

FILED

UNITED STATES DISTRICT COURT

DEC 10 2015

FOR THE DISTRICT OF COLUMBIA Clerk, U.S. District & Bankruptcy Courts for the District of Columbia

PLAINTIFF

Oscar Dantzler
P.O. Box 1786
Hammond, La 70404
985-215-1508
oscardantzler@yahoo.com

Case: 1:15-cv-02142
Assigned To : Unassigned
Assign. Date : 12/10/2015
Description: Pro Se Gen. Civil (F Deck)

Verse

DEFENDANTS *United States of America, United State of Dept. of Justice, and Eric Holder,*

The U.S.F.B.I. Office, James Comey Individually and in his capacity as the Director of the U.S.F.B.I. Head Quarters and agent Does, one-five
The Tangipahoa Parish Office, Daniel Edwards Individually and in his capacity as Sheriff, and agent Does One-five, and Leo Mooney Tillis individually and in his capacity as Deputy Sheriff, and The Secretary of State of Louisiana Tom Schedler individually and in his capacity as the Secretary of State of Louisiana and The Tangipahoa Parish Clerk of Court, and Julian Dufreche individually and in capacity as The Clerk of Court ,and agent Does one-five and The Registrar of Voters Office, and John Russell individually and in his capacity as Registrar of Voters, and agent Does one-five, and etal

Solicitor General of the United States
Department of Justice, *Eric Holder*
950 Pennsylvania Ave., N.W. Room 5614
Washington D.C. 20530-0001
202-514-2000

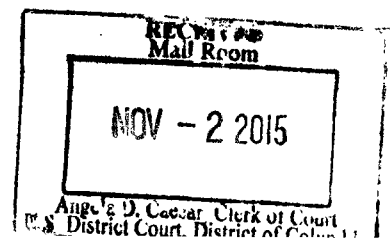
U.S.F.B.I., *James Comey*
601 4th Street NW
Washington, DC 20535
202-278-2000

Tangipahoa Parish Sheriff Office
Daniel Edwards and
Leo Mooney Tillis
15475 Club Deluxe Rd.
Hammond, La. 70403
985-345-3717

Secretary of State of La.
Tom Schedler
8585 Archives Ave,
Baton Rouge, La. 70809
225-922-2880

Tangipahoa Parish Clerk of Court
Julian Dufreche
110 N. Bay St. #103
Amite, La. 70422
985-748-4146
Fax- 985-7483839

Tangipahoa Parish Sheriff Office Substation
John Russell, Registrar of Voters
15475 Club Deluxe Rd.
Hammond, La. 70403
985-345-3717



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

The petition of Oscar Dantzler, Jr., a resident of full age of majority of the Parish of Tangipahoa, State of Louisiana, and a citizen in the United States, respectfully shows that :

JURISDICTION AND VENUE

Jurisdiction is founded pursuant to 5 U.S.C.\$ 552 and La. R.S. 44;1
Jurisdiction is founded pursuant to 28 U.S.C. § 1343(a)1,2,3,4, (b)1,2 and under the Provisions of 28 U.S.C.\$ 1391, ,and pursuant to 28 USU 1361, 28 U.S.C. 1651(a)(b) Title 42 U.S.C. Section 1983 and 1985(3) , and Title 28 U.S.C.S..\$, 534, and, 535(b), (b) 2 and Code of Civil Procedure Articles 3861, and 3863, and 3864, ,and causes of action arising under the First and Fourteenth Amendment to The United States Constitution of America and it extends the provisions of the Fifth Amendment's due process clause and makes them applicable to the states.

Jurisdiction is founded under the provisions of Title 18 Election Code and Fraud and

Jurisdiction is founded under the provisions of Vote Fraud and Bribery of Voters

Jurisdiction is also founded pursuant to 18 U.S.C. 1961-1968, and title 18 U.S.C.A.\$ 242 and pursuant to 28 U.S.C. Section 1391(a)(e), and 1331, and 1343(3), 2201 and 2202, Federal question, and 28 U.S.C. Section 1367 affording supplemental jurisdiction over Plaintiff's state law claims.

REQUEST FOR JUDICIAL NOTICE OF EXHIBITS

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

be made part of this suit.

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

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

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

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

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

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

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

Plaintiff further advises this court that the defendants Supported the wrongful actions of Daniel Edwards and the defendants Have exhibited wanton and willful disregard for the Rules of the Court Procedures and for the justice system and not only did defendants Engage in vote fraud against plaintiff, in which they had knowledge of, they resorted to engage in subterfuge, albeit a very easily discernible form, in an attempt to circumvent plaintiff' s (claims)of his corrected votes,

CONSPIRACY

Plaintiff shows that no direct evidence of the existence of a conspiracy between the named defendants is necessary, and that a jury can infer from the circumstances of this case that there exist a conspiracy between some or all of the defendants to commit illegal malicious acts which violated the plaintiff constitutional rights under color of law and that those persons who are not immune from damages can

be assessed for damages regardless of the immunity of their conspirators and despite the fact that those are immune might be the only conspirators cloaked with legal authority.

Plaintiff need not prove that every conspirator knew the exact details of the plan or the identity of all the participants, so long as the conspirators shared some of the

conspiratorial objectives. **HAMPTON vs. HANRAHAN 600 F2 nd 600, 620-623 (7th Cir.1979)cert. denied 446 US 754 (1980)**

U.S.F.B.I.

I forward a criminal complaint with the U.S.F.B.I. prior to this filing and no one has responded to neither showed concern to my criminal complaint against the Tangipahoa Parish Sheriff Office and the Sherriff, Daniel Edwards and his Deputy Sheriff Leo Mooney Tillis concerning vote fraud and/or bribery of a voter. SEE EXHIBIT (AA)

On or September 01, 2015 Leo Mooney Tillis came to my residence and stated to me that the Sheriff, Daniel Edwards had given him \$5,000.00 to offer to me for me not to (qualify)get into the October 24, 2015 Sheriff's election and I told him that I would think about it.

Thereafter Mr. Tillis came to my residence several more times and offer to me \$5,000.00 for me not to get into the October 24, 2015 Sheriff Election and I told him that I would think about it.

After I had qualified for the October 24, 2015 Mr. Tillis came to my residence again with a sheriff candidate withdraw form and stated to me that Daniels told him that I had to sign the candidate withdraw form that he had showed me and then he would give me \$10,000.00 and I did not take the money I told him that I am not dropping out of the race, because I am in this race to win.

Because I refused to accept the money offered to me by Leo Tillis and the Sheriff,

Daniel Edwards, I have been harassed and threaten by Leo Mooney Tillis and the sheriff's office

Mr. Tillis also stated to me that I better watch my back and my kids better watch their backs, because he knows for a certain that something was going to happen to one of us.

I was notified by different persons that they saw Leo Tillis pulling up my campaign signs and replaced them with the Sheriff's, Daniel Edwards campaign signs.

Plaintiff alleges that he had about 15 campaign signs pulled up and thrown away by Mr. Tillis.

Plaintiff alleges that Mr. Tillis had taken off some of my magnetic signs off several vehicles without my permission.

Plaintiff alleges that Mr. Tillis is going around in the black community and spreading rumors that I had dropped out of the Sherriff's race (which is a lie)

SECRETARY OF STATE OF LOUISIANA

Plaintiff alleges that there were only 74,140 registered voters for the October 24, 2015 Election according to the Secretary of State and the Tangipahoa Parish Clerk of Court Office and the Registrar of voters office and only 30, 506 voters cast their votes for the sheriff's race in the October 24, 2015 election and according to the Secretary of State and the Tangipahoa Parish Clerk of Court .

Plaintiff strongly disagree with all offices, because I believe that there were over 30, 506 peoples came out and voted than what defendants alleges 30, 506, because of their conspiracy to commit vote fraud.

Plaintiff advises this honorable court that it had five good sheriff candidates in this race and it should have been a run office with another candidate, but the same

Sheriff, Daniel Edwards was re-elected without a run off. He won with 65% of the votes. This is impossible. In the pass 3 Sheriff's election he had never received 65% of the votes.

Plaintiff alleges that sheriff deputies were at several voting place precincts in the Tangipahoa Parish in their mark patrol vehicle in the parking lot and dressed in their full deputy uniform to intimidate the voters as they came in to vote (however; there were no type of disturbance for them to be on the premises and no in-charge commissioner notified them to come)

Plaintiff alleges that there were thousands of registered voters issued money and a voting ballot from Daniel Edwards supporters to cast their vote for Daniels Edwards through-out 10-10-2015-10-24-2015 election period.

Plaintiff alleges that vote fraud and bribery of voters were committed through 10-10-2015-10-17-2015 the early voting process intentionally by defendants by the mis counting of my votes and the misreading of the voting machines and the voting software so that Daniels Edwards could be re-elected.

Plaintiff alleges that vote fraud and bribery of voters were committed also on 10-24-2015 the primary voting election process intentionally by defendants by the mis counting of my vote and the misreading of the voting machines and the voting software intentionally so that Daniels Edwards could be re-elected.

Plaintiff alleges that the absence tee votes were intentionally miscounted (fraud was committed) against me so that Daniel Edwards could be re-elected.

Mr. Tom Schedler is an elective official and he is responsible for any and all criminal actions for his employees, one-five.

Mr. Tom Schedler has a mandatory duty to check, test all the voting machines and equipment and voting software and to make sure all the voting machines and equipment and voting software are properly check and program right a few day before any and all election.

Plaintiff alleges that Tom Schedler and his employee worked and agreed with the clerk of court and his employees conspired to rig up (mis program)intentionally the voting machine and software so that I could not make the run off nor win the October 24, 2015 election.

Plaintiff alleges that Tom Schedler and his employees worked and agreed with the clerk of court and his employees to conspired to mis-count intentionally the early votes and the absent tee votes so that I could not make the run off nor win the October 24, 2015 election.

The early voting took place through the 10-10-2015-10-17-2015 with early voting machines and the early voting software.

The primary voting election took place on the 10-24-2015.

The Secretary of State advised me that it was not mandatory for one of their agent to be present during the early voting and the absence tee vote counting process with the Tangipahoa Parish clerk of court employees and I strongly disagree.

Plaintiff requested on the 10-27-2015 for highly information from the Secretary of State and they have not responded neither has they supplied me with the information that

I have requested concerning the allege fraud.

Plaintiff alleges that the Secretary of State did not review nor requested for a vote recount of the entire election October 10-24-2015

TANGIPAHOA PARISH CLERK OF COURT

Plaintiff alleges that Julian Dufreche is under a prior federal court order involving his job description especially when it deals with the voting process.

Mr. Julian Dufreche is an elective official and he is responsible for any and all criminal actions for his employees, one-five.

Mr. Julian Dufreche has a mandatory duty to check, and inspect and prepare that all the voting machines and equipment and voting software are in place a few day before any and all Election.

Plintiff alleges that numerous of the voting machines was not working properly and the clerk of court was notified concerning the malfunctions

Plaintiff requested under State Law and Federal Law for the serial numbers of all the voting machines and all the voting machines software serial numbers that were used in the primary election voting process through 10-24-2015 from defendants, Julian Dufreche and all were ignored and to know avail. SEE EXHIBIT (A)

Plaintiff alleges that vote fraud and bribery of voters were committed through 10-10-2015-10-17-2015 the early voting process intentionally by defendants by the mis counting of my votes and the misreading of the voting machines and the voting software by defendants against me so that Daniels Edwards could be re-elected.

Plaintiff alleges that vote fraud and bribery of voters were committed also on 10-24=2015 the primary voting election process intentionally by defendants by the mis counting of my vote and the misreading of the voting machines and the voting software intentionally by defendants against me so that Daniels Edwards could be re-elected.

Plaintiff alleges that the absence tee votes were intentionally miscounted (fraud was committed) by defendants against me so that Daniel Edwards could be reelected.

Plaintiff alleges that sheriff deputies were at several voting place precincts in the Tangipahoa Parish in their mark patrol vehicle in the parking lot and dressed in their full deputy uniform to intimidate the voters as they came in to vote (however; there were no type of disturbance for them to be on the premises and no in-charge commissioner notified them to be at the precincts)

Plaintiff alleges that there were thousands of registered voters issued money and a vote ballot from Daniel Edwards supporters to cast their vote for Daniels Edward through-out 10-10-2015-10-24-2015 election period.

* It should be notice that the clerk of court and the registrar of voters office for the * Tangipahoa Parish counts all the votes including the early votes and the absence tee and they tell and submit to the Secretary of State how many votes each candidate had received and how many votes were cast and how many came out and voted.

Plaintiff advises to see attachment

THE REGISTRAR OF VOTERS

Plaintiff alleges that John Russell is under a prior federal court order involving his job description especially when it deals with the voting process.

Mr. John Russell is an appointed position and he is responsible for any and all criminal actions for his employees, one-five.

Mr. John Russell has a mandatory duty to check, and inspect and prepare that all the voting machines and equipment and voting software are in place a few day before any and all Election.

Plaintiff alleges that John Russell and his agents worked and agreed with the clerk of court and his employees to conspired to mis-count intentionally the early votes and the

absent tee votes so that I could not make the run off nor win the October 24, 2015 election.

Plaintiff requested under State Law and Federal Law for the serial numbers of all the voting machines and all the voting machines software serial numbers that were used in the early voting process through 10-10-2015-10-17-2015 from defendants, John Russell and all were ignored and to know avail .SEE EXHIBITS (B) & (C) &(D)

Plaintiff alleges that vote fraud and bribery of voters were committed through 10-10-2015-10-17-2015 the early voting process intentionally by defendants by the mis counting of my votes and the misreading of the voting machines and the voting software by the defendants against me so that Daniels Edwards could be re-elected.

Plaintiff alleges that vote fraud and bribery of voters were committed also on 10-24=2015 the primary voting election process intentionally by defendants by the mis counting of my vote and the misreading of the voting machines and the voting software intentionally by defendants against me so that Daniels Edwards could be re-elected.

Plaintiff alleges that the absence tee votes were intentionally miscounted (fraud was committed) by defendants against me so that Daniel Edwards could be reelected.

Plaintiff alleges that sheriff deputies were at several voting place precincts in the Tangipahoa Parish in their mark patrol vehicle in the parking lot and dressed in their full deputy uniform to intimidate the voters as they came in to vote (however; there were no type of disturbance for them to be on the premises and no in-charge commissioner notified them to be there at the precincts)

Plaintiff alleges that there were thousands of registered voters issued money and a vote ballot from Daniel Edwards supporters to cast their vote for Daniels Edward

through-out 10-10-2015-10-24-2015 election period.

Plaintiff advises also to SEE ATTACHED EXHIBITS

LAW AND ARGUMENTS

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

Plaintiff alleges that the action of defendants deprived plaintiff of his clearly established right to due process and equal protection of the laws, guarantee to him pursuant to the Fourteenth Amendment to the U. S. Constitution and to petition the government for redress of grievances under the First Amendment to the U. S. Constitution and Louisiana Constitution Article I., Section 2. All which defendants interfered with.

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

Plaintiff alleges that at all times pertinent hereto, defendants were person (s) acting under color of the law within the meaning and intent of 42 U.S.C. § 1983. Plaintiff alleges conspiracy to continue to overlook vote fraud intentionally which was motivated, because of my race, black that cause a deprivation of equal protection of the laws that caused injury to plaintiff within the meaning and intent under the provision of 42

U.S.C.1985. The actions of defendants served to impair and interfere with plaintiff's clearly established rights in violation of 42 U.S.C. § 1983 and 42 U.S.C. 1985(3).

Title 28 U.S.C. § 1361,

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

28 U.S.C. § 1651

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

Title 28 U.S.C.S. §1391(e) provides for venue for actions in the nature of mandamus brought under Title 28 USCS § 1361 against federal officers, employees, or agencies, or any agency thereof acting in its official capacity or under color of legal authority .

Plaintiff for all of the relief set forth in his petition for writ of mandamus, which he seeks to compel the aforementioned respondent(s) to perform their duty owed to the plaintiff as required by law.

The defendants (federal agencies) has a clear and present legal duty (i.e., nondiscretionary ministerial and statutory requirement) under Title 28 U.S.C.S. § 535 (b)

to report any information, allegation, and complaint relating to violations of civil rights guaranteed by the Fourteenth Amendment to the U. S. Constitution, and 42 U.S.C. section 1983, and 1985(3) , 18 U.S.C. 242, and the laws of the U. S., by officials acting under color of law, to the United States Attorney General.

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

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

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

Unless the U.S.F. B. I., is compelled to perform their duty' Plaintiff is likely to sustain further irreparable harm, including death, in that the plaintiff is terminally ill, and the ongoing abuse, which is more full described in the related complaint, continues to this day. Plaintiff has suffer a dramatic acceleration of his illness, which can only be attributed to the circumstances and events particular to this matter.

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

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

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

Title 28 USC 535 mandates and governs the investigation of crimes involving government officers and employees. It authorizes the Attorney General and the F. B. I. to

investigate any information, allegation, matter, or complaint witnessed, discovered, or received, relating to violations of federal criminal law involving government officers and employees, and , requires the head of the F.B.I., or the witness, discover, or recipient, to expeditiously report these violations to the attorney General, as appropriate.

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

Exclusively

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

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

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

As agents acting on behalf of the F. B. I, Defendants, AGENT DOES ONE through FIVE, have, and at all relevant times described herein had, a clear and present

legal duty (i.e., nondiscretionary ministerial and statutory requirement) under Title 28 U.S.C. § 535 to report any information, allegation, and complaint relating to violations of federal criminal law and civil rights, by official acting under color of law, to the Civil Right Division of the Department of Justice.

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

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

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

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

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

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

Given the refusal of the U.S.F. B. I. to properly and effectively investigate the complaints and allegation of the plaintiff and bring the perpetrators to justice, in accordance with the law and its own policies, and given further other substantial

indicators of acquiescence by the Department of Justice in the abuses described in plaintiff's complaint, and its unwillingness to support legal initiatives that might be undertaken to obtain relief for the plaintiff, any further efforts on the part of the plaintiff to secure remedies through these venues would be futile

MEMORANDUM OF POINTS AND AUTHORITIES

Plaintiff, Oscar Dantzer, in support of his petition for writ of mandate, which seeks an order from this court to compel the U.S.F. B. I., and defendants, to perform their Statutory duty owed the plaintiff under Title 28 U.S.C. § 535, submits the following Memorandum of points and authorities:

- A. Relief in nature of mandamus under Title 28 U.S.C.A. § 1361 was appropriate in action against federal officials alleging failure to discharge their duty, since petitioners sought only to require federal officers to perform ministerial duty of complying with their own regulations. [Legal Aid Soc'y V. Brennan (1979, CA9 Cal) 608 F2d 1319, 21 BNA FEP Cas 605, 21 CCH EPD paragraph 30443, cert den (1980) 447 US 921, 656 L Ed 2d 1112, 100 S Ct 3010, 22 BNA FEP Cas 1832, 23 CCH EDP paragraph 30977]
- B. District Court had jurisdiction under 28 USCS & 1361 of third-party action who sought to compel federal officials to fulfill their affirmative duty under federal statutes; to extent that third-party petitioners alleged that respondent federal officers acted unconstitutionally and outside ambit of their statutory authority, and sought relief to correct such actions, suit was "in the nature of mandamus" so as to bring it within purview of & 1361. [Kelley v. metropolitan County Board of Education (1973, MD Tenn) 372 F Supp 528]
- D. When complaint is predicated upon Mandamus Act (28 USCS § 1361), it is essential that petitioner allege and show that government owes him performance of legal duty "so plainly prescribed as to be free from doubt." [Naporano metal & Iron Co. v. Secretary of Labor (1976, CA3 NJ) 529 F2d 537, 41 ALR Fed 597; Commonwealth of Pennsylvania. By Sheppard v. National Ass'n of Flood Insurers (1975, CA3 Pa) 520 F2d 11, 20 FR Serv 2d 601]
- E. A state law enforcement agency may be enjoined from committing constitutional violations where there is proof that officers within the agency have engaged in a persistent pattern of misconduct. [Thomas v. County of Los Angeles, 978 F.2d 504, 508-509 (9th Cir. 1993)]

- F. The Supreme Court has repeatedly upheld the appropriateness of federal injunctive relief to combat a 'pattern' of illicit law enforcement behavior. [Pennsylvania v. Porter, 659 F. 2d 306 (3rd Cir. 1981)]
- G. The method in which the FBI , conducts investigations of violations civil rights violations by state actors, and the criteria for mandating an investigation, is prescribed in the united States Attorneys' manual, Title 7, Civil Rights Resource Manual, § 42.

The U.S. F. B. I. office, and agent has fail to document and respond to my Complaints As was required by law.

MANDAMUS

Art. 3861. Provides;

Mandamus is a writ directing a public officer or a corporation or an officer thereof to perform any of the duties set forth in Articles 3863 and 3864.

Art. 3863. Provides;

A writ of mandamus may be directed to a public officer to compel the performance of a ministerial duty required by law, or to a former officer or his heirs to compel the delivery of the papers and effects of the office to his successor.”

In Taube vs. St. Charles Parish School Board, 00-1805(La. App. 5 Cir.4/11/01);787 So.2d 377, the court, at page 380, discussed the Writ of Mandamus:

A writ of mandamus may be directed to a public officer to compel the performance of a ministerial duty required by law. La. C.C.P. arts.3861, 3863. A writ of mandamus is properly issued only when the law provides no relief by ordinary means or when the delay involved in obtaining ordinary relief may cause injustice La. C.C.P. arts.3862. Thus , a writ of mandamus is appropriately issued against a public officer (1) when the public officer has refused to perform a ministerial duty that is clearly provided by law, and (2) when a mandamus is the only available remedy or the delay caused by the use of any other remedy would cause injustice. Both requirements must be met in order for a court to properly make a writ of mandamus peremptory. Taube, 767 So.2d at 821.

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

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

(a) The district courts shall have original jurisdiction of any civil action authorized by law to be commenced by any person: (1) To recover damages for injury to his person or property, or because of the deprivation of any right or privilege of a citizen of the United States, by any act done in furtherance of any conspiracy mentioned in section 1985 of Title 42; (2) To recover damages from any person who fails to prevent or to aid in preventing any wrongs mentioned in section 1985 of Title 42 which he had knowledge were about to occur and power to prevent; (3) To redress the deprivation, under color of any State law, statute, ordinance, regulation, custom or usage, of any right, privilege or immunity secured by the Constitution of the United States or by any Act of Congress providing for equal rights of citizens or of all persons within the jurisdiction of the United States; (4) To recover damages or to secure equitable or other relief under any Act of Congress providing for the protection of civil rights,

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

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

The Secretary of State of La., Tom Schedler and The Tangipahoa Parish Clerk of Court Office, Julian Dufreche and The Registrar of Voters Office, John Russell and their employees (agent) has failed to do their judicial obligations as required by federal laws and the state laws and federal/state voting laws.

CONCLUSION

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

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

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

Mandamus order.

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

WHEREFORE, plaintiff prays that;

1. A Writ of Mandamus be issue ordering and directing the above defendants (parties) to do what they are required to do pursuant to the law.
2. A Writ of Mandamus be issue ordering and directing the The Secretary of State of La., Tom Schedler and The Tangipahoa Parish Clerk of Court Office, Julian Dufreche and The Registrar of Voters Office, John Russell and their employees (agents) to recount the early votes and absence tee votes that were cast on the 10-10-2015-10-17-2015 for the 10-24-2015 election, by and before this honorable court and or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,
3. A Writ of Mandamus be issue ordering and directing the The Secretary of State of La., Tom Schedler and The Tangipahoa Parish Clerk of Court Office, Julian Dufreche and The Registrar of Voters Office, John Russell and their employees (agents) to recount the votes that were cast on and for the 10-24-2015 election by and before this honorable court, and or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,
4. A Writ of Mandamus be issue ordering and directing the The Secretary of State of La., Tom Schedler and The Tangipahoa Parish Clerk of Court Office, Julian Dufreche and The Registrar of Voters Office, John Russell and their employees (agents) to turn over all voting machines and there serial number and all voting machines software and serial numbers to software that were used on the 10-10-2015-10-17-2015 and that were used on the 10-24-2015 for the October 24, 2015 Election to be recheck and recounted by and before this honorable court and or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,
5. A Writ of Mandamus be issue ordering the 21st Judicial District Court, to stay any/and/ or all pending matters, pleadings, and motions and/or until plaintiff's Writ of Mandamus is heard for the best interest of justice.
6. A Writ of Mandamus be issue pursuant to Title 28 U.S.C.S 1361(B), ordering defendants, the U.S. F.B.I. and appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff under title 28 U.S.C. 535 within fifteen (15) day of the date of this order; or, in the alternative, order the aforementioned defendants to appear

before this court and show cause why they should not do so,

7. A Writ of Mandamus be issue ordering aforementioned defendants and their agents does one-five, to provide a reasonably sufficient explanation for their past refusal to uphold the provision of title 28 U.S.C. 535 and for their failure to perform their statutory duty ,as prescribe therein;

8. A Writ of Mandamus be issue ordering aforementioned defendants and their agents does one-five, to make known to plaintiff and this court, upon forwarding his complaint, the determination by the civil rights division of the department of justice, and in particular, as to whether the department will request a criminal civil rights investigation by the aforementioned defendants or whether the division will decline criminal prosecution in favor of an administrative inquiry;

9. A Writ of Mandamus be issue pursuant to title 18 U.S.C. 3771(d)(3)ordering aforementioned defendants , D.O.J., Attorney General to enforce the right to be reasonable protected from the accused afforded to the plaintiff under title 18 U.S.C 3771(a), by designing a person(s) in the D.O.J. or (responsible official) pursuant to title 42 U.S.C. 10607(a), to provide the plaintiff with the services required by federal law and the attorney general guidelines for victim and witness assistance, immediately upon receipt of the order;

10. A Writ of Mandamus be issue granting an injunction pursuant to Tittle 18 U.S.C. 3771(d) (3), ordering the aforementioned (caption) defendants and their agents does one-five, and the Attorney general of the United States, to take and investigate plaintiff complaint, pursuant to title 18 U.S.C. 3771(f)(2), for the willful and wanton failure of defendants, to protect the aforementioned rights of the plaintiff.

11. A Writ of Mandamus be issue granting an injunction pursuant to Title 18 U.S.C. 3771(d) (3), ordering the aforementioned (caption) defendants and their agents does one-five, and the Attorney general of the United States, to take and investigate plaintiff complaint, pursuant to title 18 U.S.C. 3771(f)(2), for the willful and wanton failure of defendants, to protect the aforementioned rights of the plaintiff.

12. A Writ of Mandamus be issue pursuant to Title 28 U.S.C.S 1361, ordering defendants, and appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,

12. A Writ of Mandamus be issue pursuant to Title 28 U.S.C.S 1361(B), ordering defendants, the U.S. F.B.I appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff under title 28 U.S.C. 535 within fifteen (15) day of the date of this order; or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,

13. A Writ of Mandamus be issue pursuant to Title 42 U.S.C. 10607(e)(2) ordering defendants, and appropriate agents and or/person acting on their behalf, to perform it duty

owe to plaintiff or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,

24. A Writ of Mandamus be issue pursuant to Title 42 U.S.C. 14141 ordering defendants, the U.S., and appropriate agents and or/person acting on their behalf, to perform it duty owe to plaintiff or, in the alternative, order the aforementioned defendants to appear before this court and show cause why they should not do so,

25. A Writ of Mandamus be issue ordering and directing the above defendants (parties) not to continue to violate my civil rights.

26 . A Writ of Mandamus be issue ordering plaintiff relief in connection with his civil rights claims.

27. A Writ of Mandamus be issue ordering the respondent(s) to investigate the criminal activity under the R.I.C.O.

28. A Writ of Mandamus be issued ordering the respondent(s) to investigate the violation of my U. S. Federal Constitution civil rights claims under the provision of the Title 18; vote Fraud and bribery of voters

Respectfully submitted,



OSCAR C. DANTZLER, JR.

1203 Apple Street

Post Office Box 1786

Hammond, Louisiana 70403

(985)-215-1508

Email-Oscardantzler@yahoo.com

STATE OF LOUISIANA

VERIFICATION

**BEFORE ME, Notary Public, personally came and
appeared**

OSCAR DANTZLER

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

Oscar Dantzler

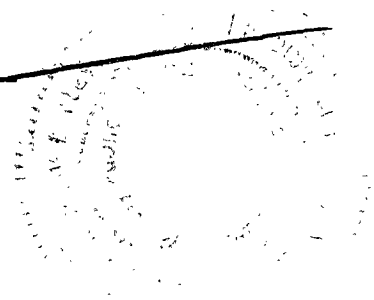
Affiant

SWORN TO AND SUBSCRIBED before me, Notary Public, this

29 DAY OF October, 2015.

M. K. Allen

NOTARY PUBLIC



ORDER

CONSIDERING the above and foregoing Writ for
Mandamus filed by plaintiff and for good cause,

IT IS ORDERED that plaintiff's Writ for Mandamus is
HEREBY BE GRANTED on the _____ day of _____,
2015, at _____ o'clock a.m. / p.m.
District of Columbia this _____ day of _____, 2015.

JUDGE / UNITED STATES DISTRICT COURT

ORDER

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

IT IS HEREBY ORDERED that the motion to stay be and is hereby stayed in Amite , Louisiana until the _____ day of _____, 2015 ,or stayed until proceedings in related matters is resolved in the respective court in the United States District Court for the District of Columbia .

UNITED STATES DISTRICT COURT, JUDGE

CERTIFICATE OF SERVICE

I certify that a copy of the above and foregoing Motion to Stay and Order have been sent via U.S. Mail, postage prepaid and properly addressed to counsel on the _____ day of _____, 2015.

Oscar Charles Dantzler

TRANSMISSION VERIFICATION REPORT

TIME : 10/20/2015 02:44
NAME : SPEEDWAY 3
FAX : 9853450608
TEL : 9853450651
SER.# : U63274D4J664881

DATE, TIME	10/20 02:43
FAX NO./NAME	12022783037
DURATION	00:00:49
PAGE(S)	04
RESULT	OK
MODE	STANDARD ECM

Exhibit AA

TO: U.S.F.B.I.

601 4th Street NW

Washington, DC 20535

Phone-202-278-2000

Fax-202-278-~~XXXX~~ 3037

FROM: DR. OSCAR DANTZLER, JR.

RE: CRIMINAL COMPLAINT AGAINST LEO MOONY TILLIS (SHERIFF DEPUTY) AND DANIEL EDWARDS (TANGIPAHOA PARISH SHERIFF)

ATTN: AGENT ON DUTY

This is my second criminal complaint, because the New Orleans, La. Office refuses to investigate my criminal complaint which is attached. I am requesting that this office investigate my criminal complaint.

Early voting started Saturday on 10-10-17-2015 and I had placed one of my portable campaign signs on private property across from the voting office next to Daniel Edwards Campaign sign (in which) his sign has been there for about a month off of Club Delux Rd. I did obtain permission from the owner to put my sign on their private property. Later on that day I received a call from Mr. John Russull, registrat of voter telling me that he had a problem with my sign being in violation of his building of the 600 ft voting code and needed me to move my sign. I told him that Daniel Edward sign has been there over a month so if I am in violation of voting code why not Daniels Edwards and I told him that my sign was not in violation of any voting code. Then he went on talking that I did not have permission from the owner and I told him how did you know that I did not obtain consent from the owner to place my sign there, but I did. Later that evening I went to get my sign from that location , because I have never left my signs nowhere overnight and I talk to the owner and he advised me that he did not want any trouble with no one so he would like for me not to bring my sign back on his property and I replied ok. So I went down about three more blocks west and I obtained permission from the owner that I could put my sign on their property on Club Deluxe Rd and when I went back that evening to pick my campaign sign up the owner told me that they did not want any problem with the voter office for

1,

AA

the sheriff. Thereafter, I have been harassed and threaten by Mr. Tillis, because I had refused to withdraw out of the sheriff's race. He replied to me that I better watch my back and my kids better watch their backs, because he knows for a certain that something was going to happen to one of us and I said ok. I was told by other peoples that they saw Mr. Tillis going around the parish pulling up my campaign signs for the sheriff, Daniel Edwards and then he placed Daniel signs in their yards without the owner permission. I had about 15 signs removed by Mr. Tillis and thrown away. I also had some of my vehicle magnetic signs taken off other people vehicles by Mr. Tillis. Mr. Tillis are spreading rumors in the black communities to people that I had dropped out of the sheriff race which is a lie. Mr. Tillis is telling the people to vote for Daniels Edwards now. I fear for my life and the life of my immediately family. Please investigate this matter for me ASAP.

I remain,



Oscar Dantzler

P.O. Box 1786

Hammond, La. 70404

985-215-1508

Email- oscar@yahoo.com

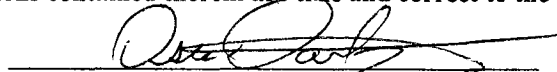
STATE OF LOUISIANA

VERIFICATION

BEFORE ME, Notary Public, personally came and appeared

OSCAR DANTZLER

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



Affiant

SWORN TO AND SUBSCRIBED before me, Notary Public, this 20th DAY of October, 2015.



NOTARY PUBLIC

TO: U.S.F.B.I.

2401 LEON C SIMON DR.

NEW ORLEANS. LA. 70126

FROM: DR. OSCAR DANTZLER, JR.

RE: CRIMINAL COMPLAINT AGAINST LEO MOONY TILLIS (SHERIFF DEPUTY) AND DANIEL EDWARDS (TANGIPAHOA PARISH SHERIFF)

ATTN: AGENT ON DUTY

Dear Agent and/or U.S.F.B.I., Mr. Leo Mooney Tillis came to my residence on multiply occasions and offered me, Oscar Dantzler \$5000.00 if I did not run for the Tangipahoa Parish Sheriff for the October 24, 2015 election year, at that time I told him no, because I did not know if I was going to run for sheriff or not. Mr. Tillis then asked me to think about it and he would get back with me in a day or two and I said ok. Mr. Tillis came to my residence again and offered me, Oscar Dantzler \$5000.00 for Daniel Edwards if I did not qualify for the sheriff race and I told him again that I did not know what I was going to do right now. After I had qualified for the Tangipahoa Parish Sheriff election in Amite Mr. Tillis had called me before I had left out of Amite, La. , Clerk of Court Office and told me that ooh you went ahead and qualified for the sheriff on me Daniel and I replied yes, because I was for what was right. The clerk who had registered me for the Tangipahoa Parish Sherriff election must I have notified Mr. Tillis or someone from his camp. I was the only candidate in the clerk office to qualify for sheriff at that time. Later on that evening, while I was parking my school bus in my yard Mr. Tillis pulled up in his vehicle and asked me to get into his vehicle on the other side, because he wanted to talk to me a few minutes so I got into his vehicle. Mr. Tillis replied to me that he had all the money \$ 10000.00 this time from Daniel Edwards to give to me, but before I give you the \$10000.00 that Daniels had sent you , He replied that you needed to sign the withdraw candidate form for Mr. Daniel Edwards that he had obtained from the clerk of court office in Amite, Mr. Tillis presented to me the candidate withdraw form and I looked over the form and I notice that all my information and name were already typed on the withdraw form , but I told him no, that I was in the sheriff race to win, because Daniel Edwards had refused to hire me since the 12 years he has been in office as

3,

see Exhibit AA

me not to put my sign back on their property no more and I told them ok. So I went down about six more blocks west on Club Deluxe and I had obtained permission to put my campaign sign of their property. So later that evening I went back to pick my campaign sign up and I notice that it had been moved and I went and spoke to the person who gave me the permission to put my sign there and he told me that the owner who he rent for told him that he did not want my sign on his property and I said ok. Apparently, Mr. John Russull or the Sheriff must have went and talk to the property owners and advised them not to let me put my sign on their property during this election time. It should be notice that Mr. Daniel Edwards sign had not be remove from the location across from the registrar voting office. However, Mr. John Russull is a strong supporter of Mr. Daniel Edwards, because he have shown this in the past elections for Mr. Edwards and he have shown strong bias toward me and I believe that Mr. Russull is in violation of ethics laws and is also in violation of federal laws. It is my understanding that Mr. John Russull is under a prior federal court order for illegal tampering with the voting machines and illegally tampering with the voting process. I am requesting that this office would investigate this criminal complaint as soon as possible. I am also requesting that this office would send a U.S.F.B.I. agent down to oversee this October 24, 2015 election.

I remain,



Oscar Dantzler

P.O. Box 1786

Hammond, La. 70404

985-215-1508

Email- oscar@yahoo.com

TRANSMISSION VERIFICATION REPORT

TIME : 10/24/2015 13:49
NAME :
FAX :
TEL :
SER.# : BR004J504268

DATE, TIME	10/24 13:49
FAX NO./NAME	7483839
DURATION	00:00:29
PAGE(S)	02
RESULT	OK
MODE	STANDARD ECM

Exhibit A

Office DEPOT OfficeMax®

complimentary fax cover sheet

number of pages including cover sheet: 1

attention to: Julian Dufreche date: 10-24-15
Tang, Pitot Parish clerk of Court

company: _____ from: Oscar Dantzger

phone #: 985-215-1508 company: _____

fax #: 985-748-3839 senders phone #: 985-215-1508

comments: See Attachment

By sending this fax at Office Depot, inc , the sender agrees not to use this fax to. (I) transmit material whose transmission is unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, pornographic or otherwise objectionable, (II) create a false identity, or otherwise attempt to mislead others as to the identity of the sender or the origin of this fax, (III) post or transmit any material that may infringe the copyright, trade secret, or other rights of any third party; (IV) violate any federal, state or local law in the location, or (V) conduct activities related to gambling, sweepstakes, raffles, lotteries, contests, ponzi schemes or the like.

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\$ 1.49 833071

long distance first page



\$1.99 833081

international first page



\$7.99 833191

local additional page



\$ 1.29 456687

long distance
additional page



\$1.79 833091

international add'l page



\$3.99 833201

10-24-2015

TO: Julian Dufreche (Tangipahoa Parish Clerk of Court) and John Russell (Registrar of Voters)

Tangipahoa Parish Clerk of Court, Tangi Parish Courthouse , Tangi Sheriff's ofc. Substation

P.O. Box 667

110 N. Bay St. #103

15475 Club Deluxe Rd.

Amite, La. 70422

Amite, La. 70422

Hammond, La. 70403

985-748-4146

Phone-985-748-3215

Phone-985-345-3717

Fax-985-3839

Fax-985-748-3839

Fax-985-902-7544

FROM: DR. OSCAR DANTZLER, JR.

RE: Public record request of documents under State laws (La. R.S. 44:1) and Federal laws (5 U.S.C. § 552) under the Freedom of Information Act.

ATTN: Julian Dufreche and John Russell Registrar of Voters

Also verify to me that all of the Early Voting Machines serial # that were supplied to me by Mr. John Russell and your office are all correct and there were no more additional Early Voting machines used and/or obtained from the Secretary of State Office that had not been used at the Early Voting Process at that particular time or do your office still have Early Voting Machines and the voting software that your office did not used for Early Voting on the 10-10-2015-10-17-2015.

I am requesting for the serial numbers of all the voting machines and the correct voting software serial numbers that would be associated with this Voting process that the Secretary of state has supplied your office with that would take place on this Election Day that would be held on the 10-24-2015 in the Tangipahoa Parish. However; it is 12:52 p.m. now and all voting machines has been transported to their proper location (precinct) so therefore you have and know all the serial numbers of the voting machines that are being used at all voting precincts and you have all of the voting software that are being used that go with each voting machine. It is my understanding that you and this office is under a prior federal court order involving your job description with the Tangipahoa Parish Election voting process. I want this election to be ran clean and right. Please submit requested information on Saturday the 10-24-2015 before 6:00 p.m. too fax # and/or email listed.

I remain,



Dr. Oscar Dantzler, email-oscardantzler@yahoo.com

P.O. Box 1786

P-985-215-1508 / F-985-345=0608

Hammond, La. 70404

TRANSMISSION VERIFICATION REPORT

TIME : 10/21/2015 02:38
NAME : SPEEDWAY 3
FAX : 9853450608
TEL : 9853450651
SEP.# : U63274D4J664881

DATE, TIME	10/21 02:37
FAX NO./NAME	9859027544
DURATION	00:00:22
PAGE(S)	02
RESULT	OK
MODE	STANDARD
	ECM

Exhibit

B



1408 West Thomas Street
Hammond, Louisiana 70401
Phone: 985-345-0651 • Fax 985-345-0608

To: John Russell (Registrar of Voters) Date: 10-21-2015

Fax: 985-902-7544

From: DR. OSCAR DANTZBERG, JR. No. of Pages: 1

Memo: See Attachment

10-21-2015

TO: John Russell (Registrar of Voters)

Tangipahoa Parish Courthouse and Tangipahoa Sheriff's Office Substation

110 N. Bay St. #103 15475 Club Deluxe Rd.

Amite, La. 70422 Hammond, La. 70403

Phone-985-748-3215 Phone-985-345-3717

Fax-985-748-3839 Fax-985-902-7544

FROM: DR. OSCAR DANTZLER, JR.

RE: Public record request of documents under State laws (La. R.S. 44:1) and

Federal laws (5 U.S.C. § 552) under the Freedom of Information Act.

ATTN: Registrar of Voters (John Rusell, and etal)

I am requesting for the serial numbers of all the voting machines and the voting software serial numbers that were associated with the Early Voting process that started on 10-10-2015 - 10-17-2015 from both of your state offices that were supplied by the Secretary of State.

I further request for the serial numbers of all the voting machines and the correct voting software serial numbers that would be associated with this Voting process that would take place on this Election Day that would be held on the 10-24-2015 in the Tangipahoa Parish. It is my understanding that you and this office is under a prior federal court order that involves your job description. I want this election to be ran clean and right. However; I have already forward a criminal complaint with the U.S.F.B.I. amongst other allegations concern you and this office. Please submit requested information by Friday the 10-23-2015 before closing time to fax and/or email listed.

I remain,



Dr. Oscar Dantzler

P.O. Box 1786

Hammond, La. 70404

Phone-985-215-1508 / Fax-985-345-0608

Email- oscar@yahoo.com

TRANSMISSION VERIFICATION REPORT

TIME : 10/21/2015 02:36
NAME : SPEEDWAY 3
FAX : 9853450608
TEL : 9853450651
SER.# : U63274D4J664881

DATE, TIME	10/21 02:36
FAX NO./NAME	9857483839
DURATION	00:00:23
PAGE(S)	02
RESULT	OK
MODE	STANDARD ECM

Exhibit





1408 West Thomas Street
Hammond, Louisiana 70401
Phone: 985-345-0651 • Fax 985-345-0608

To: John Russell (Registrar of Voters) Date: 10-21-2015

Fax: 985-748-3839

From: DR. Oscar Dantzer, JR No. of Pages: 1

Memo: See Attachment

10-21-2015

TO: John Russell (Registrar of Voters)

Tangipahoa Parish Courthouse and Tangipahoa Sheriff's Office Substation

110 N. Bay St. #103 15475 Club Deluxe Rd.

Amite, La. 70422 Hammond, La. 70403

Phone-985-748-3215 Phone-985-345-3717

Fax-985-748-3839 Fax-985-902-7544

FROM: DR. OSCAR DANTZLER, JR.

RE: Public record request of documents under State laws (La. R.S. 44:1) and

Federal laws (5 U.S.C. § 552) under the Freedom of Information Act.

ATTN: Registrar of Voters (John Russell, and etal)

I am requesting for the serial numbers of all the voting machines and the voting software serial numbers that were associated with the Early Voting process that started on 10-10-2015 - 10-17-2015 from both of your state offices that were supplied by the Secretary of State.

I further request for the serial numbers of all the voting machines and the correct voting software serial numbers that would be associated with this Voting process that would take place on this Election Day that would be held on the 10-24-2015 in the Tangipahoa Parish. It is my understanding that you and this office is under a prior federal court order that involves your job description. I want this election to be ran clean and right. However; I have already forward a criminal complaint with the U.S.F.B.I. amongst other allegations concern you and this office. Please submit requested information by Friday the 10-23-2015 before closing time to fax and/or email listed.

I remain,



Dr. Oscar Dantzler

P.O. Box 1786

Hammond, La. 70404

Phone-985-215-1508 / Fax-985-345-0608

Email- oscar@yahoo.com

TRANSMISSION VERIFICATION REPORT

TIME : 10/20/2015 02:44
NAME : SPEEDWAY 3
FAX : 9853450608
TEL : 9853450651
SER.# : U63274D4J664881

DATE, TIME	10/20 02:43
FAX NO./NAME	12022783037
DURATION	00:00:49
PAGE(S)	04
RESULT	OK
MODE	STANDARD ECM

Exhibit **D**

TO: U.S.F.B.I.

601 4th Street NW

Washington, DC 20535

Phone-202-278-2000

Fax-202-278-~~XXXX~~ 3037

FROM: DR. OSCAR DANTZLER, JR.

RE: CRIMINAL COMPLAINT AGAINST LEO MOONY TILLIS (SHERIFF DEPUTY) AND DANIEL EDWARDS (TANGIPAHOA PARISH SHERIFF)

ATTN: AGENT ON DUTY

This is my second criminal complaint, because the New Orleans, La. Office refuses to investigate my criminal complaint which is attached. I am requesting that this office investigate my criminal complaint.

Early voting started Saturday on 10-10-17-2015 and I had placed one of my portable campaign signs on private property across from the voting office next to Daniel Edwards Campaign sign (in which) his sign has been there for about a month off of Club Delux Rd. I did obtain permission from the owner to put my sign on their private property. Later on that day I received a call from Mr. John Russull, registrat of voter telling me that he had a problem with my sign being in violation of his building of the 600 ft voting code and needed me to move my sign. I told him that Daniel Edward sign has been there over a month so if I am in violation of voting code why not Daniels Edwards and I told him that my sign was not in violation of any voting code. Then he went on talking that I did not have permission from the owner and I told him how did you know that I did not obtain consent from the owner to place my sign there, but I did. Later that evening I went to get my sign from that location , because I have never left my signs nowhere overnight and I talk to the owner and he advised me that he did not want any trouble with no one so he would like for me not to bring my sign back on his property and I replied ok. So I went down about three more blocks west and I obtained permission from the owner that I could put my sign on their property on Club Deluxe Rd and when I went back that evening to pick my campaign sign up the owner told me that they did not want any problem with the voter office for

me not to put my sign back on their property no more and I told them ok. So I went down about six more blocks west on Club Deluxe and I had obtained permission to put my campaign sign of their property. So later that evening I went back to pick my campaign sign up and I notice that it had been moved and I went and spoke to the person who gave me the permission to put my sign there and he told me that the owner who he rent for told him that he did not want my sign on his property and I said ok. Apparently, Mr. John Russull or the Sheriff must have went and talk to the property owners and advised them not to let me put my sign on their property during this election time. It should be notice that Mr. Daniel Edwards sign had not be remove from the location across from the registrar voting office. However, Mr. John Russull is a strong supporter of Mr. Daniel Edwards, because he have shown this in the past elections for Mr. Edwards and he have shown strong bias toward me and I believe that Mr. Russull is in violation of ethics laws and is also in violation of federal laws. It is my understanding that Mr. John Russull is under a prior federal court order for illegal tampering with the voting machines and illegally tampering with the voting process. I am requesting that this office would investigate this criminal complaint as soon as possible. I am also requesting that this office would send a U.S.F.B.I. agent down to oversee this October 24, 2015 election.

I remain,



Oscar Dantzler

P.O. Box 1786

Hammond, La. 70404

985-215-1508

Email- oscar@yahoo.com

NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF SERVICE FOR SUMMONS

TO: (A) United States of America, United States of Dept of Justice, ETAL
as (B) U.S. F. B. I., ETAL of (C) _____

A lawsuit has been commenced against you (or the entity on whose behalf you are addressed). A copy of the (check one)

complaint; amended complaint; third-party complaint; crossclaim;

counter-claim; other _____ is attached to this notice. It

has been filed in the United States District Court for the (D) _____

district of Columbia and has been assigned docket number

(E) _____.

This is not a formal summons or notification from the court, but rather my request that you sign and return the enclosed waiver of service in order to save the cost of serving you with a judicial summons and an additional copy of the complaint. The cost of service will be avoided if I receive a signed copy of the waiver within (F) _____ days after the date designated below as the date on which this Notice and Request is sent. I enclose a stamped and addressed envelope (or other means of cost-free return) for your use. An extra copy of the waiver is also attached for your records.

If you comply with this request and return the signed waiver, it will be filed with the court and no summons will be served on you. The action will then proceed as if you had been served on the date the waiver is filed, except that you will not be obligated to answer the complaint before 60 days from the date designated below as the date on which this notice is sent (or before 90 days from that date if your address is not in any judicial district of the United States.)

If you do not return the signed waiver within the time indicated, I will take appropriate steps to effect formal service in a manner authorized by the Federal Rules of Civil Procedure and will then, to the extent authorized by those Rules, ask the court to require you (or the party on whose behalf you are addressed) to pay the full costs of such service. In that connection, please read the statement concerning the duty of parties to waive the service of the summons, which is set forth on the reverse side (or at the foot) of the waiver form.

I affirm that this request is being sent to you on behalf of the plaintiff, this 30th day of October, 2015.



Signature of Plaintiff's Attorney
or Unrepresented Plaintiff

- A - Name of individual defendant (or name of officer or agent of corporate defendant)
- B - Title, or other relationship of individual to corporate defendant
- C - Name of corporate defendant, if any
- D - District
- E - Docket number of action
- F - Addressee must be given at least 30 days (60 days if located in foreign country) in which to return waiver

CIVIL COVER SHEET

JS-44 (Rev. 7/13 DC)

<p>I. (a) PLAINTIFFS OSCAR DANTZLER - NP</p> <p>(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF <u>88888</u> (EXCEPT IN U.S. PLAINTIFF CASES)</p> <p>(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) P.O. Box 1786 Hammond, LA 70404</p>	<p>DEFENDANTS UNITED STATES OF AMERICA, et al.</p> <p>COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT _____ (IN U.S. PLAINTIFF CASES ONLY)</p> <p>Case: 1:15-cv-02142 Assigned To : Unassigned Assign. Date : 12/10/2015 Description: Pro Se Gen. Civil (F Deck)</p>																								
<p>II. BASIS OF JURISDICTION (PLACE AN X IN ONE BOX ONLY)</p> <p><input type="radio"/> 1 U S Government Plaintiff <input type="radio"/> 3 Federal Question (U S Government Not a Party)</p> <p><input checked="" type="radio"/> 2 U S Government Defendant <input type="radio"/> 4 Diversity (Indicate Citizenship of Parties in item III)</p>	<p>III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT) FOR DIVERSITY CASES ONLY!</p> <table style="width:100%; border: none;"> <thead> <tr> <th></th> <th style="text-align: center;">PTF</th> <th style="text-align: center;">DFT</th> <th></th> <th style="text-align: center;">PTF</th> <th style="text-align: center;">DFT</th> </tr> </thead> <tbody> <tr> <td>Citizen of this State</td> <td style="text-align: center;"><input type="radio"/> 1</td> <td style="text-align: center;"><input type="radio"/> 1</td> <td>Incorporated or Principal Place of Business in This State</td> <td style="text-align: center;"><input type="radio"/> 4</td> <td style="text-align: center;"><input type="radio"/> 4</td> </tr> <tr> <td>Citizen of Another State</td> <td style="text-align: center;"><input type="radio"/> 2</td> <td style="text-align: center;"><input type="radio"/> 2</td> <td>Incorporated and Principal Place of Business in Another State</td> <td style="text-align: center;"><input type="radio"/> 5</td> <td style="text-align: center;"><input type="radio"/> 5</td> </tr> <tr> <td>Citizen or Subject of a Foreign Country</td> <td style="text-align: center;"><input type="radio"/> 3</td> <td style="text-align: center;"><input type="radio"/> 3</td> <td>Foreign Nation</td> <td style="text-align: center;"><input type="radio"/> 6</td> <td style="text-align: center;"><input type="radio"/> 6</td> </tr> </tbody> </table>		PTF	DFT		PTF	DFT	Citizen of this State	<input type="radio"/> 1	<input type="radio"/> 1	Incorporated or Principal Place of Business in This State	<input type="radio"/> 4	<input type="radio"/> 4	Citizen of Another State	<input type="radio"/> 2	<input type="radio"/> 2	Incorporated and Principal Place of Business in Another State	<input type="radio"/> 5	<input type="radio"/> 5	Citizen or Subject of a Foreign Country	<input type="radio"/> 3	<input type="radio"/> 3	Foreign Nation	<input type="radio"/> 6	<input type="radio"/> 6
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Citizen or Subject of a Foreign Country	<input type="radio"/> 3	<input type="radio"/> 3	Foreign Nation	<input type="radio"/> 6	<input type="radio"/> 6																				

IV. CASE ASSIGNMENT AND NATURE OF SUIT

(Place an X in one category, A-N, that best represents your Cause of Action and one in a corresponding Nature of Suit)

<p><input type="radio"/> A. Antitrust</p> <p><input type="checkbox"/> 410 Antitrust</p>	<p><input type="radio"/> B. Personal Injury/Malpractice</p> <p><input type="checkbox"/> 310 Airplane</p> <p><input type="checkbox"/> 315 Airplane Product Liability</p> <p><input type="checkbox"/> 320 Assault, Libel & Slander</p> <p><input type="checkbox"/> 330 Federal Employers Liability</p> <p><input type="checkbox"/> 340 Marine</p> <p><input type="checkbox"/> 345 Marine Product Liability</p> <p><input type="checkbox"/> 350 Motor Vehicle</p> <p><input type="checkbox"/> 355 Motor Vehicle Product Liability</p> <p><input type="checkbox"/> 360 Other Personal Injury</p> <p><input type="checkbox"/> 362 Medical Malpractice</p> <p><input type="checkbox"/> 365 Product Liability</p> <p><input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability</p> <p><input type="checkbox"/> 368 Asbestos Product Liability</p>	<p><input type="radio"/> C. Administrative Agency Review</p> <p><input type="checkbox"/> 151 Medicare Act</p> <p><u>Social Security</u></p> <p><input type="checkbox"/> 861 HIA (1395ff)</p> <p><input type="checkbox"/> 862 Black Lung (923)</p> <p><input type="checkbox"/> 863 DIWC/DIWW (405(g))</p> <p><input type="checkbox"/> 864 SSID Title XVI</p> <p><input type="checkbox"/> 865 RSI (405(g))</p> <p><u>Other Statutes</u></p> <p><input type="checkbox"/> 891 Agricultural Acts</p> <p><input type="checkbox"/> 893 Environmental Matters</p> <p><input type="checkbox"/> 890 Other Statutory Actions (If Administrative Agency is Involved)</p>	<p><input type="radio"/> D. Temporary Restraining Order/Preliminary Injunction</p> <p>Any nature of suit from any category may be selected for this category of case assignment.</p> <p>*(If Antitrust, then A governs)*</p>
<p><input type="radio"/> E. General Civil (Other) OR <input checked="" type="radio"/> F. Pro Se General Civil</p>			
<p><u>Real Property</u></p> <p><input type="checkbox"/> 210 Land Condemnation</p> <p><input type="checkbox"/> 220 Foreclosure</p> <p><input type="checkbox"/> 230 Rent, Lease & Ejectment</p> <p><input type="checkbox"/> 240 Torts to Land</p> <p><input type="checkbox"/> 245 Tort Product Liability</p> <p><input type="checkbox"/> 290 All Other Real Property</p> <p><u>Personal Property</u></p> <p><input type="checkbox"/> 370 Other Fraud</p> <p><input type="checkbox"/> 371 Truth in Lending</p> <p><input type="checkbox"/> 380 Other Personal Property Damage</p> <p><input type="checkbox"/> 385 Property Damage Product Liability</p>	<p><u>Bankruptcy</u></p> <p><input type="checkbox"/> 422 Appeal 27 USC 158</p> <p><input type="checkbox"/> 423 Withdrawal 28 USC 157</p> <p><u>Prisoner Petitions</u></p> <p><input type="checkbox"/> 535 Death Penalty</p> <p><input type="checkbox"/> 540 Mandamus & Other</p> <p><input type="checkbox"/> 550 Civil Rights</p> <p><input type="checkbox"/> 555 Prison Conditions</p> <p><input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement</p> <p><u>Property Rights</u></p> <p><input type="checkbox"/> 820 Copyrights</p> <p><input type="checkbox"/> 830 Patent</p> <p><input type="checkbox"/> 840 Trademark</p> <p><u>Federal Tax Suits</u></p> <p><input type="checkbox"/> 870 Taxes (US plaintiff or defendant)</p> <p><input type="checkbox"/> 871 IRS-Third Party 26 USC 7609</p>	<p><u>Forfeiture/Penalty</u></p> <p><input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881</p> <p><input type="checkbox"/> 690 Other</p> <p><u>Other Statutes</u></p> <p><input type="checkbox"/> 375 False Claims Act</p> <p><input type="checkbox"/> 400 State Reapportionment</p> <p><input type="checkbox"/> 430 Banks & Banking</p> <p><input type="checkbox"/> 450 Commerce/ICC Rates/etc.</p> <p><input type="checkbox"/> 460 Deportation</p> <p><input type="checkbox"/> 462 Naturalization Application</p> <p><input type="checkbox"/> 465 Other Immigration Actions</p> <p><input type="checkbox"/> 470 Racketeer Influenced & Corrupt Organization</p>	<p><input type="checkbox"/> 480 Consumer Credit</p> <p><input type="checkbox"/> 490 Cable/Satellite TV</p> <p><input type="checkbox"/> 850 Securities/Commodities/Exchange</p> <p><input type="checkbox"/> 896 Arbitration</p> <p><input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision</p> <p><input type="checkbox"/> 950 Constitutionality of State Statutes</p> <p><input type="checkbox"/> 890 Other Statutory Actions (if not administrative agency review or Privacy Act)</p> <p style="text-align: right; font-size: 2em; font-family: cursive;">NS</p>

<input type="radio"/> G. Habeas Corpus/ 2255 <input type="checkbox"/> 530 Habeas Corpus – General <input type="checkbox"/> 510 Motion/Vacate Sentence <input type="checkbox"/> 463 Habeas Corpus – Alien Detainee	<input type="radio"/> H. Employment Discrimination <input type="checkbox"/> 442 Civil Rights – Employment (criteria: race, gender/sex, national origin, discrimination, disability, age, religion, retaliation) *(If pro se, select this deck)*	<input type="radio"/> I. FOIA/Privacy Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 890 Other Statutory Actions (if Privacy Act) *(If pro se, select this deck)*	<input type="radio"/> J. Student Loan <input type="checkbox"/> 152 Recovery of Defaulted Student Loan (excluding veterans)
<input type="radio"/> K. Labor/ERISA (non-employment) <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 740 Labor Railway Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input type="radio"/> L. Other Civil Rights (non-employment) <input type="checkbox"/> 441 Voting (if not Voting Rights Act) <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 445 Americans w/Disabilities – Employment <input type="checkbox"/> 446 Americans w/Disabilities – Other <input type="checkbox"/> 448 Education	<input type="radio"/> M. Contract <input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 153 Recovery of Overpayment of Veteran’s Benefits <input type="checkbox"/> 160 Stockholder’s Suits <input type="checkbox"/> 190 Other Contracts <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	<input type="radio"/> N. Three-Judge Court <input type="checkbox"/> 441 Civil Rights – Voting (if Voting Rights Act)

V. ORIGIN

1 Original Proceeding
 2 Removed from State Court
 3 Remanded from Appellate Court
 4 Reinstated or Reopened
 5 Transferred from another district (specify)
 6 Multi-district Litigation
 7 Appeal to District Judge from Mag. Judge

VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE.)

28 USC 1983

VII. REQUESTED IN COMPLAINT	CHECK IF THIS IS A CLASS ACTION UNDER F R C P 23 <input type="checkbox"/>	DEMAND \$ _____	JURY DEMAND: YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>
VIII. RELATED CASE(S) IF ANY	(See instruction)	YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	If yes, please complete related case form

DATE: <u>12-10-15</u>	SIGNATURE OF ATTORNEY OF RECORD _____
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INSTRUCTIONS FOR COMPLETING CIVIL COVER SHEET JS-44
 Authority for Civil Cover Sheet

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and services of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. Listed below are tips for completing the civil cover sheet. These tips coincide with the Roman Numerals on the cover sheet.

- I. COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF/DEFENDANT (b) County of residence. Use 11001 to indicate plaintiff if resident of Washington, DC, 88888 if plaintiff is resident of United States but not Washington, DC, and 99999 if plaintiff is outside the United States.
- III. CITIZENSHIP OF PRINCIPAL PARTIES. This section is completed only if diversity of citizenship was selected as the Basis of Jurisdiction under Section II.
- IV. CASE ASSIGNMENT AND NATURE OF SUIT. The assignment of a judge to your case will depend on the category you select that best represents the primary cause of action found in your complaint. You may select only one category. You must also select one corresponding nature of suit found under the category of the case.
- VI. CAUSE OF ACTION. Cite the U.S. Civil Statute under which you are filing and write a brief statement of the primary cause.
- VIII. RELATED CASE(S), IF ANY. If you indicated that there is a related case, you must complete a related case form, which may be obtained from the Clerk’s Office.

Because of the need for accurate and complete information, you should ensure the accuracy of the information provided prior to signing the form.