City and state:

United States District Court

for the

Western District of Michigan

United States of Ame	erica)	•	
v.)		
Scott Walker) Case No.		
)		
)		
)		
Defendant(s)				
	CRIMINAI	L COMPLAINT		
I, the complainant in this ca	ase, state that the follo	wing is true to the best of my	knowledge and belief	
On or about the date(s) of	beginning 2007-2008	in the county of	Dane	in the
Eastern District of	Wisconsin ,	the defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4	Misprision of Fel		•	
18 U.S.C. § 2382	Misprision of Tre			
18 U.S.C. § 242 18 U.S.C. § 241	Deprivation of Ri Conspiracy Agai	ights Under Color of Law		
18 U.S.C. § 1341	Frauds and Swin			
18 U.S.C. § 1505		roceedings Before Departmer	nts, Agencies and Cor	nmittees
18 U.S.C. § 1512		A Witness, Victim Or An Infor		
18 U.S.C. § 1513	Retaliating Agair	nst A Witness, Victim Or An Ir	nformant	•
This criminal complaint is	based on these facts:	•	·	
Scott Walker used his position as Value process and other rights of guarantee to "redress of grievance merits of Mr. Goodwill's criminal RI	Rev. Jason Goodwill, s" and access to vario	effectively denying Mr. Good us state and federal courts, to	will his First Amendm a jury trial, and litigat	ent ion of the
"Federal Bureau of Inv	estigation Cri	iminal Complaint"	identified as	
Continued on the attach		•		
"Attachment 'G'" to th		.	•	
District Court filing		Λ ₀ ~ ~ ~ ~ / (1 March	14°00
in the Western Distric		- 1° ~ ~(nplainant's signature	
• • • • • • • • • • • • • • • • • • • •	•	- Taca T	I made and 1	rima
mid-March of 2017.	3-22-	1) <u>JUJOH J.</u>	rinted name and title 1	1111/
Sworn to before me and signed in a	my presence.	Pom	Trinea name and the	Mer
Date:				
were the second of the second			Judge's signature	

for the

Western District of Michigan

United States of America)
V.) Casé No.
Jim Doyle) }
Defendant(s)	
· · · · · · · · · · · · · · · · · · ·	KTAT CONTRICT ATRICT
CKIMII	NAL COMPLAINT
	following is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2007-2	
Eastern District of Wisconsin	, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 241 Conspiracy 18 U.S.C. § 1341 Frauds and 18 U.S.C. § 1505 Obstruction 18 U.S.C. § 1512 Tampering	of Treason of Rights Under Color of Law Against Rights
This criminal complaint is based on these fa	octs:
due process and other rights of Rev. Jason Goodwil	to cover up acts of domestic terrorism, while criminally violating the II, effectively denying Mr. Goodwill his First Amendment guarantee ite and federal courts, to a jury trial, and litigation of the merits of Mr.
Jim Doyle is also guilty of obstr	ruction, interfering with a Witness,
and	-Breaking.
3-22-17	Jason J. Scolwill - Crime Victin
Sworn to before me and signed in my presence.	Pawer of attorney
Date:	
	Judge's signature
City and state:	District James J. Cale
	Printed name and title
Print Save As	Affach Reset

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

	Joseph Liebh	am) Case No.		
))		
		•)		
	Defendant(s,)	<i>.</i>		
		CRIMINAL (COMPLAINT		
I, the con	nplainant in thi	s case, state that the following	ng is true to the best of my	knowledge and belie	f.
On or about the d	•		in the county of		in the
Eastern	District of _			·	
Code S	Section		Offense Descripti	on	
18 U.S.C. § 4		Misprision of Felon			
18 U.S.C. § 2382	i. •	Misprision of Treas			
18 U.S.C. § 242			ts Under Color of Law		
18 U.S.C. § 241		Conspiracy Against Frauds and Swindle			
18 U.S.C. § 1341 18 U.S.C. § 1505	.		eedings Before Departmer	ate Anonciae and Co	mmittees
18 U.S.C. § 1512			Witness, Victim Or An Infor		minicos
18 U.S.C. § 1513	•		A Witness, Victim Or An Ir		
This crim	ninal complaint	is based on these facts:			
violating the due	process and of ress of grievar	on as Wisconsin Senator to her rights of Rev. Jason Go ices" and access to various RICO claims.	odwill, effectively denying I	Mr. Goodwill his First	Amendment
Joseph Liebl	ham is al	so guilty of obsta	ruction, and Oath	n-Breaking.	4
	nued on the atta	-	·		
		3-22-17	Jason J.	Lodwil)
			To som I	mplainant's signature Goodwill (er imp
			Jasoria.	rinted name and title	ictim
Sworn to before r	ne and signed	in my presence.	Pawer	of Cition	ned
Date:	nga aya sayasan d ^{a saya} i Palalalalah bahaya nayaya ayan kada <u>na saya</u> sand				
v				Judge's signature	
City and state:					

for the

Western District of Michigan

)

United States of America

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J.B. Van Hollen)	Case No.		
))			
	Defendant(s)					
		CRIMI	NAL CO	MPLAINT		
I. the co	omplainant in thi	s case, state that the	following i	s true to the best of m	y knowledge and belief.	
n or about the	-	•	•	in the county of	•	in the
Eastern	_ District of _	Wisconsin	, the de	fendant(s) violated:		
Code	Section			Offense Descrip	tion	
an Hollen user olating the duc uarantee to "re erits of Mr. Go B. Van Ho	2 11 15 12 13 minal complaint d his position as e process and of ediress of grievan podwill's criminal	Conspiracy Frauds and Obstruction Tampering Retaliating is based on these fa Wisconsin Attorney her rights of Rev. Ja ices" and access to RICO claims. Lso guilty of	of Treason of Rights L Against Rights Swindles of Proceed With A With Against A V acts: General to ason Goodw various state	dings Before Departmess, Victim Or An Information Or An Vitness, Victim Or An cover up acts of dom vill, effectively denying te and federal courts, uction, dereli		ninally mendment on of the
worn to before	me and signed i	3-22	-17	_	Sopplainant's signature 2000 Will -C	ID Exime victin B
ate:						
And bearing the parties of the state of the	111111111111111111111111111111111111111				Judge's signature	
ity and state:			kka (kao tao V attivisti	an way, and an analysis and an	Printed name and title	

Attach

Reset

for the

Western District of Michigan

Print

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United States of America)			
v.) Con	o Mo		•
Joseph Ehrman) Cas	e No.		
	ý			
)			
Defendant(s)	. <i>)</i>			
			·	
CRIMINA	L COMPI	LAINT		
I, the complainant in this case, state that the fol	lowing is true t	to the best of my k	nowledge and belief.	
On or about the date(s) of beginning 2007-200	8 in th	e county of	Sheboygan	in the
Eastern District of Wisconsin	, the defendan	t(s) violated:		
Code Section	C	Offense Description	r	
18 U.S.C. § 4 Misprision of F	elony			
18 U.S.C. § 2382 Misprision of T	reason Rights Under (Color of Low		
18 U.S.C. § 242 Deprivation of 18 U.S.C. § 241 Conspiracy Ag		Polot of Law		
18 U.S.C. § 1341 Frauds and Sv		vetana Danadaniant		fa
		rictim Or An Inform	s, Agencies and Commit nant	tees
		s, Victim Or An Info		
This criminal complaint is based on these facts	:			
Joseph Ehrman used his fiduciary position as a fiduciar				n while
criminally violating the due process and other rights of Amendment guarantee to "redress of grievances" and				its of
Mr. Goodwill's criminal RICO claims. See also the deta				
Federal Bureau of Investigation Cr	iminal Co	omplaint" id	lentified as	
☐ Continued on the attached sheet.		_		•
"Attachment 'G'" to the United Sta	ites	2	H 1 . 00	
District Court filing of "Habeas C	orpus" _	Japan y	· Lodwill)
in the Western District of Michiga	n in		olainant's signature	
mid-March of 2017.	ل در	ason J.	2000 will-(mine.
3-00	<i>y-//</i>	N 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Victor
Sworn to before me and signed in my presence.			OUTOPHE	
	(Come of) and Diag	
Date:				
	New philips and a second		udge's signature	P
City and state:				
-		Pri	nted name and title	

Attach

Reset

v.

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

)

Case No.

	Jennifer Gaed	ske))	Case No.			
	Defendant(s))				
	• .,						
		CRIMIN	NAL COM	PLAINT			
1, the con	nplainant in thi	s case, state that the 1	following is ti	ue to the best o	of my knowled	lge and belief.	
On or about the d	late(s) of	beginning 2007-20	008 i	n the county of	She	eboygan	in the
Eastern	_ District of _	Wisconsin	, the defer	dant(s) violate	d:		
Code S	Section			Offense Des	cription		
Jennifer Gaecke violating the due guarantee "redre merits of Mr.Goo	ninal complaint used her positi process and ot ss of grievance dwill's criminal	Conspiracy of Frauds and Obstruction Tampering National Retaliating Assistance on as "officer of the other rights of Rev. Jass" and access to variance claims.	f Treason of Rights Und Against Right Swindles of Proceeding With A Witnes Against A Witnes court" to instiguous state and	gs Before Depa is, Victim Or An ness, Victim Or gate acts of dor by denying Mr if federal courts	rtments, Ager Informant An Informant mestic terroris Goodwill his , to a jury trial	m, while crimi First Amendm , and litigation	nally lent to of the
		also guilty on sched sheet. dere	-		rectiven	ess or co	unsel,
		3-22-	-17	Jason:	J. Socol Complainant To Gocol	Stynature Will Chin	ne victiv
Sworn to before a	me and signed i	n my presence.		Powe	Printed nam	a and title	y
Date:		-			·		
					Judge's si	gnature	
City and state:				PA	Printed nam	a and title	
					Ermea nam	e ana iitte	

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

v. Gregg Gunta) Case No.
Defendant(s)))
CRIMINA	L COMPLAINT
I, the complainant in this case, state that the follow	owing is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2007-2008	in the county of Sheboygan in the
Eastern District of Wisconsin ,	the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 241 Conspiracy Aga 18 U.S.C. § 1341 Frauds and Swi 18 U.S.C. § 1505 Obstruction of F 18 U.S.C. § 1512 Tampering With	eason lights Under Color of Law linst Rights
This criminal complaint is based on these facts:	
	instigate acts of domestic terrorism, while criminally Goodwill, by denying Mr. Goodwill his First Amendment to state and federal courts, to a jury trial, and litigation of the
Greg Gunta is also guilty of neglig Continued on the attached sheet.	gence, dereliction of duty, and obstruction
3-22-1	7 Jason J- Stordwill Complainant's signature
Sworn to before me and signed in my presence.	Jason J. Goodwill - Crime victi red name and title Power of attorney
Date:	Judge's signature
City and state:	Printed name and title

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

VictorArella	no) Case No.		
)		
Defendant(s)	,		
·	CRIMINAL	COMPLAINT		
I, the complainant in the	is case, state that the follow	ving is true to the best of my	knowledge and belief	
On or about the date(s) of	•	•	-	in the
Eastern District of	Wisconsin , th	ne defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complain Victor Arellano used his position violating the due process and of guarantee "redress of grievance merits of Mr.Goodwill's criminal	Conspiracy Again Frauds and Swind Obstruction of Pro Tampering With A Retaliating Agains t is based on these facts: n as "officer of the court" to ther rights of Rev. Jason G es" and access to various s	Ison Ints Under Color of Law st Rights Itles Occedings Before Departmen Witness, Victim Or An Infor St A Witness, Victim Or An Ir O instigate acts of domestic to	mant iformant errorism, while crimina dwill his First Amendm	lly ent to
Victor Arellano is a	also guilty of ne	gligence, derelic	tion of duty,	and
	3-52-17	Jason Jason J.	mplatnant's signature	-crime
Sworn to before me and signed	in my presence.		cinted name and title	torry
Date:				Name to the state of the state
City and state:		_	Judge's signature inted name and title	·

for the

Western District of Michigan

United States of America

v.))		
	Paul Buche	er er) Case No.		
)		
			j j		
	Defendant(s))		
	Dejenaum(s)	•			
		CRIMINA	L COMPLAINT		
I, the co	mplainant in thi	s case, state that the follo	wing is true to the best of my l	mowledge and belief.	
n or about the	date(s) of	beginning 2007-2008	in the county of	Sheboygan	in the
Eastern	_ District of _	Wisconsin,	the defendant(s) violated:		
Code	Section		Offense Descriptio	n	
8 U.S.C. § 4		Misprision of Fe			
8 U.S.C. § 238 8 U.S.C. § 242		Misprision of Tre	eason lights Under Color of Law		
8 U.S.C. § 242		Conspiracy Aga			
8 U.S.C. § 134	1	Frauds and Swi		h. Assessing and Cam	milifara
8 U.S.C. § 150 8 U.S.C. § 151			Proceedings Before Department A Witness, Victim Or An Inforr		muees
8 U.S.C. § 151			nst A Witness, Victim Or An Inf		
This cri	minal complaint	is based on these facts:			
iolating the due uarantee "redr	e process and of	ther rights of Rev. Jason is" and access to various	instigate acts of domestic terro Goodwill, by denying Mr. Good state and federal courts, to a j	will his First Amendm	
aul Buche	er is also	quilty of neali	igence, dereliction	of duty, and	
	inued on the atta		ruction.	2 ,	
		3-22-		Jest Signature	00
			Jason J.	SOWIL - C	rime victin
worn to before	me and signed i	in my presence.	Powero	b attorni	y.
Pate:					
	- Trifficon and Palaman para	_	<u></u>	ludge's signature	
ity and state:	manifesti di di come del ca parte	ris illian del fermina de la companio del la companio de la companio de la companio del la companio de la companio del la companio de la companio del la companio de la companio de la companio del la companio de la companio del la companio del la	Pri	nted name and title	
Print	Sa	ive As	Attach		leset

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

v.)			
Mary Struck)	Case No.		
·)			
	ý			
D.C. L. (1))			
Defendant(s)				
	CRIMINAL C	OMPLAINT		
I, the complainant in this case, stat	e that the following	is true to the best of my l	knowledge and belief	! •
On or about the date(s) of beginning	ng 2007-2008	in the county of	Sheboygan	in the
Eastern District of Wisc	onsin, the d	lefendant(s) violated:		
Code Section		Offense Descriptio	n	
18 U.S.C. § 2382 M 18 U.S.C. § 242 Do 18 U.S.C. § 241 Co 18 U.S.C. § 1341 Fr 18 U.S.C. § 1505 O 18 U.S.C. § 1512 Ta	onspiracy Against Frauds and Swindles bstruction of Proceedampering With A Wi	Under Color of Law Rights	manit	nmittees
This criminal complaint is based o	n these facts:			
Mary Struck used her position as an Elkha violating the due process and other rights guarantee "redress of grievances" and accomerits of Mr.Goodwill's criminal RICO claim	rt press agent to in of Rev. Jason Good ess to various state	lwill, by denying Mr. Good	lwill his First Amendr	nent to
Mary Struck is also guilty ☐ Continued on the attached sheet		libel and defar	mation.	
3-	-22-17	gason g.	<u> Loodwil</u> plainani's signature	<u>0</u>
Sworn to before me and signed in my prese	ënce.	Joseph J. G.	000 will - Crit inted name and title Battoin	nevictin
Date:		BRACE (Appropried to the control of		
		ن	ludge's signature	
City and state:				

Stephen McLean

UNITED STATES DISTRICT COURT

for the

Western	District o	f Michigan
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Case No.

		_) ()			
	Defendant(s)		•			
		CRIMINA	(L CO	MPLAINT		
I, the con	nplainant in this	case, state that the fol	lowing is	true to the best of m	y knowledge and belief	
On or about the d	late(s) of	beginning 2007-200	8	in the county of	Sheboygan	in the
Eastern	District of _	Wisconsin	, the defe	endant(s) violated:		
Code S	Section			Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1512 18 U.S.C. § 1513	 	Conspiracy Ag Frauds and Sv Obstruction of Tampering Wit	reason Rights Ui painst Rig vindles Proceedi th A Witne			nmitteës
This crin	ninal complaint	s based on these facts	<u>.</u>			
violating the due	process and oth ss of grievances	er rights of Rev. Jasor " and access to variou	n Goodwi	ill, by denying Mr. Go	tic terrorism, while crimi odwill his First Amendm a jury trial, and litigation	neint to
- ,	Lean is almuded on the attace	_ -	eglige truct:	·	tion of duty, a	and
		3-22-17	7	Jason J.	. Goodwil omplainant's signature 5000will - Cli	nevidir
Sworn to before a	me and signed in	my presence.		power	ob attor	ney
Date:						
	177				Judge's signature	The state of the s
City and state:						MANAGE STATE OF THE STATE OF TH
				1	rinted name and title	

United States District Court

for the

Western District of Michigan

	Sandy Cornel	II))	Case No.		
)			
	Defendant(s)					
		CRIMI	NAL CON	IPLAINT		
I, the cor	nplainant in this	case, state that the	following is t	rue to the best of my	knowledge and belief.	
On or about the o	late(s) of	beginning 2007-2	800	in the county of	Sheboygan	in the
Eastern	District of	Wisconsin	, the defe	ndant(s) violated:		
Code S	Section			Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 134 18 U.S.C. § 1512 18 U.S.C. § 1512	1 5 2	Conspiracy Frauds and Obstruction Tampering \	of Treason of Rights Un Against Righ Swindles of Proceedin With A Witne			nmittees
This crin	ninal complaint i	s based on these fac	cts:			
violating the due guarantee to "rec	process and oth dress of grievand	er rights of Rev. Ja es" and access to t	son Goodwill the court, to a	by denying Mr. Good	estic terrorism while cridwill his First Amendment on of the merits of Mr. in the 6-page	ent
Federal Bu	reau of In	vestigation	Criminal	Complaint" i	dentified as	
☐ Conti	nued on the attac	hed sheet.				
		the United S		040m A	24 - 2/4 10	
District Co	ourt filing	g of "Habeas	Corpus"	Juno 1 9co	mplainant's signature	
mid-March		ict of Michi ${oldsymbol 3}$ ${oldsymbol 3}$	gan in 22–17	Jason J. G	ocowill - CI	ime
Sworn to before	me and signed in	my presence.			o attorne	y
Date:	·			·	Judge's signature	
City and state:					Aumen a albummun	

UNITED STATES DISTRICT COURT

for the

Western	District	of Mich	nigar
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v.)		
Gina C	arney) Case No.		
) }	1	
		j		
 Defende	ant(s))		
- y				
	CRIMINA	L COMPLAINT	,	
I, the complainant in	n this case, state that the follo	wing is true to the best of my	knowledge and belief	3.
On or about the date(s) of	beginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	of Wisconsin ,	the defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513	Conspiracy Aga Frauds and Swii Obstruction of P Tampering With	eason lights Under Color of Law inst Rights	mant	nmittees
This criminal comp	laint is based on these facts:			
violating the due process ar guarantee to "redress of grid	nd other rights of Rev. Jason evances" and access to the c	byee to assist in acts of dome: Goodwill by denying Mr. Good ourt, to a jury trial, and litigation outlon, interfering with a witne	dwill his First Amendm on of the merits of Mr.	ent Goodwill's
evidence, fraud,	mail fraud, oath-	breaking, and RICC).	
Continued on the	e attached sheet.		•	
·	3-00-	31120113	mplainant's signature	QI Crivala
			rinted name and title	victin
Sworn to before me and sign	ned in my presence.	home	of offen	rly
Date:		Marie		
	•		Judge's signature	
City and state:				

UNITED STATES DISTRICT COURT

for the

	٧.		,			
	Jon Litsche	ŕ)	Case No.		
)			
	Defendant(s)					
	·	CRIMINA	T CO	MPLAINT		
I, the co	mplainant in thi	s case, state that the foll	lowing i	s true to the best of my	knowledge and belief	,
On or about the	date(s) of	beginning 2007-2008	8	in the county of	Sheboygan	in the
Eastern	_ District of _	Wisconsin	, the de	fendant(s) violated:		
Code	Section			Offense Description	9n	
18 U.S.C. § 4 18 U.S.C. § 238 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 134 18 U.S.C. § 150 18 U.S.C. § 151	1 15 2	Conspiracy Ag Frauds and Sw Obstruction of Tampering Wit	reason Rights L painst Rig vindles Proceed th A Witr	Under Color of Law ghts lings Before Departmen ness, Victim Or An Infor Vitness, Victim Or An In	mant	nmittees
This cri	minal complaint	is based on these facts:	:			
violating the due guarantee to "re	e process and ot dress of grievan	her rights of Rev. Jasor ces" and access to the	n Goodw court, to	assist in acts of domest vill by denying Mr. Good o a jury trial, and litigation interfering with a witnes	will his First Amendment of the merits of Mr.	ent Goodwill's
	fraud, mainued on the atta		-brea	king, and RICO	•	
		3-22-	17		Loodwill nplainant's signature	
Sworn to before	me and signed i	n my presence.		Jason J. Poull of	Goodwill-cri	mevicti Y
Date:		-		Washington and the second and the se	7 7 2 3	
City and state:	Martin and the control of the contro				Judge's signature	
				Pr	inted name and title	•

UNITED STATES DISTRICT COURT

for the

W	este	ern l	Distri	ct of	Mich	nigan
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Wisconsin D	epartment of Co	orrections) Casé No.		
)		
	Defendant(s))		
	2 0,000,000,000,000				
		CRIMINAL	COMPLAINT		
I, the compla	ainant in this cas	se, state that the follow	ing is true to the best of my	knowledge and belief	•
On or about the date	(s) ofb	eginning 2007-2008	in the county of	Sheboygan	in the
Eastern D	istrict of	Wisconsin , th	e defendant(s) violated:		
Code Sect	ion		Offense Descripti	on	
18 U.S.C. § 4		Misprision of Felor			
18 U.S.C. § 2382 18 U.S.C. § 242		Misprision of Treas	son hts Under Color of Law		
18 U.S.C. § 241		Conspiracy Agains			
18 U.S.C. § 1341		Frauds and Swind			•
18 U.S.C. § 1505 18 U.S.C. § 1512			ceedings Before Departme Witness, Victim Or An Info		ımittees
18 U.S.C. § 1513			t A Witness, Victim Or An In		
This crimina	ıl complaint is b	ased on these facts:			
violating the due pro guarantee to "redres	cess and other is of grievances	rights of Rev. Jason Go " and access to various	or and safehaven to domes bodwill, by denying Mr. Goo state and federal courts, to stalls also in the 5-page "Or	dwill his First Amendm a jury trial, and litigati	rent
☐ Continue	d on the attache	d sheet.			
		3-22-17	Jacon J. 1	Sexolwill mplatnant's signature	
			Jason J.	COCOWI Cr inted name and title	ime Victin
Sworn to before me	and signed in m	y presence.	'Pawer	Cocolwi II Cr inted name and title Ob WHOW	rey
Date:					
				Judge's signature	
City and state:	many pandra planta alkah kata kanak kata kanak ka k		Pi	inted name and title	·

for the

Western	District of	Michigan
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	ted States of A v. City of Sheboy	gan)	Case No.		
	Defendant(s)					
		CRIMINA	AL CO	MPLAINT		
I, the com	plainant in this	case, state that the fol	lowing is	true to the best of m	y knowledge and be	lief.
On or about the da	ate(s) of	beginning 2007-200	8	in the county of	Sheboygan	in the
Eastern	District of _	Wisconsin	, the def	endant(s) violated:		
Code S	ection			Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513		Conspiracy Ag Frauds and Sv Obstruction of Tampering Wil	reason Rights U painst Rig windles Proceed th A Witn	nder Color of Law Ints ings Before Departm ess, Victim Or An Inf /itness, Victim Or An	ormant	Committees
This crim	inal complaint	is based on these facts	:			
violating the due p guarantee to "redi	process and others of grievan	of Sheboygan" provide her rights of Rev. Jaso ces" and access to var RICO claims. See also	n Goodw ious stat	ill, by denying Mr. Go e and federal courts,	odwill his First Amei to a jury trial, and liti	ndment
	<u> </u>	Jason Goodwill ched sheet. Officer		-	~ ·	•
Chief Kirk; Nathan Habe Langhoff; M outlined in	Nicole J rman; Joe ike Litke the case STATE OF	ohnson; Art Di l Hermanski; G ; and Eric Hel of "Jason Jam MICHIGAN, et	ledric Hary Imke" nes	h; Judge Sutk JUDON JUSON J	iewicz; Jose - Wow complainant's signature	
a)	THO THE STATE OF T				Judge's signature	
City and state:						

United States District Court

for the

Western District of Michigan

United States of America v. Sheboygan Pölice Department)	Case No.		
Defend	lant(s)	,)			
	CRIMINA	AL COM	IPLAINT		
I, the complainant i	n this case, state that the fol	lowing is t	rue to the best of m	y knowledge and belief	•
On or about the date(s) of	beginning 2007-200	8 i	n the county of	Sheboygan	in the
<u>Eastern</u> District	of Wisconsin	, the defer	idant(s) violated:		
Code Section			Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513	Conspiracy Ag Frauds and Sw Obstruction of Tampering Wit	reason Rights Und painst Right windles Proceeding th A Witnes			nmittees
This criminal comp	laint is based on these facts	:			
process and other rights of "redress of grievances" and	partment engaged in numero Rev. Jason Goodwill, by co l access to various state and aims. See also the details o	nspiring to d federal co	deny Mr. Goodwill ourts, to a jury trial,	his First Amendment gu and litigation of the me	iarantee to rits of Mr.
"Federal Bureau of Continued on the	of Investigation C e attached sheet.	Crimina	l Complaint"	identified as	
District Court fi	to the United Stationary to the United Stationary Cartesian $3-33$	Corpus" an in	gason g Jason J	Spoluill Complainant's signature Cocoluill Conted name and title	rime - Winlin
Sworn to before me and sig	ned in my presence.		Power of	o extorni	y Can
Date:	havendament en el			Judge's signature	
City and state:					

for the

United States of America)
v. County of Sheboygan) Case No.
Defendant(s)	
CRIM	IINAL COMPLAINT
I, the complainant in this case, state that t	he following is true to the best of my knowledge and belief.
On or about the date(s) of beginning 200	7-2008 in the county of Sheboygan in the
Eastern District of Wisconsin	, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 2382 Misprision 18 U.S.C. § 242 Deprivate 18 U.S.C. § 241 Conspirate 18 U.S.C. § 1341 Frauds at the construct 18 U.S.C. § 1505 Obstruct 18 U.S.C. § 1512 Tamperion	on of Felony on of Treason on of Rights Under Color of Law ocy Against Rights and Swindles ion of Proceedings Before Departments, Agencies and Committees ong With A Witness, Victim Or An Informant ong Against A Witness, Victim Or An Informant
This criminal complaint is based on these	facts:
criminally violating the due process and other right Amendment guarantee to "redress of grievances"	n" provided harbor and safehaven to domestic terrorists while its of Rev. Jason Goodwill, by denying Mr. Goodwill his First and access to various state and federal courts, to a jury trial, and ICO claims. See also the details of the City of Sheboygan named on
☐ Continued on the attached sheet. Off	will v. City of Sheboygan; Officer John Winter; icer Joel Clark; Officer Jeff Johnson; Police
Nathan Haberman; Joel Hermansk Langhoff; Mike Litke; and Eric	(Committee and to return men
outlined in the case of "Jason Goodwill v. STATE OF MICHIGAN,	
Sworn to before me and signed in my presence.	3-22-17 rower of attorney
Date:	Judge's signature
City and state:	

United States District Court

for the

Western District of Michigan

Ashley Nicole Joh	nnson	Case No.		
·)			
	ý			
Defendant(s))			•
Dejenuum(s)				
	CRIMINAL C	OMPLAINT		•
I, the complainant in this	case, state that the following	is true to the best of m	y knowledge and belief.	
On or about the date(s) of	beginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	Wisconsin , the	lefendant(s) violated:		
Code Section		Offense Descript	tion	
18 U.S.C. § 4	Misprision of Felony			
18 U.S.C. § 2382 18 U.S.C. § 242	Misprision of Treasor Deprivation of Rights			
18 U.S.C. § 241	Conspiracy Against F	Rights		
18 U.S.C. § 1341	Frauds and Swindles		ents, Agencies and Com	mittage
18 U.S.C. § 1505 18 U.S.C. § 1512		itness, Victim Or An Info		mmice2
18 U.S.C. § 1513		Witness, Victim Or An		
This criminal complaint	is based on these facts:			
Ashley Nicole Johnson used her criminally violating the due proce Amendment guarantee to "redres Mr. Goodwill's criminal RICO claim	ss and other rights of Rev. Jass of grievances" and access	ason Goodwill by denyir to the court, to a jury tri	ng Mr. Goodwill his First ial, and litigation of the r	nerits of
Federal Bureau of In	vestigation Crimir	al Complaint"	identified as	
☐ Continued on the attack	_	ida compadante	i delicalia de	
"Attachment 'G'" to	the United States	•		
District Court filin	g of "Habeas Corpu	s" <u>gaven</u> g	. Dodwil	<u> </u>
in the Western Distr			omplainant's signature	_
mid-March of 2017.	3-22-17	Jason J. 6	godwill-com	re victim
	50011		rinted name and title	
Sworn to before me and signed in	my presence.	Power op	ationy	
Date:				
*** **********************************		A 644 7	Judge's signature	
City and state:				
			rinted name and title	

City and state:

United States District Court

for the

Western Dis	strict of Michigan
United States of America v. Art Dietrich)) Case No.)))
Defendant(s)	
CRIMINA	L COMPLAINT
I, the complainant in this case, state that the following	owing is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2007-2008	
Eastern District of Wisconsin	the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 241 Conspiracy Aga 18 U.S.C. § 1341 Frauds and Swi 18 U.S.C. § 1505 Obstruction of F 18 U.S.C. § 1512 Tampering With	eason Rights Under Color of Law ainst Rights
This criminal complaint is based on these facts:	
violating the due process and other rights of Rev. Jason	court, to a jury trial, and litigation of the merits of Mr. Goodwill's
Federal Bureau of Investigation Cr: Continued on the attached sheet.	iminal Complaint" identified as
"Attachment 'G'" to the United State District Court filing of "Habeas Court the Western District of Michigan mid-March of 2017.	orpus" Jacon J. Socialista Complainant's signature 17 Jacon J. Goodwill-crime victi
Sworn to before me and signed in my presence.	Mun of lattorney
Date:	Judge's signature

for the

Western District of Michigan

United States of America v.	}
Gary Langhoff) Case No.
))
Defendant(s))
CR	IMINAL COMPLAINT
I, the complainant in this case, state the	at the following is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2	007-2008 in the county of Sheboygan in the
Eastern District of Wisconsi	n, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 2382 Mispri 18 U.S.C. § 242 Depri 18 U.S.C. § 241 Consi 18 U.S.C. § 1341 Fraud 18 U.S.C. § 1505 Obstr 18 U.S.C. § 1512 Tamp	sion of Felony sion of Treason vation of Rights Under Color of Law biracy Against Rights s and Swindles uction of Proceedings Before Departments, Agencies and Committees ering With A Witness, Victim Or An Informant ating Against A Witness, Victim Or An Informant
This criminal complaint is based on th	ese facts:
while criminally violating the due process and comment guarantee to "redress of grievance"	is a state judge to provide harbor and safehaven to domestic terrorists other rights of Rev. Jason Goodwill by denying Mr. Goodwill his First es" and access to the court, to a jury trial, and litigation of the merits of the details of Gary Langhoff's association with the RICO filing of
Johnson; Art Diedrich; Judge Nathan Haberman; Joel Herman; Langhoff; Mike Litke; and Eroutlined in the case of "Jase Goodwill v. STATE OF MICHIGAN Sworn to before me and signed in my presence	ic Helmke" as Complainant's signature on James Jason J. Coppolitis — Crime Viol-in V, et al. " Printed name and title
Date:	Judge's signature
City and state:	

for the

Western	District	of Michigan
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United States of America)
v. James Bolgert) Case No.
Defendant(s)	
CRIMI	NAL COMPLAINT
I, the complainant in this case, state that the	following is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2007-2	2008 in the county of Sheboygan in the
Eastern District of Wisconsin	, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 241 Conspiracy 18 U.S.C. § 1341 Frauds and 18 U.S.C. § 1505 Obstruction 18 U.S.C. § 1512 Tampering	of Treason n of Rights Under Color of Law v Against Rights
This criminal complaint is based on these fa	acts:
while criminally violating the due process and other Amendment guarantee to "redress of grievances" a	state judge to provide harbor and safehaven to domestic terrorists rights of Rev. Jason Goodwill by denying Mr. Goodwill his First access to the court, to a jury trial, and litigation of the merits of t also guilty of running a "kangaroo court", obstruction, fraud,
interfering with a witness, per Continued on the attached sheet.	jury, and oath-breaking.
3-28	9-17 gason J. Lodwill Somplatnant's signature
Sworn to before me and signed in my presence.	Jason J. Goodwill - Crime Victive
Date:	Judge's signature
City and state:	

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

v. Angela Sutkiewicz) Case No.)))
Defendant(s)	
CRIM	NAL COMPLAINT
I, the complainant in this case, state that the	following is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2007-	in the county of Sheboygan in the
Eastern District of Wisconsin	, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 242 Deprivation 18 U.S.C. § 241 Conspirate 18 U.S.C. § 1341 Frauds and Obstruction 18 U.S.C. § 1505 Obstruction 18 U.S.C. § 1512 Tampering	of Felony of Treason of Rights Under Color of Law of Against Rights d Swindles of Proceedings Before Departments, Agencies and Committees With A Witness, Victim Or An Informant Against A Witness, Victim Or An Informant
This criminal complaint is based on these	acts:
terrorists while criminally violating the due process First Amendment quarantee to "redress of grievan	s a state judge to provide harbor and safehaven to domestic and other rights of Rev. Jason Goodwill by denying Mr. Goodwill his es" and access to the court, to a jury trial, and litigation of the merits e details of Angela Sutkiewicz's association with the RICO filing of
	oygan; Officer John Winter; Officer Joel Clark cer Jeff Johnson; Police Chief Kirk; Nicole
Johnson; Art Diedrich; Judge Su Nathan Haberman; Joel Hermanski Langhoff; Mike Litke; and Eric	; Gary Gardon G. Landburg
outlined in the case of "Jason	
Goodwill v. STATE OF MICHIGAN,	et al."
Sworn to before me and signed in my presence.	3-22-11 power of whorney
Date:	Judge's signature
City and state:	

UNITED STATES DISTRICT COURT

for the

Western	District	of	Michigan
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Edward Stengle) Case No.		
)		
	nt(s)	j		
*				
	CRIMINAL	COMPLAINT		
I, the complainant in	this case, state that the follow	ing is true to the best of my	knowledge and belief	Ē.
On or about the date(s) of _	beginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	f Wisconsin , th	ne defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4	Misprision of Felo			
18 U.S.C. § 2382 18 U.S.C. § 242	Misprision of Trea	son hts Under Color of Law		
18 U.S.C. § 241	Conspiracy Again			
18 U.S.C. § 1341	Frauds and Swind			
18 U.S.C. § 1505 18 U.S.C. § 1512		oceedings Before Department Witness, Victim Or An Info		nmittees
18 U.S.C. § 1513		st A Witness, Victim Or An In		
This criminal compl	aint is based on these facts:			
while criminally violating the Amendment guarantee to "re	ployment position as a state j due process and other rights edress of grievances" and acc o claims. Edward Stengle is al	of Rev. Jason Goodwill by d ess to the court, to a jury tric	enying Mr. Goodwill hal, and litigation of the	is First merits of
case, running a "l	cangaroo court", ob attached sheet.	ostruction, fraud,	interfering	with a
witness, perjury,	oath-breaking and	RICO.	9 - 1	·) //
	3-32-1) Jasom S	mplainant's signature	<i>V</i>
		Jason J.	(00001will~0	Time
			rinted name and title	<i>victin</i>
Sworn to before me and sign	ned in my presence.	Power of	y war	rey
Date:				
			Judge's signature	
City and state:				-
Plan of the latest of the latest and		F	rinted name and title	

City and state:

UNITED STATES DISTRICT COURT

for the

	Western Dis	strict of	Michigan		
United States of Am v. Charles Guoka) (ase No.	•	
Defendant(s)		,			
	CRIMINAL	COM	PLAINT		
I, the complainant in this c	ase, state that the follow	wing is tru	e to the best of n	ny knowledge and belie	f.
On or about the date(s) of	beginning 2007-2008	in	the county of	Sheboygan	in the
Eastern District of	Wisconsin , t	he defend	ant(s) violated:		
Code Section			Offense Descri	otion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint is Charles Guokas used his employed while criminally violating the due parantee to "redress Mr. Goodwill's criminal RICO claim	Tampering With a Retallating Again based on these facts: ment position as a state rocess and other rights of grievances" and access. See also the details	ason ghts Under st Rights dles oceedings A Witness est A Witness of Rev. J. cess to the of Charles	s Before Departn , Victim Or An In ess, Victim Or Ar provide harbor a ason Goodwill by e court, to a jury s Guokas' link to	Informant Ind safehaven to domes I denying Mr. Goodwill I Irial, and litigation of the RICO as depicted in the	tic terrorists his First merits of
Federal Bureau of Inv Continued on the attack "Attachment 'G'" to t District Court filing	ned sheet. he United Stat	es	MARINE COMPLAINT	a Somul	10
in the Western Distri		_	Jason i	Complainant's signature Signature Coolugi - Coolug	Winel ■Victin
Sworn to before me and signed in	my presence.		Fame	of unound	ð
Date:		· _	halicon and an analysis of the state of the	Judge's signature	· · · · · · · · · · · · · · · · · · ·

for the

Western District of Michigan

		V V O Q X O I I I	D 1001.91 0			
Un	ited States of A	merica)			
	v. Juan Perez	,)	Case No.		
	Juan Felez	•)			
)			
	Defendant(s)	non market (Add this bound on the control of the co	<u>)</u>			
		CRIMIN	NAL COM	IPLAINT		
I, the con	aplainant in this	case, state that the f	following is t	ue to the best of my	knowledge and belief.	•
On or about the d	ate(s) of	beginning 2007-20	008 i	n the county of	Sheboygan	in the
Eastern	District of _	Wisconsin	, the defen	dant(s) violated:		
Code S	Section			Offense Descripti	on	
18 U.S.C. § 4		Misprision of				
18 U.S.C. § 2382	,	Misprision of		lor Color of Law		
18 U.S.C. § 242 18 U.S.C. § 241			or Rights Ond Against Right	ler Color of Law		
18 U.S.C. § 1341		Frauds and		J		
18 U.S.C. § 1505				s Before Departme	nts, Agencies and Con	nmittees
18 U.S.C. § 1512		Tampering V	With A Witnes	s, Victim Or An Info	rmant	
18 U.S.C. § 1513)	Retaliating A	Against A Witi	ness, Victim Or An Ir	nformant	
This crin	inal complaint	is based on these fac	ets:			
violating the due guarantee to "red	process and otl lress of grievan	ner rights of Rev. Jas ces" and access to v	son Goodwill, various state a	effectively denying land federal courts, to	orism, while alding in c Mr. Goodwill his First A o a jury trial, and litigati g linked to the underlyi	Amendment on of the
of the RICO fi	ling of "	Jason Goodwil	ll v. Cit	y of Sheboyg	an; Officer Jo	hn Winter
					er Jeff Johnso	
Chief Kirk; Ni	cole John	son; Art Died	drich; Ju	dge Sutkiewi	cz, Joseph Dec	ecco;
Nathan Haberma	n; Joel H	ermanski; Gar	ĊΫ́	gason 4-	Spoolwell	
Langhoff; Mike			_	() Co	mplainant's signature	
outlined in th				Jason J.	(-ordwill-c	Will I'm
Goodwill v. ST				9400110	COMMON (
Sworn to before t	ne and signed i	n my presence. 3	-12-17	pour	NOOHU BY	wy
Date:	and a control post of the					THE STATE OF THE S
					Judge's signature	
City and state:						

for the

		Western Distr	ict c	f Michigan		
United	States of America	,)			
ŀ	v. Karol Salata	:))))	Case No.		
	Defendant(s))			
		CRIMINAL (CON	IPLAINT		
I, the complai	nant in this case, s	state that the following	ng is t	rue to the best of my	knowledge and belief	
On or about the date(s	i) of begin	nning 2007-2008		in the county of	Sheboygan	in the
Eastern Di	strict of W	isconsin, the	defe	ndant(s) violated:		-
Code Section	on			Offense Description	on	
Karol Salata used the violating the due proc guarantee to "redress criminal RICO claims.	ess and other righ of grievances" an Karol Salata is al	Tampering With A National Retaliating Against don these facts: as a jail administrate its of Rev. Jason Good access to the course guilty of obstruction.	on ts Und ts Right es eedin Witnes A Wit or to a odwill rt, to a	s Before Departments, Victim Or An Information of An Information Or An Informatical Or An Information	formant stic terrorism while crir will his First Amendm in of the merits of Mr.	ninally ent Goodwill's
		3-02-	<i>}</i> 7 ■	Jason J.	Stodus D nplainant's signature (9000 Will inted name and title	-crime
Sworn to before me a	nd signed in my p	resence.		Paren of	WHOOLI	4
Date:	and the firm and the colon to the firm and t				Judge's signature	
City and state:						

United States District Court

for the

Western District of Michigan

Paul Brinkr	man (Case No.		
)			
)			
Defendant((s)			
	CRIMINAL CO	MPLAINT	1	
I, the complainant in the	nis case, state that the following	is true to the best of my	knowledge and belief.	
On or about the date(s) of	beginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	Wisconsin , the de	fendant(s) violated:		
Code Section		Offense Description	on	
Paul Brinkman used his position the due process and other right "redress of grievances" and ac Goodwill's criminal RICO claim	Tampering With A Win Retaliating Against A int is based on these facts: on as a state prosecutor to instiguts of Rev. Jason Goodwill, by discress to various state and federals. Paul Brinkman is also guilty of traitors, and oath-	ights dings Before Department ness, Victim Or An Inforwitness, Victim Or An Inforwitness, Victim Or An Inforwitness, Victim Or An Informatic terminal for Security, and Courts, to a jury trial, and obstruction, interfering	mant formant rorism, while criminally First Amendment guare nd litigation of the meri	violating antee to
	3-30-1	Tasens (mplainani's signature 2000 WNU + CN	
Sworn to before me and signe	d in my presence.	ramer c	D amoura	Δ
Date:		4-14	Judge's signature	
City and state:			Printed name and title	

UNITED STATES DISTRICT COURT

for the

Western	District	of	Michigan
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٧,)	
David Kirk) Case No.	
	\(\)	
Defendant(s)		
CRIMINA	L COMPLAINT	
I, the complainant in this case, state that the follo	wing is true to the best of my knowledge and belief.	
On or about the date(s) of beginning 2007-2008		
Eastern District of Wisconsin ,	the defendant(s) violated:	
Code Section	Offense Description	
18 U.S.C. § 241 Conspiracy Again 18 U.S.C. § 1341 Frauds and Swint 18 U.S.C. § 1505 Obstruction of P 18 U.S.C. § 1512 Tampering With	eason ights Under Color of Law inst Rights	
This criminal complaint is based on these facts:		
Continued on the attached sheet. Officer Chief Kirk; Nicole Johnson; Art Die Nathan Haberman; Joel Hermanski; Ga Langhoff; Mike Litke; and Eric Helmoutlined in the case of "Jason James Goodwill v. STATE OF MICHIGAN, et a Sworn to before me and signed in my presence.	ike" as Jason S. Goodwill Crime vic	.
Date:	Judge's signature	
City and state		

UNITED STATES DISTRICT COURT

for the

Western	District	of	Mich	igan
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Eric Litke) Case No.
) }
Defendant(s))
Doponagiaray	
CRIMIT	NAL COMPLAINT
I, the complainant in this case, state that the	following is true to the best of my knowledge and belief.
On or about the date(s) of beginning 2007-2	008 in the county of Sheboygan in the
Eastern District of Wisconsin	, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 4 Misprision o	
18 U.S.C. § 2382 Misprision of Deprivation	of Rights Under Color of Law
	Against Rights
18 U.S.C. § 1341 Frauds and	
	of Proceedings Before Departments, Agencies and Committees With A Witness, Victim Or An Informant
	Against A Witness, Victim Or An Informant
This criminal complaint is based on these fac-	cts:
violating the due process and other rights of Rev. Ja	gent to instigate acts of domestic terrorism, while criminally ason Goodwill, by denying Mr. Goodwill his First Amendment various state and federal courts, to a jury trial, and litigation of the little is also guilty of libel and defamation.
☐ Continued on the attached sheet.	
3-6	92-17 gason J. Lochwill Complainant's signature
	Jason J. Goodwill-crime Printed name and title victing Power of Octoney
Sworn to before me and signed in my presence.	VICTIVIA
Swort to corote me min signed in my presence.	pound of both of
Date:	
The second secon	Judge's signature
City and state:	The T. Youth
	Printed name and title

City and state:

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

Uni	ited States of	America).			
	v.)			
•	Mike Litke	Э)	Case No.	·	
			}			
			ý		·	
<u> </u>	Defendant(s	-f)			4
	Dejenaani(1	יט				
	٠	CRIM	INAL CO	MPLAINT		
I, the com	plainant in th	is case, state that th	e following is	true to the best of n	ny knowledge and belief.	
On or about the date(s) of beginning 2007-2008		-2008	in the county of _	Sheboygan	in the	
Eastern	District of	Wisconsin	, the defe	endant(s) violated:		
Code S	ection			Offense Descri	otion	
18 U.S.C. § 4			of Felony			
18 U.S.C. § 2382			of Treason	wien Owlen of Lenn		
18 U.S.C. § 242 18 U.S.C. § 241			bir of Rights Of by Against Rig	nder Color of Law hts	,	
18 U.S.C. § 1341		Frauds an	nd Swindles			
18 U.S.C. § 1505	B.				nents, Agencies and Com	nmittees
18 U.S.C. § 1512 18 U.S.C. § 1513				ess, Victim Or An In ítness, Victim Or Ar		•
<u>.</u>	•					
This crim	inal complain	t is based on these	facts:			
due process and "redress of grieva	other rights of inces" and acc	Rev. Jason Goody cess to various state	vill, by denying e and federal (Mr. Goodwill his Fi	orism, while criminally virst Amendment guarante, and litigation of the mer a co-defendant on	e to
the RICO fi	ling of	"Jason Goodw	ill v. C	ity of Sheboy	ygan, Officer Jo	ohn Winter
🗖 Contin	nued on the att	ached sheet. Offi	cer Joel	Clark; Offic	cer Jeff Johnson	ı; Police
Chief Kirk;	Nicole	Johnson; Art	Diedric	n; Judge Sutl	ciewiąz, Joseph	Dececco;
Nathan Habe	erman; Jo	el Hermanski	; Gary	gason	y Soodwi	ev
Langhoff; M	like Litk	e; and Eric	Helmke"	as ()	Odmplainant's signature	
outlined in	the cas	e of "Jason	James	t noesot	: 6000lui11-0	MEVEL
Goodwill v.	STATE O	F MICHIGAN,	et al."			
Sworn to before n	ne and signed	in my presence.	3-22	-17 -Jow	er ob atto	med
						•
Date:	Newschart and the second					
					Judge's signature	

UNITED STATES DISTRICT COURT

for the

Western	District of	^r Michigar
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	Jennifer Reisin	ger) Case No.		
))		
	77.0 1.43				
	Defendant(s)				
ı		CRIMI	NAL COMPLAINT		
I, the c	complainant in this	s case, state that the	following is true to the best of my	knowledge and belief.	
On or about th	e date(s) of	beginning 2007-2	in the county of	Sheboygan	in the
Eastern	District of	Wisconsin	, the defendant(s) violated:		
Cod	le Section		Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 23 18 U.S.C. § 24 18 U.S.C. § 24	42				
18 U.S.C. § 13 18 U.S.C. § 15 18 U.S.C. § 15 18 U.S.C. § 15	505 512	Tampering	l Swindles n of Proceedings Before Departmel With A Witness, Victim Or An Infor Against A Witness, Victim Or An Ir	mant	ımittees
This	riminal complaint	is based on these fa	acts:		
violating the di guarantee to "	ue process and of redress of grievan	her rights of Rev. Ja ces" and access to	r to cover up acts of domestic terror ason Goodwill, effectively denying l various state and federal courts, to lfer Reisinger is also guilty of obstr	Mr. Goodwill his First A a jury trial, and litigati	mendment on of the
traitors.			ŕ		
⊡ Co	ntinued on the atta	iched sheet.	-22-17 _ gason	g. <u>Loody</u>	riell
			Jason J	plainant's signature -600011-0	rime
Sworn to before	re me and signed i	n my presence.	Houser	of attorn	ruf
Date:		-			
				Judge's signature	
City and state:	:		•		

for the

Western District of Michigan

	United States of America v.).		· · · · · · · · · · · · · · · · · · ·		
		April Seymo	ur). (C;))))	ase No.		,
		Defendant(s,)	.)			
			CRIMINA	L COMP	LAINT		
	I, the con	aplainant in thi	s case, state that the follo	owing is true	e to the best of my	knowledge and belief.	
•	On or about the d	ate(s) of	beginning 2007-2008	in in	the county of	Sheboygan	in the
_	Eastern	District of _	Wisconsin ,	the defenda	ant(s) violated:		
	Code S	Section			Offense Descript	ion	
	April Seymour us violating the due guarantee to "red	rinal complaint ed her position process and of lress of grievar	Tampering With	eason Rights Under Linst Rights Indles Proceedings A Witness, Inst A Witne Cover up ac Goodwill, e	Before Departme Victim Or An Info ss, Victim Or An In cts of domestic ter flectively denying d federal courts, to	nformant rrorism, while aiding in c Mr. Goodwill his First A o a jury trial, and litigatio	criminally mendment on of the
wit!	n traitors.						
	Continuo	nued on the atta	ached sheet.				
			3-22-1	17	Tason I	Sodwill proportion of the state of the stat	io rime
į	Sworn to before r	ne and signed	in my presence.	1	owno	s attorn	ey
	Date:		_	M-7-00-0	annon n		
	City and state:					Judge's signature	

United States District Court

for the

West	tern	District	of N	Michigan

United States of America v. John Winter Defendant(s))) Case No.))))		
CRI	MINAL COMPLAIN	г	
I, the complainant in this case, state that	at the following is true to the be	est of my knowledge and belief.	
On or about the date(s) of beginning 2	in the county	y of Sheboygan	in the
Eastern District of Wisconsi	n, the defendant(s) viol	lated:	
Code Section	Offense 1	Description	
18 U.S.C. § 2382 Mispri 18 U.S.C. § 242 Depriv 18 U.S.C. § 241 Consp 18 U.S.C. § 1341 Fraud 18 U.S.C. § 1505 Obstruction 18 U.S.C. § 1512 Tampe	sion of Felony sion of Treason ration of Rights Under Color of piracy Against Rights s and Swindles rection of Proceedings Before De pring With A Witness, Victim Or ating Against A Witness, Victim	epartments, Agencies and Com r An Informant	mittees
This criminal complaint is based on the	ese facts:		
John Winter used his position as a Sheboygan violating the due process and other rights of Regularantee to "redress of grievances" and accements of Mr. Goodwill's criminal RICO claims.	ev. Jason Goodwill, by denying ss to various state and federal	Mr. Goodwill his First Amendm courts, to a jury trial, and litigation	ent on of the
The RICO filing of "Jason Good Continued on the attached sheet. Of Chief Kirk; Nicole Johnson; A Nathan Haberman; Joel Hermans Langhoff; Mike Litke; and Erroutlined in the case of "Jaso Goodwill v. STATE OF MICHIGAN Sworn to before me and signed in my presence Date:	ficer Joel Clark; Cart Diedrich; Judge Ski; Gary Judge con James Josof Judge Judge con James Josof Judge Judge con James Judge Judge con James Judge con Jud	Officer Jeff Johnson Sutkiewijcz; Joseph	n; Police Dececco; I NMPVict
Daw.	Mode Mr. ophic and r. face and a second seco	Judge's signature	Markitish and provided and a second a second and a second a second and
City and state:			

City and state:

United States of America

UNITED STATES DISTRICT COURT

for the

Western	District	of Michigar
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United States of Ame	rica			
v. Joel Clark		Case Nó.		
Defendant(s))		
	CRIMINAL (COMPLAINT		
I, the complainant in this ca	se, state that the following	ng is true to the best of my	knowledge and belief.	
On or about the date(s) of	peginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	Wisconsin , the	defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513	Conspiracy Against Frauds and Swindle Obstruction of Proc Tampering With A \	on ts Under Color of Law Rights	mant	mittees
This criminal complaint is t	pased on these facts:			
Joel Clark used his position as a Sh violating the due process and other guarantee to "redress of grievances merits of Mr. Goodwill's criminal RIC	rights of Rev. Jason Go " and access to various	odwill, by denying Mr. Goo state and federal courts, to	dwill his First Amendmo a jury trial, and litigation	ent on of the
the RICO filing of "Ja Continued on the attache				-
Chief Kirk; Nicole Joh Nathan Haberman; Joel Langhoff; Mike Litke; outlined in the case of Goodwill v. STATE OF M Sworn to before me and signed in m	nson; Art Diedr Hermanski; Gary and Eric Helmke of "Jason James HICHIGAN, et al.	ich; Judge Sutki Japan " as Jason J.	ewicz Joseph GOOWIII – C COOWIII – C	Dececco; ill rime vict
Date:			Judge's signature	

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

v. Jeff Johnson) Case No.))
Defendant(s))
CRIMINAL COMPLAINT	
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.	
On or about the date(s) of beginning 2007-2008	in the county of Sheboygan in the
Eastern District of Wisconsin , th	ne defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 4 Misprision of Felony 18 U.S.C. § 2382 Misprision of Treason 18 U.S.C. § 242 Deprivation of Rights Under Color of Law 18 U.S.C. § 241 Conspiracy Against Rights 18 U.S.C. § 1341 Frauds and Swindles 18 U.S.C. § 1505 Obstruction of Proceedings Before Departments, Agencies and Committees 18 U.S.C. § 1512 Tampering With A Witness, Victim Or An Informant 18 U.S.C. § 1513 Retaliating Against A Witness, Victim Or An Informant	
This criminal complaint is based on these facts:	
Continued on the attached sheet. Officer J	Jason J. Goodwill - Crime
	Judge's signature
City and state:	

UNITED STATES DISTRICT COURT

for the

Western	District	of Michi	gan
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United States of Amer	rica)		
V.)		
Todd Priebe) Case No.		
)		
)		
		,		
Defendant(s)		ø.		
	CRIMINAL	COMPLAINT		
I, the complainant in this cas	e, state that the following	ing is true to the best of my	knowledge and belief.	
On or about the date(s) ofb	eginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	Wisconsin , th	e defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint is be violating the due process and other inguarantee to "redress of grievances" merits of Mr. Goodwill's criminal RIC	Conspiracy Agains Frauds and Swindl Obstruction of Prod Tampering With A Retaliating Against ased on these facts: iduciary peace officer to rights of Rev. Jason Got and access to various	ny son hts Under Color of Law ht Rights les ceedings Before Departmen Witness, Victim Or An Infor t A Witness, Victim Or An Ir o participate in acts of dome bodwill, effectively denying I	nts, Agencies and Comr mant nformant estic terrorism, while cri Mr. Goodwill his First Ar o a jury trial, and litigatio	minally nendment
"Federal Bureau of Inve	d sheet. United States	An A 1	identified as	
in the Western District	=		mplainant's signature	
		Y Y Y	(nond 4 -11) =0	SMP
mid-March of 2017.	3-22-1		rinted name and title	111/10
Sworn to before me and signed in m	y presence.	Powerd	attorney	40-111
Date:		water of the state	- Commence of the Commence of	***************************************
			Judge's signature	
City and state:				

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

	٧.		,			
	Julie Lamb)	Case No.		
			Ì			
	Defendant(s)					
		CRIMI	NAL COM	IPLAINT		
I, the com	plainant in this	case, state that the	following is t	rue to the best of m	y knowledge and belief	f.
On or about the da	ate(s) of	beginning 2007-2	9008	n the county of	Sheboygan	in the
Eastern	District of	Wisconsin	, the defer	ndant(s) violated:		
Code S	ection			Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513		Conspiracy Frauds and Obstruction Tampering	of Treason of Rights Und Against Right Swindles of Proceedin With A Witnes			nmittees
This crim	inal complaint is	based on these fa	cts:			\
violating the due programme to "red	process and other ress of grievance	er rights of Rev. Ja es" and access to	son Goodwill various state	effectively denying and federal courts,	estic terrorism, while cr Mr. Goodwill his First to a jury trial, and litigat lepicted in the 6-page	Amendment
"Federal Bu	reau of Inv	vestigation	Criminal	Complaint"	identified as	
Continuo	ued on the attac	hed sheet.				
"Attachment				00000	M. J. W)
District Cou	_		-	ywong.	omplainani's signature	
in the Weste			•	1 5		a-\
mid-March of	E 2017.	3-6	13-17	Jason J	Printed name and title	
Sworn to before n	ne and signed in	my presence.		powero	, attorni	y
Date:				The financial contraction of the	Judge's signature	
City and state:						

for the

Western District of Michigan

United States of Ar	nerica)		
v.)		
Jeff Veeser) Case No.		
)		
		ý ,		
200)		
Defendant(s)				
	CRIMINAL	COMPLAINT		
I, the complainant in this	case, state that the follow	ring is true to the best of my	knowledge and belief.	
On or about the date(s) of	beginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	Wisconsin , tl	ne defendant(s) violated:		
Code Section		Offense Descripti	on	
18 U.S.C. § 4	Misprision of Felo	ny		
18 U.S.C. § 2382	Misprision of Trea	son		
18 U.S.C. § 242 18 U.S.C. § 241	Deprivation of Rig Conspiracy Again	hts Under Color of Law		
18 U.S.C. § 1341	Frauds and Swind			
18 U.S.C. § 1505		ceedings Before Departmen		nittees
18 U.S.C. § 1512 18 U.S.C. § 1513		. Witness, Victim Or An Info et A Witness, Victim Or An Ir		
18 U.S.C. 9 1513	Retailating Agains	SLA WILLIESS, VICIIII OLAILII	HOMIAIL	
This criminal complaint i	s based on these facts:			
Jeff Veeser used his position as a violating the due process and oth guarantee to "redress of grievand merits of Mr. Goodwill's criminal F	er rights of Rev. Jason G es" and access to various	oodwill, effectively denying l s state and federal courts, to	Mr. Goodwill his First Am a jury trial, and litigation	nendment
"Federal Bureau of In	vestigation Cri	minal Complaint":	identified as	
Continued on the attac	hed sheet.			
"Attachment 'G'" to t	he United States	0 - 0 - 1 0	10	
District Court filing	of "Habeas Corr		Sordinell	
in the Western Distri	ct of Michigan :	in \mathcal{J}	mplainant's signature	
mid-March of 2017.	2-22-	17 Tasan J. G	poodinill-crip	ne
	300	in Jason J. G		riction
S			1	10(1)
Sworn to before me and signed in	my presence.	1000000	9	
Date:		statistics and the control of the state of the	I. Jack when the same	ale delle delle grand del aleman, de la lamina delle estado e estado e e estado e e e e e e e e e e e e e e e e
			Judge's signature	
City and state:				

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

	Robert Horse	ch) Case No.		
)		
	Defendant(s)		_)		
	20,0,1111,110,0				
		CRIMIN	IAL COMPLAINT		
I, the co	mplainant in this	s case, state that the fe	ollowing is true to the best of my	knowledge and belief.	
On or about the	date(s) of	beginning 2007-20	in the county of	Sheboygan	in the
<u>Eastern</u>	_ District of _	Wisconsin	_, the defendant(s) violated:		
Code	Section		Offense Descript	ion	
18 U.S.C. § 4 18 U.S.C. § 238 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 134 18 U.S.C. § 150 18 U.S.C. § 151	1 15 2	Conspiracy A Frauds and S Obstruction of Tampering V	Treason of Rights Under Color of Law Against Rights	rmant	nmittees
This cri	minal complaint	is based on these fac-	ts:		
violating the due	e process and of ess of grievance	her rights of Rev. Jas s" and access to vario	rt" to instigate acts of domestic on Goodwill, by denying Mr. Goo ous state and federal courts, to a	dwill his First Amendm	ent to
Robert Hor	sch is als	o guilty of n	egligence, ineffect:	veness of cour	ısel,
Cont	inued on the atta	ched sheet.			
derelictic	n of duty,	and oath-bre	-17 Gason g. c.	Moodevill Implainant's signature	 1 vi (IDP
Sworn to before	me and signed i	n my presence.	Jason J.	nted name and title	viction of
Date:	nep marip, mariga, and a substantial of the established from the control of the c		The state of the s	7. 3.	
				Judge's signature	
City and state					

for the

Western District of Michigan

United States of America)
v.)
Joseph Voelkner) Case No.
)
Defendant(s)	_)
<u> </u>	
CRIMIN	AL COMPLAINT
I, the complainant in this case, state that the fo	llowing is true to the best of my knowledge and belief.
On or about the date(s) of between 2013 and 2	on the county of in the in the
Western District of Michigan	_, the defendant(s) violated:
Code Section	Offense Description
18 U.S.C. § 4 Misprision of	
18 U.S.C. § 2382 Misprision of 18 U.S.C. § 242 Deprivation o	Treason f Rights Under Color of Law
18 U.S.C. § 241 Conspiracy A	gainst Rights
18 U.S.C. § 1341 Frauds and S	
	f Proceedings Before Departments, Agencies and Committees ith A Witness, Victim Or An Informant
	gainst A Witness, Victim Or An Informant
This criminal complaint is based on these fact	s:
while criminally violating the due process and other rig Amendment guarantee to "redress of grievances" and	tate judge to provide harbor and safehaven to domestic terrorists this of Rev. Jason Goodwill by denying Mr. Goodwill his First access to the court, to a jury trial, and litigation of the merits of is also guilty of negligence, obstruction, dereliction of duty, and
oath-breaking.	
Continued on the attached sheet.	•
3-22	-17 Jason J. Sodwell Complainant's signature
	Joseph St. Communil crime
	Printed name and title
Current to hefens use and alone of in man museum of	
Sworn to before me and signed in my presence.	
Datas	
Date:	Judge's signature
City and states	
City and state:	Printed name and title

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

	Robert Wells	3) Case No.)		
	Defendant(s)		_)		
		CRIMIN	AL COMPLAINT		
I, the cor	nolainant in this	case, state that the fo	llowing is true to the best of m	v knowledge and belief	•
On or about the o	-	beginning 2007-200	_	- ·	in the
Eastern	District of		, the defendant(s) violated:		4 ¹ - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
Code	- Section		Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 134 18 U.S.C. § 1502 18 U.S.C. § 1512	1 5 2	Conspiracy A Frauds and S Obstruction of Tampering W	Treason f Rights Under Color of Law gainst Rights	ormant	nmittees
This crin	ninal complaint	is based on these facts	s:		
violating the due	process and othess of grievances	er rights of Rev. Jaso " and access to vario	to instigate acts of domestic to on Goodwill, by denying Mr. Go ous state and federal courts, to	odwill his First Amendr	nent to
Robert Wel	ls is also	guilty of co	nflict of interest,	negligence, o	bstruction,
Conti	nued on the attac	ched sheet.			
dereliction	n of duty,	oath-breaking	yacon g	ompiature s signature	lP
Sworn to before	me and signed ir	n my presence.		Coodwill -c	
Date:				Y of a share to	a volen der Stiller ihr zu den zugen den gestellt bei bei
City and state:		,		Judge's signature	

Date:

City and state:

UNITED STATES DISTRICT COURT

· I	or the	•	
Western Dis	trict of Michigan		
United States of America v. Joseph Dececco)) Case No.)		
Defendant(s))		
CRIMINAI	L COMPLAINT		
I, the complainant in this case, state that the follow	wing is true to the best of my	knowledge and belief.	
On or about the date(s) of beginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of Wisconsin ,			Name (American American)
Code Section	Offense Descripti	on	
18 U.S.C. § 241 Conspiracy Again 18 U.S.C. § 1341 Frauds and Swin 18 U.S.C. § 1505 Obstruction of Properties 18 U.S.C. § 1512 Tampering With	ason ghts Under Color of Law nst Rights	rmant	nmittees
This criminal complaint is based on these facts:			
Joseph Dececco used his position as a state prosecutor to the due process and other rights of Rev. Jason Goodwill, "redress of grievances" and access to various state and for Goodwill's criminal RICO claims. See also the details of E	by denying Mr. Goodwill his leaderal courts, to a jury trial, a	First Amendment guar nd litigation of the mer	antee to
the RICO filing of "Jason Goodwill Continued on the attached sheet Officer Chief Kirk; Nicole Johnson; Art Die Nathan Haberman; Joel Hermanski; Ga Langhoff; Mike Litke; and Eric Helm outlined in the case of "Jason Jame Goodwill v. STATE OF MICHIGAN, et a Sworn to before me and signed in my presence.	Joel Clark; Office drich; Judge Sutki ry Josoph 9 ke" as sold the second	er Jeff Johnson ewicz; Joseph Column Column	n; Police Dececco; Sime vict

Judge's signature

City and state:

UNITED STATES DISTRICT COURT

		for the			
	Western Dis	strict o	of Michigan		
United States of Ame v. Christopher Stock)))))	Case No.		
Defendant(s)	CDIMINA	T CO	RACIONI A N'ASSAN		
	CRIMINA	L CO	MPLAINT		
I, the complainant in this ca		_		•	
On or about the date(s) of				Sheboygan	in the
Eastern District of	Wisconsin ,	the def	endant(s) violated:		
Code Section			Offense Descrip	otion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint is I Christopher Stock used his position violating the due process and other guarantee to "redress of grievances merits of Mr. Goodwill's criminal RIGO oath-breaking.	Conspiracy Aga Frauds and Swire Obstruction of P Tampering With Retaliating Agai pased on these facts: as a state prosecutorights of Rev. Jason and access to vario	eason Rights Ui inst Rig ndles Proceedi A Witne inst A W or to inst Goodwi ous state	ngs Before Departmess, Victim Or An Infilitness, Victim Or An igate acts of domestill, by denying Mr. Ge and federal courts,	Informant Ic terrorism, while crimin bodwill his First Amendm to a jury trial, and litigati	ally ent on of the
☐ Continued on the attache	ed sheet.				
Sworn to before me and signed in n	3)	Jason J Pauler	Supplainant's signature Coodwill — (Printed name and title Of Utorne	ereme Victi
Date:			h may man she that he had been seen to be seen to be she and the seen to be she and the seen seen about	Judge's signature	Parkagan Hallingan Hallingan Lipaki Hallingan (1988) ang pa

City and state:

UNITED STATES DISTRICT COURT

for the

	Western D	District of	Michigan		
United States of A v. Nathan Haber Defendant(s)	man))))	Case Nó.		
,	CRIMINA	AL COM	PLAINT		·
I, the complainant in thi	s case, state that the fol	lowing is tr	ue to the best of m	y knowledge and belief.	
On or about the date(s) of				·	in the
Eastern District of					**************************************
Code Section			Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint Nathan Haberman used his posviolating the due process and of guarantee to "redress of grievar merits of Mr. Goodwill's criminal	Conspiracy Ag Frauds and Sv Obstruction of Tampering Wir Retaliating Ag is based on these facts ition as a state prosecuther rights of Rev. Jasonces" and access to var	reason Rights Under painst Rights windles Proceeding th A Witness ainst A Witn tor to instig- n Goodwill, rious state a	s Before Departm s, Victim Or An Inf ess, Victim Or An ate acts of domest by denying Mr. Go nd federal courts,	Informant tic terrorism, while crimina bodwill his First Amendme to a jury trial, and litigatio	ally ent on of the
Chief Kirk; Nicole	ached sheet. Officer Johnson; Art D	r Joel C iedrich;	lark; Offic	er Jeff Johnson	; Police
Nathan Haberman; Joe Langhoff; Mike Litke outlined in the case Goodwill v. STATE Of Sworn to before me and signed	e; and Eric Hel e of "Jason Jar F MICHIGAN, et	lmke" as mes al."	Jason Z	Schiplainant's signature [COCOLWILL A OK OVYON	crime Ictim
Date:	une.		, –	Judge's signature	

United States of America

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

)

· v.)				
	Susan Hart)	Case No.		
)			
	Defendant(s)		_)			
		CRIMINA	AL CON	MPLAINT		
I, the cor	nplainant in this	case, state that the fo	llowing is t	true to the best of my	knowledge and belief	•
On or about the d	late(s) of	beginning 2007-200)8	in the county of	Sheboygan	in the
Eastern	District of _	Wisconsin_	, the defe	ndant(s) violated:		
Code S	Section			Offense Descripti	on	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 134 18 U.S.C. § 1502 18 U.S.C. § 1512	1 5 2	Conspiracy A Frauds and S Obstruction o Tampering W	Treason f Rights Un gainst Righ windles f Proceedir ith A Witne			nmittees
This crir	ninal complaint	is based on these fact	s:		·	
the due process "redress of griev	and other rights ances" and acco	of Rev. Jason Goody	vill, by deny nd federal o	ying Mr. Goodwill his courts, to a jury trial, a	errorism, while crimina First Amendment to g and litigation of the me	uarantee
☐ Cont	inued on the atta	iched sheet.				
		3-20	-17	•	M-LOOUW Implainant's signature	ull_
Sworn to before	me and signed	in my presence.		Jason J	op and	ictime
Date:		·			Judge's signature	······································
City and state:			alleran and the second		Printed name and title	ANDAN MANAGEMENTONIA MANAGAN

Save As... Attach Reset

Susan Richards

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

Case No.

)))			
Defend	lant(s)		·	
	CRIMINAL CO	OMPLAINT		
I, the complainant i	n this case, state that the following	is true to the best of my	knowledge and belief.	
On or about the date(s) of	beginning 2007-2008	in the county of	Sheboygan	in the
<u>Eastern</u> District	of Wisconsin, the de	efendant(s) violated:		
Code Section		Offense Description	on	
Susan Richards used her p the due process and other "redress of grievances" and	Tampering With A With Retaliating Against A plaint is based on these facts: position as fiduciary "clerk" to instiguishts of Rev. Jason Goodwill, by ded access to various state and federal	ights dings Before Departmentness, Victim Or An Information Witness, Victim Or An Information ate acts of domestic terrolenying Mr. Goodwill his Fall courts, to a jury trial, and	mant formant orism, while criminally First Amendment to go nd litigation of the mer	violating uarantee
☐ Continued on the	laims. Susan Richards is also guilty ne attached sheet.		. And	δÓ
	0.00-11	Jason J.G	mplainant's signature	rime rictim
Sworn to before me and sig	gned in my presence.	rollera	5 attorn	ey
Date:			Judge's signature	al i i i i i i i i i i i i i i i i i i i
City and state:		Pi	rinted name and title	
•				

UNITED STATES DISTRICT COURT

Western District of Michigan

United Sta	ates of America)		
Viole	V.) Case No.		
VICK	ie Garvey)		
)		
	fendant(s))		
De	jenaani(s)			
	CRIMINA	L COMPLAINT		
I, the complaina	nt in this case, state that the foll	owing is true to the best of	my knowledge and belief.	
On or about the date(s) of	of beginning 2007-2008	in the county of	Sheboygan	in the
Eastern Distr	ict ofWisconsin	, the defendant(s) violated:		
Code Section		Offense Descr	iption	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513	Conspiracy Ag Frauds and Sw Obstruction of Tampering Wit	reason Rights Under Color of Law ainst Rights vindles		ittees
This criminal co	omplaint is based on these facts:			
violating the due proces guarantee to "redress o	fiduciary position as a DOC em is and other rights of Rev. Jasor f grievances" and access to the see also the details of Vickie Ga	n Goodwill by denying Mr. G court, to a jury trial, and liti	Goodwill his First Amendmen gation of the merits of Mr. Go	t
	of Investigation Cr n the attached sheet.			
District Court	to the United Staffiling of "Habeas On District of Michiga 370.	- U	.g. Hodwell Complainant's signature T. Coodwill — (no imp
Sworn to before me and	I signed in my presence.	Pamer	Sattorny	victim
Date:	Marchine and Control of Control o	At water way and a file of the control of the contr	Judge's signature	
City and state:				i in supplemental superioris supe

for the

Western District of Michigan

United States of Ameri	ica)		
ν.)		
Sally Tess) Case No.		
)		
	٠)		
Defendant(s))		
	CRIMINAL	COMPLAINT		
I, the complainant in this case	e, state that the follow	ving is true to the best of r	ny knowledge and belief	•
On or about the date(s) ofbe	ginning 2007-2008	in the county of	Sheboygan	in the
Eastern District of	Wisconsin, t	he defendant(s) violated:	,	•
Code Section		Offense Descri	ption	
18 U.S.C. § 4	Misprision of Feld			
18 U.S.C. § 2382 18 U.S.C. § 242	Misprision of Trea		·	
18 U.S.C. § 241	Conspiracy Again	ghts Under Color of Law and street		
18 U.S.C. § 1341	Frauds and Swine	dles		
18 U.S.C. § 1505 18 U.S.C. § 1512		oceedings Before Departn A Witness, Victim Or An In		nmittees
18 U.S.C. § 1513		st A Witness, Victim Or Ar		
This criminal complaint is ba	sed on these facts:			
Sally Tess used her fiduciary position violating the due process and other riguarantee to "redress of grievances" criminal RICO claims. See also the d	ights of Rev. Jason C and access to the co	Goodwill by denying Mr. Go ourt, to a jury trial, and litig	podwill his First Amendmation of the merits of Mr.	ent
Federal Bureau of Investigation of Continued on the attached		minal Complaint"	identified as	
"Attachment 'G'" to the	e United State	es o		
District Court filing of		rous" Jason	J. Loodwill	<i>Q</i>
in the Western District		in	Jomplainant's signature	
mid-March of 2017.		17 Jason J.	Goodwill-C	rime
	300	Manual desirance and the state of the state	nted name and title	Michim
Sworn to before me and signed in my	presence.	Poule	ed attor	uy
Date:				
Marcon in contain and high debt code drought of Michael Louis age (According to College (Age (1914) All Health (Age (1914) All Health (Age (1914) Age (191			Judge's signature	
City and state:				

for the

Western District of Michigan

United States of America)	
v ,	j ,	
Joel Hermanski) Case No.	
)	
·)	
Defendant(s)		
	CRIMINAL COMPLAINT	
I, the complainant in this case, s	state that the following is true to the best	of my knowledge and belief.
On or about the date(s) ofbegin	nning 2007-2008 in the county of	f Sheboygan in the
•	isconsin , the defendant(s) violate	
Code Section	Offense Des	
18 U.S.C. § 4	Misprision of Felony	1
18 U.S.C. § 2382	Misprision of Treason	
18 U.S.C. § 242	Deprivation of Rights Under Color of Lav	<i>N</i>
18 U.S.C. § 241 18 U.S.C. § 1341	Conspiracy Against Rights Frauds and Swindles	
18 U.S.C. § 1505	Obstruction of Proceedings Before Department	artments. Agencies and Committees
18 U.S.C. § 1512	Tampering With A Witness, Victim Or A	
18 U.S.C. § 1513	Retaliating Against A Witness, Victim Or	
This criminal complaint is base	d on these facts:	
violating the due process and other right guarantee to "redress of grievances" ar	government agent to instigate acts of dom its of Rev. Jason Goodwill, by denying Mi id access to various state and federal cou claims. See also the details of Hermanski	r. Goodwill his First Amendment urts, to a jury trial, and litigation of the
the RICO filing of "Jaso	n Goodwill v. City of She	boygan; Officer John Winter
-	-	ficer Jeff Johnson; Police
	•	utkiewicz j Joseph Dececco;
Nathan Haberman; Joel He	$\bigcap \Lambda_{i} \bigcap P_{i}$	n a somminil
Langhoff; Mike Litke; an	· - //-	Complainant's signature
	Marie and a second	L. Conducill-crimp
outlined in the case of		Printed name and title
Goodwill v. STATE OF MIC	HIGAN, et al."	VICTO
Sworn to before me and signed in my p	resence. 3-22-1/	eros mondey
Date:		
The second secon	Hallangstan (Albary 1994) Albary (Ballary 1994) and Albary (Ballary 19	Judge's signature
City and state:		
City and state:	t.	Printed name and title

for the

Western District of Michigan

Er	tates of America v. ic Helmke efendant(s))))))	Case No.		
	CRIMIN	NAL CO	MPLAINT		
I, the complain	ant in this case, state that the f	following is	s true to the best of m	y knowledge and belief	·
On or about the date(s)	of beginning 2007-20	308	in the county of	Sheboygan	in the
Eastern Dist	rict of Wisconsin	, the def	endant(s) violated:		
Code Section	1		Offense Descrip	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513	Conspiracy A Frauds and Obstruction Tampering N	f Treason of Rights U Against Rig Swindles of Proceed With A Witn			nmittees
This criminal c	complaint is based on these fac	cts:			
the due process and o "redress of grievances	oosition as a government agen ther rights of Rev. Jason Good " and access to various state a CO claims. See also the details	dwill, by dei and federal	nying Mr. Goodwill his courts, to a jury trial,	s First Amendment gua- and litigation of the me	rantee to
Chief Kirk; Ni Nathan Haberma Langhoff; Mike outlined in th Goodwill v. ST	ig of "Jason Goodwing on the attached sheet Offic cole Johnson; Art in; Joel Hermanski; Litke; and Eric Hae case of "Jason JATE OF MICHIGAN, ed signed in my presence.	er Joel Diedric Gary elmke" ames	clark; Office th; Judge Sutk as Juson Juso	er Jeff Johnso	n; Police Dececco;
Date:	rissaa Alkaida karinna ^{vii} lliseek			Judge's signature	maranga Affina (Affina Affina Sala) (Affina anagan)
City and state:			ر العالمين في العالم العال		· · · · · · · · · · · · · · · · · · ·

City and state:

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

United States of America v.)	
David Schwarz) Case No.)))	
Defendant(s)		
	CRIMINAL COMPLAINT	
I, the complainant in this case, st	te that the following is true to the best of my knowledge and belief.	
On or about the date(s) of begin	ing 2007-2008 in the county of Sheboygan in the	
Eastern District of Wi	consin , the defendant(s) violated:	
Code Section	Offense Description	
18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint is based David Schwarz used his position as a go violating the due process and other right guarantee to "redress of grievances" and	Alisprision of Felony Alisprision of Treason Deprivation of Rights Under Color of Law Conspiracy Against Rights Frauds and Swindles Distruction of Proceedings Before Departments, Agencies and Committees Fampering With A Witness, Victim Or An Informant Retaliating Against A Witness, Victim Or An Informant on these facts: Vernment agent to instigate acts of domestic terrorism, while criminally of Rev. Jason Goodwill, effectively denying Mr. Goodwill his First Amendment access to various state and federal courts, to a jury trial, and litigation of the aims. See also the details of Schwarz being linked to the underlying story	
_	Goodwill v. City of Sheboygan; Officer John Winter et. Officer Joel Clark; Officer Jeff Johnson; Police	
Chief Kirk; Nicole Johnson; Nathan Haberman; Joel Herman Langhoff; Mike Litke; and Er outlined in the case of "Jas Goodwill v. STATE OF MICHIGA Sworn to before me and signed in my pr	Art Diedrich; Judge Sutkiewicz; Joseph Dececco; ski; Gary Complainant's signature on James	
Date:	Judge's signature	

City and state:

United States of America

United States District Court

for the

Western District of Michigan

Y 1	,			
Gregory Weber)))	Case No.		
Defendant(s)				
CI	RIMINAL C	OMPLAINT		
I, the complainant in this case, state t	hat the following	is true to the best of my k	nowledge and belie	f.
On or about the date(s) ofbeginning	2007-2008	in the county of	Dane	in the
Eastern	sin , the d	lefendant(s) violated:		
Code Section		Offense Description	n	
18 U.S.C. § 2382 Misp 18 U.S.C. § 242 Dep 18 U.S.C. § 241 Con 18 U.S.C. § 1341 Frau 18 U.S.C. § 1505 Obs 18 U.S.C. § 1512 Tam 18 U.S.C. § 1513 Reta	spiracy Against Fuds and Swindles truction of Proceed pering With A Waliating Against A	Under Color of Law Rights edings Before Department itness, Victim Or An Inforn Witness, Victim Or An Inf	nant ormant	
Gregory Weber used his position as an assist criminally violating the due process and other Amendment guarantee to "redress of grievar litigation of the merits of Mr. Goodwill's criminal crimal criminal criminal criminal criminal criminal criminal crimina	r rights of Rev. Jances" and access	ason Goodwill, effectively s to various state and fede	denying Mr. Goodw ral courts, to a jury t	rill his First trial, and
"Federal Bureau of Investiga	tion Crimi	nal Complaint" i	dentified as	
☐ Continued on the attached sheet.				
"Attachment 'G'" to the Unit District Court filing of "Ha	beas Corpu) - Sodiu plainant's signature	el
in the Western District of M mid-March of 2017.	a A	-17 Jason J. 1	a mordinil	-crime
Sworn to before me and signed in my presen	O	Power of	inted name and title	vietin Ley
Date:			Iudge's signature	·

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United States of America v.

Rick Snyder

United States District Court

for the

Western District of Michigan

Case No.

)			
	Defendanı(s))			
		CRIMIN	NAL CO	MPLAINT		
I, the con	nplainant in this	case, state that the t	following is	true to the best of my	knowledge and belie	ef.
On or about the d	ate(s) of	2016		in the county of	Ingham	in the
Western	District of	Michigan	, the defe	endant(s) violated:		
Code S	Section			Offense Descript	ion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513	; !	Conspiracy Frauds and Obstruction Tampering \	of Treason of Rights Ur Against Righ Swindles of Proceedir With A Witne			ommittees
the due process guarantee to "red	and other rights of fress of grievance	of Rev. Jason Goodes" and access to v	dwill, effectiv various state	ely denying Mr. Goo and federal courts, t	orism, while criminally dwill his First Amendr o a jury trial, and litiga n, interfering with a wi	nent ation of the
	nued on the attac	hed sheet.	a RICO	witness to a	foreign state	and
		3-20-1	7	Juston J. [omplainant's signature	rime vici
Sworn to before	-	my presence.		Power a	attorn	ney
Date:	n sair dina dingga kaya a magnis ina pagkan ina kan da magna in			A ROUGH AND	Judge's signature	
City and state:		ona a simila atomo and in brillium ayo a sumbanaya. Simila			Printed name and title	

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United States of America v.

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

Bill Schuette) Case No.	,	
)		
<u>.</u>)		
Defendant(s)				
	CRIMINA	L COMPLAINT	·	
I, the complainant in this case	e, state that the follo	owing is true to the best of	my knowledge and beli	ef.
On or about the date(s) of	May of 2016	in the county of	Delta	in the
Western District of	Michigan,	the defendant(s) violated:		
Code Section		Offense Desci	ription	1
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint is bar Bill Schuette used his position as Mice	Conspiracy Aga Frauds and Swi Obstruction of F Tampering With Retaliating Agai ased on these facts: chigan Attorney Ger	eason Rights Under Color of Law Linst Rights Indles Proceedings Before Depart A Witness, Victim Or An Linst A Witness, Victim Or A	Informant An Informant omestic terrorism, while o	criminally
violating the due process and other r guarantee "redress of grievances" ar merits of Mr. Goodwill's criminal RIC	nd access to various	s state and federal courts,	to a jury trial, and litigation	on of the
formalized "CRIMINAL CO and Continued on the attached duty as "Michigan's cha fiduciary assistance" of as written by Schuette Donna Pendergast.	d sheet others is ief law enfor letter of res	for proper exercitions for proper control of the sponse with t	ise of his fidu "; and the "den	ciary
Sworn to before me and signed in my	y presence.	Mue	of attain	ney
Date:				•
City and states		s a consequence of the second	Judge's signature Printed name and title	

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UNITED STATES DISTRICT COURT

Western District of Michigan

United States of America)			
V.)	Cose No		
Donna Pendergast)	Case No.		
	Ś			
	ý			
Defendant(s))			
CF	RIMINAL CO	MPLAINT		
I, the complainant in this case, state the	nat the following is	true to the best of n	ny knowledge and belief.	
On or about the date(s) of May o	f 2016	in the county of	Delta	in the
Western District of Michiga	n , the def	endant(s) violated;		
Code Section		Offense Descrip	otion	
	rision of Felony			
	rision of Treason			
	ivation of Rights U piracy Against Rig			
	ds and Swindles			
			ents, Agencies and Comm	nittees
		ess, Victim Or An Int		
18 U.S.C. § 1513 Reta	nating Against A W	/itness, Victim Or An	momant	
This criminal complaint is based on t	nese facts:			
Donna Pendergast used his position as Assis criminally violating the due process and other				•
Amendment guarantee of "redress of grievan				and
litigation of the merits of Mr. Goodwill's crimin	al RICO claims. Se	ee also the details of	Donna Pendergast being	named
as co-defendant on the forma	lized "CRIM	INAL COMPLAIN	NT" that was 5/20)/16 and
Continued on the attached sheet.	opied to Bi	ll Schuette a	and others for pr	oper
exercise of his fiduciary du	ty as "Mich		law enforcement	official";
and the "denial of fiduciary	assistance	" JUUNOII	of Soonwy	$U_{}$
letter of response as writte	n by	V	Lomplainant's signature	
Schuette's "agent" Donna Per	dergast.	Jason	1. 6000Will-1	CriMe
	3-22-17			VICTIM
Sworn to before me and signed in my present			/////	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Houses	of outlown	ig
Date:				
			Judge's signature	a commence and the state of the
City and state:				
Virg and James		17 pp 17 pp 18 cm - 12 fbm (1 11), the 13 (11) 11 11 12 12 13 14 14 14 14 14 14 14	Printed name and title	A STATE OF THE PARTY OF THE PAR

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United States District Court

for the

Western	District	of Mich	idar
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Heidi Washin	gton) Case 110.		
)		
Defendant(s	·)	. Ś		
	CRIMINA	AL COMPLAINT		
I, the complainant in th	is case, state that the fol	llowing is true to the best of my	y knowledge and belie	f.
On or about the date(s) of	between 2013 and 20	in the county of	Delta	in the
Western District of	Michigan	, the defendant(s) violated:		
Code Section		Offense Descript	tion	
18 U.S.C. § 4	Misprision of F	Felony		
18 U.S.C. § 2382	Misprision of T			
18 U.S.C. § 242		Rights Under Color of Law		
18 U.S.C. § 241	Conspiracy Ag			
18 U.S.C. § 1341 18 U.S.C. § 1505	Frauds and Sv	windles Proceedings Before Departme	onte Agonoios and Co	mmittoon
18 U.S.C. § 1512		th A Witness, Victim Or An Info		minutee2
18 U.S.C. § 1513		ainst A Witness, Victim Or An		
This criminal complain	t is based on these facts	::		
Heidi Washington used her fidu violating the due process and o guarantee to "redress of grieva criminal RICO claims. Heidi Wa	ther rights of Rev. Jaso nces" and access to the	n Goodwill by denying Mr. Goo e court, to a jury trial, and litigat	odwill his First Amendn tion of the merits of Mr	nent . Goodwill's
fabricating evidence Continued on the att		fraud, oath-breaki	ng and RICO.	
			٠	
	3-22-1	•	omplainant's signature	9
		Jason J.C	rob autor	me victiv
Sworn to before me and signed	in my presence.	Powe	rop action	ney
Date:				
All and differ based in qualitatives in a security to the best of	andreas,	EM page and his following page of the state of any of 1994 to	Judge's signature	dereja (1904-1900 P.P. P. P. Mille superminiska) dan seleksaran (1904-1904-1904-1904) dan ba
City and state:				
Only and State.	والمراجع		Printed name and title	
National Control of Co				

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United States of America

Steven Parks

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

Case No.

))		
Defendant(s))		
	CRIMINA	AL COMPLAINT		
I, the complainant in this	case, state that the fol	llowing is true to the best of my	y knowledge and belie	ef.
On or about the date(s) of	June of 2016	in the county of	Delta	in the
Western District of	Michigan	, the defendant(s) violated:		
Code Section		Offense Descript	tion	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513 This criminal complaint Steven Parks used his position a due process and other rights of Fredress of grievances" and according to the control of	Conspiracy Active Conspiracy Active Construction of Construction of Construction of Construction	Freason Rights Under Color of Law gainst Rights windles Froceedings Before Department A Witness, Victim Or An Information And Witness, Victim Or An Information And Informatio	ormant Informant ism, while criminally vi ist Amendment to gua and litigation of the mo as defendant in the	olating the rantee erits of Mr.
formalized 10-page " Continued on the atta		minal Complaints" r ns of the judicial		
others.	3-22-17	Javon o	9. Doodu Emplainant's signature Coodwill-0	ill
Sworn to before me and signed i	n my presence.		inted name and title	
Date:				
			Judge's signature	
City and state:			Printed name and title	

Attach

Darin Hunter

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

Case No.

) }			
	Defendant(s)		_)			
		CRIMIN	AL COMPLAINT			
I, the con	plainant in this c	ase, state that the fo	llowing is true to the be	st of my knowled	dge and belief.	
On or about the d	ate(s) of	May of 2016	in the county	of	Delta	in the
Western	District of	Michigan	_, the defendant(s) viola	ated:		
Code S	<i>lection</i>		Offense L	Description		
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513		Conspiracy A Frauds and S Obstruction o Tampering W	Treason f Rights Under Color of I gainst Rights	epartments, Age An Informant		nmittees
This crim	inal complaint is	based on these fact	s:			
ing the due proce to "redress of grie	ss and other righ evances" and acc	ts of Rev. Jason Go ess to various state	utor to instigate acts of dodwill, by denying Mr. G and federal courts, to a of Darin Hunter being na	Soodwill his First jury trial, and liti	Amendment g gation of the m	uarantee erits of Mr.
Continue	nued on the attach	ned sheet. COMPL minal Compla	gave	signed and Complainant		
Sworn to before i	me and signed in	my presence.	HOU	UN Of C		rey
Date:				Judge's s	signature	
City and state:	01-11-11-11-11-11-11-11-11-11-11-11-11-1			Printed nar	ne and title	

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United States of America

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United States District Court

for the

Western District of Michigan

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Jason Thibeault)	Case No.		
)			
	Defendant(s))			
		CDINGIN.	JAT CON	MIDT A INTO		
		CRIVIII	NAL COL	MPLAINT		
I, the cor	nplainant in this	case, state that the fo	following is	true to the best of my	knowledge and belie	f.
On or about the d	late(s) of	May of 2016	a po la aglica que ablanta a constituente anternativo de la constituente de la constituente de la constituente	in the county of	Delta	in the
Western	District of	Michigan	, the defe	endant(s) violated:		
Code S	Section			Offense Description	on	
18 U.S.C. § 4		Misprision of				
18 U.S.C. § 2382 18 U.S.C. § 242	2	Misprision of		nder Color of Law		
18 U.S.C. § 242		Conspiracy A				
18 U.S.C. § 134	1	Frauds and S				
18 U.S.C. § 150				ngs Before Departmer		mmittees
18 U.S.C. § 1512				ess, Victim Or An Infor		
18 U.S.C. § 151	3	Retailating A	Against A W	itness, Victim Or An Ir	normant	
This crin	ninal complaint i	s based on these fact	ots:			
ing the due proce to "redress of gri	ess and other rigi evances" and ac	nts of Rev. Jason Go cess to various state	loodwill, by e and feder	ate acts of domestic te denying Mr. Goodwill al courts, to a jury trial hibeault being named	his First Amendment , and litigation of the	guarantee merits of Mr.
	Complaint"	that is date	ed 5/18,	/16.		
		niod biloot.			•	
		3-22-	17	gasong	mplainant's signature	ell
		-	1	Jason J.	acodwill - C	rme vict
Sworn to before	me and signed in	my presence.		nower of	batterne	ef
						٧
Date:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				Judge's signature	Manager property and the Administration between the base and to a Million between the base and to a Million between the base and the administration between the base and the
					THE DESIGNATION OF	
City and state:	******			P	rinted name and title	Constitution and the last specific and collection accounts the last section of the las

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United States of America

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UNITED STATES DISTRICT COURT

for the

Western District of Michigan

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·	Jessica Pelto)	Case No.			
	Defendant(s)		_				
		CRIMIN	AL CON	MPLAINT			
I, the com	plainant in this c	ase, state that the fo	llowing is	true to the best of	my knowledge a	and belief.	
On or about the da	ate(s) of	June of 2016	y a collect base daily; gg; "All Mr. collect day of the	in the county of	Delt	a	in the
Western	District of	Michigan	, the defe	ndant(s) violated:			
Code S	ection			Offense Descr	iption		
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513		Conspiracy A Frauds and S Obstruction of Tampering W	Freason Rights Un Rights Un Reinst Righ Windles Froceedir Rith A Witne Reinst A Wi	der Color of Law its ngs Before Departi iss, Victim Or An Ir tness, Victim Or A	nformant	s and Comm	ittees
ing the due proce to "redress of grie	ss and other righ evances" and acc	a Escanaba prosects of Rev. Jason Go ess to various state See also the details of	odwill, by o and federa	denying Mr. Goody al courts, to a jury t	vill his First Ame rial, and litigatio	endment gua on of the mer	rantee its of Mr.
Continuo	_	ublic Office ned sheet. COMPL					
6/20/16.		3-22-1	17	Jason 3	J. Hood complainant's sig Coodw Printed name an	mature 111 = CD	nne Michin
Sworn to before r	ne and signed in	my presence.		How	in of at	torn	ey
Date:					Judge's signat	ure	
City and state:	,				Printed name an	d title	

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UNITED STATES DISTRICT COURT

for the

Western	District	of Mich	nigar
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	Phil Strom)	Case No.		
)			
	Defendant(s)		_)	•		
		CRIMIN	AL CO	MPLAINT		
I, the comp	lainant in this ca	se, state that the fo	ollowing is	s true to the best of r	ny knowledge and be	lief.
On or about the dat	e(s) of	June of 2016	************************************	in the county of	Delta	in the
Western	District of	Michigan	_ , the def	fendant(s) violated:		
Code Sec	ction			Offense Descri	ption	
Phil Strom used his the due process an "redress of grievan Goodwill's criminal	s position as a E id other rights of ces" and access RICO claims. So	Conspiracy A Frauds and S Obstruction of Tampering W Retaliating Age based on these fact scanaba prosecuto Rev. Jason Goods to various state age also the details	Treason if Rights U gainst Rig Swindles of Proceed /ith A Witr gainst A V s: or to instig will, by dei nd federal of Phil Str	lings Before Departness, Victim Or An In Vitness, Victim Or Ar ate acts of domestic nying Mr. Goodwill h courts, to a jury trial com being named as		nally violating uarantee to merits of Mr. e formalized
	-				e craims comm ned and notar	
6/20/16.		3-22		gason	Jonalure Jonalure	ill
Sworn to before me	e and signed in r	ny presence.		Jason J Power	- Cocate ill-Cocate ill-Cocate illo	<u>crime viction</u> Neg
Date:						and labered from properties of state of the
					Judge's signature	
City and state:	radioantan (** in the descript of it is a person of the state of the s				Printed name and title	

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UNITED STATES DISTRICT COURT

for the

Western	District	of Mic	higan
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Robert Richards			Case No.		
))			,
D	efendant(s))			
		CRIMINAL CO	MPLAINT		
I, the complain	ant in this case, sta	ate that the following i	s true to the best of my	knowledge and belief.	
On or about the date(s)	of M	lay of 2016	in the county of	Delta	in the
Western Dis	trict of Mic	chigan , the de	fendant(s) violated:		
Code Section	η		Offense Descripti	on	
Robert Richards used the due process and o "redress of grievances	complaint is based his position as fide ther rights of Rev. " and access to va	Tampering With A With Retaliating Against A Notes on these facts: uciary "clerk" to instigate Jason Goodwill, by desirious state and federal		mant nformant rorism, while criminally First Amendment to gu and litigation of the mer	violating uarantee its of Mr.
	on the attached she	eet others for	as 5/20/16 and proper exercise		
	3-	22-17	Jason J.	omplainant's signature Cocolwill—C	rine violin
Sworn to before me ar	nd signed in my pr	esence.	Powero	ottorn	ef
Date:	**************************************		***************************************	Judge's signature	AND THE PROPERTY OF THE PARTY O
City and state:				Printed name and title	

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United States of America

UNITED STATES DISTRICT COURT

for the

Western	District	of	Michi	aan
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	Timothy Cain)	Case No.		
)			
			į			
	Defendant(s)		_)		•	
		CRIMIN	IAL COM	IPLAINT		
I, the con	nplainant in this o	case, state that the fo	ollowing is t	rue to the best of m	y knowledge and belief.	
On or about the d	late(s) of	May of 2016	200427-14 C4111171 PF1 11/2 W 11 2000 pm Pp1 11/2 L12 L12 L12 L12 L12 L12 L12 L12 L12 L1	in the county of	Delta	in the
Western	District of	Michigan	_ , the defer	ndant(s) violated:		
Code S	Section			Offense Descrip	rtion	
18 U.S.C. § 4		Misprision of				
18 U.S.C. § 2382 18 U.S.C. § 242	2	Misprision of		der Color of Law		
18 U.S.C. § 241		Conspiracy A				
18 U.S.C. § 1341		Frauds and S		on Data of Day autom		
18 U.S.C. § 1505 18 U.S.C. § 1512				gs Before Departm ss, Victim Or An Inf	ents, Agencies and Com ormant	mittees
18 U.S.C. § 1513				ness, Victim Or An		
This crin	ninal complaint is	s based on these fac	ts:			
the due process "redress of grieva	and other rights on accest and accest	of Rev. Jason Good ss to various state a	will, by deny Ind federal co	ing Mr. Goodwill his ourts, to a jury trial,	terrorism, while criminally s First Amendment to gu and litigation of the meri as co-defendant on the	arantee _
formalized	"CRIMINAL	COMPLAINT" t	that was	5/20/16 and	d copied to Cair	1
and 🗖 Conti	nued on the attac	hed sheet. others	s for pr	oper exercis	se of his fiduci	.ary
duty as a	public fund	ctionary.		gason	1 Horderil	0
		3-00-	17	0	Complainant's signature	<u></u>
				Jason J.	Caranturill - C	risse
					Printed name and title	rictim
Sworn to before	me and signed in	my presence.				
		V 1		price	COD CHADIO	ney
Date:						
					Judge's signature	
City and state:	habitata ya Madabaan hafi yakin taryon ya ya ya mana ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙas		accine vi, te, him vice comptence by , easier consecution	And the control of th	Printed name and title	
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United States of America

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United States District Court

for the

Western District of Michigan

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James O'Toole) Case)))	e No.		
	Defendant(s)		_)			
		CRIMIN	AL COMPL	AINT		
I, the con	nplainant in this c	ase, state that the fo	ollowing is true t	o the best of my l	knowledge and belie	f.
On or about the	date(s) of	May of 2016	in the	e county of	Delta	in the
Western	_ District of	Michigan	_ , the defendant	t(s) violated:		
Code :	Section		Q	ffense Descriptio	on .	,
James O'Toole of the due process "redress of griev	1 5 2 3 minal complaint is used his position a and other rights conces and acces	Conspiracy A Frauds and S Obstruction of Tampering W Retaliating A s based on these fact as public functionary of Rev. Jason Goods s to various state a	Treason of Rights Under C Against Rights Swindles of Proceedings B Vith A Witness, V Against A Witness ts: y to instigate acts will, by denying N and federal courts	efore Departmen lictim Or An Inform s, Victim Or An Inform s of domestic term Mr. Goodwill his F s, to a jury trial, an		ly violating guarantee erits of Mr.
and 🗆 Cont		hed sheet. Others	s for prope		copied to Jar of his fidus Something of the complete of the co	
Sworn to before	me and signed in	my presence.		power	of assor	ney
	and the second s		Man Hayden		Judge's signature	anni i Maria di Angara di Angar
City and state:	op grandelijnski kladen of brief, self til ble film i slevi			P	rinted name and title	

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United States of America v.

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

	Mark Tall)	Case No.		
)			
	Defendant(s))			
		CRIMINAL CO	MPLAINT		
•		case, state that the following	•	•	
On or about the			in the county of	Delta	in the
Western	_ District of	Michigan , the de	fendant(s) violated:		
Code	Section		Offense Description	n	
18 U.S.C. § 4	20	Misprision of Felony			
18 U.S.C. § 238 18 U.S.C. § 242		Misprision of Treason Deprivation of Rights	Under Color of Law		
18 U.S.C. § 241	1	Conspiracy Against Ri			
18 U.S.C. § 134		Frauds and Swindles	dia Defeue Desembrant		
18 U.S.C. § 150 18 U.S.C. § 151			dings Before Department ness, Victim Or An Inforn		mmittees
18 U.S.C. § 151			Witness, Victim Or An Inf		
This cri	iminal complaint	is based on these facts:			
violating the du- guarantee to "re	e process and oth edress of grievand	Escanaba mayor to cover up a ner rights of Rev. Jason Good ces" and access to various sta RICO claims. See also the de	will, effectively denying Mate and federal courts, to	lr. Goodwill his First a jury trial, and litiga	Amendment ition of the
	e "Criminal tinued on the atta	Complaint" dated S	5/20/16 that was	filed with	Tall's
		3-22-17	Jason g	. Hoolui pplainant's signature	ll_
			Jason J.C	9000/will-(rime
				intail reason and titlis	riction
Sworn to before	e me and signed i	n my presence.	power	OD OUTO	rney
Date:		-		Judge's signature	office of a second community and a second community and a second community and a second community and a second
City and state:				the first control and	The second secon
-			Pr	inted name and title	

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United States of America

UNITED STATES DISTRICT COURT

for the

Western District of Michigan

United States of A	merica)	•	
v.)		
Stephen Davi	s) Case No.		
)		
)		
Defendant(s))		
Dejendani(s)				
	CRIMINAL	COMPLAINT		
I, the complainant in this	case, state that the follow	wing is true to the best of my kr	nowledge and belie	f.
On or about the date(s) of	October of 2016	in the county of	Delta	in the
Western District of	Michigan , 1	the defendant(s) violated:		
Code Section		Offense Description	ı	
18 U.S.C. § 4	Misprision of Fel	onv		
18 U.S.C. § 2382	Misprision of Tre	ason		
18 U.S.C. § 242 18 U.S.C. § 241	Deprivation of Ri Conspiracy Again	ghts Under Color of Law		
18 U.S.C. § 1341	Frauds and Swin			
18 U.S.C. § 1505		roceedings Before Departments		mmittees
18 U.S.C. § 1512		A Witness, Victim Or An Inform		
18 U.S.C. § 1513	• •	nst A Witness, Victim Or An Info	iniant .	
This criminal complaint	is based on these facts:			
Stephen Davis used his position	as public functionary to i	instigate acts of domestic terror	ism, while criminal	y violating
the due process and other rights	of Rev. Jason Goodwill,	by denying Mr. Goodwill his Fig	rst Amendment to	guarantee
"redress of grievances" and acce Goodwill's criminal RICO claims	ss to various state and r See also the details of S	ederal courts, to a jury trial, and Stenhen Davis being named as	co-defendant on the	ents of Mir. ie
formalized "Notice o				
and				
				anu
"court appointed cou	insel for the de	$\alpha_{\text{rense}} = \alpha_{\text{rense}} = \alpha_{\text{rense}}$	Loodwill	1
cited for their "Con	ispiracy to Trea	Com	plainant's signature	<u> </u>
	2-22-1	7 JASAN &	Goodwill-	- arime
	000.	, <u>anony</u> ar	2000UJU	- 415VL
				VICTI
Sworn to before me and signed i	n my presence.			
Date:				
Date:		J	udge's signature	
City and state:				
City and state:	TOTAL CONTROL OF THE	Pri	nted name and title	

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UNITED STATES DISTRICT COURT

for the

Western	District	of	Michigan
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Mar	rk Luoma)	Case No.		
)			
)			
)			
Dej	fendant(s)				
•	• •				
	ČRIMIN	AL CON	MPLAINT		
I, the complaina	nt in this case, state that the fo	ollowing is	true to the best of my	knowledge and belief	f.
On or about the date(s) of	of between 2013 and 2	2016	in the county of	Alger	in the
Western Distri	ict of Michigan	, the defe	ndant(s) violated:		
Code Section			Offense Descripti	ion	
18 U.S.C. § 4	Misprision of				
18 U.S.C. § 2382 18 U.S.C. § 242	Misprision of		ider Color of Law		
18 U.S.C. § 241	Conspiracy A				
18 U.S.C. § 1341	Frauds and S				
18 U.S.C. § 1505				nts, Agencies and Co	mmittees
18 U.S.C. § 1512			ess, Victim Or An Info itness, Victim Or An I		
18 U.S.C. § 1513	Retailating A	iganist A w	itiless; victim or An ii	mormant	
This criminal co	omplaint is based on these fac	ots:			
terrorists while criminally First Amendment guara	etime employment position as y violating the due process ar ntee to "redress of grievances merits of Mr. Goodwill's crimi	nd other righ s" and acce	nts of Rev. Jason God ss to the District Coul	odwill by denying Mr. (Goodwill his
	also guilty of obs	structio	on, interferin	ng with a with	iess,
		C+1-			
	ping, violations of RICO witness to a		200m	9. Soody	vill
	danta and oath-h	reskina	U C	omplainant's signature	
		h A	Jason J	(-(ommaluil	Men
	2-6	4974			
Sworn to before me and	I signed in my presence.		pour	Of Who	mey
•					U
Date:				•	
Date.	, name ja ben kadal fenteset ta kada (1844) an		of many distributed for a proper of the content of the property (Total to the post 1 Man, and a server or content or a	Judge's signature	ng paga (Abbal I Shing) (1997-1965) pang dibunula y _{anan} pangang pagang pagang pagang pagang pagang pagang paga A
City and state:		maa, maga ad dindin jayama 4 diilad a had ayayahadiinad 60 maa 1 diila 180 4	W 144 1 1 1 1 1 1 1 1 1	Printed name and title	albert vir territorio segresti stato de la seguesta anno 1900 i 1917 e
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United States District Court

for the

Western District of Michigan

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Rudolph Randa))	Case No.			
	Defendant(s)					
		CRIMIN	NAL CO	MPLAINT		
I, the compla	ainant in this ca	ise, state that the f	following is	true to the best of	my knowledge an	d belief.
On or about the date	(s) of	4/19/2013	**************************************	in the county of	Sheboyg	an in the
Eastern_ D	istrict of	Wisconsin	, the def	endant(s) violated:		
Code Sect	rion			Offense Descr	ription	
18 U.S.C. § 4 18 U.S.C. § 2382 18 U.S.C. § 242 18 U.S.C. § 241 18 U.S.C. § 1341 18 U.S.C. § 1505 18 U.S.C. § 1512 18 U.S.C. § 1513		Conspiracy Frauds and Obstruction Tampering \	f Treason of Rights U Against Rig Swindles of Proceed With A Witn	nder Color of Law hts ings Before Depart ess, Victim Or An I litness, Victim Or A	nformant	and Committees
This crimina	al complaint is	based on these fac	cts:			
Randa used his lifet while criminally viola Amendment guarant and litigation of the	iting the due pi tee to "redress	ocess and other r of grievances" an	ights of Re d access to	v. Jason Goodwill I the District Court	by denying Mr. Go of the United State	odwill his First es, to a jury trial,
☐ Continue	d on the attach Nicole Jo man; Joel ke Litke; the case STATE OF	ed sheet Offic hnson; Art Hermanski; and Eric H of "Jason J MICHIGAN, e	er Joel Diedric Gary elmke"	Clark; Off h; Judge Su DOY as	icer Jeff J tkiewicz: J Complainant's sign	Sill-Crime
Date:				OLD PROFESSION REAL PROPERTY AND PROPERTY AN	Judge's signatu	re
City and state:	, and a second state of the second se				Printed name and	

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