COURT FILE.

Name: Paul John Hansen, Plaintiff.

Address: P.O. Box 314, Repton Alabama 36475*

Telephone: 251.362.8231 Email: pauljjhansenlaw@gmail.com

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

Paul John Hansen, a man,

PLAINTIFF*

VS.

CIVIL CASE NO. 8:2001203

STATE OF NEBRASKA, an entity,

CITY OF OMAHA, an entity,

Marcela A. Keim, a man*,

Jeff L. Marcuzzo, a man*,

Mary M. Elliston, a man*,

Erin E. Marcotte, a man*,

DEFENDANTS.

JURISDICTION



- A. ACTION PURSUANT TO: CIVIL RIGHTS* COMPLAINT (42 U.S.C §1983, §1985), and American Common Law, 7th Amendment, Nebraska Peoples common law.
- B. This complaint is in affidavit form, and no stated portion shall be used to diminish any other portion stated herein.
- C. Defendants are sued severely and jointly.

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1. Jurisdiction is proper in this court according to:

CLERK U.S. DISTRICT COURT

- 42 U.S.C. §1983 (As to violation of rights of a man.) a.
- 42 U.S.C. §1985, (conspiracy) b.

42 U.S.C. §1986, (conspiracy) c.

42 USC 1985, 42 USC 1986.

- Nebraska common law, 'court of record', 'Bill of Rights' as such operated 1791 year.
- 2. PLAINTIFF Paul John Hansen, a man in land of Nebraska Peoples Jurisdiction, a man without election to become a United States citizen.

Plaintiff Mailing Location: P.O. Box 314, Repton, Alabama 36475, 251.362.8231, pauljihansenlaw@gmail.com.

3. FIRST DEFENDANT - STATE OF NEBRASKA, an entity,

EMPLOYED AS of 'The United States of America'

Defendant was acting, operating, under the authority, or color of state law, at the time these claims occurred. By policy and custom, intentional failure to train its officers of the constitutional limits of state law, as described herein.

Defendant Mailing Location: Nebraska State Governor's Office, 1445 K St, Lincoln, NE 68508.

4. SECOND DEFENDANT - CITY OF OMAHA, an entity,

OPERATING BY STATE OF NEBRASKA Charter.

Defendant was acting, operating, under the authority, or color of state law, at the time these claims occurred. By policy and custom, intentional failure to train its officers of the constitutional limits of state law, as described herein.

Defendant Mailing Location: 1819 Farnam St, Suite 300, Omaha, Nebraska.

5. THIRD DEFENDANT - Marcela A. Keim, a man*,

EMPLOYED AS Judge of the Douglas County Court, Nebraska.

Defendant was intentionally acting as Judge of the County Court, 4th Judicial District, Douglas County, Nebraska, under the authority, or color, of state law, at the time these claims occurred, in official robe, in open court, with aid of Douglas County Sheriffs, wearing sidearms. In land that is not evidenced as a possession, or territory, of the United States, as such land is described in Article 1, Section 8, Paragraph 17, as located in 'The Constitution for the United States.

Defendant Mailing Location: State of Nebraska County Court, Douglas County - Omaha, NE 1701 Farnam, Omaha, Nebraska.

6. FOURTH DEFENDANT Jeff L. Marcuzzo, a man*,

Defendant intentionally was acting as Judge of the County Court, 4th Judicial District, Douglas County, Nebraska, under the authority, or color, of state law, at the time these claims occurred, in official robe, in open court, with aid of Douglas County Sheriffs, wearing sidearms. In land that is not evidenced as a possession, or territory, of the United States, as such land is described in Article 1, Section 8, Paragraph 17, as located in 'The Constitution for the United States.

Defendant Mailing Location: State of Nebraska County Court, Douglas County - Omaha, NE 1701 Farnam, Omaha, Nebraska.

6. - FIFTH DEFENDANT Mary M. Elliston, a man*,

EMPLOYED AS Assistant CITY OF OMAHA prosecutor,

Defendant was intentionally acting as, 'CITY OF OMAHA' prosecutor, under the authority, or color, of state law, at the time these claims occurred, as an officer of the court, in open court, with aid of Douglas County Sheriffs, wearing sidearms. In land that is not evidenced as a possession, or territory, of the United States, as such land is described in Article 1, Section 8, Paragraph 17, as located in 'The Constitution for the United States.

Defendant Mailing Location: 1701 Farnam St # 2W, Omaha, NE 68183.

7. SIXTH DEFENDANT - Erin E Marcotte, a man*,

EMPLOYED AS a 'CITY OF OMAHA' police officer.

Defendant was acting intentionally as,' CITY OF OMAHA' police officer, under the authority, or color, of city and state law, at the time these claims occurred.

Defendant Mailing Location: 2475 Deer Park Blvd, Omaha, Nebraska.

C. NATURE OF CASE

1. Plaintiff, a man, possessing unalienable rights, with no election of United States citizenship, while engaged in Plaintiff's recreational mobility, by automobile, <u>not</u> transporting passengers or cargo for a fee, or profit, in land not evidenced as owned by any city, county, or state, of the United States, or by 'The United States of America'. Arrested under claim of violating STATE OF NEBRASKA legislative law, 'no registration 60-362', no proof of insurance' 60-3,167, 'driving during suspension' 60-4,108(2). Plaintiff, not evidenced as a 'resident' of any state of the United States, thus not being eligible, or qualified, for a 'STATE' Operator's License. Plaintiff's 'right' as a man, to travel 'in' subject land, on the open-high-way, unrestricted, under the common law jurisdiction of the People of the same land, Nebraska, has been violated, intentionally, by all defendants, by direct acts, policy, and custom, as fully evidenced in Douglas County Case CR 16-29868. Plaintiff's right to have a meaningful challenge of personal, subject matter, and territorial (land) jurisdiction, was denied in open court. With many due process violations, by the Defendants, which occurred during, after, the said prosecution, and is now presently occurring.

C. CAUSE OF ACTIONS

1. Plaintiff allege that Plaintiff's God given, constitutional enumerated unalienable rights have been violated and that the following facts form the basis for Plaintiff's allegations:

Count I: STATE OF NEBRASKA, violated Plaintiff's right to movement, in the subject land.

Supporting Facts: That on or about the 12 day of December 2016, STATE OF NEBRASKA, by its intentional policy, and custom, and failure to inform its officers, to the limited jurisdictions of the STATE OF NEBRASKA legislature, and failing to inform its city, county, and state officers, of their limited land* jurisdiction that is enumerated in state and federal law, as all 'acts' of U.S. (Union) associated legislatures are, as relating to Plaintiff's right to movement, by automobile, in the subject land, where the stop and arrest took place, as associated with Douglas County Case

CR 16-29868. As associated with the arrest at 36 and "L" Street, Omaha, Nebraska, as land not evidenced as being of the United States. Misconduct resulted in a violation or denial of the rights at issue in the case are:

- i. my right to movement, by a safe manner, in land that is not evidenced as being of the United States;
- ii. my right to false arrest. I was arrested without law.
- iii. My right to being charged pursuant to the 4th Amendment, as such operated in the year of 1791.
- iv. my right from life liberty and the pursuit of happiness, as enumerated in the declaration of Independence;
- v. my right from being governed by STATE OF NEBRASKA law in land not in this 'state' as such term is defined in Nebraska Revised Statute 60-666, "State", defined (*Department of Motor Vehicle Chapter*.) <u>State</u> shall mean a state, territory, or possession of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or a province of Canada.
- vi. my right from having my property taken without judicial due process.
- vii. my right to meaningful access to the court in challenging personal, subject matter, and <u>territorial</u> jurisdiction. American Banana Co. v. United Fruit Co., 213 U.S. 347, 356-357 (1909) "...construction of any statute as intended to be confined in its operation and effect to the <u>territorial</u> limits over which the lawmaker has general and legitimate power."

Count II: CITY OF OMAHA, violated Plaintiff's right to movement, in the subject land.

Supporting Facts: Misconduct resulted in a violation or denial of the rights at issue in the case are that on or about the 12 day of December 2016, CITY OF OMAHA, by its intentional policy, and custom, and failure to inform its officers, to the limited jurisdictions of the STATE OF NEBRASKA legislature, and failing to inform its city, county, and state officers, of their limited jurisdiction that is enumerated in state and federal law, as all 'acts' of U.S. (Union) associated legislatures are, as relating to Plaintiff's right to movement, by automobile, in the subject land, where the stop and arrest took place, as associated with Douglas County Case CR 16-29868. As associated with the arrest at 36 and "L" Street, Omaha, Nebraska, as land not evidenced as being of the United States.

Count III: Marcela A. Keim, with intent, in Douglas County Case CR 16-29868, failed to protect Plaintiff's right to mobility (travel), in the subject land, failed to protect Plaintiff from false arrest, false incarceration, failed to recognize that Plaintiff, as a man, was never charged pursuant to the 'Bill of Rights', failed to protect Plaintiff from unlawful search, failed to protect Plaintiff from unlawful seizure, failed to protect Plaintiff from malicious prosecution, failed to protect Plaintiff from wrongful prosecution, failed to provide a fair trial, failed to obey clearly established written law, failed to provide Plaintiff with meaningful time and access to the court, and damaged Plaintiff by falsifying a government record.

Supporting Facts: In Douglas County Case CR 16-29868, Marcela A. Keim, with the said prosecution, intentionally denied Plaintiff's right to challenge 'personal jurisdiction', 'subject matter jurisdiction', and 'territorial jurisdiction', by upon Plaintiff's three challenges, in open court, as she failed to require the STATE OF NEBRASKA to prove, yet recklessly allowed the prosecution, and sentencing, to continue. As associated with the arrest at 36 and "L" Street, Omaha, Nebraska, as land not evidenced as being of the United States. Misconduct resulted in violations or denials of the rights at issue in the case as:

- (i) Keim ignored the fact that there were no charges brought against Plaintiff by affidavit, as required in the 4th Amendment.
- (ii) Keim ignored the fact that Plaintiff was never charged as a matter of law.
- (iii) Keim ignored the fact that no evidence from the Defendants of the required land jurisdiction was evidenced on the court record, to complete the court's jurisdiction, as was challenged in open court during trial more than 10 times, by Plaintiff.
- (iv) Keim ignored the fact that Plaintiff had, and now has, a right to the 'Bill of Exceptions' of all the court trial proceedings against Plaintiff at no cost.
- (v) Keim ignored the fact that Keim was applying STATE OF NEBRASKA law upon land not evidenced as being of the STATE OF NEBRASKA, thus simulating a STATE OF NEBRASKA judicial process.
- (vi) Keim ignored the fact that Defendants failed to assure all the required elements of evidence to give the court to maintain subject matter jurisdiction.
- (vii) Keim conspired with all Defendants to deprive Plaintiff of all the enumerated rights as stated in this complaint.
- (viii) Keim ignored the fact that no 4th Amendment 'oath or affirmation' is in the court records evidence to support any warrant as has been operating in this court case for more than 1257 days.
- (ix) Keim conspired to participate in the following criminal acts:
 - a. Plaintiffs false imprisonment without law.
 - b. State created danger, armed arrest of Plaintiff doing a rightful activity. (Converted a right into a crime.)
 - c. Unlawful seizure, taking of private property on private land.
 - d. Armed robbery, a taking of Plaintiff and Plaintiff's property with/by threat.
 - e. Coercive power, a taking of Plaintiff by military, gunpoint force.
 - f. Keim, as a paid employee, judge, knowingly accepts benefits from unconstitutional behavior, paid to violate Plaintiff's right of mobility.
 - g. Keim participated in systematic extortion as she is paid to steal by armed force, by court order.
 - h. Keim, by custom and practice, allows malicious prosecution, and arrest, of Plaintiff, for Keim knew few will fight back, thus crime pays.

<u>Count IV</u>: Jeff L. Marcuzzo, with intent, blocked evidence of law to be entered into the court record, a denial of court, due process, and Plaintiff's rights.

Supporting Facts: In the Douglas County Case CR 16-29868 pre-trial hearing, date unknown, in open court, with 'notice upon court of its lack of subject matter jurisdiction in the instant case, Marcuzzo intentionally did the following misconduct which resulted in violations or denials of the rights at issue in the case which are:

- i. Denied my ability to get a brief, with memorandum of law, into the case record evidence that the relied upon law by the prosecution is 'void for vagueness'. (Brief is available for evidence.)
- ii. Refused to take judicial notice of the incorporated law in the said brief, memorandum of
- iii. Instructed the Sheriff's deputy that was overseeing the proceedings to clear the courtroom without my knowledge, behind my back. ('Bill of Right' enumerated right to an open/public hearing.) (Cleared all ten people, except **one** man, as he was Plaintiff's (My) witness, by resisting the deputies implied whispered order, "to leave if you have no business in this courtroom". (The proceeding was independently recorded by several attenders.) As associated with the arrest at 36 and "L" Street, Omaha, Nebraska, as land not evidenced as being of the United States.
- iv. And instructed the court recording to be turned off prematurely while the brief was offered as evidence of law before the court, as the witness clearly heard and viewed as it was a lengthy oral ordeal.

Count V: Mary M. Elliston, with intent, in Douglas County Case CR 16-29868, failed to protect Plaintiff's right to mobility (travel), in the subject land, failed to protect Plaintiff from false arrest, false incarceration, failed to recognize that Plaintiff, as a man, was never charged pursuant to the 'Bill of Rights', failed to protect Plaintiff from unlawful search, failed to protect Plaintiff from unlawful seizure, did acts of malicious prosecution, did acts of wrongful prosecution, failed to provide a fair trial, failed to obey clearly established written law, and damaged Plaintiff by falsifying a government record. As associated with the arrest at 36 and "L" Street, Omaha, Nebraska, as land not evidenced as being of the United States.

Supporting Facts: In Douglas County Case CR 16-29868, Elliston as prosecuting attorney, intentionally failed to evidence 'personal jurisdiction', 'subject matter jurisdiction', and 'territorial jurisdiction', by upon Plaintiff's three challenges, in open court, as Elliston continued the prosecution. Therefore, the misconduct which resulted in violations or denials of the rights at issue in the case are:

- (x) Elliston ignored the fact that there were no charges brought against Plaintiff by affidavit, as required in the 4th Amendment.
- (xi) Elliston ignored the fact that Plaintiff was never charged as a matter of law.
- (xii) Elliston ignored the fact that no evidence from the Defendants of the required land jurisdiction was evidenced on the court record, to complete the court's jurisdiction, as was challenged in open court during trial more than 10 times, by Plaintiff.

- (xiii) Elliston ignored the fact that Elliston was applying STATE OF NEBRASKA law upon land not evidenced as being of the STATE OF NEBRASKA, thus simulating a STATE OF NEBRASKA judicial, administrative process.
- (xiv) Elliston ignored the fact that Defendants failed to assure all the required elements of evidence to maintain subject matter jurisdiction.
- (xv) Elliston conspired with all Defendants to deprive Plaintiff of all the enumerated rights as stated in this complaint.
- (xvi) Elliston ignored the fact that no 4th Amendment 'oath or affirmation' is in the court records evidence to support any warrant as has been operating in this court case for more than 1257 days.
- (xvii) Elliston conspired to participate in the following criminal acts:
 - i. Plaintiffs false imprisonment without law.
 - j. State created danger, armed arrest of Plaintiff doing rightful activity. (Converted a right into a crime.)
 - k. Unlawful seizure, taking of private property on private land.
 - 1. Armed robbery, a taking of Plaintiff and Plaintiff's property with/by threat.
 - m. Coercive power, a taking of Plaintiff by military, gunpoint force.
 - n. Elliston, as a paid employee, who knowingly accepts benefits from unconstitutional behavior, paid to violate Plaintiff's right of mobility.
 - o. Elliston participated in systematic extortion as she is paid to steal by armed force, by court process.
 - p. Elliston, by custom and practice, allows malicious prosecution, and arrest, of Plaintiff, for Elliston knew few will fight back, thus crime pays.

Count VI: That on or about the 12 day of December 2016, Erin E. Marcotte, with intent, in Douglas County Case CR 16-29868, failed to protect Plaintiff's right to mobility (travel), in the subject land, failed to protect Plaintiff from false arrest, false incarceration, failed to recognize that Plaintiff, as a man, was never charged pursuant to the 'Bill of Rights', failed to protect Plaintiff from unlawful search, failed to protect Plaintiff from unlawful seizure, did acts of malicious prosecution, did acts of wrongful prosecution, failed to provide a fair trial, failed to obey clearly established written law, and damaged Plaintiff by falsifying a government record. As associated with the arrest at 36 and "L" Street, Omaha, Nebraska, as land not evidenced as being of the United States.

Supporting Facts: In Douglas County Case CR 16-29868, Marcotte as arresting officer, specifically to the 'territorial jurisdiction', ignored U.S. written law, as noticed, by Plaintiff's challenge, in open court, as Marcotte continued to participate in the prosecution. Therefore, the misconduct which resulted in violations or denials of the rights at issue in the case are:

- (xviii) Marcotte ignored the fact that there were no charges brought against Plaintiff by affidavit, as required in the 4th Amendment.
- (xix) Marcotte ignored the fact that Plaintiff was never charged as a matter of law.

- (xx) Marcotte ignored the fact that no evidence from the Defendants of the required land jurisdiction was evidenced on the court record, to complete the court's jurisdiction, as was challenged in open court during trial more than 10 times, by Plaintiff.
- (xxi) Marcotte ignored the fact that Marcotte was applying STATE OF NEBRASKA law upon land not evidenced as being of the STATE OF NEBRASKA, thus simulating a STATE OF NEBRASKA enforcement of law.
- (xxii) Marcotte ignored the fact that Defendants failed to assure all the required elements of evidence to maintain subject matter jurisdiction.
- (xxiii) Marcotte conspired with all Defendants to deprive Plaintiff of all the enumerated rights as stated in this complaint.
- (xxiv) Marcotte conspired to participate in the following criminal acts:
 - q. Plaintiffs false imprisonment without law.
 - r. State created danger, armed arrest of Plaintiff doing rightful activity. (Converted a right into a crime.)
 - s. Unlawful seizure, taking of private property on private land.
 - t. Armed robbery, a taking of Plaintiff and Plaintiff's property with/by threat.
 - u. Coercive power, a taking of Plaintiff by military, gunpoint force.
 - v. Marcotte, as a paid employee, who knowingly accepts benefits from unconstitutional behavior, paid to violate Plaintiff's right of mobility.
 - w. Marcotte participated in systematic extortion as she is paid to steal by armed force, by court process.
 - x. Marcotte, by custom and practice, allows malicious prosecution, and arrest, of Plaintiff, for Marcotte knew few will fight back, thus crime pays.

D. INJURY, (harmed, damaged, impaired, or offended)

Plaintiff as one of the American People suffered injury by:

- i. being found guilty of the three charges, fined, and sentenced to incarceration,
- ii. being denied a copy the <u>court transcript</u> (bill of exceptions) to formulate an appeal;
- iii. living in <u>fear</u> of arrest for 1257 days, due to the appearance of a warrant (4570589 MC) in the Douglas County records Sheriff's online records;
- iv. loss of \$2,500.00 due to the state agents force me to pay tow fees, long duration of impound fees, insurance, and registration fees, all while being not required, and ineligible, for a state operator (Driver) license for lack of residency, as well the tremendous drain of my time, and my friends time, dealing with the impound issue;
- v. being forced to deal with this action by allocating hundreds of hours of research and attending various law classes, and meeting with legal

- experts, \$5000.00 of my limited productive time (time is money, is property);
- vi. being deprived <u>financially</u> for I have been greatly limited to mobility by automobile for recreation and personal needs;
- vii. being stripped of my political aspirations;
- viii. being socially <u>ostracized</u> by family, friends, close relationships, and loss of marriage opportunity;
- ix. being in constant <u>fear</u> of future false prosecution, resulting in moving away from Nebraska;
- x. being subject to the effects of <u>falsification of government records</u>; (employment opportunity damage)
- xi. being <u>barred</u> from using the same type of any open highway in Nebraska, as where this arrest occurred for 1257 days;
- xii. being abused by Defendants as they conspired to enrich themselves, of money and power, to do acts of tyranny, and deprive Plaintiff of the right to move about in a safe mode, in land not owned by any city, county, or state, of the United States;
- xiii. being deprived of <u>life liberty</u>, and the pursuit of <u>happiness</u>;
- xiv. being notified, by a claimed attorney, that works closely with Douglas County judges, that if I persist in such land jurisdiction challenges, the judges agreed to have me arrested and killed (death threat) while incarcerated.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, Paul John Hansen, requests that this Court grant the following relief, jointly and severally against the named defendants:

- 1. Judgment for compensatory damages against all defendants in an amount to be determined at trial; (See attached # page 'Addendum 1 Damages.')
- 2. Declaration that the conduct and actions against the Plaintiffs carried out by the CITY OF OMAHA, be declared unconstitutional, due to no evidence of land jurisdiction;
- 3. Declare Defendants named in this action, be enjoined from further implementation of such unconstitutional practices, and policies;
- 4. Declare that Judge <u>Jeff L. Marcuzzo</u> conduct in denying evidence before the court be declared unconstitutional;
- 5. Declare that Judge <u>Jeff L. Marcuzzo</u> conduct in clearing the courtroom be declared unconstitutional;
- 6. Declare Judge <u>Marcela A. Keim</u> conduct, in falsifying a government record, as to claim of land/territorial jurisdiction, without being evidence, as challenged, be declared unconstitutional;
- 7. The actions of Defendants, jointly and severally, and conspiring, be declared unconstitutional;

- 8. Declare all actions, where found with all or specific Defendants as orchestrated, as conspiring, and grant additional damages accordingly.
- 6. Plaintiff HANSEN's conviction and sentence be vacated in the interests of justice;
- 7. Sanctions against the various Defendants;
- 8. Compensatory damages for pain, suffering, stress, humiliation and mental anguish;
- 9. Punitive damages;
- 10. Legal, preparation fees, interest, and costs of suit; and
- 11. As well as any other relief this Court deems appropriate, from considering all damages and injury stated in the entirety of this document.

JURY DEMAND

Plaintiffs, Paul John Hansen, hereby demands right to 'trial by jury', 'court of record', compliant to The Nebraska Peoples common law, where no administrative dismissal is allowed, and all the 'facts and the laws' are determined by the majority vote of the impartial jurors, as from jurors with no alliances (contacts/oaths/remuneration) to/from/with ether party, which is likewise also enumerated in Federal Rule of Civil Procedure 38(b) on all issues so triable. As Paul John Hansen possesses no evidenced residency, or domicile, in land of the United States, as to establishing the law of the case.

RESPECTFULLY SUBMITTED: Pul Joh Haman

PAUL JOHN HANSEN, P.O. Box 314, Repton, Alabama 36475* Telephone (251) 362-8231

(28 U.S. Code § 1746 Limited Jurat, Land Jurisdiction Specific)

I, Paul John Hansen, Affiant, declare under penalty of perjury under the laws of the United States of America that the foregoing Affidavit is true and correct. Executed on __ day of the __ month of 2020. Jurat: As sworn to before the below signed Notary this __ day of __ month, 2020,

Oath: I, Paul John Hansen, as speaking to the signed notary, now solemnly swears that the contents of the above Affidavit as subscribed is sworn to be correct and true.

State of Iowa

County of Pottawattamie

Personally, appeared before me the undersigned notary, an officer authorized to administer oaths, Paul John Hansen, with valid identification, and/or personally known to me, who first being duly

sworn, deposes and says that the forgoing, Spage (including 4 addendums), instrument was subscribed and sworn before me, this 2 day of 6 Month 2020.

TIM LEE ELLIS Commission Number 805847
MY COMMISSION EXPIRES

Terms Defined:

- *PLAINTIFF a man, possessing unalienable rights as enumerated in the 'Declaration of Independence' 1776.
- *civil rights a man, possessing unalienable rights as enumerated in the 'Declaration of Independence' 1776.
- *36475 This code/number is only for mailing purposes, the subject land is not evidenced as being land ceded, or purchased, by the United States of America, not to be construed as a US federal zone.
- *man gender natural, as one liable in his own personal commercial liability, under Nebraska common law.
- *land as a three-dimensional <u>space</u>. Therefore, stating with <u>in</u> the state is synonymous with <u>in</u> such a space, in a land*.

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	'Addendum 1 Damages.'
Damages:	
	STATE OF NEBRASKA and CITY OF OMAHA,
	by custom and policy denied my:
1000	Right to mobility.
1000	Right to be secure in my property.
1000	Right to be free of harassment for exercising a right.
1000	Right to be free of malicious prosecution
1000	Right to be free of false arrest.
1000	Right to not be arrested by armed men. 18USC242
1000	Right to have my person and automobile searched.
1000	Right to be formally charged before being prosecuted.
1000	Right not to be maliciously prosecuted.
1000	Right not to have my property stolen by state officers without authority.
2500	Right not to be forced to pay ransomed money to get my property back. Automobile
1000	Right to not to be forced to register my property. Automobile
1000	Right to not be forced to have liability insurance when using my automobile.
1000	Right to not be arrested for not having state plates.
1000	Right to not have false records in the STATE OF NEBRASKA system.
1000	Right to know if the applied DMV STATE OF NEBRASKA legislative written laws apply in the land w
1000	Right not to be in fear of using the open highways for recreational movement.
1000	Right to due process before my property is taken by the state agents and officers. 'Statutory Perso
1000	Right not to be treated as a 'resident' of the STATE OF NEBRASKA.
	Marcela A. Keim, denied my:
12,575	Right to mobility for 1257 days.
1000	Right to know, when challenged, who owns the land where the stop and arrest occurred.
1000	Right to be secure in my property.
1000	Right to be free of harassment for exercising a right.
1000	Right to be free of malicious prosecution
1000	Right to be free of false arrest.
1000	Right to not be arrested by armed men. 18USC242
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1000	Right to be formally charged before being prosecuted.
1000	Right not to be maliciously prosecuted.
1000	Right not to have my property stolen by state officers without authority.
2500	Right not to be forced to pay extortion, ransomed, money to get my property back, that is stolen v Right to not to be forced to register my property. Automobile
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1000	Right not to be in fear of using the open highways for recreational movement.
1000	Right to due process before my property is taken by the state agents and officers.
1000	Right not to be treated as a 'resident' of the STATE OF NEBRASKA. 'Statutory Person'
12,570	Right not to live in fear for a false warrant operating against me for more than 1257 days. (100\$/d
12,370	Right not to live in real for a raise warrant operating against the for more than 1257 days. (1003/d

Right not to have my good name slandered by false documents in the state record system.

1000	Right not to have my criminal record searched without probable cause.
1000	Right to not live in fear for my life for being labeled as an enemy of the state.
1000	Right to challenge personal jurisdiction in open court.
1000	Right to challenge subject matter jurisdiction in open court (application of state law).
1000	Right to challenge territorial jurisdiction.
1000	Right not to be jailed for exercising my right of mobility.
1000	Right not to have a right converted to a crime.
	Jeff L. Marcuzzo denied my:
1000	Right to challenge if the DMV Code of the STATE OF NEBRASKA legislative law is void for vaguenes
1000	Right to perfect a record for appeal reasons. Brief, legal memorandum of why the written law is vo
1000	Right to open court proceedings.
1000	Right to a full record of the proceedings.
1000	Right to meaningful time and meaningful access of the court.
1000	Right not to be framed by any man.
	Mary M. Elliston denied my:
12,575	Right to mobility for 1257 days. (100\$/day)
1000	Right to know, when challenged, who owns the land where the stop and arrest occurred.
1000	Right to be secure in my property.
1000	Right to be free of harassment for exercising a right.
1000	Right to be free of malicious prosecution
1000	Right to be free of false arrest.
1000	Right to not be arrested by armed men. 18USC242
1000	Right to have my person and automobile searched.
1000	Right to be formally charged before being prosecuted.
1000	Right not to be maliciously prosecuted.
1000	Right not to have my property stolen by state officers without authority.
2500	Right not to be forced to pay extortion, ransomed, money to get my property back, that is stolen v
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1000	Right to not be forced to have liability insurance when using my automobile.
1000	Right to not be arrested for not having state plates.
1000	Right to not have false records in the STATE OF NEBRASKA system.
1000	Right to know if the applied DMV STATE OF NEBRASKA legislative written laws apply in the land w
1000	Right not to be in fear of using the open highways for recreational movement.
1000	Right to due process before my property is taken by the state agents and officers.
1000	Right not to be treated as a 'resident' of the STATE OF NEBRASKA. 'Statutory Person'
12,570	Right not to live in fear for a false warrant operating against me for more than 1257 days. (100/da
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1000	Right not to have my criminal record searched without probable cause.
1000	Right to not live in fear for my life for being labeled as an enemy of the state.
	Erin E. Marcotte, denied my:
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2500	Right not to be forced to pay extortion, ransomed, money to get my property back, that is stolen ν
1000	Right to not to be forced to register my property.
1000	Right to not be forced to have liability insurance when using my automobile.
1000	Right to not be arrested for not having state plates.
1000	Right to not have false records in the STATE OF NEBRASKA system.
1000	Right to know if the applied DMV STATE OF NEBRASKA legislative written laws apply in the land w
1000	Right not to be in fear of using the open highways for recreational movement.
1000	Right to due process before my property is taken by the state agents and officers.
1000	Right not to be treated as a 'resident' of the STATE OF NEBRASKA. 'Statutory Person'
12,570	Right not to live in fear for a false warrant operating against me for more than 1257 days. (100\$/d
1000	Right not to have my good name slandered by false documents in the state record system.
1000	Right not to have my criminal record searched without probable cause.
1000	Right to not live in fear for my life for being labeled as an enemy of the state.

\$ 177,435.00 < Total proposed damages.

x 3 for conspiring =

532,305.00

An amount that will cause a billion dollar entity not to continue its elligal, profitable, violations.

\$ 532,305.00 x 10

The norm for punitive damages is 10 times. >

\$ 5,323,050.00

P.J.H.

Omaha's anual budget >

\$1,041,676,038

1.00% >

\$10,416,760.38

A judgment of 5,323,050.00 is 1/2 of 1%.

Therefore 1/2 percent of an entities yearly revenue* is proper puna

https://finance.cityotomaha.org/images/stores/Budgets/budget2019Adopted/2019_Section_D-_Revenue.pdf

INJURY Defined > harmed, damaged, impaired, or offended.

Plaintiff as one of the American People suffered injury by:

being forced to deal with this action by allocating hundreds of hours of research and attending various law classe and meeting with legal experts, \$5000.00 of my limited productive time (time is money, is propert being deprived financially for I have been greatly limited to mobility by automobile for recreation and personal nubeing stripped of my political aspirations;

being socially ostracized by family, friends, close relationships, and loss of marriage opportunity;

being in constant fear of future false prosecution, resulting in moving away from Nebraska;

being subject to the effects of falsification of government records; (employment opportunity damage)

being barred from using the same type of any open highway in Nebraska, as where this arrest occurred for 1257 obeing abused by Defendants as they conspired to enrich themselves, of money and power, to do acts of tyranny,

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and deprive Plaintiff of the right to move about in a safe mode, in land not owned by any city, cou being deprived of life liberty, and the pursuit of happiness;

being notified, by a claimed attorney, that works closely with Douglas County judges, that if I persist in such land the judges agreed to have me arrested and killed (death threat) while incarcerated.

FROM: PAUL JOHN HANSEN

RECEIVED

JUN 3 2020

RE: ATTACHED 42 USC 1983

U.S. DISTRICT COURT

1. SIX(6) COPZES OF THE ORIGINAL CAMPLAINT.

2. ONE (I) ORIGINAL, NOTORIZED

(MARKED OR COURT FILE - YELLOW

UNDERLINE.)

3. WITH FORMA PARUS ATTACHED.

4. GIVE TO MARSHALLS TO SERVE UPON DEFANDANTS.

5. 6 SUMMONS INCLUDED.

6. I ASK THE COURT CLERK TO WRITE THE CASE NUMBER ON EACH SUMMONS AND COMPLAINT,

bong 20 H amon

there the stop occurred.

without due: process. Automobile

there the stop occurred.

lay)

P

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JUN 3 2020

U.S. DISTRICT COUP

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