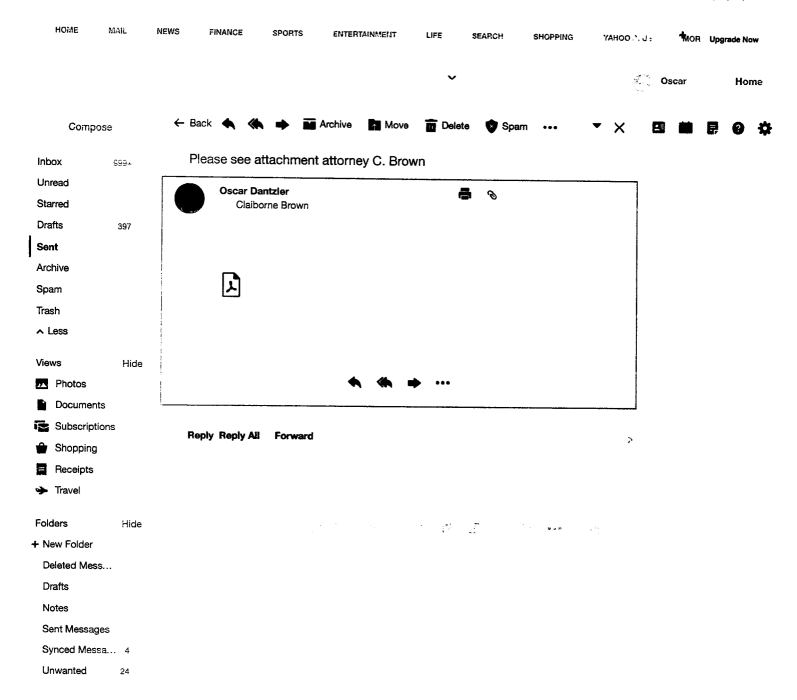


Exhibit G

July 3, 2022

From: Oscar Dantzler

To: Attorney Claiborne Brown

Ref: Reconsidering my June 30, 2022 letter

Dear attorney C. Brown, after reconsidering my June 30 letter, please do not dismiss my suit # 20-02960 Dantzler against the T.P.S.S., Et al. After discovering new information.

Please dis-regard the June 30, 2022 statement, signed at 100 Mission Drive, Slidell, La 70460.

I am terminating you as my attorney of record pertaining to suit # 20-02960 Dantzler against the T.P.S.S.. Et al as of this date of this letter.

Witnesses:

2. 4

3._____

Sincerely,

Oscar Dantzler
1203 Apple Street
Hammond, La. 70401
985-510-1422

oscardantzler@yahoo.com

:::	Οű	τιοο	K Case 2:22-	cv-02	2141-B	MA-DPC	Document 1-2	Filed 07	<u>/</u> 18/2	22 Page	20	of 22	Д	₿ кс
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		_	Archive Notes			985-542-8770 od: Office DEPO:	s02111cpc@officedepot. r OfficeMax of business							
			Completed Conversation History				/ NOTICE: The Information of for the addressee(s). If you king of any action in reliance he sender and delete it from		l and attac recipient, n is prohib	thed document(s) you are hereby a ited. If you have r	may cor dvised the ecolved	ntain confident any disa this email	dential inform closure, copy in error, pleas	ation ing. se
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Exhibit H

Delivery Complete: Attorney C2 Brown WA-DPC Document 1-2 Filed 07/18/22 Page 21 of 22 OfficeDepotFax@etherfax.net < OfficeDepotFax@etherfax.net> Sat 7/2/2022 9:38 AM To:

• Ods02111Cpc <ODS02111cpc@officedepot.com>

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Outbound Fax Notification

Delivery Information.

Message #:

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Recipient Number: +19852463199

Recipient Name:

Attorney C. Brown

Recipient Company: Law Firm

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SUCCESS

July 2, 2022

From: Oscar Dantzler

To: Attorney Claiborne Brown

Ref: withdrawing my letter that I had signed on June 30, 2022

Dear attorney Brown, please be advise that I am withdrawing the letter dated on June 30, 2022 concerning the motion to dismiss my suit # 20-02960 against the T.P.S.S., Et al without prejudice. I do not want you to file no motion on my behalf neither the motion to dismiss my case at this time until after our meeting on Friday ok. I decided to think it over this week after the holiday go by. I will contact you before this date to confirm our appointment for 11:30 am on Friday the 08 day of July 2022 so adjust your schedule to meet with me on this date. I would like for you and I to sit down like warriors and discuss my case ok. I am advising you do not file anymore motions and / or court pleading into court on mine behalf as of July 2, 2022 against the T.P.S.B.. I further advise you not to turn over none of my documents, materials and / or other impression, such as the production of documents that defendant's attorney had requested for, & Interrogatories that defendant's attorney had requested for or any other documents that defendant's attorney had requested for relating to my case to defendant's attornay. I do not want to discuss my case right now on the phone as such, I just wanted relax an enjoy muself with my family this week ok. I just need for you to respond to this email that you would not होने के e motion to dismiss mine lawsuit (without prejudice) and you would set your schedule to these with me on the 08 of July 2022 until after our meeting ok so go ahead a enjoy to at holidsy meek-end with your family.

Cc: Bel ada Parker arown

Co: Hisan Charles

I remain,

Oscar Dantzler 1203 Apple Street Hammond, La. 70401 985-510-1422 oscardantzler@yahoo.com

ORDER

CONSIDERING THE Motion to Stay file by plaintiff and for good cause appearing therein;

IT IS HEREBY ORDERED that the mo	tion to stay	case # 2:20 -cv-02960					
and is hereby stayed in the United States Eastern District Court for Louisiana							
until theday of	,	or stayed					
until proceedings in related matters, Plaintiff's	Petition For	A Writ of Mandamus					
and / or Petition For A Writ Prohibition is resolu	ved in the re	espective court in					
the United States District Court.							

UNITED STATES DISTRICT COURT, JUDGE

ORDER

CONSIDERING THE Motion of Writ for Mandamus filed by plaintiff and for good cause appearing therein;

and the U.S.F.B.I. and their agents to conduct a though criminal investigation under the RICO ACT on the behalf of the plaintiff or to show cause why they should not conduct a though investigation on the behalf of plaintiff under the RICO ACT by this Honorable Court.

READ AND SIGNED on the ______ day of ______ in the United States District Court for the District of Columbia.

UNITED STATES DISTRICT COURT, JUDGE

	for the	16
OSCAR DANTZLER)	194
)	
Plaintiff(s))	₹. 88
v. UNITED STATES DEPARTMENT OF JUSTICE, ET AL) Civil Action No.	22-22
Defendant(s))	SECT.B MAG.
SUMMONS IN	A CIVIL ACTION	
To: (Defendant's name and address)		
THE UNITED STATES EAST MEERVELD, INDIVIDUALLY 500 POYDRAS STREET NEW ORLEANS, LA. 70130 A lawsuit has been filed against you. Within 21 days after service of this summons on you are the United States or a United States agency, or an office P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer.	u (not counting the day you	S A FEDERAL JUDGE received it) — or 60 days if you
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ the Federal Rules of Civil Procedure. The answer or motion whose name and address are:	wer to the attached complain n must be served on the plain	t or a motion under Rule 12 of attiff or plaintiff's attorney,
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422		
If you fail to respond, judgment by default will be en You also must file your answer or motion with the court.	ntered against you for the re	lief demanded in the complaint.
	-	CLERK OF COURT
Date:		
	Signature	of Clerk or Deputy Clerk

40 440 (Re	v. 06/12) Summons in a Civil Ac	tion (Page 2)		
Civil Ac	ction No.			
		PROOF OF SER	RVICE	
	(This section sh	ould not be filed with the court u	unless required by Fed. R. Civ. P. 4 (1))
		Sindividual and title if any		
was rec	eived by me on (date)			
	☐ I personally served t	he summons on the individual at ((place)	
(. (1	on (date)	or
Torque Salat		t the individual's residence or usu		
		, a person (of suitable age and discretion who reside	des there,
.OAN	on (date)	and mailed a copy to the	e individual's last known address; or	
				, who is
			Fof (usua of organization)	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	designated by law to a	ccept service of process on behalf		: or
	1000		on (date)	
	☐ I returned the sumn	nons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
		e September		
	I declare under penalt	y of perjury that this information i	s true.	
Date:			Q	
			Server's signature	
			Printed name and title	
			Printea name and ille	
			:	
			Server's address	

	the	
EAStern Disti	net of Louisian	na
OSCAR DANTZLER		
	8° .	
Plaintiff(s)		22-221
V. UNITED STATES DEPARTMENT OF JUSTICE, ET AL	Civil Action No.	82-221
)		
,		CECT DAME O
Defendant(s)		SECT.B MAG. 2
CTTM/DAYONYO TO THE		
SUMMONS IN A	CIVIL ACTION	
To: (Defendant's name and address)		
THE UNITED STATES EASTE	RN DISTRICT COURT TH	ROUGH JAY Z. ZAINEY
500 POYDRAS STREET	APACHY AS A FEDERAL	JUDGE
NEW ORLEANS, LA. 70130		
A lawyer's I at a gray		
A lawsuit has been filed against you.		
Within 21 days after service of this summons on you (are the United States or a United States agency, or an officer of	not counting the day you	received it) on 60 down in
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer	r employee of the United S	States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion me whose name and address are:	to the attached complaint	or a motion under Rule 12 of
	and se served on the plant	or plaintiff's attorney,
OSCAR DANTZLER P.O. BOX 1786		
1203 APPLE STREET		
HAMMOND, MLA. 70401		
985-510-1422		
If you fail to respond, judgment by default will be ente You also must file your answer or motion with the court.	red against you for the reli	ef demanded in the complaint.
		CLERK OF COURT
Date:		
	Signature	of Clerk or Deputy Clerk
	Signature (of Cierk or Deputy Clerk

AO 440 (Rev. 06/12)	Summons in a Civi	l Action (Page 2)
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

(1nd section sho	, and the second		
This summons for (name	of individual and title, if any)		
received by me on (date)			
☐ I personally served th	e summons on the individual at	t (place)	
And the same	41	on (date)	; or
☐ I left the summons at	the individual's residence or us	sual place of abode with (name)	
SECTEMBE	, a person	of suitable age and discretion who re	sides there,
on (date)	, and mailed a copy to the	he individual's last known address; or	
☐ I served the summon		1,7,1,8,9	, who is
designated by law to ac	cept service of process on beha		; or
		on (date)	
My fees are \$	for travel and \$	for services, for a total of S	0.00
I declare under penalty	of perjury that this information	is true.	
ate:		Server's signature	
		Printed name and title	
		Server's address	

Eastern	District of Louisiana
OSCAR DANTZLER)
Plaintiff(s)	22-22
UNITED STATES DEPARTMENT OF JUSTICE, ET AL	Civil Action No.
	SECT.B MAG. 2
Defendant(s)	
SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address)	
CASH COUDRAIN & BA INDIVIDAULLY AND IN F 106 SOUTH MAGNOLIA HAMMOND, 70401	SS , L.L.P. THROUGH JAMIE POLOZOLA GOMEZ HER CAPACITY AS AN ASSOCIATE ATTORNEY STREET
A lawsuit has been filed against you.	
P. 12 (a)(2) or (3) — you must serve on the plaintiff on	in you (not counting the day you received it) — or 60 days if you ficer or employee of the United States described in Fed. R. Civ. answer to the attached complaint or a motion under Rule 12 of otion must be served on the plaintiff or plaintiff's attorney,
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422	
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	be entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12)	Summons	in a	Civil	Action	(Page 2	2)
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

I personally served the	ne summons on the individual at (place)		
	on	(date)	_, 01
☐ I left the summons at	the individual's residence or usual plac	e of abode with (name)	
SECT R MA	, a person of suita	ble age and discretion who re	sides there,
on (date)	, and mailed a copy to the indivi	dual's last known address; or	:
☐ I served the summon	s on (name of individual)	4'	, wh
	ecept service of process on behalf of (name	ne of organization)	
adorgramo a y		(date)	; or
. See 4.	or		
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. See 4.	or		
☐ I returned the summ	or		
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☐ I returned the summ. ☐ Other (specify): My fees are \$	ons unexecuted because for travel and \$	for services, for a total of \$	

for the

EAStern Distr	ict Of Louisiana
OSCAR DANTZLER	
Plaintiff(s) v. UNITED STATES DEPARTMENT OF JUSTICE, ET AL	Civil Action No. 22-221
Defendant(s)	SECT.B MAG. 2
SHIMMONG DY A	
To: (Defendant's name and address)	CIVIL ACTION
CASH COUDRAIN & BASS , L AND IN HER CAPACITY AS AI 106 SOUTH MAGNOLIA STRE HAMMOND, 70401	L.P. THROUGH INDIGO K. DIEKMANN INDIVIDAULLY NASSOCIATE ATTORNEY EET
A lawsuit has been filed against you.	
Within 21 days after service of this summons on you (are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion methods of the procedure and address are:	(not counting the day you received it) — or 60 days if you or employee of the United States described in Fed. R. Civ. r to the attached complaint or a motion under Rule 12 of must be served on the plaintiff or plaintiff's attorney,
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422	
If you fail to respond, judgment by default will be enter You also must file your answer or motion with the court.	ered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

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AO 440 (Rev. 06/12)	Summons	in a	Civil	Action	(Page	2
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	of individual and title, if any)			
eived by me on (date)	•			
☐ I personally served th	ne summons on the individual at	(place)		
		on (date)	; or	
T I loft the summons at	the individual's residence or us	ual place of abode with (name)		
I left the summons at	, a person	of suitable age and discretion who re	sides there,	
on (date)		e individual's last known address; or		
				who
☐ I served the summon		fof (of our animation)		
designated by law to ac	ccept service of process on behal		; or	
		on (date)		
☐ I returned the summer	ons unexecuted because			_;
☐ Other (specify):				
☐ Other (specify):				
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My fees are \$		is true.	0.00)
My fees are \$	of perjury that this information	is true. Server's signature	0.00)
My fees are \$ I declare under penalty	of perjury that this information	is true. Server's signature	0.00)

for the

Enstern Distr	net of Louisian	na
OSCAR DANTZLER)		
Plaintiff(s) V. UNITED STATES DEPARTMENT OF JUSTICE, ET AL)	Civil Action No.	22-221 SECT.B MAG.
Defendant(s)		
SUMMONS IN A	CIVIL ACTION	
To: (Defendant's name and address)		
CASH COUDRAIN & BASS , L INDIVIDAULLY AND IN HER C 106 SOUTH MAGNOLIA STRE HAMMOND, 70401	APACILY AS AN ATTOR	EDWARDS BASS
A lawsuit has been filed against you.		
Within 21 days after service of this summons on you (are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion me whose name and address are:	temployee of the United	States described in Fed. R. Civ.
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422		
If you fail to respond, judgment by default will be ente You also must file your answer or motion with the court.	red against you for the re	lief demanded in the complaint.
		CLERK OF COURT
Date:		
	Signature	of Clerk or Deputy Clerk

OHI or return and are sent to

AO 440 (Rev. 06/12)	Summons	in a Ci	vil Action	(Page	2
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	served the summons on the individual at	(place)	
☐ I personally			
and seal.	· And		
☐ I left the su	mmons at the individual's residence or us	rual place of abode with (name)	• 1 41
AM S.TOB	, a person	of suitable age and discretion who r	esides there,
on (date)	, and mailed a copy to the	ne individual's last known address; o	or
□ I served the	e summons on (name of individual)	1.00 Sec 1.00 ce	, wh
	law to accept service of process on beha		
designated by	iaw to acceptance and	on (date)	; or
☐ I returned	the summons unexecuted because		
☐ Other (spec	ify):		
My fees are \$	for travel and \$	for services, for a total of	\$ 0.00
I declare und	er penalty of perjury that this information	is true.	
ate:		Server's signature	
ate:			
ate:		No.	
Pate:	Barrier State of the Charles of the	Printed name and title	

for the

Enstern District	f of Louisiana	
OSCAR DANTZLER)	
Plaintiff(s) v. UNITED STATES DEPARTMENT OF JUSTICE, ET AL)))) Civil Action No.	22-221
Defendant(s)		SECT.B MAG. 2
SUMMONS IN A	CIVIL ACTION	
To: (Defendant's name and address)		
CASH COUDRAIN & BASS , I AND IN HIS CAPACITY AS AN 106 SOUTH MAGNOLIA STR HAMMOND, 70401	VALICIBILEY	E COUDRAIN INDIVIDAULLY
A lawsuit has been filed against you.		
Within 21 days after service of this summons on you are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion is whose name and address are:	of employee of the United	d States described in Fed. R. Civ.
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422		
If you fail to respond, judgment by default will be ent You also must file your answer or motion with the court.	ered against you for the r	elief demanded in the complaint.
		CLERK OF COURT
Date:		
	Signatur	re of Clerk or Deputy Clerk

AO 440 (Rev. 06/12)	Summons	in a	Civil	Action	(Page	2)
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

_			
☐ I personally served to	he summons on the individual at	(place)	
		on (date)	; or
☐ I left the summons a	t the individual's residence or usu	nal place of abode with (name)	
I Tieff the summons a	, a person	of suitable age and discretion who re	sides there,
on (data)	and mailed a copy to the	e individual's last known address; or	
			, who
☐ I served the summon		gereatist (, with
designated by law to a	ccept service of process on behalf		
		on (date)	; or
☐ I returned the summ	ons unexecuted because	7° 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	;
_ 1 letterned the semin			
☐ Other (specify):			
☐ Other (specify):			
☐ Other (specify):			
	for travel and \$	for services, for a total of \$	0.00
My fees are \$			0.00
My fees are \$	for travel and \$ of perjury that this information i		0.00
My fees are \$			0.00
My fees are \$			0.00
My fees are \$			0.00
My fees are \$		s true.	0.00
My fees are \$		s true. Server's signature	0.00
My fees are \$	of perjury that this information i	s true.	0.00

for the

Eustern Dist	brick of Louisiana
OSCAR DANTZLER)	
Plaintiff(s) V. UNITED STATES DEPARTMENT OF JUSTICE, ET AL) Defendant(s)	Civil Action No. SECT.B MAG. 2
SUMMONS IN A	CIVIL ACTION
To: (Defendant's name and address)	
CLAIBORNE W. BROWN , L.L. AND IN HIS CAPACITY AS AN 1070 WEST CAUSWAY APPRO MANDEVILLE, LA. 70471-3188	DACH STE B
A lawsuit has been filed against you.	
Within 21 days after service of this summons on you (are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion me whose name and address are:	not counting the day you received it) — or 60 days if you remployee of the United States described in Fed. R. Civ. to the attached complaint or a motion under Rule 12 of just be served on the plaintiff or plaintiff's attorney,
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422	
If you fail to respond, judgment by default will be enter You also must file your answer or motion with the court.	red against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Sun	nons in a Civil Action (Page 2)
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	he summons on the individual at	on (date)		; or
☐ I left the summons a	t the individual's residence or usu	al place of abode wi	th (name)	
AM 8.1036	, a person o	of suitable age and di	scretion who res	sides there,
on (date)	, and mailed a copy to the	e individual's last kn	own address; or	
☐ I served the summor				, w
	ccept service of process on behalf			
designated by law to a	1	on (date)		; or
	A NATIONAL AND ADDRESS OF THE PARTY OF THE P			
☐ I returned the summ	ons unexecuted because			
	ons unexecuted because			
☐ I returned the summ ☐ Other (specify):	nons unexecuted because			
	ons unexecuted because			
☐ Other (specify):				
	for travel and \$		s, for a total of \$	
☐ Other (specify): My fees are \$	for travel and \$	for services		
☐ Other (specify): My fees are \$		for services		
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☐ Other (specify): My fees are \$	for travel and \$	for services s true.		
☐ Other (specify): My fees are \$ I declare under penalty	for travel and \$	for services s true.	s, for a total of \$	

Enstern	District of Louisiana
OSCAR DANTZLER)
Plaintiff(s)	22-221
V.	Civil Action No.
UNITED STATES DEPARTMENT OF JUSTICE, ET AL	
	SECT.B MAG. 2
Defendant(s)	
SUMMONS 1	IN A CIVIL ACTION
To: (Defendant's name and address)	
UNITED STATES DEPAR ATTORNEY GENERAL, M CAPACITY AS THE U.S. A 950 Pennsylvania Ave. N. Washington, D. C 20530-0	W.
A lawsuit has been filed against you.	
P. 12 (a)(2) or (3) — voll must serve on the plaintiff	you (not counting the day you received it) — or 60 days if you icer or employee of the United States described in Fed. R. Civ. Inswer to the attached complaint or a motion under Rule 12 of tion must be served on the plaintiff or plaintiff's attorney,
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422	
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
Date:	CLERK OF COURT
	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for (name	of individual and title, if any)		
received by me on (date)	•		
ne te			
☐ I personally served t	he summons on the individual at (p	place)	
		on (date)	; or
☐ I left the summons a	t the individual's residence or usua	al place of abode with (name)	
JAMO. IVIV	, a person o	f suitable age and discretion who res	ides there,
on (date)		individual's last known address; or	
			, who
☐ I served the summon		C. C. L.	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
designated by law to a	ccept service of process on behalf		Annual Company
		on (date)	; or
☐ I returned the summ	ons unexecuted because	all all and a	;(
☐ Other (specify):			
My fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under penalty	of perjury that this information is	s true.	
e:		Server's signature	
		Printed name and title	
seems of the first to the second			
	-	Server's address	

Additional information regarding attempted service, etc:

Save As

Reset

UNITED STATES DISTRICT COURT for the

Enstern Dis	trict of Louisi	ana
OSCAR DANTZLER		
) Plaintiff(s)		
v.) UNITED STATES DEPARTMENT OF JUSTICE, ET AL)	Civil Action No.	22-221
		SECT.B MAG. 2
SUMMONS IN A	CD/II ACTION	
To: (Defendant's name and address)	CIVIL ACTION	
UNITED STATES DEPARTMEI 950 Pennsylvania Ave. N. W. Washington, D. C 20530-0001	NT OF JUSTICE, ET AL	
A lawsuit has been filed against you.		
Within 21 days after service of this summons on you (are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion methods are:	omployee of the United	States described in Fed. R. Civ.
OSCAR DANTZLER P.O. BOX 1786 1203 APPLE STREET HAMMOND,MLA. 70401 985-510-1422		
If you fail to respond, judgment by default will be entered You also must file your answer or motion with the court.	ered against you for the reli	ief demanded in the complaint.
	= 22.0	CLERK OF COURT
Date:		
	Signature	of Clerk or Denuty Clerk

AO 440 (Rev. 06/12)	Summons in a Civil	Action (Page 2)
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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

ceived by me on (date)	•		
☐ I personally served t	he summons on the individual at	(place)	
0-99	2 1 00 1 a 1	on (date)	; or
☐ I left the summons a	t the individual's residence or us	ual place of abode with (n	ате)
I Tiest the summons a	, a person	of suitable age and discre	tion who resides there,
on (date)	, and mailed a copy to th	e individual's last known	address; or
			who
☐ I served the summon	ccept service of process on behal	f of (name of organization)	*
designated by law to a	ccept service of process on benar	on (date)	; or
			;
☐ I returned the summ ☐ Other (specify):	nons unexecuted because		,
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JS 44 (Rev. 04/21)

Case 2:22-cv-02211-BWA-DPC COVER SHEET Filed 07/18/22 Page 1 of 1

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil do			r Inisre	rkm.)						
I. (a) PLAINTIFFS C. P. (b) County of Residence of	1,Rn x 1786 120	3 Apply Street	+	DEFENDAN U.S. ATTOR WILLIAM 958 Penns	P. B	Uis, Di Generi arri ania	OIT. Off. CHAI Ave, N.W	ice through e, wash	instow	re DC
(b) County of Residence	ffirst Listed Plaintiff _			County of Resid	lence of	LIIST DISC	d Defendant		0530	
(c) Attorneys (Firm Name, 1) Oscar Dan + P,0130×178	Acter In U.S. PLAINTIFF CA Address, and Telephone Numbe	5£5) r)		NOTE: IN LAN THE TE Attorneys (If Kn	RACT O		22.	*	2 1	-
II. BASIS OF JURISD		Ona Por Only	III CI	TIZENSHIP O	F PR	INCIPA				
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