

U.S. DISTRICT COURT
BANGOR, MAINE
RECEIVED AND FILED

2018 AUG -7 P 12:26

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MAINE

BY _____
DEPUTY CLERK

GARY E. MANUEL)
~~EUNICE MANUEL~~)
~~ATHEA MANUEL~~)
~~MAVERICK MANUEL~~)

PLAINTIFF

v.

- 1. THE STATE MAINE)
- 2. THE CITY OF BANGOR)
- 3. THE BANGOR POLICE DEPARTMENT)
- 4. BANGOR POLICE OFFICER JASON McAMBLEY)
- 5. BANGOR POLICE OFFICER E. BRUNTON)
- 6. BANGOR POLICE OFFICER THOMAS VALENTE)
- 7. BANGOR POLICE OFFICER S. McCARTY)
- 8. THE BANGOR FIRE DEPARTMENT)

&

All unnamed co-Conspirators

DEFENDANT'S

1:18-cv-300-NT

Gary Manuel
Pro-Se
P.O. box 261
BANGOR, ME 04402
Manuelgary191@aol.com
phone # 207 457-8260
Date : , 2018 A.D

Complaint
Wrongful death sue

GENERAL NATURE OF COMPLAINT

XX

U.S. CONSTITUTION AN CIVIL RIGHTS VIOLATIONS COMPLAINT

1. This complaint arises from corrupt acts, and a clear conspiracy, perpetrated to silence plaintiff's humanitarian efforts to expose a pattern of hard-core corruption that continues to cause and permit to occur a series of brutal toward the Manuel's family
2. This Complaint reveals clear and shocking violations of federally protected rights, for which any one of the violations invoke mandatory federal court jurisdiction.
3. This complaint seeks, and has a lawful right to expect, emergency and immediate relief under the numerous federal remedies that exist to protect citizens of the United States from the shocking outrages revealed in this complaint. many of which were perpetrated of violation constitute of Civil right violation ever since 2004 to the present.
2. violation constitute of Civil right violation ever since 2004 to present under a conspiracy , , personal property damage , intent to cause harm to others; (mentally and physically under a psychological experiment) encroach upon fifth amendment privacy act, house steering , civil liberty's; (encroached upon Manuel family rights to not be homeless ;, buy a home for there selves), keeping them selves safe an off the streets

Family Member's
Eunice Manuel
Athena Manuel
Maverick Manuel
Gary E. Manuel

3

JURISDICTIONAL STATEMENT

Jurisdiction and Venue

- 1) **This Court has mandatory jurisdiction over the claims for relief under:**
 - a. **Title 28 U.S.C. § 1343, to recover damages for injury to person or property, or because of the deprivation of any right or privileged of a citizen of the United States, by any act done in furtherance of any conspiracy stated in Title 42 U.S.C. § 1985; to collect damages from any person who fails to prevent or to aid in preventing any wrongs arising from a conspiracy to violate a person's civil rights, that they had knowledge were about to occur and power to prevent; to redress the deprivation, under color of state law, of any right, privilege or immunity secured federal statutes or by the Constitution of the United States, providing for equal rights; to recover damages or to secure equitable or other relief under federally protected rights for the protection of civil rights.**
 - b. **Title 18 U.S.C. §§ 1964(a) (Equity) and 1964(c) (right to Sue for relief, damages, and Treble Damages);**
 - c. **Title 28 U.S.C. §§ 133(a) (Federal question);**
 - d. **Fifth Amendment right to the rights and protections under federal laws and Constitution, and relief from violation of federally protected rights.**
 - e. **First Amendment right to petition government, including through the federal courts, for correction of violations of federally protected rights.**

4

- f. **Fourteenth Amendment right to due process, equal protection, property rights, privacy, quality of life.**
- g. **Other federally protected rights under the laws and Constitution of the United States, including (a) the constitutional right to unbridged interstate travel/to change residence without losing previously adjudicated and acquired personal and property rights; (b) the right to obtain a divorce and adjudication of personal and property rights on the same residence basis as available to millions of other people.**

This Complaint alleges, *inter alia*, violations under:

- h. **Title 42 U.S.C. §§ 1983, 1985, 1986 (Civil Rights Act) (state judges and actors acting under color of state law, causing great and irreparable harm, acting without jurisdiction, violating large numbers of federally protected rights, violating large numbers of state laws, in a cause of action barred by federal and state laws. Render injunctions halting the violations by parties acting under color of state law.**
- i. **RICO. The Organized Crime Control Act of 1970, Pub. L. No. 91-452, Section 901(a) 84 Stat. 941, Racketeer Influenced and Corrupt Organizations. This complaint addresses a scheme devised, conducted, and/or participated by the defendants and the parties named herein. They participated and conspired in the scheme through a pattern of racketeering activities, to violate the RICO Act, to violate the Civil Rights Act, and to wrongfully divest plaintiff of his assets, his freedoms, quality of life, liberties, and other federally protected rights. The intent of over 100 predicate acts spanning an eight-year period during the latest phase of the conspiracy was to block plaintiff's exposure of a pattern of hard-core air-disaster-related corruption, and its cover up by officials in the U.S. Department of Justice and by federal judges and justices in the Ninth Circuit, as well as the judicial government units themselves. Their actions also adversely affected those injured and killed in airline crashes associated with the corruption plaintiff sought to expose and correct. In turn, they defrauded the United States, its citizens, and citizens of foreign countries who were affected by the conspiracy.**
- j. **Title 28 U.S.C. §§ 2201, 2202 (declaratory judgment to determine rights under federal law).**
- k. **FRC iv P 65 (injunctive relief to protect plaintiff, suffering great and irreparable harm, from the unlawful, unconstitutional, and criminal acts of those named in the complaint; and to provide relief to halt the deeply ingrained pattern of air safety corruption that results in debilitating injuries and deaths).**
- l. **Federal Tort Claims Act. Relief, and damages, from the wrongful acts of those acting under color of federal law. (Title 28 U.S.C. §§ 1346(b), 2671 *et seq.***
- o. **Title 18 U.S.C. § 241 (Conspiracy against rights of citizens). Provide relief from violations of civil and constitutional rights inflicted upon plaintiff by parties acting under color of state law, and parties acting under color of federal law.**
- p. **Wrongful death**

5.

- 2) **This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331 and 28 U.S.C. § 1343.**
- 3) **Venue in the District of THE STATE MAINE is proper under 28 U.S.C. § 1391.**
- 4) **Declaratory and injunctive relief are sought under Sec. 12202.State immunity ---28 U.S.C. § 2201 et seq.**
- 5) **This action is authorized by 28 U.S.C. §§ 2201 and 42 U.S.C. §12188. This Court has jurisdiction over this action pursuant to 28 U.S.C. §1331.**
- 6) **Venue is appropriate in this Court under 28 U.S.C. §1391(b) because a substantial part of the events giving rise to Plaintiff's claims occurred within this district.**
- 7) **Title 28 U.S.C. § 1343, to recover damages for injury to person or property, or because of the deprivation of any right or privileged of a citizen of the United States, by any act done in furtherance of any conspiracy stated in Title 42 U.S.C. § 1985; to collect damages from any person who fails to prevent or to aid in preventing any wrongs arising from a conspiracy to violate a person's civil rights, that they had knowledge were about to occur and power to prevent; to redress the deprivation, under color of state law, of any right, privilege or immunity secured federal statutes or by the Constitution of the United States, providing for equal rights; to recover.**

The Court has personal jurisdiction over Defendant's .Defendant's has sufficient minimum contacts with this state to render the exercise of jurisdiction by this Court permissible under traditional notions of fair play and substantial

PERSONAL JURISDICTION AND VENUE

Personal jurisdiction and venue are predicated upon 18 U.S.C. § 1965(a) and (b) and 28 U.S.C. § 1391(b) and (d). Because parties to the conspiracy include a judge in Pennsylvania District Courts, and these political entities of the United States, jurisdiction in this Court must be exercised in the interest of justice and to obtain the protections of the laws and Constitution of the United States.

RELEVANT TIMES

1. The relevant times during which the conspiracy and wrongful acts occurred during the three major segments of the conspiracy are as follows:
2. The scheme to block plaintiff's exposure of a pattern of corrupt and criminal acts related to specific to the Civil Case Mr. Manuel had in 2009 against the STATE OF MAINE
 - a. Strip plaintiff of his life's b. Strip plaintiff of his freedoms, by repeated depriving of property as punishment for his humanitarian activities, and punishment for exercising lawful remedies to defend against the pattern of civil, constitutional, and criminal violations inflicted upon him in the **scheme to silence him.**
 - b. Strip plaintiff of every one of the dozens of relevant defenses in the laws and Constitution of the United States , including severe punishment for exercising these remedies

7
**CONSPIRACY UPON INDIVIDUALS WITH DISABILITIES , DENYING , LIFE , LIBERTY
AN RIGHTS ; (THE OPPORTUNITY OF INDIVIDUALS WITH DISABILITIES TO OWN
THEIR OWN PROPERTY AN TO DEWELL TOGETHER)**

Through the State of Maine retaliation upon Gary Manuel from ; (legal case pursuit) , upon The State of Maine , the State Of Maine retaliated upon the Manuel' s, Purposely Spreading rumors an propaganda towards many of there government entity' s an other out of State Government entity' s making an hostile environment cause the Manuel' s to be cheated, rob, encouraging individuals to treat to Manuel' s unfairly an unequally, Defamation of Mr. Manuel character smear his

foul play upon homeless individual of color with disabilities .

Defendants Retaliate upon Plaintiffs Gary an Athea Manuel ; (individual of color with disabilities an are homeless) ,for filling a old court suits

- UNITED STATES DISTRICT COURT OF MAINE CASE : Docket No. 1:09-cv-00339-JAW
- UNITED STATES DISTRICT COURT OF MAINE CASE : Docket No. 1:11-cv-00357-DBH
- BANGOR DISTRICT COURT : Docket No. BANDC- PA-2011-00355
- UNITED STATES COURT FOR THE FIRST CIRCUIT: Docket No. 10-1821;10-2015
- U.S. DISTRICT COURT FOR THE EASTERN DISTRICT O PA CASE : Docket No 10-2690 .

STAGES OF THE CONSPIRACY

foul play upon homeless individuals of color with disabilities .

First segment of conspiracy

coerce an oppression Mr. Manuel family to leave/separate from Mr. Manuel allowing conspirator to illegal bond Mr. Manuel through and improper investigation using entrapment techniques.:(conspirator making back alley deals to Mr. Manuel FAMILY that co-conspirators well knew that they was not going to keep)

- Peter stated to Mr. Manuel while in Bangor High School that coach stated that he could be in the Olympic, ; (Impressionable young child, convincing Peter Manuel while attendance Bangor high he would be in the USA Olympic, upon THE USA track team if he listen)

Second segment of conspiracy

oppressing Mr. Manuel FAMILY , not allowing Mr. Manuel's Family to secure a dwell/safe haven from the illegal investigation consisting of conspire an co conspirator , the Manuel's attempted to secure housing for the family to keep the family together was foiled each time while in THE STATE OF MAINE .:(from applying for apartments an trying to buy a house) coercion

- The State of Maine severe oppression The Manuel's , though forcibly homelessness from 2010 - present , living from motel - hotel in Bangor- Brewer ME, Eunice was denied housing through out all applicants for housing the family , furthermore Gary an peter was also denied those same opportunities purpose by the state of Maine

Third segment of conspiracy

oppressing Mr. Manuel Family, surrounding Mr. Manuel Family with fictitious people.:(STATE INFORMANTES) spending from 1993 - 2018 from 2318 nth 12 st Phila. PA - 1094 Ohio st Bangor ,ME an Cozy-Inn an Vacationland-Inn Brewer , ME to coerce, intimidate cause hardship , antagonize an lead family members into entrapment, Family members.:(children Athea ,Peter an Maverick) stopping family member from being able to help , :(stabilize the situation , securing safe haven from the illegal investigation)

- The defendants was using the patriot act in the same way as the RICO act , a scheme to access money from the federal government under the patrol act for watching an follow the Manuel family when there was not a reason to , basically the state of Maine defrauded the united states.

Fourth segment of conspiracy

separation of Mr. Manuel from his family leaving him alone with no other witness of illegal things being done toward an upon the illegal investigation from The STATE OF PENNSYLVANIA - THE STATE OF MAINE with the duration from 1993-2018

- **Example**
these things are still going on now to Mr. Manuel at the hope house oppression , intimation upon Mr. Manuel antagonizing him , person property worth \$200.00 was took from his locker ,, Israel hope house staff STATED to Mr. Manuel after checking locker assign sheet , that I was not assigned a lock from my starting date at the hope house 8/30/2018.

STATEMENT OF ISSUES

1. *Whether these plaintiffs broken the law*
2. *Whether these plaintiffs can abuse- maltreatment an individuals with
or without disabilities*
3. *Whether the law allow cause of action against department of a
municipality or federal Agency for Interference, coercion, or
intimidation of Peter an Gary Manuel .*
4. *Whether the law allow cause of action against department of a federal
Agency for placing Gary Manuel an Peter Manuel in harm's way or
intently cause that individual harm of being homeless .*
5. *Whether the law allow cause of action against department of a federal
Agency for conspiracy against an individuals with or without
disabilities to deprive them from personal property.*

STATEMENT OF CASE

1). **42 U.S.C. § 1981 : Equal rights under the law**

(a) Statement of equal rights

All persons within the jurisdiction of the United States shall have the same right in every State and Territory to make and enforce contracts, to sue, be parties, give evidence, and to the full and equal benefit of all laws and proceedings for the security of persons and property as is enjoyed by white citizens, and shall be subject to like punishment, pains, penalties, taxes, licenses, and exactions of every kind, and to no other. (b) "Make and enforce contracts" defined For purposes of this section, the term "make and enforce contracts" includes the making, performance, modification, and termination of contracts, and the enjoyment of all benefits, privileges, terms, and conditions of the contractual relationship. (c) Protection against impairment The rights protected by this section are protected against impairment by nongovernmental discrimination and impairment under

2). **Civil Rights Conspiracy Statute:** 18 U.S.C. § 241 it unlawful for two or more persons to agree together to injure, threaten, or intimidate a person in any state, territory or district in the free exercise or enjoyment of any right or privilege secured to him/her by the Constitution or the laws of the Unites States, (or because of his/her having exercised the same). Unlike most conspiracy statutes, Section 241 does not require that one of the conspirators commit an overt act prior to the conspiracy becoming a crime.

3). **42 U.S.C. § 241** - Conspiracy Against Rights § 241. Conspiracy against rights If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured-They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts.

4). **42 U.S.C. § 1985** - Depriving persons of rights or privileges If two or more persons conspire...for the purpose of depriving, either directly or indirectly, any person ... of the equal protection of the laws, or of equal privileges and immunities under the laws...in any case of conspiracy set forth in this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such 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.

5). **42 U.S.C. § 242** - Deprivation of Rights Under Color of Law Provides severe penalties for anyone, who, under color of law, statute, ordinance, regulation, or custom subjects another to the deprivation of rights, privileges, or immunities secured by the Constitution

6). **The Fourteenth Amendment**

The Fourteenth Amendment to the United States Constitution provides, in relevant part, that: "No State shall . . . deprive any person of life, liberty, or property, without due process of law; deny to any person within its jurisdiction the equal protection of the laws." U.S. Const., Amend. XIV.

7). The Fourth Amendment

to the United States Constitution is the part of the Bill of Rights which guards against unreasonable searches and seizures. The amendment specifically also requires search and arrest warrants be judicially sanctioned and supported by probable cause. It was adopted as a response to the abuse of the writ of assistance, which is a type of general search warrant, in the American Revolution. Search and arrest should be limited in scope according to specific information supplied to the issuing court, usually by a law enforcement officer, who has sworn by it.

8). The Fifth Amendment states:

"No person shall be . . . deprived of life, liberty, or property, without due process of law." (applies to the federal government).

9). AMERICANS WITH DISABILITIES ACT OF 1990, AS AMENDED SUBCHAPTER II - PUBLIC SERVICES Part A - Prohibition Against Discrimination and Other Generally Applicable Provisions Sec. 12131. Definitions

(1) Public entity. The term "public entity" means (A) any State or local government;

(B) any department, agency, special purpose district, or other instrumentality of a State or States or local government; and (C) the National Railroad Passenger Corporation, and any commuter authority (as defined in section 24102(4) of title 49). (2) Qualified individual with a disability. The term "qualified individual with a disability" means an individual who, with or without reasonable modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the essential eligibility requirements for the receipt of services or the participation in programs or activities provided by a public entity. Sec. 12132. Discrimination Subject to the provisions of this subchapter, no qualified individual with a disability shall, by reason of such disability, be excluded from participation in or be denied the benefits of services, programs, or activities of a public entity, or be subjected to discrimination by any such entity. Sec. 12133. Enforcement The remedies, procedures, and rights set forth in section 794a of title 29 shall be the remedies, procedures, and rights this subchapter provides to any person alleging discrimination on the basis of disability in violation of section 12132 of this title.

10). AMERICANS WITH DISABILITIES ACT OF 1990 Sec. 12203. Prohibition against retaliation and coercion

(a) Retaliation. No person shall discriminate against any individual because such individual has opposed any act or practice made unlawful by this chapter or because such individual made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing under this chapter.

(b) Interference, coercion, or intimidation. It shall be unlawful to coerce, intimidate, threaten, or interfere with any individual in the exercise or enjoyment of, or on account of his or her having exercised or enjoyed, or on account of his or her having aided or encouraged any other individual in the exercise or enjoyment of, any right granted or protected by this chapter. (c) Remedies and procedures. The remedies and procedures available under sections 12117, 12133, and 12188 of this title shall be available to aggrieved persons for violations of subsections (a) and (b) of this section, with respect to subchapter I, subchapter II and subchapter III of this chapter, respectively.

- 11). FAIR HOUSING ACT (as amended) (Title VIII of the 1968 Civil Rights Act)
Sec. 805. [42 U.S.C. 3605] Discrimination in Residential Real Estate-Related Transactions (a) In General.--It shall be unlawful for any person or other entity whose business includes engaging in residential real estate-related transactions to discriminate against any person in making available such a transaction, or in the terms or conditions of such a transaction, because of race, color, religion, sex, handicap, familial status, or national origin. (b) Definition.--As used in this section, the term "residential real estate-related transaction" means any of the following: (1) The making or purchasing of loans or providing other financial assistance-- (A) for purchasing, constructing, improving, repairing, or maintaining a dwelling; or (B) secured by residential real estate. (2) The selling, brokering, or appraising of residential real property. (c) Appraisal Exemption.--Nothing in this title prohibits a person engaged in the business of furnishing appraisals of real property to take into consideration factors other than race, color, religion, national origin, sex, handicap, or familial status.
- 12). FAIR HOUSING ACT (as amended) (Title VIII of the 1968 Civil Rights Act)
Sec. 818. [42 U.S.C. 3617] Interference, coercion, or intimidation; enforcement by civil action It shall be unlawful to coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on account of his having exercised or enjoyed, or on account of his having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected by section 803, 804, 805, or 806 of this title.
- 13). Amendment 13
Abolition of slavery Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction. Section 2. Congress shall have power to enforce these article by appropriate legislation. December 6, 1865.
- 14). *Wrongful death*

14

FACTUAL BACKGROUND OF PETER MANUEL

PETER MANUEL WAS A LOVING SUPPORTIVE CHILD OF MINE THAT STATED TO
GARY AN EUNICE IN 2016 THAT HE WAS GOING TO BUY A HOUSE ,
STOPPING THE FAMILY HOUSELESSNESS , AN ALL WE HAVE TO DO IS PAY
THE RENT TO PETER, PETER MANUEL STATED THAT WHILE STAYING AT THE
VACATIONLAND INN ON WILSON ST IN BREWER ME , BUT WAS SURROUND BY
INFORMATS HIRED BY THE STATE OF MAINE LEADING PETER MANUEL DOWN
THE TUBE .

FACTUAL BACKGROUND OF THE STATE OF MAINE

The State of Maine spread rumors being upon the Manuel family causing Peter Manuel to be bullied on the way to school while upon the bus March 5, 2010 : John T. Cyr & Sons, Inc.- Bus Contractor agreement made between me and Supervisor Patt Bovee concerning Peter Manuel, sitting in the front of the school bus (on the right hand side), as to prevent further problems or situations involving him .

The State of Maine forcible separated the Manuel family , by spreading rumors resulting in The Manuel's not being able to find housing, Eunice Manuel was denied for ever housing that she applied for , cause the family to be separated , Athea an Peter was place in the Shaw House an Gary an Eunice at the Hope house , furthermore The State of Maine oppressed The Manuel Family in various techniques of coercing , ; (**REF Bangor Federal Court CASE#09-CV-339**) .

FACTUAL BACKGROUND OF THE STATE OF MAINE

The State of Maine surround the Manuel's with Fictitious people , state informants, to entrap , corrupt an coerce the Manuel's an to lead child Peter Manuel into criminal behavior corrupting the mindset of youths , while living at 1094 Ohio st in Bangor an while at the Shaw house, the state of Maine forcible separated the Manuel's family placing the children peter an Athea in the Shaw house

The State of Maine Dept. of Health & Human Services Integrated Access and Support at 396 Griffin Rd Bangor, ME 04401,, Francesca Bombardier denying Eunice. Manuel July , 2011 TANF to help Eunice an Pete secure there own dwell place Manuel at 440 Wilson ST, Brewer, ME.

The State of Maine motor vehicle department purposely denying driven license to Eunice Manuel an 2006 , Athea Manuel in 2009 an peter Manuel in 2016 for no other reason , but for dislike of the Manuel family.

FACTUAL BACKGROUND OF THE STATE OF MAINE

For a long time prior The State of Maine , Bangor Police an other entity of The State Of Maine harass The Manuel Family an upon Peter Manuel fighting to get his driver license an to have opportunities in life as others,, Thereafter The State Of Maine entity BANGOR POLICE DEPARTMENT began a pattern of harassmt targeted at Peter Manuel . This pattern of harassmt culminated on March 2, 2018 at appx. 1 am. At the aforesaid place and time , at or near the Half Acre Nightclub on Harlow Street and at or near Kenduskeag Stream in Bangor, and without probable cause , police Bangor police offices of the Bangor Maine Police Department did chase Peter Manuel, D.O.B 5/11/1995, into the kenduskeag Stream at which time Peter Manuel did drown, and all of which resulted in his death .

- The State of Maine is guilt of illegal abusing Peter Manuel an The Manuel's Family, maltreatment, improper an harmful practice upon Peter , Maverick , Athea, Eunice an Gary .
- The state of Maine oppressed peter Manuel to the point that they kill him.
- That why bully is against the law , because many cases the individual commit suicide , the night of incident peter decline , state by bpd

17.

resulting :

- **leaving an individual with disabilities to languish without an help or family an the murder of Peter Manuel , for as much Peter Manuel stated to Gary an resulting : leaving an individual with disabilities to languish without an help or family an the murder of Peter Manuel , for as much Peter Manuel stated to Gary an Eunice while in the vacationland inn upon an illegally monitor dwelling that Gary an Eunice both pay for Peter stated that he would buy a house in we could rent from him, keeping the family the family together .**
- **through entrapment the State of Maine oppressed Peter Manuel ever since a young child , be the treatment upon Peter by the State was as a bully , the state of Maine started to stake Peter Manuel with intimidation through threatening Peter Manuel livelihood with incarceration, scaring ,police stated the night of PETER death that they had a warrant for Peter Manuel arrest ,scaring Peter with long term incarceration making Peter into thinking that his life was over.:(Peter Manuel pursuit to live life), make Peter think that he would be better off dead then alive .**

19
Exhibit

Report Number: 11-006401.

D.O.B: 01\23\2011

Print Name: Eunice Manuel.

Phone : (207) 217-3881.

Include dates, times, witnesses, suspects and any other pertinent information Be brief, but clear and precise as possible. If you are reporting lost or stolen property, please include a full description (size, color, ect...) of the item and give an estimated value

Start Writing Here :

I believe that possible law enforcement or other entities such as the City's (Bangor an Brewer) or federal agencies are having I Eunice Manuel and my family; { Athea Manuel my teen age daughter } video an audio tape while in a private place : { Hotel , Hope House an other places }, More seriously these videos an audio tape of me an my husband have sex an private conversation , these individual are distributing our private information to out side people, causing bad (rumors) in the state of Maine as well as the City of Bangor of my sex acts with my husband an our personal conversations , this has resulted in Eunice Manuel having her character tragedy in the Bangor an other areas in the State of Maine furthermore Eunice has been victimized that has caused her Incomprehensible damage toward the Manuel American freedom dream , they have been devastated in the Bangor

20.

NOTE

- Gary Manuel (individual of color with disabilities) causing financially distress in the summer of 2018, resulting in mental anguish .
- Defendants through a Conspiracy with Co- Conspirators intentionally Collaborated to used various coercive methods of indoctrination, through social pressure . Underhand tactics in the summer of 2018 upon(individual of color with disabilities) resulting in proselytization of Mr. Manuel thoughts an reasoning power
- Defendants through a Conspiracy with Co- Conspirators intentionally used various coercive methods of indoctrination, through social pressure , (brainwashing) from 2017 - 2018 upon peter Manuel (resulting in oppressing of peter Manuel .
- Defendants intentionally denied opportunity that was allowed for Plaintiffs peter Manuel) to benefit from, Purposely keeping peter an Gary Manuel (individual of color with disabilities) in a homelessness statues .
- Defendants purposely has force the separation of the Manuel family; . denying Gary Manuel (individual of color with disabilities) the opportunity from benefiting To secure a dwell places , which both greatly needed .
-
- Defendants intentionally used various coercive methods of indoctrination, through social pressure . (brainwashing) upon PETER Manuel (individual of color with disabilities) to denied opportunity of owning there property (house) together.
-
- Defendants intentionally denying Gary Manuel (individual of color with disabilities an are homeless) from taking full benefit together ,as a family stopping there homeless statues .
-
- Defendants intentionally denied opportunity that was allowed for Plaintiffs Gary Manuel (individual of color with disabilities) Of benefit from, Purposely keeping Gary Manuel (individual of color with disabilities) in a homelessness statues

Result Causing :

Physical Alterations of abnormal behavior in peter Manuel an the murder
of peter

The state of Maine realize what they where doing to the Manuel Family was wrong an could cause harm , but with no regard towards the Manuel's safety , The of State of Maine wrong the Manuel family any way misuse there authority improperly as an authority figure, resulting in innocent blood being shed , PETER MANUEL'S

21

The name and address of Governmental employee involved Unknown members of the Bangor PD Unknown members of the DEEMI search and rescue team.

A CONCISE STATEMENT OF THE NATURE AND EXTENT OF THE INJURY CLAIMED TO HAVE BEEN SUFFERED. THE FOLLOWING STATE AN FEDERAL CONSTITUTIONAL VIOLATIONS RESULTED IN THE WRONGFUL DEATH OF PETER MANUEL:

THE FEDERAL CONSTITUTIONAL VIOLATIONS

- 1. Unlawful violation of Peter MANUEL RIGHT under the 1st amendment of the Constitution of the United States**
- 2. Unlawful violation of Peter MANUEL RIGHT under the 4 amendment of the Constitution of the United States**
- 3. Unlawful violation of Peter MANUEL RIGHT under the due process clause of the 14th Constitution of the United States**
- 4. Unlawful violation of Peter MANUEL RIGHT under 42U.S. code 1983 - Civil action for deprivation of Rights**

THE EXCEPTIONS TO MAINE STATE TORT LIABILITY

Section 8104-B of the tort Claims Act for THE STATE OF MAINE

Except as specified in section 8104-B a governmental entity is liable to the estate of Peter Manuel for property damage, bodily injury or death in the following instances :

A governmental entity is liable for its negligent acts or omissions in its ownership , maintenance or use of any :1. Ownership ; maintenance or use of vehicles, machinery and equipment

5. B. Special mobile equipment , as defined in title 29- A , section 101, subsection 70;{1995,c. 65, pt . A, SS43 (AMD); 1995 c. 65, pt A, SS153 (AFF); 1995, c. 65, pt. c, ss15 (AFF)
6. D. aircraft, as defined in title 6, section 3, subsection 5; {19887 , c. 740, ss4 (new)
7. E. Watercraft, as defined in title 12, section 1872, subsection 14; {1997,c. 678, ss18 (AMD)

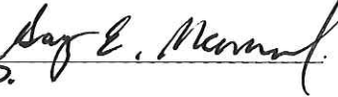
RELIEF REQUESTED

WHEREFORE, Plaintiffs pray for judgment as follows:

Without injunctive relief, Plaintiffs Mr. Manuel (individual's of color an individual's with disabilities) will continue to be unable to enjoy living independently, in violation of Plaintiffs' rights furthermore Gary E Manuel have nowhere to go but in the street {homelessness }, Defendants conspired not once , not twice , but three time upon different places an times, to conduct or participate, directly or indirectly to deprive Mr. Manuel of life, liberty an property making this a triple XXX violation upon Plaintiffs RIGHTS AN LIBERTIES .

B) Demand For Personal Protection Order from the COURT for the Plaintiff's from the Defendant's because in the pass they have shown act's of harassment, assault, beating, molesting, wounding, or stalking by another person towards Plaintiff Mr. Manuel an individual with disabilities

1. Plaintiffs attorneys' fees, expenses, and costs of suit as provided by law; and Such other and further relief as the Court deems just and proper.
2. RELIEF WHICH MAY BE GRANTED IN CIVIL ACTIONS UNDER SUBSECTIONS
3. A STATEMENT OF THE AMOUNT OF MONETARY DAMAGES CLAIMED. As a result of the aforesaid violation , the stated claim for pain and suffering an loss of income an loss of life's pleasures and death are six million \$6,000,000 dollars

*By: Gary E. Manuel, Pro-se: 
Dated: 08/07/2018 A.D.*