E-FILED 2025 APR 30 12:29 AM STORY - CLERK OF DISTRICT COURT

ALEXANDRA "SONDRA" WILSON, Petitioner,	CASE NO. LACV053674
v.	(I) NOTICE OF FEDERAL MOTIONS
LYNDSAY NISSEN, WILLA COLVILLE,	TO STAY AND JOINDER, (II)
DENISE MARTINEZ, CHARLIE ESKER,	NOTICE OF FEDERAL CRIMINAL
SHARON STEWART, LOCKWOOD	CHARGES, and (III) NOTICE OF
CAFE, and RELIABLE STREET INC	NECESSITY TO RECUSE, AND
<i>Respondents</i> .	MOTION THERETO

IN THE IOWA DISTRICT COURT FOR STORY COUNTY

COMES NOW Sondra Wilson, *pro se*, to provide Notice to the Defendants, to Paul Esker, and to Angela Doyle that, due to:

- Tortious interferences with contractual relations by Paul Esker and <u>at least</u> one named Defendant,
- Tortious interference with contractual relations and an abuse of discretion by Angela Doyle, and
- Violations of **18 U.S.C. § 241 Conspiracy against rights** resulting from defendants, as well as Paul Esker and Angela Doyle, via capitalizing upon recent violations of the same conspiracy by Kim Reynolds and other state and federal level co-conspirators named as defendants in case # 4:25-cv-00116-SHL-WPK *"Wilson et al v. Trump et al"*, that

A motion to **stay** these proceedings and **joinder** all defendants from this case, as well as Paul Esker and Angela Doyle, as defendants in that case, was filed in the federal court today.

I. INTRODUCTION

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1. Named defendants, in collusion with Paul Esker, knowingly and willingly performed tortious interferences with two Honors Contracts between myself and two former DMACC professors.

2. Named defendants, in collusion with Paul Esker, continued the retaliatory fraud scheme originally initiated against me in 2022 which gave rise to the cause of action for this suit.

3. Instead of waiting until after my semesters have been over, Paul and at least one named defendants ("co-conspirators") have continued to twist the narrative in order to attempt to paint me as the aggressor instead of as the victim, thereby impliedly **threatening** me with an unjust countersuit designed to harm me in retaliation for pursuing justice for the original torts and crime(s) performed by the co-conspirators.

4. Co-conspirators have repeatedly pressured the Court into coercing me into unreasonable deadlines while relying on their fabricated and harmful narrative about me in order to persuade the Court to join into their conspiracy and rule against me unjustly.

5. Angela Doyle took the bait, and on April 15, 2025 performed an abuse of discretion via slamming an unreasonable deadline for April 29 for the Amended Petition to be filed, knowing full well that this deadline would land directly before finals, thereby sabotaging my semester at Iowa State University (ISU) and causing a tortious interference with contractual relations between myself and ISU.

6. The undue stress and anxiety caused by the pressured, unfair deadlines, compounded by the State of Iowa's recent passing of SF 418, which causes a direct threat to my safety and the

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safety of many others, led my doctor to write a note which was submitted alongside the motions I filed in the federal case today.

II. NOTICE OF FEDERAL MOTIONS TO STAY TO JOINDER

7. Due to aforementioned reasons described in, and detailed in the attached April 29 filing with the federal court (which included attachments A–G), I filed a motion to stay these proceedings and to join defendants from this case, as well as Paul Esker and Angela Doyle, in that case.

III. NOTICE OF FEDERAL CRIMINAL CHARGES AND SUIT AT EQUITY AND LAW

8. WHEREAS parties capitalized upon and effectively joined into the conspiracy occurring on the state and national level, THEREFORE such parties must be tried as defendants in the same conspiracy. See 18 U.S.C. Sec. 241 Conspiracy against rights. Other charges may be filed: paperwork is being processed. 42 USC Sec. 1985 provides me a right of action. Also see 42 US Sec. 1986.

IV. NOTICE OF NECESSITY TO RECUSE, AND MOTION THERETO

9. WHEREAS Angela Doyle knowingly and willingly sabotaged my semester at ISU via issuing an impossible deadline *and* knowing I was facing severe distress from the recent illegal passing of SF 418,

WHEREAS Angela Doyle is being named as a defendant in the federal case due to the abuse of discretion and willful, malicious tortious interference instead of simply setting the deadline until after the semester, as is allowed by the Iowa Rules of Civil Procedure,

THEREFORE Angela Doyle must recuse herself as Judge from this case. Her cards have been shown: she has no intent of creating justice, but instead has chosen to join in on discrimination and harm against a transgender woman, which she has been greenlit to do by the state and national level defendants named and yet unnamed in the federal case. Angela is a co-conspirator, and took the bait Paul Esker and co-conspirators impliedly invited her take.

10. I move for Angela Doyle to recuse herself, as required by IOWA CODE OF JUDICIAL CONDUCT Rule 51:2.11.

Dated: 04/29/2025

/s/ Sondra Wilson Ms. Alexandra Wilson Mailing Address Only: 4733 Toronto St. #112 Ames, IA 50014 Email: Sondra.Wilson777@gmail.com

Pro Se Litigant, US Citizen, Citizen of the State of Iowa, all rights reserved and assumed

Copy to: PAUL J. ESKER (#AT0007443) of BRADLEY & RILEY PC 2007 First Avenue SE P.O. Box 2804 Cedar Rapids, IA 52406-2804 pesker@bradleyriley.com

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 EDMS by transmitting a copy via email no later than 04/14/2025. I declare under penalty of perjury that the foregoing is true and correct.

__/s/ Sondra Wilson_____