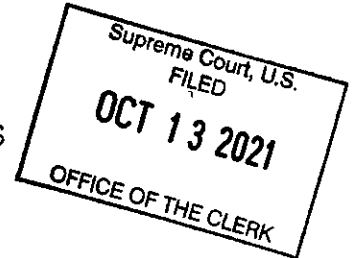


21-6165
No. _____

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



Davenell H. Ash — PETITIONER
(Your Name)

State of Minnesota
State of Wisconsin — RESPONDENT(S)
(See list of parties)

ON PETITION FOR A WRIT OF CERTIORARI TO
United States Court of Appeals for the Eighth Circuit
U.S. District Court for the Western District of Wisconsin
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Davenell H. Ash
(Your Name)

1417 Tower Ave
(Address)

Superior, WI 54880
(City, State, Zip Code)

763.401.3935
(Phone Number)

QUESTION(S) PRESENTED

Question One

Did the United States Court of Appeals Eighth Circuit deny Ms. Ash of her 14th amendment right of due process when she/he has a conflict of interest with knowledge of the severity of the crime in progress (see 18 U.S.C.242) Does the eleventh amendment apply when officer of the court have violated 28 U.S.C 455 and the court has refused to provide any declaratory relief when the courts have full knowledge of pro se Ash's name being placed on the terrorist watchlist (see 31.U.S.C 3729), non-consensual research(see16CFR1028.116) human trafficking (see18U.S.C.1581) harassment/gangstalking/retaliation efforts with intentions to kill, maim, intimidate and silence the whistleblowing efforts attempted by Ms. Ash

Answer

Yes

Question Two

Did the United States Court of Appeals Eighth Circuit err in not granting Ms. Ash a jury's prudential exception. (See U.S.C 1291, 1292) in order to avoid having to consider the following which would require an alternative set of congressional hearings to address the illegal placement on a terrorist watchlist (see 18 U.S.C 1001) with sole intention to force non-consensual research of central intelligence programs (see 16 CFR1028.116) while utilizing military grade weaponry, toxins, torture techniques, human trafficking, gangstalking, targeted kill training in partnership with united states military, intelligence agencies, law enforcement, hospitals and civilian contract perpetrators whom are paid for the harassment services.

Answer

Yes

Question Three

Did the United States Court of Appeals Eighth Circuit purposely dismiss responsibility for the State of Minnesota for the implementation, facilitation, publication, perpetuation of a central intelligence research experiment in hopes that Ms. Ash would not survive.

Answer

Yes

Question 4

Did the United States Court of Appeals Eighth Circuit Court allow the State of Minnesota to continue to violate the fair housing act (See Alexandria v Fairfax, 95 U.S. 774(1878)) by interfering with all housing efforts via phone and computer hacking (See stat 609.87-93), for both home and business, to then redirect Ms. Ash to extremely unsafe living and operating environments to then facilitate the same electromagnetic torture, audio and video harassment and gangstalking protocol.

Answer

Yes

Question 5

Is pro se Ash's forced participation of electromagnetic torture and gangstalking implemented to force submission to illegal research and psychological torture being performed to benefit the facilitators profit from the dark web. While in violation of the fair housing act and the 4th Amendment which states, "a person has a right to be safe in their home or business." These illegal programs are used to silence WHISTLEBLOWERS and others our government sees as a threat.

Yes

Question 6

Did the United States Court of Appeals err in denial allowing the State of Minnesota to continue to participate in the direct violation of pro se Ash's civil rights (see 18 U.S.C 242) by interference and harassment at pro se Ash's place of business, her car and her home residence with weapons of electromagnetic torture, illegal audio, video harassment and electronic hacking of both phone and computer while utilizing the same participants from partnering participating states while in violation of The VAWA Act to include WI, NC, ND, CO, IA, MS, MO and IL to further perpetuate retaliation and inhumane harassment/gangstalking while publicizing and recruiting civilian participation.

Yes

List of Parties

Superior Police Force

Duluth Police Force

Hibbing Police Force

Rich lee of Lee's Investment Hibbing, Mn

Lee Ann Garbano

Troy A Loeb

Related Cases

Davenell L Ash
V. State of Minnesota
Case # 21-cv-1143

Davenell L Ash & Unique Beauty & Hair Supply LLC
V.
City of Duluth
Case # 17-cv-1461

Ash
v.
Pulaski City State Patrol
Case # 3;21-cv-00781-dwd

Davenell L Ash
V.
Oxford, MS Police Dept
Et al Desoto County State Patrol

Davenell L Ash
V.

State of Wisconsin Case # 21-cv-317-jdp

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Appendix C	United States Court of Appeal Eighth Circuit	
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Appendix D	Car Receipts	
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Appendix J

False case filed against Pro Se Ash Case # 2021CM000291
Superior, WI case sealed to protect the informant.

Appendix K

District Court for the Western District of Wisconsin
Case # 21-cv-317-jdp

Table of Authorities Cited **Cases**

Kelsey Vs. United States	case # 3:18-cv-1009-j-32mcr	12-14-2018
Jeffrey Alan Kantor Vs. Eric J Holder	case # 1;13-cv-01493-cmh-tcb	12-04-2013
Kieth Labella Vs. FBI, US Dept of Justice	case# 11cv00023(NGG)(LB)	02-09-2012
Stan J Caterbone Vs. USA	case# 18-10134	10-05-2018
District of Columbia Vs. Heller	Case No 07-290 478 F 370 affirmed	
<i>Terry v. Ohio</i> [392 U.S. 1, 88 S.Ct. 1968, 20 L.Ed.2d 889 (1968		
United States Vs. Cress	243 U.S. 316	1917
<u>Erickson v. Pardus, 551 U.S. 89 (2007)</u>		
Powell Vs AlabamaIn Powell Vs. Alabama		1932

Table of Authorities Cited

Statutes and Rules

1.) CIVIL RIGHTS §1983 Civil Rights Acts and 18 U.S.C.A. Acts state the following: "The underlying purpose of the scheme of protecting constitutional rights are to permit victims of constitutional violations to obtain redress, to provide for federal prosecution of serious constitutional violations when state criminal proceedings are ineffective for purpose of deterring violations and to strike a balance between protection of individual rights from state infringement and protection from state and local government from federal interference", 18 U.S.C.A. §§ 241, 242; U.S.C.A. - Const. Art. 2, 53; Amend. 13, 14, 5, 15, § 2: 42 U.S.C.A. §§ 1981-1982, 1985, 1988, Fed. Rules Civil Proc. Rule 28, U.S.C.A. In *Ascolese v. Southeastern Turnpike Authority*, C 925 F. supp. 351, the case supports the notion that "One of the principal purposes of § 1983 was to give remedy to parties Davenell L Ash, Pro Se of Constitutional Rights, illeges, and immunities by Officia buse of his or her position, that is to provide remedy against individual officials who violate Constitutional Rights U.S.C.A. § 1983. 4.

2.) CIVIL CONSPIRACY

Rico §263 42 § 1985 (2) Persons Involved In Litigation To Be Free From Conspiracy In the case of *United States v. Hoick*, 389 F. Supp. 2d. 338, criminal responsibility defines single or multiple conspiracies by the following: "Governments, without committing variance between single conspiracy charges in an indictment and it's proof at trial may establish existence at continuing core conspiracy which attracts different members at different times and which involves different subgroups committing acts in furtherance of an overall plan". Pro Se Ash continues to be harassed despite resistance to all civil unrest.

3.) §1983 Civil Rights Acts and 18 U.S.C.A. Acts state the following: "The underlying purpose of the scheme of protecting constitutional rights are to permit victims of constitutional violations to obtain redress, to provide for federal prosecution of serious constitutional violations when state criminal proceedings are ineffective for purpose of

detering violations , and to strike a balance een protection of individual rights from state infringement and protection from state and local government from federal interference", 18 U.S.C.A. §§ 241, 242; U.S.C.A. - Const. Art. 2, 53; Amend. 13, 14, 5, 15, § 2: 42 U.S.C.A. §§ 1981-1982, 1985, 1988, Fed. Rules Civil Proc. Rule 28, U.S.C.A. .

4.) ANIT-TRUST The Following violations constitute a legitimate Anti-Trust violation under Title 15 of the Federal Statutes. In private Anti-Trust actions, Plaintiff, in addition to proving violations and an injury, must also show that a violation and an injury must also prove that the violation was direct and material to the cause of injury suffered; however, the Plaintiff's burden in causations issues is not as heavy as the Plaintiff only needs to show a casual relation with reasonable probability to a fair degree of certainty (Anderson Foreign Motors, Inc. v. New England Toyota Distributors, Inc., D.C. Mass 1979, 475. Supp.).

5.) RICO • The Racketeer Influenced and Corrupt Organizations Act (commonly referred to as RICO) is a United States federal law which provides for extended penalties for criminal acts performed as part of an ongoing criminal organization. RICO was enacted by section 901(a) of the Organized Crime Control Act of 1970, Pub. L. No. 91-452, 84 Stat. 922 (Oct. 15, 1970). RICO is codified as Chapter 96 of Title 18 of the United States Code, 18 U.S.C. § 1961 through 18 U.S.C. § 1968. • It has been speculated that the name and acronym were selected in a sly reference to the movie Little Caesar, which featured a notorious gangster named "Rico." The original drafter of the bill, G. Robert Blakey, has refused to confirm or deny this.[1] Summary Under RICO, a person or group who commits any two of 35 crimes-27 federal crimes and 8 state crimes—within a 10-year period and, in the opinion of the US Attorney bringing the case, has committed those crimes with similar purpose or results can be charged with racketeering. Those found guilty of racketeering can be fined up to \$25,000 and/or sentenced to 20 years in prison. In addition, the racketeer must forfeit all ill-gotten gains and interest in any business gained through a pattern of "racketeering activity." The act also contains a civil component that allows plaintiffs to sue for triple damages. When the U.S. Attorney decides to indict someone under RICO, he has the option of seeking a pre-trial restraining order or injunction to prevent the transfer of potentially forfeitable property, as well as require the defendant to put up a performance bond. This provision is intended to force a defendant to plead guilty before indictment. There is also a provision for private parties to sue. A "person damaged in his business or property" can sue one or more "racketeers." There must also be an "enterprise." The defendant(s) are not the enterprise, in other words, the defendant(s) and the enterprise are not one and the same. There must be one of four specified relationships between the defendant(s) and the enterprise.

6.) § 3729. False claims

FEDERAL FALSE CLAIMS ACT

The Federal False Claims Act

TITLE 31. MONEY AND FINANCE SUBTITLE III.

FINANCIAL MANAGEMENT

CHAPTER 37. CLAIMS

SUBCHAPTER III. CLAIMS AGAINST THE UNITED STATES GOVERNMENT

31 USC § 3729-33

§ 3729. False claims

§ 3730. Civil actions for false claims

§ 3731. False claims procedure

§ 3732. False claims jurisdiction

§ 3733. Civil investigative demands

7.) THE RIGHT TO SUE FOR TORTURE

Case 1:07-cv-21783-A) Document 32 Entered on FLSD Docket 02/29/2008 Page 6 of 31
need "to conduct and adhere to a strict choice of law analysis." *Id.* at 422-23. In sum, the Tachiona court held that both federal law and international law apply to ATS and TVPA claims. The Ninth Circuit also conducted an examination of the applicable choice-of-law for damages in ATS cases, in *Alvarez-Machain v. United States* 331 F.3d 604, (9th Cir. 2003) *rev'd* on other grounds, *Sosa v. Alvarez-Macham*, 542 U.S. 692 (2004). After finding that federal common law applies to the choice-of-law determination, the court held that it should first look to the Restatement (Second) of Conflict of Laws, which states that choice of law principles in tort law are governed by the "most significant relationship" test. *Id.* at 633-34. (citing Section 145 Restatement §6). In order to determine what law has the most significant relationship to the tort, the Restatement looks to the following factors: (a) the place where the injury occurred; (b) the place where the conduct causing the injury occurred; (c) the domicile, residence, nationali the relationship, if any, between the parties is centered. *Id.* At 634. The court then articulated competing policy factors that should be considered in ATS cases. These factors included: "(a) the needs of the interstate and international systems, (b) the relevant policies of the forum, (c) the relevant policies of other interested states and the relative interests of those states in the determination of the particular issue, (d) the section of justified expectations, (e)ls basic policies underlying the particular field of law, (f) certainty, predictability and uniformity of result, and (g) ease in the determination and application of the law to be applied." *Id.* at 634 (citing Section 145

Restatement §6(2)). The Alvarez-Machain court held that the totality of the factors, including the "policy of the United States, as expressed in the ATCA, to provide a remedy for violations of the law of nations," weighed in favor of applying United States law. Id. Case 1:07-cv-21783-A) Document 32 Entered on FLSD Docket 02/29/2008 Page 7 of 31 8 The federal common law analysis articulated in these precedents favors the underlying trumped by federal law where the applicable law is inconsistent with federal common law. As a practical matter, this means that federal courts typically apply federal common law to damages under the ATS. Here, under Eighth Circuit precedent, federal common law would apply to the determination of damages under the ATS. Under the analysis articulated by the Tachiona court, the law of nations and federal common law would apply to the damages inquiry under the ATS. Tachiona at 419-20. Under the Alvarez-Machain standard, the "most significant relationship" test favors the application of Peruvian law, but the relevant policy considerations articulated in the decision favor the application of federal common law. The totality of the case law, thus, weighs in favor of applying federal common law to the determination of damages under the ATS. This Court should award Plaintiffs damages under federal common law for their ATS and TVPA claims.

8.) JURISDICTION FOR COMPENSATORY DAMAGES AND REMEDIES

Federal Common Law on Damages Once it has been determined that federal common law applies to the question of damages, it becomes necessary to determine how to ascertain what the federal common law of damages is, as it relates to damages under the ATS and the TVPA. In order to determine or to fashion federal common law remedies, "courts may be guided by appropriate statutes without adopting any in their entirety."de See *Park v. Korean Air Lines Co.*, 1992 U.S. Dist. LEXIS 16841, 20 (S.D.N.Y. 1992) (citing *Moragne v. State Marine Lines, Inc.*, 398 U.S. 375, 406-408 (1970)); 3 This is true under both the ATS, which is simply a jurisdictional grant of that enables plaintiffs to bring claims for violations of established international law, and under the TVPA, which creates a specific cause of action for claims of torture and extrajudicial killing. In each case, absent the federal statute, plaintiffs would have no ability to sue in federal court. 4 The application of federal common law to damages under ATS and TVPA cases is also supported by legal commentators. *International Human Rights Litig. in U.S. Courts* states that in ATS litigation "[t]he remedy however, is a 'purely domestic tort remedy' governed by 'traditional, well-established concepts of federal common law.'" Beth Stephens, *International Human Rights Litigation in U.S. Courts* (Brill Publishers 2008), citing William R. Casto, *The New Federal Common Law of Tort Remedies for Violations of International Law*, 37 Rutgers L.J. 635, 641 (2006). Wright & Miller states that courts should look to a wide variety of sources, including "considerations of what rule is best designed to implement the underlying federal policy or statute involved [and]

general considerations of equity jurisprudence." Wright & Miller, Federal Practice & Procedure § 4518. Although some courts conceptualize this broad inquiry as a choice of law analysis, they only follow choice of law principles to the extent those principles are consistent with the federal common law policy objective - enforcing the intent of the ATS. Most federal court decisions that perform any choice of law analysis do so in the context of an inquiry over other aspects of ATS law, rather than damages. See e.g. *In re Estate of Ferdinand Marcos Human Rights Litigation* (Hilao v. Marcos) 25 F.3d 1467, 1475 (9th Cir. 1994), cert. denied 513 U.S. 1126 (1995) (abatement); *Estate of Cabello v. Fernandez-Larios*, 157 F.Supp.2d 1345 (S.D. Fl. 2001 (standing)). Many of these courts, although notably not the Eleventh Circuit, cite to the Restatement 2nd of Conflicts or refer to more traditional choice of law principles drawn from United States Supreme Court holdings such as *Lauritzen v. Larsen* 345 U.S. 571 (1953). See e.g. *Tachiona* at 420 (reviewing pre-2002 case law on choice of law issues). One outlier court based the choice of law analysis on the law of the U.S. state in which the federal court sits. *Presbyterian Church of Sudan v. Talisman Energy Inc.*, 453 F.Supp.2d 633 (S.D.N.Y. 2006) (appeal pending). But federal courts have consistently refused to be shackled by any conventional choice of law principles in ATS cases and if they conduct a choice of law analysis at all, they do so only within the larger context of the federal common law which itself allows reference to a broad range of legal principles. See e.g. *Filartiga I*. Many courts simply collapse the choice of law analysis into the federal common law analysis of the appropriate source of law, as the District Court did in *Filartiga II*. Most courts facing the issue in this case - assessment of ATS damages after a default —skip a choice of law analysis altogether and instead rely on previously decided ATS cases that awarded compensatory and punitive damages. See e.g. *Paul v. Avril*, 901 F.Supp. 330 (S.D. Fla.1994).

- 9.) U.S. law provides a wide range of civil remedies for seeking redress in cases of torture. These include injunctions, compensatory damages, punitive damages, and declaratory relief. In addition, the U.S. Congress has authorized the federal government to bring civil actions to enjoin acts or patterns of conduct that violate constitutional rights, including those that would amount to torture. At the federal level, the principal avenues of individual redress are administrative tort claims and civil litigation. Common law tort actions for assault, battery, wrongful death, civil actions for violations of federally protected civil rights, suits based on federal constitutional rights. On the state level, all of our states provide for civil tort suits to be brought against state officials and many permit damages for violations of state constitutional rights.

10.) This formal litany of effectively unavailable rights to tortured Guantanamo Bay detainees and others operates as a secondary layer of Convention violation. Namely, the violation of the right to an effective remedy for torture. Words in fact, may be cheap. As Gabor Rona has noted here, there is little new about the acknowledgement of extraterritoriality official by this US delegation, despite the hype. Harold Koh, among other commentators here, has applauded the honesty and increased transparency of the acknowledgments made before the Committee (a cheer for the "unequivocal yes"). On that matter, I am less persuaded. There is a grave danger that acknowledgment may blur the ongoing, daily violations of detainees' human rights. It may also cloud and allow us to forget that there are a host of other obligations that follow from naming the fact that torture has taken place. Lest we forget, the United States has a direct obligation to each individual tortured and subject to cruel treatment at Guantanamo Bay, and that obligation is one of repair, remedy and restitution.

13.) JUSTICE FOR VICTIMS OF TORTURE AND TERRORISM ACT [House Report 110-844] [From the U.S. Government Publishing Office] 110th Congress Report HOUSE OF REPRESENTATIVES 2d Session 110-844 September 15, 2008.--Committed to the Committee of the Whole House on State of the Union and ordered to be printed Mr. Conyers, from the Committee on the Judiciary, submitted the following R E P O R T [To accompany H.R. 5167] [Including cost estimate of the Congressional Budget Office] The Committee on the Judiciary, to whom was referred the bill (H.R. 5167) to amend the National Defense Authorization Act for Fiscal Year 2008 to remove the authority of the President to waive certain provisions, having considered the same, reports favorably thereon with amendments and recommends that the bill as amended do pass.

Other

Richard Lighthouse

T.I. Diagram

The Judiciary Report

FBI Harassed Innocence Scientist
April 17, 2018

U. S Government Harassment
September 2, 2010

Stillinthestorm.com

5 Targeted Individuals Expose Shocking
Electronic Harassment and Torture

Tech Times

US Air Force hires civilian drone operators to
control surveillance drones

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A, B, C, K to the petition and is

☒ reported at page; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

☒ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix D to the petition and is

☒ reported at page; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was July 13, 2021.

☐ No petition for rehearing was timely filed in my case.

☒ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: 5.19.21, and a copy of the order denying rehearing appears at Appendix _____.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

☒ For cases from **state courts**:

The date on which the highest state court decided my case was 8/24/21.
A copy of that decision appears at Appendix K.

☐ A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

Constitutional And Statutory Provisions Involved

Amendment II (2)

A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed. Pro Se Ash's 2nd Amendment rights were violated as a direct result of false reporting done by the State of Minnesota though Pro Se Ash holds a conceal and carry in the State of Minnesota and has been a responsible firearm carrier since 2015.

Amendment IV (4) The right to be safe in his/her home. Pro Se Ash has endured most of all of the electromagnetic, audio and video harassment in her home(s) being followed from each address and each state with the same harassment protocol.

Amendment V (5):

Rights in criminal cases No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb, nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation. Pro Se Ash's right to live a productive life has been denied by way of torture, human trafficking and harassment of an inhumane nature.

Amendment VI (6):

Rights to a fair trial In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed; which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in her favor, and to have the assistance of counsel for her defence. The United States Court of Appeal Eighth Circuit Davenell L ash v. State of Minnesota Case No 21-2232 denied the hearing without offering any relief from the ongoing harassment allowing the harassment of pro se Ash to continue to perpetuate.

Amendment VII (7):

Rights in civil cases In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law. Amendment VIII (8): Bails, fines, and punishments Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted. As a direct result of the over policing inflicted upon Pro Se Ash other law enforcement agencies were able to capitalize on the harassment protocol violating Pro Se Ash's civil rights.

Amendment VIII(8)

"Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted." In Pro Se Ash's arrest and seizure in Ullin, Illinois Pro Se Ash suffered financial, emotional and physical harm due to the false placement on the terrorist watch list.

Amendment XIV(14):

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws. Pro Se Ash's placement of her name on a watchlist has greatly compromised her quality of life and pro se never had the protection of these laws.

VAWA Act

Violence against women act makes it a federal felony to cross state lines to stalk , harass, threaten a victim or his/her immediate family. Pro Se Ash's harassment has crossed 10 different states and is still actively taking place in Duluth/Superior.

Section 233 of the patriot act prevents the government from claiming sovereign immunity.

False Imprisonment

False imprisonment is not a lesser included offense of the crime of kidnapping. Geitner v. State, 59 Wis. 2d 128, 207 N.W.2d 837.

A victim need only take advantage of reasonable means of escape; a victim need not expose himself or herself or others to danger in attempt to escape. State v. C.V.C. 153 Wis. 2d 145, 450 N.W.2d 463 (Ct. App. 1989).

False imprisonment, or confinement, is the intentional, unlawful, and uncontested restraint by one person of the physical liberty of another. State v. Burroughs, 2002 WI App 18, 250 Wis. 2d 180, 640 N.W.2d 190, 01-0738.

In the context of false imprisonment, consent means words or overt actions by a person who is competent to give informed consent indicating a freely given agreement to be confined or restrained. Under the circumstances of the case, even if the jury did not believe that the victim said no, a reasonable jury could have determined beyond a reasonable doubt that she did not consent to the restraint. State v. Long, 2009 WI 36, 317 Wis. 2d 92, 765 N.W.2d 557, 07-2307.

22 U.S.C CHAPTER 78—TRAFFICKING VICTIMS PROTECTION

Sec.

7101. Purposes and findings.

7102. Definitions.

7103. Interagency Task Force to Monitor and Combat Trafficking.

7103a. Creating, building, and strengthening partnerships against significant trafficking in persons.

7104. Prevention of trafficking.

7104a Compliance plan and certification requirement.

7104b. Monitoring and investigation of trafficking in persons.

7104c. Notification to Inspectors General and cooperation with government.

7104d. Rules of construction; effective date.

7104e. Preventing future trafficking in the United States through receipt of complaints abroad.

7105. Protection and assistance for victims of trafficking.

7105a. Increasing effectiveness of anti-trafficking programs.

7105b. Improving domestic victim screening procedures.

7106. Minimum standards for the elimination of trafficking.

7107. Actions against governments failing to meet minimum standards.

7108. Actions against significant traffickers in persons.

7109. Strengthening prosecution and punishment of traffickers.

7109a. Research on domestic and international trafficking in persons.

7109b. Presidential Award for Extraordinary Efforts To Combat Trafficking in Persons.

7110. Authorizations of appropriations.

7111.Report by Secretary of State.
7112.Additional activities to monitor and combat forced labor and child labor.
7113.Accountability.
7114.Efforts to end modern slavery

18 U.S CODE 1001 Statement and entries generally

18 U.S. CODE 2511 Interception and disclosure of wire, oral or electronic communications prohibited

18 U.S. CODE 2261A Stalking

18 U.S. CODE 1113 Attempt to commit murder

18 U.S, CODE 241 Conspiracy against rights

18 U.S. CODE 2340A Torture

50 U.S, CODE 1520 Use of human subjects for testing of chemical and biological agents

18 U.S. CODE 1581 Federal crime of human trafficking

609.795 Letter, Telegram, or package tampering opening harassment

609.7495 Physical Interference with safe access to healthcare

609.713 Threats of death

609.714 Crimes committed in furtherance of terrorism

609.687 Adulteration

609.05 Liability for crimes of another

609.495 Aiding and abetting an offender

609.4975 Warning subject of surveillance or search

609.605 Trespassing

609.891 Unauthorized computer access

609.748(1)(A) Harassment

609.765 Defamation

609.749 Harassment and stalking

609.229 Crimes committed for benefit of a gang

609.546 Motor vehicle tampering

169.A78 Aiding and abetting

626A.02 Interception and disclosure of wire, electronic or
oral communications prohibited.

Fair Housing Act

Statement of the case.

Due to the increased level of harassment Pro se Ash has decided it best to hand write the remainder of the petition. Pro se Ash's computer has been hacked and the level of gangstalking and drone harassment has increased substantially. Ms Ash has fallen to finishing the writ in open places like parks due to the level of drone/radiation/direct energy and audio harassment. Ms Ash has been followed from location to location after leaving her home or business which both are heavily outfitted with cameras, audio, radiation, direct energy and drone harassment.

In 2017 Pro se Ash's name was placed on a terrorist watch list after Pro se Ash filed a civil lawsuit against the City of Duluth (see case # 17-cv-1441 *Doranne Ash v City of Duluth and officers*) Pro se Ash was being harassed by officers and city workers. She also discovered theft for the heating at her place of business which was provided by Duluth Steam owned by the City of Duluth. This case was motioned to dismiss, granted in part and denied in part decided Sept 19, 2018. October of 2017 ended the lease at 206 E 1st St. During

In process of executing Prose Ash's
exit plan. The city of Duluth began
radiation attacks upon Prose Ash's
business "Unique Beauty & Hair Supply, Inc."
and Prose Ash's person. The first attack
was located at an area hotel Prose Ash
fled to upon radiation attacks in her
home which was located at 1710 N 30th
St, Apt 3, Superior, WI 54880. This hotel is
located at 131 W 2nd St Duluth, MN 55802 and
is called Downtown Duluth motel. Prose
Ash observed a grey minivan with a bald
white man exiting his vehicle with a small
case. This man stared at Prose Ash the
entire time he passed the windows with
a grimace. Upon leaving Prose Ash
approached the minivan. The license
plate read "PWX10". Prose Ash returned to
her room only to leave 2 hrs later due to
radiation harassment. Prose Ash returned
to work the next day to find the hired help
had been harassed by police and were
afraid to continue loading the moving
truck. Prose Ash then moved her
business to Charlotte, NC where the
harassment continued. Due to the radiation
being used in her home located at 7228
winery lane Charlotte, NC 28208 Prose
Ash decided to leave the area for fear of
her grand children being burned again.
Prose Ash returned to the state of Minnesota

In February of 2019 after a brief stay at Home Tree shelter located in Plymouth, MN Pro Se Ash found residence at 2120 Minnehaha Ave, apt 8, Mpls, MN 55112. Pro Se Ash lived in a upper unit which allowed radiation harassment 24/7. Pro Se Ash then sought out her ex boyfriend Sylvester Eaves to stay at her place with her for safety soon after Mr. Eaves was also being bullied by radiation as well. They both decided ending the lease would be best and both moved to Mr. Eaves mothers home located at 793 Hague Ave, St. Paul, MN only to be followed and radiated until Pro Se Ash had no choice but to leave. Pro Se Ash sought shelter at Anna Marie in St. Cloud, MN from there she was allowed entry into Keesebirch Program for 3 months until she found semi permanent housing at 457 Fuller Ave, St. Paul, MN 55104. Pro Se Ash resided in this location until the owner and his nephew accepted payment for Pro Se Ash's radiation harassment. The owner then replaced his car and attempted to sell Pro Se Ash the old vehicle as a joke. During this entire process Pro Se Ash is being blocked from all housing may be offered housing of a low living standard (drug users, felons etc) or mental health Required housing program though Pro Se Ash had no recent mental

health issues. Pro Se Ash then returned to Duluth, MN residing in Cloquet, MN at 112 Brevator Rd. The radiation harassment became deadly so much so Pro Se Ash sought out housing in Hibbing, MN

Hibbing MN

Pro Se Ash contacted Rich Lee of Lee's Rental whom not only had rental property but commercial property as well. Pro Se Ash met with Mr. Lee whom insured her that the housing was safe. Upon choosing the housing Mr. Lee removed Pro Se Ash's housing choice and offered her a upper level apartment with one adjoining apartment with a financial business below. Pro Se Ash accepted the housing with a job offer in place. Pro Se Ash accepted the apartment intending not to be present due to the new position. Upon making occupancy Pro Se Ash noticed the kitchen had had large amounts of electricity which made her light bleed less than one week later the radiation attacks began. Pro Se Ash then approached Mr. Gray Jacob and asked about the electrical harassment. Mr. Jacob is a financial advisor for Edward Jones and is located directly beneath the apartment Pro Se Ash occupies. He in turn directed her to Rich Lee, which Pro Se Ash

did. Mr Lee responded he would get a maintenance employee to look at my concern. Pro Se Ash watched as her apartment became full with audio, video and electromagnetic radiation. Mr Lee took his time building out the attic above Pro Se Ash to be accessible to the perpetrators to commit these crimes. Pro Se Ash would hear the communications, camera checks laughter, foot steps coming from the attic area above her apartment though access from her home had been blocked off and sealed shut. Mr Proykoeb began full participation from his business space below Pro Se Ash's apartment with radiation, emf and direct energy operating 24/7. Pro Se Ash was not allowed to sit, stand or lay down in her own apartment without being cooked alive. Pro Se Ash harassment has not changed with radiation emf and direct energy being the main forms of harassment. The video captured is then spread in the Duluth/Superior area to perpetuate more harassment. By way of the cameras these perpetrators are able to commit a multitude of crimes while hiding in remote locations. Pro Se Ash's direct involvement with Rich Lee became the deciding contact that allowed Mr Lee to profit from the recorded harassment. Pro Se Ash began to make purchases to offset the sickness caused by

electro-magnetic radiation. Every area
of Prose Ash's home was violated and when
she reached out to law enforcement
she was asked if she had mental health
issues. This is a tactic used by law
enforcement to discredit the victim and
to deny equal protection. The audio, video, etc.
harassment was then put in place
with a full staff of 7 to 10 people 1 of
which was a older black woman whom
used older verbal gestures. The rest
were all white men and women whom
operated on 2 shifts. Prose Ash became
so familiar with the shift changes she
she began leaving her home to identify
her perpetrators. In doing so Prose Ash
met a older black woman at a local
Target bank and conversed with her
in what seemed a rehearsed conversation
this woman left her rental information
with Prose Ash. The white woman whom
accompanied the older black woman
immediately became insensed and fled
to her car. The audio harassment later
that night did not have the black
woman participation and she never
returned. The harassment increased to
the point Prose Ash could not sleep in
the home. She frequently would leave
the home to get rest. Upon returning
Ms. Ash would attempt to prepare a meal

And the audios would begin with "ughh,"
"yud" and then silence. Shortly after
Pro Se Ash would become nauseous and
then the radiation attacks would begin
with full audio harassment. Pro Se Ash
attempted to make signs and place them
in her windows. Mr Lee showed up to
Pro Se Ash's door and informed her he
would evict her if she didn't remove
the signage. Pro Se Ash complied and
moved the signs to her car windows.
Mr Lee then contacted Pro Se Ash's again
with the same threat. By June 2020
the harassment protocol was being repeated
everyday and every night now with
Pro Se Ash's full participation in the day
time while operating. When Pro Se Ash
left the home Mr Lee would be
standing in front of Pro Se Ash's door
laughing and on a few occasions Pro Se Ash
witnessed another male companion. Pro Se Ash
approached Ms Garbano after a emf attack
in her bathroom which almost rendered
her unconscious. The bathroom in Pro Se Ash's
home is the only wall shared with Ms Garbano.
Upon approaching Ms Garbano Pro Se Ash
asked again about the harassment and
Ms. Garbano laughed again and a argument
ensued. Ms Garbano then called the police
as well as Pro Se Ash. Pro Se Ash made
contact with the officers and a report

was made. No further action were taken.
1 day later a officer showed up to Pro se Ash's
home with a ticket and a court date.
The police report made no mention of
the police contact made or Pro se Ash's version
of events. A day after that another radiation
attack was made on Pro se Ash and she
had to leave the apartment for the day,
leaving left important paperwork at home.
Pro se Ash turned around to retrieve the
paperwork upon approaching her home.
Pro se Ash heard Mrs. Gaskins told her
kids to run. She then began screaming
"your daddy". Pro se Ash did not speak
to Mrs. Gaskins and immediately went in
the car. Mrs. Gaskins was accompanied by a
white female who suggested she return to the car. Pro se Ash
sat in the unknown woman's vehicle and
called 911. Pro se Ash assumed the kids
were having and didn't become alarmed until
the second female suggested call the police.
Pro se Ash waited and she called 911 to
inform them she had not spoken to Mrs. Gaskins
and asked if it was ok to leave. Upon leaving
Pro se Ash didn't realize the episode was
done to secure a restraining order upon
Pro se Ash. The officer who delivered the
restraining order to the home of Pro se Ash
was laughing so uncontrollably Pro se Ash
could not tell the gender of the officer.

After the altercation Pro Se Ash would spend more time in her car resting at rest areas. Drive operators would be dispatched to Pro Se Ash's location and Pro Se Ash would be buried in her car. On one occasion Pro Se Ash opened the car door to find a small herd attempting to approach the drivers side door. Pro Se Ash noted that it was unusual for birds not to be afraid of a running car with movement inside but didn't make the connection until a few weeks later when she traveled an hour away to a lake to get some rest. The area under her seat became so hot Pro Se Ash attempted to shield herself but to no avail. Pro Se Ash placed her hand between her legs and her hands instantly began to burn. Pro Se Ash then attempted to leave the area, when placing the key in the ignition Pro Se Ash could not turn the key. Upon closer inspection Pro Se Ash noticed damage to the ignition. Pro Se Ash located a Lock Smith and met Paul Haddock driving back to Hibbing, MN. Mr. Paul Haddock could not repair the ignition and Pro Se Ash then contacted Hibbing Chrysler. Pro Se Ash was quoted \$75.00 for the ignition repair and set the appt. for 1pm. Upon arrival Pro Se Ash explained the situation and allowed the dealership to take the car. 2 hrs

Later the manager approaches Pro Se Ash and asked her how she got the car to their location. Pro Se Ash replied "rocking the key back and forth". 2 more hours passed Pro Se Ash inquired about her car and was told a piece was broken. The manager then showed Pro Se Ash a broken ignition node. Pro Se Ash then contacted her mechanic. Both researched the ignition node to find that any breakage of the node would render the car useless and unable to start. Pro Se Ash drove the car non stop for over 7 months fleeing from harassment. Pro Se Ash drove to the Hibbing Chrysler location as well. The manager then informed Pro Se Ash to upgrade her insurance and she would be given a loaner until the part needed arrived. 2 more hours passed the manager then approached Pro Se Ash with a new ignition and told her the cost would be \$50.00. Pro Se Ash agreed and another hour passed. Around 6:30 the manager drives up to Pro Se Ash and told her "there was nothing they could do and all he could offer was a ride home. Pro Se Ash then called the police whom would not come to the location and informed her they would make a report. Pro Se Ash drove the car to the dealership with very little problem. The dealership then damaged

the car beyond their scope of repair and then removed the offer of a loaner car in hopes Pro Se Ash would return to 314 E. Howard Ave. to be trapped in the location of radiation torture with no means to leave. The next day Pro Se Ash received a call and a estimate of 800.00 for the repair of the car the dealership damaged (2010 Dodge Avenger). Pro Se Ash refused and retrieved the car. During which time the dealership mechanics manager and the previous locksmith attempted to convince Pro Se Ash of the cars broken ignition node before arrival. By research Pro Se Ash understood that any break in the ignition node would not allow the car to be driven. The police were called to escort Pro Se Ash off the property. Upon retrieving the car the center dash board had been dismantled and lying in pieces in the front seat. The car was then towed to All Star Services Center located at 329 E. Central Entrance Duluth, MN. This is the location the audio and video were placed in Pro Se Ash's vehicle. The entire dashboard had been replaced by another which had 2 glove boxes instead of the single Pro Se Ash had. In recording the removal of the vehicle from Hibbing MN Pro Se Ash observed all pieces were intact. Allstar Services made no mention of the change nor did they charge Pro Se Ash. Instead they contacted Pro Se Ash's mechanic.

And advised him to convince Pro Se Ash
of a glove box dash instead of the one
above box dash. Pro Se Ash has documented
all harassment starting in 2017, most
from the car which clearly shows the glove
box. The harassment continued in Pro Se Ash's
home switching from EMF to Radiation to
Direct energy to food & product poisoning to
Audio and Vehicle tampering. The audio and
video allowed Pro Se Ash's harassment follow
her everywhere prompting highway attacks
during travel and aiding law enforcement
in unlawful stops and arrest which later
happened to Pro Se Ash. Ms. Garbano began
frequently bringing large groups of people
to openly harass Pro Se Ash one of them
being her 50 year old daughter. On one
occasion Ms. Garbano and daughter with
a couple of friends were standing outside
314 E Howard Ave. The male friend asked the
daughter "why are you harassing her", the daughter
replied "it's fun". Pro Se Ash continued to be
harassed by Ms. Garbano and her daughter
by electro magnetic radiation after arriving
minutes after Pro Se Ash's arrival with
about 3 to 4 people. Pro Se Ash made note
of the direction of the attacks in which she
found the room directly over Mr. Troy Koch's
establishment had Radiation coming up
from the floors. The radiation in the living
room had radiation coming from the ceiling.

The Kitchen also had radiation from the ceiling. The bathroom had radiation attacks coming from Mrs. Garbano's bathroom. If there was an area that didn't have radiation direct energy or emf was used. In an attempt to locate the source of radiation Pro Se Ash borrowed a saw to reopen the attic entrance after being audio and radiation harassed. After the first cut was complete Pro Se Ash heard 5 to 6 people scrambling to retreat. Soon after Pro Se Ash heard phone calls being made to inform of the saw attempt. After this incident Pro Se Ash's perpetrators made no attempt to conceal any actions buy word or deed. Pro Se Ash frequently heard boot steps run her head while bathing, attempting to rest, frequent camera checks openly on audio, laughing while being attacked by radiation. Rich Lee was informed by law enforcement in that area of my harassment protocol. He then modified the apartment Pro Se Ash was renting from him to facilitate a live torture snuff film for the sole benefit of profit. During which time Pro Se Ash resisted all attacks garnering more participants which leads to more profit. Upon knowing Pro Se Ash's name was placed on the terrorist watch list by Duluth, MN Police Force law enforcement intervention was not a threat which allowed the human trafficking and torture to be picked up by any agency, criminal or psychopath.

whom purchased the footage via dark web.
Both areas of Duluth, MN and Superior, WI
are over active in the perpetuation of this
live snuff film. So much so that Pro Se
Ash is followed and harassed everywhere.
She goes with white vans added to the
vehicle list to suggest "kidnapping". Pro Se
Ash also has unknown people placed
out side her home and business 24/7
In preparation of this visit the radiation
attacks have become more deadly and more
desperate. Every voice participant in the
audio harassment, video harassment and electronic
harassment from Hixkling, are accurately
still participating in Pro Se Ash's continued
harassment often bragging and laughing
about the length of time. The participants
States of Oxford, MS, Ullin, Illinois and
Superior, WI have given their full support
of the audio, video, gang talking and electro
magnetic harassment of Pro Se Ash. Upon
Pro Se Ash's illegal eviction Rich he removed
all of Pro Se Ash's belongings and left them
in the rain for Pro Se Ash to retrieve.
Pro Se Ash then sought safe housing
in Oxford, Mississippi.

Oxford, MS

Pro Se Ash left MN to seek rest with
her family in Oxford, MS. Upon arriving
Pro Se Ash noticed an unusual amount

of drone activity. Her family members informed her that they had no knowledge of Drones until she arrived, Residing with the Aunt at 112 City Rd 160 Oxford, MS Pro Se Ash harassment began immediately. The audio harassment was replaced by people in that area due to the deep Southern drawl. Pro Se Ash watched as these new perpetrators were trained and taught methods of harassment. Pro Se Ash was poisoned and felt extremely ill within 2 weeks of arriving. During which time the first of many drone attacks happened. Pro Se Ash discovered they to find family members had hidden themselves to avoid confrontation only to later emerge and say "your body is strong." Pro Se Ash believes this was the first attempt upon her life. The drone harassment continued in the area of living room, dining room and kitchen during her stay. Time was used if near windows and on the front porch. Pro Se Ash was gang stalked at Walmart and other stores. Pro Se Ash was harassed at work prompting her to switch jobs. By November 2020 Pro Se Ash located a home and upon occupancy this home became saturated with drone activity. Illegal entries were happening almost everytime. Pro Se Ash left her home for the first month until every area of the home was covered by video. On Dec 5, 2020 the audio harassment became filled with the voices from Hibbing, MN with the older white woman coaching and directing the new participants.

after about 3 weeks of drone harassment, audio and video the State of Minnesota had successfully transposed Pro Se Ash's harassment protocol to her new location in Oxford, MS. Among these new hires is a female drone operator whom was arrogantly loud and verbal. This female addressed me as "Bitch", "Ho" and any other word used when addressing it's colleagues in regards to Pro Se Ash. Pro Se Ash noticed at the spot the audio became amplified in the harassment. The Hixson, MN perpetrators began creating, instigating and perpetuating any form of male up animosity or self doubt in this female. To get this woman to speak out, over platform and seek acceptance within that circle. The older white woman handler spoke out several times during the new female drone operators first week of employment. Pro Se Ash stated they would always lower the audio when using complete sentences. Pro Se Ash placed a camera security system under her home plus a baby monitor and 2 go phones. People began gathering outside Pro Se Ash's home each night to participate in drone operations and harassment. 2 weeks after the camera install the cameras were hacked and Pro Se Ash noticed the cameras only to find all of them had been knocked over or turned. The 2 main sets were hard wired so they needed electricity. The screen on the monitors had been playing a daytime marching but upon Pro Se Ash's retrieval was at sunset which required a flash light. The audio harassment

was non stop and always dark and negative. The attempt to isolate and destroy became a desperate goal for these perpetrators to the point of opening newly bought groceries to contaminate assuming Pro Se Ash would not remember the new purchases were unopened.

March 4th, 2020 P.S. Ash was again moved to take refuge in her car due to the radiation harassment in her home.

Pro Se Ash moved the camera system outside to the underside of the car.

Pro Se Ash took 2 ramps and placed them on each side of the car to block any exits with the cameras in the front and back to capture movement. Upon sitting in the car Ms Ash noticed heat/radiation on the left side of her chest area. Ms Ash then got back out of the car and adjusted the cameras under the drivers side axle. Pro Se Ash then returned to the car. Pro Se Ash

woke several hours later to 5 vehicles parked on her street all pointing towards her with bright lights on. The audio was muffled and Pro Se Ash could hear the older white woman coaxing the female drone operator as what to do. Ms Ash exited her car and began removing the cameras. The cars left one by one. That night people began to congregate.

near Pro Se Ash's home for a publicized drone attack on MS. Ash's person. At that time Pro Se Ash began making plans for a return trip to Minnesota. Pro Se Ash left that evening only to find her right leg was being badly busted to the point of numbness. MS Ash made it to Brainerd, Arkansas where she purchased a room until she could figure out what to do with the drone under the car. The next day Pro Se Ash traveled to Howardsville, Mo where she placed her car on the ramps she purchased. She found a stick and began prodding the engine. Pro Se Ash was about to stop the process when she missed the engine and hit the bumper. MS Ash saw the drone move from left to right in the bumper. At the same time a large thump was heard coming from the rear of the car. The not removed completely the drone was not directly in front of MS Ash. Pro Se Ash then took the car down from the ramp and proceeded to continue the trip to Minnesota. Please keep in mind not all harassment has been documented while residing in Oxford, MS.

Ullin, Ill

Upon moving the drone Pro Se Ash resumed her travels to Minnesota via Hwy 57 to Chicago. As Pro Se Ash found a gap within a truck caravan carrying extra wide loads, MS Ash passed a trooper on the left side of the freeway. Pro Se Ash noted she couldn't go any faster or slower than the semi trucks. About 10 minutes later Pro Se Ash looked into her rear view to see the trooper approaching at a fast rate of speed. She assumed it was an escort for the trucks with the oversized loads. Much to Pro Se Ash's surprise the trooper pulled her over. The first initial reason was speeding. 45 minutes later the officer still had not returned to the car. Pro Se Ash then looked in her rear view and saw the officer looking very suspicious. Pro Se Ash began to fear for her life and called 911. She was informed it wouldn't be much longer. At that time a second trooper showed up and began yelling at Pro Se Ash claiming it was illegal to call 911. Pro Se Ash was then told her Driver's license was not valid and her car was to be towed. Pro Se Ash became upset because she had just spoke with a friend and both looked up her driving status which was valid 2 days

prior to the traffic stop. Also Pro Se Ash had been pulled over and given a warning with no problem. Pro Se Ash was over policed while residing in Hibbing, MN and began getting tickets for simply moving the car from one side of the street to the other. Pro Se Ash was aware of one ticket she intended to pay on arrival in Minnesota. Pro Se Ash was arrested and paid 1100 total of bond and tow fees. Pro Se Ash then waited the weekend being harassed by all forms used currently until Monday March 8, 2021 to correct her driving privileges. Upon paying the reinstatement fee Pro Se Ash driving privileges were restored and she began to complete her trip to Minnesota. Approaching the same area Pro Se Ash saw a trooper turning his car around to enter traffic. Pro Se Ash was pulled over and car seized again. This time was a 10 year old ticket which could not be paid online. Pro Se Ash was then escorted back to the state of Mississippi where the same black female drone operator coupled with the drone operator from Hibbing, MN attempted to kill Pro Se Ash with electro-magnetic radiation. There were others involved on the audio but these two people were involved from beginning until Pro Se Ash's departure. The state

of Minnesota kicked the Drivers License out during a traffic stop in Illinois in hopes Pro Se Ash would not survive to begin the legal proceedings needed to eradicate the inhumane torture forced upon Pro Se Ash.

Current Situation

Pro Se Ash is currently being inhumanely and unjustly harassed, recorded and violated on all levels lessening the quality of life afforded to others. MB. Ash recently had a woman attack her verbally in the parking lot of Walmart Superior, Wisconsin. Ash told the woman not to follow her into Walmart with such nonsense. This woman proceeded to follow Pro Se Ash into the store talking loudly on the phone so as to be heard by Pro Se Ash. Pro Se Ash began to speak to the woman and an argument ensued. Pro Se Ash pointed in the woman's face and got a bit too close. The police were called and Pro Se Ash was arrested for carrying a concealed weapon. Pro Se Ash is licensed in MN and WI and has been since 2015. Pro Se Ash has no gun charges and has always had a firearm for her place of business. Today Pro Se Ash went to court for this set-up only to be told she cannot be around fire arms. Pro Se Ash

owns, operates and lives in Superior, WI.
In April 2021 Pro Se Ash lost her first
commercial space due to outside interference.
The owner of that space contacted Ms Ash
in fear of retaliation from the harassment
Pro Se Ash is currently under. She then
bought out 1417 Fowler Ave. The owners
handed Ms Ash the keys with no money
down and then moved to set up the
entire harassment protocol in her place
of business. If Pro Se Ash is alone the
harassment is much more intense to include
death threats, white vans waiting outside,
illegal entries of her business with theft,
radiation from above and below continually.
Pro Se Ash is not afforded to sit in her
business, home or car. If driving protection
must be used but if used the amount of
drone radiation is increased to inhumane
levels. Superior, WI has always supported
Diluth, PM in the inhumane harassment
by initiating illegal surveillance in Pro Se Ash's
home located at 1212 E 3rd St Superior, WI
54880. Pro Se Ash harassment started with
a home invasion which never made it to
court. Then Pro Se Ash came home to a
door in which the entire lock fell out. It
took the management 3 days to replace it.
They then raised the rent to make it unaffordable
leaving me no choice but to move. Superior
WI has always been in support of inhumane

Torture and harassment. In 2016 I was
poisoned to the point of near death and
because I could not identify the source
of toxin I was illegally evicted by a
Judge in this area tho I was near death.
This same Judge upheld a entrapment
case recently set up by Superior Police Dept
Pro Se Ash was followed to Walmart and
verbally attacked outside the store. The
perpetrator then followed Ms. Ash into
the Walmart to start an altercation.
The perpetrator then called the police
and fabricated an attack. Pro Se Ash
pointed in the womans face prior asking
the perp why she had followed her
after she told her not to. Pro Se Ash
was arrested and charged with carrying
a concealed weapon. Pro Se Ash has
had a conceal and carry in both States
since 2015 and during the entire 5 years
of inhumane harassment she has never
used a firearm in any confrontation
surrounding the harassment. The Judge
then sealed the case to protect the informant/
perpetrator. In reaching out for help
Pro Se Ash went and spoke to the Mayor
of Superior only to have 40 people show
up at her home and rally. These people
disbanded when Pro Se Ash left her home.
Currently Pro Se Ash is being attacked
by radiation daily in her home, address
110 Winter St, Superior, WI 54880, Her place

of business located at 1417 Power Ave
Superior, WI, 54880 and Pro Se Ash's car.
The car has significance due to the
cameras, video / audio that has been placed
in Pro Se Ash's car. Pro Se Ash's car has
been altered and vandalized in an attempt
to install illegal equipment. In one such
case the entire roof covering was pulled
down to wire video in the car. Pro Se Ash
retrieved the car after 2 illegal attempts
were made in Ulen, Illinois to confiscate
the altered car. Pro Se Ash noted that
radiation was aimed into her face after
retrieving the car from Allstar Services. Pro
Se Ash also noticed an ignition coil service
light remained on after the retrieval from
Allstar. Upon retrieving the car from
Ulen, Illinois impound the device was
removed and the ignition coil light was
off. Upon Pro Se Ash residing in Hibbing, MN
the harassment protocol was divided between
2 shifts both employing men and women
of various ages predominately white consisting
of audio, video, emf, radiation, poisonings
and gonggalking. This protocol was transposed
to NC, MS, ND, CO, IA, and is still operating
in the Duluth / Superior Area. The audio was
enhanced while Pro Se Ash resided in
Hibbing, MN and is the one form of harassment
used to control, antagonize, torment, criticize,
dehumanize, insult and attack. These perps
also do camera checks, drone checks and

issue death threats. Pro Se Ash is also being heavily recorded in the bathroom and bedroom of her home while bathing dressing and normal toilet activities are taking place. The radiation is used to cause bodily damage and death. Sleep deprivation is also a main torture technique used to overtake Pro Se Ash and remove her from her business and home. Once Pro Se Ash is in her car the drone activity is increased due to the inability to leave or move while driving. The radiation harassment is also increased at night due to the cover of night. It is harder to see drone operations at that time Pro Se Ash noted the white men took the lead in drone operations and in gangstalking. Pro Se Ash has been opposed to the harassment since inception and as a result law enforcement in this area is working non stop to force Pro Se Ash into a hostage situation in a live snuff film being played out in Duluth/Superior at present. Pro Se Ash has witnessed perpetrators brag openly about prior night's drone operations as they commend themselves. The black female drone operator is solely responsible for reassuring the shift perpetrators of my death and their immunity to be charged with any of the crimes committed. This is the same drone operator from Oxford, MS.

is responsible for the attempted murder of Pro Se Ash during her residence in that state. MN and WI still employ this woman in every process of the harassment of Pro Se Ash. Pro Se Ash's car was broken into 2 nights ago to destroy protection equipment used to deter drone operations. Pro Se Ash is in need of immediate relief. Pro Se Ash's name has also been placed on a no fly list and her daughter's name has been placed on both list as well. Pro Se Ash has been forced to take part in a live snuff film. This is literally being used for exploitation and entertainment in the Duluth / Superior area. The State of MN has employed the female drone operator from Oxford, MS to take the lead in all drone attacks. This perpetrator is the main person dominating the audio harassment as she commentates thru the radiation attacks. Pro Se Ash has been forced into her car due to the radiation activity in her home and business. This is being played out as live entertainment. Bets are placed, illegal life insurance policies have been issued and the gangstalking is put in place to cause fear. Pro Se Ash has not or will never submit to the orchestration of human trafficking / torture / harassment moving these perpetrators to

use radiation as a form of control. While residing in Hibbing, MN the upgrade of Audio, Video and weaponry is where the human trafficking became a large part of Pro Se Ash's harassment protocol. Since her residency in Hibbing, MN Pro Se Ash's phone, computer and email have been hacked to cause isolation and to disrupt all business operations. We ask the courts for this Writ of Certiorari and the Writ of Extraordinary Relief.

Reasons for Granting the Certiorari

In May of 2009 I opened my first business with very little money and very little support. 8 years later I had grown the business into a self-supporting very much needed ethnic beauty supply that served all races, preferences and all income levels. At that time my business was located in Duluth, Mn and I resided in Superior, Wi, we are connected by a bridge. Law enforcement Duluth, Mn falsified my name on a watchlist in 2017 with the sole intention to murder me after placing me in the research program/humantrafficking/gangstalking harassment program. Illegal surveillance, constant audio, video and radiation harassment have all played a part in this community reality harassment show with open displays of unified involvement. Cameras have been moved in my space to capture my facial expressions as they use radiation and emf to my feet and ankles. The average civilian would not have access to the many different forms of military weaponry that is being used in my harassment. With our expanding technology field we can now operate drones, place fake news and fake videos on the internet, cause irreparable financial damage to unsuspecting citizens and hack phones and computers from the comfort of home. I have exhausted all levels of the government from Mayor, Senator, Secretary of State, Attorney General, DOJ, ACLU, FBI, city counsel men and women and attempted to reach out to battered women shelter only to find harassment worse than were I left from. Since approaching the courts for relief the harassment has quadrupled and it is only by the grace of GOD that I am here to ask for the Writ of Certiorari and the Writ of Extraordinary Relief due to the severity of my harassment. I have been forced to deal with harassment 24/7 seven days a week. These agencies are literally hosting live radiation burnings and I am the unwilling participant. The audio in my home, car and business is constant and they do not lower the volume during shift change. I literally hear the night shift brief the day shift and then the insults and slander start with a new energy no matter what shape I am in. If I attempt to stay in my home and sleep direct energy and radiation are ran under my bed from head to toe in a attempt to cook me alive. I then go to my car where drones are waiting to do what didn't happen inside my home. This is every home and hotel I have occupied in MN and WI since 2017

every single day and night. I am stalked, harassed and attacked with military weapons for no reason. The powers that be made decisions on my life without my consent and when the direct energy failed to do the intended job they then moved to radiation at inhumane levels to produce disease and kill. The number of participants can easily be in the thousands with more and more people stepping up. The law enforcement in my area watches the onslaught from a distance only to intervene to support a gangstalker. My business has been illegally entered at least 3 times and we have only been open 2 1/2 months. If I am in the business alone I am attacked by radiation all day with emf in my feet and upper mid back. The audio is constantly going with the same participants from Hibbing, Mn and the State of Mississippi drone operators literally taking the lead in commentating all the verbal and radiation attacks. It is not unusual to hear 6 to 10 people insulting, defaming, threatening and agreeing with one another, chiding, laughing. My business, home and car all have cameras and drones out side and inside at all times in a attempt to isolate, record illegal video and to assassinate with multiple participants. Even as I write these perpetrators are commenting on the content in this writ while they attempt to use electromagnetic radiation in my upper back behind my heart. I literally had to purchase 4 industrial blowers to keep the high amounts of radiation from overwhelming me. During the entire legal preparation from the beginning until this point the radiation harassment has been non-stop only getting worse as well as every other area of harassment. I can't place orders from my business or make phone calls. Calls are literally dropped and blocked from my phone. My email sends a message stating no such address. My Sba loan has been sabotaged so severely I feel it is unrepairable. My gmail account has been stolen and used for financial sabotage. My computer has crashed 20 times since preparing this Writ though it is brand new and dozens more times while preparing my other court cases. My car has been my only refuge and it has been outfitted with cameras, audio and electromagnetic radiation as well. The neighbors gather at night to host viewing gatherings and to participate. The key fob to my car has been duplicated and at whom ever's will I have been purposely stranded at gas stations and remote

places only to have gangstalkers arrive to complete the harassment protocol. They use the audio harassment to alert me as to there doings while it is taking place. The audio and video in my bathroom space has the most importance to these people so much so I bathe in a swimsuit. Upon entering the bathroom they do a camera check and a white man responds, "Yep" from there if I attempt to clean private areas of my body a white female will shout out in mocking laughter as if to say "we got you shaving". This is also where the attempted dehumanization takes place for them while being studied for injury from the radiation harassment. These people monitor my bathroom toilet habits closely being that runny stool is a direct side effect of radiation exposure along with dizziness and kidney problems. Coughing is also a side effect of direct energy being aimed at your chest area so my gangstalking consist of many people following me laughing and coughing. For some reason I stopped coughing when attacked. These people quickly moved to a gas which immediately produced coughing fits. Yesterday while at the gas station the need was so great that the attendant did so over the loud speaker prompting everyone to turn around. By cameras being placed in my business I have had to file reports on illegal entries the most recent was a personal purchase of a high end make up which was contaminated causing massive burning to my skin. My eating habits are non existence due to the fact that most if not all food at home has been contaminated. I left my family over 20 years ago, they haven't been much of a supporting factor and I have become self sufficient because of that fact. I was studied and chosen for this harassment because of my distant family relations. I have never been suicidal or violently aggressive. I believe in the Almighty and I take all major decisions to him first. I am not a saint by far but I can carry my own weight. The level of harassment I have endured would break the average person. I can't begin to explain all the body health issues I am experiencing because of this harassment. We have authorities in place to do their jobs with integrity instead we now have an overwhelming amount of bigotry and cowardism ready to perpetuate any inhumane practice while he/she hides in the background while others do his/her ill will. By listening to the audio harassment I know there are ten people from law enforcement/military that operate the electromagnetic radiation

harassment. 3 white women , 3 white men and 3 black women. During my time in Hibbing, Mn when the audio harassment was amplified there was one black woman participating. I later ran into that woman unexpectedly and the bank. Soon after the encounter I didn't hear her voice in the audio.

Hibbing, Mn is predominately white, there are no black people to participate. Upon moving to Oxford, Mississippi the program was transposed in that state where there is no shortage of black people. The black female from Hibbing, MN has been replaced by 3 black females from Mississippi one of which repeats the exact same thing the other black woman did. One of the women from Mississippi was responsible for all of the drone attacks in that state. This woman is very aggressive, angry and abusive, she along with the white male drone operator from Hibbing, MN commentate all of the radiation attacks for the other viewers. This is literally being played out as a live snuff show every night.

Neighbors are gathering to watch and participate in these attacks every night (I Have video) while the participants make threats, insults, laughter, hillbilly hollars, etc. This entire area is aware that this is taking place both Superior, Wi and Duluth, Mn and no one has tried to intervene. This is truly out of control and from the comments I hear these people make they are confident that they will not be charged for the multiple crimes they have committed. Last night and every night since preparing this writ I have been attacked by drones in my car with full audio harassment. Upon leaving that area to go to the store I am met by 6 to 10 gangstalkers to further the attack and then to my home to dress for the day where emf is used in my feet and ankles, DEW if I stand in one place long enough, radiation if I sit or attempt to lay down, As I prepare for my shower the audio becomes more insulting while being in the shower camera and drone checks are done. If I take a bath the drones are then surrounding the under side of the tub aiming for my head neck area or my feet. The audio then turns to the removal of my bathing suit as they attempt to capture naked photos, insults are then hurled again by the same people since inception plus the addition from MS. Once I am dressed and have moved to hair and make up then the insults start again , radiation from above and below begin, the white men then begin to

verbalize their disapproval by allowing me to hear "Yuk", "Ugh", "Ugly", etc. Then I am off to work where audio, video, radiation and emf are used all day long in the same fashion. If I sit or stand to long radiation is used, if I am in the shop alone audio harassment is done all day long, if customers come in they watch the interaction and make subtle negative sounds like, "unn unph" as if to suggest no, "Uhh Huh" as if to agree, and then the others are "ick", "yuk", "ughh. Most of the handlers do not verbalize they make noises to confirm or deny. If they do verbalize the audio is turn way down so you can't hear the conversation. Most if not all of the audio is used to scare, and intimidate. I literally listen to this younger black female say "I'm dead" all day long. This was an expression used by my roommate as if to say "I'm dieing laughing", they recorded this and play it at least 25 times a day, especially as I am preparing this Writ. At the shop I am forced to listen to white women, black women and white men sling insult and agree with one another, they also instigate all attacks made by the female drone operator from MS to keep that going, the Hibbing, Mn drone operator is always agreeing, defending and supporting the MS drone operator in every conversation they allow me to hear. I'm not sure why these people allowed this much to transpire but it is truly out of control. Everything they are doing to me at this point rely on the soul operation of drones, radiation, DEW. A Few nights ago I heard Rich Lee verbalize on the audio harassment and told the harassment crew, "I want her dead", after that drones were sent to my location at a much higher capacity and I am being attacked by these drones every night since. These drones have the capability to move thru any object with little interference and no doubt damaging any living organism in it's path. I assume to allow me to hear him verbalize his intention that would some how deter me from writing this Writ but truth be told if you use any form of radiation on a person, is it not your intention to harm? The extremes of my harassment and attempted murder are literally being publicized with full community agreement. I feel I was chosen to exploit for a larger reason. When the Duluth Police force came to my business to tow my car it was a customer whom told me they were towing a car and were outside laughing about it, she had no idea that it was my car. The news of that happening spread in Duluth/Superior via facebook within 15 minutes of its

happening. These displays of unity are open displays of white privilege and white power. To know that you can violate a person's civil rights in the open with complete confidence and other white people will support you good or bad. This is the same process only on a much larger scale. Blacks don't fair well in The justice system and these people have been operating in a self sustaining system that allows for crimes against humanity to be committed and concealed at the same time. I have a good amount of evidence substantiating my claim that I will submit upon request. I am also open to taking a lie detector test if the courts deem it necessary. I ask for the courts to allow this Writ of Cetiorari to be heard for the simple reason that my daughter's name is also on this terrorist watch list. We cannot allow the cowardism of a few to undermine the entire law enforcement system for the sole purpose of feeding an elevated sense of self pride. Just to hear these people justify their actions and their displays of unity one can only ascertain that this is truly without guidance and we should do our best to expose and eliminate all such vigilante behavior. I am asking the courts for damages in both compensatory and punitive as these agencies willingly knew the level of harassment their were inflicting was illegal and torturous on all levels.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Jaqueline I. Ash

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