

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF TEXAS

(14) I took my folding pocket knife that was clipped to my pants on the right hand side, and opened it in self defense. He immediately stopped trying to kick me in the face.

Two employees of Tarrant County were in a motor vehicle (county marked truck) driving toward our location, stopped approximately 100 ft from us and exited the vehicle. I put the pocket knife in my front right pocket after closing it and walked toward them. I told them that the THXIE Company employee kicked me in the face after I identified myself with the Defense Security Service. I picked up my DELL Laptop Computer and headed toward the Hope Church building for Internet access to contact United States Marine Corps Base, Quantico Va., via Microsoft SKYPE to report the event to the U.S. Marine Corps Intelligence Division, Defense Intelligence Agency, FBI National Security Branch, and the Defense Security Service Counterintelligence Unit at 571-305-6222. As I walked toward the Hope Church building, a city of Fort Worth Police Department vehicle stopped on Beech St. Two City Police Department Agents exited the vehicle and walked toward me at a fast pace telling me to stop that they wanted to talk to me. I gave them Notice I was with the Defense Security Service - Department of the Army, and they have no business trying to stop me. I continued toward the Hope Church building, telling them that they know I'm with the Department of the Army. Each City Police Agent had his hand on his weapon and ran up behind me, ~~and~~ took hold of my arms, removed my Laptop Computer carry case from my shoulder, placed me in arm lock position behind my back and handcuffed me. They are Mexican Nationals, State of Mexico.

(15) I was walked to the driveway of Hope Church and placed in the back seat of the vehicle, this City of Fort Worth Police Department Motor Vehicle had VIDEO TAPE CAPABILITY.
A second motor vehicle stopped and gave instructions to the City of Fort Worth Police Department employees to park their vehicle by the bike trail west of the Beech St. bridge. Once parked they exited the vehicles, took the Dell Laptop Computer out of the Carry Case, placed it on the trunk lid and turned it on. The two Tarrant County Workers arrived in the truck, the THALLE COMPANY employee also arrived. The individual that had possession and turned the computer on was wearing a Tarrant County Sheriff's uniform. The Tarrant County Sheriff's employee asked the THALLE COMPANY employee what happened, and he stated that he walked up to where I was working and identified himself as being with the Defense Security Service and asked what I was doing. I kicked him in the face, and kept kicking at his head until he pulled out the knife. While he was telling them what took place, the Tarrant County Sheriff's Department employee was attempting to unlock the Computer by entering different passwords. The two Tarrant County workers were still present and eye witnessed the entire event as it took place. They login has my Department of the Army Counterintelligence Badge in infrared image, and my e-mail address williamwinslow@usgovernment.army on the login screen.

(16) The Tarrant County Sheriff Department employee made comments ~~that~~ that he charged the password recently and locked it, they were ~~were~~ not able to unlock it. The Tarrant County Sheriff Department employee walked to the passenger side of the City of Fort Worth Police Department Vehicle and stated to me that he was not with the City Police, that he was with the "County Police Force". He asked me for the password I refused, and told him to call the Department of the Army and see if they will give you the password. He asked again what the password was, I repeated my previous statement "Call the Department of the Army and see if they will give it to you". He then stated "you know ~~I~~ I'm RUSSIAN" I repeated again "call the Department of the Army". He then returned to the back of the vehicle and began talking to the others. The THAIER company employee asked him what ~~he~~ did he want him to do. The Tarrant County Sheriff Department employee told him he was going to falsify the Police report, and the City of Fort Worth Police were going to charge the Plaintiff prose William Maverick Winston, with aggravated assault with a deadly weapon. He told the two County workers that if they did not falsify and lie in their Police report he would come back and kill them because he was a foreign government agent. The Plaintiff prose was taken to the Tarrant County Jail and booked in under a ~~the~~ wholly fraudulent criminal charge of Aggravated assault with a deadly weapon, 2nd degree felony.

(17) The Plaintiff ~~pro se~~, in or about the ~~31st day of November~~ ^{28th, and September} 2016, filed ~~pro se~~ MOTION TO QUASH THE PROSECUTION, MOTION FOR JURY TRIAL, and an "AFFIDAVIT" with the Tarrant County Criminal Court # 372, Case # 1470318. Filed an additional MOTION FOR SPEEDY TRIAL, ~~del~~ on or about the 17th day of November 2016, detailing the facts of the case, and that the Plaintiff ~~pro se~~ William Maverick Winslow's Dell Laptop Computer, carry case, documents, papers, and ~~other personal~~ ^{when} effects ~~and~~ unlawfully confiscated by the City of Fort Worth Police Department employees, and the Tarrant County Sheriff Department employees; and the Tarrant County District Attorney, Sharon Wilson, and ^{DEAN ANDERSON} ~~the~~ ^{KEN} PAXTON Attorney General, The State of Texas and their agents, contained the work product of the Plaintiff ~~pro se~~ William Maverick Winslow, as a Special Agent with the Defense Security Service/U.S. Army - Foreign Disclosure Officer, Defense Contract Management Agency work product with my account(s), programs, and Companies under Department of Defense, General Services Administration, State, County, and City Government Contracts, operating within the DCMA, Defense Finance Accounting Service (DFAS), WIDE AREA WORK FLOW payment system. My DEFENSE CONTRACT MANAGEMENT AGENCY USER ID is E1115565, my DEPARTMENT OF THE ARMY CAGE CODE is 94994, the MAVERICK RANCH FOUNDATION, INC. CAGE CODE is 44110. The Dell Laptop Computer, documents, papers, and effects contain Classified TOP SECRET DEFENSE INFORMATION, RESTRICTED NUCLEAR DATA, FORMERALLY RESTRICTED NUCLEAR DATA, and SENSITIVE COMPARTMENTED INFORMATION, as defined within the meaning of Sections 792, 793, 794 or 18 U.S.C.

and all DOD, GSA, state, county, and city Government Contract Vehicles, Contractors, and Public Office holder's financial transactions with regard to, and relating to all GOVERNMENT CONTRACTS operating within these Commercial and Government Enterprises. The last time the Plaintiff prose William Maverick Winstead saw the Dell Laptop Computer, Carry Case, documents, papers, and effects was on September 18, 2016, at the property room at the Tarrant County Jail, while being booked into the Tarrant County Jail as a prisoner of KEN PAYTON, Attorney General, The State of Texas, and his co-conspirators and aids and abettors, Deak Anderson, Sheriff of Tarrant County, Texas, and ~~SHARON WILSON~~, Tarrant County District Attorney's Office.

On or about the 5th day of December, 2016, Court appointed Counsel Glynis Adams McGroarty met the Plaintiff prose, William Maverick Winstead ^{for} at the first time at the 372 Tarrant County Criminal Court holding cell. She stated that I filed a lot of Motions with the Court, a lot of "strange writing". I notified her that those Motions were filed by a Defendant prose and layman -at- law. She told me the District Attorney's Office is offering 10 years Felony Probation with adjudication of guilt withheld in a plea bargain offer. I told her NO, and that I filed a MOTION FOR SPEEDY TRIAL BY JURY. She stated that "we stopped doing that along time ago". She asked me if I had any recent head injuries, "when was the last time you had a head injury?". Do you take Drugs. ~~CHEMICALS~~ I told her she was a conflict of my interest.

I notified her again that I demanded a Trial by Jury pursuant to the 6th Amendment to the United States Constitution. She then stated that the "offer" was for 10 year felony probation with adjudication of guilt withheld. I again told her Trial by JURY. She asked me if I would sign an acknowledgement of Plea Bargain Offer. I told her she was fired, and no longer the counsel of record. She stated that "You didn't hire me, you can't fire me." "I think you are delusional and incompetent and I'm going to file a Motion for COMPETENCE EXAMINATED". "When was your last head injury?" I then notified her I will file a DECLARATION OF CONFLICT BETWEEN ATTORNEY AND CLIENT AND MOTION FOR SUBSTITUTION OF APPOINTED COUNSEL due to an irreconcilable conflict. She asked me if I would at least sign the acknowledgement of Plea-Bargain offer. I signed it with my official credentials, and she asked if I signed it with my CED? Then walked back into the court room.

On or about December 10, 2016, the Plaintiff pro se filed his DECLARATION OF CONFLICT BETWEEN ATTORNEY AND CLIENT AND MOTION FOR SUBSTITUTION OF A APPOINTED COUNSEL with the County/Tarrant County Criminal Court No 372.

On or about the 5th day of December 2016, the Tarrant County Criminal Court # 372, presiding Judge, District Attorney Sharon Wilson,

and their agents, acting under color of law or otherwise,
acting in concert with others, in direct participation
with the Court appointed Counsel of record Rophys
Adams McGinty, caused to be drafted and filed
in the Tarrant County Criminal Court # 372, a
MOTION FOR COMPETENCY EXAMINATION.

This MOTION was Approved by the presiding
Judge, Tarrant County Criminal Court # 372,
The State of Texas. On or about the 14th day of
December, 2016, Dr. Greg Norman called me out
of my Cell and gave me notification that "your
Court appointed attorney, filed a Motion for
Competency Examination," and he would be
conducting the examination and began asking me
questions. I explained to Dr. Greg Norman in
detail the events December 3, 2016, outside
the Court while I was in the jail holding cell,
I did not enter into the court room, and as of
the filing of this Petition For Writ of Habeas
Corpus Complaint for relief, I have not appeared
before the Tarrant County Criminal Court # 372.
I was purportedly arraigned before the City of
Fort Worth presiding Judge Collins of the City
Court of Fort Worth, TX. During the course
of the reexamination I mentioned to Dr Greg Norman
the District Attorney's Plea-Bargain Offer of
10 years Felony probation with adjudication of
guilt withheld, he laughed and stated 10 years
probation that's a good offer. I simply stated
trial by Jury, and returned to the jail cell.

(18) The Plaintiff prose, William Maverick Winslow, a citizen of the United States, a loyal, trustworthy, reliable, and honest employee, Officer, victim, witness, Complainant for the U.S. GOVERNMENT - Department of the Army, CASE CODE 99994-44660, Defense Contract Management Agency- Defense Security Service adjudicator, user ID: EU15565, did file his DECLARATION OF CONFLICT BETWEEN ATTORNEY AND CLEINT ALL MEAN FOR SUBSTITUTION OF APPOINTED COUNSEL, to the Tarrant County, Criminal Court # 372. The Plaintiff prose, 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(s) by failing to adequately contact and for represent the client. where an accused voice's objections to appointed counsel, the trial court should inquire into the reasons for the dissatisfaction. See Thomas v. Wainwright, 767 F.2d. 738, 740, 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; Substitution 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.

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- (19) 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)]:
- (20) On Information and belief, on or about December 3, 2016, Glynis Adam McGinty, Sharon Wilson, the District Attorney Office of Tarrant County, Texas, the unknown "Judge" of the Tarrant County Criminal Court # 372, Dr. Greg Norman, Sheriff of Tarrant County, Texas, Ken Paxton, Attorney General, The State of Texas, as associates, co-conspirators, and aiders and abettors, in violation of 18 U.S.C. section 2, acting by and through their associations, organizations, enterprises, associates, directors, officers, employees, agents, attorneys, contractors, designees, servants, appointees, members, or assigns, and as perpetrators, in violation of 18 U.S.C. section 1114. Acting under color of Federal, State, law, or otherwise, acting in concert with others, directly or indirectly, willingly, knowingly, intentionally, with secreted malice and afterthought, did enter into a conspiracy, and did conspire and colluded with agent of foreign principals, agents of Communist foreign governments, foreign corporations, serving the interest of foreign powers, in violation of section 1172 of title 8 U.S.C. And engaged in Espionage in violation of 792, 793, 794, of Title 18 U.S.C.

25 And did violate the RICO Act of 1970,
26 And did violate the Communist Control Act of 1950.

(2) On Information and belief, beginning before 1993, since June
1993, until present, and specifically on September 13, 2016, Ken
Paxton, acting in his official capacity as Attorney General, the
co-conspirator,
State of Texas, and as an individual, and his associates, co-conspirators
and abettors, (18 U.S.C. section 2), acting by and through
their associations, organizations, enterprises, associates, directors,
officers, employees, agents, attorneys, contractors, designees, servants,
appointees, members, or assigns, and Deen Anderson, acting in his
official capacity as Sheriff of Tarrant County, Texas, and as an
individual, and his associates, co-conspirators, and abettors and
abettors, known and unknown, in violation of 18 U.S.C. section 2,
and as perpetrators as defined within the meaning of 18 U.S.C.
section 1114. Acting under color of federal, state law, or otherwise,
acting in concert with others, directly or indirectly, willingly,
knowingly, intentionally, with scienter, malice and aforesaid,
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, in violation of 18 U.S.C. sections 1114, and 8 U.S.C.
section 1182, and did engage in, and continues to engage in,
a pattern and practice of police, government, and public office
misconduct and corruption, and did enter into a conspiracy,
and did conspire to restrain the liberty of Special Agent William
Maverick Lawrence prose, and did deprive him of Constitutional
rights to a fair, speedy, and public trial by Jury of his peers, in
violation of the Sixth Amendment to the United States Constitution.
And did deprive him, and did cause him to be subjected to
deprivation of his rights, powers, privileges, and immunities,

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Secured, protected, guaranteed, pursuant to the Constitution and laws of the United States, and did prejudice his defense, trial by Jury, and did deprive him, and did cause him to be subjected to deprivation of his right to due process and equal protection of the law, in violation of the Fourteenth Amendment to the United States Constitution, The Civil Rights Act of 1964, 42 U.S.C. section 1983, 18 U.S.C. section 242, The Police Accountability Act of 1992, and Continue to prejudice and deny Plaintiff prose, William Maverick Lewinlow, a Special Agent, Defense Security Services/U.S. Army - Foreign Disclosure Officer, Commanding Officer, Delta Force National Nuclear Security Administration, serving in the Official capacity as Nuclear Weapons and Special Nuclear Material Security Director, Federal Weapons Manager AC56, Classification of Top SECRET, Joint Chiefs of Staff Certification and Security Clearance, assigned to the United States Nuclear Regulatory Commission, and Contracting Officer of the United States of America, United States Government/Department of the Army Executive Agent for the Department of Defense pursuant to 50 U.S.C. section 1522, and a Commanding Officer of the United States ~~Special Operations Command~~ pursuant to 10 U.S.C. section 1677 of his rights, powers, privileges, and immunities, in violation of the Constitution and laws of the United States. And did conspire with others to interfere with Federally protected activities, in violation of 18 U.S.C. section 245. And did enter 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, did these trusts in restraint of trade and commerce, in violation of 15 U.S.C.

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(22)

(22) On information and belief, beginning before 1993, and since June, 1993, until present, and specifically on September 13, 2016, Ken Paxton, acting in his official capacity as Attorney General for the State of Texas, and as an individual, and his associates, co-conspirators, and aiders and abettors, Daren Anderson, acting in his official capacity as Sheriff of Tarrant County, Texas, in violation of Section 2 of Title 18 U.S.C. and other associates, and co-conspirators and aiders and abettors, known and unknown, and as perpetrators as defined within the meaning of Section 1114 of Title 18 U.S.C. Acting by and through their associations, organizations, enterprises, associates, directors, officers, employees, servants, agents, attorneys, contractors, 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 scienter, malice and aforesight, 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, in violation of 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, and the Foreign Agents Registration Act of 1938, as amended, and did engage in, and continue to engage in targeting activity, against the Plaintiff, William Maverick Winslow, and all other United States service members similarly situated, in violation of § 1114, 18 U.S.C. and § 1182 of Title 8 U.S.C.

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(g-3)

(g-3) On Information and belief, beginning before 1993, and since June 1993, until present, and specifically on September 13, 2016, Ken Paxton, acting in his official capacity as Attorney General for the State of Texas, and as an individual, and his associates, co-conspirators, and aiders and abettors, Deon Anderson, acting in his official capacity as Sheriff of Tarrant County, Texas, and other associates, co-conspirators, and aiders and abettors, (section 2 of Title 18 U.S.C.), and as perpetrators as defined within the meaning of section 1114 of Title 18 U.S.C. Acting by and through their associations, organizations, enterprises, associates, directors, officers, employees, agents, attorneys, contractors, 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 scienter, 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 interests of foreign powers, and have engaged in, and continue to engage in a pattern and practice of racketeering activity, relating to nuclear material in violation of section 831 of Title 18 U.S.C., relating to obstruction of justice, relating to obstructing a criminal investigation, relating to evidence tampering, relating to witness tampering, relating to victim tampering, relating to securities fraud, relating to wire fraud, relating to mail fraud, relating to defrauding a financial institution, in violation of The Organized Crime Control Act of 1970, as amended, Section 1962, 181 And did engage in a pattern and practices of racketeering activity, relating to chemical and biological weapons, or did commit ~~within~~ 2 overt felony acts within ten years.

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24 (5) On information and belief, beginning after 1993, and since June 1993, until present, and specifically, on September 13, 2016, Ken Paxton, Attorney General, The State of Texas, and as an individual, and Deon Anderson, Sheriff of Tarrant County, Texas, and as an individual, and their associates, co-conspirators, and aiders and abettors, known and unknown, in violation of 18 U.S.C. section 7, and acting by and through their associations, organizations, enterprises, associates, directors, officers, employees, agents, attorneys, contractors, designees, servants, appointees, members, or assigns, and as Perpetrators, in violation of 18 U.S.C. section 1114, acting under color of Federal, State law, or otherwise, acting in concert with others, directly or indirectly, willingly, knowingly, intentionally, with scienter, malice and aforesight, did enter into a conspiracy, and did conspire and collude with agents of foreign principals, agents of Communist foreign government, foreign Corporations, serving the interest of foreign powers, in violation of 18 U.S.C. section 1114 and 9 U.S.C. section 1182, and did defraud the United States Government, Department of the Army, and the General Services Administration, of money and property, in violation of The Major Fraud Act of 1988, and conspired to defraud the United States Government of money and property, in violation of 18 U.S.C. section 371, and did engage in, and continues to engage in, a scheme and artifice to defraud the Plaintiff press, William Maverick Winslow, a citizen of the United States, Officer and employee of the Department of the Army, in the employ of the U.S. Government, victim, witness, complainant, of money and property, and did engage in, and continues to engage in,

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a scheme and artifice to defraud the Plaintiff prose, William Maverick Winslow, a citizen, Officer and Employee, victim, witness, complainant, the Department of the Army, the General Services Administration, ~~as~~ and Maverick Ranch Foundation, Inc., a special purpose corporation, duly incorporated and in existence by virtue of The Texas Non-Profit Corporation Act, under reorganization and rehabilitation, to operate as a 501(c)(19) tax exempt organization, U.S. Armed Forces members only, U.S. Government entity, of their money and property, by means of wire, radio, or television, or by means of the U.S. Postal Service. And did deprive the Plaintiff prose and all other U.S. Service members, as defined within the meaning of 18 U.S.C. section 1114, of their money and property, and did cause them to be subjected to deprivation of their intangible right of honest service to the Department of the Army as Executive Agent for the Department of Defense, pursuant to 50 U.S.C. section 1522 and as Officers of the United States Special Operations Command, pursuant to 10 U.S.C. section 167, in the employ of the United States Government, pursuant to Article I section 8, U.S. Const. in violation of The Major Fraud Act of 1988, 18 U.S.C. Section 1341 - 1349, 18 U.S.C. 1962, The Organized Crime Control Act of 1970, Foreign Intelligence Surveillance Act of 1978, The Satellite Communications Act, The Atomic Energy Act of 1954, The Communist Control Act of 1954, The Subversive Activities Control Act of 1950, The Internal Security Act of 1950, The National Security Strategic Petroleum Reserve Act of 1947, The Foreign Agents Registration Act of 1938, The Bay of Pigs Invasion Act of 1961, The National Defense Act of 1916, The Espionage Act of 1917, Art. 1 Sec. 10, U.S. Const.

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(25)(b) On information and belief, beginning before 1993, and since June, 1993, until present, and specifically on September 13, 2016, Ken Paxton, acting in his official capacity as Attorney General for the State of Texas, and as an individual, and his associates, co-conspirators, and aiders and abettors, Debra Anderson, acting in his official capacity as Sheriff of Tarrant County, Texas, and other associates, co-conspirators, and aiders and abettors, in violation of section 2 of Title 18 U.S.C., known and unknown, and as perpetrators, as defined within the meaning of Section 1114 of Title 18 U.S.C., Acting by and through their Associations, Organizations, Enterprises, associates, directors, officers, employees, agents, attorneys, contractors, designees, apprentices, members, or assigns, acting under color of federal, state law, or otherwise, acting in concert with others, directly or indirectly, willingly, knowingly, intentionally, with scienter, malice and aforesight, 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, and did conspire to pass Classified Defense Information, Restricted Nuclear Data, Formerly Restricted Nuclear Data, and Sensitive Compartmented Information, to aid foreign governments, and did pass Classified Defense Information, Restricted Nuclear Data, Formerly Restricted Nuclear Data, and Sensitive Compartmented Information to aid foreign governments, in violation of Sections 792, 793, 794 of Title 18 U.S.C. See Plaintiff's MOTION FOR SPEEDY TRIAL, filed in Case # 1470318, Tarrant County Criminal Court # 372-LAPTOP COMPUTER STOLEN from Plaintiff's pose on SEPTEMBER 13, 2016.

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(26) (7) On Information and belief, beginning before 1993, and since June 1993, until present, and specifically on September 13, 2016, Ken Paxton, acting in his official capacity as Attorney General for the State of Texas, and as an individual, and his associates, co-conspirators, and aiders and abettors, Deon Anderson, acting in his official capacity as Sheriff of Tarrant County, Texas, and other associates, co-conspirators, and aiders and abettors, in violation of section 2 of Title 18 U.S.C., known and unknown, and as perpetrators, as defined within the meaning of section 1114 of Title 18 U.S.C. Acting by and through their Associations, organizations, enterprises, associates, directors, officers, employees, agents, attorneys, contractors, designees, servants, 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 scienter, malice and aforesight, 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, in violation of Article I Section 10, U.S. Constitution, and are in a state of insurrection and combinations against the laws of the United States, in violation of The Insurrection Act of 1861, as amended, Chapter 13 of Title 50 U.S.C.

PLAINTIFF

WHEREFORE, PREMISES, CONSIDERED,
Plaintiff pro se, William Maverick Winslow,
prays that upon review of the foregoing
MOTIONS that the Court ORDER the
appointment of Counsel, the appointment
of a Receiver, and the appointment of a
Receiver to rehabilitate the Corporation
pursuant to 28 U.S.C. section 915, and
1332, the Atomic Energy Act of 1954, the
Communications Act, the Organized Crime
Control Act of 1970, the Interception Act
of 1968, 50 U.S.C. Chapter 13, Foreign
Intelligence Surveillance Act of 1978,
The Anti Wire Act, Article I, Sections 3, 10,
The Eleventh Amendment to the Constitution
of the United States, and to grant the relief
sought in this case, and Court ORDER

Maverick Ranch Foundation, Inc. to be
rehabilitated by appointed Receiver
pursuant to the Texas Non-Profit
Corporation Act, and Court ORDER the
discharge of Plaintiff pro se William Maverick
Winslow from unlawful State custody.

And Court ORDER the issuance of a
Tellez v. U.S. Transaction and Restraining
Order against the Agents of the State, and
to have all other relief this Court may deem
necessary and appropriate.

Respectfully Submitted,

Dated 12-26-16 William Maverick Winslow, Esquire

D38442 ARMY-FDO, 99994-40000

U.S. SPECIAL OPERATIONS COMMAND

DEPARTMENT OF THE ARMY- U.S. TREASURY

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Verification of Unsworn Declaration

I, William M. Winslow, Defendant pro se in this cause, state the following under penalty of perjury: I am a prisoner, #074 9982, currently incarcerated in the Tarrant County Jail in Tarrant County, Texas. I am duly qualified and authorized in all

respects to make this declaration. I have read the foregoing MEMORANDUM IN SUPPORT, PROBABLE CAUSE AFFIDAVIT, MOTIONS FOR APPOINTMENT OF COUNSEL, MOTIONS FOR APPOINTMENT OF RECEIVED, MOTION FOR THE APPOINTMENT OF A DEFENDER TO RELIEVE THE DEFENDANT OF COERCITION and declare that I have personal knowledge of the facts contained

therein and said facts are true and correct.

EXECUTED in Tarrant County, Texas, pursuant to Art. 132.001 et. seq., Texas

C.P.R.C. and 28 USC §1746, on this 26th day of December, 2016

W.M. Winslow, 861155605
DSS/US ARMY - FDO, CASE CODE: 074 9982-4400
U.S. SPECIAL OPERATIONS COMMAND
DEPARTMENT OF THE ARMY - U.S. TREASURY
(Signature) Defendant pro se PETITIONER pro se

William MAVERICK Winslow, DCSMA - FISA 78
(Print Name)

CID # 074 9982 DOB 8/21/60

TARRANT COUNTY JAIL
100 NORTH LAMAR
POD 69D CELL 12

Address:

FORT WORTH, TX 76196

*Under both federal law (28 USC §1746) and state law (Art. 132.001, Texas C.P.R.C.), inmates incarcerated in Texas may use an unsworn declaration under penalty of perjury in place of a written declaration sworn before a notary public.

U.S. AIR FORCE
PO BOX 450, SAN ANTONIO, TX 78260-0450
MAIL AREA PERIODIC COMMERCIAL MAIL
DEFENSE CONTRACT MANAGEMENT
ZD E 1550; CUST NO. 416-00-0001-00
DEPARTMENT OF THE ARMY OF U.S. TRANSPORT
A/C. OPERATIONAL OPERATIONS COMMAND
TRANSPORTATION

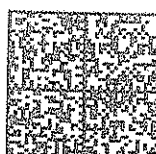
POSTAGE PAID

100% EXCISE

POSTAGE CERT
POSTAGE PAID

U.S. AIR FORCE
TRANSPORTATION
WALTER H. COBB
SAC WEST TEXAS
FORT STOCKDALE, TX 78021-5000

PROPERTY TO OWNERS
HOLDING MARK PG 100-300



U.S. POSTAGE/PITNEY BOWES

ZIP 76196 \$001.570
02/11/2016
001399895 DEC 28 2016

U.S. DISTRICT COURT
DIST OF TEXAS
TARRANT COUNTY

2017 JAN -3 AM 11:07

CLERK OF COURT

TARRANT COUNTY JAIL MAILROOM

50 U.S.C. § 1522
10 U.S.C. § 1417
Ex parte Quirin
Held by:

Principals Correspondent

Mr. John E. Ellings
Warden, Tarrant County Jail, Demands that the
FBI, ATF, ICE, CBP, OIG, OPM, and other
federal agencies conduct a
thorough investigation
of the January 13th incident.