Star: Hills, Alan Gjurovich;

temporary mailing location:

care of: general post near: [Porterville, California]

non domestic without the U.S.

FEDERAL DISTRICT COURT OF THE UNITED STATES OF AMERICA IN AND FOR THE EASTERN DISTRICT OF CALIFORNIA

CASE #:

Star: Hills, Alan Gjurovich;

Plaintiffs,

in his individual capacity;

David'; Rick Waters; nine

Defendants.

CERTIFIED, VERIFIED 'COMPLAINT'
AND COMMON LAW 'PETITION OF

RIGHT' OF Star: Hills & Alan David PER

CHISOLM EXECUTOR VS GEORGIA

-VS- (1793)<u>1 DALL 419</u>; 7th ARTICLE OF THE BILL OF INALIENABLE RIGHTS: FOR

VIOLATION OF INALIENABLE RIGHTS

TERRORIST THREATS; FALSE IMPRISONMENT DAMAGE TO

DONNY YOUNGBLOOD in his individual capacity; Mark Surrel PROPERTY; BURGLARY; INVASION OF

PRIVACY; IMPERSONATING AN

'Mark Doe ;Doe - 'Maxwell';Doe OFFICER UNDER COLOR OF LAW;

INVASION OF PRIVACY; BREAKING &

unidentified Armed men wearing
Kern County Sheriffs Uniforms;
ENTERING; VANDALISM; UNLAWFUL
USE OF FICTITIOUS NAME & ADDRESS

NEGLIGENCE; BREACH OF GOOD

FAITH; DISTURBING THE PEACE;

MISCONDUCT; OPPRESSION; PUNITIVE

OR EXEMPLARY DAMAGES;

Comes now, Star: Hills, & Alan Gjurovich, hereafter "Star" and "Alan", with their

Verified Petition of Right and Civil Complaint against named Defendants as

follows:

Does 1-100

Star and Alan ARE SUING FOR EQUITABLE & INJUNCTIVE RELIEF & FOR

DAMAGES AGAINST NAMED DEFENDANTS IN THEIR INDIVIDUAL

CAPACITIES UNDER THE COMMON LAW & THE 7th ARTICLE OF THE

BILL OF INALIENABLE RIGHTS OF 1791 & FOR A PETITION OF RIGHT

UNDER THE COMMON LAW PER THE US SUPREME COURT RULING IN THE

CASE OF CHISOLM EXECUTOR VS GEORGIA (1793) 1 DALL 419;

FACTS & ALLEGATIONS PARTIES & RELATIONSHIPS

- 1. Star, is a sovereign living woman who peacefully inhabited the land commonly known as Kern: county, [California], at all times mentioned in this complaint, & she was at all times mentioned in this petition & is presently ONE HALF OWNER OF THE "REAL PROPERTY" commonly known as "3018 Linden Avenue, [Bakersfield, California]".
- 2. At the time of the acts alleged in this Complaint, all named Defendants in this Complaint were fully aware of, & had all previously received complete prior written Notice of the Fact that Star: Hills was not & is not a "Citizen" of any "Body Politic", including the Fictitious Political Entities known as the "UNITED STATES OF AMERICA", The "STATE OF CALIFORNIA" or any of the other alleged 49 "Union States" of the said "UNITED STATES OF AMERICA", but is a Free Sovereign Woman living on the land, in accordance with the Ruling of the United States Supreme Court in the Case of Chisolm Executor, vs the State of Georgia, (1793) 1 DALL 419, Stating:

"The only reason, I believe, why a free man is bound by human

laws, is, that he binds himself."

Star was not at the time of the actions & events alleged herein & is not presently subject to the purported Governance of any purported Political Governing body, their purported "Body Politic"; "Legal Domicile"; "Officers"; "Agencies"; "Agents"; or "Employees"; of any purported "Body Politic", & has never given her "Consent" to "be Governed" by any such Fictitious Bodies, & does not now give her Consent to be Governed by any such Body Politic, or their Statutes, Acts, Codes, By-Laws, Ordinances, Addendum's, Military, and /or Any Rule of the De-Facto STATE OF CALIFORNIA nor any of the purported Officers or Employees of said State or the "UNITED STATES OF AMERICA", in accordance with the Express Language of the "Unanimous Declaration of Independence of the United States of America" signed on July 4, 1776, which Expressly states:

"'WE HOLD THESE TRUTHS TO BE SELF EVIDENT, THAT ALL MEN ARE CREATED EQUAL. THAT THEY ARE ENDOWED BY THEIR CREATOR WITH CERTAIN UNALIENABLE RIGHTS, THAT AMONG THESE ARE LIFE, LIBERTY, AND THE PURSUIT OF HAPPINESS''"THAT TO SECURE THESE RIGHTS GOVERNMENTS ARE INSTITUTED AMONG MEN, DERIVING THEIR JUST POWERS FROM THE CONSENT OF THE GOVERNED."

and in accordance with the California Supreme Court Ruling in the Case of: Thor

v. Superior Court (Andrews) (1993) 5 Cal.4th 725: Stating:

"ARABIAN, J.

More than a century ago, the United States Supreme Court declared, "No right is held more sacred, or is more carefully guarded, by the common law, than the right of every individual to possession and control of his own person, free from all restraint or interference of others, unless by clear and unquestionable authority of law. ... 'The

right to one's person may be said to be a right of complete immunity: to be let alone.' [Citation.]" " (Union Pacific Railway Co. v. Botsford (1891) 141 U.S. 250, 251 [35 L.Ed. 734, 737, 11 S.Ct. 1000].)

and in accordance with the Statement of one of the original Founders of the

"UNITED STATES AMERICA" John Adams, second President of the UNITED

STATES OF AMERICA:

"You have Rights Antecedent to all earthly Governments, Rights that can not be repealed or restrained by human laws; Rights derived from the Great Legislater of the Universe."

And in accordance with the Statement of the Supreme Court of the United States of America in the Case of Yick Wo v. Hopkins, 118 U.S. 356 (1886), that:

" Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts. And the law is the definition and limitation of power. It is, indeed, quite true that there must always be lodged somewhere, and in some person or body, the authority of final decision; and in many cases of mere administration, the responsibility is purely political, no appeal lying except to the ultimate tribunal of the public judgment, exercised either in the pressure of opinion, or by means of the suffrage. But the fundamental rights to life, liberty, and the pursuit of happiness, considered as individual possessions, are secured by those maxims of constitutional law which are the monuments showing the victorious progress of the race in securing to men the blessings of civilization under the reign of just and equal laws, so that, in the famous language of the Massachusetts bill of rights, the government of the commonwealth 'may be a government of laws and not of men.' For the very idea that one man may be compelled to hold his life, or the means of living, or any material right essential to the enjoyment of life, at the mere will of another seems to be intolerable in any country where freedom prevails, as being the essence of slavery itself."

and in accordance with the Statement of the Supreme Court of the United States of America in the Case of:

<u>Cruzan v. Director, Missouri Dept. of Health (1990) 497 U.S. 261, 343 [111 L.Ed.2d 224, 282, 110 S.Ct. 2841] (dis. opn. of Stevens, J.) that:</u>

- "The constitutional protection for the human body is surely inseparable from concern for the mind and spirit that dwell therein."; id., at pages 279, 287-289 (conc. opn. of O'Connor, J.), 304-306 [111 L.Ed.2d at pages 242, 247-248, 258-260]; Citing the Case of Schmerber v. California (1966) 384 U.S. 757, 767 [16 L.Ed.2d 908, 917, 86 S.Ct. 1826.
- Mr. Justice Brandeis, whose views have inspired much of the 'right to be let alone' philosophy, said in Olmstead v. United States 'The makers of our Constitution ... sought to protect Americans in their beliefs, their thoughts, their emotions and their sensations. They conferred, as against the Government, the right to be let alone-the most comprehensive of rights and the right most valued by civilized man.'"
- 3. The Acts alleged herein against Defendants were <u>committed in Violation of Star's undisputed PRIOR lawful</u> "Notice and Demand" and are in Violation of their purported Oaths to "Uphold" & "Defend" the US Constitution. The said Written Notice previously served on all said named Defendants is hereby incorporated into this Complaint by reference as if fully set forth and is hereby made a part of this Complaint. See exhibits #3, "Star's "Public Notice of Status"; "Notice and Demand, "Notice of Default and Offer to Cure"; "Claim of Right"; "Notice of Understanding and Intent"; "Orders to Cease and Desist"; "Certified Mail Return Receipts, Proofs of Service"; and, exhibits #6 "Notice of Non Abandonment"; "Letter to Star from Donny Youngblood" dated regarding Star's first Notice and Questionnaire in exhibit #1.
- 4. Alan Gjurovich, hereafter herein referred to as 'Alan', is a sovereign living man who was peacefully inhabiting the land commonly known as Kern: county, [California], at all times mentioned herein this Complaint, and who obtained a FIFTY (50 %) PERCENT OWNERSHIP INTEREST IN THE "REAL PROPERTY" commonly referred to as "3018 Linden Avenue, [Bakersfield, California]" on October 5, 2009 by way of a QUIT CLAIM DEED which was executed by the sole owner at that time, 'Star: Hills'. The alleged legal description

of the said land is: "One Half of Lot 17 in Block 26 of Skyline Park Subdivision No. 2 according to the map thereof filed on August 13, 1923, and recorded in Book 3, pages 88 to 93, inclusive, of Maps, in the Office of the Kern County Recorder. APN: 123- 330-06." see said 'QUIT CLAIM DEED' recorded in KERN COUNTY RECORDERS OFFICE, Document #: 0209147487, which is hereby incorporated into this Complaint by reference as if fully set forth and is hereby made a part of this Complaint.

FACTS & ALLEGATIONS AGAINST ALL DEFENDANTS:

- 5. All said Defendants are subject to the laws of the De-Facto STATE OF

 CALIFORNIA, and the Jurisdiction of this Court.
- 6. Named Defendant Donny Youngblood who is being charged here in his private capacity without immunities, who was allegedly Doing Business As "KERN COUNTY SHERIFF" at the time of the acts alleged herein and who was PRIOR served with Star's 'Public Notice of Status', and "Final Notice and Demand / Orders to Cease and Desist", attached hereto as Exhibit #__ and who is being charged herein with acts of foreknowledge and willful intend to do harm and caused and or allowed or otherwise participated in all acts of all the defendants

herein, named and unnamed After being served with Star's Notices, in Exhibits 1-___, Donny Youngblood caused & or allowed the actions of defendants herein 'Mark Surrel' & DOE #2- 'Maxwell' to conduct an unauthorized raid on Star and Alan's home wherein they accompanied three other unidentified men who were not Kern county deputies, & who were NOT Law Enforcement Officers and who COULD NOT BE authorized by Donny Youngblood to carry out such a Raid on the morning of March 30th 2010, at around 6:30 a.m. when said '5 defendants' forced their way into Star and Alan's home, by breaking into a back room window & breaking into the back door which were both locked at the time. Upon reception of Star's Notices, said defendant 'Donny Youngblood' was charged with the knowledge that 'Star' was not subject to any statutory authority of the De Facto STATE OF CALIFORNIA, including but not limited to any alleged authority of the said Donny Youngblood or any other alleged Officer or Employee of the "STATE

OF CALIFORNIA". Upon reception of Star and Alan's "Notice of Non Abandonment", served upon him on more than three occasions prior to the time of the acts alleged in this complaint, said defendant 'Donny Youngblood' was charged with the knowledge that the land and property of Star and Alan at the location commonly called '3018 Linden Avenue' was private and in litigation concerning BANK FRAUD, and Donny Youngblood had been forewarned of said FRAUD and he had a DUTY to KNOW and investigate before proceeding to take any action against Star and Alan or their home and or property and he did act willfully, intentionally and knowingly with no authority to order two alleged deputies to accompany 3 alleged Bail Enforcement Agents to trespass on private property and force Star and Alan from their home. Pursuant to Star's numerous prior Notices served upon Donny Youngblood, see exhibits 1-, and he had a DUTY TO KNOW that he had NO JURISDICTION WHATSOEVER "UNLESS STAR WAS CHARGED WITH A CRIMINAL ACT, BY WRITTEN VERIFIED COMPLAINT SUPPORTED BY AN AFFIDAVIT SHOWING

PROBABLE CAUSE TO BELIEVE SHE WAS GUILTY OF THE CHARGE,

AND BONDED FOR THE AMOUNT OF THE CLAIM". See Exhibits 1-

"Star: Hills - Public Notice of Status" and exhibits #____ "Notice of Non

Abandonment ______ " "Star: Hills vs GMAC et al "NOTICE OF UNLAWFUL

USE OF "FICTITIOUS, FALSE OR ASSUMED NAME, TITLE" case #1500 CV

265552, filed on April 4, 2009 in the Kern County Superior Court.

- 7. <u>Defendant 'Mark Surrel'</u>, alleged Kern county deputy was at all times mentioned in this Complaint without any authority under the law to accompany any bail bond agent on a raid such as the one conducted by himself and defendants DOE #1, 'Mark' and DOE #2, 'Maxwell', & defendants DOES #3 AND #4 the two other unidentified men of the said 5, all of whom were without any warrant, without any sworn complaint, without any reasonable suspicion, probable cause and had never been witness to any crime at or near the location known as "3018 Linden Avenue, [Bakersfield California]", at the time of the alleged acts herein this Complaint nor at any other time, nor had any of them ever witnessed either Star or Alan commit any crime.
- 8. DEFENDANT DOE #1 "Mark", alleged Bail Enforcement Agent, who's true identity, titles, capacity, nationality is still unknown to plaintiffs, trespassed,

disturbed the peace, vandalized, broke and entered, burglarized, stole private intellectual property, at Star and Alan's private home, and he is the one who lied and threatened that her home "Is not private" and that she and her property "are under Federal Jurisdiction", thus falsely imprisoning Star in her own home in an attempt to intimidate her into submitting herself into legal Joinder, involuntary servitude in order to falsely gain jurisdiction over her.

DOE #1 'Mark' harassed, threatened, assaulted, intimidated, terrorized and falsely imprisoned Star.

Defendant DOE #1 'Mark', after leaving Star and Alan's home then accompanied 3 of the same men and another other unknown man called 'defendant DOE #6' herein, to Alan's Dad's house at 4405 Sandbrook Way, [Bakersfield, California], where he made similar and escalated threats to Alan while two Military Style Green Guns were aimed at Alan's head by DOES #3 and #4. DOE #1 'Mark' along with the other defendants

caused Star and Alan to flee their home and seek refuge and safety in fear for their lives which caused them great hardship, stress and mental and emotional anguish and physical injury.

9. DEFENDANT DOE #2, "Maxwell" an alleged Kern county deputy who's true identity, titles, capacity, nationality are still unknown to plaintiffs, and who is and was at all times mentioned in this Complaint without any authority under the law to accompany any bail bond agent on a raid such as the one conducted by himself and the defendants herein, and who accompanied 3 alleged bail agents and one alleged Kern county deputy and who trespassed on

Star and Alan's private home at 3018 Linden Avenue on 3-30-10 and who disturbed the peace, vandalized, broke and entered, burglarized, threatened violence, made death threats, lied, stole private intellectual property, and who threatened to fabricate, and falsify evidence in order to frame and convict an innocent man. Defendant DOE #2 "Maxwell" is the man who is seen on both of the cameras which filmed this incident, first he was seen on the front porch security camera where Maxwell walks up to the front doorstep along with defendant Mark Surrel and Defendant Doe #1 - "Mark", and as soon as he noticed the camera in the window he walked up to it and put his hand over it to obscure it, and he is the one first seen by Star unlawfully entering through the back door as she ran to the front to open the front door, (only to stop defendant Mark Surrel from breaking it since the other 4 men were already

INSIDE her home), and Maxwell can be seen walking up the hallway behind Star from the back of the house as she opened the front door, and who refused to properly identify himself to Star, and he is the one who grabbed Star by her already injured left arm and who can be heard on the film threatening to arrest Star for interfering when Star demanded to see a warrant and their identifications, and who unlawfully seized and searched Star and Alan's home, and who stole intellectual property from their home, and he may have been the one who jimmied Star's computer casing to her security camera, and who made personal threats to Star as can be seen on film right after the other men exited Star's home. "Maxwell" can be seen still in the back doorway ordering Star to "Back away, back away from me" in what can only be described as a demonic voice, at the same time as Star was ordering him and all of them to "Get out of her private home" and charging that they would be sued for trespassing, and "maxwell is the man who after leaving Star and Alan's home then proceeded to accompany defendants DOE "Mark" #1, DOES "#2 and #3", and another man called 'defendant DOE #6' herein, to Alan's Dad's house at 4405 Sandbrook Way, wherein DOES #3 and #4 approached Alan with 2 guns aimed at his head and who interrogated, threatened, intimidated, terrorized assaulted, falsely imprisoned Alan and who threatened Alan that if he didn't produce Joseph Baker within 48 hours that he would be back and that he would fabricate methamphetamine drug tests and falsify documents, and frame Alan for a crime that didn't exist and threatened to arrest gang members and put them in the cell with Alan and tell them that Alan is the reason you are here, and then he said

"and what do you think they'll do to you after that?", and he also confessed to Alan that he "does it all the time", meaning he has fabricated dirty drug tests and falsified information to frame others in the past, and "Maxwell' trespassed and unlawfully entered Alan's dad's home several times and illegally seized, and searched it without a warrant, and interrogated "Alan's friend 'Janet Worrel' who was inside Alan's dad's house at the time, and he intimidated and disturbed Janet's peace and security as well. Alan and Star were forced to flee their home and seek refuge after being terrorized by this defendant "Maxwell" and he caused them both to fear for their lives and safety to this day.

- 10. DEFENDANT JOHN DOE 3 who's true identity, titles, capacity, nationality are still unknown to plaintiffs, who is seen with his upper body and head 1/2 through the back window and who was standing on a plastic dog feeder to reach the height of the window, and which dog feeder was broken afterward, and who Star believes caused the injury to her dog who did not bark during the incident, (as noted on Star's audio recording), and said dog developed a sore on his hind quarters and he became shakey, ill and depressed for weeks afterward, and said DOE #3 accompanied defendants DOE #1 'Mark', DOE #2, "Maxwell", DOE #4 and DOE #6 and who trespassed onto Alan's dad's house and who held a gun to Alan's head while DOES #'s 1 and 2 and 6 assaulted, intimidated, and threatened Alan's life and thus threatening Alan's, Star 's and Joe's future safety, freedom, happiness and well being.
- 11. DEFENDANT JOHN DOE #4- who's true identity, titles, capacity, nationality are unknown to plaintiffs, and who accompanied 4 other men and who trespassed onto Star and Alan's property and who broke and entered their home as seen on Star's

camera's footage he is the man who is seen approaching the front porch and then walking toward the back yard and who is seen searching personal property and who is also seen walking up the hallway from the rear of the house and who was already inside her private home by forced entry and is seen behind Star immediately after she opened the front door to stop defendant 'Mark Surrel' from breaking it, and who Star believes participated in injuring her dog, vandalizing her security camera computer and vandalized personal property, and also DOE #4 accompanied defendants DOE #1 'Mark', DOE #2, "Maxwell", DOE #3 and DOE #6 in the unlawful trespass onto Alan's dad's private property and home on 3/30/10 at approximately 7:30am and who held one of the alleged two green military style guns to Alan's head while DOES #'s 1 and 2 and 6 intimidated, harassed, assaulted, and threatened Alan's life and who interrogated Alan and Alan's friend Janet Worrell who was inside said home at the time of the incident and Janet is a victim of and a witness to said acts.

- 12. DEFENDANT JOHN DOE #6 who's true identity, titles, capacity, nationality are unknown to plaintiffs, and who accompanied 4 other men and who unlawfully trespassed onto Alan's dad's property on 3/30/10 at approximately 7:30 am in an unwarranted raid, and who mostly stood by silently as the 2 defendants held guns to Alan's head and the other 2 defendants threatened Alan, and his friend Janet and seized and searched Alan's dad's home without a warrant, reasonable suspicion or probable cause.
- 13. <u>DOE #5 "David" and Defendant Rick Waters; in their individual Capacity</u>
 On 12/23/10 at approximately 17:30 Star, called a "plaintiff" herein, was sitting with
 Alan and "Daniel: Lopez" in the cab of a pick up truck in the dark in front of Alan's

deceased father's home at 4405 Sandbrook Way, Bakersfield California, where Star and Alan had sought refuge after being forced unlawfully from their own home two days prior, and as they were about to drive away two men wearing ball caps and ordinary street clothing pulled up in 2 silver pick up trucks and parked in the middle of the road, blocking them from leaving. The men got out of their trucks and approached Star, Alan and Daniel's truck while shining flashlights in their eyes and yelling.

One of the men, who later said his name was David, but refused to properly identify himself, or answer to who had sent him there, or what his cause of action, lawful claim or any lawful authority was, walked up to the 'locked' passenger door where Alan was sitting and tried to open it while commanding "Alan, you're the co-signer, roll down the window". Star pulled out her camcorder and digital voice recorder and turned them on. Star said to the men "stop shining lights in my eyes that it is an assault" and she also Notified them that they were making terrorist threats and they will be sued.

Daniel, who was also in the truck with Star and Alan, stepped out of the truck and filmed the men from outside while questioning the men as to their identities, their cause of action, and/or what lawful claim they purported to be acting upon. The men refused to properly identify themselves. The one calling himself David only stated a first name and the other said his name was Rick Waters. They alleged to be looking for Joe Baker. They threatened that "they would be back, and said "You can't hide, we can find you", and they said that "3 more cars are waiting to follow you".

The men got back in their trucks and drove away. Daniel, Alan and Star decided to walk a few blocks away to the shopping center on the corner of Columbus and Chester avenue to see if anyone was waiting anywhere to follow them and to attempt to

discover who that might be. They, all three, were in fear due to prior experience of police brutality and prior 'trumped up reasons to be stopped' by law enforcement agents, and they had every reason to believe that someone would fabricate a reason to try to falsely arrest them just to get them out of the way and handicap them from working on their lawsuits to pursue justice against these assailants and their agents and principals. As Star, Alan and Daniel arrived at the shopping center they noticed the same 2 trucks stalking parked in the shopping center parking lot. They decided to split up from each other in an attempt to lose the stalkers, but the unidentified men stalked them for over 5 ½ hours while they attempted to stay in contact with each other via cell phones, Star did not have a phone of her own so she was asking strangers to use theirs, as all the business phones in the neighborhood had been down for 3 days due to weather.

Star was afraid to go back to Alan's dad's house after what happened on March 30 2010, when 3 bail agents and 2 deputies broke into her home without a warrant, also claiming to be looking for Joseph Baker, with no probable cause, and terrorized her and also terrorized Alan later that same morning. After learning how "alleged law enforcement officers' had beaten Joe Baker, and the courts subsequent attempt to frame him, and then the alleged bail agents threatening to KILL Joseph and Alan, Star didn't have a clue who these men really were, (they could have been gangsters trying to rob them for all she knew), and she stayed in the public light around open businesses where there were witnesses in the event the men should try to assault or kidnap her. Alan and Star finally caught up to each other at the Food Max after over 5 hours of walking around, , then they walked a few blocks toward Memorial hospital to try to

find Daniel.

The silver truck, with 2 men inside approached Star and Alan walking down a dark side street, either Q street or San Dimas, off of Columbus street, toward Memorial Hospital on 34th st., and the defendants stopped about 6 feet away from Star and Alan and called out the window, "Hey Alan, we just want to give you something" and the man in the passenger seat handed a piece of paper through the window to Alan with a phone number written on it, and the man said something like "We can go on like this for days" and "We just want to help Joe Baker' and he said that it was only concerning a misdemeanor and they had paperwork for Joe that would resolve the issue without him going to jail. This is after just terrorizing us, threatening to follow us, telling us 3 more cars were waiting for us down the street, stalking us for over 5 hours, and previously related bail agents claiming to be looking for Joe Baker had threatened myself, Joe and Alan's lives on March 30, 2010, and threatened Joe's life about a year prior, wherein Joe was assaulted by 2 alleged police officers and was further denied any and all due process of law and/or access to the court for any remedy whatsoever.

14. DEFENDANTS JOHN AND JANE DOES 1-100 who's true identities, titles, capacities, & nationalities are unknown to plaintiffs, who include all unidentified men & women who participated in the raid on Star and Alan's home on 3-30-10 who were directly involved &/ or who played a part in the alleged acts behind the scenes of any and all acts alleged herein this Complaint, and said DOES also include Nine, (9), alleged sheriff's agents and/or assigns who on 12/21/2010 trespassed on Star and Alan's land at the location commonly knows as 3018 Linden Avenue, [Bakersfield California],

sometime in the late afternoon around 4:00pm while Star and Alan were away for approximately an hour, and who unlawfully participated in changing the locks on Star and Alan's home and who after being prior served with Star's Notices of Status and Star and Alan's Notices of Non Abandonment by way of Notice to Principal is Notice to Agent and visa -versa which charges said defendants with prior knowledge that the alleged eviction order was VOID AB INITIO due to FRAUD, and who Noticed Star and Alan they would arrive at 6:00 am and who did not arrive until approximately 4:00pm as if they had been watching the house and waiting for Star and Alan to leave and when the 9 defendants did show up to change the locks a FOX News reporter was also present to cover the story at Star's request and the defendants unlawfully ordered FOX News to leave and prevented them from covering the story, which was also witnessed by the next door neighbors, Jim and Ruth, and said DOE defendants are they who vandalized and destroyed Star and Alan's private and personal belongings and property and who stole files of intellectual property during the interim 2 week period before Star and Alan were allowed back into their home to retrieve the remainder of their property due to the threat of it being destroyed, and which 9 said individuals approached Star and Alan's home in an apprehensive manner as if they were ready to draw their guns as witnessed by the next door neighbors Jim and Ruth who were outside in their front yard when the defendants arrived and who asked Jim and Ruth if there were any cameras filming them, and Jim and Ruth alleged that they witnessed the defendants dragging Star's dog down her driveway by his neck with blood coming from his mouth and Jim and Ruth asked the men to release the dog to themselves, and said defendants did in fact render the dog to Jim and Ruth who tended

the dog's wounds and returned the dog to Star a few days later, and said defendant DOES are any and all other individuals who were involved in one or more of the incidents alleged in this complaint & participated in the actions against plaintiffs herein, and/or who caused or carried out the said actions and/or who were involved with the named defendants & aided & assisted them in some way to carry out the said acts & injuries to plaintiffs, and whose true names, identities, capacities, titles, and/or nationalities are still not known to plaintiffs. Plaintiffs will amend the complaint with the true Names & Identities of all said DOE Defendants when they are discovered by Plaintiffs.

15. At approximately 6:00 am on Tuesday March 30, 2010, Two alleged Kern County Deputy Sheriff's accompanying one man who claimed he was a bail enforcement Agent, along with two other unidentified men with no Official identifications, trespassed onto Star & Alan's private property and startled Star from a deep sleep by violently banging on doors, windows, and walls and yelling for several minutes.

As she ran to the back of the house to start manual recording on her outdoor security camera she first noticed someone obscuring the camera on the monitor, she then turned on her hand held camcorder and as she walked to the back of the house again she noticed the back door was ajar and a man was partly through a back window inside the back room where her computer with the security camera monitor was located, and he was yelling loud "Open the door, Open the Door!". Knowing that men were already inside Star ran back to the front door where one agent was banging so hard with a metal object she thought he was hitting it with an Axe and was about to break it down so she opened it. Only one agent entered through the front door, Mark Surrel,

solo, without invitation and against Star's will as the other four had already entered from the back and were searching the back rooms and some of the men can be seen on video coming up the hallway behind Star and also some walking through the kitchen and dining room from the back immediately AFTER she opened the front door. Star said to Defendant Mark Surrel, "Why are you BANGING on my door?" Surrel replied, "I have a Warrant for Joseph Baker". Star asked "What does that have to do with me?" He repied, "Is Mr Baker here?" Star said "No he is NOT; Let me see your warrant!" The men walked up behind Star from her hallway and Star said to all of them, "What are you doing in my house?, you are trespassing, I want to see your ID's and I want to see your warrant! This is my private home "Mark Surrel replied, "And we're Searching it". Defendant DOE #1 "Mark" approaching Star from the hallway said "I'm a Bail Enforcement Agent and I have a warrant for Joseph Baker", Star said "Let me see your warrant, I want to see it!", DOE 1 "Mark" replied "Actually, I don't NEED a warrant", Star said "Yes you do", he said "No I don't", and then DOE #2 "Maxwell" grabbed Star's left arm and said "You're gonna go to jail in about a minute for obstruction". Star's left arm already had a severed tendon and torn muscle from a previous police assault, so she tried to calm down and just said "OK" and as soon as Maxwell let go of her she again demanded several times, "I want to see your warrant and I want to see your ID's" and they all refused to show her any, a couple of the men pointed to the patches on their shoulder as if that was some sort of proof that they were legitimate. Then DOE #1 Mark" said "I'm also looking for Alan", and after that neither he, nor any of the others ever mentioned Joseph again while they were at Star's home. Star replied "Alan isn't here", DOE #1 Mark asked where he was and Star said she

didn't know where Alan was.

It was early in the morning and the men had just startled her from a sound sleep and she had not seen the note on the kitchen table which Alan had left for her after she went to bed the night before which read, "I'm going to my dad's house for the night", but the defendants did find the note and they also found Alan's dads wallet, and when they put 2 and 2 together one of them said "We got a location", and another one said "We're going to Alan's dad's house". Alan's dad was in the hospital at the time and Alan was watching after him and his house.

They searched Star's entire home, garage and back yard without a warrant, threatened to arrest, (kidnap), her when she demanded to see their alleged warrant and identifications. They threatened that Star's home is not private and when she told them "This is my private home" DOE #1 Mark said, "No it's not" and claimed that it was "federal jurisdiction" however none of the defendants claimed to be federal officers, employees, or agents, nor did any of them claim to be operating under federal law, federal jurisdiction, federal orders or any federal authority whatsoever. As the men were leaving Star served defendant Mark Surrel, alleged deputy with a prior served notarized "Notice and Demand" 'Conditional Acceptance of Oath' which had already been lawfully served on nine, (9), Kern county and California State and US government entities including Donny Youngblood alleged Kern county Sheriff, which states "Notice to principle is notice to agent and notice to agent is notice to principle", and said Notices are undisputed and acquiesced to by silence when they had a duty to speak if they disagreed and they did not. Said Notices were also posted on Star's front door along with said "Notice and Demand" which was prior signed by

alleged Kern County Deputy Senior Supervisor District 3, "Ian Chandler", which said Notices were all right in front of Mark Surrel's face as he was banging up Star's front door for nearly 5 minutes before she finally opened it.

The said five, (5), agents vandalized Star and Alan's property dented the front wooden door which Star's grandparents had since before Star was born, loosened the knob on the back door, broke Star's dog's feeder by standing on it to get in through the back room window, pried the casing on Star's security camera computer, injured and traumatized Star's dog, stole intellectual property from Alan's fathers wallet which was in Alan's bedroom and they left it open with the contents removed and strewn on the night table, which is how they obtained Alan's father's address. After they left Star's house they tracked Alan to his father's house about a mile away, and 2 of the defendants herein threatened him aiming 2 guns at his head while the others harassed and threatened him, unlawfully seized and searched his home and made death threats to Alan. They also threatened Alan that they would kill Joseph Baker on sight and bragged to Alan about how many people the Kern County Sheriffs had shot and killed, "just this year", alleging 20 killings in 3 months. Since this incident Star has had nightmares, overwhelming anxiety, depression, mental and emotional anguish, and is in constant fear for her life, safety and wellbeing. They lied to Star, disturbed, harassed, intimidated, threatened, terrorized, mentally traumatized and violated her privacy, security, trust, peace, happiness, freedom, anonymity, and her lifetime family legacy, and sacred ground.. Star carries and sleeps with a camera and an audio recorder and watches over her shoulder even when she goes to the bathroom or takes out the trash and she has felt like a prisoner in her own home. She was further traumatized and

handicapped due to forced homelessness, hardship and official oppression. Star and Alan became aware of the history of alleged Kern county officials including Donny Youngblood's pattern and practice of acting in blatant disregard for their alleged Oaths to the Constitution, the Rule of Law, and evidence on public record shows they have conspired to oppress, entrap and violate people's Human Rights for over 35 consecutive years and these facts are exposed in the award winning documentary "Witchhunt" narrated by Sean Penn, and the Book "Lords of Bakersfield" authored by Nick Belardes and Donny Youngblood's behavior and his gang of wild west outlaw deputies are infamous for their criminal antics. It would truly be a sign of insanity if Star or Alan were to cooperate with or seek the protection of those or the agents of those who have previously injured and repeatedly sought to harm them, and who have a long standing & well known history of abuse to the "public", so they did not make a report to the sheriff, for him to investigate himself and his own accompolices. Star and Alan know what the US and California Constitutions prescribe concerning individual rights, due process and equal protection and Star has prior lawfully served all said alleged entities and their principals and agents, including ALL alleged Kern County and alleged U.S. Government employees, with her 'Public Notice of Status', with proofs of service, declaring her sovereignty and denying U.S. citizenship and/or my agreement and/or consent to any and all de-facto rules of any and all alleged governmental, military, and/or corporate entities, and they have NO application to Star whatsoever unless they have PROOF of a crime or injury. Star's Notices "Order and Demand to Cease and Desist" were in full lawful effect at the time of said raid on her home and at the time of forced lock out on December 21, 2010; said

Notices are undisputed and acquiesced to, & now stand as LAW. All alleged claims and/or presumed and/or assumed authority by any of said entities are VOID AB INITIO and they have NO force of Law or lawful effect upon Star whatsoever. Star's videos of the incidents on 3/30/10 were uploaded to youtube from her "security camera here at: http://www.youtube.com/watch?v=o15wYsC9AIY and from her hand held camcorder here at: http://www.youtube.com/watch?v=QOallUDsSzc the evening of March 30, 2010 and overnight the video went 'viral' on youtube.com receiving nearly 250,000 views and for a short time hit the #1 spot on youtube.com, and within 36 hours the story had become the quest of every mainstream news agency in Kern county and it became the top story for a solid week on every major TV news station in Kern county. Star and Alan did interviews with FOX News channel 29 and 58, 'which can be seen here on KBAK / KBFX - Bakersfield Now' http://www.bakersfieldnow.com/news/local/89756377.html?tab=video&c=y and KGET channel 17, which can be seen here at:

http://www.youtube.com/redirect?q=http%3A%2F%2Fwww.kget.com
%2Fmostpopular%2Fstory%2FSheriffs-department-launches-internal
%2FV6wT6LFFpke93tb_h6XCLg.cspx&session_token=4MWYv9jE9MFH0Q2oR_qA
_cV5PX98MTMzMjgxOTI2OUAxMzMyNzMyODY5

and here at:

 $http://www.kget.com/mostpopular/story/What-are-your-rights-when-authorities-knock-on/7VBYOu69XkuUgRAFjs2_CA.cspx\;,$

The incident on March 30, 2010 was alleged by KGET 17 to be the most viewed news story ever in KGET's history. Star and Alan filmed their own account of the KGET 17

interview which can also be seen to see what they 'really' told the news and compare to the TV News spin.

The story was also covered by the Bakersfield Californian Newspaper via a phone interview with Star and Alan wherein the reporter can be heard saying "I've been an investigative journalist for 40 years and I could not find any failure to appear", which said conversation was also video taped and uploaded to youtube here at: "Bakersfield Californian interview"

http://www.youtube.com/watch?v=PbQNqBjkcuU

On 12/20/2010 at around 5 pm Star, and Alan served the alleged sheriff Donny Youngblood with "Notice of Non Abandonment", Star's said Notices state "Donny Youngblood is a named defendant" in the lawsuit against GMAC bank, and notices were personally handed to alleged "Commander Coleman" at the Kern County Sheriff Civil headquarters at 1351 Norris Road and also served upon alleged levy officer Sargent 'J. Craig' et al at a Kern county sheriff sub station, on 12/20/10 between the hours of 4 and 5pm. and upon leaving in Star's van with her son Louie behind the wheel, suddenly the van's electrical system went haywire as if it had been sabotaged, and the van barely made it home and in fact it died before it could be pulled into the driveway and Louie was forced to park it facing the wrong direction in front of Star and Alan's next door neighbor's, Jim and Ruth's house.

The following day, on 12/21/10 Star and Alan came home in the late afternoon after being gone for about an hour and found big locks on their house and gates and they had been unlawfully FORCED from their home. According to Star's long time neighbors, Ruth and Jim Santiago, NINE alleged Kern county deputies arrived to

change the locks. Jim and Ruth also told Star, and Alan that 'men in a silver truck had been driving by constantly during the days after they had been LOCKED out of their home, and that these men had come to Jim and Ruth's door asking questions about Star, Joe Baker and Alan, and they said that they witnessed the same men go to other neighbor's houses also'. This indicated to the plaintiffs that the men in the silver truck were the ones who called the sheriff's department and made the false police report claiming to be a neighbor and claiming that Star and Alan were inside their home illegally, on 12/24/10.

16. On 3/30/10, immediately after leaving Star's home, 4 of the same men accompanied by another man who is called 'Defendant DOE #6 ' herein this complaint, went to Alan's dad's house at 4405 Sandbrook Way, Bakersfield California, where Alan and his friend Janet had been sleeping. Alan walked outside wearing only a t-shirt and boxer shorts after receiving a call from Star warning him that 5 men had just raided their home and that they said they were headed to Alan's location. They thereafter approached Alan pointing 2 guns to Alan's head and yelling "Don't move or we'll blow you away", and one deputy, called DOE #2 'Maxwell" who is the one seen on Star's security camera film putting his hand over the security camera when they first approached her door on 3/30/10, and who is the man who threatened to arrest, kidnap and falsely imprison Alan, and who threatened to fabricate fake drug tests in order to falsely convict Alan of a crime and then he threatened to arrest 'known gang members' and put them in the cell with Alan telling the gang members that Alan was "the reason you are here" and who then asked Alan, "and what do you think they will do to you then?". The said defendant 'Maxwell also BRAGGED to Alan about "how many

people the Kern County Sheriff's Deputies had SHOT and KILLED "just this year alone", and he asked Alan "How many of them do you think got back up?" then answering his own question, "NONE", thus claiming that Kern County Deputies had KILLED 20 people JUST in the prior 3 months which are considered death threats made not only to Alan, but also made to Joseph Baker, and Star. Maxwell expressly said to Alan that "your friend Joe Baker has skills. Do you know what that means?" And when Alan said "No". Maxwell replied with "We can shoot him on site". Due to the latter mentioned threats concerning Joe Baker and alleged bail agents prior threatening their lives and safety, they were forced to leave Alan's dad's house on the night of December 23rd 2010, and they have had no where to go that felt safe, after just being unlawfully forced out of their home, from the bail agents or the alleged law enforcement deputies and agents who had already been threatening them, who apparently showed no interest in protecting anyone other than their own conspirators, and who had already trespassed many times on private sovereign land, and violated the rights of Star & Alan prior to the acts alleged herein. The man who said his name was David on 12/21/10 had also claimed at that time he knew Star and Alan had been forced out of their home and claimed that Alan was also being evicted from his dad's home, which is a lie, and who also said to 'Daniel', "Are you Louie?" This statement, on recording, is evidence that David, and possibly his associates had been stalking Star's son Louie also, and he was evidently the one who questioned Louie as to where the managers office for the trailer park is located, while Louie was standing outside his motorhome in front of Alan's dad's house which is a strange thing to ask at approximately 9:30 pm. David showed a willful intent to displace Alan and Star with

the knowledge of their recent hardship and being displaced from their home in attempt to cause them further strife and injury and to further intimidate them by making a false police report that Star & Alan had broken into and were 'holding up inside' the home which they had been forced out of when they were in fact in front of the neighbor's Jim and Ruth's house fixing Star's van parked next door to her home at 3018 Linden Avenue on 12-24-2010. Star informed the said deputy who responded to the alleged false report that they had been threatened and stalked by said unidentified men in a silver truck the night prior and also informed the alleged deputy that HE himself was trespassing on her land while calling his attention to the "No Trespassing signs" which she had posted on both front corners of her land, and as the alleged deputy trespassed onto the land and property to see if anyone was inside of Star and Alan's home against Star's prior warning that he was doing so unlawfully, and she also also informed him of her notices posted on the door prior to this incident and which said Notices were still posted on the door during and after the time of the sheriff's forced lock-out on December 21, 2010 and on the night of 12/24/10 when Star was attempting to fix her van.

Star did not reiterate the entire chain of events that had predisposed this incident to the alleged deputy responding to the false report on 12/24/10.

According to alleged Kern County Policy, Deputies MAY NOT lawfully accompany bail agents in Kern county, yet they not only DO so regularly but evidence proves they also THREATEN and KILL people who so much as question them or their authority, Alleged law enforcement agents have aided and abetted GMAC bank's fraud and the alleged court's fraud upon Star and Alan and the people. Alleged bail and law

enforcement agents and court officers have tried to cover up the acts of police brutality perpetrated upon Joe Baker.

17. Videos of the incidents which occurred 12/20-12/24/10 can be seen here at: "Serving notice of non abandonment on Donny Youngblood via alleged Sargent Edward Komin on 12/20/2010"

http://www.youtube.com/watch?v=rIth84wlC 0

"Encounter with the men in the silver truck on 12/23/2010"

http://www.youtube.com/watch?v=ijBvlNw5oV0

"Deputy responding to False report of Star and Alan 'holding up' in their own home, and said deputy trespassing on their private property at 3018 Linden Avenue" on 12/24/10

http://www.youtube.com/watch?v=cjxH4tjJB8E

Since the night of December 23rd when the 2 men, said defendants DOE #5 David, and defendant Rick Waters threatened Star and Alan by telling them"You can not hide," and who said "We can find you", Star and Alan have not felt safe to stay at Alan's dad's house or anywhere else and they have been displaced, harmed, caused irreparable injury and enormous hardship, caused to fear for their lives and safety, and the lives and safety of their friends and family causing them to wander the streets with nowhere to go, Furthermore Star is physically disabled and after being forced to pack and moved her entire family legacy and then a few days later having to walk for 5 hours trying to evade men who were threatening her, her back and hips gave out and she has been in severe pain and barely able to walk, stand or sit comfortably since that time.

After over 2 months of constant pain, Star underwent an intense 27 session program of

back therapy at the Neck and Back Center in Bakersfield, California.

Neither Star nor Alan had, or has anything to hide nor do they have any reason to hide from anyone other than these defendants who criminally threatened and terrorized Star and Alan and who caused them irreparable injury and harm, which is ongoing and continues to cause Star and Alan to live in fear with no safe place to go, and no lawful remedy or protection under the law by any alleged sheriff's deputies, police, or law enforcement.

The defendants named herein alleged Kern county LEO's, court officers, agents and assigns evidently do not honor any oaths to serve 'the people', and they have repeatedly threatened force against Star and Alan and to falsely imprison them and even threatened to cause their deaths.

Due to the threats from these alleged bail agents & alleged L.E.O.'s who unlawfully accompanied them, Star and Alan could not remain at Alan's dad's house after the men who had threatened to murder their friends, also threatened to 'come back'. Star and Alan have been forced to be homeless and subjected to hypothermia, heat stroke and physical injury and suffered extreme stress, insomnia and fear.

JURISDICTION

The above named Court has Jurisdiction to issue Judgment against the Defendants in this Action pursuant to the provisions of California Constitution Article 6, Sections 1-22, Sections, Section 1714 for Negligence, & in other provisions of the California Civil Code, & the Code of Civil Procedure and pursuant to the facts that the home and property of Star & Alan is located on the land commonly described as: "3018 Linden Avenue", [Bakersfield, California], on the

De Jure Kern: county, California: the land, where the Defendants Perpetrated the Acts alleged and the Defendants conduct Business within the De-Facto COUNTY OF KERN, STATE OF CALIFORNIA.

PRAYER

Star: Hills & Alan Gjurovich hereby pray to God Almighty the Creator of the Universe for the court to grant them the following Relief:

- I. Judgment in treble damages for each count of Fraud OR AN AMOUNT

 TO BE DETERMINED BY A JURY;
- II. COMPENSATION FOR GENERAL NEGLIGENCE OF NAMED

 DEFENDANTS FOR OMISSIONS OF DUTY OF ORDINARY CARE

 OWED TO PLAINTIFFS IN PERPETRATING THE ACTS SET FORTH

 IN THE COMPLAINT IN THE AMOUNT OF \$50,000 DOLLARS FOR

 EACH PLAINTIFF FOR EACH COUNT OF NEGLIGENCE PER EACH

 DEFENDANT, OR AN AMOUNT TO BE DETERMINED BY A JURY;
- III. COMPENSATION FROM ALL DEFENDANTS FOR INTENTIONAL NEGLIGENCE & BREACH OF THEIR DUTY OF CARE OWED TO PLAINTIFFS FOR THEIR KNOWING & INTENTIONAL VIOLATION OF DUTY OF ORDINARY CARE OWED TO PLAINTIFFS IN PERPETRATING THE ACTS SET FORTH IN THE COMPLAINT IN THE AMOUNT OF \$75,000 FOR EACH INTENTIONAL ACT OF EACH DEFENDANT, FOR EACH PLAINTIFF, OR AS DETERMINED BY A JURY.
- IV. Compensation for Mental & Emotional Distress & Anguish due to

- Fraud, Conspiracy; Constructive Fraud; Deceit; Abuse of Process; Terrorist Threats; Trespassing; Vandalism; Falsifying of Documents; Perjury; IN THE AMOUNT OF \$50,000 Dollars FOR EACH DEFENDANT, or as Determined by a Jury.
- V. Compensation to Star: Hills Star seeks compensation pursuant to her fee schedule declared in her prior served "Public Notice of Status" in the amount of "One thousand silver dollars or the market value of the same at the time of the violation per incident' from each of the defendants for each of their individual acts of disturbing the peace, harassment, stalking, assault, threats, etc. in addition to the amount stated herein for punitive damages. or an amount to be determined by a jury.
- VI. Compensation for Court fees and Costs, Cost of suit.
- VII. Punitive or Exemplary Damages IN THE AMOUNT OF \$2,000,000

 DOLLARS AGAINST EACH NAMED DEFENDANT or as Determined by a Jury, for Fraud with Malice Reckless Wanton Disregard for the Rights

 & Property of Star & Alan, with Intent to do Injury and harm to Star & Alan.
- VIII. Any other Relief the Court Deems Right and Proper under the facts & Law of the Case.

RESERVATION OF RIGHTS TO AMEND THIS COMPLAINT

Star & Alan hereby reserve their Right to Amend this Complaint before serving it with Summons.

On this day, the-Twenty-ninth-day-of-the-Third-month, Two-Thousand-and-Twelve,

Star: Hills,
all Rights Reserved,

Alan Gjurovich,
all rights reserved.

VERIFICATION

Alan David & Star: Hills hereby affirm under Gods penalties & the Penalty of Perjury that we executed the foregoing Verified Complaint and Petition of Right and and that the contents of the same are true and correct, Except as to those matters based upon information and belief, and as to those matters we believe them to be true. Executed on this 29 th day of March, Two Thousand and Twelve in the Republic of California, County of Kern, City of Bakersfield,

Star: Hills,
all Rights Reserved.

Alan Gjurovich
all Rights Reserved.

INCORPORATION BY REFERENCE & JUDICIAL NOTICE

PLAINTIFFS HEREBY INCORPORATE BY REFERENCE AS IF FULLY
SET FORTH THE EXHIBITS SET FORTH BELOW ATTACHED HERETO

WHICH ARE HEREBY MADE A PART OF THIS VERIFIED PETITION BY REFERENCE.

EXHIBIT PAGE INDEX OF EXHIBITS

INDEX OF EXHIBITS #1: Star's "Letter to Public Servants" dated _____ #2: "Letter from Donny Youngblood Response to Star's "Letter to Public Servants" dated 8/29/08 #3: Star's Notice and Demand - 'Conditional Acceptance of Oath' - signed by "Ian Chandler"; #4: Star's "Public Notice of Status"; "Notice and Demand", (Conditional Acceptance of Oath)" dated 9/9/08 #5: Sheriff's Notice to Vacate dated 12/17/09 #6: Star and Alan's "Notice of non abandonment" dated 1/21/10 #7: Star's "Default and Offer to Cure"; "Notice"; "Demand"; "Claim of Right and Notice of Understanding and Intent"; "Order: Special

Instructions - Do Not Detain/Cease and Desist";

dated 1/10/10

#8. List of website links to Videos