ORIGINAL DATE	INCIDENT NO
Fri, Oct 31, 1997	975-0014141-97
TIME RECTIVED 0800	FILE CLASS 49000

	WORKTINE MSP, SECID, FIST	COUNTY Saint Clair
COMPLAINANT RUSS BRYNE		(517)849-1053
ADDRESS STREET AND NO	CTIY JONESVILLE	STAR ZIP CODI: MI -

FUGITIVE INVESTIGATION: RICHARD CHAMPION aka CARL MILLER

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SAINT CLAIR COUNTY CHINA TWP

DATE & TIME:

ON OR*AFTER: FRI, OCT 31, 1997 AT 0800 AND BEFORE: FRI, OCT 31, 1997 AT 0800

COMPLAINANT:

NAM: RUSS BRYNE		_	
P.O. Box/Building, MSP J	ONESVILLE POST #19	RAC:	FTH
NBR: DIR.		SEX	OPS:
STR.		DOB	SSN
SFX:		HGT	SID
CTY: IONESVIETE	ST MI	WGT	FBF
TXH:	ZIP.	HAL.	MNU
TXW: (517)849-1053		EYL.	PRN

ARREST:

NAM; RICHARD JOHN CHAMPION		
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COMPLAINT INFORMATION:

A fugitive investigation has been conducted under SFCID Fugitive Unit, Incident Number 975-14006-95, on Fugitive PAUL DAVID DARLAND wanted by MSP Jonesville Post Hillsdale County District Court for three (3) count Murder warrant. DARLAND was criminally charged on 12-05-96, Hillsdale County 2nd District Court Case Number 96-2563-FY. The reporting officer during the DARLAND investigation has been informed that MICHAEL JOHN MODENA and "CARL MILLER" know the whereabouts of DARLAND. "CARL MILLER" bills himself as a constitutional scholar as representation of Justice Pro Se of Michigan. A source of information indicated that PAUL DARLAND accompanied by MICHAEL JOHN MODENA had visited "CARL MILLER" in the Detroit area on Monday, December 2, 1996. Investigation has revealed that "CARL MILLER" has provided legal advice to Fugitive PAUL DARLAND in the form of having DARLAND's mother, CLODFILLA DARLAND, appointed as Power Of Attorney providing her with legal advice on briefs and appellate material filed in Livingston County on DARLAND'S Carrying Concealed Weapon charge.

Based upon the aforementioned information, the reporting officer petitioned Hillsdale County authorities and an Order Authorizing Investigative Subpoenas was signed on March 21, 1997. This Order was for "CARL MILLER" as well as five (5) additional subjects who have refused to be interviewed since DARLAND'S flight. On Monday, April 7, 1997, surveillance requested by the reporting officer due to fugitive's son, LUKE DARLAND'S two (2) year birthday observed as CLODFLLA DARLAND with fugitive's two (2) children, met 'CARL MILLER' at the Club 500 Sabre Lancer, located at 17569 E. Warren Avenue, Detroit, Michigan.

On Tuesday, April 15, 1997, the reporting officer accompanied by MSP Jonesville Post Detective Sergeant RUSS BYRNE personally served "CARL MILLER" an investigative subpoena at his residence.

Officers asked 'MILLER' to produce photo identification for verification of service and 'MILLER' refused stating that he does not carry any because he does not drive a vehicle.

On Wednesday, September 10, 1997, the reporting officer went to:
in an second attempt to serve an Investigative Subpoena upon 'CARL MILLER'. Contact was made with
principle tenant, PAUL FRANCIS CHAMPION. Mr. CHAMPION refused officers' inquiries into his
relationship with or about CARL MILLER'S identity citing privacy issues. PAUL CHAMPION did confirm
that 'CARL MILLER' did occasionally reside at the address. After leaving a return telephone number with
PAUL CHAMPION, the reporting officer telephonically spoke with 'CARL MILLER' on Friday. September
12, 1997, at telephone number

which Ameritech has assigned to PAUL CHAMPION at
The reporting officer, after speaking with 'CARL MILLER' on the

telephone served a second Investigative Subpoena upon 'MILLER' at a location requested by him. Club 500 Sabre Lancer at 17569 F. Warren, Detroit, Michigan. (Note: Club 500 is approximately two (2) blocks from

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On October 23, 1997, the reporting officer interviewed a source of information who stated that 'CARL MILLER' owns property somewhere in the northern part of Michigan.

On October 24, 1997, the reporting officer was contacted and informed by Detective Sergeant RUSS BYRNE
that "CARL MILLER'S" true name is RICHARD JOHN CHAMPION. DOB: The
reporting officer learned that under the above identifiers that CHAMPION had been arrested by Fraser Police
on 11-20-94, incident number 409-8982-94, charged with five (5) counts of Carrying Concealed Weapons In
A Motor Vehicle. The reporting officer obtained a copy of Fraser's report as well as a arrest photograph of
RICHARD CHAMPION. The arrest photograph appears to be the same person representing himself as
'CARL MILLER'. During a post arrest statement to Fraser Police, CHAMPION stated that he lived up north,
however, he refused to provide an address or location when requested by officers. CHAMPION was convicted
of all five (5) counts and sentenced on January 10, 1996, to five (5) years probation. Macomb County
Probation Officer THERESA MORRIS, Telephone (810) 469-6263, reassigned the probation case to Wayne
County Probation Officer BRENDA CHALK, Telephone (313) 372-5760, due to CHAMPION listing his
address as where he stated he lived with his brother. During the traffic
stop arrest of CHAMPION by Fraser Police.two (2) handguns were obtained from CHAMPION'S motor
vehicle. Also found on CHAMPION'S person during the custodial search. CHAMPION surrendered a
cocked, loaded handgun he had been carrying in his crotch area as well as finding five (5) handcuff keys. The
handcuff keys (four) were found inside of his belt buckle he was wearing and the fifth tied to his left boot loop
with fishing wire. Fraser Police, during a routine wants/warrants check, found CHAMPION to have a Federal
warrant entered through the U. S. Marshall's Office for ATF on a federal charge of Possession of an
Unregistered Machine Gun stemming from a 1993 incident in Warren.

CONTACT CHAMPION'S PROBATION:

- 1.) FIVE YEARS PROBATION
- 2.) \$1,000.00 FINES AND COSTS
- 3.) \$40.00 MONTHLY OVERSIGHT FEES
- 4.) MAY NOT POSSESS WEAPONS OF ANY TYPE.

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The Probation Department further indicated that it would be a Violation of Probation for CHAMPION to be criminally charged with any new offense during the existing probation term.

REVIEW WITH HILLSDALE COUNTY PROSECUTOR:

The reporting officer contacted Hillsdale County-Prosecutor NEIL BRADY and MSP Jonesville Post-Detective Sergeant RUSS BYRNE and shared the identification of RICHARD JOHN CHAMPION, AKA 'CARL MILLER' with both. Upon review, Prosecutor BRADY sought to obtain the written transcript from Tuesday, June 17, 1997, where CHAMPION appeared before 2nd District Court Judge DONALD SANDERSON and identified himself on record as 'CARL MILLER'.

WARRANT OBTAINED FOR CHAMPION:

On October 28, 1997, a two (2) count warrant was issued against <u>RICHARD JOHN CHAMPION</u> under 2nd District Court Hillsdale; Case Number 97-2296-FY, charging <u>CHAMPION</u> with Count I: OBSTRUCTION OF JUSTICE contrary to MCLA 750.505, a five year felony and Count II: RESIST AND OBSTRUCTING OFFICER contrary to MCLA 750.479, a two year misdemeanor.

A copy of the warrant was faxed by MSP Jonesville Post on October 28, 1997, at 5:08 P.M.

FEDERAL WEAPONS OFFENSE:

RICHARD JOHN CHAMPION was investigated by ATF Detroit under Investigation Number 33612-93-3033-U with Special Agent CHERYL K. CROCKETT, Group III being the OIC. On August 4, 1993, a Ford step-van. Michigan registration 578-RPY, registered to RICHARD CHAMPION was found abandoned at The vehicle contained the below listed items:

- 1.) Ruger, Model 10-22, .22 caliber carbine, serial number 74530, with scope and silencer.
- 2.) U.S. carbine M-1, .30 caliber. serial number 6449307.
- 3.) Eight(8) pine cone grenades with bolted bottoms and spoons and pins intact.
- 4.) Two(2) M-80 explosive devices.

Based upon the above items seized, CHAMPION was tederally charged by United States District Court under Docket Number 93-80834 with three (3) count Violations of the Federal Firearms and Explosive Laws:

COUNT ONE: Possession of a Machine Gun, Title 18 U.S.C. 922(0). COUNT TWO: Possession of a Silencer, Title 26 U.S.C. 5861(d). COUNT THREE: Possession of a Destructive Device, Title 26 U.S.C. 5861(d).

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The United States Attorneys Office declined to prosecute CHAMPION on 2-15-95. Contact for RICHARD CHAMPION was made by ATF with his brother PAUL CHAMPION. The following information from a collateral reply was gleaned from the Military Records Center, St. Louis, Missouri:

- 1) That CHAMPION was hospitalized in Ypsilanti. Michigan for emotional trouble from August 1, 1962 to January 15, 1963, after the death of his father.
- 2) That as of May 15, 1969 CHAMPION did not have a spouse.
- 3) That on October 7, 1969, CHAMPION was diagnosed as having a

It was also noted that this condition does not require hospitalization, is not disabling, and presents no disqualifying mental or physical defect sufficient to warrant discharge from the service. It was further noted that CHAMPION was mentally responsible, both to distinguish right from wrong and adhere to the right. Hence this condition represents a character and behavior disorder and not a mental disorder.

- 4) That RICHARD JOHN CHAMPION served in the United States Army from 1969 to 1972 and reentered in 1976.
- 5) That on May 18, 1977, RICHARD CHAMPION was diagnosed by the Tripler Army Medical Center, San Francisco, California, as having an manifested by underlying hostility, anger, righteousness, rigidity and precipitating stress.
- That on May 24, 1977, based on the aforementioned facts, it was highly advised that CHAMPION be separated from the service.
- 7) That on August 2, 1993, the Veterans Center of Grand Rapids. Michigan received a signed typed letter from a SARAH CHAMPION. requesting information regarding the whereabouts of her father, RICHARD JOHN CHAMPION, SSN SARAH A. CHAMPION, TELEPHONE # , hired private investigator, J.E. HARRISON (P.O. BOX 1874, MELBOURNE, FLORIDA, TEL. #407-984-4195) to assist her in locating her father. SARAH indicated that her parents were legally divorced in 1975 when she was two (2) years old.

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PREPARE/OBTAIN SEARCH WARRANT:

On Wednesday, October 29, 1997, the reporting officer prepared a search warrant for the residence of PAUL FRANCIS CHAMPION at the last known address used by RICHARD JOHN CHAMPION. The Search Warrant was for records, ledgers, receipts, bills, telephone records, photographs establishing occupancy and/or residency to RICHARD JOHN CHAMPION at the above described address. Also, all records, ledgers, receipts, bills, telephone records and written documentation of association with Fugitive PAUL DAVID DARLAND. In addition, all firearms which are unregistered or illegal. The search warrant affidavit was reviewed with and signed before 36th District Court, Detroit, Magistrate THOMAS SHANNON, Court Room 2034 under Docket #092936.

SERVICE OF SEARCH WARRANT:

On Wednesday, October 29, 1997, the search warrant was executed upon PAUL FRANCIS CHAMPION at 1:37 P.M. a Officers involved in the execution of the search warrant were: D/Lt. BOB DOSSETTO, OIC/Affiant, SE CID Fugitive Unit; D'Sgt. CHET KOZAK; D/Sgt. JUDY ANDERSON; Alliance Fugitive Task Force Detroit Tpr'Spl. BOB ENGLER; U.S. Marshal S/A JIM ZYBINSKI: MSP Jonesville Post Detective Sergeant RUSS BYRNE; and Uniformed Trooper JAMES WOLODKIN.

The warrant was executed after officers observed PAUL CHAMPION arrive at the residence in his pickup truck at approximately 1:00 P.M. Telephone calls into the residence after PAUL CHAMPION entered went unanswered. The reporting officer and D/Sgt. ANDERSON knocked on the front door and rang the door bell to no avail. Officers could hear the dog come to the front door when knocking and the dog barked when alerted to officers' presence with no answer by PAUL CHAMPION. After the above attempts, all officers went up the front door and knocked loudly and announced intentions, initially to no avail. Only after officers' announced intentions to use force to enter did PAUL CHAMPION come to open the front door

PAUL CHAMPION was the sole occupant of the residence. He was allowed to secure his dog in his pickup truck. The reporting officer explained the search warrant to PAUL CHAMPION and personally served a copy of the search warrant upon him. PAUL CHAMPION was fully cooperative during the search of the premises. He stated that he was not familiar with a person named 'CARL MILLER' even though he admitted that his brother, RICHARD CHAMPION used this name and people often called the residence asking for 'CARL MILLER. PAUL CHAMPION stated that his brother had stayed with him on occasion, however, did not know of his current whereabouts. PAUL CHAMPION stated that his brother was an eccentric individual and had become a big burden during his stay at his residence PAUL CHAMPION stated that there are seven (7) CHAMPION siblings in order from oldest to youngest: RICHARD, sister MARY ANN CHAMPION/LOGSDON, 46-47 year's of age of Mobile Alabama, Tel. brother HIOMAS CHAMPION, 43 year's old of Chicago, IL. brother CHRISTOPHER CHAMPION, 45-46 year's of age who recently moved to Kentucky near Cincinnati, Ohio brother JOHN CHAMPION, 48 year's old of Plymouth/Canton area (RICHARD close to); and brother WILLIAM CHAMPION 45 year's old of Ypsilanti (RICHARD also close to).

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Officers cleared the premises at 2:45 P.M. and left PAUL CHAMPION a tabulation indicating that nothing was seized. PAUL CHAMPION advised that his brother left the residence suddenly and without notice several weeks ago taking everything with him including a 1977 Chevrolet Suburban, Scottie-type camper trailer, clothing and personal effects. PAUL stated that he had just come from court on an abandoned vehicle citation he received on RICHARD'S 1977 Chevrolet Suburban. PAUL further stated he suspected that RICHARD stole a trailer license plate off of his assembled trailer in order to transport his Scottie camper which had no registration plate. PAUL also stated that RICHARD had an associate who often telephoned asking for 'CARL' by the name of ERIC BREDA, Telephone (Refer to Complaint 975-14006-95 reference ERIC BREDA of Novi). PAUL stated that BREDA called for 'CARL' approximately two weeks ago.

FURTHER INFORMATION:

On Thursday, October 30, 1997, PAUL CHAMPION telephoned the reporting officer and provided the following information concerning his brother's whereabouts. PAUL advised that he could think of no property that RICHARD owned or visited up north. PAUL stated that he remembered after officer's last contact with RICHARD on September 17, 1997, that RICHARD asked PAUL to give him a ride to a location over an hour's driving distance from his residence on the East side of Detroit. PAUL advised he dropped RICHARD off at a farm house and returned to his residence in Detroit. Within a couple days, PAUL advised he came home to find all of RICHARD's vehicles and property removed from the residence with no message left by RICHARD. PAUL CHAMPION faxed a copy of a map indicating by description and location that the property he brought RICHARD to was located at within East China Fownship, St. Clair County.

The reporting officer requested that Fpr Spl. RICHARD GILBERT, assigned to the Alliance Fugitive Task Force originally from the MSP Richmond Post, inspect the property located at

Later in the P.M. on Thursday, October 30th, Tpr:Spl. GILBERT visibly inspected the property and reported the following information: That there was a two (2) story white farmhouse immediately off Recor Road at this property. Towards the back of the property (approximately 200 yards from Recor Road) a large red barn was located. Parked adjacent to the barn was a small Scottie-type camper trailer described by PAUL CHAMPION. Tpr:Spl. GILBERT observed two (2) vehicles parked in the driveway of residence. Michigan registration TW-4524 registered to FRED ELLIS HART of Michigan and YB-4763 to THOMAS STANLEY FRANTZ at Township. Due to the distance the Scottie-type vehicle was parked from the road Tpr/Spl. GILBERT indicated that it would be

The reporting officer conducted a background check on

County and discovered that the property was in the name of JOSEPH FRANTZ since January 1993.

FRANTZ'S SSN and Michigan Operator's License is assigned to JOSEPH DUDLEY FRANTZ.

impossible to obtain a registration number from the vehicle.

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On Friday, October 31, 1997, early morning. Tpr/Spl. RICHARD GILBERT visibly inspected the property located at appearance of RICHARD CHAMPION going to and from the Scottie-type camper trailer and the large red barn. CHAMPION appeared to be accompanied by an individual closely resembling Fugitive PAUL. DARLAND. This individual had a beard and receding dark hair on his head. This person appeared to Tpr/Spl GILBERT as being similar in age and physical description to Fugitive PAUL DARLAND. Tpr/Spl. GILBERT stated that there was a Ryder-style van and several vehicles coming and going to the residence and barn area of property. In addition, Tpr/Spl. GILBERT advised that he could observe CHAMPION'S 1977 Chevrolet Suburban light blue gray in color, parked towards the back of the large red barn that he observed CHAMPION and DARLAND look-a-like subject had entered.

ADDITIONAL OFFICERS SUMMONED TO 1650 RECOR ROAD:

The reporting officer contacted on-duty officers D/Sgt, JUDY ANDERSON and Tpr/Spl, BOB ENGLER to provide surveillance assistance to Tpr/Spl. GILBERT while I was preparing a search warrant for the property. Called out were the following off-duty officers previously assigned to another detail in Detroit: D-Sgt. PETE GOKEY, D/Sgt. CHET KOZAK, D/Sgt. WILL ENSOR, D Sgt. BILL TORLEY, at approximately 9:00 A.M. D/Sgt. WAYNE KISER responded to the page and arrived at above location at approximately 2:20 P.M. The reporting officer also telephoned MSP Emergency Response Lt. JERRY ELLSWORTH and requested activation of personnel to assist in the execution of the search warrant. MSP Emergency Response Officers assigned were: Lt. ELLSWORTH - Team Commander-House-Door-Handcuff; Sgt. ARO - Assistant Team Leader-Barn-Door-Handcuff; Tpr. NESBIT - Perimeter; Tpr. O'NEILL - Perimeter; Tpr. RAMPY - Shield (Barn); Tpr. THOMAS - Sub gun: Sgt. SALMEN - Sub gun: Tpr. LOGAN - Rear guard: D/Sgt. GOKEY -ATL -Trailers-Vehicles: Sgt. BACHMEIER - Shield (house): Tpr. NITSCHMANN - Sub gun: Tpr. GORAJEC - sub gun-door: Tpr. BYAM - Rear guard. Several officers maintaining surveillance on 1650 Recor Road observed that the subject observed with CHAMPION appeared to look like Fugitive PAUL DARLAND. During the surveillance subjects were observed coming and departing from the property at 1650 Recor Road. Officers observed CHAMPION drive off in his 1977 Chevrolet Suburban as well as arrive as a passenger in a different vehicle. Due to the remote location of the property surveying officers encountered a difficult time maintaining and monitoring the activities of subjects. At one point in time most subjects left the property and were believed to have gone to the residence of JOSEPH FRANTZ'S father, THOMAS FRANTZ Township (approximately three (3) miles from 1650 Recor Road). located at

SEARCH WARRANT PREPARED/OBTAINED:

The reporting officer went to the St. Clair Prosecutor's Office in Port Huron, Michigan and prepared a search warrant for Township. St. Clair County. The search warrant was reviewed with St. Clair County Assistant Prosecuting Attorney TIMOTHY MORRIS who recommended the issuance thereof. The search warrant and affidavit was next taken before St. Clair County Magistrate CINDY BOSTWICK where it was signed upon oath and affirmation. The reporting officer left Port Huron and drove to the staging site arriving at approximately 2:40 P.M. at the Detroit I dison Plant on King Road approximately

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1/2 mile due north of the property at Township. The search warrant was to seize/arrest RICHARD JOHN CHAMPION as well the same factors existing in the search warrant for

SEARCH WARRANT EXECUTED:

After observing RICHARD CHAMPION depart from as a passenger in Michigan registration 2252-DP, a Dodge Ram pickup truck, no cap, royal blue/silver and return as a passenger in a vehicle at approximately 4:08 P.M. The decision was made to execute the search warrant with Emergency Response personnel to execute and secure subjects located on the property. Officers on surveillance observed as CHAMPION returned to the property appeared to be carrying papers, then enter the farm house while the driver of the vehicle held. At 4:19 P.M. the search warrant was executed and the following described subject(s) and their positions located are further described:

Inside the large red barn: Property owner - JOSEPH FRANTZ, BRIAN ALAN COBB.

DAVE HOPPE, Found outside the south side of the large red barn were:

RICHARD JOHN CHAMPION and RAY BENSON, 55 year's old.

The reporting officer .upon arriving shortly after Emergency Response, indicated secure made contact with RICHARD CHAMPION where he was secured at above location. Officer informed CHAMPION that he was under arrest and informed him of the charges. Officer read CHAMPION his constitutional rights pursuant to Miranda vs. Arizona from a MSP Departmental issued advice of rights card. CHAMPION kept interrupting officer stating that it was an illegal arrest due to the court in Hillsdale dismissing the investigative subpoena the day previous. CHAMPION further stated that his real name is 'CARL MILLER' and no longer CHAMPION as he changed it to protect his family from CIA hit squads. CHAMPION was asked for keys to his Scottie-type camper trailer parked approximately 75 feet from the large red barn. CHAMPION claimed he did not have keys nor was the trailer his.

The reporting officer directed other officers' to force entry to this trailer as well as an adjacent trailer later determined to belong to EUGENE GLAYSHER when one of the Emergency Response Officer's thought he observed a subject moving about inside the trailer. This was accomplished to secure for officers' safety.

After contact with CHAMPION, the reporting officer made contact with property owner JOSEPH FRANTZ inside the large red barn and requested he be seated in officers' vehicle outside the barn. At this time, JOSEPH FRANTZ was informed of officers' identity and the nature and purpose for the contact. A copy of the search warrant was exhibited to FRANTZ as well as served upon him at this time. FRANTZ stated that he lived upon the property referred to as

Township for approximately four (4) years with his spouse and children. FRANTZ stated that he was an independent cement contractor and that the subject identified to him by officer as RICHARD CHAMPION was known to him only as "CARL MILLER". FRANTZ confirmed his SSN as

and felephone number as

FRANTZ stated that he has allowed 'MILLER' to stay upon his property for about one (1) month. He stated that 'MILLER' was assisting him with a legal defense against a drunk driving conviction. FRANTZ stated that he first met

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'MILLER' at the Club 500 Lancer Sabre when officer served the investigative subpoena upon CHAMPION on September 17, 1997. FRANTZ was shown a wanted flier on Fugitive PAUL DARLAND and FRANTZ advised that he does not know DARLAND. FRANTZ advised that he met 'JOHN' MODENA approximately 11/2 months ago with 'MILLER' also at Club 500 Lancer Sabre. During the time officer was speaking with FRANTZ several family members of his including his wife, children, father, mother, brother, and approximately ten (10) other people acquainted with him arrived at the property. FRANTZ's brother begun video taping officers, officers vehicles, and officers movements while searching the property.

The reporting officer requested that all people move themselves to the main house on the property. Shortly thereafter, officer was summoned to the main houses as FRANTZ'S mother and brother were involved in a verbal confrontation over legal rights to search the interior of the main house. Officer went to the main house and observed a den/library room with a computer and facsimile with faxes received from 'JOHN' MODENA reference the Hillsdale County court action on the investigative subpoena that MODENA and CHAMPION are involved in. Also observed were several guns in this room. The main house was searched and secured by members of the Emergency Response Team. Upon officers' arrival at the main house, all police personnel were released and officer invited FRANTZ and his family members and acquaintances inside to inform them of their rights pertaining to the search of the property. Officer indicated that nothing would be seized from the main house and requested that everyone remain at the main house while JOSEPH FRANTZ the property owner accompany officer to the area of property near the large barn for continued search/seizure of evidence pertaining to items listed for seizure in the affidavit as it related to RICHARD CHAMPION. Within minutes after arriving at this location with FRANTZ while Fugitive Unit officers' searched seized evidentiary items. family members and acquaintances disobeyed officer's directions and came to this location. Officer informed them they would subject themselves to possible arrest for interfering if they did not return to the main house. FRANTZ'S relatives stated that they wanted to ensure that officers would not shoot FRANTZ in the back at this location. Again undersigned instructed the now larger gathering to return to the main house. Most everyone except for FRANTZ's mother complied as she remained and begun writing the license plates of officers' vehicles. All officers cleared the premises and property at 5:47 P.M. A copy of the search warrant tabulation was provided to JOSEPH FRANTZ by officer. A complete listing of weapons seized was not compiled at the location due to the complication and interference by subjects associated with FRANTZ. FRANTZ was present when all items were removed during the search of CHAMPION'S trailer and vehicle.

CHAMPION was removed and conveyed to MSP Richmond Post by duo officer vehicle Tpr/Spl. ENGLER/S.A. ZYBINSKI and booked in by Tpr. RICHARD GILBERT—Telephone contact was made with MSP Jonesville Post and D/Sgt. RUSS BYRNE accompanied by a Uniformed Trooper arrived at Richmond Post at approximately 8:30 P.M. to assume custody of CHAMPION and Jurther convey him to Hillsdale County for lodging.

ARREST INFORMATION - RICHARD CHAMPION aka CARLL MILLER

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PROPERTY/EVIDENCE SEIZED:

The below listed property items and locations seized from were obtained at 1650 Recor Road. East China Township, St. Clair County:

Property items #1 through 13 were obtained from a Scottie-type camper trailer identified as belonging to RICHARD CHAMPION:

- Photo identification to RICHARD CHAMPION from Modern Engineering Service Company, 28150
 Dequindre, Warren. MI 48092.
- 2) Michigan registration(SOS) on 1977 Chevrolet station wagon, VIN# 1N35L71150131, to RICHARD CHAMPION.
- One(1) Chinese Norinco assault style weapon, semi-auto. 7.62 caliber, Serial #9212177.
- 4) MKI Long Branch bolt action rifle with scope. 7.62 caliber. Serial #23L5861.
- 5) Winchester 30-30 rifle, Ranger Model, Serial #5466194.
- 6) Mossberg Model 500A, 12 gauge shotgun, pump action, Serial #1.484179.
- 7) Savage Arms, Model 67-E. .410 gauge, single action shotgun with camouflage cloth case. Serial # unknown.
- 8) Dana Model 45 pellet rifle, caliber 5.05/.20, Serial #606858.
- 9) Springfield 12 gauge double barrel shotgun with barrels and stock shortened, approximately 301/2" in length, Serial #B000583.
- 10) Chinese made black nylon stock rifle, no name, 7.62 caliber with bayonet, Serial #1616432.
- 11) Ruger .22 caliber rifle with scope, Model 10/22, Serial #24370727.
- 12) Ejercito Argentine Colt .45 caliber handgun with black holster. Serial # 65057. This item is registered to RICHARD CHAMPION since 05-14-69 according to MSP Central Records Division Firearms Unit. This item was checked on 09-23-80 by Detroit Police and on 08-12-93 by ATF.
- 13) Ammunition removed from item #12 twelve(12) rounds of .45 caliber. Ammunition removed from item #9 - eight(8) rounds of 12 gauge Ammunition removed from item #6 - seven(7) rounds of 12 gauge.

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ORIGINAL DATE Fri. Oct 31, 1997	INCIDENT NO 975-0014141-97
TIME RECEIVED 0800	FILE CLASS 49000

All of the above listed items seized from the Scottie-type camper trailer belonging to RICHARD CHAMPION were file checked by D/Sgt. WAYNE KISER and found not to be listed in case of item #7 due to no serial number or not reported as stolen. All items kept in property room at SE CID Livonia.

This trailer is approximately 12 feet in length and appeared to only possess items associated to RICHARD CHAMPION although it was very messy to the extent of being trashed. Numerous rounds of live ammunition was left in addition to explosive trigger devices. There was a single mattress in the back of trailer. The door had to be pried open due to CHAMPION denying ownership/possession of same.

Below listed weapons described further as items #14 through 31 were seized from a larger travel trailer parked adjacent to CHAMPION'S Scottie trailer. This trailer is approximately 18 feet in length. FRANTZ indicated to officer that this trailer belonged to a subject named 'GENE' who had left it on his property and was up north someplace. This was the trailer that securing officers' thought they detected a human presence and had to be opened for securing for officers' safety.

- Mossberg 12 gauge pump shotgun, Model #855, Serial #11M132690.
- 15) .30 Caliber M-1 Carbine rifle, Inland Manufacture, Serial #5518836.
- 16) Chinese bolt action rifle. Serial #3186905-3174607.
- 17) MAKS 762 Polytech Inc., Serial #PW857622164.
- 18) MAK 90 Norinco Sporter rifle, 7.62 caliber, Serial #94110923.
- 19) 12 gauge New England Firearms single shot shotgun. Pardner Model SB. Serial #NG278755.
- 20) Auto Ordinance Corporation, Model 1911A1, US Army .45 caliber BSA, Serial #09971. Registered to Eugene Glaysher per CRD-FAU.
- 21) S & W Model SW40C BSA .40 caliber, Serial #PAL2285. Registered to Eugene Glaysher per CRD FAU.
- 22) S & W Model 64-3, SSR, 6 shot, Serial #7D55092. Registered to Patricia Tierney per CRD-FAU.
- Ruger .45 caliber, Model blackhawk, BSR. Serial # 47-49334. Registered to Eugene Glaysher per CRD-FAU.
- 24) S & W Model 14-3, .38 caliber BSR, Serial #14K1272. No registered owner per CRD-FAU.
- 25) Browning .22 caliber BSR. Serial 655NZ05861. No registered owner per CRD-FAU.
- 26) Remington 12 gauge semi-auto shotgun, Model 1100, Serial #P070028V.

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ORIGINAL DATE Fri, Oct 31, 1997	INCIDENT NO 975-0014141-97	
TIME RECEIVED 0800	FILE CLASS 49000	

- 27) One (1) cardboard box containing: 3 black nylon pistol holsters. 2 S & W .40 caliber auto magazines, containing 7 rounds each of .40 caliber ammo. 1 blue steel .30 caliber magazine. 1 Colt .45 auto magazine. 1 box of Remington 12 gauge ammo with five rounds ammo. 1 box Remington 12 gauge ammo with four rounds ammo. 28 miscellaneous loose and various caliber rounds of ammo.
- 28) One green military style ammunition box containing 12 gauge, 7.62 caliber, .45 caliber, .380 caliber, .40 caliber, and 30.06 ammunition.
- 29) One green military style ammunition box containing loose 7.62 caliber ammunition.
- 30) One green military style ammunition box containing .30-.30 caliber and 7.62 caliber ammunition.
- One(1) bolt action military style riffe, manufacture unknown, Made in Poland, Model 44, 7.62x54R
 caliber, Serial number AD7339, entered US through Swan, Vermont.

Above items 31, 14 - 26, were file checked and no reported stolen was found. Item #22 registered to PATRICIA TIERNEY. DOB: on 11-23-94 at

. Items 24 & 25 (handguns) revealed no registered owner per MSP CRD-FAU. Item

20 registered on 12-9-94, item #23 registered on 07-22-96, both to EUGENE LEONARD GLASHER,
DOB: 'at On Monday,

November 3, 1997, a subject identifying himself as EUGENE GLAYSHER left a three (3) page complaint with the sergeant on duty at the MSP Richmond Post with no address or telephone number for contact. On completion of property item inventory on Thursday, November 6, 1997, officer contacted JOSEPH FRANTZ and requested that he contact GLAYSHER to contact undersigned reference return of his weapons. As of November 1, 1997, the telephone number assigned to these two individuals as

had been disconnected. Pends additional attempts to contact. Property held in SE CID

Property Room.

SEARCH WARRANT RETURN:

Copies of the search warrant and returns for the court and prosecutor's office in St. Clair County were forwarded by Tpr/Spl. GILBERT.

COMPLAINT STATUS:

Remains open pending property.

cc: St. Clair County Assistant Prosecutor TIMOTHY MORRIS

cc: Macomb/Wayne County Probation Officers BRENDA MORRIS BRENDA CHALK

cc: MSP Jonesville D/Sgt. RUSS BYRNE

cc: Hillsdale County Prosecutor NEIL BRADY

STATUS:

Open

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MICHIGAN STATE POLICE, S.E.C.I.D. SUPPLEMENTAL INCIDENT REPORT 0001

ORIGINAL DATE	INCIDENT NO.
Fri, Oct 31, 1997	975-0014141-97
SUPPLEMENTARY DATE	FILE CLASS
Fri, Nov 21, 1997	49000

INCIDENT	STATUS
A	

FUGITIVE INVESTIGATION: RICHARD CHAMPION

JOURNAL:

None,

PROPERTY DISPOSITION:

On Friday, November 21, 1997, property items, 13 inclusive through 31, were released to Eugene Glaysher at the residence of Joseph Frantz, located at Township, St. Clair Shores, MI. The reporting officer was accompanied by D/Sgt. Judy Anderson of the SECID Fugitive Unit.

Present were approximately 10-13 people with cameras and video recorders. Some of the people present were: Patricia Tierney, Joseph Frantz's wife, mother, brother and Richard John Champion.

Property reports, UD-14's were signed and are submitted.

STATUS:

Remains open pending additional property.

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	, Case 2:04-c	:v-74694-GER-	MKM ECF N	o. 2 filed 12/22/04	Page Ros E	SATHORS /MKM
> * *	The JS-44 civil cover she	et and the information collect by local rules of cou	ontained herein neiths	ved by the Judicial Conferent locket sheet,	ME: MONROC Miles and service of pleading se of the United States in	igs or other papers as required September 1974, is required
	Richard Joi	In Champi	on#1050	CITY OF MON	IROG STATE OF MIC FROENISIC PSYCHI	TY MUNROE COUNTY JAIL, HIGAN, YPSILANTI ATKY MONROE COUNTY HOLM, MICHAEL WEIPER
	(b) County of Residence	of First Listed	SHTENAW		CONDEMNATION CASES, US	HOLM MICHAEL WEIPER NEGENPANK, KATHRYN J MAS SHAZER, JANET DN ROE SE THE LOCATION OF THE
	(C) Attomey's (Firm Nam APPEARING IN PROJ 331 EMIS RD., UN YPSILMTI, MIY	17 C-41 (234-4	MY OWN BEHA 24-2531	Altorneys (If Kr	own) U4 - /// GERAID	74694 ROSEN
	II. BASIS OF JURISI	~,		III. CITIZENSHIP OF PI	RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff
	1 U.S. Government	3 Federal Questic	on ament Not a Party)	(For Diversity Cases Only) Pt Citizen of This State	A DEF	and One Box for Defendant) PLA DEF or Principal Place 4 4 4 s in This State
	2 U.S. Government Defendant	4 Diversity (Indicate Citi in Hem 111)	zenship of Parties	Citizen of Another		end Principal 5 5 5 5 in Another State
	IV. NATURE OF SU	IT (D)		Citizen or Subject of a Foreign Country	3 L 3 Foreign Nation	n
	CONTRACT		One Box Only)	FORFETTURE/PENALTY	BANKRUPTCY	OTHER STATUTES
	☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of ☐ Overpeyment and	PERSONAL INJURY 31 0 Airplane 315 Airplane Product Liability 320 Assault Libel	PERSONAL INJUR 362 Personal Injur Med. Malpracii 365 Personal Invr Product Lia lift	ry- 620 Other Food & Drug ce 625 Drug Related Salzus	☐ 422 Appeal 28 USC 158☐ 423 Withdrawal 28 USC 157	400 State Reapportionment 41 0 Antitrust 430 Banks and Banking 450 Commerce/ICC 460 Deportation
1	Enforcement of Judgment 1 151 Medicare Act 1 152 Recovery of Defaulted	And Stander 330 Federal Employers' Liability	388 Asbestos Persi Injury Product Liability	Description B	PROPERTY RIGHTS C 820 Copyrights EV 830 Patent	470 Racketeer Influenced & Corrupt Organizations © 810 Selective Service
5	Student Loans (Excl. Veterans) 153 Recovery of Overneyment of Veteran's Benefits 11 160 Stockholders' Suite	340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle	PERSONAL PROPER 370 Other Frage 371 Truth in Length 380 Other Personal Property Dame	DE SON CHART THE	600/AL SECURITY	850 Seou ritee/Com mod lites/ Exchange 875 Customer Challenge 12 LISC 3410 891 Agricultural Acts
5	190 Other Contract 195 Contract Product Liability REAL PROPERTY	Product Liability 380 Other Personal Injury CIVIL RIGHTS	2 385 Property Dama Product Liability PRISONER PETITIO	720 Labor/Mgmt,	B01 HIA (1 3955) 662 Black Lung (923) 863 DWC/DWW (405(g)) 864 SSID Title XVI	☐ 892 Economic Stabilization Act ☐ 893 Environmental Matters ☐ 894 Energy Allocation Act
	210 Land Condemnation 220 Foreclosure	☐ 441 Voting ☐ 442 Employment	51 0 Motions to Vac	730 Labor/Mgmt. Reporting	065 RSI (405(g)) FEDERAL TAX SUITS	895 Freedom of Information Act
	230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability	☐ 443 Housing/ Accommodations	Habens Corpus: 530 General 535 Death Penaty	☐ 790 Other Labor	(3 870 Taxes (U.S. Plaintiff or Defendant)	900 Appeal of Fee 10-tempiration Under Equal Access to Justice
	☐ 290 All Other Real Property	(1) 440 Other Civil Rights	540 Mandamue & Oth 550 Civil Rights	791 Empl. Ret. Inc. Security Act	☐ 871 IRS-Third Party 26 USC 7609	State Statutes B90 Other Statutory Actors
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(4	Proceeding S	state Court	Remanded from Appellate Court	4 Reinstated 5 (specify	. Litigation	- 7 Judge from
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	VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER F.R.C.	IS A CLASS ACTIO		CHECK YES ONLY	If demanded in complaint Yes No
	VIII. RELATED CASE IF ANY	(See (S) instructions):		LECTS		7474693
	M-20-04		SIGNATURE OF AT	TORNEY OF RECORD	n l	(Apr. 11) (Apr. 12)
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PURSUANT TO LOCAL RULE 83.11

1.	Is this a case that has been previously dismissed?	
If yes, gi	ve the following information:	(No
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Judge: 🔽		_
2.	Other than stated above, are there any pending of discontinued or dismissed companion cases in the court, including state court? (Companion cases a it appears substantially similar evidence will be or related parties are present and the cases arise transaction or occurrence.)	is or any other ire matters in which No ffered or the same
lf yes, gi	ive the following information:	
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ORIGINAL

UNITED STATES DISTRICT COURT GERALD ROSEN EASTERN DISTRICT OF MICHIGAN GERALD ROSEN

Theodore Levin United State MOO 18 FOR TE JUDGE MONA K. MAJZC 231 W. Lafayette, Room 564

Detroit, Michigan 48226

04-74694

LIBEL OF REVIEW	ADI	MIRALTY	CASE NO	ć
Plaintiff's Information				
RICHARD John Cha.	mpion			Inmate Number
YPSILANTI CENTER FO	R FOR	ENSIC,	PSYCHIAT,	RY
331 EMIS RD., UNIT C-	STANDARD BY THE STANDARD		- VIIII	AN 48197
ny additional plaintiffs to this action should the back of this complaint. <u>Please provi</u> e	d be listed (on a separate 8)	½ x 11" sheet of pa	aper and securely attached
Defendant's Information (This in				FILED
Name REGPONDENTS/LIBELANTS			Position	DEC 2 2 2004
SEE ATTACHMENT ON LAST	PAGE	***		-
Street or P. O. Box Number				LERK'S-OFFICE-DETROIT-F U.S. DISTRICT COURT
Gity		State	**************************************	Zip Code
RESPONDENT/211 are you suing this defendant in his/	SELA,vT her perso	nal capacity,	official capacity	, or in both capacities
Personal	75	Official		⋈ Both
ny additional defendante to this action sho ttached to the back of this complaint. Plea apacity (personal or official) in which you a	ould be liste ase provide	d on a separate their names, po e defendants.	8½ x 11" sheet of positions, and oppositions	ש
i. 1	PREVIC	US LAWS	บเรร	DEC - 1 2004
lave you begun any other lawsuits	in state o	r federal cou	CLEI rt relating to you	ak's office, detroit PSG Manaphasionment?
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YES □ NO X	•			

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¹This notification is pursuant to 28 U.S.C. § 1915(g).

II. ADMINISTRATIVE REMEDIES				
۱.	If you are in the custody of the State of Michigan or one of its subdivisions, did you:			
	File a grievance with the Step 1 Grievance Coordinator?	YES X	NO 🗆	
	Appeal to the Step 2 Grievance Coordinator?	YES'X	NO 🗆	
	Appeal to the Step 3 Grievance Coordinator?	YES 🛛	NO 🗆	
	Seek a rehearing?	YES	NO 🗆	
	Seek State Circuit court review of a misconduct hearing?	YES X	NO 🗆	
	If you did not take one or more of the steps, please explain v	vhy:		
	ALL FIVE STEPS HAVE BEEN IGNORED	·		
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2.	If you are a federal detainee, prisoner, or parolee and if your appeal to the National Appeals Board of the United States P		•	
	If not, explain why:			
3.	If not, explain why: If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you:	r claim involve	es something	
3,	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you:	r claim involve	es something	
	If you are a federal detainee, prisoner, or parolee, and if you			
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally?	YES 🗆	NO 🗆	
•	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint?	YES 🗆 YES 🗅	NO 🗆	
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden?	YES 🗆 YES 🗅 YES 🗅	NO 🗆 NO 🗅	
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons?	YES YES YES YES YES	NO [] NO [] NO []	
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES YES YES YES YES	NO [] NO [] NO []	
3.	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES YES YES YES YES	NO [] NO [] NO []	
3.	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES YES YES YES YES	NO [] NO [] NO []	
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES YES YES YES YES	NO [] NO [] NO []	

III. STATEMENT OF FACTS

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include the names of other people, dates, and places involved in the incident. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim on blank 8½ x 11" sheets of paper and attach them to the last page of this complaint. SEE ATLACHMENTS IV. RELIEF State briefly and exactly what you want the Court to do for you. BE ENTITLED TO A JURY TRIAL ON THE MERITS. BE IMMEDIATELY RELEASED FROM INCARCERATION SO I CAN ADEQUATELY DEFEND MYSELF, AND RELIEF FOR DAMAGES AND INJURIES INCURRED. ANY OTHER FURTHER RELIEF THAT MAY ARISE DURING THE PROCEEDINGS ALSO REQUESTING \$ 500 BILLIAN IN TROY OUNCES OF GOLD BARS - UNITS OF 0999 FINE I declare under penalty of perjury that the foregoing is true and correct.

Prisoner Civil Rights Complaint Page # 4

· Case 2:04-cv-74694-GETHES EQUINOTE De STEATOE SPREID MERICA of 32 U.S. FEDERAL COURT, THE EASTERN DISTRICT OF Michigan THE SOUTHERN DIVISION AT DETROIT, MICHIGAN IN QUASI REM IN ADMIRALTY MARITIME.
L OF REVIEW 28 U.S. CODE SECTION 1331, 1333 LIBEL OF REVIEW 1361, AND 1441, AND 2254, 225 SAVING TO SUITORS CHAMPION / RICHARD / JOHN, Courtes ADMIRALTY No. 04-74695 A STRAWMAN AKA COST Edward Miller, My Christian Name Before How. KOSEN COUNTER PETITIONER/CLAIMANT Federal DISTRICT JUDGE VS. NOTE SUBJECT TO AMENDMENT FEVER AUDISTR THE STATE OF MICHIGAN, A MUNICIPAL CORPORATION, M'S JENNIFER GRANDHOLM, CHIEF EXECUTIVE OFFICER / GOVERNOR OF MICHIGAN Jointly & Severali THE CITY OF MONROE, MICHIGAN, a MUNICIPAL CORPORATION THE COUNTY OF MONROE, MICHIGAN, & MUNICIPAL CORPORATION THE MONROE COUNTY JAIL, a CORPORATION TILLMAN L. CRUTCHFIELD, Chief Executive Officer/ MONROE COUNTY SHERIFF JOO JOHN and JANE DOES, PERSUANT TO BIVENS US SIX UNKNOWN Agents, Actors, Assigns, EMPLOYEES, COUNSELORS. CONTRACTORS AGEN JOINTLY AND SEVERALLY RESPONDENTS/LIBELANTS ALL TUDIUIDUALS . EACH AND EVERY ONE ALL TO BE ACTUALLY BECOME KNOWN, ORAL ARGUMENT REQUESTED CHAMPION/RICHARD/JOHN A STRAWMAN Carl Edward, Miller My CHRISTIAN NAME APPEARING IN PROPRIA PERSONA ON MYOWN BEHALF PERSUANT TO TITLE 28 4. S. CODE SECTION 1333 SAVING to SUITORS CLAUSE CURRENT Address IS AT THE YPSILANTI CENTER FOR FORENSIC 331 EMIS RD., UNIT CTY1 YPSILANTI, MICHISAN DEC 2 2 2004 PZ. 48197 OPPOSSING COUNSEL FOR Defendant's/Respondents) CLERK'S OFFICE-DETROIT-PSG OF HIS DISTRICT COURT CENTERTS Mr. Michael A. WEIPERT, Esquire (P-35050) B THE DEFENDANTS ARE NOT WINDRUME. 125 E. 2Nd Street 13 THE IS NO OTHER CASE IN ANY Cour Monroe, Michigan 48161 TON CONCERNING THIS PLAINTIFF & COMPU B THE NAMED OCFELIANTS) HILE NOT Ph# (734) 240-7600 IN THE MILMED FORCES TO MY KNOW SUMMONS/COMPLAINT PETITIONER/CLAMANT Chambian Respectfully Submitted CHAMPION/ RICHARD/JOHN, A STRHWMAN Date November 27,2004

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TITLE 18 USC \$ 1503

TITLE 18 USC \$ 1623

TITLE 18 USC \$ 1001

TITLE 18 USC \$ 1963

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OTHER

PART I, CHAPTER I, ARTICLE I (2); AND PART I, CHAPTER II,
ARTICLE 3 OF THE AMERICAN CONVENTION ON HUMAN RIGHTS

PART I, CHAPTER II, ARTICLE 18 OF THE AMERICAN CONVENTION ON HUMAN RIGHTS

U.S CONSTITUTION 8TH AMENDMENT, BTH AMENDMENT MICHIGAN CONSTITUTION ARTICLE 1 \$ 6,17 1997 FEDERAL PRISONERS REFORM ACT

JURIS DICTIONAL STATEMENT

Now Comes CHAMPION RICHARD JOHN, A Strawman, A/K/A Carl Edward, , Miller, my Actual Christian Name AND APPEARING IN PROPRIA PERSONA AS MY OWN COUNSEL, AND I DO STATE FOR THE RECORD THAT JURISDICTION 15 PROPER PERSUANT 28 U.S. CODE Sections 1331 MAHTENS CONCERNING BASIC CONSTITUTIONAL RIGHTS ISSUES, SECTION 1333 "SAVING TO SUITORS CLAUSE THE RIGHT TUBRING COMPLAINT LIBEL OF KEUIEW, SectION 1361 CONCERNING MANDAMUS TO COMPEL SWORN OFFICER TO DUE HIS/HER SWORN Duty AND UPHOLD U.S. CONSTITUTION AND STATE OF MICHIGAN (4) FOUR CONSTITUTIONS 1835, 1250, 1908 AND 1963 CONSTITUTIONS AND FURTHER The 1st, 2nd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 13th AND 14th Amendments of the U.S. CONSTITUTION, AND JUST ABOUT ALL THE 1st ARTICLE of the Michigan Constitution OF 1963, THE PREAMBLES TO ALL CONSTITUTIONS THAT I HAVE THOROUGHLY AND Exhaustively persued and tried to resolve this controversy Administratively, ILL BUT TO NO AUAIL, AND I was honestly without recourse As NO REASONABLE DESTRE WAS PUT FORTH BY RESPONDENTS/LIBELINTS or their counsel, AND FURTHER I MEET ALL THE EXCEPTIONS OF ROOKER US, FELDMAN, AND YOUNGER US HARRIS AS FOIL THE EXCLUSIONARY Rule, and I AM totally AND LAWFULLY ENTITLED TO FILE THIS ACTION AS A MATTER OF RIGHT, UNDER The LAW!!! ALSO MATTERS INVOLVING 180.5.C. SECTION 241 & 242, TITLE 42 U.S.C. SECTION 1983, 1985, 1986 ANOTHES WSC. SECTIONS 557 AND 706 CIVIL RIGHTS DUC PROCESS. MOST RESpectfully Submitted; DATE NOV 27, 2004 QHAMDION PICHARO JOHN A STranMA of Carl Edward, Willer, MY ACTUA PETITIONER/CLAIMANT

· Case 2:04-cv-74694-GER-MKM ECF No. 2 filed 12/22/04 PageID.11 Page 9 of 32 COMPLAINT AND MEMORANOUM

IN SUPPORT OF SAID COMPLAINT

NOW COMES, CHAMPION RICHARD JOHN, A STRUMMIN, A/K/B CARLEDWARD, MILLER, MY ACTUAL CHRISTIAN NAME, AS THE PETITIONER/LIBELANT HEREIN BEFORE THIS HONORABLE UNITED STATES FEDERAL DISTRICT AND APPEARING IN PROPRIA PERSONA AND ALSO IN FORMA PAUPERIS DO BRING THIS MY JUST AND LAWFUL COMPLAINTS AS FOLLOWS:

THAT IT THE COMMON Allegation THAT THE NAMED AND JOHN AND JANE DOES TO BE NAME UPON FINAL DISCOURLY, EACH AND EVERY ONE ACTUALLY PARTICIPATED IN, WEREINA SUPERUISORS RESPONSIBLE POSITION OF AUTHORITY INVOLUED IN SUPERUISION, TRAINING, DISAPLINING, ORGANIZATION, OR CONTROL..... Res ipsi loguitor, with exclusive control or AUTHORITY OVER SAID INDIVIDUAL RESIMPENDINGENDS AND WERE TOTALLY NEGLIGENT IN THEIR SWORN DUTIES to preform their Duties to the very best of their abilities, which CONSEQUENTIALLY CAUSED SEVERE TORTIOUS INJURIES TO THIS PETITIONER/LIBELANT BASIC CONSTITUTIONAL OF THIS PETITIONER/LIBELANT BASIC CONSTITUTIONAL RIGHTS DIRECTLY RESULTING IN THIS INSTANT COMPLAINTS BEING FILED AND BROUGHT BEFORE THIS HONORABLE COURT TODAY. PIEASE NOTE THE FOLLOWING LISTED COMPLAINTS;

COUNT 1

THAT THE RESPONSENTS /LIBERATE DID ENGAGE IN WITH A DELIBERATE MALICIOUS AND WANTON OPEN PRACTICE OF Deliberate Religious PERSECUTION, DISCRIMINATION, TUTOLERENCE, AND INJURY PUNISHMENT AGAINST THIS PETITIONER/LIBELANT FOR PETITIONER/LIBELANT SO HAVING EXERCISED HIS RELIGIOUS BELIEFS CONCERNING COTTUPTION OF BLOOD, HAVING REFUSED MEDICAL TREATMENTS INVOLVING T.B. IN JECTIONS AND FOR THIS PLAINTIFF(S)/PETITIONERS) WAS PUBLICALLY VILLFIED IN FRONT OF LARGE INMATE POPULATION, HIS RELIGION DELIBERATELY CALLED A "BUNCH OF BULL SHIT" BY RESPONDENTS/ SEE KIKUMURA US. HURLEY 242 F. 3d 950 (10 CIR C.A. 2001 CASE)

Count 1 CONTINUED

.... BY REPONDENTKIBELANT, MONROE COUNTY Correction OFFICER Seargeant (PORKY) SIC PROWKOWSKI WITH (Z) TWO LARGE OFFICERS STANDING BY TO STOP ANY PROBLEMS SHOULD I ER SOME INRAGED BY THE INSULTS TO MY JEHOVA'S WITNESS RELIGION, AND DETITIONER/LIBELANT WAS THROW IN THE HOLE GIC, "IN SOLITARY CONFINEMENT AND PUNISHED WITHOUT A HEARING I MIGHT Add FOR SOME 55 DAYS, HIS MAIL. WAS RETURNED AND HE WAS PUNISHED, NO UISITURS WE'LL MILLOWED ETC, ALL TO GET ME TO GIVE UPMY KELIGIOUS BELIEFS AND 60 AGAINST BIBLICAL MANDATED MONEST RELIGIOUS BELIEFS AS WE BELIEVE THE CORE SPIRIT OF GOO JEHOUA RESIDES IN THE BLOOD AS EACH PERSONS INDIVIDUAL SOUL IF YOU WILL AND WE CAN NOT DESICRATE THAT BLOOD OR CORRUPT THAT BLOOD AS IT IS A SERIOUS SIN OF CORRUPTION OF BLOOD TO GOO JEHOUA AND I WAS DELIBERATELY PUNISHED FOR EXERCISING MY PECLIFICUS BELIEFS NOT TO TAKE THE RESPONDENTS/EIBELANTS T. B. TEST. FINALLY THE KESPURENTS/USELANTS AFTER SO (55) FIFTY-FIVE days when THEY ILEALISED FINALLY AFTER CONSIDERABLE PABLISES SLEEPING ON A COLD FLOOR WITH BACK INJURIES, Leg Insuries etc LOCK NOWN ROSTrictions, No UISITORS, LAHLEMAIL, Solitory CONFINEMENT etc, RESPONDENTS/LIBERANTS TOOK ME to the HOSPITAL FOR A CHEST X-RAY, WHICH PROVED ALMOST IMMEDIATELY I. DID NOT HAVE T.B. OR ANY OTHER LYNG AILEMENT I WAS THEN LET OUT OF THE HOLE AND PUT IN PRISONER POPULATION AS A MEGULAN PRISONER, BUT I CLEARLY KNEW RESPONDENTS/LIBELANTS HAD NOTHING BUT CONTEMPT FOR ME AND MY RELIGION AND ONLY NOW tolorated ME NOW because the RESPONDENTS/LIBEUMS REALIZED I WAS SETIOUS AS A HEART ATTACK ON RELIGION. THIS RESPONDENTS/LIBERMIS DISCriminatory, Persecutory, Intolorent ACTIONS ARE A CLEAR BREACH OF DUTY AND LAW, AND FURTHER ARE A FEOERAL HATE CRIME, PLEASE SEE TITUE 18 U.S. CODE SECTIONS 241, AND 242, TITLE 42 U.S. CODE SECTIONS 1983, 1985, 1986 AND FURTHER SEE TITLE 5 U.S. CODE SECTIONS #557 AND #706. FUTHER IT VIOLATES BOTH FEDERAL AND

AND STATE OF MICHIGAN CONSTITUTIONS, ALL (4) FOUR CONSTITUTIONS

THE 1835, 1850, 1908, AND THE 1963, SAID ACTS ARE FURTHER

VIOLATIONS OF SWORN DATHS OF OFFICE MAKING THE OFFENDING

PAIRTY RESPONDENTS INCAPIBLE OF HOLDING AN OFFICE OF

PUBLIC TRUST ANY WHERE IN THIS GREAT LAND, AND IS

FUELT-FUE AN ACT OF REBELLION OIL TREASON AGAINST THE

FREE AND SOUGHEIGH PEOPLE OF THESE United States OF

FREE AND SOUGHEIGH PEOPLE OF THESE United States OF

AMERICA AND THE SOUCHEIGH STATE OF MICHIGAN ALL FELONIES

AMERICA AND THE SOUCHEIGH STATE OF MICHIGAN ALL FELONIES

SEE 18 U.S. CODE SECTION 2381, #2382, 2383 AND 2384, NOTICE

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OF FELONIES IS CONSTRUCTIVELY GIVEN. NOTE ALSO RELIGIOUS

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FREEDOM RESTORATION ACT (REPA) RESPONDENTS) ARE IN NON-COMPLIANCE

COUNT 2

PETITIONER/CLAIMANT REPRESENCE ALL PREVIOUS ARGUMENTS AS IF ORIGINALLY ARGUED SAME HERE, AND MAKES/BRINGS FURTHER COMPLAINT INVOLVING THE 8th AMENOMENT U.S. CONSTITUTION. ..., CRUCK HIVIS UNUSUAL PUNISUARNY, ABUSE ESPECIALLY OF A PRISONER IN CUSTODY, A FELDNY, ALSO ARTICLE 1 SACTION 17 OF State of Michigan Constitution or 1963, THAT THESE SAME RESPONDENTS) WHILE PETITIONER/ CLAIMANT HELD IN LUCK DOWN SULITARY CONFINEMENT PETITIONER CLAIMANT DEVELOPED A SEVERE ABSESSED FRONT UPPER SHINING TOUTH WHICH BECAME VERY BRUCY INFECTED RATHER QUICKLY AND PETITIONER/CLAIMANT FACE ON THE RIGHT SIDE Swole UP HOUT 3 X TIME SIZE JUST HBOUT CLUSING HIS RIGHT EYE AND PETITIONER! WAS IN SOME ULILY SEVERE PAIN AND CLAIMANT DISCOMFURT AND GAVE NOTICE TO RESPONDENTS), to INclude The NURSE AND MEDICAL STAFF, WHO told this PETITIONER! CLAIMANT that I would be taken to the Dentist FIRST THING IN THE MORNING AT 9:30 HM, WELL 9:30 AM THE DEXT DAY CAME AND WENT NO DENTIST, NO MEDICAL PESISTANCE OF ANY KIND AND AT SUME POINT I FULLY REALIZED HEY, YOU COULD DIE HERE, This WAS DERY SERIOUS AND I had some MEDICAL BACK EXOLOR FROM THE SORVICE AND I JUST FINALLY PULLED THE HESTSIED TOOTH WITH (2) TWO PLASTIC SPOON'S FROM H FOUR STRUCK TRAY, I PACKED

COUNT 2 CONTINUED

PAPER SOAKED IN TABLE SALT TO CLEAN, FLUSHAND Couterize the wound. It took some time and Finally I got the matter under control and off course No PAIN KILLER OR ANIBIOTICS AT THIS TIME I WAS IN SOLITARY CONFINEMENT LOCK DOWN! CLEARLY THIS WAS A LIFE Threatening occurrence ANDI CLEARLY UNDERSTOUD This fact anoit was further done to get me to CAUE IN ON MY RELIGIOUS BELIEFS AND SUBMIT TO THE RESPONDENTS) T.B. TEST AND HAVE ME GO AGAINST THE BIBLICAL TEACHINGS, FUR SURE! ANY WAY AFTER A Couple Days I GOT CALLED TO GO SEE THE NURSE Who HAD HEARD ABOUT MY LITTLE EPISODE AND IN COMES THE Doctor, who Now Personally wanted to examine the tooth and the mouth. THE SUBLUME HAN GONE WAY DOWN AND I JUST TOUD HAM HONESTLY WHAT HAD TAKEN PLACE AND HE seemed very, very, upset, HE kept Looking very sterm at the NURSE AND HE ASKED IF I WAS Allergic to Penicillen or had I Amy KIND OF Allergic PROBLEMS AND HE GOTTHE SOME PAIN PILLS AND SOME AN . BIATICS which I did take religiously to the end of The cycle when I developed A LITTLE BLOOD IN THE UNLINE AND SUSPENDED THE MEDS: MY FACE PROCEDED TO HEAL UP AND I ONLY HOW AN EAR INFECTION LEFT AND I JUST KEPT DRINKING LOTS AND LOTS OF WATER AND FLUSHED IT ALL OUT DAILEY WITH A LITTLE TABLE SALT! I ALSO GOT BIT BY A SPIDER IN THE BACK OF THE HEAD WE HAD PUISONOUS BROWN RECLUSE BANNA Spiders biting PEDPLE AT RESPONDENT'S FACILITY BUT I GOT SIMPLE CREME IND APPLIED FIRST AID AND IT IS HEALING UP, BUT THIS ACTUALLY DID HAPPEN TO THIS PETITIONER/CLAIMANT, AND IT COULD VERY EASILY HAVE BEEN SERIOUS MEDICAL DELICEL ICTION OF DUTY RESULTING IN DEATH, AND WHO YOU CONNA CALL IN THE HOLE? WHE

.... WHO WOULD OR COULD YOU CALL IN THE HOLE (SIC) SOLITARY CONFINEMENT AS INDIVIDUALS POUND ALL DAY ON THE BLASS OR DOORS AND THE RESPONDENTS PRETTY MUCH IGNORE THE LIVING HELL OUT OF YOU, FOR SURE, AND RATHER DELIBERTLY! ! I WOULD NOT CONSIDER IT UNREASONABLE TO CALL A SPACE A SPACE DUE TO THE DELIBERTNESS WITH FULL KNOWLEDGE I WOULD CALL IT ATTENUTED MURDER EVEN THOUGHTHE ACCOMPLICES WERE TIME AND CIRCUMSTAINCES, DELIBERATE CRIMINAL NEGLIGENCE, IT ALL ADDED UP TO THE SAME RESULT! I would cite CAMERON US. Sarraf, 128 F. SUPP 21 906, (E.D. VIRGINIA 2000 CASE) AS A SYMILAR TYPE STA AMENDMENT U.S. CONSTITUTION VIOLATION OF A PRISONER IN CUSTODY IN VIOLATION OF LAW AND THE 1997 FEDERAL PRISONERS REFORM ALT. ALSO SEE OXENDINE VS. KAPLAN 241 F. 3d 1272 (10 CIR C. A. 2001 CASE) ALSU SEE ... NAPIER US, MADISON COUNTY KENTUCKY 238 F3d. 739 (6th CIR C. A. 2001 CASE COUNT

PETITIONER/CLAIMANT REARGUES ALL PREVIOUS ARGUMENTS
AS IF SO ORIGINALLY ARGUED SAME HERE, AND MAKE/BRINGS A
FURTHER JUST AND LAWFUL COMPLAINT AS FOLLOWS: THAT
THE RESPONDENTS) DID CAUSE THE PETITIONER/CLAIMANT TO
BE FASSEY ARRESTED, FALSE IN PRISONED, AND MALICIOUSLY
PROSECUTED ALL IN NIOLATION OF LAW AND DONE DELIBERATELY
IN 10076 FRAUD, AND ALL ARE ABSOLUTE FELONIES, PERTURY,
OBSTRUCTION OF JUSTICE, FILING FALSE POLICE REPORTS/BARRETRY,
AND ALL ARE TREASON IN FACT, OF WHICH ALL ARE CRIMINAL
FELONIES IN FACT, BREACHES OF ALL PARTIES SWORN DATH OF
OFFICE JUST TO NAME A FEW BASIC VIOLATIONS OF LAW AND
THE BASIC CONSTITUTIONAL RIGHTS OF THIS PLAINTIFF(S) PHITIONER;
CONSTRUCTIVE FORMAL NOTICE OF FELONIES IS HEREIN GIVEN
ON THE RECORD.

COUNT 4

PETITIONER / CLAIMANT REARGUES ALL PREVIOUS ARGUMENTS COMPLAINTS AS IF ORIGINALLY ARGUED SAME HERE, AND MAKES BRINGS A FURTHER COMPUNINT AND STATES FOR THE RECORD AS FOLLOWS PETITIONER/CLAIMANT JUST AND LAWFUL COMPUBINT: THAT THE RESPONDENT(S) DID WHATONLY, WILLFULLY, OPENLY, AND MALICIOUSLY DENY TO THIS PETITIONER/CLAIMANT BASIC RIGHTS TO DUE PROCESS OF LAW, EQUAL PROTECTION OF THE LAW AND THE PROTECTION OF THE COURTS, TIMELY ACCESS TO THE COURTS BY DELIBERATE PLAN OF RESPONDENTIS), WHO WHILE I WAS LOCKED UP ESPECIALLY IN THE HOLE (SIC) SolItary CONFINEMENT RESPONDENT(S) HELD EX-PARTE HEARINGS TOTALLY WITHOUT THE PETITION ER CLAIMANT HAVING AN OPPORTUNITY TO BE PILESSENT, AND THE PETITIONER/CLAIMANT HAD OFFICIALLY DECLARED HIMSELF AS HIS OWN COUNSEL/ATTORNEY FORSALING AND REFUSING ALL OTHER ATTOCKNEYS, APPEARING IN PROPRIA YERSONA 45 HIS OWN COUNSEL/SUITOR/ATTORNEY ON THE RECOND ON PLEADINGS AND COURT DOCUMENTS/APPEAUANCE, AND THEN RESPONDENT(S) JUST TOOK A STANDBY ATTORNEY AND MADE THAT ATTORNEY STAND IN FORTHE PETITIONER/CLAIMAINT AND PSYCIATRIC/FORELSIC HEARINGS, DECISIONS, MAIN DILORAS OF THE COURT WERE ENTERED AND THE PET ITIONER/CLAIMANT OBJECTED VEHEMENTLY WHEN OF COUSE HE FOUND OUT, USUALLY TO LATE, AND I ENTERED WRITTEN OBJECTIONS FORMALLY ON THE RECORD the JUDGE TETRENCE P. BRONSON (P-26847) JUST IGNORED TOTALLY EVERYTHING TO THE INJURY OF THIS PETITIONER/CLAIMANT! THE PETITIONER / CLAIMANT WAS ABRUPTLY TAKEN FORCEFULLY TO THE STATE OF MICHIGAN FORENSIC PSYCHIATRIC CENTER HOSPITAL AT YPSILANTI STATE HOSPITAL, FORCED TO PARTICIPATE IN A SHAWE PSYCHIATRIC EVALUATION AND OF COURSE THE PETITIONER/CLAIMANT APPARENTLY HAD TO BE MENTALLY ILL, PSYCOTIC, HND IN SERIOUS NEED OF FURTHER EVALUATION AND CONSTANT STUDY. NOW THIS WAS ALL SYSTEMATICALLY, DELIBERATELY DONE BY THESE RESPONDENT(3) 'Case 2:04-cv-74694-GER-MINN AECF No. 2 A file of 122/04 Page ID.17 Page 15 of 32 WITH THE ABSOLUTE DELIBERATE PURPOSE OF DENYING THIS PETITIONER/CLAIMANT DUR PROCESS OF LAW AND EQUAL PROTECTION OF THE LAW MAINLY BECAUSE THE RESPONDENT(S) COULD NOT EVEN ANSWER THE PETITIONER! CLAIMANT LEGAL PLEADINGS, Affidavits AND BRIEFS, AND THE RESPONDENT(S) WERE CLEARLY IN DEFAULT MICHIGAN COURT RULES 2.108(b), 2.111(c), 2.114(A) THRU(F), 2.603 Default. 2,116(C) (1) THRU(10) AND THE RESPONDENTS) DECIBERATELY DID ALL THESE FELONIOUS Acts to EUADE RESPONSIBILITY FOR ALL THEIR PREVIOUS VIOLATIONS OF THE BASIC CONSTITUTIONAL RIGHTS OF THIS PETITIONER/CLAIMANT, ALL ACTS DONA BY RESPONDENTS! ARE DONE IN ULCLATION OF LAW AND THE BASIC CONSTITUTION AL RIGHTS OF THIS PETITIONER/ CLAIMANT: ALL FELONIES, PLEASE SEE TITLE 18 CLS. CODE SECTIONS 241-242, TITLE 42 U.S. CODE SECTIONS 1983, 1985, HND 1986, AND FURTHER TITLE 5 U.S. CODE SECTIONS 557 AND 706. SAID UIGLATIONS ARE A MATTER OF THE RECORD AND

COUNT 5

HRE ALL WELL DOCUMENTED IN FACT. THIS IS TOTALLY TRUE IN

FACT! RESPONDENTES) KIND OF GOT A REKNOWNED REPUTATION FOR OPERATING TOTALLY ABOUR THE LAW IN MOUROR COUNTY AND RESPONDENTS) RATHER BRAZENLY AND OPENLY I MIGHT MODE WITH IMPUNITY DO WHAT THE DAMN WELL PLEASE AND THE LAW WHAT IS THAT?..... IT IS WHAT RESPONDENT(S) SAY IT IS IN MONROR COUNTY!!! FOR SURE!!! THE CONSTITUTION OF THOSE UNITED STATES OF AMERICA OR ANY STATES F MICHIGAN

The PETITIONER CLAIMANT KENKGUE EVERYTHING HS IF SO ORIGINALLY ARGUED HAND, AND FUNTHER CHARES THERESPONDENTS? WITH 100% FRAUD IN FACT, FOR THE DELIBERATE, WILLFULL, WANTON DISKEBALD OF THE LAW AND BASIC CONSTITUTIONAL RIGHTS OF THIS PETITIONER CLAIMANT. SEE FURTHER ATTACHED;

CLASTITUTION 1837, 1850, 1808, 1963 DOES NOT EXIST IN MONTOC, MICHIGAN FOODOCORRR SULULURINEE!! THIS IS A FELONY!

COUNT 5 CONTINUED

FRAUD Defined in BLACK'S LAW DICTIONARY 6th edition Po. 660

FRAUD:
An intentional perversion of truth for the purpose of
inducing Another in reliance upon it to part with some
UALUABLE THING belonging to him/her, or to surrender a
legal right. A false representation of a matter of FACT, whether
by words, or compact

ANY KIND OF SILENCE, MISINFORMATION, AND/OR DISINFORMATION
EQUATES WITH FRAUD/DOLUS. SEE U.S. V. PRUDDEN, 424 F2d 1021;
U.S. V. TWEEL, SSO F2d 297 AT 299-300; AND CARMINE V.
BOWEN, 64 A. 932. A PERSON WHO, KNOWING THE STATEMENT IS
FALSE, MAKES A MATERIALLY FALSE STATEMENT IN A COMPLAINT
IS GUILTY OF PERJURY, A FELONY PUNISHABLE BY IMPRISONMENT
FOR NOT MORE THAN 15 YEARS, AND IN ADDITION, IS IN CONTEMPT OF
COURT, MCL. 764.10. WOMACK V. STATE, 285 SW2d 141.

COUNT 6

PETITIONER/CLAIMANT ALLECE ALL COMPLAINTS AS IF REALGUED ANEW HERE AND FUTHER ALLEGE A R.I.C.O. COMPLAINT.

COUNT 7

PETITIONER/CLAIMANT ALLEGES ALL COMPLIANTS AS
IF KEARGUED ANEW HERE AND FURTHER ALLEGE
SLAUERY, INVOLUNTARY SERVATITUDE,
PEONAGE, SELL PEOPLE INTO SLAVERY
INVIOLATION OF LAW! SEE 13th Amendment
U. S. CONSTRUCTION AND TITLE 42 U. S. CODE
SECTION 1994 AND BOND SET FILES WITH CUSIFS
NOS. AS BILLS OF LADING, CARGO MINIFEST,
SLAVE Id. NO. IDENTIFICATION

COUNT 8

PETITIONER/CLAIMANT Alleges All ComplainTS AS IF REARGUED ANEW HERE AND FURTHER Allege The PETITIONER POSSESSION OF FIRE ARMS During the COMMISSION OF A FELONY, M.C.L.A. 750, 227(6)

COUNT 9

PETITIONER/CLAIMANT Alleges All COMPLAINTS HS IF
LEARGUED AND HERE AND FURTHER Allege the RESPONDINT(S)

DELIBERATE DERCLICTION AND NEGLECT OF SWORN

DUTY TO INCLUDE YIOLATION OF SWORN DATH OF

OFFICE AND PERJURY 18 U.S. CODE 1621-22,23

MCLA 750.422

COUNT 10

PETITIONER JCLAIMANT HILEGES All COMPLAINTS HEIF REARGUED ANEW HERE AND FURTHER Allege THE RESPONDENTS DECIBERATE BREACH OF THE 1997 PRISONER'S REFORM ACT, WHICH IS A FELDNY FOR SURE. 'Case 2:04-cv-74694-GER-MKM ECF No. 2 filed 12/22/04 PageID.20 Page 18 of 32

PETITIONER / CLAIMANT ALLEGES ALL COMPLAINTS AS
IF REARGUED ANEW HERE AND FURTHER ALLEGE: DELUBERATE
CONSPIRACY TO VIOLATE BASIC CONSTITUTIONIAL
RIGHTS OF THIS PETITIONER / CLAIMANT IN
VIOLATION OF LAW. SEE U.S. CONSTITUTION
STATE OF MICHIGAN (4) FOUR CONSTITUTIONS 1835, 1850
1968, 1963, ALSO SEE TITLE 18 UNITED STATES CODE
SECTIONS 241 AND 242. TITLE 42 U.S. CODE SECTIONS
SS 1983, 1985, 1986. ALSO SEE IS U.S. CODE SECTIONS
SS 1983, 2382, 2383, AND 2384 "TREASON" AND TITLE
28 U.S. CODE SECTIONS 1331, 1333 SAVING TO SUITORS,
1361 MANDAMUS TO COMPEL SWOWN OFFICIES TO NO DUTY,
1441. TURISDICTION AND REMOUNT U.S. PERMAL COURT.

COUNT 12

PETITIONER/CLAMANT ALLEGES ALL COMPLAINTS) AS IF REARGUED ANEW HERE AND FURTHER ALLEGES FOR THE RECORD; THAT RESPONDENT(S) DID DELIBERLATELY WITH MALICE IAND FORTHOUGHT DID INGAGE IN A DELIBERATE PLAN AND ACTION TO SLANDER, LIBEL, AND DEFAME THE GOOD WAME AND GOOD CHARACTER TO HOLD THE PETITIONER/ CLAIMANT OUT TO PUBLIC RIDICULE WITH PETITIONER CLAIMANT IS NUTTS, CILAZY, PSYCHOTIC, GAY, TROUBLE MAKEIL, ANDOTHER SUCH DERUGATORY TYPE OFFICIAL DOM TYPE LABELIIVE TO DISCREDIT THE PETITIONER/CLAIMANT thereby TURTIOUSLY INJURING IRREPARABLY BY DAMAGING HIS GOOD NAME AND REPUTATION TO GAIN FRAUDULENT, UNFAIR HOUANTAGE OVER PETITIONER/CLAIMANT TO DEMY TO HIM DUR PROCESS OF LAW, AND EQUAL PROTICTION UNDER THE LAW SEE TITLE 5 U.S. COUR SECTIONS #557 AND #706 ALL OF WHICH ARE AFELONY.

CONSTRUCTIVE NOTICE IS HERE IN GIVEN!

PETITIONER / CLAIMANT ALLEGES ALL COMPLAINTS AS IF
REARGUED ANEW HERE, AND FURTHER ALLEGES: RESPONDENCS)
The state of Michigan, AND IT OFFICERS, AGENTS, ASSIGNS,
ACTORS, EMPLOYEES, CONTRACTORS, COUNSCIONS HAVE ENGAGED
IN A DELIBERATE ABUSE OF THE BASIC CONSTITUTIONAL MIGHTS
CF. THIS PETITIONER / CLAIMANT AND I CAN DOCUMENT
THE FRAUDULENT, MALICIOUS PROSECUTIONS, FALSE COMPLAINTS,
AND I CAN DOCUMENT BACK OVER 30 PLUS YEARS OF CONSIDERABLE
ABUSE OF PROCESS, SELECTIVE PERSECUTIONS MALICIOUS AND
FALSE ARMEST, FALSE IN PRISONMENTS AND MALICIOUS PROSECUTIONS
AND I BRING THIS COUNT TO DELIBERATELY SHOW THAT
CURRENTLY THE RESPONDENTS ARE DELIBERATELY CONTINUING
THIS UNLAWFUL BRUSE UN ABETTED. ALSO SEE STREET US. COUNTY
THIS UNLAWFUL BRUSE UN ABETTED. ALSO SEE STREET US. COUNTY
THIS UNLAWFUL BRUSE UN ABETTED. ALSO SEE STREET US. COUNTY
THIS UNLAWFUL BRUSE UN ABETTED. ALSO SEE STREET US. COUNTY
THIS UNLAWFUL BRUSE UN ABETTED. ALSO SEE STREET OFFICHTION
OF LOS ANGELES: 236 F34 552 (9 CIR.C.A. 2001 CASE) FALSE ARREST DETENTION

COUNT 14

PETITIONER / CLAIMANT ALLEGES ALL COMPLHINTS AS IF REARGUED ANEW HORE, AND FUETHER ALLEGES: THAT RESPONDENTS DID INTIMITIE, TAMPER WITH, ABSCOUND WITH THE U.S., MAIL OF THIS PETITIONER/CLAIMANT TO HARASS, INTIMIDATE, INTURE AND INTERFER: WITH PETITIONER/CLAIMANT'S MAIL/COURT DAPERS, AND SAID ACTS AILE A FEDERAL FELONY UNDER TITLE 18., SECTIONS, 1341 & 1343 NOTICE OF FELONY IS HERE IN GIVEN.

SEE BALLANCE US. YOUNG 130 F. SUPP 2ND 762 (W.D. VZ. 2000 CASE) CORRECTIONS CASE LAW QUANTERLY MAY 2001 BY HONROBERT MEYERS,

PETITIONER/CLAMANT ALLEGE ALL COMPLAINTS AS IF RESPONDENT(S)
REPROJED ANOW HERE, AND FURTHER HILLOGES: THAT RESPONDENT(S)
REFLISED LAWFUL SERVICE OF A VALID PETITIONER/CLAIMANT'S
"PETITION FOR WRIT OF HABERS CORPUS" WHICH WAS DIRECTLY
HANDED TO RESPONDENT(S) CORRECTIONAL OFFICER NICHOLSON
PERSONALLY WHO REFUSED SERVICE NICHOLSON SAID ON ORDER'S
DIRECTLY FROM HON, TILLMAN L. CRUTCHFIELD, SHERIFF MONROE
COUNTY. THIS IS A FELONY UNDER 28 U.S. CODE, SECTION 2254,
AND 2255 PRISONER IN CUSTORY. CONSTRUCTIVE NOTICE IS HERE
IN GIVEN ON THE RECORD!

PETITIONER/CLAIMANT ALLEGES ALL COMPLANTS AS IF REARGUED ANEW HERE AND FURTHER ALLEGES: THAT I WAS ARRESTED FOR ALLEGEDLY POSSESSING FIREARMS AND KNIVES ON AUGUST 11, 2004.

THE COMPLAINT FELONY AND WARRANT FELONY FAILS TO STATE OURISDICTION AND STANDING. IT'S A MAXIM OF LAW THAT, ONCE CHALLENGED, THE PERSON ASSERTING TURISDICTION MUST PROVE JURISDICTION TO EXIST AS A MATHER OF LAW, MONUTI V. G.M., 56 S.CT. 789, 80 L.Ed. 435; GRIFFIN V. MATHEWS, 310 SUPP. 341, 423, F.)d 272; EASSO V. U.P.L. 495 F. 2d 906; THOMSON V. GASKIEL, 62 S.CT. 673, 83 L.Ed. 111. ACCORDING TO TITLE 5 USC & 556 (d), THE STATUTE STATES AS FOLLOWS:

OF A RULE OR ORDER HAS THE BURDEN OF PROPERTY

ON THE COMPLAINT FELONY AND WARRANT FELONY, THE DOCUMENTS CZAM
THAT THE VICTIM OR COMPLAWANT IS "MONROE CO SHERIFF."
"MONROE CO SHERIFF" IS NOT A HUMAN BEWG, BUT A CORPORATION/
GOVERNMENT AGENCY I, RICHARD John Champion AM NOT A CORPORATION/
AND/OR AN ARTIFICIAL PERSON BUT A LIVE HUMAN BEING, ACCORDING TO
PART I, CHAPTER J, ARTICLE I(2); AND PART I, CHAPTER II, ARTICLE 3 OF
THE AMERICAN CONVENTION ON HUMAN RIGHTS, I HAVE THE RIGHT TO
RECOGNITION AS A HUMAN BEING BEFORE THE LAW. I, RICHARD JOHN
CHAMPION THE HUMAN BEING AM NOT THE ARTIFICIAL PERSON OF RICHARD
JOHN CHAMPION (ALL CAPITAL LETTERS) THE DEFENDANT AS INDICATED
ON THE COMPLAINT FELONY AND WARRANT FELONY, ACCORDING TO
ENGLISH GRAMMAR, CAPITALIZING AN ENTIRE MANIE DOES NOT
REFERENCE A HUMAN BEING. ACCORDING TO PART I, CHAPTER II,
ARTICLE 18 OF THE AMERICAN CONVENTION ON HUMAN RIGHTS, THE

PROTOCOL SPECIFICALLY STATES THAT:

ARTICLE 18. RIGHT TO A NAME

(EVERY PERSON HAS THE RIGHT TO A GIVIN NAME AND TO THE SURNAMES OF HIS PARANTS OR THAT OF ONE OF THEM. THE LAW SHALL REGULATE THE MANNER IN WHICH THIS RIGHT SHALL BE ENSURED FOR ALL, BY THE USE OF ASSUMED NAMES IF NECESSARY."

RESPONDENT(S) HAVE FAILED TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED AS THE COMPLAINT FELONY AND THE WARRANT FELONY FAILS TO STATE JURISDICTION OR STANDING BY AFFIDAUT AS THE VICTIM OR COMPLAINANT DID NOT STATE ANY LAWS OR EVIDENCE THAT MY PARENTS GAVE ME THE ALL CAPITAL NAME OF RICHARD JOHN CHAMPION, AN ARTIFICIAL PERSON. ACCORDING TO U.S. SUPREME COURT CASE PENTALION V. DOANE'S ADMINISTRATORS, 3 U.S. 1 L.Ed. 57; 3 DALL. 54 DEFINES GOVERNMENTS SUCCINCTLY:

((COVERNMENTS ARE CORPORATIONS)) INASMUCH AS EVERY GOVERNMENT IS AN ARTIFICIAL PERSON, AN ABSTRACTION, AND A CREATURE OF THE MIND ONLY, A GOVERNMENT CAN INTERFACE ONLY WITH OTHER ARTIFICIAL PERSONS. THE IMAGINARY - HAVING NEITHER ACTUALITY NOR SUBSTIGACE- IS FORECLOSED FROM CREATING AND ATTAINING PARITY WITH THE TANGIBLE, THE LEGAL MANIFESTATION OF THIS IS NO GOVERNMENT, AS WELL AS ANY LAW, AGENCY, ASPECT, COURT, ETC., THERE OF, CAN CONCERN ITSELF WITH ANYTHING OTHER THAN CORPORATE,

This alleged quote is a forgery, so says US v. Heijnen, 375 F. Supp 2d 1229 (Dist. Ct. D. New Mex. 2005)(at the 3rd to last and 2nd to last full paragraphs at about 90% through the text).

I, RICHARD JOHN CHAMPION, CONTEST UNDER LIBEL OF REVIEW, THE DURISHICTION AND STANDING OFRESPONDENT(S), THE IST DISTRICT COURT, AND THE "VICTIM OR COMPLAWANT" AS THEY ARE CORPORATIONS AND I AM A LIVE HUMAN BEING UNDER INCERPTION. RESPONDENT(S) HAVE NO JURISDICTION OVER ME AS THE RESPONDENT(S), THE 1ST DISTRICT COURT, AND THE VICTIM OR COMPLAINANT CAN ONLY INTERFACE WITH OTHER ARTIFICIAL PERSONS.

THE COMPLAINT FELLINY AND THE WARPANT FELLINY FAILS TO STATE A

CLAIM UPON WHICH RELIEF CAN BE GRANTED BY FAILING TO STATE

TURISDICTION/STANDING THAT, I, RICHARD John Champion, A

LIVING NUMBER BEING IS AN ANTIFICIAL PERSON SUBJECT TO

INTERFACE WITH OTHER ARTIFICIAL PERSONS, PARTICULARLY WITH

THE 1ST DISTRICT COURT AND THE VICTIM OR COMPRAMANT.

ONCE DURISDICTION IS RAISED, IT MUST BE PROVEN, HAGENS V.

LAVING, 415 U.S. 553, NOTE 3. JURISDICFION MUST BE

AFFIRMATIVELY SHOWN AND WILL MUST BE PRESUMED, SPECIAL INDEM.

FUND V. PREWITT, 205 F2d 306, 201 OK. 308.

COUNT 17

PETITIONER / CLAIMANT ALLEGES ALL COMPLAINTS AS IF

REARGUED ANEW HERE AND FURTHER ALLEGES! THAT RESPONDENTS

DELIBERATELY WITH MALICE AND FORETHOUGHT DID WILLIFULLY DENY

PETITIONER / CLAIMANT. CONSTITUTION DILY GEORGENTEED PLAINT

TO KEEP AND GEAR ARMS FOR THE PROTECTION OF PETITIONER/

CLAIMANTS LIFE IN TOTAL VIOLATION OF THE 2Nd HIMMONONT

U.S. CONSTITUTION AND ARMELE 1 Section 6 STATE OF MichigEN CONST.

OF 1963 - " ALSO 1835-1850-1908-1963 ALL SUCH ACTION PRE

10076 UNCONSTITUTIONAL INFACT. ALL RESPONDENT'S COMPLAINTS

10076 UNCONSTITUTIONAL INFACT. ALL RESPONDENT'S COMPLAINTS

BEFORE THE COURT ARE 10075 FRAUD IN FACT AND ALL SUCH HOURS

ARE ALSO FRAUD AND A VIOLATION OF PETITIONER/CLAIMANTS BASIC

ONSTITUTIONAL RIGHTS SEE TITLE 18 U.S. COPE SUCHONS 241-242 AND

CONSTITUTIONAL RIGHTS SEE TITLE 18 U.S. COPE SUCHONS 241-242 AND

TITLE 42 U.S. COOF SECTIONS, 1983, 1985, AND 1986 ALL MRE

FELONIES, CONSTRUCTIVE NOTICE 15 GIVEN FORMALLY! IT ALSO 18 H

BREACH OF ANY OATH OF OFFICE!

BREACH OF ANY OATH OF OFFICE!

PLTITIONER/CLAIMANT ALLCGES ALL COMPLAINTS AS IF REARBUING ANEW HERE, AND PURTHER Alleges: THAT RESPONDENTS DID PARTICIPATE IN A SCRIOUS OVERCROWDING OF PRISONERS, THAT IN A HOLDING DRUNK TANK CELL THE RESPONDENTS Would put (33-To-36) Thirty-three to thirty-SIX human beings in value STAGES OF SORKIETY, PUKED ON CLOTHES AND ALL FROM VARING SEGEMENTS OF ALL SOCIETY, AND HABITUAL JONES PROBLEMENTIC SCENARIOS IN A ROOM NO BIGGER THAN 8-10'F+ BV 127016 FT long and every square mehof the floor area would have a popy in it in what over compition imagined, AND it would get very, very warm in there, and someone would always WEED to use the toilet suit AREA FOR THROWING UP OF WHINT EVER, AND THE SMELL IN THERE WOULD FAR A MURCUET AND THAT SAID RESPONDENTS) ACTIONS CLEARLY WERE IN GRAVE SERIOUS BAD JUDGEMENT WISE JUST FROM A BOARD OF HEALTH STANDARD, AND FURTHER ARE IN VIOLUTION OF THE 1997 FEDERAL PRISONER REFORM ACT AND MOST COUNTRIES HUMAN RIGHTS ARRESMENTS, "THE ROME TREATY" WITH THE U.N. GENEVA CONVENTION, RED CROSS STANDARDS AND STANDARDS OF THE UNITED STATES FEDERAL DISTRICT COURT ORDERS, SEE ORDERS HOW. DENISE HOOD CONCRNING PRISON /JAK GURICAGI, BUIG. SEE LURKESTIONS CASELAW QUARTERLY HOW. ROBERT, WEYERS

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RIGHTS OF THE RETITIONER / CLAIMANT AND SAID LIGHTIONS ARE A FELONY, SEE 18 U.S. CODE SECTIONS 241-242 AND TITLE 12, U.S. CODE Section 1983, 1985, 1986, NOTICE OF FELONY IS HERE IN GIVEN. IT FURTHER IZEMESENTS PRISONER ABUSE SYMILAR TO ABUSES OF PRISONERS IN IRAC WHICH IS CLEMILLY IRREPREHENSIBLE AND BORDER ON HATE CRIMES FOR A CIVILIZED SOCIETY TO TOLORATE AT ALL ESPECIALLY CLAIMING TO BE A FREE. COUNTRY. COUNT 19

PETITIONER/CLAIMANT ALLEGES ALL COMPLAINTS AS IF REARGUED ANKW HERE, AND FURTHER ALLEGES THAT THE RESPONDENTISE DIO FACTURILY COMMIT CAPITOL FELONY "TREASON "NOW!NOT THE Sovereign People AND GOVERNMENT OF THESE UNITED STATES OF AMERICA AND THE SOUEYCIGN State of MichigaM. SAID FFIONIOUS ACTS HAR ALL PUNISHABLE BY HANDWYTO DEATH FOR HAUNG GIVEN AID AND COMFORT TO THE ENEMIES OF THIS GREAT COUNTRY themby CAUSING Chaos, REBELLION, AND ANARCHY SAID ACT ARE ALSO FELONIES. TITLE 18 4.5. ASDE SECTIONS 2381,2382,2383, 2384 NOTICE OF FELONY IS HAVE IN GIVEN! THANK YOU JUDGE FOR YOUR VERY PRECIOUS TIME ANDTHOUGH.

DATE NOV. 27, 2004

Champion Kuhand Gart & Miller CHAMPION RICHARD JOHN, A STRAW MIAN A/K/A Carl Edward, Miller, my Herual APPEARING IN PROPRIA PERSONES MY OWN BEHALF AS MY OWN COUNSEL

IN SUMMITTION

I HAVE BEEN ARRESTED AND HAVE BEEN REFUSED DUE PROCESS OF THE LAW, EQUAL PROTECTION OF THE LAW, AND THE PURSUIT OF HAPPYNESS. I HAVE NOT BEEN ARRAIGNED TO PLEAD, VOT GUILTY. I HAVE NOT HAD A DURY TRIAL AS I HAVE BEEN CHARGED WITH 7 CRIMINAL OFFENDES. I HAVE NOT HAD MY METIONS HEARD. COURT APPOINTED ATTORNEYS HAVE BEEN FORIED UPON ME WITHOUT MY CONCENT OR CONTRACT. I HAVE BEEN CHARGED THAT I AM MENTALLY ILL FOR ARGUMG JURISDICTION. THIS IS HOW THEY EVADE PROVING BURISDICTION, CLAIMING I'M MENTALLY ILL. THE OTHER DEFENDANT (S) FROM THE YPSILANTI CENTER FOR FORENSIC PSYCHIATRY HAVE LIED ON COURT RECORD AND ARE NOW LIABLE FOR THEIR ACTIONS, I HAVE BEEN DENIED MY OWN PROFESSIONAL PSYCHPATRIST. I ALSO CONTEST THE RESPONDENT (S) QUALIFICATIONS OF RENDEZING ME MENTALLY ILL. ANY RIND OF ILLNESS, IT IS A COMMON PRACTICE FROM INSURANCE COMPANIES TO GET A SECOND OR THIRD OPINION. THERFORE, I DEMAND MY OWN PCYCHIATRIST OF MY OWN CHOOSING FOR A SECONDORTHIRD DPINION, WHY AND I BEING DENIED MY OUN DOCTOR I AM ALSO BEING DENIED ACCESS TO DOCTORS, I AM BEING DENIED ACCESS TO GETING MAIL AND SENDING MAKE I AM BEING DENIED ACCESS TO DEFEND THE CHARGES, NO PAPER TO WRITE, NO LAW BOOK NOT RESEARCH, NO PHONE CALLS, INO WISLIGES, NOTHING, I AM ALSO BEING DENIED THE BASIC NOURISHMENTS FROM THE Y FOOD GROUPS. LUGAL THEY ARE TRYING TO PUT ME ON DRUGS TO EFFECT MY MENTAL CAPICITY TO MAKE ME INCOHERENT.

PRAYER FOR RELIEF

WHERE FORE I PRAY FOR THE JUST AND LAWFUL

- 1) I AM ASKING FOR 500 BILLIAN TROYOUNCE BAR UNITES OF GOLD PURITY . 999 FINE.
- 2) AN INJUCTION PEACE GOND P.P.O. WITH \$500,000'00 DOLLAR PEACE BOND TO INSURE PETITIONER/CLAIMANT'S QUIET ENJOYMENT OF KIGHTS
- 3) EXPUNCEMENT IN TOTAL MY GOOD NAME
- 4) SUEH OTHER LAND FURTHER RELIEF THE COURT MAY DEEM NECESSARY HAD PROPER
- AS THE 1ST DISTRICT COURT HAS NO JURISDICTION,

 OR IN THE ALTERNATIVE, THAT I BE IMMEDIATELY

 RELEASED UNDER PERSONAL BOND UNTIL THE

 CONTROLERSY IS HEARD BY A JURY AND/OR UNTIL THE

 ENTIRE APPEAL PROCESS HAS BEEN PULLY EXHBUSTED.

 IF THE RESPONDENT (S) CANNOT PROVE JURISDICTION

 AND/OR STANDING WITHW AD DAYS OF BEING SEEVED

 WITH THE SUMMONS AND COMPLAINT, I WILL

 PRESUME THAT JURISDICTION AND STANDING DOES NOT

 EXIST WHERE I ALL ENTITLED TO THE RELIEF REQUESTED.

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NOW COMES CHAMPION PICHARD JOHN, A STRAWMAN AGER Car | Edward, Miller My Actual Christian Name AND FIRST BEING PULY SWORM ON OATH I DO SOLMALY SAY AND DEPOSE THE FOLLOWING.

- 1) I AM THE ABOUR NOTED AFFIRMT.
- 2) I AM OF PROPER HER OF DIFFRETION AND GOOD MENTAL CAPACITY AND I HAVE FIRST HAND KNOWLENGE AND I SAN TESTIFY TO SAME. I HAVE REND IT AND TO THE BEST OF MY KNOWLEDGE IT IS TRUE,
- 3) I HAVE NOT FILED THES HEFIDAUT BOR AWY
 UNLAWFOL OR IMPROPER PURPOSE OR TO RESTRAIN
 ANY OKENCER IN HIS/HELL LAWFUL DUTIES
- THESE RESPONDENTS AND WILL BE FURTHER LERESPONDENTS AND WILL BE FURTHER LE COURT WILL NOT GRANT DIE JUST AND LAWFUL RECIEF AS REQUESTED TIMELY OF THIS HONORABLE COURT

SS FURTHER AFFIANT SULYETH NOT

DHTK NOU 20, 2004	Respectfully Submitte
WITWESS Brother Lench	CHAMPION RICHARD JOHN A/K/A Car/Edward, Miller CHRISTIAN NAME
NOTARY PUBLIC	MY COMMISSION EXPIRES

MY ACTUAL

OPPOSING PARTY/COUNSEL LISTED BELOW

HON. MICHAE! A: WEIPERT, ESQUITE (PL-35080)

The PROSECUTING ATTORNEY FOR MONDOE COUNTY

OFFICE OF THE PROSECUTOR; MONTOE COUNTY

125 L. SECOND Street

MONROE, Michigan 48161-2163

Ph# (731) 240-7600

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CERTIFICATE OF SERVICE

NOW COMES, CHAMPION RICHARD JOHN, A STROWMEN,
AIK A Carl Edward, Miller, My Actual Christian NAME,
AND APPEARING IN PROPRIA PERSONA ON MY OWN BEHALE
AS MY DWN COUNSEL IND I DO HERBY CENTIFY THAT
I HAVE THIS DAY AND DATE SCRUED RESPONDENT'S AGENT/
ATTORNEY..... Notice to the AGENT IS Notice TO THE
PRINCIPAL, by PLACING A TRUE COPY OF THE PETITIONER'S
PAPERS, PLEADINGS, BRIEFS, COMPLAINTS AND BY PLACING
SAME IN A SEALED ENVELOPE WITH PROPER POSTAGE AFFIRED
There to AND DEPOSITING SAME IN THE OFFICE OF THE
U.S. MIAIL SENT to the BELOW LISTED PLATIES ON
U.S. MIAIL SENT to the BELOW LISTED PLATIES ON

DATE NOV 27, 2004

Most Respect-fully Submitted,

Champion RICHARD JOHN, A STRAWMAN

CHAMPION RICHARD JOHN, A STRAWMAN

ALKIA Carl Edward, Miller, My ACTUATChristian

ALKIA Carl Edward, Miller, My ACTUATChristian

Appearing IN PROPRIA PERSONAL ON MY OWN

BEHALF AS MY OWN COUNSEL

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• • • Case 2:04-cv-74694-GER-MKM ECF No. 2 filed 12/22/04 PageID.31 Page 29 of 32
       RESPONDENTS/LIBELANTS INFORMATION FROM IST PAGE
   RESPONDENTS/
                   JENNIFER M. GANNHOLAI, GOVERNOR
             DNE:
   LIBELANTS
                   CAPITOL BUILDING, P.O. BOX 30013
                   LANSING, MI 118909
  RESPONDENTS/
   LIBELANTS TWO:
                   COUNTY OF MONROE, A MUNICIPAL CORPORATION
                     125 EAST DUD ST., IST FLOOR
                     MONROE, MI 48161
    RESPONDENTS/
    と18と2ハルソジ サガズとざ!
                     MONKOE COUNTY JAIL, A CORPORATION
                     100 EAST GND STREET
                     MON-ROE, MI 48161
    RESPONDENTS
    LIBELANTS FOUR:
                    CITY OF MIONROE, A MUNICIPAL CORPORATION
                     120 EAST 1ST STREET
                     MONROE, MI 48161
    PERPONDENTS/
                     MICHAEL WEIPERT, MONROE COUNTY PROSECUTOR
    LIBFLAMS FIVE!
                     125 E. SECOND ST.
                     MONROE, 111 48161
    RESPONDENTS
                    STATE OF MICHIGAN, A MUNICIPAL CORPORATION
    LIBERANIS SIX!
                    G. MENNEN WILLIAMS BUILDING, 7TH FLOOR
                     525 W. OTTALLA ST.
                     LANSING, MI 48909
    RESPONDENTS/
    LIBELANTS SEVEN: TILMAN CRUTCHFIELD, MONROE COUNTY SHERIFF
                     100 E. 2ND ST.
                     MONKOE, MI 48161
   RESPONDENTS/
                    MONROS COUNTY SHERIFF, A MUNICIPAL CORPORATION
   LIBELANTS EIGHT:
                     100 F. 2ND ST.
                     MON ROL MI 48161
```

LIBELANTS' NILE: CHRISTINE NEGENDAUX, PSYCOLIGIST

YPSILANTI, MI 48197

33/ EMIS RD.

RESPONDENTS/

RESPONDENTS/ TEN: KATHRYN J. EDNIE, ASSISTANT 2.1BELANTS 331 EATS RD. YPSILANTI, MI 48197

RESPONDENTS/ LIBELANTS ELEVEN: WILLIAM IN MEYER, DIRECTOR 231 EMIS KD.

RESPONDENTS/ YPSILANTI, MI 48197

LIBELAUTS TWELVE: THOMAS SHAZER, PHD

331 EMIS RD YPSILAWI MI 48197

RESPONDENTS/ LIBELANIS THIRTEEN: JANET OLSZEWSKI 331 E.415 RD.

RESPONDENTS/
LIEFLANTS FOURTEEN: YPSILANTI CENTER FOR FORENISIC

PSYCHIATRY
BY ENIIS RD.
YPSILANTI, NII 48197