

**United States District Court**  
**for the**  
**Southern District of Iowa**

Alexandra “Sondra” Wilson, Amelia Curell, Kaylara Hoadley, Victoria Witten, Kevin Byrd, and numerous persons yet unknown and to-be-discovered, each of whom belong to various classes of injured parties, *et al*

*Plaintiffs,*

v.

*The following Sets of Defendants:*

*Story County/Ames 2006–2009*  
*(discrimination, fraud, abuse of discretion, conspiracy, etc):* Blake Marshall, Steven Van Marel, Gordon Allen, Kasandra Somers, STORY COUNTY, CITY OF AMES, *et al*,

*Diversity of Citizenship (California and North Carolina):*

*Marin County 2013–2019*  
*(discrimination, harassment, violation of due process rights, theft, and more):* Jonathan Bean, Erica Hellmold, SAN RAFAEL POLICE DEPARTMENT, CITY OF SAN RAFAEL, CALIFORNIA FRANCHISE TAX BOARD, MARIN COUNTY ENHANCED COLLECTIONS, BANK OF AMERICA (headquartered in Charlotte, NC), *et al*,

**4:25-cv-00116-SHL-WPK**

**SUIT AT EQUITY, LAW, and  
PROSECUTION (PENAL  
ACTION)**

**RECEIVED**  
APR 29 2025  
CLERK U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF IOWA

**OMNIBUS MOTION:**

**(I) MOTION FOR PRELIMINARY  
INJUNCTIVE RELIEF**

**(II) (URGENT) MOTION TO  
STAY,**

**(III) MOTION TO JOINDER,**

**(III) MOTION TO ACCESS  
VICTIMS SERVICES, and**

**(IV) MOTION TO FILE  
ELECTRONICALLY**

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*Kern County 2016 (discrimination, fraud, threats, property rights violation, due process rights violation, conspiracy, and more):* Hector Ruiz, Leonard Shin, Enrique Bravo, [Deputy] Garcia, Josh R. Cain, [Housing Inspector John Doe], Rudy Hemminger, KERN COUNTY SHERIFF'S DEPARTMENT, Arlo Hale Smith (San Francisco), *et al*,

*State of Iowa 2019–present (mutiple class actions re: transgender/NB Iowans, abortion rights, embezzlement of taxpayer money, conspiracy, defamation, and more):* Kim Reynolds, Brenna Bird, Christopher Deist, Kevin Alons, Mike Bousselot, Doug Campbell, Mark Costello, Dan Dawson, Rocky De Witt, Adrian Dickey, Dawn Driscoll, Lynn Evans, Julian Garrett, Jesse Green, Kerry Gruenhagen, Dennis Guth, Mike Klimesh, Carrie Koelker, Tim Kraayenbrink, Mark Lofgren, Charli McClintock, Mike Pike, Jeff Reichman, David Rowley, Ken Rozenboom, Sandy Salmon, Jason Schultz, Annette Sweeney, Tom Shipley, Dave Sires, Jeff Taylor, Kara Warne, Scott Webster, Cherielynn Westrich, Jack Whitver, Dan Zumbach, Jerry Behn, Brett Barker,, David Blom, Jane Bloomingdale, Brooke Boden, Jacob Bossman, Steven Bradley, Mark Cisneros, Taylor Collins, Tom Determann, Zach Dieken, Jon Dunwell, Samantha Fett, Dean Fisher, Jason Gearhart, Dan Gehlbach, Thomas Gerhold, Cindy Golding, Pat Grassley, Bill Gustoff, Helena Hayes, Robert Henderson, Christian Hermanson,

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Steven Holt, Heather Hora, Thomas Jeneary, Craig Johnson, Megan Jones, Bobby Kaufmann, Barb Kniff McCulla, Shannon Latham, Judd Lawler, Shannon Lundgren, Joshua Meggers, Ann Meyer, Gary Mohr, Tom Moore, Carter Nordman, Matthew Rinker, Mike Sexton, Jeff Shipley, Brent Siegrist, Travis Sitzmann, Jennifer Smith, Ray Sorensen, Henry Stone, Mark Thompson, Charley Thomson, Mike Vondran, Ryan Weldon, Sam Wengryn, Skyler Wheeler, Craig Steven Williams, John Wills, John Wilz, Matt Windschitl, Devon Wood, Derek Wu lf, David Young, Michael Huppert, REPUBLICAN PARTY OF IOWA, KIM REYNOLDS FOR IOWA, CAPITOL MINISTRIES, STATE OF IOWA, *et al*

*Late Joiners 2022–present (discrimination, defamation, fraud, tortious interference, threats, conspiracy, abuse, etc.):* Charlie Esker, Lyndsay Nissen, Sharon Stewart, Willa Colville, Denise Martinez, Angela Doyle, Paul Esker, LOCKWOOD CAFE, RELIABLE STREET INC, and LOVE CLUB LLC, and John and Jane Doe(s), *et al*,

*National 2024–present (multiple class actions re: High Crimes and Treason, bribery, conspiracy against transgender/NB Americans, abortion rights, and more):* Donald Trump, Elon Musk, REPUBLICAN NATIONAL COMMITTEE, *et al*

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*Des Moines Sept. 2024–present (class action re: homeless population, violation of due process rights, threats, conspiracy, and more):* Connie Boesen, Carl Voss, Joe Gatto, Linda Westergaard, Chris Coleman, DES MOINES CITY COUNCIL, DES MOINES POLICE DEPARTMENT, *et al*,

*Defendants.*

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COMES NOW Plaintiff Sondra Wilson, *pro se*, made to be *in forma pauperis* as a direct result of the various Sets of Defendants’ numerous and successive Tortious and Criminal Acts (“Acts”), which date back to 2006 starting in Ames, Iowa. Whereas discrimination against

transsexuals<sup>1</sup> and transgender persons is rampant in the United States, and was the key factor in all but one of the Sets of Defendants' motives,<sup>2</sup> therefore the cause of action is the same.

I hereby file a **Motion for Preliminary Injunctive Relief** to request an Order to estop President Trump, Governor Reynolds (Iowa), and Governor Newsom (California)<sup>3</sup> from

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<sup>1</sup> Generally *transsexuals* are referred to as *transgender* due to the fact that many of us (including myself) were raised into a gender role typic of our birth sex, but then later discovered we do not fit into that role and therefore must make a *transition* in our *gender* role.

I chose the term *transsexual* instead of *transgender* here for the sake of clarity and relevance to this case. Many would wrongly argue that transsexuals face discrimination solely based on “gender identity”, however transsexuals in particular, whose dysphoria is so pronounced that we pursue medical care to transition our sex, do not merely face frequent discrimination based on our gender identity, but also on our sex (atypical sexual features). Facially, transsexual women, in particular, appear to experience a higher rate of undue harassment, threats, and violence. Although studies appear to be lacking, by simply viewing images of transgender persons who are murdered each year (*see* Transgender Day of Remembrance), and based upon frequent political attacks and slanted news media coverage bashing transgender women, in particular, it appears transgender persons who are also transsexual may experience an increased level of sex and gender based discrimination compared to transgender persons who are not also transsexual. The reason I point this out is that, at first when someone reads this document and/or the forthcoming Amended Petition, they may feel inclined to argue the, “When you’re a hammer, everything looks like a nail” argument in order to try to persuade the court that discrimination did not occur against me in these cases, and that I am simply litigation-happy. However, it will become apparent as this case moves forward that I possess an array of clear and convincing evidence to back my claims and prove my case. Sex-based discrimination and unfounded discriminatory presumptions made against homeless persons have been the primary motivations of all Sets of Defendants named and alluded to herein, and the homelessness I’ve experienced for more than 20 years has been caused by the Defendants. Each time I would begin to get on my feet, another Set of Defendants would cause severe harm to me based upon the same cause of action. Many Defendants, whose names I do not know, but who physically attacked and/or sexually assaulted me whilst homeless, constitute consequential injuries caused largely by Acts of the Defendants, whose Acts represent a broken part of our society here in the United States, must, for the sake of fulfilling the destiny of this nation and subsequently all nations, must be healed, so help me God.

<sup>2</sup> Although the *Marin County 2013–2019* Set of Defendants did not appear to be motivated by discrimination relating to my status as a transgender and transsexual woman, but rather based upon their abuses against homeless persons in general, to which I was a victim of prior to being defrauded for more than \$600 without a court order or due process; Bank of America gave them my money without being shown any court order, and after contacting Marin County Courthouse, was told no such Order exists, and no judge in relation to the case is known.

<sup>3</sup> And anyone who might replace their role, in the event of.

pardoning, commuting, etc. any of the Defendants herein listed for the crimes and torts I affirm that they have committed/performed and/or are in the process of committing/performing. Within the injunction, I request an **Order to estop** the firing, threatening, creating undue influence against, etc., and/or any act designed to cause duress and/or coercion, etc., which may otherwise lead to witness and/or jury (etc.) tampering, ex parte communications, and/or due process violations with regard to suit and related criminal charges..

To prevent continuing and additional severe harm from being caused to me by the Set of Defendants (co-conspirators) labeled “*Late Joiners 2022–present*” within the header of this motion, I hereby file a **Motion to Stay** case # LACL157381 in the Story County District 2 Court, lest I am certain continuing and additional harm will be caused by these Defendants. All these Defendants, except for Ms. Angela Doyle, have repeatedly performed subsequent predatory acts against me since 2022 which have rendered me homeless and unable to work. All of these Defendants, including Ms. Doyle, with premeditated and malicious intent, sabotaged my semester at Iowa State University (ISU). I am certain there will be no justice in that court, and that they intend to continue causing me severe harm if those proceedings are not stayed as soon as possible. Due to the fact that Ms. Doyle set a major filing deadline for today (April 29) – just before finals at ISU, instead of *after the semester* as I indicated to the court was needed – and due the fact that Mr. Paul Esker, who has been representing the other named defendants within that set, has repeatedly twisted and manipulated facts in collusion with the other defendants whilst pressuring the court to cave to corruption with them (which Ms. Doyle did on April 14 with her abusive order), I request this Motion to Stay to be **granted as soon as reasonably possible**.

Due to the fact that the “*Late Joiners 2022–present*” Set of Defendants recently capitalized upon and joined into the conspiracy which was already underway and being committed by the “*State of Iowa 2019–present*” Set of Defendants, thereby violating the same United States Codes cited within the Petition I filed on March 31, I file this **Motion to Joinder** case # LACL157381 with this case, and have all Defendants, including Ms. Doyle, to be tried for several of the relevant crimes and held liable for torts which are referenced in the March 31 Petition, and which will be further detailed in the will be further detailed in the forthcoming Amended Petition. If the cases are not joined, Paul and the other co-conspirators will certainly continue to create pressure on me by filing lengthy motions throughout my school semester, which they began and have continued to do since spring 2023 since I filed the case, whilst twisting and forcing my response to every manipulation they have tried to get away with, knowing that I cannot keep up with deadlines while trying to keep up with school, and knowing that this extra labor prevents me from being able to work. Between semesters all I have done is file casework. They have rendered me homeless, impoverished, and my reputation marred throughout the Ames arts community as a result of their original predatory and subsequent predatory Acts against me which have continued since spring 2022. I cannot juggle two cases at once – this Story County one the state and nationwide abuses from the “*State of Iowa 2019–present*” and “*National 2024–present*” Set of Defendants listed in the header. The “*Late Joiners 2022–present*” Set of Defendants knows this and now for years has used this to their advantage to successfully drive my life into the ground trying to keep up with it all. I cannot take it any more and require relief from the court via staying those proceedings and joining these into one case. Everything will become clear in my upcoming filing with regard to what I am

referencing. It needs to be exposed and they need to be held accountable. **I request a protective order** from them to stop the abuse from continuing.

Due to the fact that some of the Defendants listed herein have caused me to suffer violent acts, but those Defendants were never prosecuted because I was unable to figure out how to initiate getting color of law crimes prosecuted, or when I did try I was unable to find help, I am unable at this time to access Victims Services through the Story County Sheriff's Department, Iowa Attorney General's Office, or Federal Bureau of Investigation. As a result, I am unable to access related financial support which is necessary due to the fact that I am rendered unable to work at this time, as compiling casework pertaining to this case is overtime work with no pay on top of trying to keep up with school-related obligations. Therefore I file this **Motion to request the court to grant me access to Victim's Services through the Federal Bureau of Investigations** (and/or wherever else may be appropriate to receive necessary aid) so that I am able to have enough support to no longer continue to suffer as a result of the severe poverty and suffering induced upon my by the various Defendants, through the successive crimes they have performed, which again all have the same root cause of action.

Finally, due to the fact that I cannot afford to drive back and forth between Ames and Des Moines in order to continue filing paperwork in relation to this case (due to inability to afford gas or necessary vehicle repairs), I file this **Motion to File Electronically**.

## **I. INTRODUCTION**

1. The severe poverty, mental and emotional distress, PTSD symptoms, legitimate and justified fear, and undue suffering I have experienced for many years has been caused and continues to be caused as a direct consequence of the various Sets of Defendants' subsequent, and some ongoing Acts: the Acts of each Set of Defendants has served to compound the



sufferings caused by the previous Sets, and now that there are abuses occurring against me locally and on the state and national levels against transgender persons in general, it is completely overwhelming.

2. I will go into detail regarding the precise torts and crimes each Set of Defendants herein listed has committed/performed, and some of whom continue to commit/perform, within the forthcoming Amended Petition. It is too overbearing and unreasonable to have to file separate suits and charges for each Set of Defendants, and since the cause of action is rooted in the same, and the crimes and injuries are directly related, which will become evident as soon as I am able to properly convey such in the forthcoming filing (without the “*Late Joiners 2022–present*” Set of Defendants continuing to spin the truth and pressuring the court to rule in favor of injustice, as they have now been doing for years!).

3. Much of the information and evidence for the forthcoming Amended Petition is written and compiled, although it is kept within documents in separate cases. The contents still need to be transcribed and edited to fix errors and bring each of them into context with regard to how they are each directly related to one another, then brought into the forthcoming Amended Petition and related attachments which shall be filed as soon as possible.

4. Assuming this court has access, all filings from case ## LACL157953, LACL157381 and LACV053674 ought to be forwarded from the Story and Polk County courts to this court.

5. Although part of this case qualifies as a class action suit involving multiple classes of persons, at least three of which I am a member of, part of this case also only involves injustices against me which became exacerbated and compounded by harmful acts of the State and National Sets of Defendants who harmed and continue to harm classes of persons for which I am a member of.

## **I. MOTION FOR PRELIMINARY INJUNCTIVE RELIEF**

6. WHEREAS President Trump and/or Governor Reynolds, and their co-conspirators, which more than likely includes their seconds-in-command, may attempt to pardon and/or commute sentencing in a manner which would violate due process, and crimes are alleged, once prosecuted, would cause there to be a lack of authority by Kim Reynolds or Donald Trump (and their successors/co-conspirators) to issue such pardon and/or commutation, THEREFORE an order to prevent such potential overreach from being able to have effect and/or force, etc.

7. WHEREAS both the state and national-level Sets of Defendants have been harming and committing crimes against transgender/NB persons for years, and are scheduled to continue to do so, THEREFORE the court should issue a protective order in order to prevent any further acts of defamation and/or criminal and/or other tortious conduct, lest sanctions and default judgment in Plaintiffs' favor be rendered against them.

## **III. MOTION TO STAY**

8. WHEREAS co-conspirators from within the "*Late Joiners 2022–present*" Set of Defendants, except for Mr. Esker and Ms. Doyle, discriminated against me, violated agreements, and defamed my reputation throughout the Ames arts community and beyond, causing me severe mental and emotional trauma since,

9. WHEREAS the same co-conspirators submitted falsified documents and testimonies to the Iowa Civil Rights Commission in 2022 in retaliation for me filing a legitimate discrimination complaint whereby I sought only mediation and reimbursement for my labor,

10. WHEREAS I was unable to find or afford legal representation to represent me in this case, while at the same time I felt severely increased suffering and trauma caused by State and

National level Defendants, who performed acts of defamation and rights abuses, including cutting off access to medical coverage,

11. THEREFORE I initiated a suit against the local defendants pro se on December 5, 2023, and against the state-level defendants on February 8, 2024.

12. WHEREAS local Defendants knew I was attending Des Moines Area Community College (DMACC) at the time they initially intentionally harmed me in 2022,

13. WHEREAS I informed them I was attending DMACC in spring 2023, and that I did not have time to respond to filings until after the semester was over; I moved to continue until after that semester was over,

14. WHEREAS Paul Esker, who began representing the co-conspirators that same spring, was aware that I had a very limited amount of time to respond to his filings while also attending school overseas, chose to use this to he and his clients' advantage via making numerous lengthy (e.g. 99 lines) filings wherein the court was repeatedly pressured to deny my motions to continue; motions also twisted the story, attempting to paint the co-conspirators as the victims, and me as the aggressor,

15. WHEREAS last summer the only thing I did was diligently work to keep up with with overlapping deadlines for both cases – against the State-level defendants and local co-conspirators – and Paul and his clients continued to use this to their advantage via attempting to twist the story and paint themselves as the victims while pressuring the court to perform an unjust ruling instead of simply coming to the table, admitting what they had done wrong, and work to make things right,

16. WHEREAS on 10/24/2024 Judge Currie made a ruling which caused injustice, which appeared in part to be caused by me not having experience with the court; I was under the

impression that evidence should be saved for the discovery phase instead of shown as attachments, so none of the evidence, including falsified documents and several other pieces of hard evidence, were considered by the court;

17. WHEREAS although I intended to file a motion to reconsider, instead Paul Esker convinced me to enter into a settlement conference, urging me to drop the suit; I was determined to clear my name from the horrendously false, defamatory, life-ruining allegations his clients had entered into the public record about me via the Iowa Civil Rights Commission, however, which I was and am fearful that they intended to use against me in the future as leverage and/or to sabotage my political endeavors, because they knew I founded Wild Willpower PAC ([www.WildWillpower.org](http://www.WildWillpower.org)). I had no choice but to work to clear my name and prove they entered falsified documents and false testimonies, which I possess evidence to prove, lest surely they would bring up those false allegations in the future and wave them around publicly. False allegations and falsified documents were designed to make it appear as if I had stalked defendant Willa Colville, was racist and anti-LGBT+ toward defendant Denise Martinez, and performed a series of terrible acts based upon their false testimonies. They put me into a position where I either had to sue them to clear my name, or they would use the political tool designed specifically to sabotage my political endeavors in the future. They knew that a lot of people would believe them due to widespread prejudice against transsexual women; they left me no choice! Everything I had worked for my entire life – everything I am going to school for – was at stake;

18. WHEREAS no settlement was reached, however Judge Currie extended my filing deadlines until after the settlement conferences were over, as the defendants and I had agreed to, I filed a Motion for Leave to Amend; although the Defendants had agreed that my filing

deadlines would be extended, instead of honoring this agreement, they vehemently resisted my Motion, again twisting the story and trying to persuade the court not to make any more extensions. I spent all my time between semesters making filings to try to set the record straight from their twistings, and it has been evident since they began filing in 2023 that they have worked to twist the story in order to try to bury me in the ground in this suit, then file a countersuit to destroy my life and reputation, and likely seek a gag order to try to continue to suppress the truth about the predatory acts they did,

19. ALTHOUGH on January 21, 2025 I requested a deadline to amend my petition for March 31 (*see Exhibit A*), Paul and his clients again resisted and tried to twist the story, painting themselves as victims and pressuring the court to not allow the deadline to be set for that time; THEREFORE on January 30 I filed a Resistance (*see Exhibit B*) whereby, I provided a line-by-line breakdown of the entire timeline for which Defendants had caused undue pressure and manipulation in order to conceal their fraud and conspiracy; beginning on page 16, I showed irrefutable evidence of numerous instances of fraud by the defendants, including evidence of a key falsified document, and exactly what they did and why they are so determined to prevent this case from being moved forward in a just manner, doing everything they can to persuade the Court to act corruptly and deny me my due process rights;

20. ALTHOUGH Judge Doyle did grant me the March 31 deadline for the Amended Petition, between February 24 and 28 the *State-level Defendants*, greenlit by Donald Trump and other *National-level co-conspirators*, rushed through SF 418, designed to remove gender identity from the Iowa Civil Rights Act; I had sued the STATE OF IOWA and KIM REYNOLDS FOR IOWA, as mentioned in paragraph 11, however Michael Huppert, acting as Judge in that case, wrote three false pieces of information in his ruling and didn't respond to any of the numerous

rulings cited or points made in my motion to reconsider; the appeals court dismissed the case following a blatant ex parte communication which I found out about later – that will all be addressed in the forthcoming Amended Petition, and because of the depth of corruption infecting the State of Iowa currently, I do not trust anything good to come from this local case;

21. Sent into a panic by the state-level co-conspirators essentially putting open season out on transgender people when SF 418 goes into effect on July 1, 2025, I emailed Paul Esker on March 18 (see Exhibit C) to request that he and his clients not file a resistance when I file a motion to continue next. Peoples' lives are at stake due to the State and National-level co-conspirators, and I hoped they would see that bigger picture and not continue to create undue pressure in light of the circumstances; AFTER RECEIVING NO RESPONSE, on March 28 I filed the Motion to Continue (see Exhibit D), indicating I was in severe panic, peoples' lives are at stake, and that due to pressures of school as well, the motion ought be granted and we could continue this after the semester is over;

22. HOWEVER on April 4 Paul and local co-conspirators Resisted (see Exhibit E) and pressured the court, downplaying the urgency of the situation and again manipulating the narrative, calling my filing merely “dilatory” among other false twistings of truth: I was under so much pressure and experiencing so much undue stress and PTSD symptoms that I had to drop my ECON class, and began missing classes and assignments, unable to focus and unable to file a Reply and Reply Brief to his filing on time;

23. ON April 14 Ms. Angela Doyle, acting as Judge for case # LACL157381 in Story County District 2 Court, knew the circumstances but chose to take the base, greenlit on the state and national levels to treat transgender people however they wanted to, and thereby entering into the conspiracy which the other local Defendants were clearly capitalizing on; Ms. Doyle

performed an **abuse of discretion** via issuing an unjust Order which caused a completely unnecessary, uncalled for, discriminatory, premeditated and malicious **tortious interference with contractual relations** between myself and Iowa State University,<sup>4</sup> knowingly and willing abusing her authority in order to sabotage my semester, slamming the deadline directly in front of my finals!

24. THEREFORE I move to stay case # LACL157381 in the Story County District 2 Court; of course I was unable to finish the Amended Petition for that case within the unreasonable and abusive deadline and continuing fraud which has been furthered by these defendants since 2022; I request this stay be granted urgently to bar Angela from unjustly dismissing my claims and enabling the co-conspirators to continue causing any further and additional harm to me.

#### IV. MOTION TO JOINDER

25. WHEREAS local defendants capitalized and joined into the conspiracy set forth on the state and national level, THEREFORE they must be joined as defendants in this case, held liable, and tried for their crimes which will be specified in full within the forthcoming Amended Petition for this case.

- Paul and Angela have been acting under color of authority as “Attorney” and “Judge”, respectively, became “**late joiners**” into the conspiracy described in the PETITION and MOTION FOR LEAVE TO AMEND I filed on March 31, 2025;
  - A combination or confederacy between two or more persons formed for the purpose of committing, by their joint efforts, some unlawful or criminal act, or some act which is innocent in itself, but becomes unlawful when done by the concerted action of the conspirators, or for the purpose of using criminal or unlawful means to the commission of an act not in itself unlawful. Conspiracy is a consultation or agreement between two or more persons, either falsely to accuse another of a crime punishable by law; or wrongfully to injure or prejudice a third person, or any body of men, in any manner; or to commit any offense punishable

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<sup>4</sup> Causing me severe undue stress, adversely impacting my grades, and causing me to drop at least one (possibly two) class.

by law; or to do any act with intent to prevent the course of justice; or to affect a legal purpose with a corrupt intent, or by improper means (Black's Law Dictionary 2nd Edition).

- The law recognizes that an individual may join an on-going conspiracy. We call this a “**late joiner**.” If a person joins an on-going conspiracy, there is no requirement for another overt act to be committed, only that the person intentionally join in the agreement. A “late joiner” is criminally responsible for the Conspiracy, and for any reasonable foreseeable criminal acts done by any of the co-conspirators while the “late joiner” is a member of the Conspiracy. In other words, a “late Joiner” would not be criminally responsible for criminal acts by co-conspirators committed prior to his joining the Conspiracy (Federal Law Enforcement Training Centers, quote by Federal Attorney John Seaman: <https://www.fletc.gov/audio/federal-conspiracy-law-mp3>).
- Both Paul and Angela knowingly and willingly performed a **tortious interference with contractual relations** between myself and Iowa State University (ISU);

## V. MOTION TO ACCESS VICTIMS SERVICES

26. WHEREAS I am victim to numerous federal crimes, and have been over the years, none of which have yet been prosecuted, and all of which have collectively rendered me homeless, unable to work because I must focus on obtaining justice first and foremost, as my safety and survival depend on it, and justice so demands, THEREFORE I request to be able to access Victims Services through the FBI or in some other manner, as the court deems most appropriate. I declare that I require urgent financial relief, and do not know any other option.

Please see attached **Doctor's Note – Exhibit G**.

## VI. MOTION TO FILE ELECTRONICALLY

27. WHEREAS I cannot afford to drive back and forth between Ames and Nevada to file, and the vehicle I live in needs repairs I cannot afford, THEREFORE I request the court allow me to file electronically henceforth.

Respectfully submitted,

Dated: 4/29/2025 \_\_\_/s/ Sondra Wilson\_\_\_



Ms. Alexandra “Sondra” Wilson,

**Preferred Method of Contact:** Sondra.Wilson777@gmail.com, copy to:  
WildWillpowerPAC@gmail.com

Phone: (515) 357-9725

Pro Se Litigant, US Citizen, Citizen  
of the State of Iowa, all rights  
Reserved and Assumed

**Copy to:**

Will serve once petition is amended, if that is okay. Feeling rather panicked and performing research to try to get justice.

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true copy of this document will be served upon the persons listed on this document at the addresses indicated on PACER as soon as reasonably possible. I declare under penalty of perjury that the foregoing is true and correct.

\_\_\_/s/ Sondra Wilson\_\_\_\_\_