# UNITED STATES FEDERAL COURT DIVISION TAMPA

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OFFENSE AREA DETAILS

KASH PATEL, STATE OF WYOMING FBI, TENNESSEE FBI, ALABAMA FBI

PLAINTIFFS: Jessie Marie Czebotar

Confidential Minor 1

John and Jane Does (known and unknown)

VS

Case No 824 CV 2988 (SDM-LSG)

#### **DEFENDANTS 8**

Director of FBI Kash Patel acting in capacity as FBI Director over the State of Wyoming, Tennessee and Alabama, 601 4th Street NW Washington, DC 20535. Tennessee FBI Office – 1501 Dowell Springs Blvd, Knoxville, TN 37909 and Alabama FBI Office - 4700 Whitesburg Dr SW Ste 400, Huntsville, AL 35802

Edward Toth, FBI Agent or retired, status unknown, FBI Alabama 2023.

Unidentified Agent with the Criminal Investigation Division Unit, FBI Tennessee 2025

2012 U.S. Department of Justice, Federal Bureau of Investigation excerpt "Online child predators and child exploitation are not just an American problem," said FBI Director Robert S. Mueller. "The FBI is committed to working with our law enforcement partners around the world, such as Europol, to combat these horrendous crimes. We share actionable intelligence and resources to keep children safe and bring those who do them harm to justice." Sharing intelligence was our primary role in Operation Atlantic, and it was facilitated by our Innocent Images Operations Unit (IIOU) at FBI Headquarters. <a href="https://www.fbi.gov/file-repository/stats-services-publications-fbi-story-fbistory2012.pdf/view">https://www.fbi.gov/file-repository/stats-services-publications-fbi-story-fbistory2012.pdf/view</a>

"The FBI uses intelligence to drive its decision-making. The information we get through intelligence gathering and sharing guides us in our mission to protect the American people and uphold the Constitution. Gathering

intelligence has always been critical to fulfilling the FBI's mission. Some techniques we use to do this include interviews, wiretaps, and data analysis. While the need for intelligence hasn't changed, the threats confronting the country have evolved—and we're constantly adapting to combat the threats we're facing at home and abroad." https://www.fbi.gov/how-we-investigate/intelligence

#### SUMMATION

Reportedly one official report exists out of Huntsville Alabama 2023.

Part one of a second report, 2025 Knoxville Tennessee, examples of potential Actionable Intelligence provided TO FBI within an initial Knoxville report, seemingly never followed up on or investigated further. Below is information told to Knoxville TN Criminal investigator by adult Plaintiff January 2025.

- Minor Plaintiff reports nine children by name who can be identified as victims of criminal abuses.
- Minor Plaintiff reports two children being held captive and filmed doing sex acts.
- Minor Plaintiff reports houses conducting child auctions.
- Minor Plaintiff reports being raped and filmed at gunpoint.
- Minor Plaintiff reports being auctioned, raped, and filmed by ten men at the Mormon Temple, identified traditional attire.
- Minor Plaintiff can identify human meat markets and locations.
- Minor Plaintiff reports a third basement and tunnel network under his father's Casper Wyoming home.
- Minor Plaintiff identifies minor, a John Doe (known) child being kept in a cage in his dad's Casper, Wyoming home and in an underground Nazi Military Base, stating a known John Doe (minor child) was sometimes held in cell number 12.
- Minor Plaintiff identifies a second minor, a Jane Doe (known) stating the adults are trying to make John Doe (minor child) and Jane Doe (minor child) have sex.
- Minor Plaintiff reports people in cages in the third lower basement level of his father Jacob Neumiller's Casper, Wyoming home.

The unknown TN Criminal Investigator was made aware the Plaintiff's had received death threats causing Plaintiff's to flee to an alternate jurisdiction with Law Enforcement who failed to document, investigate or report and provide support for safety or protection.

Criminal Investigator was made aware adult Plaintiff and Confidential Minor had formal Affidavits escrowed into the District of Minnesota court, (Affidavits outlining systemic trafficking and crimes against children and adults that support the minor Plaintiff's testimony/ reporting). The Plaintiff notes to the Criminal Investigator she was trafficked through Casper Wyoming as a child

explaining Sovereign Military/ Nazi facilities within Yellowstone National Park and a criminal network surrounding the Casper Wyoming area.

Review Original Complaint Titled "UNITED STATES FEDERAL COURT, DIVISION TAMPA, Case No 824 CV 2988 (SDM-LSG) Complaint entry number 1 to 67, Complaint entry 67 reads "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."

JESSIE MARIE CZEBOTAR and CONFIDENTIAL MINOR'S REPORT COUNTS OCCURRED in Casper Wyoming, Multiple States, Military Bases, National Guard Base and Internationally, as well as online through child pornography:

- On February 21, 2023, Defendants 5 and 13 received the first Congress Petition of Jessie Marie Czebotar and did not contact her or let her speak. (See Exhibit C)
- 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)
- 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.

On December 22, 2023, Jessie Marie Czebotar contacted Julia Thompson at
Governor Mike Gordon's office and wrote, "I heard 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.

activity of the defendants.

- 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
- On December 26, 2024, Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow fled to the state of Florida to Sherif 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.
- We fled to Florida jurisdiction under Sherif 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.
- 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.

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

Violation of Constitution; Wyoming Constitution Article 1, Section 6 Due Process; Florida Constitution Article 1, Section 9 and 16 Due Process; 34 U.S. Code § 12495; 1st 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.

The right to report crimes is protected by the First Amendment and 34 U.S. Code § 12495.

- 1. Infringement and violation of plaintiffs' Constitutional right to speak, to report crimes being committed, and denial of due process.
- 2. Forcing Plaintiffs into position of compelled speech and compelled silence. After Plaintiff attempted to report to Defendant 5 criminal activities from the past and currently ongoing in the state of Wyoming. The crimes being committed are against children and involve the U.S. Military, National Guard, as well as a foreign government and foreign military.
- 3. When Plaintiffs were not able to make a report in FL with Sherif Grady Judd's Office, they returned to the state of Wyoming to report with Homeland Security. Plaintiff's attempts to lawfully receive relief or due process by reporting a criminal enterprise were denied through every avenue they should have been able to attain due process through in the state of Wyoming.
- 4. At Homeland Security, Defendant 13 John Estes (Badge #: S07022). Instead of even taking a report, Defendant 13 stated the following to Plaintiffs.

Defendant 13 stated, "could only speak OFF THE RECORD" because he did not have jurisdiction.

Defendant 13 told Plaintiffs to "trust the process."

Defendant 13 said because Kara Neumiller had filed a complaint in Casper Wyoming that "he can't do anything", he "can't overstep the investigation happening there unless they request that it be sent to them".

Defendant 13 said "he cannot take over the investigation they are going to investigate in Matrons county, and we have to trust the process."

Overall, Defendant 13 stated about the allegedly truthful statements Confidential Minor, Kara Neumiller, and Terri Minchow reported, "This all sounds fantastical."

5. Further, Defendant 13's statements aligned with Defendant 3 (Natrona County Sherif's Office) whose jurisdiction Defendant 13 sent Plaintiffs into after he spoke with them of the record. I ask that Defendant 13's and Defendant 3's words and actions be counted for Defendant 5.

Defendant 3 commented that there "really is not a problem of trafficking of children in Wyoming." He stated to Confidential Minor, and Plaintiffs that "there really are no missing kids" and implied that if there were "it would be all over Casper, Wyoming."

Defendant 3 told Plaintiff to "be objective" and implied that Terri Minchow was a problem, because <u>"she believes Confidential Minor's fantasies" and that these "claims sound fantastical"</u>.

Defendant 3 stated that there <u>"really was nothing in Dr Notes"</u> (which detailed two incidents of Confidential Minor being raped) and stated, <u>"there are no physical marks to back that up."</u> Implying that the doctor's notes did not carry any weight. Confidential Minor brought his doctor's notes and testimony to the Florida Federal Court Tampa Division where they were filed on public record. Defendant 3 explained to Plaintiff, <u>he "only works</u> with facts and evidence".

Defendant 3 told Confidential Minor and Plaintiffs that <u>"there is no SRA (Satanic Ritual</u> Abuse) going on in Casper, Wyoming."

Rather than doing his job by simply taking a report and investigating the claims in his capacity in Homeland Security, Defendant 13, in response to Confidential Minor's truthful reports of criminal activity that Confidential Minor and John and Jane Does (known and unknown) had personally experienced sent Confidential Minor and Plaintiffs to Defendant 3 Sherif John Harlin who suggested to Plaintiffs that Confidential Minor needed a medical evaluation (insinuating that there is something medically or mentally wrong with Confidential Minor.)

- 6. Defendant 13 told Plaintiffs that <u>"he cannot take over the investigation "they" are going to investigate in Matrons county and we have to trust the process."</u> There is no Matrons county in Wyoming. Word auto corrects to Natrona County.
- 7. Through a dereliction of duties, Defendant 1- 13 put the lives of Confidential

  Minor and John and Jane Does (known and unknown) at further risk for reporting the

  criminal activity occurring and breaking the code of silence. Confidential Minor

  reported on Defendants 1-13 criminal activity which included the murder of adults,

  children, and infants in front of his face because he broke the code of silence and reported

  crimes being committed to Jessie Marie Czebotar. Confidential Minor reported about

  Defendants 1-13, "They know I am talking. They will kill us all." Instead of due diligence,

  Defendant 13 sent Confidential Minor and his family to Defendant 3 where

  Confidential Minor's rights to report and have due process were further violated.

# Defendant 5 has further violated the rights of Jessie Marie Czebotar, Confidential Minor, and John and Jane Does (known and unknown) by not even letting them speak or report the criminal activity occurring in Wyoming.

- 8. Defendant 1-13 infringed upon and violated Confidential Minor's, Jessie Marie Czebotar's, and John and Jane Does (known and unknown) rights to report through criminal action and crimes against humanity, legal action to attempt to cover crimes up through a custody issue, and coercion and cooperation of members of a foreign government and foreign military.
- Defendants 1-13 violated the rights of Confidential Minor, John and Jane Does 9. (known and unknown), 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.
- On December 9, 2024, Confidential Minor reported threats of death due to 10. 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.
- Confidential Minor and Jessie Marie Czebotar were threatened with the death of 11. everyone if Confidential Minor and Jessie Marie Czebotar kept talking or if they pursued due process.
- Confidential Minor and Jessie Marie Czebotar were threatened with harm to their 12. personhood, being forced to watch the death of other children, criminal charges, imprisonment, and being deemed noncredible or mentally ill if they kept talking.
- For telling the truth about crimes occurring to oneself and to John and Jane **13**. 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.
- Some of the Defendants 1-13 are licensed under the care of the State and have 14. taken an oath of office while also having blood vows, oaths, codes of silence, and codes of brotherhood. These members are inviolation of conflicting duty to the people through their Brotherhood and Sovereign Military vows, oaths, and allegiance.

Defendant 3 is licensed under the care of the State and has taken an oath of office.

Further, Defendant 13 instructed Confidential Minor, Kara Neumiller, and Teri 15. Minchow to "return to their jurisdiction" in Casper, Wyoming and to make a report with the Natrona County Sherif's Office. Confidential Minor, Kara Neumiller, and Terei Minchow attempted to report at the Natrona County Sherif's Office on December 28, 2024.

- 16. 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

#### COUNT II: VIOLATION OF CONSTITUTIONAL RIGHTS

In direct violation of Wyoming Legislation Title 97 and the Constitution of Wyoming and the Constitution of Florida which consider it a civil duty to report criminal activity.

1. Defendant 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.

First by attempting to report criminal activity in the Casper Wyoming area through proper reporting channels.

And secondly, as they asserted their right and sought to report to higher jurisdictions that the proper channels were not working as they should.

- Since age 5, Confidential Minor has reported to Jessie Marie Czebotar the vast 2. 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.
- 3. Confidential Minor's 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).
  - 1. Confidential Minor has claimed, "Dad (Defendant 1) and teacher (Defendants 4) make us (multiple John and Jane Does known) get in the cars. We go to (several locations named in affidavits and video testimony)."

- 2. 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).
- 3. 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 iurisdictions by Defendants 1-13 and Confidential Minor's Classic Kindergarten teacher Defendant 4. Confidential Minor reports that some of the transportation of Confidential Minor and John and Jane Does (known) has been from the school in Defendants 1's truck and at alternate times in multiple cars and other transportation means such as trains.
- 4. Confidential Minor has claimed that members of the Natrona County Sherif's Office and Natrona County Police Department are members of the Sovereign Military Order with Defendants 1. "They are friends with my dad and go to the devil church".
- 5. Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow have experienced retaliation and threats in revenge for 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.
- 6. 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 multifaceted 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.
- 7. 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 Defendant 13 at the Department of Homeland Security in Wyoming for relief for trafficked children (1\*).
- 8. Confidential Minor has reported there are minor John and Jane Does (known and unknown) 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.
- 9. Confidential Minor and Jessie Marie Czebotar have reported entrances into the underground of Casper, Wyoming and the underground Nazi Military Base and its extensions.
- 10. Confidential Minor has stated that Jane Doe (known) has been living at residence of Defendants 1. Confidential Minor claims Defendant 1 has attempted to coerce Confidential Minor to "marry" Jane Doe (known) and to engage in sexual activity while being filmed with Jane Doe (known).
- 11. Confidential Minor reports that Defendant 1 held Confidential Minor at gun point while a second Defendant 1 filmed Confidential Minor being raped by an adult man.
- 12. 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."
- 13. Confidential Minor and Plaintiffs followed Defendant 13's instruction and went to the Natrona County Sherif's office. The Natrona County Sherif's office outsourced Kara Neumiller to a private third-party agency "Children's Advocacy Project" upon which Defendant 3 Sherif John Harlin sits on the board of directors with a Judge and a Lawyer.
- 14. At Children's Advocacy Project, Confidential Minor was isolated and interviewed by multiple individuals while being denied having a support person present, with adults Confidential Minor claims have been a part of the criminal activity in the Casper Wyoming area against children. 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 Sherif 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 Plaintiff.)

- 15. Confidential Minor reported those who interviewed as members of Defendants 1-13 circle groups. Confidential Minor reported not being allowed to discuss Defendants 1 nor being able to report the criminal activity occurring. Confidential Minor and Kara Neumiller were told the things being shared with sherif sounded like "fantastical claims". Confidential Minor reported the focus of conversation was on the 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 Defendant 1.
- From Child Advocacy Project, Kara Neumiller was instructed to go to Child 16. Protective Services at the State of Wyoming Department of Family Services.
  - 1. Madison Nipper (Social Services Worker). 444 W. Collins Suite 2100, Casper, WY 82601. Office phone: 307-473-3924. Email: Madison.nipper1@wyo.gov
- At Child Protective Services Kara Neumiller was accused of parental alienation and 17. coerced into signing a document that claimed she would not alienate Defendant 1's parental rights of Confidential Minor.
- On January 28, 2025, in retaliation of Confidential Minor's reporting of criminal 18. activity, Defendants 1 filed Civil Action Claim No. 109186 against Kara Neumiller and Docket No. 2020-CV-0109186.

(See Complaint for further initial attempts Kara Neumiller made in the Casper Wyoming area to report criminal activity occurring to confidential minor.)

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 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)

Due to lack of being able to safely report in Casper, Wyoming jurisdiction, on December 26, 2024, Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow fled to Florida and filed a claim in the United States Federal Court Tampa Division.

On December 26, 2024, Confidential Minor, Jessie Marie Czebotar, Kara Neumiller, and Terri Minchow attempted to file a report with Sherif Grady Judd. Confidential Minor and Jessie Marie Czebotar were denied their right to speak. Kara Neumiller was given incident number (2451870) and told by deputies of Sherif Grady Judd that it was a custody issue and to return to Wyoming Jurisdiction or she would be arrested.

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, Sherif's Offices, 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.

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 the DUE PROCESS CLAUSE in the Constitution through the fifth, sixth, and 14th amendments.

The right of Confidential Minor, Jessie Marie Czebotar, John and Jane Does (known and unknown) to speak and have due process is protected under TITLE 97-WYOMING CONSTITUTION Article 1-Article Declaration of Rights Article 1, Section 1 Power inherit to the people. Which states, "All power is inherit in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; for the advancement of those 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 happiness, all members of the human race are equal.

Confidential Minor and Jessie Marie Czebotar's rights to speak and have 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. Defendant 1-13's actions were in violation of Plaintiffs' Constitution rights and due process and prevented Confidential Minor from reporting about Defendants 1-13's criminal enterprise.

Defendant 1-13's actions aided in the cover up of crimes that Defendants 1-13 committed against Confidential Minor and John and Jane Does (known and unknown). Defendant 1-13 attempted to silence Confidential Minor and the Plaintiffs through intimidation, threats, outsourcing, and dereliction of duty allowing Defendants 1-13 to continue their criminal enterprise.

Defendant 1-13's efforts to silence Plaintiffs 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).

Defendant 1-13's actions 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 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).

## COUNT III: WHOEVER HAVING KNOWLEDGE

Defendant 5 was 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.

Defendant 5 was made aware of Confidential Minor's and Jessie Marie Czebotar's intent to report such crimes. Including active criminal activity occurring to John and Jane Does (known and unknown) in the Wyoming area.

Defendants 5 is accused of criminal actions against Confidential Minor and John and Jane Does' (known and unknown).

Defendant 13 was also made aware of Defendants 1-13's criminal actions against Confidential Minor and John and Jane Does (known and unknown), which he listened to "OFF THE RECORD". Defendant 13 after being informed that the report Confidential Minor wanted to make included criminal activity and trafficking of minors, still neglected to even DOCUMENT a report. Defendant 13 was aware that Confidential Minor and John and Jane Does' were victims and eyewitnesses of crimes against humanity, rape, sexual exploitation and trafficking, torture, satanic ritual murder, adrenochrome and organ harvesting, and cannibalism.

This is in direct violation of Wyoming Homeland Security's policies and procedures. Which state that Governor Mike Gordon has established Executive Order 2023-02 on June 9, to establish teams that can deal with matters that include cybersecurity: "WIAT: The primary purpose of the Wyoming Information Analysis Team (WIAT) is to collect, analyze,

and disseminate criminal intelligence and provide support to local, state, and federal law enforcement agencies pertaining to the state of Wyoming pursuant to Wyo. Stat. § 9-1-627 and 28 CFR Part 23. A major goal of WIAT is to identify, document, and disseminate criminal intelligence concerning persons involved in organized crime, terrorist groups, and those crimes involving multi-jurisdictional or serial crimes while protecting the privacy, civil rights, and civil liberties of the citizens we serve."

This EO was established by Governor Mike Gordon on June 9, 2023, and claims jurisdiction over all computers in the state.

EO 2023-02 collaborates with public and private partners, including VA Hospitals (C.A.R.E initiative).

EO 2023-02 creates partnerships with relevant FEDERAL AGENCIES.

According to a public news release on June 9, 2023 online: https://governor.wyo.gov/news-releases/governor-enhances-cybersecurity-eforts-andformalizes-cybersecurity-response-team

## Governor Enhances Cybersecurity Efforts and Formalizes Cybersecurity Response Team June 09, 2023

Stressing that strengthening cybersecurity is essential to the security of Wyoming and its communities, Governor Mark Gordon has signed an executive order formally establishing a special team focused on responding to cyber threats and attacks.

Governor Gordon signed Executive Order (EO) 2023-02 on June 9, establishing the Wyoming Cyber Assistance Response Effort (CARE) Team. The CARE Team's mission is "to protect state and local jurisdictions by reducing the impacts of cyber-related events, including incidents and disruptions, through prevention, response, and recovery." Its framework enables state emergency managers and information technology experts to collaborate with public and private partners to respond to, and minimize the impact of, negative cyber events in Wyoming.

"It's essential that the state remains focused on strengthening cybersecurity for Wyoming citizens and our state's critical infrastructure," Governor Gordon said. "Uncertain times call for increased vigilance. The CARE team has ensured we are taking all necessary steps to address cyber threats, and I am glad to formalize their work."

The CARE Team includes representatives from The Wyoming Office of the Chief Information Officer and Enterprise Technology Services (ETS); The Wyoming Information Analysis Team; The Wyoming Division of Criminal Investigation's Computer Crime Team; The Wyoming Office of Homeland Security; and The Wyoming National Guard. The CARE Team is responsible for updating and implementing the Wyoming Cyber Disruption Response Plan,

a common framework for identifying and responding to technological threats that mirror the federal government model.

The EO directs the CARE Team to review cybersecurity and other technology-based threat information and assess vulnerabilities and present their findings and recommendations for the protection of State resources to the Governor's Office. It also creates partnerships with relevant federal agencies.

A copy of the signed Executive Order may be found: https://drive.google.com/file/d/1M0ulotnunJAjhWgf0DfHgDJ5eOJT9gA8/view

This Executive Order emphasizes that "The CARE Team's mission is "to protect state and local jurisdictions by reducing the impacts of cyber-related events, including incidents and disruptions, through PREVENTION, RESPONSE, and RECOVERY."

Defendants 1-13 were aware of Confidential Minor's and Jessie Marie Czebotar's intent to report such crimes.

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."

## **COUNT IV: SEX TRAFFICKING OF A MINOR**

Plaintiffs ASSERTED themselves to make known that Defendants in State of Wyoming committed crimes against Confidential Minor that included 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.

<u>Defendant 5 refused to even hear Jessie Marie Czebotar's and Confidential Minor's</u> admittedly true statements.

<u>Defendants 5 attempted to coerce Confidential Minor and Kara Neumiller into compelled speech and silence, which would allow Defendants 1-13 to continue their criminal enterprise and avoid exposure of their criminal enterprise.</u>

<u>Defendant 5's effort to silence Plaintiffs was an overt obstruction of the enforcement of the federal sex trafficking laws that Defendants had violated, including but not limited to 18</u>

U.S.C. \$ 1591(a), which is itself a violation of 18 U.S.C. \$ 1591(d); fifth and 14<sup>th</sup> Amendment rights; 18 U.S.C.1591(a)(1) and 1594(a), 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.)

## **COUNT VI: OBSTRUCTION**

Defendants 1-13 used compelled speech and compelled silence in an attempt to cover up their criminal activity.

Further, Defendants 1-13 used assertion that this was a custody case (rather than criminal) to cover up what the crimes being committed against Confidential Minor and John and Jane Does (known and unknown) and attempted to silence the Plaintiffs through intimidation and threats of arrest so that Defendants 1-13 could continue their criminal enterprise. Defendants 13's efforts to silence Plaintiffs 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).

#### **COUNT VII: CONSPIRACY**

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

Confidential Minor and John and Jane Doe's (known and unknown) should have been able to trust Defendant 5, however, Defendant 5's failure to even let Confidential Minor or Jessie Marie Czebotar speak was an act of conspiracy in the trafficking of trafficked minors in the Casper Wyoming area, across state lines, and Internationally.

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

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

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

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

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.

Defendants 1-13 agreed and conspired to maintain secrecy regarding the sexual exploitation of Confidential Minor and John and Jane Does (known and unknown). 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.

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 constitute an ongoing overt act of the conspiracy on the part of Defendants 5 and other members of the conspiracy.

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.

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.

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