

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

Kara Neumiller,
Petitioner,
and

Jacob Neumiller
Respondents.

Petition for Injunction for protection

I, Kara Kristine Neumiller, declare under penalties of perjury, that the following statements to be true:

SECTION I. Petitioner

1. Petitioner's address: 780 W. 58th Street, Casper, WY, 82601
Telephone Number: 307-259-1054
Physical Description of Petitioner:
Race: Caucasian Sex: Female Date for Birth: 11/10/1987
2. Petitioner's Attorney: No Federal Legal Representation for this case (none).

SECTION II. Respondent

1. Respondents current address is: 17011 Restoration Road, Casper, WY, 82604
Respondent's Driver license number is unknown.
2. Respondent is the former spouse of Petitioner
Date of Marriage: 8/4/2012-8/25/2021
3. Petitioner has known respondent since 2010
4. Respondents last place of employment: United States Geological Survey WY-MT WSC
Casper office 2020 Fairgrounds Road, Suite 102, Casper, WY, 82604
5. Physical description of respondent:
Race: Caucasian Sex: Male Date of Birth: 8/22/1983
Height: 5'4" Weight: 150 Eye color: brown
Vehicle: Dodge Ram Truck Color: Red
6. Other names Respondent goes by: Jake

SECTION III. CASE HISTROY AND REASON FOR SEEKING PETITION

1. Has the Petitioner ever received or tried to get an injunction for protection against respondent in this or any other court? YES
What happened in that case? Case No DR-2022.0054 motion to extend protection was denied.
2. Has respondent ever received or tried to get an injunction for protection against domestic violence against petitioner in this court or other court? No
3. Describe any other court case that is either going on now or that has happened in the past between Petitioner and Respondent:
 - a. Case No 824 CV 2988 (SDM-LSG)
 - b. State of Wyoming, Natrona County District Emergency Custody hearing Court Civil Action No. 109186
 - c. Motion to extend protection order Case No DR-2022.0054
 - d. Stipulated Divorce Decree Civil Action No 109186-A
4. Petitioner is victim and has reasonable cause to believe that harm will come to petitioner and petitioner's child due to the severity of the abuse and criminal acts reported in Case No 824 CV 2988 (SDM-LSG). Respondent does own guns.
5. I, Kara Kristine Neumiller, have exhausted all remedies in the state of Wyoming for my Minor child's protection. In all jurisdictions and Law Enforcement available to the public. Including fleeing to another jurisdiction Polk County Sheriffs for relief and protection (incident number: 24-51870).

SECTION IV. TEMPORARY PARENTING PLAN WITH TEMPORARY TIME

1. Petitioner is the natural parent of the minor child.
Name: A.N. Birthdate: 2017
2. Petitioner requests that the court prohibit time sharing by respondent with minor children because Petitioner genuinely fears that Respondent imminently will abuse minor child. Minor child has made reports of abuse by respondent that is described in detail in Case no 824 CV 2988 (SDM-LSG).

X

Kara K. Neumiller
Signature of Petitioner

Dated: April 7, 2025

To: Clerk of Courts Tampa Division

801 N. Florida Ave

Tampa, FL 33602-3849

Case No. 824-CV-2988-SDM-LSG


Please file the following:

1. Motion for emergency relocation and non-disclosed address, protection order, order for relocation, and supplemental documents.
2. Motion to submit evidence.

I have enclosed a self stamped envelope and request receipts be sent for filing.

Respectfully,

Kara K. Neumiller
780 W. 58th Street
Casper, WY 82601
neumillerkara@gmail.com


4/9/25



Kara Minchow <kminchow@gmail.com>

Pleadings

Kara Minchow <kminchow@gmail.com>

Wed, Apr 9, 2025 at 9:11 AM

To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>

Cc: Dewey Gerdom <deweygerdom51@gmail.com>, Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>

Heidi,

With all do respect,

By removing myself, Asher cannot continue on the case. Asher has requested help from numerous people about being abused and trafficked. You are asking me to relinquish his constitutional right to be heard. I feel like you are threatening me by leaving me without legal counsel even though you are not on the Florida case. I talked to the clerk of court, you are not shown as legal counsel in Florida Case.

In regards, to parent alienation. I have a legal and moral obligation to report.

34 U.S code 20341 child abuse reporting

Also, Asher has the right to report and receive protection from abuse. I as his mother have to report the abuse and fight for him. Asher has the right to the equal protection clause of the 14th Amendment to the U.S. Constition applies to children. His Fathers parental rights should not supersede Asher own constitutional rights.

Respectfully,

Kara Neumiller

On Apr 9, 2025, at 8:33 AM, Heidi Whitaker <heidi.whitaker@johnsonlgroup.com> wrote:

Dewey,

Which pleadings is Kara specifically trying to send you? We were served with Discovery Requests recently, along with a renewed Emergency Motion for Temporary Custody (based on the additional filings into the Florida federal case).

If Kara continues with the Florida case – even by passively allowing herself and Asher to be named as Plaintiffs – the Court will view this as a continuing act of alienating Asher from his father and it is more likely than not that Jacob will be granted at least temporary custody.

I provided Kara with the draft Motion to Release to have the Florida court dismiss and release both Kara and Asher from that case. If this Motion is not filed, I cannot ethically

continue to represent Kara in Wyoming.

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

<image001.jpg>

From: Dewey Gerdom <deweygerdom51@gmail.com>
Sent: Wednesday, April 9, 2025 8:16 AM
To: Kara Minchow <kminchow@gmail.com>; Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>; Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
Subject: Re: Pleadings

Good morning. Kara has asked me to look at the pleadings and for some reason, when she sends them to me, they don't come through. Can you send me a copy to this email when you have a moment please?

On Wed, Apr 9, 2025 at 9:14 AM Dewey Gerdom <deweygerdom51@gmail.com> wrote:

They didn't come through. Try again, but I will also ask Lizbeth

On Wed, Apr 9, 2025 at 7:36 AM Kara Minchow <kminchow@gmail.com> wrote:

- <2025.04.07 Petitioner's First Set of Combined Discovery Requests.pdf>
- <2025.4.3. Neumiller Renewed Motion for Emergency Custody.pdf>
- <12 Amended Complaint.pdf>
- <17 Amended Complaint.pdf>
- <2025.04.02 Neumiller Motion to Release.pdf>



Kara Minchow <kminchow@gmail.com>

Pleadings

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
To: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Kara Minchow <kminchow@gmail.com>

Tue, Apr 8, 2025 at

Kara,

By looking at both the Renewed Emergency Motion and the Discovery Requests (in particular the Admissions), you can see how the Florida case is setting up a situation where Wyoming is going to remove Asher from your custody and give him to his Father, even if only on a temporary basis.

In the letter we sent on Wednesday last week, and in our telephone discussion, I asked that you immediately sign the Motion to Dismiss and Release both you and Asher as Plaintiffs in the Florida case. Your response was to claim that you are no longer Plaintiffs but just "parties". There are Plaintiffs, Defendants, and Intervenors in lawsuits.

You then indicated that the other Plaintiffs were threatening to name you as a Defendant against your son. First of all, without you as a Plaintiff, your son is not a Plaintiff. Secondly, the Florida case does not "have any legs." It will be dismissed again. So having you named as a Defendant is meaningless. Failing to withdraw from that suit, will result in Asher being sent to his Father.

Under Wyoming Rules of Professional Conduct 1.16(a)(1) and (b)(2), (4) & (7), we are required to file a Motion to Withdraw from the matter. Until the court grants our Motion, we will still respond to any court filings or Orders, and discovery, and prepare for the mediation and any hearings.

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

HEIDI WHITAKER | SHE/HER | SENIOR ATTORNEY



 **Johnson Law Group**

Attorneys and Counselors at Law
Main: 720-445-4444
Fax: 720-500-6087
E-Mail: Heidi.Whitaker@johnsonlgroup.com
Web: www.JohnsonLGroup.com
Licensed in Colorado and Wyoming

YOUR NORTH STAR

- Northern Location:** Home Office
2580 East Harmony Road, Suite 201
Fort Collins, CO 80528
- Denver Location:**
1801 Broadway St, Suite 900
Denver, CO 80202
- Colorado Springs Location:**
2139 Chuckwagon Rd, Suite 210
Colorado Springs, CO 80919
- North Metro Location:**
13599 East 104th Ave, Suite 300
Commerce City, CO 80022
- Englewood Location:**
385 Inverness Parkway, Suite 250
Englewood, CO 80112

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[Quoted text hidden]





Kara Minchow <kminchow@gmail.com>

Re: Florida Case Filings - Impact on Case

11 messages

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>

Wed, Apr 2, 2025 at 8:08 PM

To: Kara Minchow <kminchow@gmail.com>

Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

I did look up the case today before sending you the email. You and your mother are still listed plaintiffs. I don't care whether you continues this, unless and until that reflects on you in this case.

The filing needs to be made.

Sent from my mobile device. Please excuse misspellings.

> On Apr 2, 2025, at 7:13 PM, Kara Minchow <kminchow@gmail.com> wrote:

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> Hi Heidi,

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> To my knowledge and understanding My mother and I have been "terminated" from the filings in Florida. Please look up case CV 2988 (SDM-LSG). I believe it is out of my hands.

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> However, I still need help to keep my son safe.

> I do need a restraining order for Asher's safety until this case is resolved.

>

> Thank you,

> Kara

>

> On Apr 2, 2025, at 6:44 PM, Kara Minchow <kminchow@gmail.com> wrote:

>

>

>

> From: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>

> Date: April 2, 2025 at 4:46:26 PM MDT

> To: kminchow@gmail.com

> Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>

> Subject: Florida Case Filings - Impact on Case

>

>

>

> Kara,

>

>

>

> Please find attached a Motion to Dismiss and Release Plaintiffs for you to sign and file in Florida, as we discussed. Also attached, are copies of filings made by your mother and Jessie Czerbota in that case. If people are going to file in your name, they should be providing you with the documents they file.

>

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> Finally, please see the attached letter regarding the serious nature of the situation. The letter gives instructions for signing and filing the Motion, and providing copies to me. If you continue as a plaintiff in the Florida Federal case, or if there are additional actions outside of the case we are pressing in Natrona County, I will have to withdraw from the representation.

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> We both want to make the situation better for Asher.

>

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> Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com<mailto:Lizbeth.Guerra@JohnsonLGroup.com>, on all divorce or custody correspondence.

>

>

>

> [cid:b478377b-c7f2-48fa-b3b0-8cd99463e0d9@namprd19.prod.outlook.com]

>

>

>

>

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>

Thu, Apr 3, 2025 at 8:47 AM

To: Kara Minchow <kminchow@gmail.com>

Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Kara,

Here is the docket sheet from the Florida Federal case. It clearly shows you and your mother as plaintiffs still.

I do not care if your mother stays in the Florida case, unless and until it impacts the case in Wyoming. Given that you and your mother home school Asher, that impact may occur sooner than later.

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

[Quoted text hidden]

2025.04.02 Docket Registry.pdf
1390K

Kara Minchow <kminchow@gmail.com>

Thu, Apr 3, 2025 at 9:55 AM

To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>

Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Hi Heidi,

So I have read it. I am under the court as a party involved but not a plaintiff. I am confused?

Kara
>
> Kara,
[Quoted text hidden]
> <2025.04.02 Docket Registry.pdf>

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com> Thu, Apr 3, 2025 at 10:01 AM
To: Kara Minchow <kminchow@gmail.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

You are still listed as a Plaintiff. Look on page 1. On the left side, toward the top of the page, you are listed as the first Plaintiff. Asher is listed as the second Plaintiff.
[Quoted text hidden]

Kara Minchow <kminchow@gmail.com> Thu, Apr 3, 2025 at 10:13 AM
To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Am I looking in the wrong place? The filing by my mother and the first filing by jessie to my understanding has been terminated/denied. The last filing that was accepted does have me as a party involved but not a plaintiff.

Sent from my iPhone

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> —Original Message—
> From: Kara Minchow <kminchow@gmail.com>
> Sent: Thursday, April 3, 2025 9:56 AM
> To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
> Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>; Dewey Gerdom <deweygerdom51@gmail.com>
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>> The filing needs to be made.
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>>>> I do need a restraining order for Asher's safety until this case is resolved.
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>>>> Thank you,
>>>> Kara
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>>>>
>>>>
>>>> From: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>



>>> Date: April 2, 2025 at 4:46:26 PM MDT
>>> To: kminchow@gmail.com
>>> Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>
>>> Subject: Florida Case Filings - Impact on Case

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>>> Please find attached a Motion to Dismiss and Release Plaintiffs for you to sign and file in Florida, as we discussed. Also attached, are copies of filings made by your mother and Jessie Czerbota in that case. If people are going to file in your name, they should be providing you with the documents they file.

>>> Finally, please see the attached letter regarding the serious nature of the situation. The letter gives instructions for signing and filing the Motion, and providing copies to me. If you continue as a plaintiff in the Florida Federal case, or if there are additional actions outside of the case we are pressing in Natrona County, I will have to withdraw from the representation.

>>> We both want to make the situation better for Asher.

>>> Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com<mailto:Lizbeth.Guerra@JohnsonLGroup.com>, on all divorce or custody correspondence.

>>> [cid:b478377b-c7f2-48fa-b3b0-8cd99463e0d9@namprd19.prod.outlook.com]

>> <2025.04.02 Docket Registry.pdf>

2 attachments

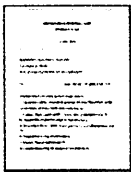


image0.jpeg
358K

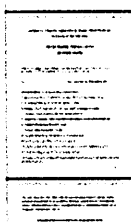


image1.jpeg
348K

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
To: Kara Minchow <kminchow@gmail.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdorn <deweygerdom51@gmail.com>

Thu, Apr 3, 2025 at 1

It does not matter how your mother and Jessie listed the Plaintiffs on their documents. Look at the docket sheet which I sent you this morning in pdf and this screenshot with highlighting show you are still a plaintiff and so is Asher.

What is driving the resistance to filing the Motion to Dismiss and Release?

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.



UNITED STATES FEDERAL COURT

DIVISION TAMPA

COMPLAINT

MAR 5 2025 4:11:12
FILED - USDC - TAMPA

PLANTIFFS: Jessie Marie Czebotar

Confidential Minor 1

John and Jane Does (known and unknown)

VS

Case No 824 CV 2988 (SDM-LSG)

DEFENDANTS: by name and/or organization:

- 1. Jacob Neumiller, Andrea Neumiller, Michael Neumiller (a) (b)**
- 2. Wyoming Military & National Guard (a) (b)**
- 3. Casper Wyoming Sheriffs, Police, and Investigators (a) (b)**
- 4. Casper Wyoming Educational System (a) (b)**
- 5. Wyoming Federal, State & local Governments & Business's (a) (b)**
- 6. Casper Wyoming Doctors (a) (b)**
- 7. Casper Wyoming DHS (a) (b)**
- 8. Casper Wyoming FBI (Natrona County) (a) (b)**

- 9. Natrona County District Court (a) (b) (c)**
- 10. Natrona County Churches & Diocese named in Affidavits (a) (b)**
- 11. Casper Wyoming Mormon Temple (a) (b)**
- 12. Deputy Sheriff of Sheriff Grady Judd, Polk County, FL (Incident Number 24-51870) (b) (c)**
- 13. John Doe and Jane Doe, both known and unknown to Affiant at the moment connected to all incidents both to myself and to**



Affidavit of Truthful Testimony of Jessie Marie Czebotar

IN SUPPORT OF THE COMPLAINT

UNITED STATES FEDERAL COURT

DIVISION TAMPA

PLANTIFFS: Jessie Marie Czebotar, Confidential Minor 1, and Minors 2-8, Minors identified by Confidential Minor by name and cage number(s)

VS Case No 824 CV 2988 (SDM-LSG)

DEFENDANTS: by name and/or organization:

- 1. Jacob Neumiller, Andrea Neumiller, Michael Neumiller (a) (b)**
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Page | 1

13. John Doe and Jane Doe, both known and unknown to Affiant at the moment connected to all incidents both to myself and to Confidential Minors (known and unknown) but described by Confidential Minor as to locations and names. (a) (b)

Supplemental foot notes from Defendants names



UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

Kara Neumiller
Confidential Minor
Plaintiff(s)

v.

Case No. 824-CV-2988 (SDM-LSG)

Jacob Neumiller
Andrea Neumiller
Defendant(S)

Motion for Emergency Relocation and Non-Disclosed address

Title of Document

1. Emergency Motion for Relocation and Non-disclosed Address (see Protection Order and supplemental documents).
2. The address will remain non-disclosed and Plaintiffs will keep Court informed of address.
3. The District of Wyoming Court will STOP ORDERS requiring Kara Neumiller and Confidential Minor to talk with Defendants by phone, attend mediation for custody, or to have supervised visits through Family Connections or other locations named by defendants.
4. The Court has set a date for an Emergency Hearing for Relocation.

Kara K. Neumiller
780 W 58th Street
Casper, WY 82601
neumillerkara@gmail.com

Kara K. Neumiller

HEIDI WHITAKER | SHE/HER | SENIOR ATTORNEY



 **Johnson Law Group**

Attorneys and Counselors at Law

Main: 720-445-4444

Fax: 720-500-6087

E-Mail: Heidi.Whitaker@johnsonlgroup.com

Web: www.JohnsonLGroup.com

Licensed in Colorado and Wyoming

YOUR N* RTH STAR

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Fort Collins, CO 80528

Denver Location:
1801 Broadway St, Suite 900
Denver, CO 80202

Colorado Springs Location:
2139 Chuckwagon Rd, Suite 210
Colorado Springs, CO 80919

North Metro Location:
13599 East 104th Ave, Suite 300
Commerce City, CO 80022

Englewood Location:
385 Inverness Parkway, Suite 250
Englewood, CO 80112

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Kara,

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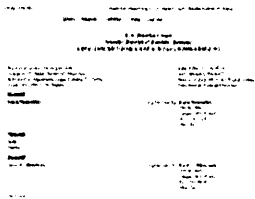
[Quoted text hidden]

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>>>

>>>

[Quoted text hidden]



Screenshot 2025-04-03 102450.png
132K

Kara Minchow <kminchow@gmail.com>
To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Thu, Apr 3, 2025 at 10:46 AM

I am just making sure I have a clear understanding of what's going on i do not take this lightly regarding my son. I have been told to the best of my understanding that if I file this that they will list me as a defendant against my son. I feel like i am being cornered on both sides. If I don't sign you said you will no longer represent me, If I do sign I am going to be going to be a defendant against my son.

On Apr 3, 2025, at 10:26 AM, Heidi Whitaker <heidi.whitaker@johnsonlgroup.com> wrote:

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<image002.jpg>

<image003.jpg>

[Quoted text hidden]

<Screenshot 2025-04-03 102450.png>

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
To: Kara Minchow <kminchow@gmail.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Thu, Apr 3, 2025 at 1

First of all, the claims being made in Florida are not federal court issues. Even if they list you as a defendant against your, they cannot list your son as a plaintiff because neither you nor his fi agree to him being a plaintiff.



Continuing to allow yourself to be listed as a plaintiff in the federal case is a pretty certain path to losing custody of your son.

It would be unethical for me to continue to represent you if you continue to be listed on the Florida case because on its face that case violates Federal Rule of Civil Procedure 11. I am not will risk my bar licenses in an affiliation with such a case.

I empathize with your position. We have some traction in the Wyoming Court (as shown by the fact that the Court did not issue an Order to Show Cause and instead sent us to mediation). We pursue the current case, or you can choose to follow the path of the Florida case.

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

HEIDI WHITAKER | SHE/HER | SENIOR ATTORNEY



 **Johnson Law Group**

Attorneys and Counselors at Law

Main: 720-445-4444

Fax: 720-500-6087

E-Mail: Heidi.Whitaker@johnsonlgroup.com

Web: www.JohnsonLGroup.com

Licensed in Colorado and Wyoming

YOUR NORTH STAR

Northern Location: Home Office
2580 East Harmony Road, Suite 201
Fort Collins, CO 80528

Denver Location:
1801 Broadway St, Suite 900
Denver, CO 80202

Colorado Springs Location:
2139 Chuckwagon Rd., Suite 210
Colorado Springs, CO 80919

North Metro Location:
13599 East 104th Ave, Suite 300
Commerce City, CO 80022

Englewood Location:
385 Inverness Parkway, Suite 250
Englewood, CO 80112

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[Quoted text hidden]

Kara Minchow <kminchow@gmail.com>
To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Thu, Apr 3, 2025 at 10:57 AM

I see that it says me for the filing on 12/26/2024 that I am the plaintiff but I thought that was dismissed without prejudice. I personally have not signed or done any further filings.

On Apr 3, 2025, at 10:26 AM, Heidi Whitaker <heidi.whitaker@johnsonlgroup.com> wrote:

It does not matter how your mother and Jessie listed the Plaintiffs on their documents. Look at the docket sheet which I sent you this morning in pdf and this screenshot with highlighting showing you are still a plaintiff and so is Asher.

What is driving the resistance to filing the Motion to Dismiss and Release?

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

<image001.jpg>

From: Kara Minchow <kminchow@gmail.com>
Sent: Thursday, April 3, 2025 10:13 AM



To: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>; Dewey Gerdom <deweygerdom51@gmail.com>
Subject: Re: Florida Case Filings - Impact on Case

Am I looking in the wrong place? The filing by my mother and the first filing by jessie to my understanding has been terminated/denied. The last filing that was accepted does have me as a party involved but not a plaintiff.

<image002.jpg>

<image003.jpg>

[Quoted text hidden]
<Screenshot 2025-04-03 102450.png>

Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
To: Kara Minchow <kminchow@gmail.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>

Thu, Apr 3, 2025 at 1

Kara,

Until the Court puts "Terminated" next to you and Asher as plaintiffs, you are still a plaintiff.

Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

HEIDI WHITAKER | SHE/HER | SENIOR ATTORNEY



Johnson Law Group

Attorneys and Counselors at Law

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Fax: 720-500-6087

E-Mail: Heidi.Whitaker@johnsonlgroup.com

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[Quoted text hidden]

Kara Minchow <kminchow@gmail.com>
To: Jessie Czebotar <czebotarj@gmail.com>

Thu, Apr 3, 2025 at 12:26 PM

From: Heidi Whitaker <heidi.whitaker@johnsonlgroup.com>
Date: April 3, 2025 at 11:04:45 AM MDT
To: Kara Minchow <kminchow@gmail.com>
Cc: Lizbeth Guerra <lizbeth.guerra@johnsonlgroup.com>, Dewey Gerdom <deweygerdom51@gmail.com>
Subject: RE: Florida Case Filings - Impact on Case

Kara,

Until the Court puts "Terminated" next to you and Asher as plaintiffs, you are still a plaintiff.



Please be sure to include my Paralegal Lizbeth Guerra, Lizbeth.Guerra@JohnsonLGroup.com, on all divorce or custody correspondence.

HEIDI WHITAKER | SHE/HER | SENIOR ATTORNEY



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[Quoted text hidden]



**IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT,
COUNTY OF NATRONA, STATE OF WYOMING**

JACOB W. NEUMILLER,)	
)	
Plaintiff,)	Civil Action No. 109186
)	
vs.)	
)	
KARA K. NEUMILLER,)	
)	
Defendant.)	

ORDER SETTING HEARING

This matter, having come before the Court upon Plaintiff's *Renewed Emergency Motion for Temporary Custody* the Court having reviewed the same and being otherwise advised on the premises;

IT IS HEREBY ORDERED, as follows:

That a trial shall be held on the Plaintiff's *Renewed Emergency Motion for Temporary Custody* on the ____ day of _____, 2025 at __: __ a.m./p.m., District Courtroom, Townsend Justice Center, 115 North Center Street, Casper, Wyoming 82601.

The Court has reserved _____ minutes/hour(s)/day(s) for the hearing of this matter.

SO ORDERED this _____ day of _____, 2025.

District Court Judge

Copies to:
Lindsey Hunt
Heidi Whitaker

WY Natrona County District Court
7th JD
Apr 07 2025 11:21AM
2020-CV-0109186
76013186

FILED IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT
COUNTY OF NATRONA, STATE OF WYOMING

JACOB W. NEUMILLER,)	
)	
Petitioner,)	
)	Civil Action No. 2020-CV-0109186
v.)	
)	
KARA K. NEUMILLER,)	
)	
Respondent.)	

NOTICE OF SERVICE

Jacob W. Neumiller, Petitioner by and through his attorney of record, Lindsey Hunt of FULLER & SEMERAD, LLC, gives notice that he has served *Petitioner's First Set of Combined Discovery Requests* on the Respondent, as indicated on the Certificate of Service below.

DATED this 7th day of April, 2025.

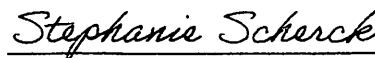


 Lindsey Hunt #7-5892
 FULLER & SEMERAD, LLC
 242 South Grant Street
 Casper, WY 82601
 (307) 265-3455
 hunt@thefullerlawyers.com

CERTIFICATE OF SERVICE

I, the undersigned, do hereby certify that on the 7th day of April, 2025, I served a true and correct copy of the foregoing *Notice of Service* by File & Serve Xpress to the following:

Heidi Whitaker
Johnson O' Keefe LLC
109 East 17th Street Suite #6167
Cheyenne, WY 82001
Heidi.Whitaker@johnsonlgroup.com



 Stephanie Scherck

Engelhart Law LLC

304 West B S.t, Ste. 202
Casper, WY 82601

(307) 333-6494
geneva@engelhartlawllc.com

March 24, 2025

Agreement for Mediation

Jacob Neumiller c/o Lindsey Hunt
Kara Neumiller c/o Heidi Whitaker

RE: Neumiller vs. Neumiller, 2020-DR-0109186-A

THIS AGREEMENT is between the parties and the mediator, whose names and signatures appear at the end of this Agreement. *Please return this signed agreement at least two (2) business in advance of the scheduled mediation. Please read through this agreement and understand all of its contents.*

IT IS AGREED AS FOLLOWS:

1. The parties agree to meet on **June 25, 2025 @1:30** at Engelhart Law, 340 West B Street, Ste. 202, Casper, Wyoming, in an effort to mediate their dispute. Our building does not have an elevator, so if any person involved in the mediation is unable to climb or descend stairs, please advise my office as soon as possible so we may make arrangements to accommodate.

Unless otherwise agreed in writing, all persons with the necessary authority to evaluate, negotiate and settle the dispute shall attend the mediation. Please do not bring significant others with you to your mediation. This mediation is between the parties only, and significant others often cause issues with reaching a settlement. Please be advised that if you bring your significant other to mediation, they may be asked to leave.

2. The parties expressly agree to participate in the mediation in good faith, and to dedicate themselves to the principle of compromise. The parties agree to make complete and accurate disclosure of all information pertinent to the settlement process, including all assets and liabilities, if a subject of the mediation, whether or not such are believed to be relevant.

3. **At least two (2) business days prior to the scheduled mediation**, mediator requests that each party provide a confidential, ex-parte, written submission, preferable by email to geneva@engelhartlawllc.com or mail/drop off to the address in paragraph 1, that shall include:

- a. A concise summary of the background, general facts and legal issues as viewed by that party (including a candid recognition of those facts that are unfavorable to the submitting party);
- b. A listing of all property and assets of the parties at issue and any documents or other information which will be helpful in determining an appropriate property settlement;

- c. A listing of all debts of the parties at issue and any documents or other information which will be helpful in determining an appropriate division of debts;
- d. If this case involves determination of custody or child support, any documents, including financial affidavits, pertinent to determination of these issues, and a calculation of proposed child support amounts;
- e. If this case involves determination of future alimony/spousal support, any documents, including financial affidavits, pertinent to determination of these issues;
- f. A copy of any pleading or court document deemed by the submitting party to be of significant importance to the mediation; and
- g. The nature and extent of any prior settlement negotiations.
- h. **Please do not send or bring extensive exhibits and documents – mediator does not have time to review large amounts of documentation prior to or during the mediation. These need to be summarized in the statement, and a few documents that you believe are particularly compelling may be included.**

4. Procedural aspects of the mediation will generally follow the provisions of Rule 40(b)(4) and (5), W.R.Civ.P.

5. The mediation shall be scheduled for two (2) hours and each party shall pay \$150, pursuant to the Order For Mediation, at the beginning of the Mediation. If the mediation goes beyond two (2) hours, each party will be billed at the rate of \$150.00 per hour, charged on the quarter hour, and split equally between the parties. If the mediation is less than two (2) hours, mediator is entitled to retain the \$150 fee.

Please be prepared to pay these fees at the time of your scheduled mediation. If either party appears at mediation without the means to pay, the mediation will not take place at the scheduled time. Attorneys, please make sure that your client has the means to pay for mediation at the time of the mediation, or please bring a check from your operating account. If paying by card, a processing fee of \$4.50 will be added to \$150. For any additional time paid by card, a processing fee of 3% will be added. \$150 is due before the mediation begins, and any additional time must be paid at the conclusion of the mediation.

Mediator will endeavor to notify the parties at the two (2) hour mark so that the parties may decide if they wish to continue the mediation. The mediation may continue as long as the parties agree to do so, and the mediator believes that it is useful to do so.

If attending remotely, a check may be mailed to Engelhart Law prior to the mediation, or an invoice will be provided at least two (2) business days in advance for online payment.

6. If your mediation is being held remotely by Google Meets, please provide the mediator's office with attorney email and party's email, unless attorney and party will be together at the time of the mediation, then the attorney's email will suffice. Your invite to the Google Meets mediation will come via email so please check your spam folder or contact us if you don't receive it. **Please advise if attorney or party needs to attend remotely as soon as possible.**

7. The parties expressly acknowledge that although the mediator is an attorney licensed to practice law in the State of Wyoming, no attorney-client relationship exists between the mediator and any party or their attorney. The mediator is not acting as legal counsel for any party herein, nor is mediator considered to have provided legal advice to any party. The parties agree that they accept sole responsibility to seek the advice of independent legal counsel, tax counsel or other appropriate expert before relying on any information provided by the mediator. The parties hereby release and agree to indemnify the mediator and hold her harmless regarding any and all consequences or aspects of the mediation and any settlement reached (including without limitation to tax matters).

The parties acknowledge that the mediator may give a non-binding impression of the facts and law of the case during the course of the mediation. The mediator may discuss background information regarding the case and/or parties to help understand their legal positions, but such is not intended to be a complete explanation of their legal rights or options.

Mediator may point out the pros and cons of a party's opinion or desire, but cannot advise any party on the course of action.

If a party is not represented by an attorney, mediator urges that party to consult with or hire independent counsel to review your matter, but will proceed with this mediation without a party being represented unless the unrepresented party advised mediator that the party wishes to review any matter with an attorney before proceeding.

8. The parties acknowledge the application of W.S. §§ 1-43-101 through 104 to this matter. All communications between the parties and mediator, and all documents prepared for and in the course of the mediation, if any, are privileged and confidential.

During the mediation, the mediator will relay information necessary to convey a party's offer, terms, and desires to the other, but your statements and opinions regarding the facts and issues involved in the mediation will be only disclosed to the opposing party with the permission of the party providing such information.

9. Because the mediation process is to be privileged and confidential, any party violating, or attempting to violate, such privilege or confidentiality shall be subject to liability (including reasonable attorney's fees and costs) for any damage caused by an improper use or disclosure of confidential or privileged information, and may be enjoined from any improper use or disclosure or from any threatened improper use or disclosure of such information.

10. If a dispute arises between the parties herein regarding the mediation agreement or any part thereof, if such agreement is reached, the information mediator learned during the mediation is not privileged with regard to that dispute. The parties agree that mediator may not testify regarding such communications and documents, unless all participants expressly consent in writing or as ordered by the Court. In the event mediator testifies, the party calling the mediator shall pay mediator her standard hourly rate, including preparation and travel time. The parties agree not to subpoena either the testimony or the records of the mediator regarding this mediation except for the limited purposes of enforcing a settlement reached at mediation.

11. At the conclusion of the mediation, mediator will advise the Court whether the mediation was successful or not, but will not provide the Court with any additional information or details of the mediation.

12. Upon termination of the mediation, whether successful or unsuccessful, the mediator will not maintain an independent file on the mediation. Unless advised by a participant that there is a need for the mediator to maintain her file developed for mediation, the mediator's file on this matter will be destroyed after the mediation has concluded (confidential material will be shredded).

PARTIES:

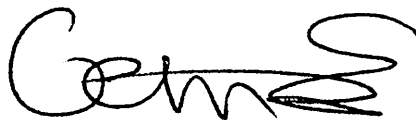
COUNSEL:

Plaintiff/Petitioner

Attorney for Plaintiff/Petitioner

Defendant/Respondent

Attorney for Defendant/Respondent



Geneva Engelhart
Engelhart Law LLC

WY Natrona County District Court
7th JD
Apr 03 2025 05:19PM
2020-CV-0109186
76000367

FILED

Lindsey Hunt #7-5892
FULLER & SEMERAD, LLC
242 South Grant Street
Casper, WY 82601
(307) 265-3455
hunt@thefullerlawyers.com

**IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT,
COUNTY OF NATRONA, STATE OF WYOMING**

JACOB W. NEUMILLER,)	
)	
Plaintiff,)	Civil Action No. 109186
)	
vs.)	
)	
KARA K. NEUMILLER,)	
)	
Defendant.)	

RENEWED EMERGENCY MOTION FOR TEMPORARY CUSTODY

Jacob Neumiller, Plaintiff, hereinafter referred to as Father, by and through his attorney, Lindsey Hunt of Fuller & Semerad, LLC, respectfully asks this Court to issue an *Order* granting this *Renewed Emergency Motion for Temporary Custody* of the minor child for the following reasons:

1. The parties are the parents of the minor child at issue: A.J.N., born in 2017.
2. The parties were divorced on August 25, 2021. Pursuant to the *Stipulated Decree of Divorce*, Father was to have alternating weekends from Friday to Sunday and the parties were to split holidays.
3. On January 19, 2025, Mother filed her *Verified Petition to Modify Visitation*. Father filed his *Response and Counterclaim* on January 30, 2025.
4. On January 22, 2025, Father filed his *Verified Motion for an Order to Show Cause*. Mother filed her *Response to Plaintiff's Motion for Order to Show Cause* on February 14, 2025.

5. Father filed his *Emergency Motion for Temporary Child Custody* on January 28, 2025 and Mother filed her *Response to Emergency Motion for Temporary Child Custody* on January 29, 2025.
6. Father has not seen the child since December 8th, 2024.
7. Father was to have the child for holiday visitation on December 28th, 2024 to January 5th, 2025 but Ms. Neumiller refused to allow him to see the minor child.
8. Father was to have visitation again on January 17th, 2025 and every other week after, but Ms. Neumiller again refused visitation again.
9. Father has been permitted to speak to the child on the phone on a few occasions since December 8th, 2024.
10. On January 27, 2025, Father became in contact with the Natrona County Sheriff's Department, who notified Father that Mother had absconded with the child to Florida and was starting an FBI Report. Father called in for a welfare check on the child and the police were unable to locate the child or Ms. Neumiller.
11. On December 28, 2024, Natrona County Sheriff's office attempted to make contact with Mother, who refused to disclose her location.
12. On December 26, 2024, Mother filed her *Complaint for Violation of Civil Rights* in United States District Court for the District of Florida. See Attachment 1. In her *Complaint*, Mother has alleged that Father and his wife have "threatened child at gun point, he has eye-witnessed death, sexual exploitation, the taunting of selling his image on porn channels, and cannibalism for behavior and participation in criminal activities." See *Complaint*, p. 4, ¶ 4.
13. On February 27, 2025, a *Complaint and Request for Injunction* was filed. See Attachment 2. The renewed *Complaint* was filed by Terri Minchow, Kara Neumiller's mother. In this pleading, Ms. Minchow stated, "Minor has reported crimes against humanity, including rape, sexual exploitation, pornography, satanic ritual abuse and cannibalism." See *Complaint and Request for Injunction*, p. 5, ¶ IV.
14. On March 5, 2025, another *Complaint* was filed in the federal case. See Attachment 3.
15. Father is deeply concerned about the allegations that Mother and her co-Plaintiffs have made in the federal case. The child is homeschooled by Terri Minchow.

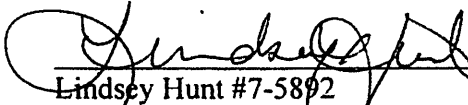
16. Due to Mother's deliberate actions, photographs of the road and images of Father's residence have been posted online, compromising privacy and exposing Father and his family to unnecessary and harmful public attention.
17. Mother has initiated multiple Department of Family Services investigations against Father, consistently using the existence of these investigations as a justification for withholding the child. Despite this, Father has always complied with all requests and requirements. The constant disruption caused by these unfounded investigations creates a destabilizing environment for the minor, affecting his sense of security and trust in both parents.
18. In 2022, Mother requested filial therapy with the child's previous counselor, Codie Wallace. However, shortly after a joint counseling session between Father and A.J.N., Mother removed A.J.N. from the counselor's care and sought a new one. This abrupt change interfered with the therapeutic process and further destabilized A.J.N.'s emotional development, as he was denied consistent and reliable support.
19. Since the finalization of the parties' divorce, Mother has unlawfully withheld visitation from Father for a total of approximately eight (8) months. This prolonged denial of access to Father has negatively impacted A.J.N.'s well-being by the absence of a consistent relationship with Father, which is crucial for his emotional and psychological growth.
20. Father is deeply concerned about the safety, well-being, and emotional health of A.J.N. The ongoing disruption to A.J.N.'s life—stemming from Mother's actions—has created an unstable environment for him. A.J.N.'s emotional state is deteriorating as a result of the continuous conflict, inconsistent caregiving, and the absence of a stable and supportive relationship with his Father. This is taking a severe toll on his mental and emotional health, and it is imperative that these actions be addressed for the sake of A.J.N.'s future.

WHEREFORE, Father respectfully asks the court to issue an *Order* granting this *Motion* and prays for the following:

1. Enter an *Order* requiring Father's visitation with the minor child to resume immediately;

2. Set a three-hour hearing on this matter; and
3. For such other and further relief as may be just and equitable.

RESPECTFULLY SUBMITTED this 3rd day of April, 2025.

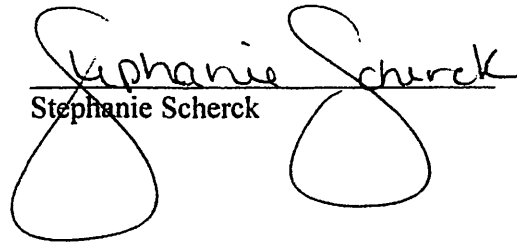


Lindsey Hunt #7-5892
FULLER & SEMERAD, LLC
242 South Grant Street
Casper, WY 82601
(307) 265-3455
hunt@thefullerlawyers.com

CERTIFICATE OF SERVICE

I do hereby certify that on the 3rd day of April, 2025, I served a true and correct copy of the foregoing *Renewed Emergency Motion for Temporary Child Custody* by File & Serve Xpress, to the following:

Heidi Whitaker



Stephanie Scherck

Pro Se 15 (Rev. 12/16) Complaint for Violation of Civil Rights (Non-Prisoner)

UNITED STATES DISTRICT COURT

for the

District of _____

Division _____

DEC 26 2024 PM 4:48
FILED - USDC - FLMD - TPA

Case No.

8:24-CV-2988-SDM-LSG
(to be filled in by the Clerk's Office)

A.N. Kara Neumiller, Terri Minchow + John M. Jensen

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

Jury Trial: (check one) Yes No

Requesting Grand Jury / military tribunal

Jacob + Andrew Neumiller, Mike Neumiller

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

Casper Wyoming educational systems
Wyoming state + Local Governments
Casper, Wyoming Doctors, Wyoming National Guard
Casper WY Police + Natrona County Sheriff's Department
Casper WY DFS, Casper Wyoming FBI under
Natrona county, Natrona county district court
Natrona county churches + Arch diocese
Including individuals named in affidavits.

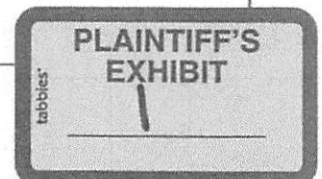
COMPLAINT FOR VIOLATION OF CIVIL RIGHTS (Non-Prisoner Complaint)

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis.



Paid
TPA 71531

Pro Se 15 (Rev. 12/10) Complaint for Violation of Civil Rights (Non-Prisoner)

I. The Parties to This Complaint

A. The Plaintiff(s)

Contact thru: Czobotarj@gmail.com

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name ~~Confidential~~ Kara Newmiller

Address 2009 Fern Ridge Court

Holiday FL 34691

City State Zip Code

County _____

Telephone Number 307-259-1054

E-Mail Address Kmitchew@gmail.com

Back up: Jessie Czobotarj Czobotarj@gmail.com
865-328-6219

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Defendant No. 1

Name Confidential

Job or Title (if known) _____

Address _____

City State Zip Code

County _____

Telephone Number _____

E-Mail Address (if known) _____

Individual capacity Official capacity

Defendant No. 2

Name confidential

Job or Title (if known) _____

Address _____

City State Zip Code

County _____

Telephone Number _____

E-Mail Address (if known) _____

Individual capacity Official capacity

Pro Se 15 (Rev. 12/16) Complaint for Violation of Civil Rights (Non-Prisoner)

Defendant No. 3

Name

Confidential

Job or Title (if known)

Address

City

State

Zip Code

County

Telephone Number

E-Mail Address (if known)

Individual capacity

Official capacity

Defendant No. 4

Name

Job or Title (if known)

Address

City

State

Zip Code

County

Telephone Number

E-Mail Address (if known)

Individual capacity

Official capacity

II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." Under *Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics*, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

A. Are you bringing suit against (check all that apply):

Federal officials (a *Bivens* claim)

State or local officials (a § 1983 claim)

B. Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?

Denial of basic human rights, discrimination of rights, denial of right to report crimes being committed to minor, cover of those crimes so criminal about can continue to minors, and denial of due process. Including court ordered custody that keeps a minor who has reported abuse in abuse with fear for his life & families life.

C. Plaintiffs suing under *Bivens* may only recover for the violation of certain constitutional rights. If you are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials?

Right to live in peace & prosperity.

Right to be safe.

Right to report injury.

Right to not be discriminated against, especially sexually

minor (Taunted with the production of his image being sold in pornography)

- D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under *Bivens*, explain how each defendant acted under color of federal law. Attach additional pages if needed.

Defendants have threatened child at gun point, he has eye-witnessed death, sexual exploitation, the taunting of the selling of his image on porn channels, and cannibalism for behavior and participation in criminal activities.

III. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

- A. Where did the events giving rise to your claim(s) occur?

Across multiple states and internationally
Includes Casper Wyoming Area

- B. What date and approximate time did the events giving rise to your claim(s) occur?

April 2021 to current

- C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

Plaintiff is requesting to file for immediate protection under seal or as confidential documents minor. Plaintiff is requesting motion for court appointed military JAG. Testimony is sealed in escrow in @MW District Court; In videotestimony + Dr. Notes Testimony of National Guard & multi-military bases involvement in child trafficking & criminal molestation + sex trafficking, as well, as crimes against children across state lines and internationally.

IV. Injuries

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

Testimony of minor And doctor notes.
Sexual exploitation, molestation, Anal & oral, along with being forced to allow Adults to rape child at gun point. And testimony of gang rape by 10 men at the local Mormon temple who purchased him for the night.
Discrimination - religious; being forced to participate in Nazi, Sovereign Military Order, & Satanic Rituals.
Sexual: Having to participate in homosexual & child sex pornography.
Being given shots for sexual performance enhancement
Being tortured, Raped, forced against his will to consume human flesh.

V. Relief

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

Plaintiff requests U.S. Marshall for relief + Rescue,
Testimony identifies other children in community being held hostage and abused (tortured) + (Sexual exploitation including sex Auctions + mass child pornography + Satanic Rituals). Child would like to share his testimony of where children are.

Pro Se 15 (Rev. 12/16) Complaint for Violation of Civil Rights (Non-Prisoner)

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 12-26-24

Signature of Plaintiff Kara K Neumiller
Printed Name of Plaintiff Kara K. Neumiller

B. For Attorneys

Date of signing: _____

Signature of Attorney _____
Printed Name of Attorney _____
Bar Number _____
Name of Law Firm _____
Address _____

City State Zip Code
Telephone Number _____
E-mail Address _____

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

UNITED STATES DISTRICT COURT

for the

Middle District of Florida

Jessie Czebotar - (Chaplain) Tampa Division

Kara Neumiller & Minor

Terri L. Minchow

(see attached plaintiffs)

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

Jacob Wayne Neumiller

Andrea Neumiller

Michael Neumiller

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Case No. 824cv 2988-SDM-LSG (to be filled in by the Clerk's Office)

Wy Docket - 2020-cv-0109186

FEB 27 2025 PM 1:15

USDC - FLMD - TPP

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

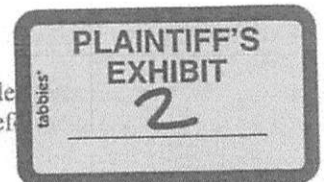
A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name Terri L. Minchow
Street Address 780 W. 58th
City and County Casper, WY
State and Zip Code Wyoming, 82601
Telephone Number 307-259-0836
E-mail Address terri minchow@yahoo.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant include the person's job or title (if known). Attach additional pages if needed.



Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

Defendant No. 1

Name Jacob Wayne Neumiller
 Job or Title (if known) Hydrological Tech - U.S.G.S. Casper
 Street Address 17011 Restoration Rd.
 City and County Casper, Natrona County
 State and Zip Code Wyoming, 82604
 Telephone Number _____
 E-mail Address (if known) _____

Defendant No. 2

Name Andrea Neumiller
 Job or Title (if known) Altitude Veterinary Clinic
 Street Address 17011 Restoration Rd.
 City and County Casper, Natrona County
 State and Zip Code Wyoming, 82604
 Telephone Number 307-247-1433
 E-mail Address (if known) _____

Defendant No. 3

Name Michael John Neumiller
 Job or Title (if known) Retired
 Street Address 730 Calle Bonita
 City and County Casper, Natrona County
 State and Zip Code Wyoming, 82601
 Telephone Number 307-797-0259
 E-mail Address (if known) _____

Defendant No. 4

Name _____
 Job or Title (if known) _____
 Street Address _____
 City and County _____
 State and Zip Code _____
 Telephone Number _____
 E-mail Address (if known) _____

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? (check all that apply)

- [x] Federal question [] Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case. Can a family court claim jurisdiction to crimes against humanity for children not in their jurisdiction... and can they reopen a closed case to claim it?

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Terri Minchow, is a citizen of the State of (name) Wyoming. see attached plaintiffs

b. If the plaintiff is a corporation

The plaintiff, (name) _____, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Jacob Wayne Neumiller, is a citizen of the State of (name) Wyoming. Or is a citizen of (foreign nation) _____ see attached defendants

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

b. If the defendant is a corporation

The defendant, (name) _____, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____.

Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.) See page # 2

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur? Locations are at private residences, Jacob and Andrea Neumillers residence, Michael Neumiller properties, community businesses, churches, schools. In affidavites, minor's testimony has identified states outside of Wyoming (crimes against him) and at military bases also.

B. What date and approximate time did the events giving rise to your claim(s) occur?

~~Wyoming area~~

Minor started reporting crimes against him at 3 years old to current date.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?) Minor's testimony is escrowed in District of Florida - Tampa division including video testimony, doctor's notes, testimony including reports of trafficking for sexual purposes through national guard, multiple military bases involvement in child trafficking, criminal molestation, sex trafficking, child pornography, as well as crimes against children across state lines, and internationally.

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

Minor has reported crimes against humanity, crimes including rape, sexual exploitation, pornography, satanic ritual abuse and cannibalism.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Release of captivity of all children and a full investigation of the demise of those children. Full accountability to those with authority to investigate under due process of law denied to all victims.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: Feb. 26, 2025

Signature of Plaintiff Terri L. Minchew
Printed Name of Plaintiff Terri L. Minchew

B. For Attorneys

Date of signing: _____

Signature of Attorney _____
Printed Name of Attorney _____
Bar Number _____
Name of Law Firm _____
Street Address _____
State and Zip Code _____
Telephone Number _____
E-mail Address _____

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Time Accepted: 4:59 PM Return Receipt Fee: \$ First Animal Transportation Fee: \$

Special Handling/Package: \$ Subsidized Priority Fee: \$ Total Postage & Fees: \$

Weight: 2.00 lbs. Anticipation Employee Initials: ROCSZ Postage: 31.40

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Attached

Plaintiffs #2

Jessie Czebotar - chaplain
PO Box 51221
Knoxville, TN 37950

Kara Neumiller
780 W. 58th
Casper, WY 82601

Minor

JUL 07 09:50 - GETTE
ST: Ind 9206 23 BEE

UNITED STATES FEDERAL COURT

DIVISION TAMPA

COMPLAINT

MAR 5 2025 AM 11:12
FILED - USDC - FLMD - TPA

PLANTIFFS: Jessie Marie Czebotar

Confidential Minor 1

John and Jane Does (known and unknown)

VS

Case No 824 CV 2988 (SDM-LSG)

DEFENDANTS: by name and/or organization:

- 1. Jacob Neumiller, Andrea Neumiller, Michael Neumiller (a) (b)**
- 2. Wyoming Military & National Guard (a) (b)**
- 3. Casper Wyoming Sheriffs, Police, and Investigators (a) (b)**
- 4. Casper Wyoming Educational System (a) (b)**
- 5. Wyoming Federal, State & local Governments & Business's (a) (b)**
- 6. Casper Wyoming Doctors (a) (b)**
- 7. Casper Wyoming DHS (a) (b)**
- 8. Casper Wyoming FBI (Natrona County) (a) (b)**



- 9. Natrona County District Court (a) (b) (c)**
- 10. Natrona County Churches & Diocese named in Affidavits (a) (b)**
- 11. Casper Wyoming Mormon Temple (a) (b)**
- 12. Deputy Sheriff of Sheriff Grady Judd, Polk County, FL (Incident Number 24-51870) (b) (c)**
- 13. John Doe and Jane Doe, both known and unknown to Affiant at the moment connected to all incidents both to myself and to Confidential Minors (known and unknown) but described by Confidential Minor as to locations and names. (a) (b)**

Supplemental foot notes from Defendants names

(a) RE: Jurisdiction – Not every action by any judge is in exercise of his judicial function. It is not a judicial function for a Judge to commit an intentional tort even though the tort occurs in the Courthouse, when a judge acts as a Trespasser of the Law, when a judge does not follow the law, the judge loses subject matter jurisdiction and the Judge’s orders are void, of no legal force and effect. “I Yates vs Village of Hoffman Estates, Illinois, 209 F Supp. 757 (N.D. HI 1962)

A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well established law that a void order can be challenged in any court. Old Wayne Mut. L Assoc. v McDonough, 204 U.S. 8, 27 s. Ct. 236 (1907)

Thus, where a judicial tribunal has no jurisdiction of the subject matter on which it assumes to act, its proceedings are

absolutely void in the fullest sense of the term” Dillion v Dillion, 187. P 27 “Judge loses he absolute immunity from damage actions only when he acts in clear absence of all jurisdiction or performance of any act which is not judicial in nature” Schucker v Rockwood, 846 F. 2d 1202

(b) When they deny due process they lose subject matter jurisdiction. Subject matter jurisdiction can be challenged at any time, even on appeal. Once Jurisdiction is challenged everything stops until jurisdiction is proven.

(c) A Universal principle as old as the law is that a proceeding of a court without jurisdiction are a nullity and its judgment therein without effect either on person or property. Norwood v Renfield, 34 C 329; Ex Parte Giambonini, 49 P. 732

TO: Individuals and/or organizations named in affidavits

INTRODUCTION

Plaintiff(S), for their cause of action(S) against Defendant(S), allege that:

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

(June 25, 1948, ch. 645, 62 Stat. 684; Pub. L. 103-322, title XXXIII, § 330016(1)(G), Sept. 13, 1994, 108 Stat. 2147.)

“I’m here to fight for the kids.” (Confidential Minor 12/26/2024)

1. The biggest issue in this case is that there are "evil people" and "What they are doing is evil" (Elon Musk, see Exhibit 1) and children have no way to make it known or to receive due process.
2. I, Jessie Marie Czebotar and Elon Musk were children raised in this evil System, which is a foreign government and foreign military that kills people who share their secrets.
3. It is important to understand that in this System, one man/woman does not represent just an individual. Each member is a part of a (circle) or group distinguished by quadrants as well as by regions both defined internationally as well as in the United States. Members do not act alone. Each action one takes is recognized and represented by their circle groups regionally and quadrantly.
4. **Confidential Minor and John and Jane Does (known and unknown) are living through the same evil System now being trafficked in Casper Wyoming, across state lines, and internationally.**
5. This case is about Confidential Minor, who bravely took a stand against that evil and courageously let his voice be heard. The price for telling has cost Confidential Minor more than the world could understand. Those who tell the secrets of the System are threatened with serious harm, consequences, and death.

"Elon Musk revealed to Joe Rogan during an interview that he (Musk) is not actually trying to completely destroy the enemy, because if he does, they will, in fact, KILL HIM." (Holmseth, Exhibit 1, March 2025).

"...attack the corruption enough to keep civilization tracking along you know but I think if I-if I, fully destroy the corruption and the graft-they will kill me. I strive to be alive," (Elon Musk on Joe Rogan, Holmseth, Exhibit 1, March 2025).

6. Confidential minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) and our families are being denied our freedom and God given rights to live, be free, and have property by Defendants 1-13. We have the right to SPEAK. We have the right to TELL of the crimes committed against us, and we have the right to give VOICE to the voiceless, the John and Jane Does (known and unknown) we witnessed who cannot speak because they are bound by silence, underground, or dead. We personally experienced and witnessed John and Jane Does (known and unknown) raped, sexually exploited, tortured, satanically ritually murdered, harvested for adrenochrome and organs, and cannibalized. WE LIVED IT ALL AND WE HAVE THE RIGHT TO BE VOICE FOR THE JOHN AND JANE DOES (KNOWN AND UNKNOWN) WE HAVE WITNESSED EXPERIENCING THESE CRIMES.

Violation of The Constitution; The Constitution of Wyoming Article 1, Section 6 Due process of law; 34 U.S. Code § 12495.

"No person shall be deprived of life, liberty or property without due process of law."

Violation of The Constitution of Florida Article 1, Section 9 and 16 Due Process.

7. Defendants 1-13 have infringed upon the Constitutional rights of Confidential Minor, Jessie Marie Czebotar, our families, and John and Jane Does (known and unknown). Our Constitutional rights in reporting and due process have been infringed upon and denied in the state of Wyoming, which is why we fled to the state of Florida to report and seek due process.
8. The right to report crimes is protected by the First Amendment and 34 U.S. Code § 12495. This includes the right to report crimes from one's home. However, in this case, you will see that Confidential Minor's, Jessie Marie Czebotar's, and John and Jane Does (known and unknown) rights to report have been denied through the coercion and cooperation of members of a foreign government and foreign military.
9. Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) have been forced into a situation of both compelled speech as well as compelled silence in their reporting of crimes occurring in the Wyoming area by Defendants 1-13.

Compelled speech: "Compelled speech" refers to a situation where the government forces an individual or group to express a specific message or viewpoint against their will, essentially violating their right to free speech by requiring them to say something they disagree with; this is generally considered unconstitutional under the First Amendment in the United States."

Compelled silence: "Compelled silence" refers to a situation where someone is forced to remain silent against their will, often through implicit or explicit threats, coercion, or power dynamics, essentially denying them the ability to express themselves freely; it is considered a violation of the right to free speech and can occur in various contexts like abusive relationships, oppressive regimes, or even within certain social situations where speaking up might face significant negative consequences.

10. On February 21, 2023, Defendants 13 received the first Congress Petition of Jessie Marie Czebotar and did not contact her or let her speak. (See Exhibit C)
11. On December 23, 2023, Defendants 13 received the second Congress Petition of Jessie Marie Czebotar and were made aware of crimes being committed in Casper Wyoming and did not contact her to let her speak. (See Exhibit D)

12. On December 20, 2023, Governor Mark Gordon's office was contacted by Jessie Marie Czebotar's escrow agent, Randi Lynn Erickson and "alerted to elite ritual human hunting parties happening in Yellowstone National Park and Casper." (See Exhibit E)

Governor Gordon's office did not contact Jessie Marie Czebotar to let her speak.

13. On December 22, 2023, Jessie Marie Czebotar contacted Julia Thompson at Governor Mike Gordon's office and wrote, "I heard my from Randi Lynn Erickson that she called you to share about my Petition to Congress about my personal experience and testimony regarding the trafficking of children in the State of Wyoming and through the Casper (Natrona County) schools and community. I want to make sure that Governor Gordon has my contact info. I would love to have his support in going forward with these matters of grievance." (See Exhibit F)

Governor Gordon did not contact Jessie Marie Czebotar to let her speak.

14. On December 9th, 2024, Confidential Minor reported to Jessie Marie Czebotar leverage, meaning Defendants 1 (representing Defendants 1-13) had threatened to take the lives of Kara Neumiller, Terri Minchow, and Jessie Marie Czebotar if Confidential Minor did not produce something in return. Confidential Minor stated, "I NEED to talk to TRUMP, I need to tell him how bad our government is." This leverage was put on a time frame with Christmas ritual sacrifices. Meaning that if Confidential Minor did not get to talk personally to Donald J. Trump in person or by phone, that Defendants 1 (representing 1-13) would "kill us all". That is why Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, Terri Minchow, fled from the Wyoming jurisdiction to the Tampa Florida jurisdiction to report the criminal activity of the defendants.

15. On December 26, 2024, Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow fled to the state of Florida to Sheriff Judd Grady who has served on both the Human Trafficking Task Force under President Trump and publicly claims to provide relief in matters of trafficking and convicting perpetrators.

16. We fled to Florida jurisdiction under Sheriff Grady to report the crimes being committed against us by Defendants 1-13 because we no longer had a safe way of reporting in the state of Wyoming. Our right to be heard and our right to provide information about Defendants 1-13's actions and how those actions impacted Confidential Minor, Jessie Marie Czebotar, John and Jane Does (known and unknown), Kara Neumiller, and Terri Minchow and our right within the judicial process to be protected reasonably was violated.

17. Both Wyoming and Florida Constitutions consider it a civil duty to report crimes. Wyoming Legislation Title 97 of the Wyoming Constitution

"Every person may freely speak, write, and publish on all subjects being responsible for abuse of that right".

The Constitution of Florida Article 1, Section 9 and 16 (3) b. c.

18. Deputies at Sheriff Grady's office did not even give Confidential Minor or Jessie Marie Czebotar the opportunity to speak, or report, even after both asserted themselves to the deputies and asked for the right to share information about criminal activity. The only person Deputy Nunez spoke to was Kara Neumiller. Both Wyoming and Florida Constitutions consider it a civil duty to report crimes. Wyoming Legislation Title 97 of the Wyoming Constitution

"Every person may freely speak, write, and publish on all subjects being responsible for abuse of that right".

The Constitution of Florida Article 1, Section 9 and 16 (3) b. c.

19. Deputy Nunez and one other deputy spoke to Kara Neumiller outside the Sheriff's building on the sidewalk, they gave Kara Neumiller incident number: 2451870.

20. Confidential Minor, Jessie Czebotar, and John and Jane Does (known and unknown), Kara Neumiller, and Terri Minchow are being forced by Defendants 1-13 and those acting in the color of law as government forces (the Judicial System, Lawyers, Sheriff's Office, Homeland Security, the Educational System, and Government Agencies) to remain silent about crimes being committed against them while at the same time being coerced into agreement with Defendants 1-13 that this criminal case is a matter of custody and parental alienation. This is a violation of the Constitutional and First Amendment rights of Confidential Minor, Jessie Marie Czebotar, John and Jane Does (known and unknown), Kara Neumiller, and Terri Minchow.

21. The first Amendment PROTECTS Confidential Minor's voice and right to SAFELY report crimes being committed against Confidential Minor's personhood, and the right to report crimes being witnessed to other children. This right is protected through DUE PROCESS CLAUSE in the Constitution through the fifth, sixth, and 14th amendments.

22. Confidential Minor's and Jessie Marie Czebotar's rights to speak and have due process are protected under TITLE 97 - WYOMING CONSTITUTION ARTICLE 1 - ARTICLE DECLARATION OF RIGHTS Article 1, Section 1 Power inherent in the people. Which states, "All power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety and happiness; for the advancement of these ends they have at all times an inalienable and indefeasible right to alter, reform or abolish the government in such manner as they may think proper." Article 1, Section 2 Equality of all. In their inherent right to life, liberty and the pursuit of happiness, all members of the human race are equal.

23. Confidential Minor's and Jessie Marie Czebotar's rights to speak and due process are protected under Article 1, Section 3 Equal political rights. Since equality in the enjoyment of natural and civil rights is only made sure through political equality, the laws of this state affecting the political rights and privileges of its citizens shall be without distinction of race, color, sex, or any circumstance or condition whatsoever other than individual incompetency, or unworthiness duly ascertained by a court of competent jurisdiction.

24. In addition to the above initial violation of rights, when Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow attempted to ASSERT THEIR CONSTITUTIONAL RIGHTS through seeking declaratory relief, injunctive relief, and filing of criminal charges, the Defendants 1-13 acted unconstitutionally by refusing to even hear what the plaintiffs had to say and by not doing their due diligence of taking a report and investigating properly, or referring to those who could act in accordance with due process. A violation of Constitutional rights and fifth and 14th Amendment rights.

25. Beyond a violation of rights, this is a case arising out of trafficking of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) for purposes of training, sexual exploitation, and satanic ritual in the Casper Wyoming area, through other states, as well as Internationally.

26. It includes discrimination against Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown). The Department of Education states that it has a duty to "protect every student's right to learn in a safe environment free from unlawful discrimination and to prevent unjust deprivations of that right."

27. Confidential Minor and Jessie Marie Czebotar have been discriminated against based on race, color, rational origin, sex, age, and physical health and fitness. In fact, worse, Confidential Minor and Jessie Marie Czebotar have been deprived of their rights all together in the state of Wyoming and other States. The Department of Education states, "Discrimination based on race, color, rational origin is prohibited by Title VI of Civil Rights Act of 1964. This includes discrimination based on **perceived shared ancestry** or ethnic characteristics, including membership in a religion that may be perceived to exhibit such characteristics."

28. To worsen the crimes being committed when Confidential Minor bravely broke the code of silence and lawfully followed due process with mother Kara Neumiller and Grandmother Terri Minchow to tell and report the crimes being committed against Confidential Minor and other minors in the community, the following further crimes were committed in regard to their due process according to R.S. § 1980:
 - (1) **Preventing Officer from Performing Duties:** If two or more persons in any State or Territory conspire to prevent, by force, intimidation, or threat, any person from accepting or holding any office, trust, or place of confidence under the United States, or from

discharging any duties thereof; or to induce by like means any officer of the United States to leave any State, district, or place, where his duties as an officer are required to be performed, or to injure him in his person or property on account of his lawful discharge of the duties of his office, or while engaged in the lawful discharge thereof, or to injure his property so as to molest, interrupt, hinder, or impede him in the discharge of official duties;

(2) **Obstructing Justice; Intimidating Party, Witness, or Juror:** If two or more persons in any State or Territory conspire to deter, by force, intimidation, or threat, any party or witness in any court of the United States from attending such court, or from testifying to any matter pending therein, freely, fully, and truthfully, or to injure such party or witness in his person or property on account of his having so attended or testified, or to influence the verdict, presentment, or indictment of any grand or petit juror in any such court, or to injure such juror in his person or property on account of any verdict, presentment, or indictment lawfully asserted to by him, or of his being or having been such juror; or if two or more persons conspire for the purpose of impending, hindering, obstructing, or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of persons, to the equal protection of the laws:

(3) **Depraving Persons Of Rights Or Privileges:** If two or more persons in any State or Territory conspire to go in disguise on the highway or on the premises of another, for the purpose of depriving, either directly or indirectly, any person or class of persons of the equal protection of the laws, or of equal privileges and immunities under the laws; or for the purpose of preventing or hindering the constituted authorities of any State or Territory from giving or securing to all persons within such State or Territory the equal protection of the laws; or if two or more persons conspire to prevent by force, intimidation, or threat, any citizen who is lawfully entitled to vote, from giving his support or advocacy in a legal manner, toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States; or to injure any citizen in person to property on account of such support or advocacy; in any case of conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators.

(4) All in violation of 18 U.S.C.1591(a)(1) and 1594(a), including but not limited to recruiting, enticing, harboring, transporting, providing, obtaining, maintaining, and soliciting commercial sex acts with a minor child below the age of 18 years of age.

29. This is a case that chronicles the sex trafficking, child pornography, and crimes against humanity of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and

unknown) that Confidential Minor has identified and given locations of where minors are being auctioned, trained, and held in cages underground.

30. The adult Defendants 1-13 are connected to the sex trafficking, child pornography, and crimes against humanity in the Casper Wyoming area and across multiple jurisdictions both in other States and Internationally and are politically influenced, wealthy, and members of a foreign government and foreign military operating within the United States under the guise of their religion. They have infiltrated local churches, schools, and businesses wherein they use their power, wealth, influence, connections, reciprocity, nepotism, and resources to discriminate children in the community who are born into what is called the Luciferian Brotherhood System and Sovereign Military Order.
31. Jessie Marie Czebotar has testified in affidavits that there are no words to even begin to describe the grotesque and horrific nature of the training, programs, and mk ultra that hierarchy children (those born into this System) endure and survive.
32. In the basics of its essence, a hierarchy child experiences, witnesses, and are exposed to rape; rape for the purposes of sexual magik; orgies with adults, other children, and animals; torture; pornography; dark web pornography; hidden marriages & vows; quotas of evil; blasphemies against God; satanic ritual & murder; adrenochrome harvesting; organ harvesting; and cannibalism.
33. There really are no words that can be sufficient to describe what these children survive. This is part of their training and according to the System being raised up in "the way that they should go", and it is a living hell with no way out. The System has used its influence to make it so that the hierarchy children are not able to report the crimes being committed against them nor the crimes that they witness. Not only do they have no safe way of reporting, but they face brutal retaliation for breaking the code of silence and their Brotherhood vows against the circle groups they are part of within their regions and quadrants. These circle groups are made up of adults and children. Members of the Brotherhood and Sovereign Military Order can sit in as many circle groups as they desire. Enabling members to be involved with members of the System across multiple jurisdictions.
34. Children chosen as hierarchy are forced at a very young age through trauma to come into compliance with the vow of silence, meaning that they are forbidden to share about the things they see, hear, or experience that occur within their circle groups. They also are forced and tortured within those circle groups to take the vow of Brotherhood. Members who take this vow will secretly call each other "brothers" or "sisters". The vow of Brotherhood is distinguished in two parts. First, it says that one is bound to "love thy neighbor as thyself". This means one will go to all extents to meet a brother, or sister's needs. This is not just physical. This can include finances, provision of jobs, power, influence, or sexual or magik lusts. The second part of the vow of Brotherhood states that "it is one's duty to cover up thy brothers' sins to all extent of the means". This means that if a brother or sister's sin is caught (meaning their involvement in the brotherhood is found out),

those they turn to are bound to safeguard the System and truths about the evil they engage in from being exposed to the general public.

35. The second set of children are those the System considers expendable. Meaning they are chosen to be pure assets for the System. Those overseeing the quadrant and regional operations of the System are in charge of overseeing the System's expendable assets. These children will be sold for sexual purposes. The age of the child does not matter. Their sexual trafficking can begin at birth. When they are no longer able to be sold for sexual purposes, they are auctioned for satanic ritual murder and cannibalism. Their remains will be incinerated into diamonds. These diamonds can be kept as trophies and used for sexual magik, or they can be put for sale on the underground black markets. The ashes that are not turned into diamonds will be cursed by witches and warlocks and sold for further profit to food companies and Pharmacia as filler in foods and medicines.
36. As a Chaplain and mandated reporter, Confidential Minor reported to me involvement and training in the Luciferian Brotherhood and the Sovereign Military Order in the Casper, Wyoming area, across multiple states, and internationally, describing multiple U.S. Military Bases that Confidential Minor is being trafficked through.
37. Confidential Minor has given detailed descriptions of what training for the Sovereign Military Order entails. These details are supported by information Jessie Marie Czebotar has made public about the System.
38. What Confidential Minor details can only be described as a foreign government and foreign military using their influence and power across vast jurisdictions to operate multiple perverse predatory enterprises under the guise of their "religion" as "trustworthy" and "upstanding" members of society. They prey upon American communities and children holding them in bondage to war crimes, while flaunting their "good nature" and "right standing" within the very communities they are preying upon as government, upstanding community members, and community support services and law enforcement.
39. The defendants have presented themselves as "good, innocent people" and when Confidential Minor told their secrets, they worked together to cover the criminal activity they are engaged in and collaborated to cause Confidential Minor, Kara Neumiller, and Terri Minchow to look like they were slandering, defaming, and parent alienating. Jacob, Andrea Neumiller, and their Brotherhood and Sovereign Military circle groups threatened Confidential Minor's life and the lives of those who sought to lawfully assist Confidential Minor in reporting the criminal activity while seeking due process to stop the criminal activity from continuing or from occurring again to Confidential Minor and other children.
40. Multiple times throughout the reporting process, Confidential Minor stated, "They know I'm talking. They are going to kill us all. EVERY ONE!"
41. Defendants 1-13 have attempted to coerce their victims, Confidential Minor, Kara Neumiller, and Terri Minchow, into keeping silence and into signing agreements through a lesser jurisdiction through family court to settle matter as an alienation of parental rights and

custody issue which would force Kara Neumiller to face consequences for her actions as a good mother protecting her child while being court ordered to put her Confidential Minor right back into the criminal abuse situation, allowing Defendants 1-13 to regain access to Confidential Minor.

42. In retaliation towards Confidential Minor's reporting, the defendants are seeking a psych evaluation, wherein they want to get a licensed professional to diagnose Confidential Minor with a condition that requires psychiatric or sedative medications. Such a diagnosis would further taint Confidential Minor's testimony against them as "fantastical" and as defamation, slander, and libel forcing Confidential Minor to remain silent and remain in a position of forced compliance with the Defendants' 1-13 criminal activities.
43. Further violations and injury against the personhood of Confidential Minor would be committed if given a psychiatric label for a condition Confidential Minor does not have, all to cover up the fact that Confidential Minor has made every effort to TELL and to make the TRUTH known. Confidential Minor has made every effort to report and seek due process.

PARTIES

44. **Plaintiff Chaplain Jessie Czebotar is an expert witness in regard to the Luciferian Brotherhood and Sovereign Military Order and Confidential Minor's Chaplain.**
45. **Plaintiff Confidential Minor (hereinafter "Confidential Minor") is a pseudonym protecting the identity of a minor child residing in the State of Wyoming. The identity of the Plaintiff will be disclosed under separate cover according to seal procedures.**
46. **Kara Neumiller is an adult resident of the State of Wyoming and is a parent and natural guardian of Confidential Minor.**
47. **Terri Minchow is an adult resident of the State of Wyoming and is the mother of Kara Neumiller and grandmother of Confidential Minor.**
48. **Defendant Jacob Neumiller is an adult resident of the State of Wyoming residing at 17011 Restoration Rd, Casper, Wyoming 82604. He is a parent and shares custody with Kara Neumiller of Confidential Minor.**
49. **Defendant Andrea Neumiller is an adult resident of the State of Wyoming residing at 17011 Restoration Rd, Casper, Wyoming 82604. She is married to Jacob Neumiller and is Confidential Minor's stepmother.**

50. Defendant Michael Neumiller is an adult resident of the State of Wyoming, the last known residence to be 730 Calle Bonita, Casper, Wyoming. He is Jacob Neumiller's father and grandfather to Confidential Minor. Confidential Minor reports that Michael Neumiller has an address in Pinedale WY where Sovereign Military activity occurs.
51. Other defendants have been named in affidavit as those reported by Confidential Minor and Jessie Marie Czebotar as being participants of or involved in the covering up of the reporting and due process Confidential Minor and Jessie Marie Czebotar sought in regard to criminal activities and war crimes Confidential Minor and Jessie Marie Czebotar witnessed and experienced through the Luciferian Brotherhood and Sovereign Military Order in areas of Wyoming, other States, and Internationally.

DEFENDANTS FROM INITIAL REPORTING OF CONFIDENTIAL MINOR and KARA NEUMILLER

52. Lisa Lauderdale (Investigator at Natrona County Sherriff Office located at: 201 N David St, Floor #2, Casper, WY 82601)
53. Kevin Taheri (Assistant District Attorney's Office: 201 N David St, Floor #4; Casper, WY 82601)
54. Sierra Duncan (Investigator with Department of Family Services for Natrona County in Casper, WY)
55. Robert Vigneri (Confidential Minor's Pediatrician located at 940 E 3rd St/ Suite 203; Casper, WY)
56. Children Hospital Colorado Anschutz in Aurora, CO (see Doctor Nathan Donaldson).
57. Attorney Matthew Walker (Olsen Legal Group: 204 E 22nd St; Cheyenne, WY 82001).
58. Family Connections (is the location the attorney recommended for drop offs 3 times to let the dad have supervised visits; after 3 times the dad was able to take Confidential Minor to his house due to investigation being closed. Located at 500 S Wolcott St; Suite 102; Casper, WY 82601 as well as the Pinedale Residence owned by Michael Neumiller, where Asher also claims physical and sexual abuse occur.
59. Codie Wallace (Confidential Minor's play therapist with Complete Care Counseling)

VENUE/JURISDICTION

60. The Federal Court of Florida Tampa Division has federal subject matter jurisdiction pursuant to 28 U.S.C. § 1331 and 18. U.S.C. § 1595 and 62 Stat. 684 § 1581; § 1585 because it arises out of violations of the Trafficking Victims Protection Reauthorization Act (18 U.S.C. § 1589 et seq.).
61. Venue is proper in this Court pursuant to 28 U.S.C. § 1391(b) (3) if there is no district in which an action may otherwise be brought as provided in this section, any judicial district in

which any defendant is subject to the court's personal jurisdiction with respect to such action & (e) A civil action in which a defendant is an officer or employee of the United States or any agency thereof acting in his official capacity or under color of legal authority, or an agency of the United States, or the United States, may, except as otherwise provided by law, be brought in any judicial district in which, would be applicable if the United States or one of its officers, employees, or agencies were not a party.

62. and 18 U.S.C § 201: Prohibits public officials from accepting bribes or gratuities to influence their governmental actions

63. and 18 U.S. C. Chapter 11: Covers bribery, graft, and conflicts of interest, including penalties for being fined, imprisoned, or disqualified from holding public office

64. and U.S.C. Chapter 96: Covers racketeer influenced and corrupt organization

65. Jurisdiction and prosecution is no longer effective in the state of Wyoming for Plaintiffs, Confidential Minor, and Other minors due to the following factors which will be outlined further:

- The Wyoming jurisdiction's interests in prosecution
- The Wyoming jurisdiction's ability to prosecute
- The probable sentence or consequences if convicted in the other jurisdiction
- Polk County Sheriff's Deputy told Minors Mother that she would be arrested for taking Confidential Minor to the State of Florida for Help (Incident Number 24-51870) (No further report to Florida Dept of Children and Family for a child protection report.)

66. and 62 Stat. 684 § 1581 and § 1585 : Covers Peonage; obstructing enforcement, sale into involuntary servitude; and seizure, detention, transportation or sale of slaves.

67. All the above aforementioned are part of the events and omissions giving rise to the claims and could not be reported in jurisdictions in Wyoming due to collaborated efforts of corruption and cover up of defendants involving a foreign government and military, members of the United States government and military, judicial system, community law enforcement, investigators, local FBI, educational system, third party community support services and agencies, and law enforcement and their coercion and cover up of criminal activity.

**FACTS: DENIAL OF DUE PROCESS AND COVER UP OF CRIMINAL
ACTIVITY AND WAR CRIMES AGAINST CONFIDENTIAL MINOR
AND OTHER MINORS INCLUDES:**

68. Case No 824 cv 2988-SDM-LSG filed 12/26/2024

69. District Court of Wyoming Docket number: 2020-cv-0109186 filed 1/19/2025

70. On December 9, 2024, Confidential Minor reported to Chaplain Jessie Marie Czebotar that Confidential Minor had been taken by Jacob and Andrea Neumiller to sexual slave auctions called the "Prettiest Girl Contests". Confidential Minor was aware their personhood was being sold for sexual purposes. Confidential Minor reported being dressed up like a girl with makeup and forced to wear a dress. Confidential Minor reported having to walk a runway like a model in front of male and female adults. Confidential Minor reported being "bid on". And stated, "The highest bidder won me for the night." Confidential Minor reported that one adult man won the bid. Confidential Minor stated being transported by Jacob and Andrea Neumiller to a location at an abandoned VA Hospital in Denver Colorado which was identified as being located at: 1055 Clarmont St, Denver, CO. Confidential Minor reported a satanic ritual took place prior to rape, in violation of 18 U.S.C. 1591(a)(1) and 1594(a), including but not limited to recruiting, enticing, harboring, transporting, providing, obtaining, maintaining, and soliciting commercial sex acts with a minor child below the age of 18 years of age.

71. The rape included Confidential Minor being forced to perform oral and anal sexual acts to the adult male that purchased Confidential Minor as well as having to receive oral and anal rape, and anal rape with what Confidential Minor identified as "sharp rocks" that were inserted into Confidential Minor's anus during the rape.

72. Confidential Minor reported both Jacob and Andrea Neumiller were present at scene of rape and that they sat in chairs and watched the rape. When Confidential Minor began to fight the rape, Confidential Minor reported Andrea Neumiller held a gun to Confidential Minor's head with her finger on the trigger. Confidential Minor stated that Andrea Neumiller threatened Confidential Minor to behave. Confidential Minor reported that Andrea Neumiller filmed the rape with her cell phone in her other hand holding it horizontally.

Confidential Minor reported that Jacob and Andrea Neumiller stated that Confidential Minor's image (in the form of child pornography) would be sold online to multiple channels and would make money so they could "pay their bills". All in violation of 18 U.S.C. 1591(a)(1) and 1594(a), including but not limited to recruiting, enticing, harboring, transporting, providing, obtaining, maintaining, and soliciting commercial sex acts with a minor child below the age of 18 years of age.

73. On December 9th, 2024, after reporting crime to Chaplain Jessie Marie Czebotar, Confidential Minor reported incident to Dr. Lonnie Teague and it was recorded in Dr. Notes that Confidential Minor brought to the United States Federal Court of Florida Tampa Division.
74. On December 9th, 2024, Confidential Minor reported a second incident to Chaplain Jessie Marie Czebotar that occurred during custody time with Jacob and Andrea Neumiller in December 2024. Confidential Minor reported being auctioned for the purposes of sex during the next custody visit with Jacob and Andrea Neumiller. Confidential Minor reported being taken to a local residence in the Casper, Wyoming area where Confidential Minor was auctioned and purchased by ten men who were identified as being around age 30. Confidential Minor reported being taken to the Casper Wyoming Mormon Temple. Confidential Minor did not report whether it was the older Temple in the area or the new one.
75. Confidential Minor reported being filmed by Andrea Neumiller while being raped and forced to engage in sexual activity with all ten men. Confidential Minor reported being forced to perform oral and anal sexual acts on all ten men as well as being raped orally and anally by all ten men. Confidential minor reported that the ten men were "dressed for a date" in black slacks and black dress shirts with black ties with a single red rose on the tie. (As an expert witness, I would like to assert that the ties and attire Confidential Minor described is attire worn by Rosicrucians, which is one of the circle groups within the Luciferian Brotherhood and Sovereign Military Order.)
76. On December 9th, 2024, after reporting crime to Chaplain Jessie Marie Czebotar, Confidential Minor reported incident to Dr. Lonnie Teague and it was recorded in Dr. Notes that Confidential Minor brought to the United States Federal Court of Florida Tampa Division.

77. Confidential Minor brought Dr. Teague notes from what was reported on December 9th, 2024, to Florida District Court Tampa Division. Protection Orders were requested. A claim was filed with evidence in case: 824 cv 2988-SDM-LSG by Kara Neumiller, Terri Minchow, and Chaplain Jessie Czebotar.
78. After filing claim and Dr note evidence, Kara Minchow and Chaplain Jessie Czebotar went to the U.S. Marshall's in the Federal Court House of Florida on location and attempted to file a report for relief for the other minor children in area that Confidential Minor has identified and given locations of holding. This information includes:
 79. An abandoned underground military base in the Casper Wyoming area that extends under the Casper Wyoming area with loading docks and extensions that Confidential Minor states extend under Government Camp Bridge under the North Platte River and under Jacob and Andrea Neumiller's residence located at: 17011 Restoration Rd; Casper, WY 82604. (See Exhibit G)
80. Confidential Minor has stated there are hidden additional basement rooms to the residence of Jacob and Andrea Neumiller through closets and hidden panels that slide in the basement walls and on the floor. Confidential Minor has identified one of the rooms is like a cell. Confidential Minor reports this room as one of locations where John Doe (known) who is of same age to Confidential Minor is being held.
81. Confidential Minor has claimed that Defendants 1 murdered the parents of John Doe (known). Confidential Minor stated that they went to their house in the middle of the night, brought John Doe's parents out into the yard, and made them lay facing down on the ground. Then Confidential Minor reported having to remain standing still in a certain posture with John Doe (known) while they watched Defendants 1 shoot the parents of John Doe (known). Confidential Minor reports that then John Doe had to live with his grandmother who was 95 years old.
82. Confidential Minor reports that they called John Doe's 95-year-old grandmother "Babusya", which is Ukrainian for grandmother. Confidential Minor reports that John Doe's Babusya was their Nazi Defense teacher in the Sovereign Military Order.
83. Confidential Minor has also reported that the underground abandoned Nazi Military base can be accessed through the basement of Jacob and Andrea Neumiller's residence.
84. Confidential Minor reports that John Doe (known) has also been held in docking cells connected to the underground Nazi Military base. Confidential Minor reports there are 12

docking cells that sit in a square formation with their identifying numbers being painted in black paint above the cell entrance. Confidential Minor reports at times John Doe (known) is held in docking cell 12.

85. Confidential Minor also reports there is an additional open area in hidden basement at Jacob and Andrea Neumiller's residence. Confidential Minor reports there are extra freezers in this area and that is where Defendants 1-13 keep human meat that is stored in the freezers at Jacob and Andrea Neumiller's Residence.
86. Confidential Minor has reported additional cages where people (adults and children) are held at times at Jacob and Andrea Neumiller's Residence. Confidential Minor states there are cages (not the dog cages) in the shop on the property and underground below it. The shop is an additional building above ground located on the property of Jacob and Andrea Neumiller. Confidential Minor reported adults and children are held there before rituals or human hunting parties.
87. Confidential Minor has also reported that Jacob Neumiller used a chain saw to dismember and decapitate humans in his shop while they were still alive.
88. Confidential Minor has reported cages under the Casper Wyoming fairgrounds and identified that Jacob Neumiller has access as well as the keys to these cages underground through his work building located next to the Casper Wyoming Fairgrounds at Wyoming-Montana Water Science Center/2020 Fairgrounds Rd/ Suite 102/ Casper, WY 82604.
89. Since age 5, Confidential Minor has reported to me the vast criminal activity of the Luciferian Brotherhood and Sovereign Military Order circle groups that Confidential Minor has been forced to participate in. This testimony is escrowed in affidavits and in video testimony in the District of MN (Erickson vs Sawyer 0:21-cv 02536 ECT-ECW). Video testimony of Confidential Minor includes verbal testimony and does not include naked or pornographic pictures or content. Testimony includes being transported from Classic Kindergarten through the Natrona County Educational System for the purpose of sexual trafficking, satanic ritual, and training in the Sovereign Military Order to various community residents and businesses, National Guard, and Military Bases (both in the United States as well as Internationally).
90. Confidential Minor has claimed, "Dad and Ms. Marcee George make us (multiple John and Jane Does known) get in the cars. We go to (several locations named in affidavits and video testimony)."

91. This transportation of children is from Natrona county schools to other locations within the community and outside the State of Wyoming (named in affidavits), where Confidential Minor claims sexual abuse and crimes against humanity (including infants being lined up and “executed” with a shot to the back of the head for Confidential Minor’s birthday).
92. This sexual exploitation, trafficking, and crimes against humanity are a form of bondage. Confidential Minor’s claims warrant further investigation because they include the transportation and bondage of multiple children (estimated to be hundreds of thousand) across the State of Wyoming and into other Sates and jurisdictions by Defendants 1-13 and Confidential Minor’s Classic Kindergarten teacher Ms. Marcee George. Minor reports some of the transportation of Confidential Minor and John and Jane Does (known) has been from the school in Jacob Neumiller’s truck and at alternate times in multiple cars and other transportation means such as trains.
93. Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow have experienced retaliation and threats in revenge of their reporting of criminal activity and war crimes against Defendants 1-13 operating in the community through Luciferian Brotherhood and Sovereign Military Order circle groups.
94. On 08/30/23, Jake Neumiller, Andrea Neumiller, and their lawyer, published a civil complaint, to establish a court record that is made available for the public, the following statement about Kara Neumiller: “Kara Neumiller has made numerous false claims, cases, and accusations against Jacob, my children, and myself requiring us to obtain an attorney. My claim is for repayment of said attorney fees.” The statement alleges Kara Neumiller and Confidential Minor (who initially made claims of abuse) are liars and alleges that Confidential Minor’s claims are untrue and false. Claims were established in a lesser jurisdiction through a closed divorce case with the purpose of “keeping things in the family courts”, thus bi-passing allegations of criminal activity, investigation, and due process. To put it simply, everyone involved in this cover up have failed to “even go look”.
95. On 07/31/2023, Judge Michael N. Patchen, published an Order, to establish a court record that is made available to the public that asserts Kara Neumiller’s testimony is false and to cast her in an unfavorable light by denying the renewal of her protection order against Jacob Neumiller. The Judge denied Kara Neumiller’s due process and reasonable claims and request for protection from Jake Neumiller. The Judge has denied Kara Neumiller and Confidential Minor’s constitutional rights to live in “peace and prosperity” with lack of

proper investigation into allegations and cover up of Confidential Minor's claims of abuse that are (physical, sexual, emotional, and spiritual in nature). Kara Neumiller and Confidential Minor are victims of Jacob and Andrea Neumiller and the Defendants 1-13 and have sought the District of Wyoming court for protection orders on (April 26, 2022 and 07/31/2023), as well as the U.S. Federal Court of Florida Tampa Division for protection on (December 26, 2024).

96. The crimes being committed against Confidential Minor and other minors in the Natrona County area include individuals and agencies that are employed by the local and State Government of Wyoming who also hold allegiance, vows, and oaths to a secretive foreign government (the Luciferian Brotherhood) and foreign military (the Sovereign Military Order). This multi-faceted corruption upheld through reciprocity and nepotism made it so Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow cannot report crimes nor receive due process.
97. Seeking help, protection, and to report criminal activity occurring to Confidential Minor and other minors by Defendants 1-13 in Natrona County. Confidential Minor, Kara Neumiller, and Terri Minchow went to Sheriff Grady Judd Office in Polk County, Florida for help because of Sheriff Grady's public claims to protect children in such matters, to convict perpetrators, and to provide relief for trafficked children (1*).
98. Confidential Minor has reported there are minor children in the Casper, Wyoming area as well as other locations who are being held in cages underground and in underground military bases who need relief through rescue. Confidential Minor has reported the names of John and Jane Does (known) in Casper, Wyoming. Confidential Minor reports a John and a Jane Doe (known) are being held at the residence of Defendants 1.

1* ~~The Privileges and Immunities clause of Article IV, Section 2 of the constitution states~~ that "the citizens of each state shall be entitled to all privileges and immunities of citizens in the several states. This clause protects fundamental rights of individual citizens and restrains state efforts to discriminate against out-of-state citizens. However, the Privileges and Immunities Clause extends not to all commercial activity, but only to fundamental rights. (Basic human rights)

99. Confidential Minor has stated that Jane Doe (known) has been living at residence of Jacob and Andrea Neumiller. Confidential Minor claims Andrea Neumiller has attempted to

coerce Confidential Minor to “marry” Jane Doe (known) and to engage in sexual activity while being filmed with Jane Doe (known).

100. Confidential Minor has also claimed witnessing Jane Doe (known) “processing human meat” at Frank’s Butcher Shop in Casper, Wyoming. The processing of meat was described as skinning, gutting, and removing organs from humans and then butchering the meat from the bodies for sale in the Butcher shop. Then when Confidential Minor was asked what the reaction of Jane Doe (known) was to such things, Confidential Minor replied, “She acts like she enjoys it.” Confidential Minor also warned Terri Minchow in regard to Frank’s Butcher Shop in Casper Wyoming, “Never buy meat from there.”
101. Kara Neumiller spoke to Deputy Nunez from Sheriff Grady’s office and was given Incident Number: 2451870. I would like to share the details surrounding this event because they play a role in the denial of Confidential Minor’s right to report and due process.
102. Confidential Minor arrived at Sheriff Grady’s office with Kara Neumiller and Terri Minchow. They waited while a Deputy was called in. Deputy Nunez arrived, an attendant at the desk inside Sheriff Grady’s office told Kara Neumiller to go outside to meet the deputy.
103. Deputy Nunez talked to Kara Neumiller outside of building and explained that Sheriff Grady’s office would not help and instructed Kara Neumiller that the situation was a custody issue and that she needed to go back to Wyoming jurisdiction to report or she would be arrested.
104. Before leaving, Confidential Minor and Jessie Marie Czebotar spoke up to deputies and asked them to share testimony, but deputies told Confidential Minor and Jessie Marie Czebotar they would not help. Deputies did not even give Confidential Minor or Jessie Marie Czebotar the opportunity to speak or make a report.
105. Following the direction of Sheriff Grady’s deputies, Kara Neumiller, Terri Minchow, and Confidential Minor went back to Wyoming jurisdiction to file a report of crimes at the Department of Homeland Security. They spoke to John Estes (badge # S07022).
106. After being informed of corruption in Natrona County and that Confidential Minor did not have a safe way of reporting the crimes being committed in that area, Homeland Security sent Confidential Minor, Kara Neumiller, and Terri Minchow back to Natrona Country to the sheriff’s office and Law Enforcement.
107. Confidential Minor, Kara Neumiller, and Terri Minchow attempted to seek relief from Homeland Security and were only able to talk off the record to: John Estes (Badge: S07022).

Without further inquiry or investigating, John Estes said their claims sounded “fantastical” and told Kara Neumiller Homeland Security could not take over the investigation, that “they’ were going to investigate in Matrons County and to trust the process.

108. Confidential Minor, Kara Neumiller, and Terri Minchow went to the Natrona County Sheriff’s office under the jurisdiction of Sheriff John Harlin. The Natrona County Sheriff’s office outsourced Kara Neumiller to a private third-party agency “Children’s Advocacy Project” upon which Sheriff John Harlin sits on the board of directors with a Judge and a Lawyer.

109. At Children’s Advocacy Project, Confidential Minor was isolated and interviewed by multiple individuals while being denied having a support person present. Individuals involved in interview process Confidential Minor were:

- 1) DeAnna Reish (Child Family Advocate). 350 North Ash St. Casper, WY 82601. Office phone: 307-232-0159. Email: deanna@childadvocacyproject.org
- 2) Cheri Frimml (Forensic Interviewer). 350 North Ash St. Casper, WY 82601. Office phone: 307-232-0159. Email: cheri@childadvocacyproject.org.
- 3) Linda Lauderdale (Office of the Sheriff Natrona County, Wyoming). Hall of Justice 201 N. David St. Casper, WY 82601. Office phone: 307-235-9252. Email: llauderdale@natronacounty-wy.gov.

(Note: Lisa Lauderdale is named in affidavits escrowed as being one of individuals covering up criminal activity occurring to Confidential Minor when sexual abuse of Confidential Minor was initially reported in Natrona County by Kara Neumiller.)

110. Confidential Minor reported those who interview as members of Defendants 1-13 circle groups. Confidential Minor reported not being allowed to discuss Jacob Neumiller nor being able to report the criminal activity occurring. Confidential Minor and Kara Neumiller were told the things being shared with sheriff sounded like “fantastical claims”. Confidential Minor reported focus of conversation was mother Kara Neumiller. Terri Minchow reported that interviewers told Kara Neumiller that it was all “fantastical” and accused Kara of making Confidential Minor report false claims against Jacob Neumiller.

111. From Child Advocacy Project, Kara Neumiller was instructed to go to Child Protective Services at the State of Wyoming Department of Family Services.

112. Madison Nipper (Social Services Worker). 444 W. Collins Suite 2100, Casper, WY 82601. Office phone: 307-473-3924. Email: Madison.nipper1@wyo.gov
113. At Child Protective Services Kara Neumiller was accused of parental alienation and coerced into signing a document that claimed she would not alienate Defendant 1's parental rights of Confidential Minor.
114. On January 28, 2025, in retaliation of Confidential Minor's reporting of criminal activity, Defendants 1 filed Civil Action Claim No. 109186 against Kara Neumiller and Docket No. 2020-CV-0109186.

FURTHER VIOLATIONS FROM INITIAL ATTEMPTS TO REPORT CRIMES BY CONFIDENTIAL MINOR AND KARA NEUMILLER THAT FALL UNDER

115. Kara Neumiller, followed proper procedures to report claims Confidential Minor made and evidence of abuse by Defendants 1. Defendants 1- 13 are individuals Confidential Minor himself has attempted to report abuse to. Even though the claims were physical, sexual, emotional, and spiritual in nature, and included alleged sexual exploitation and trafficking of a minor through the community schools, churches, homes, businesses, and interstate travel, Defendants 13 closed the investigation and attempted to use the courts to silence and deny due process to those reporting the criminal activity. We request defendants involved in the initial closed investigation be included for further investigation. Defendants 13 are accused of being involved in cover up of Confidential Minors, Jessie and other minors' abuse.
116. In the Fall of 2022 (September or October), The Assistant DA (Kevin Taheri) told Kara Neumiller that if she had concerns about what Confidential Minor was reporting she should share with Confidential Minor's play therapist (Codie Wallace) who then could in "non-leading" way explore it with Confidential Minor. Kevin Taheri stated, (referring to Confidential Minor) Confidential Minor is only 5 and would not make a good witness because Confidential Minor does not know dates or times. When they asked who is doing this to Confidential Minor, Confidential Minor said "Everybody". But Kevin Taheri did not want to ask who or really explore for discovery. Upon further listening, Kevin Taheri would have learned of a vast network of individuals in the Casper, Wyoming area that Confidential

Minor was identifying engaged in criminal activity including child sex trafficking. Kara Neumiller claims Codie Wallace did not see Confidential Minor often and canceled a lot.

117. When Kara Neumiller attempted to talk to Sheriffs, DA office, and Investigators, including Lisa Lauderdale and Sierra Duncan, (during initial reporting attempts), to make a report they told Kara Neumiller, "You and your mom (referring to Terri Minchow), cannot ask Confidential Minor who, what, where, when, why because that would be leading Confidential Minor". Kara Neumiller made appointments to talk with the Assistant DA and others to report abuse, but even the play therapist (Codie Wallace) who she was instructed to bring concerns to told her, "you cannot ask Confidential Minor questions about abuse because that would be coaching Confidential Minor."

118. When Confidential Minor made the following statements of physical and sexual abuse, Kara Neumiller took Confidential Minor into pediatrician. I ask that the following statements Confidential Minor has made prior to age 5 be submitted as evidence to the record.

"My penis hurts."

"Dad and Andrea hit my penis."

"Dad and Andrea hit my penis with a stick."

"Dad hurts my penis."

"I am so sick of Andrea touching my penis. She just won't leave it alone."

"They hurt my butt."

"They poke me with a stick in my butt."

"They poked me with a needle in my penis and butt. (Confidential Minor showed the needle injection marks which were reported by Kara Neumiller).

119. Confidential Minor claimed being taken to the Altitude Veterinary Clinic where Andrea Neumiller works. Confidential Minor claimed Dr. Schwann the Veterinarian as the one who gave Confidential Minor the injections in Confidential Minor's penis for the purpose of being able to be erected longer and for sexual performance, as well as injections in the butt.

120. Confidential Minor reports, "Dad pokes me with his knife." (Confidential Minor indicated the sharp end of the knife). Confidential minor has shown Dr Lonnie Teague spots on body where Confidential Minor claims Jacob Neumiller poked or cut with a knife.

Confidential Minor claims witchcraft was used to remove evidence of abuse so Confidential Minor would have no proof and could not tell about the abuse experienced.

121. Confidential Minor began telling about abuse at age three. At that time, Kara Neumiller and Terri Minchow report Confidential Minor kept holding penis and saying it hurt. When Kara Neumiller confronted Jacob Neumiller about abuse claims he stated, "you don't see any bruises, there is no evidence."
122. At age 3-4 Confidential Minor claimed Andrea was smacking Confidential Minor upside the head, forcing Confidential Minor to eat soap, would yell and tell Confidential Minor to "shut the fuck up"; and "she beat the crap of me". Confidential Minor said, "one time I had to go to bathroom in dad's room and I was scared, and it was dark, and Andrea yelled at me, so I peed my pants."
123. In January 2023: Confidential Minor claimed, "Dad is a doctor when he does abuse to my butt". Confidential Minor came home with 6 needle marks in the butt.
124. No reports from the Doctor were made on any of these abuse allegations that Kara Neumiller brought Confidential Minor in to have investigated.
125. Around age 4 (Fall 2021) Confidential Minor started reporting one of the legs hurt. Kara Neumiller thought it was growing pains or that Jacob Neumiller had taken Confidential Minor on very long walk to do bird hunting or just walking. Confidential Minor kept reporting it and said, "Dad yanked on Confidential Minor's legs, and it hurt." Confidential Minor showed how Jacob Neumiller yanked on the leg. Kara Neumiller had x rays done at the doctor's office and had them check the knee. Finally, they did a x ray of whole leg and found what they thought was a tumor. But it was wrong, and the doctor office referred them to the Children Hospital Colorado Anschutz in Aurora, CO to see Doctor Nathan Donaldson. Nathan Donaldson ordered an MRI and bone Biopsy. He concluded that Confidential Minor had a "A Vascular Necrosis" of the fibula bone. They are still in the process of treating that. When Confidential Minor was waking up from a bone biopsy procedure, Confidential Minor started sharing with Kara Neumiller and Terri Neumiller, and nurses, "Daddy hurts me, he locks me in the chicken coup". The Nurse on the unit did report it. Anshuntz social workers called Kara Neumiller and said that there was no physical evidence so they really could not make a report. The Vascular Necrosis was sent to three different pathologists to try to figure out the cause. There are no concrete causes that they found. In research, Kara Neumiller

found that it can be caused by trauma. Confidential Minor did tell the doctor on the first visit, "My daddy pulls on it", and showed the doctor how.

126. Confidential Minor stated to Kara Neumiller and Terri Minchow: "Daddy wants me to kill mommy, but I don't want to do that"; When asked how he would do that, Confidential Minor said, "Stab you in the heart with a knife." (Confidential Minor has reported this is how they kill people in Satanic ritual.)
127. Almost every time Confidential Minor came home from Jacob Neumillers's house, Confidential Minor would report that being scared and feared that Jacob Neumiller would "kill" Kara Neumiller and Terri Minchow". Confidential Minor gets scared when Terri would pick up from school and would fearfully tell her she is going to die.
128. Any current investigation of Confidential Minor's abuse has been closed in Natrona County. Kara Neumiller was notified of case closure by Attorney Matthew Walker. He called Kara Neumiller on the phone and said, "This is closed, and you need to give Confidential Minor to Jacob Neumiller for this upcoming weekend or you are in contempt of court". He said Kara Neumiller had to drop Confidential Minor off by Friday night (August 19, 2022) at Family Connections at 5pm. Pick up was to be at 5pm Sunday from Andrea. The attorney recommended supervised visits at Family Connections. Supervised visits only occurred 3 times and then the Attorney said the case was closed and due to that, Confidential Minor was allowed to go home with Jacob Neumiller. Kara Neumiller initially approved Confidential Minor's stay with Jacob Neumiller for a two-day weekend, instead, the Attorney and Jacob Neumiller took Confidential Minor for a 10 day stay. They took him to Pinedale, WY camping which is about 6 hours away. Confidential Minor has made claims of physical and sexual abuse on the property owned in Pinedale by Michael Neumiller. Confidential Minor was nervous about going but said, "I'll go, maybe dad will be nice this time."
129. There was a woman at the Family Connection place and Confidential Minor told her that Jacob Neumiller sticks a stick up Confidential Minor's butt.
130. When Confidential Minor was picked up, Confidential Minor got in the car and was crying and said, "I will not lie. They poked me in neck with a stick from fire. They told me to say it was from sparks from the fire."
131. Confidential Minor has fear and irrational fear (where you can't calm or comfort Confidential Minor). Confidential Minor has nightmares and is terrified of the dark. Confidential Minor verbally and physically refuses to go to school or for visits with Jacob

Neumiller. Confidential Minor cries and screams and gets physically violent. Confidential Minor screams, "Please don't make me go." "Dad hurts me." "Save me." When Confidential Minor gets back from visits Confidential Minor is angry and cries and says, "They hurt me. I'm scared. I can't talk about it. They'll know if I talk." "They are recording us." "They have cameras."

132. Evidence of Confidential Minor's audio reports were turned in to Lisa Lauderdale. Copies were supplied to Matthew Walker and the Assistant DA and Sierra Duncan. Copies were given to Jacob Neumiller. Confidential Minor kept reporting, "Daddy is recording us." Confidential Minor also said that Jacob Neumiller had copies of the audio recordings and that is why Jacob Neumiller was threatening harm to Kara Neumiller and Terri. Confidential Minor has quit talking about any abuse and crimes witnessed because of fear. Confidential Minor has stated, "I don't want to get hurt for talking." There is concern also that Jacob Neumiller is actively monitoring and recording Kara Neumiller and Terri Minchow. No reports were made on any of these abuse allegations that Kara Neumiller brought Confidential Minor to have investigated.

133. Confidential Minor reported to Jessica McWilliams, who is the Occupational Therapist at Sensational Kids abuse of being poked with sticks and Jacob Neumiller yanking on the leg. When Confidential Minor reported abuse, Jessica said, "Are you telling the truth?" Then she told Kara Neumiller, "Confidential Minor kind of embellishes things", "It's always about dad, whatever is bad it is always about dad." To my knowledge Jessica has not reported these things.

134. Confidential Minor reported that Kathleen Johnston (a teacher at Crest Hill Elementary) who is one of the abusers Confidential Minor has identified by her house and her name. Confidential Minor claims, "She hurts me." Confidential Minor identified that hurt as being to the butt and penis.

135. Confidential Minor has identified Crest Hill Elementary as being the location where Jacob Neumiller, Andrea Neumiller, and Marcie George transport Confidential Minor from Classic Kindergarten to other locations, some being out of State. When Marcie George leaves her classroom, it is with Confidential Minor and other children whom Confidential Minor has identified. Crest Hill Elementary provides a "substitute" or "fill in" teacher for the children remaining in the class. **

136. **** I request investigation and transparency, let it be made known if Crest Hill Elementary “pays” these teachers out of Federal Funds, or if they are paid through a private third party. If paid through a private third, I request to know the name of that third party to be named as an additional defendant.**
137. **Confidential Minor has claimed Andrea Neumiller’s daughter Eden has a boyfriend (named Michael) who is also one of Confidential Minor’s abusers. We do not know Michael’s last name. But it is my desire to add him to these investigations. I am requesting to know his full name.**
138. **Confidential Minor has further reported that the physical, sexual, emotional, and spiritual abuse occurs at the following: Abuse occurs at the following locations.**
“We get in dad’s truck, sometimes in cars, some are Subarus, and we go to...”
“Dad’s house and other people’s houses”
“The river and to Grandpa’s house.” (Indicating at the property of Michael Neumiller).
“To school.” (Confidential Minor has identified Crest Hill Elementary and all other elementary schools in Natrona County.)
“At military bases.” (Locations given in affidavits.)
“At a community private home.” (Listed in affidavits and including a Private home Confidential Minor identifies as the “Devil Church” located at 840 West 58 th St; Casper, WY 82601. And the auction homes he identified by giving Terri Minchow directions to: 2462 Balben Rd Casper Wy 2712 Bakbeb Rd Casper WY.)
“At the hotel.” (When Confidential Minor went with dad and Andrea to Colorado.)
139. **Confidential Minor states (when referring to Jacob and Andrea Neumiller, and individuals in Sovereign Military Order of Knights Templars): “They know I’m talking”, “They know I’ve told and they are mad”, “They hurt me because I talked.” “They say I’m next.” (Threatening harm and to kill Confidential Minor, Kara Neumiller, and Terri Minchow because Confidential Minor has told of abuse and criminal activity occurring to self and other children.)**

DAMAGES

140. As a direct result of the sexual abuse, Plaintiff Confidential Minor, Jessie Marie Czobotar, and John and Jane Does (known and unknown) have suffered and will continue to suffer great pain of mind and body, severe and permanent emotional distress, embarrassment, loss of self-esteem, humiliation and psychological injuries, sexual confusion, depression, was prevented and will continue to be prevented from performing normal daily activities and obtaining the full enjoyment of life, has incurred and will continue to incur expenses for medical and psychological treatment, therapy and counseling.
141. As a direct and proximate result of the sexual abuse and trafficking of their Minor child and others held captive, by Defendants 1-13, Confidential Minor and John and Jane Does (known and unknown) who are held captive, are reasonably certain to suffer further loss of consortium damages in the future as a direct and proximate result of the above-described sexual abuse and trafficking of Minors described herein.

COURT APPOINTED ATTORNEY FOR THE MINOR(S)

- 1) I am requesting a court appointed lawyer who understands child protection (not CPE) due to the nature of threats towards Confidential Minor and his mother Kara Neumiller by father Jacob Neumiller and step mother Andrea Neumiller, as well as other minors the Confidential Minor has identified are being held captive in various locations.

COUNT I: VIOLATION OF RIGHT TO SPEAK AND TO REPORT CRIMES BEING COMMITTED AND DENIAL OF DUE PROCESS

142. Plaintiffs incorporate all paragraphs of this Complaint as if fully set forth under this count and further allege:
143. Defendants 1-13 violated the rights of Confidential Minor, Jessie Marie Czobotar, Kara Neumiller, and Terri Minchow to speak, to safely report crimes they suffered without

fear of retaliation, harm, or death and other criminal activity they witnessed and to receive due process in such matters.

144. On December 9, 2024, Confidential Minor reported threats of death due to Confidential Minor's breaking of silence to Jessie Marie Czebotar and Terri Minchow which included a threat of death to Kara Neumiller by Defendants 1-13.
145. Confidential Minor and Jessie Marie Czebotar were threatened with the death of everyone if Confidential Minor and Jessie Marie Czebotar kept talking or if they pursued due process.
146. Confidential Minor and Jessie Marie Czebotar were threatened with harm to their personhood, being forced to watch the death of other children, criminal charges, imprisonment, and being deemed noncredible or mentally ill if they kept talking.
147. For telling the truth about crimes occurring to oneself and to John and Jane Does (known and unknown), Confidential Minor and Jessie Marie Czebotar would be forced to carry the blame for the death of many through targeted events against the populace.
148. Some of the defendants are licensed under the care of the State or have taken oaths of office while also having blood vows, oaths, codes of silence, and codes of brotherhood. These members are in violation of conflicting duty to the people through their Brotherhood and Sovereign Military vows, oaths, and allegences.
149. Further crimes were committed in regard to Confidential Minor's and Jessie Marie Czebotar's due process according to R.S. § 1980: which include:
 - (1) **Preventing Officer from Performing Duties**
 - (2) **Obstructing Justice; Intimidating Party, Witness, or Juror**
 - (3) **Depraving Persons Of Rights Or Privileges**
150. Plaintiffs suffered the damages described above from Defendants 1-13's violations of the Constitution and first Amendment rights DUE PROCESS CLAUSE; fifth, sixth, and 14th amendments; TITLE 97 - WYOMING CONSTITUTION ARTICLE 1 - ARTICLE DECLARATION OF RIGHTS, Section 1 Power inherent in the people; Article 1, Section 2 Equality of all; Article 1, Section 3 Equal political rights.

151. Plaintiffs are entitled to recover their damages and reasonable attorney fees from Defendants 1-13 pursuant to 18 U.S.C § 1595.

COUNT II: VIOLATION OF CONSTITUTIONAL RIGHTS

152. Plaintiffs incorporate all paragraphs of this Complaint as if fully set forth under this count and further allege:

153. Defendants 1-13 committed a secondary violation of rights when Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow attempted to ASSERT THEIR CONSTITUTIONAL RIGHTS through seeking declaratory relief, injunctive relief, and filing of criminal charges.

154. The Defendants 1-13 acted unconstitutionally by refusing to even hear what the plaintiffs had to say and by not doing their due diligence of taking a report and investigating properly, or referring to those who could act in accordance with due process.

155. Plaintiffs suffered the damages described above from Defendant 1-13's direct violation of Constitutional rights and fifth and 14th Amendment rights.

156. Plaintiffs are entitled to recover their damages and reasonable attorney fees from Defendants 1-13 pursuant to 18 U.S.C § 1595.

COUNT III: WHOEVER HAVING KNOWLEDGE

157. Plaintiffs incorporate all paragraphs of this Complaint as if fully set forth under this count and further allege:

158. Defendants 1-13 were made aware that Confidential Minor and Jessie Marie Czebotar were victims and eyewitnesses of crimes against humanity, rape, sexual exploitation and trafficking, torture, satanic ritual murder, adrenochrome and organ harvesting, and cannibalism.

159. Defendants 1-13 were made aware of Confidential Minor's and Jessie Marie Czebotar's intent to report such crimes.
160. Plaintiffs suffered the damages described above from Defendant 1-13's direct violation of Constitutional rights and fifth and 14th Amendment rights; (June 25, 1948, ch. 645, 62 Stat. 684; Pub. L. 103-322, title XXXIII, § 330016(1)(G), Sept. 13, 1994, 108 Stat. 2147.) "Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both."
161. Plaintiffs are entitled to recover their damages and reasonable attorney fees from Defendants 1-13 pursuant to 18 U.S.C § 1595.

COUNT IV: SEX TRAFFICKING OF A MINOR

162. Defendants 1 and various defendants from 2-13 named by Confidential Minor engaged in rape, sexual acts, pornography, orgies, and molestation with Confidential Minor and John and Jane Does (known and unknown) who were below the age of 18 years of age.
163. Defendants 1 threatened Kara Neumiller with specious legal actions, including defamation for Confidential Minor's admittedly true statements.
164. Defendants 1 attempted to coerce Confidential Minor and Kara Neumiller into silence, which would allow Defendants 1 to continue their criminal enterprise and avoid exposure of their criminal enterprise.
165. Defendants 1 effort to silence Plaintiffs through attorneys was an overt obstruction of the enforcement of the federal sex trafficking laws that Defendants had violated, including but not limited to 18 U.S.C. § 1591(a), which is itself a violation of 18 U.S.C. § 1591(d).
166. Plaintiffs suffered the damages described above from Defendant 1-13's direct violation of Constitutional rights and fifth and 14th Amendment rights; 18 U.S.C.1591(a)(1) and 1594(a), including but not limited to recruiting, enticing, harboring, transporting,

providing, obtaining, maintaining, and soliciting commercial sex acts with a minor child below the age of 18 years of age. 18 U.S.C. 1581 in regard to peonage, obstructing enforcement, held, aggravated sexual abuse, and attempting to kill. 18 U.S.C. 1582 including vessels for slave trade; including being transported, held, sold, and forced into sexual service. 18 U.S.C. 1584, 1589, 1590 including forced into involuntary servitude, trafficking with respect to peonage, slavery, and involuntary servitude. (See reference for further code explanations on sexual exploitation and trafficking code violations.)

167. Plaintiffs are entitled to recover their damages and reasonable attorney fees from Defendants 1-13 pursuant to 18 U.S.C § 1595.

COUNT V: DISCRIMINATION FOR CONTINUANCE OF CRIMINAL ACTIVITY

168. Plaintiffs incorporate all paragraphs of this Complaint as if fully set forth under this count and further allege:

169. Due to “perceived shared ancestry”, “ethnic characteristics”, and “membership in a religion” Defendants 1-13 discriminated against Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown).

170. Defendants 1-13’s **perception** of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does was used as access to traffic and commit crimes against the plaintiffs.

171. Defendants 1-13 **perceived** Confidential Minor, Jessie Marie Czebotar, and John and Jane Does to be of the same religion/system and used this perception to force Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) against their will to be a member and to participate in their “religion/system” as:

- a) A member of the Luciferian Brotherhood,
- b) A member of the Sovereign Military Order,
- c) A Nazi,
- d) A Free Mason
- e) A multiple Secret Society Member

- f) Bound to keep the vow of Silence
- g) Bound to keep the vow of Brotherhood

172. Perceiving plaintiffs as the same as them, Defendants 1-13 relied on the participation of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does to keep their secrets which included being victims and witnesses of criminal activity and the cover up of criminal activity.
173. Defendants 1-13's "religion/system" is highly and graphically sexualized. Defendants 1-13 discriminated against the sexual orientation of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown).
174. Defendants 1 forced Confidential Minor against his will to "dress up like a girl". This included being called by female names like "Ashlyn Christine", wearing makeup, wearing girl dresses and shoes, and being forced to sleep in a bedroom that was predominately pink with toys orientated towards being a girl.
175. Jessie Marie Czebotar was discriminated against by the System in the same way. She was forced at times to wear clothing attire common to Swiss male royalty (blue velvet top and trousers) and to pretend she was her training partner's brother and was called and forced to sign her name in Masonic Chronicles and at times in training, projects, and programs as "Sunny Killrush Mysecko".
176. Defendants 1-13, working in conjunction with members of the Brotherhood and Sovereign Military Order and the School Systems in the states of Wyoming, Wisconsin, Illinois, and West Virginia forced Confidential Minor and Jessie Marie Czebotar against their will both during and outside of school hours to witness and be present at heinous and unspeakable sexual crimes and acts.
177. This included forcing Confidential Minor and Jessie Marie Czebotar to learn sexual terms and watch sexual acts being committed against infants, toddlers, and children which included homosexuality, orgies, pedophilia, and bestiality.
178. The sexual acts witnessed were in direct violation of Confidential Minor's and Jessie Marie Czebotar's Judeo-Christian beliefs and desires.
179. Confidential Minor and Jessie Marie Czebotar were forced to watch the sexual crimes and were not allowed by Defendants 1-13 to "turn their faces away" or to "close their

eyes". Any attempts of Confidential Minor or Jessie Marie Czebotar to thwart Defendants 1-13 in their sexual crimes were met with severe retaliation in the form of isolation, torture, fear of harm or death to self or others.

180. Not only were Confidential Minor and Jessie Marie Czebotar victims and witnesses of sexual crimes but Defendants 1-13 made Confidential Minor and Jessie Marie Czebotar (as minors) make hidden marriage contracts with John and Jane Does (known and unknown).
181. Andrea Neumiller attempted to force Confidential Minor at age 7 to make a marriage contract with a Jane Doe (known) age 9. Andrea Neumiller attempted to cause Confidential Minor to engage in sexual acts with Jane Doe (known) while filming for the purposes of selling and profiting from child pornography.
182. Jessie Marie Czebotar was forced into marriage contracts by Nazi Michael Karkoc who held one of her marriage contracts in trust. Jessie Marie Czebotar was also forced to make hidden marriage vows with two John Does (known).
183. Further, in regard to discrimination, the Department of Education states that it has a duty to "protect every student's right to learn in a safe environment free from unlawful discrimination and to prevent unjust deprivations of that right." Confidential Minor and Jessie Marie Czebotar have been discriminated against based on race, color, rational origin, sex, age, and physical health and fitness. In fact, worse,
184. Confidential Minor and Jessie Marie Czebotar have been deprived of their rights all together in the states of Wyoming, Wisconsin, Illinois, and West Virginia. Not only was our right as students to education deprived, but we also were forced to perform labor for the System, we had positions and duties, job performance ratings and evaluations, and were forced to work in many unsafe situations; most of which cannot even be classified as XXX.
185. Plaintiffs suffered the damages described above from Defendant 1-13's direct violation of Title VI of Civil Rights Act of 1964.
186. Plaintiffs are entitled to recover their damages, back pay for work done, and reasonable attorney fees from Defendants 1-13 pursuant to 18 U.S.C § 1595.

COUNT VI: OBSTRUCTION

187. Plaintiffs incorporate all paragraphs of this Complaint as if fully set forth under this count and further allege:
188. Defendants 1-13 used compelled speech and compelled silence in an attempt to cover up their criminal activity.
189. Further, Defendants 1 used their attorneys and tried to cover up what the crimes they had committed against Confidential Minor and attempted to silence the Plaintiffs through intimidation and threats of being in contempt of court so that Defendants could continue their criminal enterprise.
190. Though attorneys, Defendants 1-13 intimidated and threatened Confidential Minor and Kara Neumiller with specious legal actions, including defamation, arrest, and contempt of court for admittedly true statements. Defendants 1 attempted to coerce Confidential Minor and Kara Neumiller into silence, which would allow Defendants 1 to continue their criminal enterprise and avoid exposure of their criminal enterprise.
191. Defendants 1 efforts to silence Plaintiffs through attorneys was an overt obstruction of the enforcement of the federal sex trafficking laws that Defendants 1-13 violated, including but not limited to 18 U.S.C. § 1591 (a), which is itself a violation of 18 U.S.C. § 1591 (d).
192. On 07/31/2023, Judge Michael N. Patchen, published an Order, to establish a court record that is made available to the public that asserts Kara Neumiller's testimony is false and to cast her in an unfavorable light by denying the renewal of her protection order against Jacob Neumiller. The Judge denied Kara Neumiller's due process and reasonable claims and request for protection from Jake Neumiller. The Judge has denied Kara Neumiller and Confidential Minor's constitutional rights to live in "peace and prosperity" with lack of proper investigation into allegations and cover up of Confidential Minor's claims of abuse that are (physical, sexual, emotional, and spiritual in nature). Kara Neumiller and Confidential Minor are victims of Jacob and Andrea Neumiller and the Defendants 1-13 and have sought the District of Wyoming court for protection orders on (April 26, 2022 and 07/31/2023), as well as the U.S. Federal Court of Florida Tampa Division for protection on (December 26, 2024).
193. Plaintiffs suffered the damages and attorney fees from Defendants 1-13's obstruction, described above.

194. Plaintiffs are entitled to recover their damages, back pay for work done, and reasonable attorney fees from Defendants 1-13 pursuant to 18 U.S.C § 1595.

COUNT VII: CONSPIRACY

195. Plaintiffs incorporate all paragraphs of this Complaint as if fully set forth under this count and further allege:

196. Defendants 1-13 were in agreement and worked in cooperation to accomplish human trafficking through unlawful means.

197. As a quadrant leader, Jacob Neumiller, relied on the participation of Defendants 1-13 as recruiters, transporters, and handlers, all adults whom Confidential Minor and John and Jane Doe's (known and unknown) should have been able to trust, to coerce and traffick minors in the Casper Wyoming area, across state lines, and Internationally.

198. Defendant Andrea Neumiller, used her position at Altitude Veterinary Clinic in agreement with Dr. Schwann (the Veterinarian) to give Confidential Minor sexual erecting shots in Confidential Minor's penis and (unknown) shots in Confidential Minor's butt.

199. Defendants 1-13 agreed to a criminal sex trafficking enterprise of minor children, including Confidential Minor, and John and Jane Does (known and unknown).

200. Defendants 1-13 agreed to a criminal trafficking enterprise of minor children, including Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) for the purposes of training, recruiting, and programming in their Brotherhood and Sovereign Military Order for the purpose of continuing the System and satanic ritual.

201. Defendants 1-13 used coercion and threats to the physical, emotional, spiritual, and social well-being of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown)

202. Every act of discrimination was an overt act in furtherance of the conspiracy.

203. Every act of sexual exploitation was an overt act in furtherance of the conspiracy.

204. Every act of transportation was an overt act in furtherance of the conspiracy.

205. Every act of training, programming, child labor, and satanic ritual was an overt act in furtherance of the conspiracy.

206. Financial benefits, reciprocity, and nepotism conferred upon members of the conspiracy in return for their proffering of children for sexual exploitation, training, and programming are additional acts in furtherance of the conspiracy.
207. Defendants 1-13 agreed and conspired to maintain secrecy regarding the sexual exploitation of Confidential Minor and John and Jane Does (known and unknown).
208. Defendants 1-13 agreed and conspired to maintain secrecy regarding the trafficking, training, programming, transportation, child labor, and satanic ritual of Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) in order to protect themselves and others financially and politically.
209. The failure of any member of the conspiracy to report Confidential Minor's, Jessie Marie Czebotar's, and John and Jane Doe's (known and unknown) abuse constitutes and ongoing overt act of the conspiracy on the part of Defendants 1-13 and other members of the conspiracy.
210. Defendants 1-13's participation in the conspiracy to traffic Confidential Minor, Jessie Marie Czebotar, and John and Jane Does (known and unknown) and Defendants 1-13 conspiracy to silence Confidential Minor, Jessie Marie Czebotar, John and Jane Does (known and unknown) and their families are in violation of 18 U.S.C § 1591 (a) and 1591 (d), among other federal statutes.
211. Plaintiffs are entitled to bring civil and criminal claims for damages pursuant to 18 U.S.C § 1595.
212. Plaintiffs are entitled to recover their damages, back pay for work done, and reasonable attorney fees from Defendants 1-13 directly from the conspiracy described above.

WHEREFORE, Plaintiffs demand judgment against Defendants in an amount to be proven at trial plus costs, disbursements, reasonable attorney fees, interest, and whatever other relief the Court deems just and equitable.

DEMAND IS HEREBY MADE FOR A TRIAL BY JURY.

Respectfully submitted,

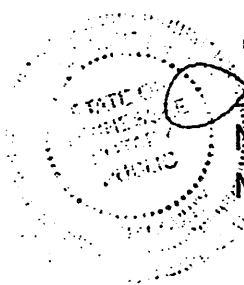
Jessie Marie Czebotar

Dated: March 4, 2025. Jessie Marie Czebotar

State of Tennessee
County of Wink

Subscribed as sworn to this 4th day of March, 2025, by Jessie Marie Czebotar, both individually and as chaplain for the Confidential Minor(s) known and unknown identified herein.

Jessie Marie Czebotar
Jessie Marie Czebotar

 *Jessie Marie Czebotar*
Notary Public
My commission expires on 11-1-2025

EXHIBITS:

- A. Timothy Charles Holmseth, "If I Fully Destroy the Corruption, They Will Kill Me- Elon Musk, He Violated His Blood Oath", The High Command, March 1, 2025.

<https://old.bitchute.com/video/Gvcdj4zaIdEj/>

- B. Timothy Charles Holmseth, "That's a Fucked Up Thing To Live With-Joe Rogan Responding To Elon Musk's Revelation That The Enemy Is Evil And If He Tries To Fully Destroy The Corruption 'They Will Kill Me', Elon Musk Is Violating His Blood Oath To God And His Brothers", Timothy Charles Holmseth.com, March 1, 2025.

<https://timothycharlesholmseth.com/thats-a-fucked-up-thing-to-live-with-joe-rogan-responding-to-elon-musk-revelation-that-the-enemy-is-evil-and-if-he-tries-to-fully-destroy-the-corruption-they-will-kill-me-musk/>

- C. Timothy Charles Holmseth, "US Congress Has Received Jessie Marie Czebotar's Petition To Appear and Testify Read It Here", Timothy Charles Holmseth.com; February 21, 2023.

<https://timothycharlesholmseth.com/us-congress-has-received-jessie-marie-czebotars-petition-to-appear-and-testify-read-it-here/>

- D. Timothy Charles Holmseth, "Federal Rico Witness Jessie Marie Czebotar Releases Congressional Petition Names Officials She Witnessed At Satanic Rituals In Wyoming", TimothyCharlesHolmseth.com; December 24, 2023.

<https://timothycharlesholmseth.com/federal-rico-witness-jessie-marie-czebotar-releases-congressional-petition-names-officials-she-witnessed-at-satanic-rituals-in-wyoming/>

- E. Timothy Charles Holmseth, "Wyoming Governor Mark Gordon Alerted To Elite Ritual Human Hunting Parties Happening In Yellowstone National Park and Casper", TimothyCharlesHolmseth.com; December 20, 2023.

<https://timothycharlesholmseth.com/wyoming-governor-mark-gordon-alerted-to-elite-ritual-human-hunting-parties-happening-in-yellowstone-national-park-casper/>

- F. Timothy Charles Holmseth, "Wyoming Governor Mark Gordon Contacts Jessie Czebotar Child Trafficking Through Schools and Human Hunting At Yellowstone National Park and Casper Witnessed and Experienced by Czebotar Passed To Gordon's Health Advisor"; TimothyCharlesHolmseth.com, December 22, 2023.

<https://timothycharlesholmseth.com/wyoming-governor-mark-gordon-contacts-jessie-c-robotar-child-trafficking-through-schools-and-human-hunting-at-yellowstone-national-park-and-casper-witnessed-and-experienced-by-zebeba-passed-to-god/>

G. Timothy Charles Holmseth, "Secret Location and Entrance To Casper Wyoming Above Top Secret Nazi Base Revealed See Photos Children Held In Cages Missing Migrant Kids Torture Murder Cannibalism Human Sacrifice", Timothy Charles Holmseth.com; January 12, 2025.

<https://timothycharlesholmseth.com/secret-location-and-entrance-to-casper-wyoming-above-top-secret-nazi-base-revealed-see-photos-children-held-in-cages-missing-migrant-kids-torture-murder-cannibalism-human-sacrifice/>

REFERENCES:

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

(June 25, 1948, ch. 645, 62 Stat. 684; Pub. L. 103-322, title XXXIII, § 303016(1)(G), Sept. 13, 1994, 108 Stat. 2147.)

§1581. Peonage; obstructing enforcement

(a) Whoever holds or returns any person to a condition of peonage, or arrests any person with the intent of placing him in or returning him to a condition of peonage, shall be fined under this title or imprisoned not more than 20 years, or both. If death results from the violation of this section, or if the violation includes kidnapping or an attempt to kidnap, aggravated sexual abuse or the attempt to commit aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title or imprisoned for any term of years or life, or both.

(b) Whoever obstructs, or attempts to obstruct, or in any way interferes with or prevents the enforcement of this section, shall be liable to the penalties prescribed in subsection (a).

(June 25, 1948, ch. 645, 62 Stat. 772; Pub. L. 103-322, title XXXIII, § 303016(1)(K), Sept. 13, 1994, 108 Stat. 2147; Pub. L. 104-208, div. C, title II, § 219(a), Sept. 20, 1996, 110 Stat. 3009-573; Pub. L. 106-386, div. A, § 112(a)(1), Oct. 28, 2000, 114 Stat. 1486.)

§1582. Vessels for slave trade

Whoever, whether as master, factor, or owner, builds, fits out, equips, loads, or otherwise prepares or sends away any vessel, in any port or place within the United States, or causes such vessel to sail from any such port or place, for the purpose of procuring any person from any foreign kingdom or country to be transported and held, sold, or otherwise disposed of as a slave, or held to service or labor, shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 772; Pub. L. 103-322, title XXXIII, § 303016(1)(K), Sept. 13, 1994, 108 Stat. 2147.)

§1584. Sale into involuntary servitude

(a) Whoever knowingly and willfully holds to involuntary servitude or sells into any condition of involuntary servitude, any other person for any term, or brings within the United States any person so held, shall be fined under this title or imprisoned not more than 20 years, or both. If death results from the violation of this section, or if the violation includes kidnapping or an attempt to kidnap, aggravated sexual abuse or the attempt to commit aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title or imprisoned for any term of years or life, or both.

(b) Whoever obstructs, attempts to obstruct, or in any way interferes with or prevents the enforcement of this section, shall be subject to the penalties described in subsection (a).

(June 25, 1948, ch. 645, 62 Stat. 773; Pub. L. 103-323, title XXXIII, § 370016(1)(D), Sept. 14, 1994, 108 Stat. 2147; Pub. L. 104-208, div. C, title II, § 213(a), Sept. 30, 1996, 110 Stat. 3009-573; Pub. L. 106-386, div. A, § 112(a)(1), Oct. 26, 2000, 114 Stat. 1420; Pub. L. 110-457, title II, § 222(b)(2), Dec. 23, 2008, 122 Stat. 5066.)

Historical and Revision Notes

Based on title 18, U.S.C., 1940 ed., §§423, 446 (Mar. 3, 1909, ch. 321, §§246, 271, 35 Stat. 1139, 1142).

Sections consolidated with changes of phraseology necessary to effect consolidation.

Reference to persons causing or procuring was omitted as unnecessary in view of definition of "principal" in section 2 of this title.

Provisions as to holding of kidnapped persons were omitted as superseded by section 1201 of this title and original text relating to sale or holding to involuntary servitude retained.

Words "within the United States" were substituted for "within the jurisdiction of the United States". (See section 5 of this title defining "United States".)

The punishment provisions were derived from section 446 of title 18, U.S.C., 1940 ed., as more consistent with other sections of this chapter.

The requirement of section 423 of title 18, U.S.C., 1940 ed., for payment of one-half the fine "for the use of the person prosecuting the indictment to effect" was omitted as meaningless. (See also reviser's note under section 1585 of this title.)

Mandatory-punishment provisions were rephrased in the alternative.

Minor changes were made in phraseology.

(Courts claim Admiralty and Maritime Law)

§1585. Seizure, detention, transportation or sale of slaves

Whoever, being a citizen or resident of the United States and a member of the crew or ship's company of any foreign vessel engaged in the slave trade, or whoever, being of the crew or ship's company of any vessel owned in whole or in part, or navigated for, or in behalf of, any citizen of the United States, lands from such vessel, and on any foreign shore seizes any person with intent to make that person a slave, or decoys, or forcibly brings, carries, receives, confines, detains or transports any person as a slave on board such vessel, or, on board such vessel, offers or attempts to sell any such person as a slave, or on the high seas or anywhere on tide water, transfers or delivers to any other vessel any such person with intent to make such person a slave, or lands or delivers on shore from such vessel any person with intent to sell, or having previously sold, such person as a slave, shall be fined under this title or imprisoned not more than seven years, or both.

(June 25, 1948, ch. 645, 62 Stat. 773; Pub. L. 103-322, title XXXIII, §330016(1)(K), Sept. 13, 1994, 108 Stat. 2147.)

Historical and Revision Notes

Based on title 18, U.S.C., 1940 ed., §§421, 422, 425 (Mar. 4, 1909, ch. 321, §§46, 47, 250, 35 Stat. 1138, 1139).

Section consolidates and restores three basic sections (act May 25, 1800, ch. 113, §§4, 5, 3 Stat. 600, 601; act Apr. 20, 1818, ch. 91, §4, 3 Stat. 451). As reenacted in the Revised Statutes, such sections were extended and broadened beyond such basic acts. The language at the beginning, "being a citizen or resident of the United States", was inserted from said section 425 of title 18, U.S.C., 1940 ed., as enacted originally. While the basic provisions of said sections 421 and 422 are thus broadened, their application as enacted in the 1909 Criminal Code is narrowed.

Designation in said section 421 of title 18, U.S.C., 1940 ed., of offender as a "pirate" was omitted as unnecessary. The punishment provision of section 1582 of this title (incorporated by reference in said section 425) has been adopted as consistent with other slave-trade statutes rather than the life-imprisonment penalty contained in said sections 421 and 422 of title 18, U.S.C., 1940 ed. However, the requirement in section 1582 of this title that one-half the fine be for the "use of the person prosecuting the indictment to effect" was omitted as meaningless.

Mandatory-punishment provisions were rephrased in the alternative.

§1586. Service on vessels in slave trade

Whoever, being a citizen or resident of the United States, voluntarily serves on board of any vessel employed or made use of in the transportation of slaves from any foreign country or place to another, shall be fined under this title or imprisoned not more than two years, or both.

(June 25, 1948, ch. 645, 62 Stat. 773; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

Historical and Revision Notes

Based on title 18, U.S.C., 1940 ed., §427 (Mar. 4, 1909, ch. 321, §282, 35 Stat. 1139).

Mandatory-punishment provisions were rephrased in the alternative.

Editorial Notes

Amendments

1994—Pub. L. 103-322 substituted "fined under this title" for "fined not more than \$2,000".

§1589. Forced labor

(a) Whoever knowingly provides or obtains the labor or services of a person by any one of, or by any combination of, the following means—

(1) by means of force, threats of force, physical restraint, or threats of physical restraint to that person or another person;

(2) by means of serious harm or threats of serious harm to that person or another person;

(3) by means of the abuse or threatened abuse of law or legal process; or

(4) by means of any scheme, plan, or pattern intended to cause the person to believe that, if that person did not perform such labor or services, that person or another person would suffer serious harm or physical restraint,

shall be punished as provided under subsection (d).

(b) Whoever knowingly benefits, financially or by receiving anything of value, from participation in a venture which has engaged in the providing or obtaining of labor or services by any of the means described in subsection (a), knowing or in reckless disregard of the fact that the venture has engaged in the providing or obtaining of labor or services by any of such means, shall be punished as provided in subsection (d).

(c) In this section:

(1) The term "abuse or threatened abuse of law or legal process" means the use or threatened use of a law or legal process, whether administrative, civil, or criminal, in any manner or for any purpose for which the law was not designed, in order to exert pressure on another person to cause that person to take some action or refrain from taking some action.

(2) The term "serious harm" means any harm, whether physical or nonphysical, including psychological, financial, or reputational harm, that is sufficiently serious, under all the surrounding circumstances, to compel a reasonable person of the same background and in the same circumstances to perform or to continue performing labor or services in order to avoid incurring that harm.

(d) Whoever violates this section shall be fined under this title, imprisoned not more than 20 years, or both. If death results from a violation of this section, or if the violation includes kidnaping, an attempt to kidnap, aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title, imprisoned for any term of years or life, or both.

(Added Pub. L. 106-386, div. A, § 112(a)(2), Oct. 28, 2000, 114 Stat. 1486; amended Pub. L. 110-457, title II, § 222(b)(3), Dec. 23, 2008, 122 Stat. 5068.)

Editorial Notes

Amendments

2008—Pub. L. 110–457 amended section generally. Prior to amendment, section provided penalties for knowingly providing or obtaining forced labor.

§1590. Trafficking with respect to peonage, slavery, involuntary servitude, or forced labor

(a) Whoever knowingly recruits, harbors, transports, provides, or obtains by any means, any person for labor or services in violation of this chapter shall be fined under this title or imprisoned not more than 20 years, or both. If death results from the violation of this section, or if the violation includes kidnapping or an attempt to kidnap, aggravated sexual abuse, or the attempt to commit aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title or imprisoned for any term of years or life, or both.

(b) Whoever obstructs, attempts to obstruct, or in any way interferes with or prevents the enforcement of this section, shall be subject to the penalties under subsection (a).

(Added Pub. L. 106–386, div. A, §112(a)(2), Oct. 26, 2000, 114 Stat. 1487; amended Pub. L. 110–457, title II, §222(b)(4), Dec. 23, 2008, 122 Stat. 5069.)

Editorial Notes

Amendments

2008—Pub. L. 110–457 designated existing provisions as subsec. (a) and added subsec. (b).

§1591. Sex trafficking of children or by force, fraud, or coercion

(a) Whoever knowingly—

(1) in or affecting interstate or foreign commerce, or within the special maritime and territorial jurisdiction of the United States, recruits, entices, harbors, transports, provides, obtains, advertises, maintains, patronizes, or solicits by any means a person; or

(2) benefits, financially or by receiving anything of value, from participation in a venture which has engaged in an act described in violation of paragraph (1),

knowing, or, except where the act constituting the violation of paragraph (1) is advertising, in reckless disregard of the fact, that means of force, threats of force, fraud, coercion described in subsection (e)(2), or any combination of such means will be used to cause the person to engage in a commercial sex act, or that the person has not attained the age of 18 years and will be caused to engage in a commercial sex act, shall be punished as provided in subsection (b).

(b) The punishment for an offense under subsection (a) is—

(1) if the offense was effected by means of force, threats of force, fraud, or coercion described in subsection (e)(2), or by any combination of such means, or if the person recruited, enticed, harbored, transported, provided, obtained, advertised, patronized, or solicited had not attained the

age of 14 years at the time of such offense, by a fine under this title and imprisonment for any term of years not less than 15 or for life; or

(2) If the offense was not so effected, and the person recruited, enticed, harbored, transported, provided, obtained, advertised, patronized, or solicited had attained the age of 14 years but had not attained the age of 18 years at the time of such offense, by a fine under this title and imprisonment for not less than 10 years or for life.

(c) In a prosecution under subsection (a)(1) in which the defendant had a reasonable opportunity to observe the person so recruited, enticed, harbored, transported, provided, obtained, maintained, patronized, or solicited, the Government need not prove that the defendant knew, or recklessly disregarded the fact, that the person had not attained the age of 18 years.

(d) Whoever obstructs, attempts to obstruct, or in any way interferes with or prevents the enforcement of this section, shall be fined under this title, imprisoned for a term not to exceed 25 years, or both.

(e) In this section:

(1) The term "abuse or threatened abuse of law or legal process" means the use or threatened use of a law or legal process, whether administrative, civil, or criminal, in any manner or for any purpose for which the law was not designed, in order to exert pressure on another person to cause that person to take some action or refrain from taking some action.

(2) The term "coercion" means—

(A) threats of serious harm to or physical restraint against any person;

(B) any scheme, plan, or pattern intended to cause a person to believe that failure to perform an act would result in serious harm to or physical restraint against any person; or

(C) the abuse or threatened abuse of law or the legal process.

(3) The term "commercial sex act" means any sex act, on account of which anything of value is given to or received by any person.

(4) The term "participation in a venture" means knowingly assisting, supporting, or facilitating a violation of subsection (a)(1).

(5) The term "serious harm" means any harm, whether physical or nonphysical, including psychological, financial, or reputational harm, that is sufficiently serious, under all the surrounding circumstances, to compel a reasonable person of the same background and in the same circumstances to perform or to continue performing commercial sexual activity in order to avoid incurring that harm.

(6) The term "venture" means any group of two or more individuals associated in fact, whether or not a legal entity.

(Added Pub. L. 106-386, title A, §118(a)(2), Dec. 19, 2000, 114 Stat. 145; amended Pub. L. 108-21, title I, §108(a)(3), Apr. 30, 2003, 117 Stat. 653; Pub. L. 108-193, §5(a), Dec. 19, 2003, 117 Stat. 2879; Pub. L. 109-248, title II, §203, July 27, 2006, 120 Stat. 618; Pub. L. 110-417, title II, §222(b)(5), Dec. 23, 2008, 122 Stat. 5069; Pub. L. 114-22, title I, §108(a), 118(b), May 29, 2015, 129 Stat. 238, 247; Pub. L. 115-164, §5, Apr. 11, 2018, 132 Stat. 1255; Pub. L. 115-392, §1(m)(C), Dec. 21, 2018, 132 Stat. 5255.)

Editorial Notes

Amendments

2018—Subsec. (d). Pub. L. 115-392 substituted "25 years" for "20 years".

Subsec. (e)(4) to (6). Pub. L. 115-164 added par. (4) and redesignated former pars. (4) and (5) as (5) and (6), respectively.

2015—Subsec. (a). Pub. L. 114-22, §118(b)(2), inserted ", except where the act constituting the violation of paragraph (1) is advertising," after "knowing, or" in concluding provisions.

Subsec. (a)(1). Pub. L. 114-22, §118(b)(1), inserted "advertises," after "obtains,".

Pub. L. 114-22, §108(a)(1), substituted "maintains, patronizes, or solicits" for "or maintains".

Subsec. (b)(1). Pub. L. 114-22, §118(b)(3)(A), inserted "advertised," after "obtained,".

Pub. L. 114-22, §108(a)(2)(A), substituted "obtained, patronized, or solicited" for "or obtained".

Subsec. (b)(2). Pub. L. 114-22, §118(b)(3)(B), inserted "advertised," after "obtained,".

Pub. L. 114-22, §108(a)(2)(B), substituted "obtained, patronized, or solicited" for "or obtained".

Subsec. (c). Pub. L. 114-22, §108(a)(3), substituted ", maintained, patronized, or solicited" for "or maintained" and "knew, or recklessly disregarded the fact, that the person" for "knew that the person".

2008—Subsec. (a). Pub. L. 110-457, §222(b)(5)(A)(ii), substituted ", or in reckless disregard of the fact, that means of force, threats of force, fraud, coercion described in subsection (e)(2), or any combination of such means" for "that force, fraud, or coercion described in subsection (c)(2)" in concluding provisions.

Subsec. (a)(1). Pub. L. 110-457, §222(b)(5)(A)(i), substituted "obtains, or maintains" for "or obtains".

Subsec. (b)(1). Pub. L. 110-457, §222(b)(5)(C), substituted "means of force, threats of force, fraud, or coercion described in subsection (e)(2), or by any combination of such means," for "force, fraud, or coercion".

Subsecs. (c), (d). Pub. L. 110-457, §222(b)(5)(D), added subsecs. (c) and (d). Former subsec. (c) redesignated (e).

Subsec. (e). Pub. L. 110-457, §222(b)(5)(B), (E), redesignated subsec. (c) as (e), added pars. (1) and (4), and redesignated former pars. (1) and (3) as (3) and (5), respectively.

2006—Subsec. (b)(1). Pub. L. 109-248, §208(1), substituted "and imprisonment for any term of years not less than 15 or for life" for "or imprisonment for any term of years or for life, or both".

Subsec. (b)(2). Pub. L. 109-248, §208(2)(B), which directed amendment of subsec. (b)(2) by striking out ", or both", could not be executed because that language did not appear in text subsequent to amendment by Pub. L. 109-248, §208(2)(A). See below.

Pub. L. 109-248, §208(2)(A), substituted "and imprisonment for not less than 10 years or for life" for "or imprisonment for not more than 40 years, or both".

2003—Pub. L. 108-193, §5(a)(1), inserted comma after "fraud" in section catchline.

Subsec. (a)(1). Pub. L. 108-193, §5(a)(2), substituted "in or affecting interstate or foreign commerce, or within the special maritime and territorial jurisdiction of the United States" for "in or affecting interstate commerce".

Subsec. (b). Pub. L. 108-193, §5(a)(3), substituted "the person recruited, enticed, harbored, transported, provided, or obtained" for "the person transported" in pars. (1) and (2).

Subsec. (b)(2). Pub. L. 108-21 substituted "40" for "20".

**IN THE UNITED STATES DISTRICT COURT for the MIDDLE DISTRICT OF FLORIDA,
TAMPA DIVISION
COUNTY OF HILLSBOROUGH, STATE OF FLORIDA**

Kara Neumiller/Confidential Minor

Plaintiff,

_____ Case No

Vs.

Jacob Neumiller and Andrea Neumiller

District of Wyoming Court

Defendants,

ORDER FOR RELOCATION

This matter, having come before the Court upon Plaintiff's *Emergency Motion for Relocation and Non-disclosed Address* having reviewed the same and being otherwise advised on the premises;

IT IS HEREBY ORDERED, as follows:

That Plaintiff's *Emergency Motion for Relocation and Non-disclosed Address* be granted on the _____ day of _____, 2025 at _____:_____ a.m/p.m, District Courtroom, 801 N. Florida Ave, Tampa, Florida 33602.

The address will remain non-disclosed and Plaintiffs will keep Court informed of address.

The District of Wyoming Court will STOP ORDERS requiring Kara Neumiller and Confidential Minor to talk with Defendants by phone, attend mediation for custody, or to have supervised visits through Family Connections or other locations named by defendants.

The Court has set a date for an *Emergency Hearing for Relocation* on _____ **day of** _____, **2025 at** _____:_____ **a.m/p.m.** to discuss these matters.

The Court has reserved ____minutes/hour (s)/day(s) for the hearing of this matter.

SO ORDERED this _____ day of _____, 2025.

Copies to:

Kara Neumiller

Jessie Czebotar

District Court Judge

From: _____



To: Kara Neumiller
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Casper, WY 82401

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PAYMENT BY ACCOUNT (if applicable)

Federal Agency Acct. No. or Postal Service™ Acct. No.

ORIGIN (POSTAL SERVICE USE ONLY)

<input type="checkbox"/> 1-Day	<input type="checkbox"/> 2-Day	<input type="checkbox"/> Military	<input type="checkbox"/> DPO
PO ZIP Code 82609	Scheduled Delivery Date (MM/DD/YY) 4-11	Postage \$	
Date Accepted (MM/DD/YY) 4-9	Scheduled Delivery Time <input type="checkbox"/> 6:00 PM	Insurance Fee \$	COD Fee \$
Time Accepted 12:53 PM	<input type="checkbox"/> AM <input checked="" type="checkbox"/> PM	Return Receipt Fee \$	Live Animal Transportation Fee \$
Special Handling/Fragile \$	Sunday/Holiday Premium Fee \$	Total Postage & Fees \$ 31.40	
Weight lbs. ozs.	Acceptance Employee Initials CW		

DELIVERY (POSTAL SERVICE USE ONLY)

Delivery Attempt (MM/DD/YY)	Time <input type="checkbox"/> AM <input type="checkbox"/> PM	Employee Signature
Delivery Attempt (MM/DD/YY)	Time <input type="checkbox"/> AM <input type="checkbox"/> PM	Employee Signature

LABEL 11-B, NOVEMBER 2023

PSN 7690-02-000-9996



EP13F October 2023
OD: 12 1/2 x 9 1/2



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