

CTD

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS

WILLIAM MAURERICK WINSLOW X
Plaintiff pro se. X

v. X

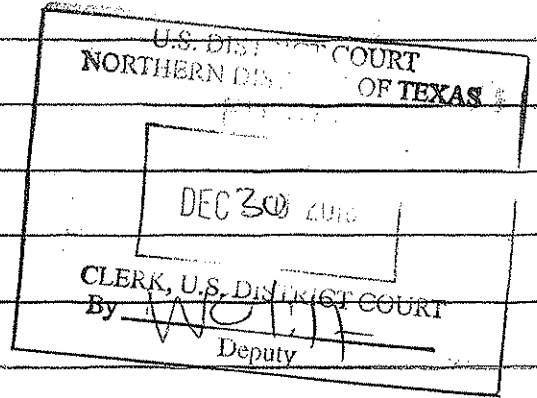
NO. 4:16-CV-1147-A

KEN PAXTON, Attorney General. X

The State of TEXAS, and X

DEEN ANDERSON, Sheriff. X

Tarrant County, TEXAS X
Defendants. X



MEMORANDUM IN SUPPORT AND PROBABLE
CAUSE AFFIDAVIT AND MOTION FOR THE
APPOINTMENT OF COUNSEL AND MOTION FOR
APPOINTMENT OF A RECEIVER AND MOTION
FOR THE APPOINTMENT OF A RECEIVER TO
REHABILITATE THE CORPORATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, William Maurerick Winslow, Plaintiff pro se,
in the above styled and numbered cause, and respectfully
moves this Court, to appoint counsel to represent the
pro se petitioner, to appoint a receiver, and to appoint
a receiver to rehabilitate the Corporation, pursuant to
28 U.S.C. section 1915, sections 2241, 2254, 1331, 1332
The Texas Non-Profit Corporation Act. And in support would show
unto the Court as follows:

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Pursuant to, and in accordance with the provisions and authority contained within Article I Section 8, Article I Section 10, Article I Section 3, Article II Section 4, of the United States Constitution, Title 50 U.S.C. Section 1522, The Insurrection Act of 1861, as amended, Chapter 13, Title 50 U.S.C. Presidential Decision Directive 25, (PDD-25), The National Defense Act of 1916, as amended, The Buy American Act of 1933, The Foreign Agents Registration Act of 1938, The Alien Enemy Act of 1940, as amended, The National Security Act of 1947, as amended, The Central Intelligence Agency Act of 1949, The Atomic Energy Act of 1954, as amended, The Internal Security Act of 1950, as amended, The Subversive Activities Control Act of 1950, as amended, The Communist Control Act of 1954, as amended, The Civil Rights Act of 1964, as amended, The Organized Crime Control Act of 1970, as amended, The Foreign Intelligence Surveillance Act of 1975, as amended, The Administrative Law Judge Act of 1978, as amended, The Inspector General Act of 1978, as amended, Executive Order 12333 of December 24, 1981, The Major Fraud Act of 1988, as amended, The National Security Agency Act of 1959, as amended, THE TEXAS NON-PROFIT ^{CORPORATION} ~~CORPORATION~~ ACT, THE NATIONAL SECURITY STRATEGIC PETROLEUM RESERVE ACT OF 1947, as amended.

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(1). The Plaintiff pro se, William Maverick Winslow, a citizen of the United States. He is a Defense Security Service/U.S. Army - Foreign Disclosure Officer, Special Agent, Commanding Officer Delta Force National Nuclear Security Administration, serving in the official capacity as Nuclear Weapons and Special Nuclear Material Security Director, Federal Weapons Management Act 56, Classification 94 TOP SECRET Joint Chiefs of Staff Certification and security clearance. Assigned to the Nuclear Regulatory Commission, and appointed the Contracting Officer for the United States of America, U.S. Government/Department of the Army - General Services Administration, pursuant to 50 U.S.C. section 1522. Appointed Commanding Officer, United States Special Operations Command, pursuant to 10 U.S.C. section 167. Certificates and Credentials can be found on the Defense Security Service website at www.dss.mil, and at the Maverick Ranch Foundation, Inc. website at www.maverickranchfoundation.org. This website is an authorized Department of the Army CASE CODE 49994, and Maverick Ranch Foundation, Inc. CASE CODE 44220. For posting of, and releasing to the public, information, evidence, and proof of guilt of Perpetrators, for use at trial, pursuant to Article I Section 3 of the United States Constitution, section 3331 of Title 18 U.S.C. and section 6002, 6003 of Title 18 U.S.C. KEN PARSON, Attorney General, The State of Texas, and DEEN Anderson, Sheriff of Tarrant County, Texas, associates, co-conspirators, and aiders and abettors, in violation of 18 U.S.C. section 2, entered into a conspiracy, and did conspire and collude with agents of foreign principals, agents of communist foreign governments, foreign corporations, serving the interest of foreign powers. The Plaintiff pro se, William Maverick Winslow's DEFENSE CONTRACT MANAGEMENT AGENCY TO SUIT FOR

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All information has been rendered admissible for use at trial no matter how the federal prosecutors, and special grand juries acquired the information, pursuant to sections ^{6002, 6003} 3331 of title 18 U.S.C., Art. 1 Section 3, U.S. Const.

(2) And further, the Plaintiff prose, William Maverick Winslow, a citizen of the United States, serves in the official capacity as Commanding Officer of Delta Force National Nuclear Security Administration, Nuclear Weapons and Special Nuclear Material security, Federal Weapons Management AC56 - Classification 94 Top Secret Security Clearance. These qualifications being necessary and appropriate to perform the duties, responsibilities, and legal obligations as the Contracting Officer for the United States of America, U.S. Government Administrator, a loyal, trustworthy, and reliable employee and officer of the Department of the Army, the Executive Agent for the Department of Defense, pursuant to 50 U.S.C. section 1522, and 10 U.S.C. § 167 UNITED STATES SPECIAL OPERATIONS COMMAND

(3) MAVERICK RANCH FOUNDATION, INC. is a Texas special purpose corporation, duly incorporated and existing by virtue of The Texas Non-Profit Corporation Act, under reorganization and rehabilitation, to operate as a section 501(c)(19) organization of the Department of the Army. Having its corporate

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registered office located at 23560 WILH20, Lindale Texas, 75771. Situated on this land is the commercial business enterprise known as Willow Branch RV Park and Campground. Plaintiff prose, is a Director, and officer of the Corporation, and its registered agent to be located at said office, pursuant to The Texas Non-Profit Corporation Act, He is the lawful and bona fide owner of the land, and the commercial business enterprise known as Willow Branch RV Park and Campground, situated on the land, under a Warranty Deed in his name only dated 1989. Defense Contract Management Agency ID is EU15565

(4) On information and belief, in or about January, 2009, Plaintiff prose, while in Arlington, Texas, on official U.S. Government, Department of the Army business, seeking to file Complaints with the Office of the Inspector General, Defense Criminal Investigative Service, Department of Defense, located at Collins Rd Field Office. At approximately 8:00 A.M. I entered the building to locate the I&O Office, and see what other Federal Departments and Agencies had their field office's located there. Insignia ^{markers} ~~markers~~ were not affixed to the doors, but were on the floor ^{propped} ~~propped~~ up against the wall next to the ^{door} ~~door~~. I looked directly into the security camera for positive identification then began replacing the Departments insignia markers back on the doors (approx time spent on this task 5:00 min)

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then left the building, returned to my motor vehicle to wait until 9:00 A.M. In approximately 10 minutes an Arlington Texas Police Department Vehicle drove onto the property, drove by me slowly, then backed up and stopped the ~~vehicle~~ vehicle and 2 Police Officers exited the vehicle and approached Plaintiff prose. They notified me that someone inside called them to report a suspicious person in the building. I informed them that I was there to see the field Agents in the I&G Office, that I was an employee of the DoD and gave them the I&G Office telephone number to call. They did as requested and approximately 5 minutes later 2 males left the building and approached where we were standing. One agent identified himself as with the I&G Office, the other identified himself as with the Office of Naval Intelligence, and that he called the Police. I notified both agents that I wanted to file a whistleblower complaint pursuant to the Whistleblower Intelligence Community Protection Act of 1998, as amended. They refused to accept my complaint and denied me access to the Office of the Inspector General, Defense Criminal Investigative Service, Department of Defense for Complaint Filing. I insisted that they take my complaint and allow me access to the I&G Office and then they threatened the Plaintiff prose with arrest and imprisonment for criminal trespass. And if I did not leave the property immediately

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the Arlington Police would be used to facilitate the arrest and incarceration. I left the property, drove to the Arlington Public Library, accessed the Internet and contacted the U.S.M.C. Base at Quantico, Va., and notified Defense Security Service - counterintelligence at 571-305-6222, Defense Intelligence Agency, and the Federal Bureau of Investigation (FBI) National Security Branch, of the incident. I contacted Congressman ~~the~~ ^{the} ISSA to report the event to the Congressional Oversight Committee, and file my Whistleblower Intelligence Community Protection Act of 1998, as amended, and the Nuclear Energy Whistleblower Protection Act ^{COMPLAINT} with the United States Congress.

(5) Within approx 2 weeks, Plaintiff pro se, was stopped by the City of Arlington Police, under the guise of a traffic stop for failure to use turn signal, restrained of liberty, and arrested and charged with Driving while Intoxicated (DWI), and transported to City of Arlington, TX Jail, then to Tarrant County Jail. Plaintiff pro se was on Official U.S. Government Business, Defense Security Service - Quantico Base - National Security Interest, not engaging in driving a motor vehicle on a public roadway while Intoxicated, and did not engage in any criminal or unauthorized activity, Foreign Intelligence Surveillance Act of 1978, as amended, The Administrative Law Judge Act of 1978, as amended, The Inspector General Act of 1978, as amended, E.O. 12333, The Major FRAND Act of 1988, The Atomic Energy Act

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(6). The charge of DWI was enhanced to a third offense Felony of the 3rd degree. District attorney Tim Curry and then the Governor Rick Perry appointed agent Joe Shannon Sr., associates, co-conspirators, and aiders and abettors, as defined within the meaning of Title 18 U.S.C. section 2, and as perpetrators as defined within the meaning of Title 18 U.S.C. section 1114, acting by and through their associations, organizations, enterprises, associates, directors, officers, employees, agents, attorneys, contractors, servants, designees, appointees, members, or assigns, acting under color of federal, state law, or otherwise, acting in concert with others, directly or indirectly, willingly, knowingly, intentionally, with guile, malice and aforethought, did enter into a conspiracy, and did conspire and collude with agents of foreign principals, agents of Communist foreign governments, and foreign corporations, and are serving the interest of foreign power, and did engage in, and continue to engage in, targeting activity against the Plaintiff, William Maurice Winslow, a citizen, a Defense Security Service/ U.S. Army - Foreign Dislosures Officer, holder of Joint Chiefs of Staff certification, and security clearance Classification of Top Secret, on account of his performance as a loyal, trustworthy, and reliable U.S. Service member, United States Armed Forces, in the employ of the United States Government, Department of the Army, in violation of section 1114 of Title 18 U.S.C., Title 8 U.S.C. § 1182, The Communist Control Act of 1954, as amended, The Subversive Activities Control Act of 1950, as amended, The Internal Security Act of 1950, as amended, the Foreign Agents Registration Act of 1938, and the Atomic Energy Act of 1946, as amended.

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(7) The Tarrant County Criminal Court, presiding Judge Wayne F. Salvant's court appointed counsel of record, failed to file motions requested by client, to-wit: Motion To Dismiss, pursuant to the Barker Criterion, Barker v. Wingo (1976) United States Supreme Court Decision. Counsel failed to have pro-se motions heard, to-wit: Motion To Quash The Prosecution, Motion To Suppress Evidence, Motion To Dismiss The Indictment/Information pursuant to the Barker Criterion, Barker v. Wingo (1976) United States Supreme Court Decision. The Tarrant County Criminal Court presiding Judge Wayne F. Salvant, acting by and through a substitute "Judge", brought the Plaintiff pro before the Court for TRIAL by Judge, not trial by Jury pursuant to the Sixth Amendment to the Constitution of the United States as demanded by Plaintiff pro se William Maverick Winslow. The "substitute Judge" stating "This is your TRIAL", Plaintiff pro se, again asserted his right to a trial by Jury, the "substitute Judge" then stated he will schedule a Jury to convene, the hearing was adjourned, Plaintiff pro se was escorted back to his Cell on the 6th Floor of Tarrant County Jail, which is the Mental Health and Mental Retardation Section, for the assessment of new significant illness, and the monitoring/supervision of ~~the~~ ^{chronic} disorders.

(8) The Tarrant County Criminal Court, presiding Judge Wayne F. Salvant, his substitute Judge, and others, acting in concert and direct participation with the Court appointed counsel of record, caused to be

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drafted and filed with the Court, a Motion For Psychiatric Examination. This Motion was approved, and a "Contractor" licensed psychologist conducted the examination. The Plaintiff prose, William Maverick Winston was found competent to stand trial. A second competency examination was performed by Dr. Greg Norman, ~~the~~ purported psychiatrist of record for the State and Court. Dr. Greg Norman, acting under color of federal, state law, or otherwise, acting in concert with others, directly or indirectly, willingly, knowingly, intentionally, with scienter, malice and aforethought, did enter into a conspiracy, and did conspire and collude with agents of foreign principals, agents of Communist foreign governments, and foreign corporations, serving the interest of foreign powers, did engage in, and continues to engage in targeting activity, in violation of Title 18 U.S.C. § 1114. Dr. Greg Norman, and all other doctors, psychiatrists or psychologist having submitted medical and psychiatric reports, including but not limited to, Dr. Wu, "resident psychiatrist, employed and under contract with the Tarrant County Sheriff Department, at the request of the State or the Court in conjunction with all examinations, with the knowledge of the District Attorney's office and its agents, have engaged in, and continue to engage in activity constituting violations of Title 18 U.S.C. section 1114. Dr. Wu is a known Agent of foreign principal, Agent of the Communist Peoples Republic of China Government, serving the interest of foreign powers, in violation of The Communist Control Act of 1954.

Pg. 11 (9) The Plaintiff pro se, William Maverick Winslow, filed a DECLARATION OF CONFLICT BETWEEN ATTORNEY AND CLIENT AND MOTION FOR SUBSTITUTION OF APPOINTED COUNSEL to the Tarrant County Criminal Court, presiding Judge Wayne F. Salvant. The Plaintiff pro se requested the substitution of attorney of record due to an irreconcilable conflict, pursuant to Article 26.04, Texas Code of Criminal Procedure. Pursuant to Art. 26.04(k), Texas C.C.P., a court has the authority to replace an appointed attorney who violates Art. 26.04(d) by failing to adequately contact and/or represent the Client. Where an accused voices objections to appointed counsel, the trial court should inquire into the reasons for the dissatisfaction. See Thomas v. Wainwright, 767 F.2d. 738, 741, 11th Cir. 1985; US v Young, 482 F.2d. 993, 995, 5th Cir. 1973. Counsel's performance deviated from prevailing ^{professional} norms and continued representation prejudiced the accused trial; Substitutions would not have caused considerable delay, and would not have obstructed the orderly procedure of the courts or interfere with the fair administration of justice. The court has the discretionary power to appoint, or allow the accused to retain, new Counsel. If the court denies new counsel, and the accused has unequivocally asserted the right of self-representation, the court must allow the accused to proceed pro se. [Burgess v. State, 816 S. W. 2d 424, 428-429 (Tex. Crim. App. 1991)].

(10). Dr. Greg Norman falsified reports and found the accused incompetent to stand trial, at the request of the State or the Court in conjunction with all examinations of the accused, with the knowledge and approval of the Attorney General for the State of Texas, the District

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Attorney's office and their agents. The Plaintiff prose, was transported to a State controlled psychiatric hospital located in W. Thata Falls, Tx, ~~and~~ ^{as} an incompetent, and was forcibly medicated with FDA Black Box Listed chemicals, without his consent. After approx 4 months The Plaintiff prose, was found competent to stand trial and returned to Tarrant County Jail. The ^{FORMER} District Attorney Joe Shannon Jr. was an appointed agent of ~~the~~ ^{the} Governor of the State of Texas Rick Perry. The Felony DWE was reduced to a misdemeanor, in a plea offer from the District Attorney's Office of "Time Served" and be released from State Custody that day. The accused pled nolo contendere (no contest) to extinguish the malicious and vindictive acts of targeting, and gain his release from unlawful in State Custody, as a prisoner of agents of foreign principals, agents of Communist foreign governments, and foreign Corporation, serving the interest of foreign powers, in violation of 18 U.S.C. § 1114 (10). While at the State psychiatric hospital, a Doctor filed an Application For The Forcible Medication of Patient, with the Tarrant County Probate Court. The accused refused to be medicated, the Tarrant County Probate Court Judge approved the Application, and Court Ordered the forcible medication of the accused with FDA Black Box Listed chemicals. Plaintiff prose, William Maverick Winston, unequivocally asserted the right of self-representation to proceed prose. Acquired approximately 1 1/2 hours of taped testimony. ^{Platiff} During the prose, filed a petition for habeas corpus relief with this Court in ~~the~~ ^{the} or about December 2009 or January 2010, Complaining of these malicious and vindictive acts of targeting, and engaging in Executive,

Pg. 13 Legislative, Judicial and prosecutorial misconduct and felonious, offensive behavior and activity, of these agents of foreign principals, agents of communist foreign governments, and foreign corporations, serving the interest of foreign powers, acting under color of Federal, state law, or otherwise, Dean Anderson, associates, co-conspirators, aiders and abettors, as defined within the meaning of 18 U.S.C. section 2, committed perjury and fraud upon this honorable Court by communicating false and fraudulent information by means of wire, radio, or television, or by means of the U.S. Postal Service, when the Court contacted them to inquire as to the custody status of the accused, and notified the Court that the accused William Maverick Winslow had been released on Bond and was no longer in State custody, ^{when} he was in fact transported to a State controlled psychiatric hospital, forcibly medicated with FDA Black Box Listed chemicals without his consent, for the purpose of having his Petition For Writ of Habeas Corpus relief fraudulently dismissed. The Plaintiff prose, William Maverick Winslow, a citizen of the United States, a Defense Security Service / U.S. Army - P.D.O., Commanding Officer of Delta Force National Nuclear Security Administration, Joint Chiefs of Staff Certification and security clearance, assigned to the Nuclear Regulatory Commission, serving in the capacity of Nuclear Weapons and Special Nuclear Material Security, as Federal Weapons Management AC 56, Contracting Officer for the United States of America, U.S. Government / Department of the Army, employee, officer, victim, witness, and complainant, having no adequate or appropriate representation, he is without available remedy by ~~DUE~~ ~~PROCESS~~ of the laws.

Plaintiff prose, Special Agent with the Defense Security Service / U.S. Army - FDO, CAGE CODE: 99994-44660, an employee and officer of the Department of the Army, in the employ with the United States Government, assigned to the Nuclear Regulatory Commission, Commanding Officer of Delta Force National Nuclear Security Administration serving in the official capacity as Nuclear Weapons and Special Nuclear Material Security Director, Federal weapon management Act 56, Classification Q4 TOP SECRET Joint Chiefs of Staff Certification and security clearance, appointed Contracting Officer for the United States of America, my Defense Contract Management Agency ID is EU15565.

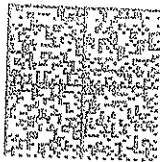
(13) I approached a THALLE company (a foreign corporation, engaging in military contracting with foreign governments, as well as DoD and GSA contracts, and state government officials). Employee operating a track hoe heavy equipment working on the construction site located at Beach St and Trinity River Bridge area. I waved for him to stop working the equipment, he complied, and exited the operator's compartment. He walked to where I was standing on the ground, he was standing on the track of the equipment (machine). I shouted to him and notified him that I was with the Defense Security Service, and asked him what he was doing. He immediately kicked me in the face ^{striking} my left cheek and ear, (I turned my head when he kicked). He kicked 2 more times at my head, attempting to strike me in the face. I moved my head each time to stop him from hitting me in the face with his heavy steel Toed construction boot.

WILLIAM M. MURKIN WINSTON-SALEM Special Agent
DSS/U.S. Army - FDO, CASE CODE: 49994-4426
NUELIAE REE-LE ATORAY COMMISSION
DEFENSE COURT MAIL ROOM
CASE NO. 4:16-cv-01147-A
DEPARTMENT OF THE ARMY/U.S. Treasury
U.S. SPECIAL OPERATIONS COMMAND

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THIS ENVELOPE CONTAINS PRINTED WORDS FORMER U.S. GOVERNMENT DEPARTMENT OF THE ARMY - THE NATIONAL DEFENSE ACT OF 1916, 50 U.S.C. § 1512 40 U.S.C. § 167, NATIONAL SECURITY ACT OF 1947, CENTRAL INTELLIGENCE AGENCY ACT THE NATIONAL SECURITY AGENCY ACT OF 1950, THE ORGANIZED CRIME CONTROL ACT OF 1970, 18 U.S.C. 1961-1968, THE INTERNAL SECURITY PROCEEDS ACT

ARTICLE 1, SECTION 3, SECTION 10, SECTION 8, UNITED STATES CONSTITUTION

ARTICLE 1, SECTION 4, U.S. CONST. THE INSURRECTION ACT OF 1861, 50 U.S.C. CHAPTER 13

ARTICLE 1, SECTION 4, U.S. CONST. THE INSURRECTION ACT OF 1861, 50 U.S.C. CHAPTER 13 PRESIDENTIAL DECREE 12333

SOVIET - CHINA

EXECUTIVE ORDER 12333

8 U.S.C. § 1182, 18 U.S.C. § 1114

HEZBOLLAH - FOREIGN

AGENCY'S REGISTRATION, SEP 1988

AGENCY'S REGISTRATION, SEP 1988

LIBERIA; SUDAN; NIGERIA; KENYA; MEXICO - MARIJUANA; PARAGUAY; ETHIOPIA

AGENCY'S REGISTRATION, SEP 1988

AGENCY'S REGISTRATION, SEP 1988

FARRA 1938

TARRANT COUNTY JAIL MAILROOM U.S. MARINE FORCES ABA

CASINO STATE GAMING LICENSES = TRANSFER TO: MARINE BANCH FOUNDATIONAL INC. NUCLEAR REGULATORY

THE NATIONAL SECURITY STRATEGIC PETROLEUM HANDBOOK WRITTEN SPECIMEN FOR

RESERVE ACT OF 1947, AS AMENDED. AUTHENTICATION AND VALIDATION

THE COMMUNICATIONS ACT/CABLE CODE 1994-4400

W.D.M. Windsor ELL55765

W.D.M. Windsor ELL55765

FCC FERN - TV & RADIO STATIONS LICENSES WILLIAM M. WINDSOR, DCMA - F15978

FRANSPIC = MAVERICK BANCH FOUNDATIONAL INC. DSS/US ARMY - PDC, CAC: 000: 19994-4400

THE ATOMIC ENERGY ACT OF 1954, THE COMMERCE CONTROL U.S. SPECIAL OPERATIONS COMMAND

THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978 DEPARTMENT OF THE ARMY - U.S. ARMY