

Research Miranda Rights!!!

Research

SUE IMMEDIATELY. Simple winning lawsuit!! Especially if you were assaulted and injured!!! Fuck them, please shoot these disgraceful people in the face.

HELP OUR NATIONAL EMERGENCY

My name is Stefan Michalopoulos, no criminal record and never committed a crime and don't even smoke weed. I am a proud U.S. Navy Veteran, service in Sicily. Helicopter Combat Support Unit. I have been fighting Congress, Cory Booker and Adam Schiff and Judiciary and Oversight Committee for 3 months over Immigration procedurally and legally requiring Warrants for all investigations and Detainment Warrants for arresting all Immigration Operations Federal Agencies. I was met with Pamela Bondi (who has a DEA Drug record history and addiction) which is easily fact checked. And her Truck Stop Crack Hooker "personal attacks" that she attacks Congress with. And Kashyap Patel, the Cocaine addict from New York City with a DEA Cocaine Addiction Drug Record (easily fact checked). They both lied about me behind my back to Congress and Senators and Judges while trying to help our National Immigration Crisis. They lied and absolutely trashed my military service and said "Dishonorable Discharge" due to drug addiction. And he got fucked up in the war. When I was never deployed to no war. Making fun of Navy SEALs because I have friends from the service when I tried out for BUDS and did not meet the physical requirements. Destroyed me personally behind my back to Congress and my SEAL friends including professional relationship with Master Chief Navy SEAL Kevin Pope from Houston who was the rescuer for Captain Phillips, April 2009. Said they turned around his ship and other ships. SEAL Team 6. That rescue cost the Navy \$3.5 million dollars. And other Navy Seals as well absolute mockery and derision of our military. Also, "waterboarding" works while Torturing Muslims. The CIA started using this technology overseas in 2008. Developed the technology with the 119 post 9-11 Innocent Muslims from 2002-2009. They know this with neural-data Technology illegal in Alabama and Iowa American Law. I don't have guns, but if there's a Veteran that has a gun, please shoot these mother fuckers in the head. Destroyed my reputation and absolutely trashed my life, my children, my Greek Heritage, and Brazilian dead mother and my faith in god. Literally, called me "crazy" for my faith in god and it's hard to believe and literally trash talked my parents lives when they were great and hard working just to trash everything about me just because of his DEA Drug Record. Had me under illegal surveillance Kashyap death afraid this DEA Drug Addiction Records will surface, interfered with my work. I lost my job because of him and I'm fighting them in U.S. Supreme Court now for First Amendment faith in god. Seriously. I say fuck them and SUE THE LIVING FUCK OUT OF ICE AND IMMIGRATION OPERATIONS NATION WIDE!!! I tried forcing Cory Booker to adhere to the laws but they had me arrested 3 times by Capitol Police for trying to end this crisis with the use of Warrants that are mandatory. (1) Kashyap Patel was never an "advisor" for anything before FBI Director, just an unemployed DOJ Lawyer that got fired and working for Trump Campaign. (2) Pamela Bondi has a drug history and her DEA Record confirmed by the St Croix Island FBI Civilian Police July 2025.

Judiciary and oversight committee meeting in January 2025 ordered by the beautiful and sober Kamala Harris November 23, 2024. Many Attempted extrajudicial killings, extremely tortured me and killed my sister. I'm getting revenge for my sister now and destroyed me and my family.

Everyone Immigration Illegal Agency Action who was arrested, detained, abused and assaulted, shot, investigated saying they were illegal and detained. Kicked out of the country you still can sue as well. EVERYONE CAN SUE who was touched without a warrant. This is a simple BIVENS LAWSUIT. Exact same as Bivens v 6 Narcotics Agents, Bronx, 1965. And Federal Bureau of Narcotics January 12, 1971. Supreme Court. For Fourth Amendment Cause of Action. "BIVENS". GET LAWYERS AND

EIGHTH AMENDMENT PROTECTION..... "Arbitrary and capricious" describes a decision made without a rational basis, relying on whim or personal will rather than facts, law, or proper consideration, often used in law to challenge government agency actions that lack logical connection to the evidence or fail to consider important factors. It signifies a willful, unreasonable, and impulsive act, not just a debatable one, meaning the decision-maker disregarded facts or the law. **Lack of Rational Basis**: The decision isn't supported by reason or evidence. **Unreasonable Willfulness**: It's a willful and unreasonable act, not just an error in judgment. **Failure to Consider**: The agency ignored important aspects of the problem or relied on irrelevant factors. **Contradictory Explanation**: The stated reason for the decision goes against the evidence. This standard is used by courts to review decisions by government agencies under the Administrative Procedure Act (APA). Courts look for a "rational connection between the facts found and the choice made". It's a high bar to meet; challengers must show the decision was more than just a simple mistake, but a fundamental, unreasoned departure from proper procedure or facts. An agency denies benefits but offers an explanation that contradicts the medical records. A decision is made based on personal bias rather than the evidence presented. An agency completely fails to consider a legally mandated factor, like public safety or environmental impact.

THIS ESCALATING NATIONAL CIVIL WAR WAS NEVER SUPPOSED TO PROCEDURALLY HAPPEN. CONGRESS REQUIRES TO SWIFE ALL OPERATIONS ON IMMIGRATION UNTIL THEY GET THEIR SHIT TOGETHER NOT TRY TO FIGURE IT ALL OUT WHILE ILLGALY KICKING PEOPLE OUT. BREAKING EVERY HUMAN RIGHTS LAWS AND CONSTITUTIONAL VIOLATIONS THAT EXIST. THEN POINTING FINGERS AT OTHER NATIONS AND FORCING THEM TO SIGN THESE FUCKING CONVENTIONS THAT MEAN NOTHING TO THEM AND TAKING A HUGE SHIT ON OUR CONSTITUTION AND CUSING A NATIONAL STATE OF EMERGENCY AND THIS IS A PUBLIC SAFETY ISSUE. AND LITERALLY THE ONES COMMITTING CRIMES AGAINST HUMANITY WITH ALL THE VIOLENCE THEY HAVE CAUSED AND BLAMING THE FEDERAL AGENTS. all caused by "UNQUALIFIED U.S. ATTORNEY GENERAL AND 2 FBI DIRECTORS IN A ROW". Kashyap Patel is the one who has a long DEA Record for Drug Cocaine addiction and Pamela Bondi as well. These liars were invited straight from the Trailer Park into their positions of Power in Washington DC and Congress let this happen and how could everyone expect any different from them. What in the fuck is wrong with these psychopath fucking people.

Congress are purposely REJECTING WARRANTS AND THE DUE PROCESS HEARING. This is an easy fix for them of common sense to any lawyer.

Criminal Procedures Act, "No one Shall Extend Punishment to Anyone Other Than the Criminal". All the Deportations WITHOUT DUE PROCESS IS PUNISHMENT BECAUSE THEY ARE NOT ENFORCING THE LAWS, THERE'S NO LAWS BEING ENFORCED FOR "YOU'RE MEXICAN IN A GROCERY STORE AND YOU LOOK MUSLIM". Deportations without any laws of "Overstay" their Visitor or Work Visas and 6 Months allowed time and without Due Process Hearing, Freedom Clause, Fifth Amendment. "RIGHT TO HUMANE TREATMENT". Article 6-3. American Convention on Human Rights, 1989.

1966 Supreme Court Miranda v. Arizona "Miranda Rights"²
6th Amendment Right to Counsel Before Answering Anything.
5th Amendment "Right to Remain Silent."

HOW YOU LET OTHER STUPID PEOPLE TREAT YOU REFLECTS ON YOU. STAND UP FOR YOURSELF.

Congress is currently "JUST KICKING PEOPLE OUT OF THE COUNTRY THAT LAW ENABLES THEM TO BE LET IN AND THE FREEDOM OF MOVEMENT TO TRAVEL. They are allowed in the United States for 6 months. Work Visas/ Visitor Visas. Freedom of movement is a fundamental human right, enshrined in Article 13 of the Universal Declaration of Human Rights and Article 12 of the International Covenant on Civil and Political Rights, which protects the right to move within a country, leave any country, and return to one's own. It enables individuals to choose their residence, travel, and work freely, although these rights can be restricted by states for reasons like national security or public health. It's an escalating problem that should have never happened in the first place.

Immigration says that before Citizenship, while waiting for their "Green Cards" they must overstay their visas LEGALLY APPLYING for their rights to Citizenship, the Meaning of Being American. Congress requires to have a "Transient Visa for Green Cards" while in the Country and overstay their Visas and Visitor 6 months while in the application processes. This is a 5 year process of forcing them to be illegal to Overstay Laws. WE ARE FORCING THESE IMMIGRANTS TO BREAK OVERSTAY LAWS, THEN FORCING FEDERAL AGENTS TO BREAK LAWS TO JUST KICK EVERYONE OUT."

"Transient visa" was not an issue before but now it's a catastrophic problem in the United States and we require to fix this in the immigration laws, procedures and protocols.

AD-HOMINEM LAWS PREVENT ALL "PERSONAL ATTACKING". ALL IMMIGRANTS ARE BEING PERSONALLY ATTACKED. DEGRADING PEOPLE FOR THEIR IDEAS. ARGUING WITH THE ARGUEE INSTEAD OF THE ARGUMENT TO WIN CASES. AVOIDING THE ARGUMENT. THIS IS LIKE TREASON. THE NATURE OF LAWS, DOES NOT ALLOW THIS AND IT'S BAD THAT PAMELA BONDI LIVES BY THIS BUT IN A COURTROOM IT'S JERRY SPRINGER BULLSHIT, ABSOLUTE MOCKERY OF ALL THE JUDGES, ABSOLUTE MOCKERY OF THE LEGAL SYSTEMS, ABSOLUTE MOCKERY OF CONGRESS AND SENATORS TURNING THEM INTO TRAILER PARK TRASH JUST LIKE SHE IS. THEY SAY THAT THESE LYING PEOPLE SERVE SATAN.

Franks Hearing, Franks v Delaware 1978. The Federal Government Requires a Investigation to provide any evidence of overstay for the Due Process Hearing and the Violations of American Laws "OVERSTAYING" FOR THE AFFIDAVIT any Warrants issued for any detainees (WHEN THEY HAD WARRANTS) and not just snatch and grab off the streets. The PROBABLE CAUSE for the Warrant Affidavit can be from the BORDER ENTRY RECORDS and those who OVERSTAYED. Not Racial Profiling in grocery stores while the children at school and dogs at home starving for 10 days then taken to the animal shelter to be killed. (murdering family members).

WARRANTS ARE CLEARLY ESTABLISHED AND MANDATORY FOR ALL VIOLATIONS AGAINST THE UNITED STATES AND IMMIGRATION LAWS ARE CIVIL LAWS AND A VIOLATION OF FEDERAL LAWS AND REQUIRE FEDERAL CRIMINAL PROCEDURES FOR THE FEDERAL AGENCIES TO HAVE JURISDICTION INTO THE CASE JUST LIKE EVERY OTHER LAW. "CRIMINAL PROCEDURES ACT".

Fifth Amendment. "everybody has the right to remain silent" the right from self incrimination. "THE FEDERAL GOVERNMENT MUST NOT BY LAW ASK ANYONE FOR ANY IDENTIFICATION NOR ANYTHING UNLESS THEY HAVE CLEAR VIOLATIONS OF LAW IN FRONT OF THEM".

Immigration they require to have the investigation and warrants for this.

DERELICTION OF MINISTERIAL DUTY To Force the Enforcement of the Fourth and Fifth Amendments on ALL GOVERNMENT AGENCIES. the Latino Guy who went for a drive to smoke a Joint and ended up with a finger in the ass from the Police Officer on the side of the road. That's a Fourth Amendment Violation (anything under the skin), requires a Warrant and a simple Bivens Action. That settlement was for \$250,000 for a 10 second violation.

(1) ANSWER NOTHING, NOT EVEN ID (2) WARRANT REQUIRED
(3) MIRANDA RIGHTS MUST BE RESPECTED.

They need that secondary judicial approval of the warrant for jurisdiction to intrude into peoples rights. Civil rights act, 1871 (42 USC 1983) and federal rule criminal procedure 41. Cause of Action "BIVENS" (January 12, 1971) IS ONLY GOVERNED BY THE FOURTH AMENDMENT. There's 2 parts to this lawsuit, The Violation of the Fourth Amendment, and the Government Intrusion of the Civil Rights Act, 1871.

The immigration problem is escalating to a "state of SELF-MADE NATIONAL EMERGENCY BY CONGRESS". no warrants, Federal Right, FEDERAL CLAUSE to Article 1. Obligation to Respect Rights, ([JUDICIAL PROTECTION IF AMERICANS FOR PUBLIC SAFETY. Article 25]). From Article 5. Right to Humane Treatment. Articles 5-3 ([CRIMINAL PROCEDURES ACT]). Article 9. Freedom from Ex Post Facto Laws ([THE UNITED STATES ARE JUST "WINGING IT OUT THERE WITHOUT WARRANTS"]). Article 11. Right to Privacy [ABSOLUTE VIOLATION OF THE FOURTH AMENDMENT]). Article 8. Right to a Fair Trial [FREEDOM CLAUSE, FIFTH AMENDMENT]). Article 4. Right to Life, Article 3 [TOO MANY PEOPLE BEING SHOT OVER THIS]). Right to Juridical Personality, Article 12 [ALL PERSONS ON AMERICAN SOIL HAVE THE SAME HUMAN RIGHTS]). Freedom of Conscience and Religion, Article 14, feels like the 4 elements of a Monell Claim. EXCESSIVE FORCE, Civil Rights Act, 1964. Also Used with Civil Rights Act, 1871. For Government Intrusion. 42 USC 1983 (1871) Cause of Action.

Right to Equal Protection, once again Judicial Protection from Law Enforcement when they refuse to respect AMERICAN Federal Rights in this Convention. Article 25. Right to Judicial Protection. American Convention on Human Rights, 1969. THEY (LITERALLY THE UNITED STATES) ARE OBLIGATED TO RESPECT ALL HUMAN RIGHTS EVEN IF WE REQUIRE TO SLOW DOWN THE "SURGE OF IMMIGRATION" AND LET TIME TAKE ITS TOLL..

Discovered that Immigration Laws are in fact Civil Laws but the "Overstaying of the Foreign Nationals 6 allowed months and Overstaying of Visitor Visas and Work Visas" of the legal immigrants and visitors "ARE A VIOLATION OF THE STATE" and "CRIMINAL PROCEDURES ARE MANDATORY. NOT CIVIL PROCEDURES". And due to it being Criminal Procedures, DETAINMENT IS AT JAILS. "Mandatory including Warrants for the surveillance and detainment of all persons being detained for ANY VIOLATION OF CIVIL OR CRIMINAL LAWS AGAINST THE STATE AND NOT ANOTHER PERSON. The difference between "Civil Law and Criminal Law" is a form punishment where "any act from the State to any person on American Soil must be allowed by "the Warrant Clause", Fourth Amendment, with a Violation of American Law or Statute (Probable Cause Standard pursuant to Federal Rule of Criminal Procedure 41). This Standard is the separation of "Lawful Sanctions and Personal and Discriminatory Acts by all Law Enforcement and Federal Agents WITH Secondary Judicial Approval. "Called The Warrant", mandated by First Congress, 1791 based on the case of Entick v Carrington, 1765 with the King's Messengers. Not so much the case but the Judge's Rulings, Orders and Recommendations. Warrants easily obtained, agents can even call in these warrants on the way and deal with the affidavits at the soonest convenience. Without the Law to Enforce, they are NOT LAW ENFORCEMENT. [without that law to enforce (can't just say immigration)] like saying I'm arresting you for law enforcement without any laws.. That's ABSOLUTELY STUPID.. The Federal Agents are committing a Bivens Violation, a civil violation against the population]. THE EXCESSIVE FORCE OF THE REASONABLENESS CLAUSE AND VIOLATIONS OF THE CIVIL RIGHTS ACT, 1964. This is the difference between "Civil Procedures" and "Criminal Procedures". Adherence to the Federal Rules of Criminal Procedure 41 is Mandatory for all surveillance and Detainment for ANY PERSON ON AMERICAN SOIL including "ILLEGAL IMMIGRANTS".

With the escalating problems in Minnesota and Nation Wide, Los Angeles, New York and Nation Wide the use of Warrants would have prevented everything that is happening with the humiliation of the

"MIRANDA RIGHTS"

HERE'S YOUR STATEMENT

Federal Agents and Destruction of the Federal Agencies Reputation by "making them do illegal activities" and beating them on the streets and arresting them.

The procedures are a matter of Congress Enforcement to Enforce the Fourth and Fifth Amendments and Provide the Federal Agents with the proper tools to do their jobs correctly. "The Foreign Nationals" are not the problem, "the Overstayers" are Violating American Laws and the problem we are looking for requiring an investigation for the Evidence of violation of American Laws for the Detainment Warrant and Due Process Hearing. ACT LIKE NORMAL PEOPLE AND ENFORCE THESE LAWS IMMEDIATELY. THIS REJECTION OF THE FOURTH Amendment and Fifth Amendment ARE THE CAUSE OF OUR NATIONAL CRISIS.

CONGRESS REJECTION of meeting with me for this National Crisis this Rejection of Warrants has created. This has led to the Minnesota Civil Crisis and THEY JUST DON'T GIVE A SHIT ABOUT OUR AMERICAN PEOPLE AND FOREIGN NATIONALS WHO WE AS AMERICANS WELCOME IN A LEGAL MANNER. The Meaning of being American Pursuant to the Equal Protections Clause, Fourteenth Amendment being "Citizenship". And Equal Rights Pursuant to the Civil War for Slaves and Immigration in 1866- 1868.

This is the exact "SOCIETY SENSE OF JUSTICE" and Americans speaking up when there's a fault in our systems and rejection of American Laws within our Government. Please Help me help our Crying Nation caused by an "Extreme Deviation in Procedure. And "Enforcement of Warrants" as Procedure Mandates. Spread this information nation wide and tell everybody to sue the ridiculous fuck to hell and STOP THIS VIOLENCE in our Nation.

ALL OF US AMERICANS have the "Federal Right to Participate in Government" and intervene and force them to adhere to American laws and our Constitution and we now see the importance in this Federal Right in my case. American Convention on Human Rights, 1969. ARTICLE 23.

EXTREME HUMILIATION AND DESTRUCTION OF FEDERAL AGENTS REPUTATIONS. Then blaming the ICE Agents for acting the way they do because we are not giving them the proper tools to get their jobs done correctly and destroying them. We require to give the ICE Agents their proper tools and it will naturally slow down a little but still continuous and productive. Let time take its course instead of "a surge". Time will do its thing. In a way this complaint for declaratory relief aligns with the 4 elements of a Monell Claim and truly feels like a Mandamus on Congress. Please do something in Court for this. Have some fucking common sense. How are Federal Agents of any sort getting beaten up by police officers and the public and never fighting back "law and order". THIS IS ALL THE US ATTORNEY GENERAL JOB THAT THE CUNT HAS NOT DONE FOR 1 YEAR. She runs from her job like it's the Ebola Virus.

This is not rocket science. Any law against the state is probable cause FOR THE WARRANT CLAUSE whether civil law against the state or criminal law against the state. One there's punishment for criminal laws and immigration law there's detainment and deportation but criminal procedures apply all times there's a violation of law against the state.

Fourth Amendment and enforcement Fifth Amendment (RIGHT TO REMAIN SILENT) AND Freedom Clause Jurisprudence and a enforcement procedural challenge in ICE Nation Wide and ask them "the procedures are there in place for Warrants and to enforce the Fourth Amendment.

TO THE AWESOME FBI AGENTS THAT AUNG EPSTEIN INSTEAD OF GASSING HIM WITH AN INVERT GAS AND WATCH EPSTEIN HAVE A HEART ATTACK ON CAMERA WE SALUTE YOU. WANTED TO MAKE A STATEMENT HERE IT IS.

The United States has thrown the meaning of Probable Cause Standards out the window and "don't know what they are doing on a National Level".

I believe this to be the biggest fight for Human Rights this U.S. Supreme Court has ever seen in history of the Supreme Court since its first opening in October 7, 1935. Yes, Nelson Mandela looked like beaten dog shit and he did it in his own way and circumstances. Martin Luther King had his own circumstances and got himself shot at 39 years old. I'm 45 years old now and past due, but the Veterans will shoot Kashyap Patel and Bondi bitch in the face.

CONGRESS ARE INSANELY VIOLATING AND INTENTIONAL TO ALL THE IMMIGRANTS 18 USC 1503, 18 USC 241, 18 USC 242, 18 USC 249. Sentencing Enhancement Acts after George Floyd. Preventing and Obstructing the Enforcement of the Fourth and Fifth Amendments INTENTIONALLY.

AMERICAN CONVENTION ON HUMAN RIGHTS, 1969. Article 5. Right to Humane Treatment 1. Every person has the right to have his physical, mental, and moral integrity respected. 2. No one shall be subjected to torture or to cruel, inhuman, or degrading punishment or treatment. All persons deprived of their liberty shall be treated with respect for the inherent dignity of the human person. 3. Punishment shall not be extended to any person other than the criminal. "CRIMINAL PROCEDURES ACT" 4. Accused persons shall, save in exceptional circumstances, be segregated from convicted persons, and shall be subject to separate treatment appropriate to their status as unconvicted persons. 5. Minors while subject to criminal proceedings shall be separated from adults and brought before specialized tribunals, as speedily as possible, so that they may be treated in accordance with their status as minors. 6. Punishments consisting of deprivation of liberty shall have as an essential aim the reform and social readaptation of the prisoners.

AMERICAN CONVENTION ON HUMAN RIGHTS, 1969 Article 28. Federal Clause 1. Where a State Party is constituted as a federal state, the national government of such State Party shall implement all the provisions of the Convention over whose subject matter it exercises legislative and judicial jurisdiction. 2. With respect to the provisions over whose subject matter the constituent units of the federal state have jurisdiction, the national government shall immediately take suitable measures, in accordance with its constitution and its laws, to the end that the competent authorities of the constituent units may adopt appropriate provisions for the fulfillment of this Convention. 3. Whenever two or more States Parties agree to form a federation or other type of association, they shall take care that the resulting federal or other compact contains the provisions necessary for continuing and rendering effective the standards of this Convention in the new state that is organized.

DUE PROCESS DEPRIVATION OF RIGHTS REQUIREMENT TO NOTIFY THE PERSON OF ANY DEPRIVATION OF RIGHTS BY THE SHOWING OF WARRANTS TO HAVE THEIR RIGHTS DEPRIVED IN ANY WAY. Deprivation of rights.

Psychological Trauma, to the point of insanity and point of Traumatic Insanity and Stress for all immigrants who have made the United States their homes, had to leave their jobs. And being beaten out of their cars without warrants, and arrested on the streets without warrants.

MAKE SURE ALL THE LAWSUITS STATE "THE SERVING SATAN LAWSUITS"

A systemic conflict of interest occurs when an organization's, institution's, or system's structure inherently pits its core objectives against one another, undermining objectivity. Unlike individual conflicts, these are institutionalized—such as in research, policy, or business—where financial, personal, or structural interests (e.g., funding, profit) compromise duties to third parties or public welfare. **Key Characteristics and Examples:**

Institutional/Organizational Conflict of Interest (ICOI): Occurs when an organization's financial interests (e.g., patents, equity) influence its research, education, or clinical care, potentially compromising objectivity. **Structural Conflicts in Policy/Business:** Situations where entities are designed to serve competing interests, such as a regulatory agency that relies on industry funding for its operating budget. **Systemic Risk:** These conflicts often lead to compromised decision-making, where the "primary interest" (e.g., patient health, scientific integrity) is compromised by a "secondary interest" (e.g., financial gain). **Examples:**

Healthcare: Pharmaceutical funding of medical research that leads to biased outcomes favoring the drug. **Government/Contracting:** A public official awarding a contract to a firm in which they have a financial stake, or an entity providing technical advice while competing for the same contract. **Sustainability:** The inherent clash between maximizing short-term economic growth and long-term ecological limits. **Management and Mitigation:** Addressing these, as outlined on the GAN Integrity website and YouTube, requires a robust, proactive approach, including: **Full Disclosure:** Requiring annual declarations of interest from staff, a practice only 40% of some public bodies may strictly enforce. **Mitigation Strategies:** Implementing policies that require recusal from decisions or divestment of financial interests to restore objectivity. **Structural Separation:** Designing organizational structures that firewall decision-making bodies from financial influences.

ANY SYSTEMIC CONFLICT OF INTEREST THAT BREAKS ANY CRIMINAL LAW IS NOW CALLED A CONSPIRACY. LIKE BANK ROBBERY AND EXTRAJUDICIAL DRPORTATIONS. 18 USC 1503, 18 USC 241, 18 USC 242, 18 USC 249 THIS IS STEFFAN MICHALOPOULOS DEFINITION OF CONSPIRACY. FUCKING ARGUE MF.

California Penal Code 182 defines criminal conspiracy as an agreement between two or more people to commit a crime, accompanied by at least one overt act in California to further that plan. It is a serious, often felony-level offense, punishable similarly to the underlying crime, even if the crime was never completed. **Key Elements of PC 182 Conspiracy Agreement:** Two or more people must agree to commit a crime (e.g., fraud, assault, arson) or, in certain cases, act against public health or justice. **Overt Act:** At least one member of the conspiracy must perform a specific, non-trivial act to further the plan. **No Completion Necessary:** The planned crime does not have to be finished to face conspiracy charges. **Knowledge:** Individuals must have intent to commit the underlying crime. **Penalties for Conspiracy (PC 182)** Conspiracy charges carry significant penalties depending on the nature of the crime: **Felony Conspiracy:** Generally, conspiring to commit a felony results in the same penalties as the felony itself. **Misdemeanor Conspiracy:** Can be charged as a felony or misdemeanor ("wobbler"). **Specific Crimes:** Conspiring to commit felony identity theft can result in fines up to \$25,000\$ 25 comma 000 \$25,000 . Conspiring to kill or harm high-level government officials carries the highest penalty (5, 7, or 9 years in prison). **Defenses against PC 182 Charges** **No Agreement:** Proving there was no genuine agreement or intent to commit a

(1) ANSWER NOTHING. NOT EVEN ID REQUIRED (2) WARRANTS
MANDATORY (3) MIRANDA RIGHTS RESPECTED.

crime. **No Overt Act:** Demonstrating that no action was taken to carry out the plan. **Withdrawal:** The defendant withdrew from the conspiracy before any overt act was committed. **False Accusation:** The evidence was based on false testimony or illegal, coerced evidence. **Disclaimer:** Criminal charges in California are serious. If facing charges under PC 182

I BELIEVE CONGRESS TO BE RESPONSIBLE FOR ALL THE PEOPLE BEING SHOT AND ALL THE VIOLENCE THEY HAVE INTENTIONALLY CAUSED FOR NO REASON. FIGHT AMENDMENT (grossly disproportionate Cruel and Unusual Punishment), and Fourteenth Amendment (No Due Process, and Equal Rights Discrimination). Congress are refusing to enforce the ministerial constitution and procedures already in place. THIS IS AN EXTREMELY REFLECTION OF DUTY. I'm sick and tired of their piss poor anti-America attitudes towards all of us Americans AND FOREIGN NATIONALS.

The Equal Protection Clause, part of the 14th Amendment, was passed by Congress on June 13, 1866, and ratified on July 9, 1868, granting citizenship and equal protection under the law to all persons born or naturalized in the U.S., including formerly enslaved people, fundamentally extending constitutional rights to the states. To ensure states provide equal rights and due process to all citizens, solidifying gains from the Civil War and validating the Civil Rights Act of 1866. The clause states, "...nor shall any State...deny to any person within its jurisdiction the equal protection of the laws". It established a broad principle of legal equality, becoming central to major civil rights advancements and rulings, like those related to gender and race.

Equal Protections Clause Liberty, our very own soul's right to breathe against this extreme "government belt effect" restrictions on MINNESOTA CURRENT EVENTS. Civil Rights Act, 1871. Intrusions. Civil Rights Act, 1964. Excessive Force. This is causing all these problems and why are they refusing to enforce the Freedom Clause. Fifth Amendment. When the Constitution demands it. We require a U.S. Supreme Court ruling for the enforcement of the Fourth Amendment and the Fifth Amendment on Immigration Operations immediately because the procedures state its ministerial laws. And non-discretionary.

"Liberty is the soul's right to breathe" is a powerful quote, most famously attributed to 19th-century preacher Henry Ward Beecher, emphasizing that freedom is essential for human flourishing, just as air is for the body, with tightly bound laws suffocating the spirit. The phrase highlights how restrictions on freedom, whether from oppressive laws or internal constraints, hinder a person's ability to live fully, with Beecher adding that true liberty requires self-governance through knowledge and conscience, not mere license. **Essential for life:** Just as the lungs need air to breathe, the human spirit needs liberty to thrive; without it, people "faint" or become "syncope" (unconscious). **Beyond license:** It's not freedom to do whatever one pleases, but the capacity to live lawfully and best, guided by inner moral compass.

Suffocation by law: When laws are too restrictive, they act like a tight garment, preventing the soul from taking a full, healthy breath. **Thomas Jefferson:** Sometimes misattributed, though he championed liberty. **W.E.B. Du Bois:** Expressed a similar sentiment for racial equality, wanting "the space to stretch their arms and their souls, the right to breathe and the right to vote".

Telling the ICE Agents to absolutely disregard the warrant clause because you're too lazy for a Warrant is an outright dereliction of ministerial duties and they are not enforcing laws, they are

SERVING SATAN LAWSUITS

MIRANDA RIGHTS

breaking them and being told to do it and being outright humiliated on a National Level. Cory Booker and Adam Schiff should lose their jobs for their outright rejection of our laws. The probable cause standard separates personal and discrimination and the intentions of "Fntick v Carrington" case. 1765. Adopted by the first Congress in 1791. All your problems are because of the BLUNT DISREGARD FOR THE FOURTH AMENDMENT. Congress have demonstrated cowardice and I don't want them in this matter nor even look at them for ICE Agents and Immigration Laws Agency Procedural Enforcement. Looking great while making bad decisions like drunk high school girls arguing the Freedom Clause instead of Enforcement of it. They look great doing it with their hair cuts.

ICE Agents Violation of the Bivens Cause of Action for Violation of the Fourth Amendment. I hate those amateurs that confuse this with 42 USC 1983. 1983 Cause of Action was On April 20, 1871, President Ulysses S. Grant signed one of the most important civil rights laws in U.S. history: the Ku Klux Klan Act. Section 1 of that law - known today as 42 U.S.C. § 1983. - empowers individuals to sue state and local government officials who violate their federal constitutional rights. (Civil Rights Act, 1871 for Government Intrusion). Based on Procedural Due Process Clause and Equal Rights Clause Jurisprudence, and sometimes a Substantive Due Process Claim. Bivens was January 12, 1971. AND ONLY GOVERNED BY THE FOURTH AMENDMENT as a cause of action only for violations of the Fourth Amendment. Based on Bivens 1965 failure at suing the United States because he did not know how to sue the United States (we can talk about where he went wrong) and was laughed out of court just like OSC Director who was "Purged" in February 2025 (we can talk about where he went wrong). Tried suing crying on paper and got laughed at in Court. American Surveillance and Arrest Warrants are driven by the enforcement of American Laws and the Constitution. But the Warrant Clause protects from personal and discriminatory actions by law enforcement because they get weird ideas all the time. Like "snatch and grab" arresting people without Warrants from grocery stores and stop lights on the streets while their children at school. Telling people walking on the sidewalks "Where's your ID" and "if you don't have ID we are arresting you". There's no probable cause here nor a Procedural Required Warrant to Mexican Descent American Women and then shot her 5 times and laughed about it. sent texts to other agents "I shot her 5 times and she had 7 holes LMAO". She was struggling for her life in the Hospital ICU. (I have the screen shots of these texts). This is a legal safeguard with babysitting from Judges because it was realized in First Congress, 1789 that Law Enforcement gets weird fucking ideas all the time and required to adopt the Judge's rulings on the case Fntick v Carrington, 1765 when the King's Messengers with an illegal warrant destroyed at the time 2000 pounds, today 370,000 worth of his property. A 2-step Affidavit signed under oath and approved by the Judges ensuring the American Laws are being enforced and not personal attacking and discriminatory shootings. This ensures lawful sanctions by law enforcement with the probable cause standard.

Immigration is in violation of a franks hearing, Franks v Delaware, 1978. With Prima Facia, facial deficiency to probable cause of their overstaying their 6 months allowed for visitors and overstaying their visas for work and visitor visas. Donald Trump requires to take the fight to Congress and change Immigration Laws not "JUST KICK PEOPLE OUT" the people of the United States. Fxtrajudicial Kicking people out is a CRIME-AGAINST- HUMANITY LIKE THIS WAY. When we told them they can enter and stay here for 6 months!!! And work and visitor

Those DOE GRAVITY + Physics might not want to watch that Sub ways.

visas!!! EITHER CLOSE THE FUCKING BORDERS THEN IF YOU DON'T FUCKING LIKE IT. Don't fucking tell them they are welcome then fucking destroy them. Mexican looking Americans and Foreign Nationals about kicking them out or letting them in. If Congress were not busy demonstrating Jerry Springer Show. With the purges and my case attempted extrajudicial killing Cover Ups with DOJ Investigators and Epstein and this ice issue, and 100% caused by US Attorney General and FBI Director rejection of competence showboating and "being depended on to lie to Congress about everything" and Cover Ups and Torturing innocent Americans disability for the only reason "honorable discharge is navy veteran". Then they would be doing their jobs. Especially Cory Booker and Adam Schiff who are the most discriminating people I've ever encountered.

The Enforcement of the Immigration Laws. ARE CRUCIAL. WE ARE NOT ENFORCING IMMIGRATION LAWS, WE ARE RACIAL PROFILING AND KICKING PEOPLE OUT OF THE COUNTRY ILL-FGALLY WITHOUT DUE PROCESS. THIS NEGLIGENCE MUST BE FORBIDDEN. And the Freedom Clause, Fifth Amendment allowing us to have Arrest Warrants for ICE Agents with the ENFORCEMENT of the Probable Cause Standard "has committed, is committing, or will commit" a violation of American Law or American Statute against the State. Criminal Procedures Act. "Noone shall extend punishment to anyone other than the criminal". American Convention on Human Rights, 1969. Article 3. 5-3. Article 28. "Federal Right to Humane Treatment". "Federal Right to Juridical Personality".

Extrajudicial everywhere in Immigration Procedures for the due process hearing freedom clause. It's CIVIL IMMIGRATION Procedures for the Due Process Hearing OF THE FREEDOM CLAUSE. NOT CRIMINAL WITH COURT PUNISHMENT.

STATE OBLIGATIONS AND RIGHTS PROTECTED CHAPTER I - GENERAL OBLIGATIONS, AMERICAN CONVENTION ON HUMAN RIGHTS, 1969. Article 1. Obligation to Respect Rights 1. . These people are fucked in the head.

This ends the national crisis. Please see what I see. No matter what Trump wants, please kick out all the ILL-FGALS, yes, great job everybody, this ends the national crisis. I have a job to do and you're crucifying me for it. This is the classic crucifixion story. I'm not arguing nothing. Enforce our laws. Do it quickly for our escalating problem. Who the fuck cares about my fucking case. I'll get crucified in front of the nation to end this escalating national crisis.

Immigration laws are Federal and Civil Laws but Violation Against the State and MANDATORY CRIMINAL PROCEDURES including Warrants for Detainment in whatever facility. IT DOES NOT MATTER THE FACILITY. for Overstaying their 6 months and Visas. MENTAL HEALTH LAWS AND PROCEDURES ARE CIVIL LAWS AND NOT AGAINST ANYONE NOR THE STATE AND NO PUNISHMENT. CIVIL LAWS APPLY WITH CIVIL MENTAL HEALTH PROCEDURES (California Welfare and Institutions Codes) AND DETAINMENT DOES NOT REQUIRE A WARRANT AND ONLY ALLOWED TO INTRUDE ON RIGHTS FOR TREATMENT. Treatment is not punishment. Mental Health are State Laws and Local Police, not Federal, and no Jurisdiction to Federal Agencies. Mental Health are provided different detainment facilities than Criminal Procedures.

Bitches getting Neural-data, young porn like Jarred from

\$50 MILLION

DOLLARS!!!

Fucking genius that invented "right to compensation". Established in the U.S. by the Fifth Amendment, ratified on December 15, 1791. He's my favorite American in Constitutional History and American Law. James Madison having a beer with Benjamin Franklin and said "that police officer beating that woman", she deserves compensation. And Benjamin said "yes, pour me another, where's all the hookers".

The probable cause standard does not specify criminal or civil American law FOR THE REASON it just says "has committed, is committing, or will commit" violation of an American statute or American law. A VIOLATION AGAINST THE STAFF, AND NOT ANOTHER PERSON, SEPARATING CIVIL AND CRIMINAL LAW. Reputation and Humiliation of Federal Agents. The Probable Cause Standard of Federal Rule of Criminal Procedure 41 does not specify Civil or Criminal law. THE PROBABLE CAUSE IS THE VIOLATIONS OF "OVERSTAYING THEIR 6 MONTHS ALLOWED TIME OR THEIR VISAS". NOT LOOKING LIKE A MEXICAN IN A GROCERY STORE.

This Allows for Arrest and Detainment Warrants and "WHY ARE THEY NOT GETTING DETAINMENT WARRANTS CURRENTLY" AND HUMILIATING THE FEDERAL OFFICERS. CONGRESS NEED TO SMARTEN UP. I'm not arguing anything about enforcement of immigration. That's great and genius. I'm saying that "NOBODY HAS A PROBLEM WITH WARRANTS" and if they show a warrant, you get everyone's cooperation and they are ready to go. That's what's causing all these issues and Civil Crisis. Not what Trump wants to do. I said already stop blaming the genius that said "we have an immigration problem". Because we do. Procedure says "do it with a warrant". So fucking use them. Is this another Pamela Bondi warrant exemption? That she has no authority whatsoever to do? "US DISTRICT COURT V UNITED STATES, 1972 CASE". Making Pamela Bondi the fault of our Nation and Civil Catastrophe. Warrant exemptions all require to be enacted into American Law. BY CONGRESS. She can't even answer simple questions to Congress, never mind make warrant exemptions without causing a National Catastrophe.

THIS IS AND OUTRIGHT HUMILIATION AND REPUTATION DESTRUCTION OF OUR FEDERAL AGENTS BY CONGRESS NOT PROVIDING THE PROPER TOOLS TO DO THEIR JOBS RIGHT THEM BLAMING THE ICE AGENTS THEMSELVES JUST DOING THEIR JOBS ACCORDING TO THE PROCEDURES PROVIDED BY CONGRESS. YOU HEFOCRYTES. WHAT'S YOUR PROBLEM WITH OUR AMERICAN FEDERAL AGENTS AS YOU ABUSE THEM.

The Probable Cause in this case being the Violation of Immigration Laws, not criminally punishable, but the detainment is mandatory for the prompt and impartial Due Process Hearing based on Immigration Laws of "OVERSTAYING" and deportation Pursuant to American Law. And overstaying their 6 months allowed by United States immigration Laws or their Work Visas or Visitor Visa as long as it may be. This "overstaying" is a violation of American Law but not Criminal and a Violation Against the State and not a Person AND MANDATORY ADHERENCE TO THE CRIMINAL PROCEDURES ACT. This deviation from criminal procedures is not excusable and has caused a Civil Crisis Catastrophe. WE NEED TO ENSURE CONGRUENT PROCEDURES AS THIS IS GENERIC WORK. IT'S ALL THE SAME SHIT. KEEP IT THE SAME, PRACTICAL AND EASY. THEY CAN EVEN CALL IN THEIR WARRANTS ON THE

YOUR LAWSUITS ARE WORTH OVER \$50 MILLION
\$50 MILLION

WAY TO DETAINMENT LIKE ALWAYS AND TAKE CARE OF THE AFFIDAVIT AT SOONEST CONVENIENCE.

"FREEDOM FROM" COMES WITH THE PRICE OF NEVER BREAKING LAWS BECAUSE IF THEY ARE BREAKING LAWS THEY ARE NOT ENFORCING THEM. STOP HUMILIATING OUR FEDERAL AGENTS AND DESTROYING THEIR REPUTATIONS.

The Freedom Clause ensures a procedural Due Process Hearing for the deportations. For this you require "Evidence". Snatch and Grabbing people from Grocery stores, Racial Profiling, and shooting people on the streets is not the answer to this requirement. You need a "investigation" to provide the evidence for this due process hearing. Not required but for practicality purposes there should be a "Warrant Exemption" for this investigation to obtain enough evidence for the arrest warrant laws they have breached and the evidence for the due process hearing the same. The "Probable Cause" is always the same and generic being "OVERSTAYING IMMIGRATION LAWS". Whatever the laws may be. THIS DOES NOT MEAN THEY ARE GUILTY.. NEVER GUILTY UNTIL PROVEN IN A COURT OF LAW OR IN THIS CASE DUE PROCESS HEARING BECAUSE IT'S CIVIL LAW, BUT FEDERAL VIOLATION AGAINST THE UNITED STATES.. WHEN THERE IS NO PUNISHMENT.

THEN CALL IN THE INVESTIGATION FOR THE EVIDENCE BEFORE DESTROYING THESE PEOPLES LIVES. Enforcement of the Fifth Amendment Freedom Clause Due Process Hearing. This Federal Warrant Exemption is the equivalent of the "Organized Crime" Warrant exemption of the Patriot Act, 2001. Where the Probable Cause is always there, and for Practicality Purposes so they don't require 20 warrants for the same case. "The Mob, Terrorism like ISIS, Biker Gangs, Cartels, East Los Angeles gangs, KKK and hate crimes, Child Trafficking, Child Pornography, and Other organized crimes". These Federal Warrant Exemptions are important for cases like Epstein Organization so the evidence is "Fair Game" and not tied to any warrants for all Organized Crimes. Also, the Federal Warrants are Nation Wide not just State Warrants, for Practicality purposes in cases often being Texas, Florida and California, making it not practical to get warrants in all these states for the same case.

"Transient visa" was not an issue before but now it's a catastrophic problem in the United States and we require to fix this in the immigration laws, procedures and protocols.

This is no longer enacted into law and I need to speak to Congress in the future about re-enacting this into law since the dis-enactment of the Patriot Act, 2001. The US Attorney General does not have the Power of making any Warrant Exemptions. It's a Direct Violation of the Fourth Amendment, Supreme Court Ruling Unanimous Decision 8-0. "US District Court v United States, 1972".

FBI has 2 parts, Investigations and Criminal. (obviously many other parts but are mainly broken into these 2).

IF CONGRESS WANTS AS AN OPTION AT THIS POINT FOR PRACTICALITY REASONS AS ITS ALL GENERIC INVESTIGATIONS. Warrant Exemptions must be enacted into American Law, and this Surveillance Warrant Exemption for the ICE Agents / FBI doing the investigations into Ice Cases. This enactment must be either an amendment to existing Immigration Laws or

\$50 MILLION
DOLLARS. →

ALL EVIDENCE IS "FAIR GAME" FOR CRIMINAL PROCEDURES FOR EPSTEIN GIRLS.

you will require to enact a new Act of Congress for the Enforcement of the Fifth Amendment. DON'T UNDERESTIMATE FBI INVESTIGATIONS. THIS IS AN EASY ONE FOR THEM.

These ICE Surveillance warrants will require to be "regulated" by the Fourth Amendment, Fifth Amendment and Federal Rule of Criminal Procedure 41. You will require to add to the Federal Rule of Criminal Procedure 41 as (d) and add the ICE Provisions of the Probable Cause Standard the ICE Generic Surveillance Warrants. Or we can talk about this one as well in your wording and what to write. Intrusion Standards for Government Intrusion of the Fourth Amendment Reasonableness Clause and the Fourteenth Amendment Liberty that limit the Warrants to 30 days to "Excessive Force", and Procedural Fourteenth Amendment weighing Government Interests v Privacy Rights. Also Governed by Collectively all the Immigration laws.

Once you have your "Generic ICE Warrants", you can then enact or amend this into any Immigration Act and put this into play for the ICE Agents. The ICE Agents can still go out there, it's the nature of immigration. They can Target people "then call it in". Now there's an investigation for the evidence required for the due process hearing. And the Warrants for detainment.

These Detainment warrants are crucial for the Cooperation of anybody in America and will provide a more humane method of detainment and "no more knocking on doors and being humiliated" without warrants for our Federal Officers. They are not being provided with the tools required to do their jobs in a legal manner then we are shitting on them as the bad guys. We are humiliating the Federal Agents and putting them in an Unconstitutional position to accomplish their jobs when these Federal Agents are some of the best peeps in America.

We need a more humane approach to detaining people. Wait until they are home or not in a fucking grocery store and kids at school. Try their best to knock on their doors at a more convenient time and have the Warrants saying they have 3 hours (WHATEVER AMOUNT OF TIME BUT GIVE THEM A FUCKING MINUTE FOR FUCK SAKES. AND PACK THEIR PRTS BECAUSE THEY ARE FUCKING FAMILY) NOT LEAVE THEIR DOGS IN THE HOUSE FOR 10 DAYS (REAL CASE) WITHOUT FOOD OR WATER SHITTING EVERYWHERE THEN TAKEN TO A SHELTER TO BE KILLED. GIVE THEM A MINUTE to gather their belongings and their dog (their family) and arrange family matters because they are not coming back and they will be watched as they do it. THIS IS CALLED ACTING LIKE A NORMAL HUMAN BEING FOR THE FEDERAL GOVERNMENT. "" act like normal fucking people for fuck sakes"" How is this not Psychologically Torturing our Foreign Nationals when the Federal Government threw away the law books and all human rights in the United States and back 2000 years to the crucifixion of Jesus and the Tormenting of these Foreign Nationals that we claim to welcome as the meaning of being American. Fucking fantastic to claim the reputation for it based on the actions of previous Congress but clear dysfunctional demonstration of this 119th Congress are fucking losers and fucking retarded. Truly the Definition of ""Clear and Present Danger"" which is defined as a danger to themselves or the public within the past 30 days in Mental Health laws. They require to be separated from the public to stop injuring us Innocent Americans and their racism on Foreign Nationals for delusional schizophrenic treatment all of those 119th disgraceful Congress bitches. No Racism? The Terrorist Screening Dataset today is 98% MUSLIMS. The American Muslim Population is 4,400,000. That's half the Muslim Population of America are

"ORGANIZED CRIME WARRANT EXEMPTIONS", Patriot Act, 2001-2021.
ALL EVIDENCE IS "LEGAL EVIDENCE" FOR EPSTEIN GIRLS.
EPSTEIN NEURAL - DATA EVIDENCE IS GREAT. 

"KST" or Suspected Terrorists" today. Congratulations you fucking racists. When the FBI welcomes and loves their Transgender FBI Agents because they don't discriminate. (clearly straight from the FBI website). And the Muslims that were born and raised in Idaho that speak better English than the Transgender FBI Agent discriminating on them for First Amendment and Federal Protected Discrimination AND Equal Protections of the Fourteenth Amendment they fucking cry about.

Barbarism in politics and agency actions refers to the breakdown of established rules, norms, and moral behaviors, often characterized by the reversal of Enlightenment ideals and the rise of raw power, fanaticism, and institutional destruction. It involves a shift from rational, law-abiding governance to arbitrary actions driven by hatred, vengeance, or individual will.

Key aspects of barbarism in politics and agency actions include: Breakdown of Norms and Law: It involves the disruption of systems regulating societal relations, often marked by the violation of human rights and international law. Reversal of Civility: It represents a return to a state where, according to Adams, individuals believe themselves to be their own sovereign, accountable to no one. Institutional Decay: Modern barbarism can manifest as "barbaric governance" or, as described by CounterPunch.org, "gangster capitalism" or "neoliberal fascism," where institutions are dismantled, and critical thought is replaced by repression. Fanaticism and Violence: It is often characterized by the rise of hate groups and extremist political activities, such as white supremacist movements, using both public and clandestine violence. Agency Actions: This can include the abuse of power by regulatory or state agencies, moving away from public service toward personal or ideological vendettas, as noted in the National Affairs discussion of "rebarbarization". This trend represents a "return to barbarism," where civilized, rule-based society is undermined by fanaticism and a loss of the ability to distinguish civilized, ethical action from destructive, barbaric ones.

With Warrants comes Understanding and Cooperation. Make sure this hearing happens in a timely manner and a meaningful manner as the Procedural Due Process, Fourteenth Amendment.

Overstaying a U.S. visa has traditionally been a civil immigration violation, leading to deportation and reentry bars, but recent proposed legislation (like the Visa Overstay Penalties Act of 2023/2025) aims to make it a federal crime, introducing criminal penalties like fines and jail time, creating a significant shift in enforcement that can lead to both civil removal and criminal prosecution for the same offense. Before recent legislative changes (pre-2023): Civil Matter: Overstaying was a civil violation of the Immigration and Nationality Act (INA), not a crime. Consequences: Resulted in removal (deportation) and bans (3/10 years) from re-entering the U.S.. Current & Future Landscape (Post-2023 Legislation) Criminalization: Bills like the Visa Overstay Penalties Act (H.R. 2436) and Visa Overstay Enforcement Act (H.R. 777) aim to classify overstays as misdemeanors. Added Penalties: First-time offenders could face up to 6 months in jail, and repeat offenders up to 2 years, plus significant fines. Dual Consequences: You can now face both removal proceedings (civil) and criminal charges (fines/jail) for the same overstay, a major change from before. In

Summary: While historically civil, current and recent laws are transforming visa overstays into offenses that carry potential criminal prosecution, moving beyond just immigration consequences.

I don't like this definition above because they are making the same mistake. It's a Federal Fucking Agency, of course it's a Federal Crime or else no Jurisdiction even with Warrants. That's another Frank's Hearing.

(January 19, 2026) There was another ICF shooting yesterday shot in the leg. Minnesota has another 2000 Federal bureau of prisons officers doing ICF work and national guard against them. You're all pieces of shit. Simple fucking procedural fix. You're an idiot, Cory Booker and Adam Schiff need to lose their jobs.

Liberty is the soul's right to breathe freely; when laws are drawn too tight, the human spirit faints. Yet liberty is not mere license ... it belongs only to those who can govern themselves through knowledge, conscience, and moral restraint. A society that mistakes restraint for oppression suffocates its people, but a people ruled by ignorance and passion cannot remain free. True liberty lives in the balance between lawful order and the unhindered development of the human soul. - Henry Ward Beecher, Proverbs from Plymouth Pulpit.

The worse part of this entire case is that all the systems and processes, procedures and protocols for the protection and prevention of this Minnesota Civil Crisis Catastrophe are in place and being ABSOLUTELY REJECTED FOR NO REASONS. This is called "Common Sense Policing Protocols". FUCKING SOBER UP AND USE IT.

In May and June 2025, U.S. District Judge Allison D. Burroughs in Massachusetts issued and extended federal temporary restraining orders (TROs) and preliminary injunctions blocking the Trump administration from revoking Harvard University's ability to host international students.

Key details regarding the 2025 legal battle: The Conflict: The Department of Homeland Security (DHS), under Secretary Kristi Noem, moved to revoke Harvard's Student and Exchange Visitor Program (SEVP) certification, which would have prevented the university from sponsoring international students and scholars. The Ruling: Judge Burroughs granted a TRO immediately after Harvard sued, finding the action would cause "immediate and irreparable injury". Extension: The order was extended to June 20, 2025, to maintain the status quo while the case proceeded, with a preliminary injunction issued on June 23, 2025. Impact: The rulings protected over 5,000 to 7,000 international students and scholars at risk of losing their legal status. Context: This was part of a larger, separate legal battle where a federal court, on September 3, 2025, issued a permanent injunction against the federal government, barring it from cutting off funding in retaliation for Harvard exercising its First Amendment rights. The case is noted for being heard in the District of Massachusetts, not Washington D.C., and was driven by the university's assertion that the actions were politically motivated and violated due process.

First of all, Donald Trump will always treat Congress like Adam Schiff acts, like an immature bitch. He will walk all over you as you whine to the Country because you

15

EPSTEIN ALWAYS THOUGHT HE WAS COOL for Hanging out with
all those DOE GRAVITY + Physics Bitches when HE WAS AN IDIOT
who knew NOTHING ABOUT IT.

spread your legs to it then fucking laugh at you. Donald Trump war on everybody with DEMOCRACY ELEMENT "ABUSES OF POWER". JUST BECAUSE HARVARD DENIED HIS STONER SON. MY SON SMOKES WEED TOO AND WE NEED TO FIX THIS. YES, WE ALL LOVE OUR CHILDREN. This was not "just a threat", he did do this. I watched it all over the news and Facebook in April 2025.

Donald Trump threatened to use the IRS against Harvard University in April 2025, following demands for policy changes related to antisemitism and DEI programs, with a specific threat to its tax-exempt status made around April 15, 2025, escalating pressure after freezing other federal funds, though no official IRS action to revoke status happened immediately, but rather as a looming threat. Early April: The Trump administration sent a letter to Harvard demanding significant changes, including ending DEI programs and adopting merit-based admissions, threatening federal funding. April 16, 2025: President Trump publicly threatened to strip Harvard's tax-exempt status after the university resisted White House demands, notes The New York Times and BBC News. April/May 2025: The administration explored using the IRS as a tool, potentially initiating investigations or revoking status, although this remained a threat rather than an immediate action, explains Winston & Strawn. The "sending of the IRS" wasn't a single dispatch but a threat to leverage the agency's power to review and potentially revoke the university's tax-exempt status, a move that created significant legal and political debate, according to sources like U.S. Senator Elizabeth Warren's office and Steptoe & Johnson PLLC.

Donald Trump is great and let him abuse the other countries for a change. He did a great job with the Leader of the Taliban 2019 in his meeting with him when retreating troops from Afghanistan. Put an aerial picture of the Taliban Leader house on the table and said "touch the troops and I'll kill you". Then walked out the meeting. That's the most American thing I've ever heard of. Better than sleepy Joe retreating the troops from Baghdad DISASTER OF BOMBING AND KILLING TROOPS WHILE RETREATING. "Joe Biden, as Vice President, was involved in overseeing the final stages of the U.S. troop withdrawal from Iraq, culminating in the end of the combat mission by late 2011, though he later, as President, formalized the end of the U.S. combat mission in Iraq in 2021, shifting troops to an advisory role by the end of that year".

But Congress are the ones pointing fingers at other Nations with World Human Rights Conventions. So it's Congress Job to say "NO" to some of his shit. Especially in the United States. Get some warrants and follow procedures immediately.

Donald Trump can abuse his power all he wants and that's why I voted for him. But the procedures and Constitution must be enforced. When Operating outside the laws, like we all expect him to, this creates Civil Crisis Catastrophe not only in Minnesota but NATION WIDE. CONGRESS NEED TO SOMETIMES ENFORCE THE CONSTITUTION, AMERICAN LAWS AND PROCEDURES. THEY OBVIOUSLY HAVE NO IDEA WHAT QUALIFIED IMMUNITY MEANS AND HOW ALL UNITED STATES EMPLOYEES MUST QUALIFY FOR THEM. Trump is used to working for himself and not the Nation. It's Congress job to stomp their foot on him sometimes to prevent an erosion of standards and ensure our democratic society. Articulate problems because he is not a lawyer and obviously neither are they. This is called a "Functioning Government". Great ideas Trump!. But these few "NO".

16

"MIRANDA RIGHTS"

PREVENTING "ABUSES OF POWER". ELEMENT OF OUR DEMOCRACY. THIS 119TH CONGRESS ARE WEAK AND RETARDED. Like letting your wife cheat on you repeatedly and thinking the stripper likes you.

I'm literally fighting for influential power of American Laws and our Constitution to be ENFORCED TO SAVE LIVES. DO IT LEGALLY BECAUSE ENSURES HUMAN RIGHTS RESPECTED. I have had a PERSONAL LEGAL WAR with the U.S. Attorney General clueless about her job and absolutely fucking stupid to influence the AMERICAN CIVILIAN POPULATION AGAINST KILLING EACH OTHER. I am in a legal battle with this cunt to literally do her job for her and she is fighting me against it. THIS IS ALL THE US ATTORNEY GENERAL JOB. LITERALLY.

I'm tired of fucking fighting these Bitches to Enforce Procedures and American laws. First of all, WHY IS THE US ATTORNEY GENERAL LYING TO CONGRESS ALL YEAR WHEN IT'S HER JOB AND MINISTERIAL DUTY TO BE TELLING THE TRUTH ABOUT EVERYTHING. THEY ARE NOT ASKING HER ABOUT HER PERSONAL LIFE, SIMPLE FUCKING QUESTIONS ABOUT HER PROFESSIONAL RESPONSIBILITY OF THE MOST IMPORTANT JOB IN UNITED STATES GOVERNMENT TO GOVERN THE GOVERNED. THIS CUNT NEEDS TO GET FIRED IMMEDIATELY AND THE DEATH SENTENCE FOR ANY FUTURE LYING TO CONGRESS. DON'T LIKE THESE RULES THEN YOU HAVE NO BUSINESS IN THE US ATTORNEY GENERAL POSITION. GET SOMEONE FUCKING QUALIFIED THEN.

FUCKING SUE THEE LIVING FUCK OUT OF THESE MOTHER FUCKERS AND SAVE THE NEXT 30 WOMEN THAT WILL BE SHOT OVER THIS STUPIDITY. FOR THIS ESCALATING NATIONAL EMERGENCY. Anybody would stand in front of a cannon to save the next 30 dead women from this Immaturity by Congress.

INTERNATIONAL PEOPLE CAN SUE IN THE UNITED STATES FROM ABROAD AS WELL. EVERYONE WHO WAS EVER TOUCHED WITHOUT A WARRANT. FUCK YOU

TAKE THIS PAPERS AND SPREAD IT LIKE FUCKING WILD FIRE AND MAKE THE MOST LOUDEST FUCK YOU EVER HEARD OF IN HISTORY. SPREAD IT TO EVERYONE IN AMERICA YOU KNOW. THE NEWS. EMAIL IT TO EVERYBODY

Pamela Bondi IS A STUPID BITCH
+ KNOWS NOTHING ABOUT EPSTEIN
BECAUSE SHE IS FUCKING CLUELESS.

YOU KNOW. EVERYBODY INTERNATIONALLY, MEXICO, ALL OVER THE WORLD. LOUDEST FUCK YOU IN HISTORY. Hold my beer & FUCK'EM HARD.

SAVE OUR PEOPLE AND RESPECT OUR GREAT COUNTRY. THESE LAWS WERE MADE FROM THE BLOOD OF OUR FATHERS AND MILITARY THAT BLEED AND DIED FOR OUR AMERICAN FREEDOMS AND CONGRESS ARE SPITTING ON THEIR GRAVES.

Since it's a Federal Criminal Procedures, not state or local police, and warrants required, the case & lawsuits would be a Direct Naked Violation of the entire Procedural Due Process Clause, Fourteenth Amendment Jurisprudence. 42 USC 1983.

CHEERS TO ALL MY BROTHERS OUT THERE!!!

RESEARCH MIRANDA RIGHT.

February 17, 2026

Stfan M

Sucker, Fucker hits...

Hold my Beer, Fuck'em Hard

TAKE THIS TO A LAWYER
+ ADVERTISE TO THE
Country.

RESTRAINING ORDER REQUIRED IMMEDIATELY

First, why is everyone rejecting the open and laughing confessions of Christopher Wray Defendant for absolutely no reason lied under Oath to Congress intentionally and knowingly and the motive to kill the Plaintiff with Extrajudicial Killing the Plaintiff under Oath in CAT, 1984 Oversight and Judiciary Committees Hearing January 2025. Setting up the United States for Billions in Lawsuits for firing him because he was pussy hurt for being fired for being useless 3 years early. Then the FBI Agents unexpectedly said "you're fucked in the head" and didn't kill him, now there's a fucking legal nightmare from hell. Christopher Wray is laughing at Congress and Senators and the DOJ and FBI in his marvel of psychopathy he caused. Like the murderer of Tristan Bailey laughing at the Judges after he stabbed her 35 times in the face and 114 times total because 78 times was not enough.

EVERYBODY IS UNDER INVESTIGATION CURRENTLY AT THE LEAST SINCE KASHYAP PATEL AND PAMELA BONDI WERE UNDER INVESTIGATION FOR THEIR EMBEZZLEMENT OF \$10 million dollars from the Epstein Files. And all the bank records and pictures in their hearing that I watched the entire hearing for the embezzlement that disappeared. That lawsuit was just procedural mistake and taken off the watchlist because I did not constitute a suspected terrorist. Fun and games for \$500 million until they lied to Congress and had the green light for Extrajudicial Killing me. Why is Congress OK with me being Tortured to my death when they know I'm 100% Innocent. If this was any Judge in the United States they would be arrested immediately for prosecution. When did personal shit become your jobs (1) not answering questions that US Attorney General Job your job to Congress and lying under oath with national American matters of utmost importance. They are not asking Bondi if she had an affair with Kashyap. (2) why is Bondi allowed to weaponize the DOJ on me and injure me for her own personal gain. Without charging me with a crime or without legal and legitimate warrants (2) personal attacking became law in Washington DC with the "purges", forward became law. The purges was first then tolerated after. (3) why is personal attacking from the U.S. Attorney General tolerated and her not fucking fired on the spot when not answering any questions. That position is the most important in the United States government and she is making a mockery of our government (4) these are all Ad-Hominem Laws and Arguments in my case, so let's get passed all this Jerry Springer bullshit and get to these criminals who are true domestic terrorists. (5) why is the U.S. Attorney General Tolerated to make a mockery of this U.S. Supreme Court and treat the Judges like complete retards that can't see she is just winning lawsuits by trash taking Plaintiff behind his back when she is the Criminal Defendant (6) everyone is so hardcore to save this criminal bitches job that they all went out of their minds and want to fucking murder an innocent American for it. Knowingly and Intentionally and the Motive is obvious here (7) the DOJ are so hardcore in Torturing this innocent American as he uses them as an ATM machine with lawsuits. (8) why is the U.S. Attorney General allowed to personally attack my past to win lawsuits and evasion of criminal charges when many police officers grew up in gangs and not perfect lives and then matured and became law enforcement and are some of the best people today and best police officers (9) let's make these lawsuits happen now and enforce the law on the US Attorney General finally (10) these people are not personally attacking me, they are attacking my past back in the day and I'm 45 years old. Ask Willie Nelson if he ever did drugs in the 60's or Ozzy Osbourne. **Then ask Pamela Bondi about her DEA Drug Record and addiction history that is bigger than mine (11) these FBI and DEA today have the ability to criticize and scrutinize and demean and stigmatize any human American they want without due process and behind their backs. I don't even have any sort of criminal record. This is the worse. Rink al harassment case in American History (12) why have the FBI been following me around for 23 years talking bad shit lying behind my back for 23 years when they are the only ones and nobody else. Delusional and pathetic. They will have to answer to the National Television at this point. Then they are the poor fucking victims when I'm ridiculously suing them. All you poor fucking**

victims all of you. I'll bring an umbrella for me and boxes of tissue for the victims to the court case at crayons for their lunches. Victims from my terrorizing them with American laws and enforcement of constitution. I'm in the most fucked circumstances where Congress of the United States fucked up s badly in my case they would rather kill me than suffer the humiliation from what they did. Poor fuckin victims they are. (13) the law demands 3 death sentences for these non fatal injuries bias motivated by my disability after George Floyd by Congress. I'm not accepting anything less. (14) literally the U.S. Attorney General torturing my disability and brain with neural-data for the only purposes of talking shit behind my back and mocking me and making fun of me. She's dead. Getting the death sentence for this shit. (15) instead of using her genius for her job, she used it to use technology hybrid warfare for nuclear war purposes from China and Russia, India and Pakistan. Information was to stop her criminal charges and her death sentence that's coming as I fight to do her job for her, literally fighting to do the US Attorney General job she runs from like the Ebola Virus and lying and bullshitting for a full year. Caused stupid and immature dysfunction and chaos and people were killed if a Veteran does not shoot her before then. (16) how is this not the most extreme discrimination case in history where I must take down and criminally charged USA Congress to stop my discrimination case. Why am I fighting 200 delusional schizophrenics in a U.S. Supreme Court DOJ war? They all have a serious fucking problem with authority I'm dominating at. I don't fucking care what they say about me to win this case behind my back. What they do with the neural-data technology they can do to any human on the planet. Everybody is crazy except for them. All innocent Americans with no criminal record and they are not accusing him of committing any violations of American laws are FB Americas most wanted and extreme terrorists and the criminally insane. But they are not. Stop handing out free government issued crack pipes for smoking the seized drugs from the seizure warrants. Obviously these people have a serious fucking problem with authority when a rape woman "NO MEANS NO". But their criminal urges are too strong to injure her for their pleasure. U.S. Attorney General ordered the murder of an innocent American and that's when they said WOW, now there's something wrong with you're frontal lobe, the insanity of syphilis. Exactly what Hitler had in his position of power.

I feel like a nightmare to criminals. Kind of like law enforcement and they hate pigs. So I'm the PIG. my case. And not only that but they are the biggest victims of America crying a fucking river because they are too stupid and got themselves in more trouble than any congress in the past. I'll require an umbrella for the tears of all those victims of my lawsuits for their intentional stupidity abusing the United States and everything Donald Trump has been working for. Good thing he is in Administration because sleepy Joe would just keel over and heart attack on this one. At least Kamala Harris says r to the free government issued crack pipes and the only sober one out here in Washington DC.

This is the incredible delusional schizophrenia happening currently in this entire case of mine. If this was legal punishment, then I would be getting an acquittal. But this is illegal punishment to the death and the death penalty without criminally charging me with anything nor accusing me of breaking any laws. When are these people going to realize this fact. "We are just framing him by torturing the living fuck out of him. But this isn't punishment because we are not charging him with anything". "We are just abusing and assaulting the fuck out of him but because we are not accusing him of anything it's not punishment whatsoever". Only jail is punishment by the FBI. When just one day of neural data alone is 1000X worse than any humane jail for one day.

ALL CONGRESS and SENATORS HAVE ABSOLUTELY REJECTED MY MEDIATION OFFERS AND DENIED TO GIVE ME A DENIAL LETTER TO BE FILED WITH THIS COURT DOCUMENTS. THE FBI AND DOJ INVESTIGATORS ARE JUST PROTECTING CHRISTOPHER WRAY WHO LIE TO CONGRESS UNDER OATH JANUARY 2025 IN THE HEARING FOR MY CAT, 1984 LAWSUIT

**Additional material
from this filing is
available in the
Clerk's Office.**